

CHAPTER 6 | USE REGULATIONS

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ARTICLE 6.1 USE TYPES AND USE TABLE

This Article explains how to interpret Table 6.1-1, Use Table. The top of Table 6.1-1, Use Table, contains the Zoning Districts and left side of the table contains the use types. Under the hierarchy established by this Ordinance, the RM district is the least intensive base Zoning District, while the IN Zoning District is the most intensive base Zoning District. The uses listed in Table 6.1-1, Use Table, are permitted or not permitted in each Zoning District according to the letter coding described in Sections 6.3.1 through 6.3.5 below.

Sec.6.1.1 A Uses Allowed by Right

An "A" indicates that a use type is allowed by right in the respective Zoning District, subject to compliance with all other applicable regulations of this Ordinance. A Use Allowed by Right is defined in CHAPTER 12, Definitions, of this Ordinance as a principal use allowed without the requirement of a Special Exception.

Sec.6.1.2 C Uses Subject to Conditions

A "C" indicates that a use type is allowed in the respective Zoning District only if it complies with use-specific conditions and all other applicable regulations of this Ordinance. A cross-reference to the applicable conditions can be found in the "Condition" column of Table 6.1-1, Use Table. The number provides a cross-reference to the use-specific conditions contained in this Chapter.

Sec.6.1.3 S Special Exception Uses

An "S" indicates that a use type is allowed only if reviewed and approved in accordance with the Special Exception procedures of this Ordinance, subject to compliance with use-specific conditions and all other applicable regulations of this Ordinance. A cross- reference to the applicable conditions can be found in the "Condition" column of Table 6.1-1, Use Table. The number provides a cross-reference to the use-specific conditions contained in this Chapter.

Any use that was legally established before April 21, 1999 without Special Exception approval and which after April 21, 1999 is located in a Zoning District that requires Special Exception approval for the subject use and which presently continues as an allowable use, shall not be considered a nonconforming use and shall not require a Special Exception. Such uses shall be deemed Uses Permitted by Right, as defined in CHAPTER 12, Definitions, of this Ordinance.

Any use that was legally established before April 21, 1999 with a Conditional Use Permit and which after April 21, 1999 is located in a Zoning District that requires Special Exception approval for the subject use and which presently continues as an allowable use, shall not be considered a nonconforming use and shall not require a Special Exception. Such uses shall be deemed Uses Permitted by Right, as defined in CHAPTER 12, Definitions, of this Ordinance.



Sec.6.1.4 Uses Not Allowed

A blank cell indicates that a use type is not allowed in the respective Zoning District, unless it is otherwise expressly allowed by other regulations of this Ordinance.

Sec.6.1.5 New or Unlisted Uses and Use Interpretation

The Zoning and Planning Director shall be authorized to make use determination whenever there is a question regarding the category of use based on the definitions contained in CHAPTER 12, Definitions, of this Ordinance or may require that the use be processed in accordance with the Planned Development (PD) procedures of this Ordinance.



ARTICLE 6.1 USE TABLE

Sec.6.1.6 Table 6.1.1, Use Table

Principal uses shall be allowed within the Zzoning Ddistricts of this Ordinance in accordance with Table 6.1.1, *Use Table*.

									Table	e 6.1.1	Use T	able												
A=Use Allowed B	y Righ	nt; C=L	lse Sul	oject to (Conditio	ns; S=Sµ	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d prol	hibited	d land	l uses	
										Z		G DISTR	RICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	мнр	сі	OR0	Q G0	C NC	C RC	c Ŧ	сс	R/	IN	Condition
AGRICULTURAL USES															1						1			condition
AGRICULTURAL AND ANIMAL	PROD	ОПСТІС	DN. PR	OCESSIN	G. AND		RT																	
				CESSIN																				
Animal Aquaculture, including Finfish Farming, Fish Hatcheries, or Shrimp or Shellfish Farming (in ponds)			A	A	A	A	с	С																Sec. 6.4.1
Mariculture			С	С	С	С	С	С																Sec. 6.4.1
Apiculture (Bee Keeping)			А	A	A	А	А	А																
Horse or Other Animal and Insect Production			А	А	А	А	С	С	С															Sec. 6.4.1
Concentrated Animal Feeding Operations			S	S	S	S																		
CROP PRODUCTION																								
Horticultural Production Greenhouse Production or Food Crops Grown Under Cover			A	A	A	A	A	А	А	с					A			С	A	e	AC	A	€A	Sec. 6.4.1
Hemp Crop Production and/or Processing			S	S	S	S	S																	Sec. 6.4.1



										Table	6.1.1	Use T	able												
	A=Use Allowed B	y Righ	t; C=L	Jse Sul	oject to (Conditio	ns; S=SJ	pecial E	xceptic	on Use	(mus	t also	comply	with a _l	oplicabl	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	d land	d uses	
											z	ONING	G DISTR	RICTS											
	Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	мнр	СІ	O RO	O GO	C NC	C RC	сŦ	сс	R/	IN	Condition
	Horticultural Production or Commercial Nursery Operations			A	A	A	A	A	A	A	S.								A	A	A	A		A	
	Hydroponics			A	A	A	A	A	A																
	Crop Production			A	A	A	A	A	A	A	A			А											
	Winer yies			С	С	С	С	С	С											с		A	с	€A	Sec. 6.4. <mark>2160</mark>
	Agricultural Processing			С	С	С	С	SC	С	S										Α		Α	Α	А	Sec. 6.4.1
	Agricultural Sales or Services			А	A	А	А	С												А		А	A	A	Sec. 6.4.44
	Roadside Stands; Sweetgrass Basket Stand including the sale of Sweetgrass Baskets		с	С	С	С	С	С	С	С	с		С	с	с	с	С	С	С	с		с	с	с	Sec. 6.4. 5 8
	Community Garden		Α	Α	Α	Α	Α	Α	Α	Α	Α		Α	Α	Α	Α	Α	Α	Α	Α		Α	Α	Α	
	Farmers Market			Α	Α	Α	Α	Α	С	С	С		С	С		Α	Α	Α	Α	Α		Α	Α	Α	Sec. 6.4.47
FO	RESTRY AND LOGGING				-	-								-	-					-					
	Bona Fide Forestry Operations		с	С	С	С	С	С	С	С	с		С	С	С	с	с	с	С	с		с	с	с	Sec. 6.4.23
	Lumber Mills, Planing, or Saw Mills, including Chipping or Mulching			А	A	А	A	S															A	А	
ST	ABLE																								
	Stable, Commercial			e	e	e	e	e																	Sec. 6.4.19
	Stable, Private			A	A	A	A	e	e	S	S														Sec. 6.4.19
SU	PPORT ACTIVITIES FOR AGR	RICULT	URE	USES																					
	Agricultural Processing			e	e	e	e	s																A	Sec. 6.4.1
	Agricultural Sales or			A	A	A	A	e	1									1	1	A	1	A		A	Sec. 6.4.43



									Table	e 6.1.1	Use T	able												
A=Use Allowed B	y Righ	nt; C=l	Jse Sul	bject to (Conditio	ns; S=S	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	oplicable	e con	ditions	; Blank	cells in	dicate	d prol	hibite	d Iand	d uses	
	1																							
			•	1	1	•		•	6	7		G DISTR	RICTS	•	1		b		1	1		6	6	
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12	мнѕ	мнр	СІ	OR0	O GO	C NC	CRC	CT	сс	R/	IN	
Land Uses Services												UR												Conditio
Roadside Stands,																								
including the sale of			Ę	£	£	£	£	e	£	e	e	£	с	Ę		£	£	e	e	e	e		e	Sec. 6.4
Sweetgrass Baskets			Ũ	Ũ	Ũ	Ũ	Ū	Ũ	Ũ	Ũ	Ũ	Ũ	Ũ	Ũ		Ũ	Ũ	Ū	Ũ	Ū	Ū		Ũ	000000
SIDENTIAL																								
SISTED LIVING																								
Congregate Living for the			[[
elderly (up to 15			S	S	S	S	S	S	S	S	S	<mark>A</mark> S	S		S	S	Α	Α	S		Α	S	Α	
residents) Assisted Living																								
Duplex										5	A	A	S											
Dwelling Group			e	e	e	e	÷	e	e	e	e	£	e							e				Sec. 6.4
Farm Labor Housing (up to 10 residents)			e	e	e	e	£																	Sec. 6.4
Farm Labor Housing																								
(Dormitory) (more than 10 residents)			S	5	5	S	S																	Sec. 6.4
RESIDENTIAL																								
Child Caring Institution			S	S	S	5	S	S	S	S	s	S	\$											
Group Care Home,																1								
Residential (up to 20 children)			5	5	5																			
Group Residential,																								
including Fraternity or Sorority Houses,			<u>s</u>	5	5	5	<u>5</u>	5		<u>s</u>	<u>s</u>	<u>s</u>												
Dormitories, or			3	3	3	3	3	3		3	3	3												
Residence Halls																								
MANUFACTURED HOUSIN	G																							
Manufactured Housing			А	А	А	А	А	С	С	С	e	С	А	А										Sec. 6.4
Unit																								
Manufactured Housing			A	A	A	A	A	A	A	e	e	e	A	A										Sec. 6.4 Page 6-5



									Table	e 6.1.1	Use T	able												
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		1	1	1	1	1	1	1	1	2	ZONIN	G DISTR		1	1	1	ľ	1	1	1	1	1	1	
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O RO	O GO	C NC	C RC	c Ŧ	сс	R/	IN	Condition
Manufactured Housing Park														А										
MULTI-FAMILY DWELLING																								
Dwelling, Multi- Family including. Condominiums or Apartments											A	A									CA		с	Sec. 6.4.3
Triplex and Fourplex									S	S		С	С		С	С	С	С			С		С	Sec. 6.4.3
Duplex									S	S	A	AC	- S C		С	С	С	С			С		С	Sec. 6.4.3
Dwelling Group			С	с	с	С	С	С	С	с	e	С	С							e				Sec. 6.4.
Dwelling Unit, Single- Family, Attached also known as Townhouses or Rowhouses									s	s	e	С	sc		с	с	с	с	¢	e	с		с	Sec. 6.4. Sec. 6.4. 3
Retirement Housing			5	S	S	5	5	S	e	5	A	A	5											
Retirement Housing, Limited (up to 10 residents)			s	S	S	s	S	s	s	<u>s</u>	A	A	S											Sec. 6.4.
SHORT-TERM RENTAL																							•	
Short-Term Rental Property: Limited Home Rental (LHR)			С	с	с	с	с	С	с	с	e	С	С											Art. 6.8
Short-TermRentalProperty:ExtendedHome Rental (EHR)						s	s		s	s	<u>s</u>	S	S											Art. 6.8
SINGLE-FAMILY DWELLING	;																							
Single Family Attached, also known as										<u>s</u>	e	£	<u>s</u>						e	e	e			Sec. 6.4.



									Table	6.1.1	Use Ta	able												
A=Use Allowed By	y Righ	t; C=U	lse Suk	bject to (Condition	ns; S=Sµ	pecial E	xceptio	on Use	(mus	t also (comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	l proh	ibited	l land	l uses	
						_	_	_		Z		G DISTR	ICTS		_	_								
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O R0	Q G0	C NC	CRC	CT	сс	R/	IN	Conditi
Townhouses or Rowhouses																								
<i>Dwelling Unit,</i> Single- Family Detached	С	А	А	А	А	А	А	А	А	А	A	А	А	С		С	С	С	С	e	С	с	С	Sec. 6.4
Affordable Dwelling Units			S	S	e	e	e	e	e	e	A	A												Sec. 6.4
Single family Detached/Manufactured Housing Unit (Joint) or Two Manufactured Housing Units (Joint)			A	A	A	A	A	e	e	e														Sec. 6. 4
OTHER RESIDENTIAL USES		· · · · ·	<u> </u>	<u></u>	<u></u>							. <u> </u>									<u> </u>			L
Transitional Housing, including Homeless and Emergency Shelters, Pre- Parole Detention Facilities, or Halfway Houses											S	S			A	S	S	S		S	А			
Child Caring Institution			S	S	S	S	S	S	S	S		S	S											
Emergency Shelter										С		Α	С			С	A	Α			Α	С	Α	Sec. 6.
Affordable and Workforce Dwelling Units			5	5	С	С	С	С	С	С	A	AC	с		с	С	C	с	с		С		С	Sec. 6.
Group Residential, including Fraternity or Sorority Houses, Dormitories, or Residence Halls			S	S	S	S	S	S		S	\$	S												
Farm Labor Housing			S	S	S	S	S				1													Sec. 6



									Table	e 6.1.1	Use T	able												
A=Use Allowed B	y Righ	nt; C=l	Use Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d proh	nibited	l land	l uses	
				-	-					Z		G DISTR	ICTS						_	-				
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	MHS	МНР	СІ	o ro	O G0	C NC	C RC	ст	сс	R/	IN	Condition
COURTS AND PUBLIC SAFETY	-			-	-	-							-	-			-							-
Courts of Law			А	А	А	А	А	А	А	А	A	А	Α		Α	А	Α	А	А	A	А	Α	А	
Correctional Institutions																							А	
Parole Offices——or Probation Offices															A								А	
Safety Services, including Emergency Medical or Ambulance Service, Fire Protection, or Police Protection			_ A	A	A	A	A	А	A	A S	\$	As	S	A	A	As	A	А	A	A	A	A	A	
DAY CARE SERVICES																								
Adult Day Care Services Facilities				C S	C S	cs	cs	S	S	S	s	S	S		A	S	S	А	А	A	А	A	А	Sec. 6.4.28
Family Home				С	С	С	С	С	С	С		С	С	С	С	С	С	С	С		С	С	С	Sec. 6.4.29
Group Home				Α	Α	Α	Α	Α	Α	Α		Α	Α	Α	Α	Α	Α	Α	Α		Α	Α	Α	
Child Day Care Facilities, including Group Day Care Home or Child Care Center				e	e	e	e	e	s	s	s	S	S		А	A	<mark>А</mark>	A	A	A	А	A	A	Sec. 6.4.28
Family Day Care Home			A	A	A	A	A	A	A	A	A	A	A	A		A	A	A		A	A		5	
Day Camp															Α		Α	Α	Α		Α		Α	
DEATH CARE SERVICES																								
Cemetery ies or Crematories		A	А	А	А	А	с	с	С	С	e	С	S		A	А	А	А	А	A	А	A	А	Sec. 6.4.53
Funeral Services, including Funeral Homes or Mortuaries															A	А	А	А	А		А	A	A	
EDUCATIONAL SERVICES																								
Pre-school or				SC	SC	<mark>S</mark> €	SC	SC	S	S	S	S	S		Α	AS	AS	А	А	A	А	Α	А	Sec. 6.4.28
nning Commission Recommer	l dation	. I	1 20 7		I		I	I	1	1			I		I		I		I	1				Page 6-8



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	nt; C=l	Use Sul	bject to	Conditio	ns; S=S	pecial E	xceptio	on Use	(mus	t also	comply	with a _l	oplicable	e con	ditions)); Blank	cells in	dicate	d prol	nibite	d land	d uses	
										Z		G DISTF	RICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	сі	O RO	O GO	C NC	C RC	ст	сс	R/	IN	Condition
Educational Nursery																								
School, Primary				S	S	S	А	А	А	А	A	А	S		Α	А	А	А	А	A	А	Α	А	
School, Secondary				S	S	S	А	А	А	Α	A	Α	S		Α	А	А	Α	А	A	А	Α	А	
College or University Facility-Higher Education Facility				S	S	S	S	S	s	S	S	S	S		A	S	S	S	S	<u>s</u>	A	A	А	
Business or Trade School				S	S	S	S	<u>s</u>								<u>s</u>	<u>\$</u>	<u>s</u>	S	<u>s</u>	A		A	
Personal Improvement Education , including Fine Arts Schools or Automobile Driving Schools				S	S	S	S	s							A	C S	<mark>AS</mark>	Ae	с	A	А	A	А	Sec. 6.4.2
EALTH CARE SERVICES																								
Medical Office or Outpatient Clinic including Psychiatrist Offices, Abortion Clinics, Chiropractic Facilities, or Ambulatory Surgical Facilities							S	s	S						A	А	А	А	А	A	А	A	A	
Community Residential Care Facilit yies							S	S		S	s	S	S		с	s	S	s	S		C A	s	с	Sec. 6.4.
Convalescent Services, including Nursing Homes							s	s	s	5	5	5	S			5	S		s		A			
Counseling Services, including Job Training or Placement Services							s	S							A	А	А	A	А	A	А	A	А	
Intermediate Care Facilityies for Individuals with Intellectual Disabilities the Mentally							S	S		S	Ş	S	S		A	S	S	S	S		А	s	A	



									Table	6.1.1	Use T	able												
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										Z		G DISTR	RICTS					-						
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O R0	O GO	C NC	C RC	CI	сс	R/	IN	Conditio
Retarded																								
Public or Community Health Care Centers							s	s	5							A	A				A			
HealthCareLaboratoryies, includingMedicalDiagnosticOrDentalLaboratories															A	A	A	А	А		A	A	A	
Home Health Agencyies							S	S							Α	А	А	Α	Α	A	А	Α	А	
Hospital; s, including General Hospitals, Specialized Hospitals, Chronic Hospitals, Psychiatric or Substance Abuse Hospitals, or															A	S	SA	S	S		A	s	As	
Hospice Facilitys Outpatient Facilities for Chemically Dependent or Addicted Persons															A	S	S	S	S		A	s	A	
Rehabilitation Facilityies															Α	<mark>A</mark> S	А	Α	А	A	А	Α	А	
Residential Treatment Facility for Children or Adolescents (mental health treatment)							S	s			S	S			A	S	S	S	s		A	s	A	
IUSEUM s , HISTORIC al sites			AR INS		NS																			
Historic al -Sites (Open to the Public)		с	С	С	С	С	С	С	С	А	A	А	А		A	А	А	А	А	A	А	A	А	Sec. 6.4
Libraries or Archives			1	А	А	А	А	Α	А	А	A	А	А		Α	А	А	А	А	A	А	Α	Α	
Museums		С	С	С	С	С	А	А	А	А	A	А	А		Α	А	А	А	А	A	А	Α	Α	Sec. 6.4
Nature Exhibition		С	С	С	С	С	С								Α					s	А	Α	Α	Sec. 6.4
Botanical		Α	А	А	Α	А	А								A					s	А	Α	Α	



									Table	e 6.1.1	Use T	able												
A=Use Allowed B	By Righ	t; C=l	Jse Sul	bject to (Conditio	ns; S=SJ	oecial E	xceptic	on Use	e (mus	t also	comply	with a _l	oplicable	e con	ditions)	; Blank	cells in	dicated	d prol	hibited	d land	d uses	
										Z		G DISTR	RICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	мнр	сі	O R0	Q G0	C NC	C RC	ст	сс	R/	IN	Condition
Zoos		S	S	S	S	S	S								S				S	s	S	S	S	
POSTAL SERVICE	-	-	-		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Postal Service, United States			С	С	С	С	С	С	С	С	e	С	С		A	А	А	А	A	A	А	A	А	Sec. 6.4.2 8 6
RECREATION AND ENTERTAIN	IMENT	г																						
Community Recreation, including Recreation Centers		A	А	A	А	А	А	А	А	А	A	А	А	А	A	А	А	А	А	A	А	A	А	
Fishing, or Hunting or <i>Recreational</i> Guide Service (Commercial)		с	Ae	AC	AC	AC	AC									AC	Ae	AC	AC	A	AC	с	AC	Sec. 6.4.55
Fishing or Hunting Lodge (Commercial)			A	A	A	A													A					
Golf Courses or Country Clubs		с			С	С	С	С	С	С			С											Sec. 6.4.50
Parks and Recreation		С	С	С	С	С	С	С	С	С	e	С	С		С	С	С	С	С	e	С	С	С	Sec. 6.4.11
RecreationandEntertainment,Indoor,including Billiard Parlors,Bowling Centers,Ice orRollerSkatingRollerSkatingRonger,Theaters,OrVideoArcades																		с	А	e	A	A	A	Sec. 6.4.30



									Table	6.1.1	Use T	able												
A=Use Allowed By	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptio	on Use	e (mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	d land	d uses	
										z		G DISTR												
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	сі	O RO	O G0	C NC	C RC	c	сс	R/	IN	Condition
Recreation and Entertainment, Outdoor, including Amusement Parks, Fairgrounds, Miniature Golf Courses, Race or Go Cart Tracks, or Sports Arenas					С	С													с		с	с	С	Sec. 6.4.11
Drive-In Theaters																			С		С	с	<mark>C</mark> A	Sec. 6.4.6, Sec. 6.4.11
Golf Driving Ranges					S	S	S	S	S												С		С	Sec. 6.4.11
Outdoor Shooting Ranges		S	SC	SC	SC	s∈															S		S	Sec. 6.4.11
Special Events																		С	С	e	С		С	Art. 6.7
RELIGIOUS, CIVIC, PROFESSION	NAL A	ND SI	MILAR	ORGAN	IZATION	S																		
Business, Professional, Labor, or Political Organizations; Social or Civic Organization; Social Club or Lodge					S	S	S	S	S	S		S			A	А	A	А	A	A	А	A	А	Sec. 6.4.4
Social or Civic Organizations, including Youth Organizations, Sororities, or Fraternities					S	5	5	5	S	s	5	S	S			5	S	A	A	A	A		A	
Religious Assembly		Α	Ae	Ae	A€	Ae	Ae	Ae	Ae	Ae	e	Ae	Ae	Ae	Α	Ae	Ae	Ae	Ae	e	Ae	А	Ae	Sec. 6.4.12
Social Club or Lodge					5	S	S	S	S	<u>5</u>	<u>\$</u>	S	S			S	S	A	A	A	A			
UTILITIES AND WASTE-RELATE	DUSE	S																						
Utility Service, Major			S	S	S	S	S	S	S	С	e	С	С	С	с	С	С	С	С	e	С	С	С	Sec. 6.4.20 Sec. 6.4.17
Electric or Gas Power			S	S	S	S	S	ş	S	e	e	e	e	£		£	e	e	e	e	e		e	Sec.



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=SJ	pecial E	xceptic	on Use	e (mus	t also	comply	with a _l	oplicable	e con	ditions)	; Blank	cells in	dicated	d prol	hibited	d land	d uses	
										7		G DISTR	RICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	мнр	с	OR0	Q G0	C NC	GR C	c	сс	R/	IN	Condition
Generation Facilities																								6.4.20, Sec. 6.4.16
Utility Substation			5	<u>s</u>	<u>s</u>	<u>s</u>	<u>s</u>	<u>s</u>	5	e	e	e	e	e		e	e	e	e	e	e		e	Sec. 6.4.20
Electrical or Telephone Switching Facility			s	s	s	<u>s</u>	s	<u>s</u>	<u>\$</u>	e	e	e	e	e		e	e	e	e	e	e		e	Sec. 6.4.20
Sewage Collector or Trunk Lines			s	S	S	s	s	s	<u>s</u>	e	e	e	£	e		e	¢	e	e	e	e		e	Sec. 6.4.20
Sewage Disposal Facilities			5	5	5	s	5	s	s	e	e	e	e	e		e	¢	e	e	e	e		e	Sec. 6.4.16
Utility Pumping Station			5	5	5	5	5	5	s	e	e	e	e	e		e	÷	e	e	e	e		e	Sec. 6.4.20
Water Mains			S	S	S	S	S	S	S	e	e	e	e	e		e	e	e	e	e	e		e	Sec. 6.4.20
Water or Sewage Treatment Facilities			s	\$	s	s	s	s	s	e	e	£	£	£		£	£	e	e	e	e		e	Sec. 6.4.20
Water Storage Tank			S	S	S	S	S	S	S	e	e	e	e	e		e	e	e	e	e	e		e	Sec. 6.4.20
Utility Service, Minor	Α	Α	А	А	А	А	А	А	А	А	A	А	A	А	Α	А	А	Α	А	e	А	Α	А	Sec. 6.4.31
Solar Farm		S	S	S	S	S	S	S	S	S		S	S	S	S	S	S	S	S		S	S	S	Sec. 6.4.46
Electric or Gas Power Distribution			A	A	A	A	A	A	A	A	A	A	A	A		A	A	A	A	e	A		A	Sec. 6.4.30
Sewage Collection Service Line			A	A	A	A	A	A	A	A	A	A	A	A		A	A	A	A	e	A		A	Sec. 6.4.30
Water Service Line			A	A	A	A	A	A	A	A	A	A	A	A		A	A	A	A	e	A		A	Sec. 6.4.30
Waste-Related Uses																							S	
Hazardous Waste Treatment or Disposal																							5	
Nonhazardous Waste Treatment or Disposal																							s	



										Table	6.1.1	Use T	able												
	A=Use Allowed By	, Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sµ	pecial E	xceptio	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	nibited	l land	l uses	
														ICTC											
											2	ONING	G DISTR								1	İ			
	Land Uses	NR	OS	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	MHS	МНР	CI	OR()	OG0	C NC	C RC	CT	сс	R/	IN	Condition
	Septic Tank Installation, Cleaning, or Related Services																					S	S	S	
	Solid-Waste-Combustors or Incinerators, including Cogeneration Plants																							5	
	Solid Waste Disposal Facility (Public or Private)			С																				С	Sec. 6.4.51
	Waste Collection Services																							s	
	Waste Transfer Facilities																							<u>s</u>	
cor	MMERCIAL		11											•						•					
ACC	COMMODATIONS																								
	Short-Term Rental Property: Commercial Guest House (CGH)																С	С	С	С	e	С			Art. 6.8
	Hotels or Motels																	S	SA	A		CA		CA	Sec. 6.4.31
	RV (Recreational Vehicle) Parks			S	S	S	S	S																	Sec. 6.4.12
	Campgrounds			S	S	S	S	S																	
AN	MAL SERVICES																								
	Stables, Commercial			С	С	С	С	С												С		Α	Α	Α	Sec. 6.4.20
	Stables, Private			А	А	А	А	С	С	S										С		Α	Α	Α	Sec. 6.4.20
	Kennels			CA	CA	CA	CA	S	SC	S										S		Α	А	Α	Sec. 6.4.54
	Pet Stores or Grooming Salons																		C	С	5	А	A	А	Sec. 6.4.32



										Table	e 6.1.1	Use T	able												
	A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=SJ	oecial E	xceptic	on Use	(mus	t also	comply	with ap	oplicable	e con	ditions)	; Blank	cells in	dicated	d proł	ibited	d land	d uses	
											_			ICTC											
								1	1				G DISTR M12			1					1				
	Land Uses	NR	OS	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	UR	MHS	МНР	СІ	OR/O	O G <mark>O</mark>	C NC	C RC	CT	СС	R/	IN	Condition
	Small Animal Boarding (enclosed building)			А	А	А	А	С	С	SC										С	s	А	A	А	Sec. 6.4.32
	Veterinary Services			А	Α	Α	Α	S	S									С	С	С	A	А	Α	А	Sec. 6.4.32
FIN	ANCIAL SERVICES			•															•	•					
	Banks and Financial Services															с	С	С	С	С		А	A	А	Sec. 6.4. 33 26
	Financial Services																e	e	e	£		A		A	Sec. 6.4.32
	Short-Tterm Lenders																					С		С	Sec. 6.4. <mark>2861</mark> , Sec. 6.4.31
FO	OD SERVICE AND DRINKING	6 PLAC	ES																						
	Bar or Lounge (Alcoholic Beverages), including Taverns, Brewbars, Cocktail Lounges, or Member Exclusive Bars or Lounges																		S	S	S	S	S	S	Sec. 6.4.15
	Catering Service				S	S	S	S	S	S	S	S	S	S			С	С	С	С	A	А	Α	А	Sec. 6.4.34
	Restaurant, Fast Food, including Snack or Nonalcoholic Beverage Bars																		С	С	£	С		С	Sec. 6.4.15, Sec. 6.4.31
	Restaurant, General, including Cafeterias, Diners, Delicatessens, or Full Service Restaurants																	С	С	С	e	С	с	С	Sec. 6.4.15



										Table	6.1.1	Use T	able												
A=Use All	owed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptio	on Use	(mus	t also d	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d prol	hibited	d land	d uses	
											Z	ONING	G DISTR												
Land Uses		NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	сі	o ro	Q G0	C NC	C RC	c	сс	R/	IN	Condition
Sexually Or Business	iented																							с	Sec. 6.4.18, Sec. 6.4.31
INFORMATION INDUS	TRIES									<u> </u>														•	
Communication Services s, inc Radio or Tele Broadcasting Si News Syndicates, F Sound Recording Si Telecommunication Service Centers, Telegraph S Offices; Data Proc Services; and Pub Industries	evision tudios, film or tudios, n- tudios, n- cervice cessing																	AS	AS	AS	S	A	A	А	
Communications T	owers			С	С	С	С									С		С	С	С		С	С	С	Sec. 6.4.5
Data Processing Se	rvices																	A	A	A	A	A		A	
	paper, Book,																	Ą	A	A	А	A		A	



									Table	e 6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditior	ns; S=Sµ	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	oplicable	e con	ditions)	; Blank	cells in	dicated	l proh	ibited	land	uses	
										Z	ONIN	G DISTR	ICTS											
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12	мнѕ	мнр	a	OR()	OGO	C NC	C RC	다	сс	R/	N	
Land Uses	int	55		7915	7010			1113				UR	101115				000	ent			cc			Condition

OFFICES																
Administrative or Business Office;, Government Office; Professional Office; Officeincluding Medical Offices, Bookkeeping Services, Couriers, Insurance Offices, Real Estate Services, Secretarial Services or Travel Arrangement Services Services							С	C	C	С	С	A	A	A	А	Sec. 6.4. 2635
Government Office								e	÷	¢	С	A	A		A	Sec. 6.4.34
Professional Office, including Accounting, Tax Preparation, Architectural, Architectural, Engineering, or Legal Services								£	e	e	e	A	A		A	Sec. 6.4.3 4



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	it; C=L	Jse Su	bject to (Conditio	ns; S=Sµ	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d proł	hibited	l land	d uses	;
				-				-		-			•	-						-				1
										z	ONING	G DISTR	ICTS											
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12	мнѕ	МНР	a	OR0	O GO	C NC	GRC	CT	сс	R/	IN	
Land Uses	NR.	03	LIVI	AGIS	AGIU	AGO	AGK	nn S	35	Ν4		UR			C	θrυ	OD	ENC	enc	6		N/	1/V	Condition
OTHER NONRESIDENTIAL DEV	ELOPI	MENT																						
Convention Center or Visitors Bureaus															s	S	S	S	А	A	CA		CA	Sec. 6.4.31
Heavy Construction																								
Services or General																								
Contractors s, including Paving Contractors, or																					Α	Α	А	
Bridge or Building																								ļ
Construction																								
Office/Warehouse																				<u>s</u>	A		A	
Complex																				_				
Billboard																							CA	Sec. 9.8.6 9.11.5
Special Trade Contractors (Offices/Storage)																			С	s	A	A	A	Sec. 6.4.36
Building Equipment or other Machinery Installation Contractors																			e	<u>s</u>	A		A	Sec. 6.4.35
Carpentry Contractors																			e	<u>s</u>	A		A	Sec. 6.4.35
Concrete Contractors																			e	S	A		A	Sec. 6.4.35
Drywall, Plastering, Acoustical or Insulation Contractors																			e	<u>s</u>	A		A	Sec. 6.4.35
Electrical Contractors																			e	s	A		A	Sec. 6.4.35
Excavation Contractors																		1	e	s	A		A	Sec. 6.4.35
Masonry or Stone Contractors																			e	s	A		A	Sec. 6.4.35
Painting or Wall Covering Contractors																			e	5	A		A	Sec. 6.4.35



										Table	6.1.1	Use T	able												
	A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sµ	pecial E	xceptio	on Use	(mus	t also (comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	l proh	nibited	d land	l uses	
			1	1	1	i	1	1	1	1	Z	ONING	G DISTR		1	1	1	1	1	1	1	1	1	1	
	Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	MHS	МНР	СІ	o ro	Q G0	C NC	C RC	CT	сс	R/	IN	Condition
	Plumbing, Heating or Air- Conditioning Contractors																			e	s	A		A	Sec. 6.4.35
	Roofing, Siding or Sheet Metal Contractors																			e	s	A		A	Sec. 6.4.35
	Tile, Marble, Terrazzo or Mosaic Contractors																			e	s	A		A	Sec. 6.4.35
P/	RKING, COMMERCIAL			1												1						1			
	Parking Lots															С		А	CA	А	e	А	Α	А	Sec. 6.4.37
	Parking Garages															Α		А				CA		CA	Sec. 6.4.31
RE	NTAL AND LEASING SERVIC	ES																							
	Charter Boat or other Recreational Watercraft Rental Services					с	С	с												SA		A	A	A	Art. 5.3, Sec. 6.4.39
	Commercial or Industrial Machinery or Equipment Rental or Leasing, Construction Tools or Equipment, Heavy Duty Truck or Commercial																			A		А	А	A	
	Vehicle Rental or Leasing Construction Tools or Equipment Rental																			A		A		A	
	Consumer Goods Rental Centers																		CA	CA		А	A	A	Sec. 6.4.26
	Consumer Goods Rental Service, including Electronics, Appliances, Formal Wear, Costume, Video or Disc, Home Health Equipment,																		e	e	A	A			Sec. 6.4.37



										Table	6.1.1	Use T	able												
	A=Use Allowed B	y Righ	t; C=L	Jse Sul	oject to (Conditio	ns; S=Sµ	pecial E	xceptio	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d prol	hibited	d land	l uses	
											z	ONING	G DISTR	RICTS											
		NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12	мня	мнр	a	O RO	Q GO	C NC	CRC	CT	сс	R/	IN	
	Land Uses												UR												Condition
	Recreational Goods, or other Household Items																								
	Heavy Duty Truck or Commercial Vehicle Rental or Leasing																					A		Ą	
	Self-Service Storage / Mini Warehouses																			SC		CA	С	CA	Sec. 6.4.16
	Vehicle Rental or Leasing, including Automobiles, Light or Medium Duty Trucks, Motorcycles, Moving Vans, Utility Trailers, or Recreational Vehicles																			А		А	A	A	
R	EPAIR AND MAINTENANCE S	ERVIC	ES																						
	Boat Yard				С	С	С	С	S											с		С	с	С	Sec. 6.4.39, Art. 5.3
	RepairService,Consumer,includingAppliance,Shoe,Watch,Furniture,Furniture,Jewelry,MusicalInstrumentRepair Shops																		С	С		А		A	Sec. 6.4.40



									Table	e 6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=l	Use Su	bject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	oplicabl	e con	ditions)); Blank	cells in	dicate	d prol	nibited	d land	l uses	
		1	1	1	1	1	1	1	1	Z	ONIN	G DISTR		1	1	1	1	1	1	1	1	1		
Land Uses	NR	OS	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	MHS	МНР	CI	OR0	O GO	C NC	C RC	c t	сс	R/	IN	Condition
RepairService,Commercial,includingElectricMotorRepair,Scientific or ProfessionalInstrumentRepair, ToolRepair,Heavy Duty TruckorMachineryServicingandRepair,TireRetreading or Recapping,orWelding Shops																		S	S	S	A	A	A	
Vehicle and Boat Repair or ServiceRepair, Consumer, including Muffler Shops, Auto Repair Garages, Tire or Brake Shops, or Body or																		с	S	e	A	A	A	Sec. 6.4.22
Fender Shops Vehicle Service, Limited, including Automotive Oil Change or Lubrication Shops, or Car Washes																		e	e	e	A		A	Sec. 6.4.2
RETAIL SALES	1			1	1	1	<u> </u>						1	<u> </u>	1	1	I	1	1	1	<u> </u>	1	1	
Nonstore Retailers																					А		А	
Direct Selling Establishments																					A		A	
Electronic Shopping or Mail-Order Houses																					A		A	



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sµ	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	l land	l uses	
										Z		G DISTR	RICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O RO	O G0	C NC	C RC	c ī	сс	R/	IN	Conditio
Fuel (except liquefied petroleum gas) -Dealer s; , including Heating Oil Dealers; Liquefied Petroleum Gas (Bottled Gas) Dealer																			с		с	С	<mark>АС</mark>	Sec. 6.4.
Liquefied Petroleum Gas (Bottled Gas) Dealers																					A		A	Sec. 6.4 .
Vending Machine Operators																					A		A	
Building Materials or Garden Equipment and Supplies Retailers																		e	e		A			Sec. 6.4 .
Hardware Stores																		e	£	e	A			Sec. 6.4.
Home Improvement Centers																					А		A	
Garden Supplies Centers																		e	e		A			Sec. 6.4.
Outdoor Power Equipment Stores																		e	e		A			Sec. 6. 4.
Paint, Varnish, or Wallpaper Stores																		e	£		A			Sec. 6. 4.
Food Sales, including Grocery Stores, Meat Markets or Butchers, Retail Bakeries, or Candy Shops																		С	с	А	А		A	Sec. 6.4. 264
Food Truck																	Α	Α	Α		Α	Α	Α	
Liquor, Beer, or Wine Sales																		S	s		S		s	
Retail Sales or Services,																		С	С	A	А	S	Α	Sec.



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Su	bject to	Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	d land	d uses	
										7		G DISTR	PICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	мнр	СІ	O R0	O GO	C NC	C RC	сŦ	сс	R/	IN	Condition
General;, Building Materials or Garden Equipment and Supplies Retailer																								6.4. 26 44
Art, Hobby, Musical Instrument, Toy, Sporting Goods, or Related Products Store																		e	e	A	A			Sec. 6.4.4
Clothing, Piece Goods, Shoes, Jewelry, Luggage, Leather Goods or Related Products Store																		e	e	A	A			Sec. 6.4.
Convenience Stores																		S	AS		Α	Α	Α	
Drug Stores or Pharmacies																		e	e	A	A			Sec. 6.4 .
Duplicating or Quick Printing Services, Private Postal or Mailing Service																	С	С	с	A	А	A	А	Sec. 6.4. 26 4
Electronics, Appliance, or Related Products Store																		e	e	A	A			Sec. 6. 4.
Florist																		e	e	A	A			Sec. 6.4 .
Furniture, Cabinet, Home Furnishings, or Related Products Store																		e	e	A	A			Sec. 6. 4
Pawn Shop																				A	А		А	Sec. 6. 4
Private Postal or Mailing Service																	e	e	e	A	A		A	Sec. 6.4
Tobacconist																		e	e	A	A			Sec. 6.4.



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptio	on Use	e (mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d proh	ibited	d land	l uses	-
										Z		G DISTR	ICTS		-									
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O R0	Q G0	C NC	C RC	CT	сс	R/	IN	Conditi
Sweetgrass Basket Stands			e	e	Ļ	e	e	e	e	e	¢	ç	e	e		e	e	e	e	e	c		÷	Sec. 6.4
Warehouse Clubs or Superstores																					AC		A C	Sec. 6.4
Service Stations, Gasoline (with or without convenience stores)																		с	с		A	S	A	Sec 6.4.45
Truck Stop																					А	Α	А	
Vehicle Sales (new or used)																					А		А	
Automobile, or Light or Medium Duty Truck Dealers																					A		A	
Heavy Duty Truck or Commercial Vehicle Dealers; Manufactured Home Dealer																			s		A	s	A	
Manufactured (Mobile) Home Dealers																					A		A	
Motorcycle, Watercraft, or Recreational Vehicle Dealers																					Ą		Ą	
Vehicle Parts, Accessories, or Tire Stores																			A- S		А	A	A	
TAIL OR PERSONAL SERVICE	S																							
Consumer Convenience Service																		С	С	A	А		A	Sec 6.4.2
Automated Bank / Teller Machines																		e	e		A			Sec. 6.



					• <i></i>		. , _				Use T							".						
A=Use Allowed B	y Righ	nt; C=l	Jse Sul	bject to	Conditio	ns; S=S	pecial E	xceptic	on Use	e (mus	t also	comply	with ap	oplicable	e con	dítions)); Blank	cells in	dicate	d prol	hibited	d land	d uses	
				1	1	6	L.		•	2		G DISTR	RICTS					1	6		•	b	6	
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O RO	Q GO	C NC	C RC	c	сс	R/	IN	Conditio
Drycleaners or Coin- Operated Laundries																		e	e		A			Sec. 6. 4
Drycleaning or Laundry Pick-up Service Stations																		e	e		A			Sec. 6.4
Locksmith																		e	e		A			Sec. 6. 4
One Hour Photo Finishing																		e	e	A	A			Sec. 6. 4
Tailors or Seamstresses											1							e	e	A	A			Sec. 6. 4
Hair, Nail, or Skin Care Services, including Barber Shops or Beauty Salons			С	С	С	с	с	С	с	С	e	С	с	С	A	Ae	Ae	Ae	А	A	А	A	А	Sec. 6.4
Job Training or Placement Service															A	A	A	A	A		A	A	A	
Personal Improvement Service, including Dance Studios, Health or Physical Fitness Studios, Photography Studios, or Reducing Studios																с	с	с	с	A	А		А	Sec. 6.4. 26
Physical Fitness or Health Club																	A	A	А		A		A	
Tattoo <i>Facility</i> Parlors																					S		С	Sec. 6.4. 13
Services to Buildings or Dwellings, including Carpet or Upholstery Cleaning, Exterminating, or Janitorial services																с	с	с	с	A	А	A	A	Sec. 6.4
Landscaping and Horticultural Services to commercial, industrial, or			С	с	с	С												s	с	s	A	A	A	Sec. 6.4



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Su	bject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with a _l	oplicabl	e con	ditions)	; Blank	cells in	dicate	d prol	nibited	d land	d uses	
		1	1	1	r	1	1	1	1	Z		G DISTR	RICTS	1	1	1	1	1	1	1	1	1	1	
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	СІ	O RO	O GO	C NC	C RC	c	сс	R/	IN	Condition
institutional buildings, and residences																								
VEHICLE AND WATERCRAFT S	TORAG	GE																						
Vehicle Storage- including Bus Barns, Boat or RV Storage																			S		А	A	А	
Impound Yard																							А	
Towing Facility																							А	
Boat Ramps			С	С	С	С	С	С	С	С	e	С	С	С	С	С	С	С	С	e	С	S	С	Art.5.3, Sec. 5.3.4
Community Dock			S	S	S	S	S	S	S	S	s	S	S	S	s	S	S	S	S	s	S		S	Art. 5.3, Sec. 5.3.3
Commercial Dock					S	S	S	S	S	S	s	S	S	S	S	S	S	S	S	s	S	S	S	Art. 5.3, Sec. 5.3.6
Marina						S	S	S	S	S	s	S				S	S	S	S	s	S	s	S	Art. 5.3, Sec. 5.3.5
WHOLESALE SALES																								
Aircraft Wholesalers, including Related Parts Wholesale Sales																					А	A	А	
Beverage or Related Products Wholesalers, including Alcoholic Beverages																					A		A	
Book, Periodical, or Newspaper Wholesalers																					A		A	
Chemical Wholesalers (except Pharmaceutical Products, Fertilizers, or Pesticides)																					A		A	



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to G	Conditio	ns; S=Sj	pecial E	xceptio	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d proh	ibited	l land	l uses	
		F	•	F.	L.	L.	L	•	L	z	ONING	G DISTR	ICTS		τ.		-							
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	<u> M8</u>	M12	мнѕ	мнр	cı	OR0	OG()	C NC	GRC	CT	сс	R/	IN	
Land Uses												UR			·	••		0.10						Condition
Clay or Related Products and Construction Material Wholesalers																			S		А	A	А	
Computers or Electronic Products Wholesalers																					A		A	
Construction Material Wholesalers, including Brick, Cement, Concrete, Lumber, Millwork, Plywood, Shell, Stone, Wood Panel or other Related Materials																			S		A		Ą	
Electrical Equipment, Appliances or Components- Wholesalers																					A		A	
Fabric or Apparel Wholesalers																					A		A	
Farm Supplies or Equipment Wholesalers																					A		A	
Flower, Nursery Stock or Florists' Supplies Wholesalers			А	A	A	А													S		A	A	A	
Food or Related Products Wholesalers																					A		A	
Furniture, Cabinets, or Related Products Wholesalers																					A		A	
Glass or Related Products Wholesalers																					A		A	
Leather Products Wholesalers																					A		A	



									Table	6.1.1	Use T	able												
A=Use Allowed B	v Riah	+• C=1	ارد م	hiert to i	Conditio	nc· S=S	necial F	vcentic	n llea	Imus	t also	comnly	with ar	nlicable	, con	ditions	· Blank	colls in	dicated	d nrok	nihiter	land	111505	
	y Nigii	<i>t,</i> t-t	J 3E J u	0,200 10 1	conuntion	113, 3-3		<i><i><i><i>n</i></i>(<i>e</i>)<i>i</i>(<i>i</i>)</i></i>	ni Ose	(iiius	t uiso	compiy	with up	piicubie		untions	, Diulik	cens m	uncurren	1 0101	iibitet	i iunu	1 4363	
										_														
		l	l				1	1	I	2		G DISTR		1	1	l		1		1				
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S3	R4	M8	M12 UR	MHS	МНР	СІ	OR <mark>O</mark>	OG <mark>O</mark>	C NC	CRC	CT	сс	R/	IN	Condition
Machinery, Tools, or																								condition
Construction Equipment																					A		A	
Wholesalers																								
Manufactured Home																								
(Mobile Home) or other Prefabricated Structures																					A		A	1
Wholesalers																								
Metal or Mineral (except									<u> </u>															
Petroleum) Wholesalers																					A		A	
Motor Vehicles																								
(Commercial or																								
Passenger) or Trailers																					A		A	
Wholesalers, including Related Parts																								1
Paint, Varnish or Related																								
Supplies Wholesalers																					A		A	
Paper or Paper Products																					A		A	
Wholesalers																					A		~	
Petroleum Wholesalers																			S		А	Α	А	
Pharmaceutical																					A		A	
Wholesalers									<u> </u>												<u>^</u>		~	
Plastics or Rubber																					A		A	
Products Wholesalers Professional or																								
Commercial Equipment																								
or Supplies Wholesalers,																					Ι.			
including Office,																					A		A	
Medical, or Restaurant																								
Equipment									 															
Sign Wholesalers																					A		A	
Tobacco or Related																					A		A	
Products Wholesalers																								l



										Table	6.1.1	Use T	able												
	A=Use Allowed By	y Righ	t; C=L	Jse Sul	oject to (Conditio	ns; S=Sµ	pecial E	xceptio	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	l proh	ibited	l land	l uses	
														UCTE											
													G DISTR M12												
	Land Uses	NR	OS	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	UR	MHS	МНР	CI	OR()	OG0	C NC	C RC	CT	сс	R/	IN	Condition
	Toy or Artwork Wholesalers																					A		A	
	Watercraft (Commercial or Recreational)																					A		A	
	Wholesalers, including Related Parts																								
	Wood Products Wholesalers																					A		A	
	Other Miscellaneous Wholesale Sales																					\$		A	
IN	DUSTRIAL																								
IN	DUSTRIAL SERVICES																								
	<i>Laundry,</i> Dry cCleaning, or Carpet Cleaning Plants																						A	А	
	Laundries, Commercial																							A	
	Photo Finishing Laboratory ies																						A	А	
	Research and Development Laboratories																						A	A	
	ScrapandSalvageService,includingAutomotiveWreckingYards,JunkYards,Salvage,PaperSalvageYards,WholesaleScraporWasteMaterialsEstablishments,orMaterialsRecoveryFacilities																						S	S	



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to C	Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d proh	ibited	l land	l uses	
										Z		G DISTR	ICTS											
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	сі	O R0	Q G0	C NC	-CRC	c	сс	R/	IN	Condition
MANUFACTURING AND PROD	UCTIC)N, <mark>G</mark>	NERA	L																				contantion
Artisan and Craftsman		,			С	С	с	С									С	С	С		Α	Α	Α	Sec. 6.4.43
Manufacturing and Production					-												-				с	A	A	Sec. 6.4.57
Aircraft Manufacturing and Production, including Related Parts																							A	
Beverage or Related Products Manufacturing, including Alcoholic Beverages and Excluding Microbreweries and Brewpubs																							A	
Cement or Concrete Products Manufacturing, including Concrete Batching or Asphalt Mixing																							A	
Chemical Manufacturing and Production, including Pharmaceutical Products, Chemical Fertilizers or Pesticides																						s	S	
Clay or Related Products, Furniture, Cabinets or Related Products, Toy or Artwork, or Wood Products Manufacturing and Production					e	e	e												С	e	С	A	A	Sec. 6.4.57
Computers or Electronic Products Manufacturing																					÷		A	Sec. 6.4.56



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	t; C=L	Jse Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	d land	d uses	
		1	1	I	1	1	1	1	1	Z		G DISTR		1	1	1	1	1	1	1	1	1		
Land Uses	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	MHS	МНР	СІ	OR()	OGO	C NC	C RC	CI	сс	R/	IN	Condition
Electrical Equipment,																								condition
Appliances or																								
Components-																					e		A	Sec. 6.4.5
Manufacturing																								
Fabric or Apparel																								
Manufacturing,																							A	
including Textile Mills																							~	
Food or Related Products																				1				
Manufacturing																							A	
Furniture, Cabinets or																								
Related Products					e	÷	e												e	e	e		A	Sec. 6.4.5
Manufacturing																								
Glass or Related																					e		A	Sec. 6.4.5
Products Manufacturing																					C		^	500.0.4.5
Leather Products																								
Manufacturing,																							A	
including Tanneries																								
Machinery, Tools, or																								
Construction or																								
Construction Equipment																					e		_	Sec. 6.4.5
Manufacturing,																					Ē		A	эес. 6.4.5
including Farm																								
Equipment																								
Manufactured Home																								
(Mobile Home) or other																								
Prefabricated Structures																							A	
Manufacturing																								
Metal, Petroleum, Coal,																								
and other Mineral																								
Products Manufacturing,																							A	
including Refineries																								
Microbrewery ies and																					С	С	С	Sec.



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	it; C=l	Jse Sul	bject to	Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicated	d prol	nibited	l land	l uses	
																							I	
				h	h	b	b	0	b	z	ONIN	G DISTR	ICTS	b	1	6	0	r	1	1				
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	<u>M8</u>	M12	мнѕ	МНР	а	OR0	OG()	C NC	CRC	c	сс	R/	IN	
Land Uses							_	_			_	UR											ļ'	Condition
Distillery																								6.4. <mark>33</mark> 61
Motor Vehicle																							^ا ا	
(Commercial and																							^ا ا	
Passenger) or Trailer																							A	1
Manufacturing,																							l	1
including Related Parts																								
Paint, Varnish or Related																							A	
Supplies Manufacturing																								ļ
Plastics or Rubber																							A	1
Products Manufacturing																							<u> </u>	
Printing Press																							^ا ا	
Production or																					e		A	Sec. 6.4.5
Lithography																							l	1
Professional or																							1	
Commercial Equipment																							l	1
or Supplies																							l	1
Manufacturing,																					~		. '	
including Office,																					e		A	Sec. 6.4.5
Medical, Restaurant																							l	l
Equipment, or Specialty																							l	1
Items																							^ا ا	
Pulp Mill or Paper Mills;,	1	1	1	1	1		1		1				1	1	1	1			1	1				
Rendering Plant																							S	l
Rendering Plants																							5	
Sign Manufacturing																							A	
Slaughter House and Meat Packing																						S	S	
Stone or Shell Products Manufacturing and Production																					с	s	S	Sec. 6.4.5
Tobacco Products Manufacturing																							A	



									Table	6.1.1	Use T	able												
A=Use Allowed By	y Righ	t; C=l	Jse Sul	bject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicable	e con	ditions)	; Blank	cells in	dicate	d prol	hibited	d land	l uses	
										7	ONING	G DISTR	RICTS											
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	<u>M8</u>	M12	мнѕ	мнр	a	O RO	Q G0	C NC	CRC	CT	сс	R/	IN	
Land Uses				A015	7010	100	AGA					UR	101115				000	ente	enc	••				Condition
Toy or Artwork Manufacturing					÷	e	e												£	e	e		A	Sec. 6.4.57
Watercraft (Commercial or Recreational)																							A	
Manufacturing,- including Related Parts																								
Wood Products					e	e	£												e	e	e		A	Sec. 6.4.56
Manufacturing Other Miscellaneous																								
Manufacturing and Production					e	e	£												£	e	e		A	Sec. 6.4.56
WAREHOUSE AND FREIGHT M	OVEN	I																						
Warehouse and																								
Distribution Facilities																						A	A	
Cold Storage Plants																							A	
Freight Container Storage Facilities Yards, excluding Fuel Storage Facilities																						с	с	Sec. 6.4.52
Freight Forwarding Facilities , including Truck Terminals, Marine Terminals, or Packing																					С	с	С	Sec. 6.4.49
and Crating Facilities Fuel Storage Facilities,																						A	А	
excluding Nuclear Fuels Household Moving															-							А	A	
Storage																							A	
Grain Terminals and Elevators																						A	А	
Parcel Services																							A	



									Table	6.1.1	Use T	able												
A=Use Allowed B	y Righ	nt; C=L	Jse Sul	oject to (Conditio	ns; S=Sj	pecial E	xceptic	on Use	(mus	t also	comply	with ap	plicabl	e con	ditions)	; Blank	cells in	dicated	d proł	nibited	l land	l uses	
										7		G DISTR												
	NR	os	RM	AG15	AG10	AG8	AGR	RR3	S 3	R4	M8	M12 UR	мнѕ	МНР	сі	OR()	O GO	C NC	C RC	ст	сс	R/	IN	Constitutions
Land Uses Retail Store Warehouses												0.1											A	Condition
Stockpiling of Sand, Gravel, or other Aggregate Materials																						A	A	
StorageorManufacturingofWeaponsorAmmunition																						S	S	
OTHER USES																								
RECYCLING SERVICES																								
Recycling Center																						Α	А	
Recycling Collection, Drop-Off			A€	Ae	Ae	Ae	Ae	Ae	Ae	Ae	e	Ae	Ae	A	A	Ae	Ae	Ae	Ae	e	A C	A	А	Sec. 6.4.54 <mark>8</mark>
RESOURCE EXTRACTION/MIN	ING																							
Resource Extraction/Mining, including Borrow Pits, Mining, Oil or Gas Extraction, Quarries, or Sand or Gravel Operations			S	S	S	S	S	S														S	S	Sec. 6.4.14
TRANSPORTATION																								
Aviation, including Private Air Strips			C S	Cs	<u>C</u> S-	<mark>C</mark> S																С	С	Sec. 6.4.56
Private Air Strip			С	С	С	С																		Sec. 6.4.56
Railroad Facility																						Α	А	
Sightseeing Transportation, Land or Water			S	S	S	S													A		A	A	A	Art. 5.3



									Table	6.1.1	Use T	able										
A=Use Allowed By Right; C=Use Subject to Conditions; S=Special Exception Use (must also comply with applicable conditions); Blank cells indicated prohibited land uses																						
Land Uses	NR OS RM AG15 AG10 AG8 AGR RR3 S3 R4 M8 M12 MHS MHP C/ ORO OGO CNC CRC CT CC R/ IN															Condition						
Taxi or Limousine Service																	A	A <mark>S</mark>	А	A	А	
Urban Transit Systems															Α	Α	Α		С	Α	AC	Sec. 6.4.31
Water Transportation, including Coastal or Inland Water Passenger Transportation					S	S	S	S									A	A	A	A	A	Art. 5.3



ARTICLE 6.2 DEFINITIONS

All of the types of uses listed in the Table 6.1-1, *Use Table*, are defined in CHAPTER 12, *Definitions*.

ARTICLE 6.3 RESERVED

This Article explains how to interpret Table 6.1-1, *Use Table*. The top of Table 6.1-1 contains the Zoning Districts and left side of the table contains the use types. Under the hierarchy established by this Ordinance, the RM district is the least intensive base zoning district, while the I district is the most intensive base zoning district. The uses listed in Table 6.1-1 are permitted or not permitted in each Zoning District according to the letter coding described in Sections 6.3.1 through 6.3.5 below.

Sec.6.3.1 A Uses Allowed by Right

An "A" indicates that a use type is allowed by right in the respective zoning district, subject to compliance with all other applicable regulations of this Ordinance. A Use Allowed by Right is defined in CHAPTER 12 of this Ordinance as a principal use allowed without the requirement of a Special Exception.

Effective on: 11/20/2001, as amended

Sec.6.3.2 C Uses Subject to Conditions

A "C" indicates that a use type is allowed in the respective zoning district only if it complies with use-specific conditions and all other applicable regulations of this Ordinance. A cross-reference to the applicable conditions can be found in the "Condition" column of Table 6.1-1. The number provides a cross-reference to the use-specific conditions contained in this Chapter.

Sec.6.3.3 S Special Exception Uses

An "S" indicates that a use type is allowed only if reviewed and approved in accordance with the Special Exception procedures of this Ordinance, subject to compliance with use-specific conditions and all other applicable regulations of this Ordinance. A cross-reference to the applicable conditions can be found in the "Condition" column of Table 6.1-1. The number provides a cross-reference to the use-specific conditions contained in this Chapter.

Any use that was legally established before April 21, 1999 without Special Exception approval and which after April 21, 1999 is located in a zoning district that requires Special Exception approval for the subject use and which presently continues as an allowable use, shall not be considered a nonconforming use and shall not require a Special Exception. Such uses shall be deemed Uses Permitted by Right, as defined in CHAPTER 12 of this Ordinance.

Any use that was legally established before April 21, 1999 with a Conditional Use Permit and which after April 21, 1999 is located in a zoning district that requires Special Exception approval for the subject use and which presently continues as an allowable use, shall not be considered a nonconforming use and shall not require a Special Exception. Such uses shall be deemed Uses Permitted by Right, as defined in CHAPTER 12 of this Ordinance.

Effective on: 11/20/2001, as amended

Sec.6.3.4 Uses Not Allowed

A blank cell indicates that a use type is not allowed in the respective zoning district, unless it is otherwise expressly allowed by other regulations of this Ordinance.

Sec.6.3.5 New or Unlisted Uses and Use Interpretation

The Planning Director shall be authorized to make use determination whenever there is a question regarding the category of use based on the definitions contained in CHAPTER 12 of this Ordinance or may require that the use be process in accordance with the Planned Development (PD) procedures of this Ordinance.



ARTICLE 6.4 USE CONDITIONS

The following use conditions shall apply to *P*principal *U*uses in any Zoning District where these uses are allowed as "Conditional Uses" or "Special Exceptions" as shown in Table 6.1-1, *Use Table*.

Sec. 6.4.1 Animal Aquaculture, Mariculture, Animal and Insect Production, Horticultural Production, Hemp Production and Processing, and Agricultural Processing Uses

- A. *Aquaculture, Mariculture, Animal and Insect P*production, *Horticultural Production, Hemp Production and Processing,* and *A*agricultural *P*processing uses shall be subject to the following standards:
 - A. In order to be permitted by right, Ssuch uses must be located on a Llot with a minimum area of five highland acres. On Llots with an area of under-less than five highland acres, such uses are allowed only if reviewed and approved in accordance with the Special Exception procedures of this Ordinance.
 - 2. B. The use shall be set back at least 100 feet from road rights-of-way and property lines bordering undeveloped parcels. A minimum 200-foot setback shall be required from property lines abutting developed parcels. If the subject Lot is less than five acres in size, a 25-foot vegetated buffer is required to adjoining Parcels. In lieu of a planted 25-foot vegetated buffer, a 75-foot Setback to the operation from the side and rear property boundaries shall be provided.
 - 3. C. A minimum 50-foot buffer shall be maintained and planted within the setback area along all interior property lines. If the subject Lot is five acres or larger in size, a 50-foot vegetated buffer is required to adjoining Parcels. In lieu of a 50-foot vegetated buffer, a 150-foot Setback to the operation from the side and rear property boundaries shall be provided.
 - 4. D. Any outdoor lighting shall be oriented and arranged to minimize spillover lighting and glare on surrounding roads and properties. Mariculture uses shall comply with the Commercial Dock requirements of this Ordinance in addition to the requirements of this Section.
 - 5. Onsite sales are permitted as an Accessory Use, subject to the provisions of this Ordinance.
- B. Hemp Production and Processing.
 - **1.** Evidence of the appropriate South Carolina Department of Agriculture Industrial Hemp License (Grower or Processor) shall be submitted with any Site Plan Review Application.
 - 2. Evidence of the appropriate South Carolina Department of Agriculture Hemp Grower or Processor application approval shall be submitted with any Site Plan Review Application.

Sec. 6.4.2 Attached Single-Family Attached Dwellings

Attached Single- Ffamily Attached Ddwellings shall be subject to the following standards.

- A. Number of Attached Units in a Single Structure. In R-4 and more restrictive districts, no single structure may contain more than two attached single family dwellings. In all other districts, Nno single Sstructure may contain more than eight attached Ssingle -Ffamily Attached Ddwellings.
- B. Lot Area and Dimensional Standards. The minimum lot area for attached dwellings shall comply with the minimum lot area standards of the underlying zoning district. Where a common area is provided, minimum lot area requirements may be calculated as an average lot area by counting a proportionate amount of the common area in calculating the area of each lot.
 - **1.** In the S-3 Zoning District, the dimensional standards of the UR Zoning District shall apply provided:
 - a. The density shall not exceed three Principal Dwelling Units per acre;
 - b. The Waterfront Development Standards of the S-3 Zoning District shall apply to Development abutting the OCRM Critical Line;



- c. The Building Height requirements of the S-3 Zoning District shall apply; and
- d. The architecture of the Dwellings is consistent with the character of the existing neighborhood as determined by the Zoning and Planning Director.
- 2. In the RO and R-4 Zoning Districts, the dimensional standards of the UR Zoning District shall apply provided:
 - a. The density shall not exceed four Principal Dwelling Units per acre;
 - b. The Waterfront Development Standards of the R-4 Zoning District shall apply to Development abutting the OCRM Critical Line;
 - c. The Building Height requirements of the R-4 Zoning District shall apply; and
 - d. The architecture of the Dwellings is consistent with the character of the existing neighborhood as determined by the Zoning and Planning Director.
- 3. In the GO, CI, and NC Zoning Districts, the dimensional standards of the UR Zoning District shall apply provided:
 - a. The density shall not exceed four Principal Dwelling Units per acre.
 - b. The Waterfront Development Standards of the R-4 Zoning District shall apply to Development abutting the OCRM Critical Line; and
 - c. The Building Height requirements of the R-4 Zoning District shall apply.
- 4. In the MHS Zoning District, the dimensional standards of the UR Zoning District shall apply provided:
 - a. The density shall not exceed six Principal Dwelling Units per acre;
 - b. The Waterfront Development Standards of the MHS Zoning District shall apply to Development abutting the OCRM Critical Line; and
 - c. The Building Height requirements of the MHS Zoning District shall apply.
- 5. In the UR Zoning District, the density, intensity, and dimensional standards of the UR Zoning District shall apply.
- 6. In the CC and IN Zoning Districts located in the Urban/Suburban Area as defined in the Charleston County Comprehensive Plan, the density, intensity, and dimensional standards of the UR Zoning District shall apply.
- 7. Single-Family Attached Dwellings shall not be allowed on properties that are zoned CC or IN in the Rural Area, as defined in the Charleston County Comprehensive Plan.

C. Accessory Structures.

All *A*accessory *S*structures shall be located on the property-same Lot as the Principal Structure of the Attached (Single-*F*family *Attached* Dwelling) and *shall be* for the private use of the property occupant(s). A minimum *I*interior *S*setback of three feet is required between an *A*accessory *S*structure and the *I*interior *L*lot *L*lines, provided that an *A*accessory *S*structure may be located on one of the zero *L*lot *L*lines when constructed of a material finish matching the *Principal D*dwelling *U*unit exterior or *when the Accessory Structure* is the same height and materially a part of a *F*fence or *W*wall.

D. Design Standards.

- The front *F*facade of an attached *Ss*ingle-*F*family *Attached D*dwelling may not include more than 40 percent *G*garage *W*wall area.
- 2. The roof of each attached *Ss*ingle- *F*family *Attached D*dwelling must be distinct from the other through either separation of roof pitches or direction, or other variation in roof design.
- 3. At least ten-10 percent of the area of each *F* facade that faces a *S* street must be comprised of windows.

E. Other Requirements

Prior to development or redevelopment of attached housing on parcels in these districts, an applicant must complete site plan review and meet all standards of this Ordinance. Single-family detached residences are exempt from this requirement.



Sec. 6.4.3 Hair, Nail or Skin Care Services

Hair, Nail or Skin Care Services shall be subject to the following standards:

- A. Hair, Nail or Skin Care Services shall be Limited to a maximum of one chair in those Zoning Ddistricts in which they are allowed, as a use subject to conditions; otherwise, this use shall comply with fall under the Sspecial Eexception (S) provisions procedures of this Ordinance. There shall be no limit on the number of chairs in those zoning districts in which they are a use allowed by right (A).
- B. Where Hair, Nail or Skin Care Services are allowed as a use subject to with conditions, (C), this use shall have a maximum Ffloor Aarea of 5,000 square feet; otherwise, this use shall comply with fall under the Sspecial Eexception provisions procedures of this Ordinance.
- *C. Hair, Nail or Skin Care Services are* Barber Shops, Beauty Salons, and Nail salons are allowed as a *H*home *O*occupations in all residential and agricultural *Zoning D*districts with a maximum of one chair.

Sec. 6.4.4 Reserved Business, Professional, Labor, Political Organization, Social or Civic Organization, Social Club or Lodge

If accommodations are offered in conjunction with this use, the requirements of Article 6.8, Short-Term Rentals, of this Ordinance for the Zoning District in which the Parcel is located shall apply; otherwise, a Planned Development Zoning District application must be processed pursuant to the requirements of this Ordinance.

Sec. 6.4.5 Communications Towers

- A. Purpose and Legislative Intent. The Federal Telecommunications Act of 1996 affirmed Charleston County's authority concerning the placement, construction and modification of Wireless Telecommunications Facilities. The regulations of this Section are designed to site *C*=ommunications *T*=owers in Charleston County. It is the intent of these regulations to allow for the harmonious coexistence of *C*=ommunications *T*=owers and other land uses. It is also the intent of these regulations to reduce the overall negative impact of *C*=ommunications *T*=owers by:
 - 1. Reducing the number of towers needed through a policy of encouraging co-location; and
 - 2. If co-location is not feasible, encouraging the following:
 - a. The use of Antennae Concealment Tower Design, as defined in Sec. 6.4.5.C.1;
 - b. The clustering of towers ("tower farms");
 - c. The placement of towers away from *R* roadways;
 - d. The provision of effective screening; and
 - e. The location of communications equipment on existing *S*-structures or within existing *U*-utility substations or uses.
- **B.** Co-Location Exemption. Proposed communications equipment co-locating on existing towers and S-structures without adding to their height shall require only a Zoning Permit and shall not be subject to the requirements of this Section.

C. Antennae Concealment Tower Provision.

- For the purposes of this Section, the term "Antennae Concealment Tower" shall mean a *C*eommunications *T*eowers designed to unobtrusively blend into its existing surrounding so as not to have the appearance of a *C*eommunications *T*eowers. Examples of Antennae Concealment Towers include, but are not limited to, antenna tower alternative *S*structures, architecturally screened roof-mounted antennas, building-mounted antennas painted to match the existing or proposed *T*erees and landscaping, and antenna *S*structures designed to look like light poles.
- 2. All proposed Antennae Concealment Tower designs must be approved by the *Zoning and* Planning Director.
- 3. A complete Zzoning Ppermit application for an Antennae Concealment Tower that meets all requirements of this Ordinance shall be approved.

 D. Tower Abandonment. A Communication T tower that is not used for communication purposes for more than 120 days

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(with no new application on file for any communication user) is presumed to be out of service and the owner of such *Communication T*^tower must notify the staff and remove the tower within 50 days. *Communication* Towers which are not maintained by the owner according to the County Building Code shall be removed by the owner within 60 days. To assure the removal of *Communication T*^towers which do not meet requirements for continued use or proper maintenance, a statement of financial responsibility shall be submitted for each *Communication T*^tower over 100 feet and a performance bond for the amount of anticipated removal costs shall be posted for each *Communication T*^tower over 150 feet. Removal costs shall be charged to the *Communication T*^tower owner. The bond must be renewed as necessary to ensure that it is maintained at all times during the existence of the *Communication T*^tower.

- E. Pre-Application Meeting. Prior to submitting a formal application for a Zoning Permit for *a* Communication Tower, the Aapplicant is required to attend one or more pre-application meetings. The purpose of the pre-application meeting is to address key issues which will help to expedite the review and permitting process. The Zoning and Planning Director may conduct a site visit at the pre-application meeting.
- *F.* **Zoning Permit Submittal Requirements**. Prior to Zoning Permit approval, all applications for Communications Towers shall complete the Site Plan Review process as provided in Chapter 3, *Development Review Procedures*, of this Ordinance. In addition to any Site Plan Review requirements, the application must contain the following items:
 - A site plan, drawn to engineer's scale, showing the location of the tower guy anchors (if any), existing or proposed *B*buildings and *S*structures or improvements, including parking, driveways or access roads, *F*fences, and protected and Grand Trees affected by the proposed construction. If there are no Grand Trees affected, a surveyor's statement on the Site Plan must be shown. Adjacent land uses shall also be noted on the site plan, with precise measurements noted between the proposed tower and any residential *S*structures on surrounding properties.
 - 2. The Site Plan must show a vegetated buffer, either existing or installed, that provides an effective screen from public *R*rights-of-*W*way and adjacent *P*property *O*owners. If a buffer is to be installed, its placement on the site will vary in order to provide the most effective screening from public view. Required materials will be based on installation of a 25² *foot* buffer around the fenced area.
 - 3. The height and typical design of the tower, typical materials to be used, color, and lighting shall be shown on elevation drawings. The *A*applicant shall submit documentation justifying the total height of any Communications Towers, facility and/or antenna and the basis therefore. Additionally, color and material samples shall be provided.
 - 4. The tower must be located no closer to a residential *S*structure than a distance equal to 1 ½ feet for each 1 foot in height of the proposed tower plus 50 feet as measured from the center of the proposed tower. At a minimum, there must be a 150-foot distance between the proposed tower and a residential *S*structure.
 - 5. A 6-foot non-climbable *F*fence must be placed around the tower (except for those designed in a manner compatible with Sec. 6.4.5.A.2, *Antennae Concealment Exemption*) and any associated *B*building. Guy wires may be fenced separately.
 - 6. The proposed tower shall only be illuminated as required by the Federal Communications Commission or Federal Aviation Administration. Nighttime strobe lighting shall not be incorporated unless required by the Federal Communications Commission or Federal Aviation Administration. If lighting is required, the *A*applicant shall provide a detailed plan for sufficient lighting that shall be as unobtrusive and inoffensive as permissible under State and Federal regulations, and an artist's rendering or other visual representation showing the effect of light emanating from the site on neighboring habitable *S*structures within fifteen-hundred (1,500) feet of all property lines of the *P*parcel on which the Communications Towers are located.
 - 7. Communications Towers shall contain a Ssign no larger than four (4) square feet to provide adequate notification to Ppersons in the immediate area of the presence of an Antenna that has transmission capabilities. The Ssign shall contain the name(s) of the owner(s) and operator(s) of the Aantenna(s) as well as emergency phone number(s). The Ssign shall be located so as to be visible from the access point of the site. No other signage, including advertising, shall be permitted on any facilities, Antennas, Antenna supporting structures or Antenna Towers, unless required by law.
 - 8. The proposed tower must be located such that adequate *S*setbacks are provided on all sides to prevent the tower's *F*fall *Z*zone from encroaching onto adjoining properties. The *F*fall *Z*zone shall be determined by an engineer certified by the State of South Carolina in a letter which includes the engineer's signature and seal.



- 9. Proposed towers may not be located within 1,000 feet of the center of an existing tower unless the Aapplicant certifies that the existing tower does not meet the Aapplicant's structural specifications and the Aapplicant's technical design requirements, or that a co-location agreement could not be obtained at a reasonable market rate. In the event of the above situation, the clustering of new towers on the same Pparcel near existing towers is permitted.
- 10. A copy of the tower's search ring.
- 11. The Applicant shall supply the FAA study number for the proposed tower.
- 12. For the purposes of co-location review and review of efforts at siting a tower on the same Llot near an existing tower, the Aapplicant shall submit satisfactory written evidence such as correspondence, agreements, contracts, etc., that alternative towers, Bbuildings, or other Sstructures are not available or suitable for use within the Aapplicant's tower site search area that are structurally capable of supporting the intended antenna or meeting the Aapplicant's necessary height criteria, providing a location free of interference from other Ceommunication Ttowers, or available at the prevailing market rate (as determined by staff communication with Ppersons doing business within the industry). Additionally, the Aapplicant shall build the proposed tower in such a manner as may allow other telecommunication users to co-locate.
- 13. The tower shall be designed with excess capacity for future needs.
- 14. A statement of financial responsibility shall be submitted for each tower over 100 feet and a performance bond for the amount of anticipated removal costs shall be posted for each tower over 150 feet. The bond must be renewed as necessary to ensure that it is maintained at all times during the existence of the tower.
- 15. The Aapplicant shall furnish a Visual Impact Assessment which shall include:
 - a. A "Zone Visibility Map" which shall be provided in order to determine locations where the Tower may be seen.
 - b. Pictorial representations of "before and after" view from key viewpoints both inside and outside the County, including but not limited to major highways and roads; state and local parks; *H*historic *D*districts; preserves and *H*historic *S*sites normally open to the public; and from any other location where the site is visible to a large number of visitors, travelers or residents.
 - c. An assessment of the visual impact of the tower base, guy wires and accessory buildings from abutting and adjacent properties and *Ss*treets.

G. Retention of Expert Assistance and Reimbursement by Applicant

- 1. The County may hire any consultant and/or expert necessary to assist the County in reviewing and evaluating the application, including the construction and modification of the site, once permitted, and any requests for recertification.
- 2. For towers proposed to be 100 feet or higher, the Aapplicant shall deposit with the County funds sufficient to reimburse the County for all reasonable costs of the consultant and expert evaluation and consultation to the County in connection with the review of any application including the construction and modification of the site, once permitted. The initial deposit shall be \$5,000.00. The application will not be processed until receipt of this initial deposit. The County will maintain a separate account for all such funds. The County's consultants/experts shall invoice the County for all its services in reviewing the application, including the construction and modification the site, once permitted. If at any time during the process this account has a balance less than \$1,000.00, the Aapplicant shall immediately, upon notification by the County, replenish said account so that it has a balance of at least \$5,000.00. Such additional account funds shall be deposited with the County before any further action or consideration is taken on the application. In the event that the amount held in the account by the County is more than the amount of the actual invoicing at the conclusion of the project, the remaining balance shall be promptly refunded to the Aapplicant. The Aapplicant shall not be entitled to receive any interest earnings on unused funds.
- 3. The total amount of the funds needed as set forth in subsection 2 of this Section may vary with the scope and complexity of the project, the completeness of the application and other information as may be needed to complete the necessary review, analysis and inspection of any construction or modification.
- 4. Additional fees may be required if additional hearings before the *B*board of Zoning Appeals are caused by or requested by the *A*applicant.



H. Surrounding Property Owner Notification

- In order to better inform the public, in the case of a new Communications Towers, the Aapplicant shall hold a "balloon test" as follows: the Aapplicant shall arrange to fly, or raise upon a temporary mast, a minimum of three (3) foot diameter brightly colored balloon at the maximum height of the proposed new tower. The dates (including a second date, in case of poor visibility on the initial date) shall be provided to the *Zoning and* Planning Director ten (10)-10 days after receipt of the *C*eomplete Aapplication notice. The dates shall be set a minimum of fifteen (15)-15 days prior to the *Zoning and* Planning Director making a final decision on the Zoning Permit. The balloons shall be flown for ten (10)-10 to the 10 consecutive hours between 8:00 a.m. and 6:00 p.m.
- 2. Once the application is deemed complete by the *Zoning and* Planning Director for a Communications Tower Zoning Permit, the *Zoning and* Planning Department shall provide Parties in Interest, Neighbor, Posted and Newspaper Notice in accordance with the requirements of Sec. 3.1.6 of this Ordinance. The public notice shall include the dates of the balloon tests as provided by the *A*applicant and the date the *Zoning and* Planning Director must make a final decision on the Zoning Permit.
- I. Time Limit for Staff Review. Upon receipt of an application deemed complete by the Zoning and Planning Director for a Communications Tower Zoning Permit, the Zoning and Planning Director shall have a maximum of 45 days to act on the application. The 45 days begins from the date the Aapplicant is sent Wwritten Naotice of a Ceomplete Aapplication from the Zoning and Planning Director. Failure to act on the application within 45 days will result in the Aapplicant being granted a Zoning Permit.

J. Zoning Permit Approval Criteria.

- 1. A complete Zzoning Ppermit application for an Antennae Concealment Tower that meets all requirements of this Ordinance shall be approved.
- 2. Upon review of a *C*eomplete *A*application, no Zoning Permit shall be issued for a *C*eommunications *T*eower until the *Zoning and* Planning Director determines that the proposed tower complies with the following criteria and standards:
 - a. That the location and height of the proposed tower will not substantially impact the character of property listed in or eligible for the National Register of Historic Places, other significant environmental, cultural or *H* istorical *S* is officially designated *S* cenic *R* odds or rivers, and that the tower is designed to blend into the environment and minimize visual impact.
 - b. If a completely new tower is necessary, the *A*applicant must provide written proof of attempts at co-location and siting a tower on the same *L*lot near an existing tower were proven not feasible or practical.
 - c. That the *A*applicant has pursued any available publicly owned sites and privately owned sites occupied by a compatible use, and if not utilized, that these sites are unsuitable for operation of the facility under applicable communications regulations and the *A*applicant's technical design requirements.
 - d. Staff shall review and approve the color and materials to be used for the proposed tower.
- 3. If the *Zoning and* Planning Director finds a proposed *C*-communications *T*+tower will have a substantially negative impact on a surrounding area or adjoining property, the use shall fall under the Special Exception (S)-provisions of this Ordinance. In determining whether the use shall fall under the Special Exception (S)-provisions, the *Zoning and* Planning Director may consider one or more of the following items:
 - a. The proposed use will be detrimental to adjacent land uses including *H*historical *S*sites;
 - b. The proposed use will have a negative aesthetic visual impact;
 - c. The proposed use will have an adverse affect on the environment (not including radio frequency emissions); and
 - d. The proposed use is contrary to the public health, safety or welfare.

Sec. 6.4.6 Drive-In Theater

Drive-in Theaters shall be subject to the following standards:

A.A use for this purpose shall have a Ssetback 200 feet from any Agricultural, Residential, or Office Zzoning Ddistrict. AdultPlanning Commission Recommendation – June 28, 2021Page 6-42



drive-in theaters are subject to Sec. 6.4.187-of this Chapter.

- **B.** Such use shall be located as to draw a minimum of vehicular traffic to and through local **S**-streets in nearby residential areas.
- *C.* The principal vehicular access for such use shall be on a major thoroughfare or *C*eollector *S*street having a *R*right-of-*W*way at least 60 feet wide.
- **D**. Vehicular entrances and exits shall be provided separately and not less than 100 feet apart.
- *E.* Between the *S*-street entrance and the ticket gate there shall be an area for vehicles waiting to pass the gate. Said area shall have such capacity as will make it ordinarily unnecessary for entering vehicles to wait in the *S*-street.

Sec. 6.4.7 Dwelling Groups

The original purpose of Dwelling Groups was to allow Dwelling Units to be constructed on Heirs Property. The Zoning and Planning Director shall be authorized to allow the use of *a* Ddwelling Ggroups for two or more residential structures on the same zoning lot when it is deemed necessary to facilitate random grouping of *B*buildings to preserve *T*trees and other natural features, mitigate Ddevelopment constraints due to irregular shaped *P*parcels or for the conversion of condominium *B*buildings to fee simple ownership. Dwelling Ggroups are required to complete the Site Plan Review process and the Subdivision process for fee simple ownership as provided by S.C. Code of Laws 6-29-110.

A. Density/Intensity and Dimensional Standards. Density/Intensity and Ddimensional Standards of the underlying Zzoning Ddistrict in which the property or properties are located shall apply including all applicable Waterfront Development Standards of this Ordinance. Article 4.22. In each case, the distance between Sstructures shall not be less than the sum of the minimum Interior Ssetbacks required for the applicable Zzoning Ddistrict. This distance shall be measured from the closest protrusion of each Sstructure. A minimum buildable area of 1,600 square feet with a minimum width of 20 feet 40 foot by 40 foot building envelope (1,600 square feet) and, a maximum of a 100-foot by 100-foot building envelope (10,000 square feet) shall be shown for each Ddwelling Unit to indicate the area where each Ddwelling Unit is to be constructed. The provisions for The application shall indicate how access and parking requirements will be addressed (may be located on common area) and how utilities such as water and Sewer will be provided (may also be located on common area). access, parking, utilities, sewer, and water can be provided by a public entity or located on common area owned by the property owners. The application shall also demonstrate how the proposed Development complies with the Density/Intensity and Dimensional Standards of the applicable Zoning District and the Lot and access requirements of Chapter 8, Subdivision Regulations, of this Ordinance.

1. Setbacks and Buffers

Setback and buffer requirements within building envelopes shall not apply to dwelling groups.

- B. Site Plan Review. Dwelling Groups are required to complete Compliance with the Site Plan Review process-procedures of this Ordinance is required. In addition to any other applicable provisions of this Ordinance, the following information shall be shown on all site plans:
 - 1. Each *D*dwelling *U*unit shall face (front) a *S*street, *C*courtyard, or *O*outdoor *L*living *S*space.
 - Building envelopes shall be depicted on site plans indicating the location of the all proposed or existing Building and Dwelling Unit footprints or Bbuilding area as a dashed lines.
 - Proposed Aaccessory Sstructures must be shown on the site plans and meet the Aaccessory Sstructure requirements of this Oordinance.
 - 4. If the *R*required *P*parking is not *located* within the *Dwelling Unit or* Building to be constructed, there shall be shared or *Oo*ffsite *P*parking that *complies with the requirements of this Ordinance shall be provided* meets the required parking needs within the common area. Each *D*dwelling *G*group shall provide an access consistent with the Road Construction Standards in AppendixPPENDIX A, Road and Drainage Construction Standards, of this Ordinance.
- C. **Subdivision**. Individual lots for *A*attached or *and D*detached *Dwelling Units or* Buildings may be located on their own feesimple *L*lots provided the subdivision meets the following requirements:
 - 1. Completion of Site Plan Review as described in Article 6.4.7.B is required prior to submitting for *S*-subdivision of a *D*-dwelling *G*-group.



- Except as described in Article 6.4.7. A. & B., Llots created in *a* Dwelling Groups for fee simple ownership shall *comply* with the requirements of meet the Chapter HAPTER-8, Subdivision Regulations, and Appendix A, Road and Drainage Construction Standards, of this Ordinance as well as the Horizontal Property Act. S.C. Code Ann. Sec. 27-31-130 et. seq.
- 3. Building envelopes shall be depicted on *S*-subdivision *P*-plats indicating the location of the proposed or existing building *Dwelling Unit* footprint or *B*-building area as a solid line.
- 4. A mandatory Pproperty Oowners association shall be created and shall own and maintain all the common areas. and Documentation of compliance with this requirement shall be included on all Pplats and recorded deeds to ensure responsibility for and maintenance of common areas and insuring access, parking, and Uutilities and maintenance.

D. Subdivisions

Subdivisions shall be in compliance with the Horizontal Property Act. S.C. Code Ann. Sec. 27-31-130 et. seq.

E. **Other Zoning Requirements**. Unless specifically modified by this Section, *a* Dwelling Groups shall comply with all other requirements of this Ordinance for the *Zoning De*listrict in which located.

Sec. 6.4.8 Retirement Housing, Limited Roadside Stand; Sweetgrass Basket Stand

Small Site Retirement Housing shall be subject to the following standards:

- A. Such use shall be allowed only if reviewed and approved as a Special Exception in accordance with the procedures of this Ordinance.
- B. Only existing single family dwelling units may be used for such facilities.
- C. No more than ten residents shall be allowed within such facility.
- D. Medical services shall not be permitted on the premises.
- E. Small Site Retirement Housing will not include programs or treatment for individuals suffering from mental illness, drug addiction or alcoholism.
- F. Facilities shall comply with all applicable state regulations.
- A. Vehicle parking for sweetgrass basket stands shall be located entirely out of all travel lanes with a minimum of two (2) feet of clearance between the edge of the travel lane and any parked vehicle or *Roadside Standsweetgrass basket stand*.
- B. The following requirements shall apply to Roadside Stands in addition to all other applicable requirements of this Ordinance:
 - 1. Maximum covered area of 500 square feet; and
 - 2. Roadside Stands selling Indigenous Produce are not required to be located on the same Lot as the Farm on which the produce being sold is grown when the following requirements are met: (a) the Lot where the stand is located is owned by the Person, entity, etc. that owns the Farm on which the produce being sold is grown; and (b) the stand is located within one mile of the Farm on which the produce being sold is grown.



Sec. 6.4.9 Farm Labor Housing

Farm Labor Housing shall be subject to the following standards:

- A. Such use shall be set back 100 feet from road *R*rights-of-*W*way and property lines bordering undeveloped *P*parcels. A minimum 200-foot setback shall be required from property lines abutting developed parcels.
- B. A minimum 50-foot buffer shall be maintained and planted within the setback area along all interior *L*lot *L*lines.
- C. For Farm Labor Housing that is not dormitory style, the minimum lot area for such use as a use permitted by right shall be five acres. Such use shall be allowed as a Special Exception on parcels under five acres in area. Farm Labor Housing shall be used on a seasonal basis only, not as year-round housing, and shall not be used for Short-Term Rental Property purposes.
- D. Farm Labor Housing shall be used on a seasonal basis only, not as year-round housing.

Sec. 6.4.10 Nature Exhibitions

- A. Where *a* Nnature *E*exhibitions *use is* are of public ownership, or listed in the National Registry of Natural Landmarks, or registered as a Heritage Site with the South Carolina Heritage Trust in accordance with the provisions of Act #600 of the 1976 Acts and Joint Resolutions, either in public or private ownership, *A*accessory *U*uses to acquire maintenance revenue are permitted.
- B. Accessory *U*uses are limited to the retail sale of gifts, novelties, souvenirs, food services, and bicycle, horse or boat rental for on-premises use.
- C. Accessory *Ss*tructures so used shall not exceed ten percent in size of the Principal Structures whe*ren*-the *Nn*ature *Eexhibit* is housed, or 1,200 square feet for each acre when the *Nn*ature *Eexhibit* is not enclosed.
- D. Parking requirements for each *A*accessory *U*use, in addition to the parking requirements for the Principal Use, shall comply with the parking requirements for the type of use as specified in the Off-Street Parking Schedule of Chapter 9, *Development Standards*, of this Ordinance.
- E. Signs advertising *A*accessory *U*uses shall be located on the premises and not visible from a public road.

Sec. 6.4.11 Parks, and Recreation, and Outdoor Recreation and /Entertainment, Drive-In Theatres, Golf Driving Ranges, and Outdoor Shooting Ranges

- A. Any Sstructure or activity use area established in connection with Parks and Recreation, Outdoor Recreation and Entertainment, Drive-In Theater, or Golf Driving Range such-uses shall have a vegetated land use buffer setback-of not less than 50100-feet from any property in an aAgricultural, rResidential or Office Zzoning Ddistrict, except where such property line abuts a Sstreet, in which case the Ffront Ssetback established for the Zoning Ddistrict shall apply.
- **B.** Any Structure or activity use area established in connection with an Outdoor Shooting Range shall have a Setback of not less than 100 feet from any property in an agricultural, residential or Office use or Zoning District.

Sec. 6.4.12 Recreational Vehicle Parks

Recreational Vehicle Parks shall be subject to the following standards:

- A. Recreational Vehicles shall not be used as Short-Term Rental Properties.
- B. Location and Access. Recreational Vehicle Parks shall be located in a public park or with direct access to a state or federal numbered highway or an approved County road. No entrance to or exit from a Recreational Vehicle Park shall be through an agricultural, residential, or office Zzoning Ddistrict.
- *C.* **Site Conditions**. Condition of soil, groundwater level, drainage and topography shall not create hazards to the property or the health or safety of the occupants. No portion of the site that is subject to unpredictable and/or sudden flooding, subsidence, or erosion shall be used for any purpose that would expose *P*persons or property to hazards.
- **D.** Spaces for Occupancy; Uses Permitted; Lengths Of Stay. Spaces in *a* **R**⁺ecreational **V**+ehicle **P**_parks-may be used by

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R^{**r**}ecreation *V***v**ehicles, as defined herein. Spaces shall be rented by the day, week, or month only, and no *R*^{**r**}ecreational *V***v**ehicle shall remain in the same trailer park for more than six (6) months. The *R*^{**r**}ecreational *V***v**ehicle *P***p**ark owner shall be responsible for maintaining records of all recreational vehicles and their lengths of stay and shall make these records available to the *Zoning and* Planning Director for review upon request.

- *E.* Site Planning and Required Improvements. Site Planning and Improvements shall provide for:
 - 1. Facilities and amenities appropriate to the needs of the occupants;
 - 2. Safe, comfortable, convenient and sanitary use by occupants under all weather conditions to be expected during periods of occupancy; and
 - 3. Protection of occupants from adverse environmental influences, and where appropriate, protection of the neighborhood from potential adverse influences within the *R*+ecreational *V*+ehicle *P*+park.
- F. Relation of Spaces to Public Streets. No space shall be located so that any part intended for occupancy for sleeping purposes shall be within 50 feet of the *R*right-of-*W*way line of any major thoroughfare or *C*eollector *Ss*treet, or within 25 feet of the *R*right- of-*W*way line of any other *Ss*treet.

Sec. 6.4.13 Religious Assembly Tattoo Facility

All religious assembly uses shall comply with the Site Plan Review requirements of this Ordinance:

- A. Tattoo Facilities shall be prohibited within 1,000 feet of a church, school, or playground. This distance shall be the shortest route of the ordinary pedestrian or vehicular travel along the public thoroughfare from the nearest point of the grounds in use as part of the church, school, or playground;
- B. All proposed Tattoo Facilities located within 1,000 feet of a property line of a Lot in a residential Zoning District, or a Lot containing a Residential Use shall require review and approval in accordance with the Special Exception procedures of this Ordinance. The distance shall be measured from the nearest property line of the subject Parcel to the nearest property line of a Lot containing a Residential Use or located in a residential Zoning District;
- C. All proposed Tattoo Facilities may only provide Tattooing and may not engage in any other retail business including, but not limited to, the sale of goods or performing any form of body piercing other than Tattooing;
- D. Tattoo Facility uses shall comply with the Site Plan Review requirements of this Ordinance and all other applicable provisions of this Ordinance, and all other applicable **State** laws, rules, and regulations; and
- E. When the provisions of this Ordinance require that Neighbor Notice be provided, the requirements of Sec. 3.1.6.B.3 of this Ordinance shall apply with the exception that all Property Owners within 1,000 feet of the subject property shall be included in the Neighbor Notice.

Sec. 6.4.14 Resource Extraction

- A. **Applications**. All uses involving Resource Extraction shall complete the Site Plan Review process and obtain a Zoning Permit. Prior to Site Plan Review approval, the *A*-applicant shall receive approval or written documentation of exemption from the South Carolina Department of Health and Environmental Control (SCDHEC).
- B. *Requirements.*
 - 1. A Resource Extraction use shall not be allowed on a Lot located within 2.5 miles of another Lot for which a Site Plan Review or Zoning Permit application for a Resource Extraction use has been submitted or approved, or for which a Resource Extraction use has been permitted or is currently in operation, whether located in the unincorporated County or within a municipality. Distances shall be measured as a radius from the nearest property line of the subject Lot to the nearest property line of a Lot containing another Resource Extraction use as described above. Subdivision-related Resource Extraction uses required for compliance with Charleston County Stormwater regulations shall be exempt from this requirement provided that only the minimum amount of material required for compliance with the County's Stormwater regulations is removed. Removal of material beyond the minimum amount required for compliance with the County's Stormwater regulations shall be subject



to the 2.5-mile radius requirement described above and all other applicable requirements of this Ordinance.

- 2. There shall be direct access to a public Arterial Street.
- 3. A sign listing the name and phone number of a local contact for the Resource Extraction use shall be posted at the haul road entrance.
- 4. The Resource Extraction operation shall not be located within 50 feet of any property boundary, within 250 feet of a public Street, and/or within 250 feet of any Building intended for human occupancy existing at the time of permit application.
- 5. A berm located within the required buffer may be required to mitigate noise at the discretion of the Zoning and Planning Director.
- 6. The hours of operation for Resource Extraction operations shall be limited to Mondays through Saturdays from 7:00 am to 6:00 pm. The Board of Zoning Appeals shall have the authority to modify the days and hours of operation to make them either more or less restrictive on a case-by-case basis.
- C. Special Exceptions. Resource Extraction uses that do not meet the conditions of Sec. 6.4.14.D below shall comply with the Special Exception procedures of this Ordinance and all requirements of sub-sections A and B above. Applications, above, shall apply. The Aapplicant shall receive Special Exception approval and approval from SCDHEC, prior to Site Plan Review approval. The Board of Zoning Appeals may, on a case-by-case basis, also require conditions of approval, including but not limited to: restricting days and hours of operation; requiring documentation from a South Carolina Registered Professional Geologist regarding potential impacts on wells, groundwater, and surface water; and requiring that the excavation area be screened, and that a drainage plan be submitted and approved for the restoration of the site when excavation has been completed. All owners of property located within 500 feet of the subject property shall be notified of Special Exception applications in accordance with the "Neighbor Notice" requirements of Sec. 3.1.6.B of this Ordinance.
- D. Special Exception Exemptions for Residential and Bona Fide Agricultural Uses. Excavation or grading activities solely for *R*+esidential *U*+se, recreational use, or Bona Fide Agricultural Use shall be exempt from the Special Exception procedures of this Ordinance *and the requirements included in sub-section B above* if the use complies with all of the following conditions:
 - 1. The *R*resource *E*extraction operation shall be limited to one (1)year.
 - 2. The *R*+esource *E*extraction operation shall not be located within 50 feet of any property boundary and/or within 250 feet of any building intended for human occupancy existing at the time of permit application. *No vegetated buffers are required.*
 - 3. The *R*resource *E*extraction operation shall be two (2) acres or less, provided that the total accumulated area(s) dedicated to *R*resource *E*extraction uses on a *P*parcel is less than five (5) acres. The Special Exception procedures of this Ordinance shall apply if the total accumulated *R*resource *E*extraction area is greater than five (5) acres.
 - 4. No more than one (1)-*R*resource *E*extraction use shall be permitted on the same property within one (1)-year from the date of Zoning Permit approval for a previous *R*resource *E*extraction use.
 - 5. A sign listing the name and phone number of a local contact for the Resource Extraction use shall be posted at the haul road entrance.
- E. **Plat Alternative for Bona Fide Agricultural Uses.** The *Zoning and* Planning Director may waive the requirement that an approved and recorded *P*plat of the subject property be submitted as part of a *R*resource *E*extraction application for a Bona Fide Agricultural Use when the proposed use complies with all of the conditions of subsection *CD*, above, and a scaled survey, scaled aerial photograph, or print of equal quality is submitted.
- F. **Special Exception Exemption for Solid Waste Disposal Facility**. Excavation or grading activities required to prepare, operate, or close a permitted *S*=solid *W*=waste *D*disposal *F*facility site shall be exempt from the Special Exception procedures of this Ordinance *and the requirements included in sub-section Babove*.



Sec. 6.4.15 Restaurants, Bars and or Lounges Serving Alcoholic Beverages

All proposed *B*bars, *L*lounges and *R*restaurants serving beer or alcoholic beverages located within 500 feet of the property line of a *L*lot in a residential *Z*roning *D*district or a *L*lot containing a residential use shall require review and approval in accordance with the Special Exception procedures of this Ordinance. Distances shall be measured from the nearest property line of the subject *P*parcel to the nearest property line of a *L*lot containing a residential use or located in a residential *Z*roning *D*district.

Sec. 6.4.16 Self-Service Storage (Mini-Warehouse) Facility

Self-Service Storage facilities shall be subject to the following standards.

A. Performance Standards.

- 1. Street Frontages and Mixed Use Development. A Self-Service Storage Facility shall be part of a mixed-use Development where the ground floor use facing Street Frontages (entire Street Frontage) are separately leased commercial or office space independent of the Self-Service Storage Facility business, within the Urban/Suburban Areas of the County, as defined by the Charleston County Comprehensive Plan.
- 2. Front Setback. All Sstructures, including the accessory manager's office/*residence*apartment, must be set back a minimum of 25 feet from the *R*right-of-*W*way or the district minimum *Ss*etback, whichever is greater.
- *3.* **Side and Rear Buffers/Screening**. Where projects abut *L*lots zoned office, commercial, or industrial, no side and rear setbacks are required.
- B. Where sites abut residentially zoned properties, *B*buildings adjacent to the perimeter must face inward with their doors away from such areas.
 - 1. Building Lengths and Access. To ensure ease of access for emergency vehicles, no *B*-building shall exceed 300 feet in length. Spaces between ends of buildings shall be at least 30 feet.
 - 2. Accessory Office/Apartment. One management office and/or accessory residence shall be permitted.
 - 3. Parking and Circulation.
 - *a.* Project entrances shall be 30 feet in width.
 - b. Roadway widths on interior drives shall be at least 24 feet in width where Bbuildings face and open onto such drives on only one side. Where Bbuildings face and open onto drives on both sides, widths of such drives shall be at least 34 feet.
 - *c.* Turning radii, whether provided at the terminus of interior drives or at points between *B*-buildings, shall be at least 30 feet to provide for the maneuverability of emergency vehicles.
- C. **Signs**. Signs shall comply with the requirements contained in ChapterHAPTER-9, Development Standards, of this Ordinance. Signs shall not be attached to or displayed on walls or fences used as required Secreening.

D. Operating Conditions

- 1. *Commercial Activities.* The manufacture or sale of any commercial commodity or the provision of any service from the premises is prohibited.
- 2. *Commercial Repair Activities.* Commercial repairs of *vehicles* autos, boats, motors, furniture, or other items on the premises are prohibited.
- 3. Storage of Flammable Substances. Storage of flammable chemical substances within the complex is prohibited.
- 4. *Open Storage.* Open storage of automobiles vehicles and boats is permitted only where such areas are screened to comply with Landscaping, Screening and Buffer requirements contained in Chapter HAPTER-9, Development Standards, of this Ordinance.



Sec. 6.4.17 Sewage Disposal Facilities Utility Service, Major

Sewage Disposal Facilities shall be subject to the following standards:

- A. Sewage Disposal Facilities, *Water and Sewage Treatment Facility, Water Storage Tank, Electric or Gas Power Generation Facility.* shall comply with the Site Plan Review requirements of this Ordinance; and
 - 1. Any structure established in connection with a Water Storage Tank, Water and Sewage Treatment Facility, Sewage Disposal Facility, or Electric or Gas Power Generation Facility shall have a vegetated buffer of not less than 50 feet from any property line, in compliance with the Chapter 9 buffer standards of this Ordinance.
- B. Utility Substation, Electrical or Telephone Switching Facility, Sewage Collector or Trunk Line, Utility Pumping Station, and Water Main. Any structure established in connection with such uses shall have a setback of not less than 50 feet from any property line.
 - 1. Above ground structures that have a cumulative area of 120 square feet or less, associated with underground utilities such as meters, which are necessary for maintenance and monitoring, shall have a vegetated buffer of 10 feet from all property boundaries, in compliance with Chapter 9 buffer standards of this Ordinance;
 - 2. Above ground structures that have a cumulative area of greater than 120 square feet established in connection with a Utility Substation, Electrical or Telephone Switching Facility, Sewage Collector or Trunk Line, or Utility Pumping Station shall have a vegetated buffer of 25 feet from all property boundaries, or the minimum setback of the base Zoning District, whichever is greater; and
 - 3. The accessory storage of vehicles and equipment on the premises shall be prohibited except in the Rural Commercial (RC), Community Commercial (CC), Rural Industrial (RI), and Industrial (IN) Zoning Districts.

Sec. 6.4.18 Sexually Oriented Businesses

A. **Purpose and Intent.** It is the purpose of the regulations of this Section to regulate sexually oriented businesses in order to promote the health, safety and general welfare of the citizens of the county, and to establish reasonable and uniform regulations to prevent the continued deleterious locating and concentration of sexually oriented businesses within the county. The provisions of this Section have neither the purpose nor 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 Section 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 Section to condone or legitimize any use or act which is otherwise prohibited or punishable by law.

B. Findings of Fact.

- 1. There are a number of sexually oriented businesses in Charleston County and it is in the interests of the health, safety, and welfare of the patrons of such businesses, as well as the citizens of Charleston County, to provide certain minimum standards and regulations for sexually oriented businesses, as well as the operators and employees of such businesses.
- 2. Sexually oriented businesses generate secondary effects that are detrimental to the public health, safety and welfare. Additionally, sexually oriented businesses are frequently used for unlawful sexual activities, including public sexual indecency, prostitution and sexual encounters of a casual nature. Such businesses are of particular concern to the community when they are located in close proximity to each other, or close to schools, churches or parks and playgrounds.
- 3. The concern over sexually transmitted diseases is a legitimate health concern of the county which demands reasonable regulation of sexually oriented businesses in order to protect the health and well-being of our citizens.
- 4. Live entertainment presented by some sexually oriented businesses involves a considerable amount of bodily contact between patrons and semi-nude and nude employees and dancers, including physical contact, such as hugging, kissing and sexual fondling of employees and patrons. Many sexually oriented businesses have "couch" or "straddle" dancing, and in these "dances," employees sometimes do such things as sit in a patron's lap, place their breasts against the patron's face while physical contact is maintained, and gyrate in such a manner as to simulate sexual intercourse. Such behavior can lead to prostitution. The County Council recognizes that preventing prostitution and the spread of sexually transmitted diseases are clearly within its police powers: Southeastern Promotions, Inc. v. Conrad, 341 F. Supp. 465,



477 (E.D. Tenn. 1972), rev'd on other grounds, 420 U.S. 546 (1975). The County Council believes that prohibiting physical contact between performers and patrons at a sexually oriented business establishment is a reasonable and effective means of addressing these legitimate governmental interests.

- 5. Licensing is a legitimate and reasonable means of accountability to ensure that operators of sexually oriented businesses comply with reasonable regulations, to facilitate the enforcement of legitimate location and distancing requirements, and to ensure that operators do not knowingly allow their establishments to be used as places of illegal sexual activity or solicitation.
- 6. The location of sexually oriented businesses close to residential areas diminishes property values and leads to conditions that give rise to crime in residential neighborhoods. Many studies performed in other communities indicate conclusively that property crimes and sexual crimes increase significantly in neighborhoods in which a sexually oriented business is located.
- 7. It is not the intent of this Section to suppress any speech activities protected by the First Amendment or to place any impermissible burden on any constitutionally-protected expression or expressive conduct by the enactment or enforcement of this Ordinance. Rather, it is the intent of the County Council to enact a "content neutral regulation" that addresses the secondary effects of sexually oriented businesses.
- C. **Definitions**. For the purposes of this Section, the following terms shall have the following meanings:

Adult arcade means any place to which the public is permitted or invited wherein coin-operated, slug-operated or electronically, electrically, or mechanically controlled still or motion picture machines, projectors or other image-producing devices are maintained to show images to one or more persons per machine at any one time, and where the images so displayed are distinguished or characterized by the depicting or describing of "specified sexual activities" or "specified anatomical areas."

Adult bookstore, Adult retail store or Adult video store means a commercial establishment which excludes any person by virtue of age from all or part of the premises generally held opened to the public where products or equipment distinguished or characterized by a predominant emphasis or simulation of "specified sexual activities" or "specified anatomical areas" are sold, rented or displayed therein, (unless the business complies with the requirements of Sec. 6.4.18C.2.c. herein) or, which has as one of its principal business purposes, the sale or rental of any form, for consideration, one or more of the following:

- 1. Books, magazines, periodicals or other printed matter, or photographs, films, motion picture, video cassettes or video reproductions, slides, or other visual representations which depict or describe "specified sexual activities" or "specified anatomical areas."
- 2. Instruments, devices, paraphernalia or clothing which are designed for use in connection with "specified sexual activities," excluding condoms and other birth control and disease prevention products. A commercial establishment may have other principal business purposes that do not involve the offering for sale or rental of material depicting or describing "specified sexual activities" or "specified anatomical areas" and still be categorized as an adult bookstore or adult video store. Such other business purposes will not serve to exempt such commercial establishment from being categorized as an adult bookstore or adult video store so long as one of its principal business purposes is the offering for sale or rental, the specified materials which depict or describe "specified sexual activities or "specified anatomical areas."
- 3. "Adult bookstore," "Adult retail store" or "Adult video store" does not mean any establishment which displays, rents or sells sexually-explicit materials in an enclosed room equal to less than ten percent of the business's total square footage, and which prohibits anyone under 18 years of age from entering the room.
- 4. "Principal business purpose," as used in this Section, means that more than 25 percent of the "stock in trade" of the business is devoted to the display, rent or sale of items, products or equipment distinguished or characterized by a predominant emphasis on, or simulation of, "specified sexual activities" or "specified anatomical areas."
- 5. "Stock in trade" for purposes of this subsection shall mean the greater of:
 - a. The retail dollar value of all items, products or equipment readily available for purchase, rental, viewing or use by patrons of the establishment, excluding material located in any storeroom or other portion of the premises not



regularly open to patrons; or

b. The total volume of shelf space and display area.

Adult cabaret means a nightclub, bar, restaurant or similar commercial eating or drinking establishment, which regularly features:

- 1. Persons who appear in a state of nudity.
- 2. Live performances which are characterized by the exposure of "specified anatomical areas" or by "specified sexual activities."
- 3. Films, motion pictures, video cassettes, slides or other photographic reproductions which are characterized by the depiction or description of "specified sexual activities" or "specified anatomical areas."

Adult car wash means a car wash where some or all of the employees are semi-nude or nude and/or where "specified sexual activities" occur or "specified anatomical areas" are exhibited.

Adult motel means a hotel, motel or similar commercial establishment which:

- 1. 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 "specified sexual activities" or "specified anatomical areas;" and which may have a sign visible from the public *R*right-of-*W*way which advertises the availability of these types of photographic reproductions, or
- 2. Routinely offers a sleeping room for rent for a period of time that is less than eight hours, or
- 3. Routinely allows a tenant or occupant of a sleeping room to sub-rent the room for a period of time that is less than eight hours, or
- 4. Evidence that a sleeping room in a hotel, motel, or a similar commercial establishment has been rented and vacated two or more times in a period of time that is less than eight hours creates a rebuttable presumption that the establishment is an adult motel as that term is defined in this Section.

Adult motion picture theater means a commercial motion picture theater, one of whose principal business purposes is, for any form of consideration, to regularly show films, motion pictures, video cassettes, slides or similar photographic reproductions which are characterized by the depiction or description of "specified sexual activities" or "specified anatomical areas."

Adult theater means a commercial theater, concert hall, auditorium, or similar commercial establishment, one of whose principal business purposes is to regularly feature persons who appear in a state of nudity, or which features live performances which are characterized by the exposure of "specified anatomical areas" or by "specified sexual activities."

Certificate of Nonconformity means a certificate issued by the Charleston County **Zoning and** Planning Department to any sexually oriented business which is operating at the time of the enactment of this Chapter, and is not in compliance with one or more of its provisions.

Dancer means an employee of a sexually oriented business who entertains patrons through expressive forms of dance and/or movement.

Employee means an individual working and performing services for any sexually oriented business, including any independent contractor who provides services on behalf of any sexually oriented business to the patrons of such business.

Established or establishment, as used in this Chapter, means and includes any of the following:

- 1. The opening or commencement of any sexually oriented business as a new business.
- 2. The conversion of an existing business, whether or not a sexually oriented business, to a sexually oriented business.
- 3. The addition of any sexually oriented business to any other existing sexually oriented business.
- 4. The relocation of any sexually oriented business.



Health club, as used in this Chapter, means a health club where some or all of the employees are nude or semi-nude, or in which "specified sexual activities" occur or "specified anatomical activities" are exhibited.

Licensee means a person in whose name a Sexually Oriented Business Regulatory License to operate a sexually oriented business has been issued, as well as the individual listed as an *A*-applicant on the application for a Sexually Oriented Business Regulatory License.

Live entertainment, for purposes of this Chapter, means a person who appears nude, semi-nude, or a performance which is characterized by the exposure of "specified anatomical areas" or "specified sexual activities."

Nude model studio means any place where a person appears in a state of nudity or displays "specified anatomical areas" and is observed, sketched, drawn, painted, sculptured, photographed, or similarly depicted by other persons who pay money or any other form of consideration, and such place is not subject to an exemption pursuant to any provision herein.

Nude, Nudity or state of nudity means: (a) the appearance, real or simulated, of a bare human buttock, anus, male genitals, female genitals, or the areola or nipple of the female breast; or (b) a state of dress which fails to completely cover a human buttocks, anus, male or female genitals, pubic region or areola or nipple of the female breast.

Operate or causes to be operated, as used in the Chapter, means to cause to function or to put or keep in operation.

Operator means any person on the premises of a sexually oriented business who is authorized to exercise overall operational control of the business, or who causes to function or who puts or keeps in operation the business. A person may be found to be operating or causing to be operated a sexually oriented business whether or not the person is an owner, part owner, or licensee of the business.

Patron means any person who pays a sexually oriented business any form of consideration for services provided to him or her by the sexually oriented business.

Person means an individual, proprietorship, partnership, corporation, association, or other legal entity.

Semi-nude or semi-nudity means a state of dress in which clothing covers no more than the genitals of a man, or the pubic region and areolae of the breasts of a woman.

Sexually oriented business includes an adult arcade, adult bookstore, adult retail store or adult video store, adult cabaret, adult motel, adult motion picture theater, adult theater, nude model studio, or any other business, such as a car wash or a health club, which offers, for consideration, materials or services characterized as depicting "specified sexual activities" or "specified anatomical areas", or whose employees perform services in a state of nudity or semi-nudity.

Sexually Oriented Business Regulatory License means a special annual operating license necessary for a sexually oriented business to do business in Charleston County. Such license is in addition to a Charleston County Business License, and is issued by the Charleston County *Zoning and* Planning Department.

Specified anatomical areas means the male genitals in a state of sexual arousal and/or the vulva or more intimate parts of the female genitals.

Specified sexual activities means and includes any of the following:

- 1. The fondling or other erotic touching of human genitals, pubic region, buttocks, anus or female breasts.
- 2. Sex acts, normal or perverted, actual or simulated, including intercourse, oral copulation, or sodomy.
- 3. Masturbation, actual or simulated.
- 4. Excretory functions as part of or in connection with any of the activities set forth in A. through C. above.

Substantial enlargement of a sexually oriented business means the increase in floor areas occupied by the business by more than 25 percent, as the floor areas exist on the date the original Charleston County Zoning Permit was obtained.

Transfer of ownership or control of a sexually oriented business means and includes any of the following:

1. The sale, lease or sublease of the business.



- 2. The transfer or securities which constitute a controlling interest in the business, whether by sale, exchange or similar means.
- 3. The establishment of a trust, gift or other similar legal device which transfers the ownership or control of the business, except for transfer by bequest or other operation of law upon the death of the person possessing the ownership or control.

Viewing Room means the room, booth, or area where a patron of a sexually oriented business would ordinarily be positioned while watching a film, video cassette, video reproduction, or live production.

1. Permits and Licenses; Application.

- *a.* Every person engaged or intending to engage in a sexually oriented business is required to obtain a Sexually Oriented Business Regulatory License.
- b. A person commits a misdemeanor if he or she operates a sexually oriented business without a valid Zoning Permit and Business License and Sexually Oriented Business Regulatory License issued by Charleston County.
- c. An application for a Zoning Permit and/or a Sexually Oriented Business Regulatory License must be made on a form provided by the *Zoning and* Planning Department. The application must be accompanied by a sketch or diagram showing the configuration of the premises, including a statement of total floor space occupied by the business. The sketch of diagram need not be prepared by an architect, engineer or surveyor, but must be drawn to a designated scale or drawn with marked dimensions of the interior of the premises to an accuracy of plus or minus 6 inches.
- d. The *A*applicant must be qualified according to the provisions of *this* Article 6.4.19.E and the premises must be inspected and found to be in compliance with applicable State laws by the South Carolina Department of Health and Environmental Control (DHEC) and the BuildingOfficial.
- e. If an entity wishing to operate a sexually oriented business is an individual, he or she must sign the application for a Sexually Oriented Business Regulatory License as *A*applicant. If an entity wishing to operate a sexually oriented business is other than an individual, each individual who has a ten percent or greater interest in the business must sign the application for a Sexually Oriented Business Regulatory License Regulatory License as *A*applicant.
- f. The fact that a person possesses other types of state or county permits and/or licenses does not exempt him or her from the requirements to obtain a Sexually Oriented Business Regulatory License.
- g. All licenses granted pursuant to this Chapter shall be for a term of one year. Said term shall commence on January 1 of each year and terminate upon December 31 of the same year. Applications for a license filed at any other time during the year shall be treated the same as if they were filed January 1 of that year and shall terminate on December 31 of that same year, and no proration shall be permitted.
- h. The completed application shall contain the following information and shall be accompanied by the following documents:
 - i. If the **A**applicant is:
 - 1) An individual, the individual shall state his or her legal name and any aliases and shall submit satisfactory proof that he or she is eighteen (18) years of age;
 - 2) A partnership, the partnership shall state its complete name, and the names of all partners, whether the partnership is general or limited, and a copy of the partnership agreement, if any;
 - 3) A corporation, the corporation shall state its complete name, the date of its incorporation, evidence that the corporation is in good standing under the statutes of the state, or in the case of a foreign corporation, evidence that it is currently authorized to do business in the state, the names and capacity of all officers, directors ad principal owners, and the name of the registered corporate agent and the address of the registered office for service of process;
 - 4) A limited liability company shall state its complete name, the date of filing of the articles of organization and operating agreement, the names of all managers and members.



- ii. Whether the Aapplicant or any other individual listed under subsection (A) of this Section had worked under or has had a previous Sexually Oriented Business Regulatory License under this Chapter or other adult business or adult entertainment ordinance from another state, city or county denied, suspended or revoked, including the name and location of the adult business for which the permit was denied, suspended or revoked, as well as the date of the denial, suspension or revocation.
- iii. Whether the Aapplicant or any other individual listed under subsection (A) for this Section holds any other licenses under this Chapter or other similar adult business ordinance from another city, county or state and, if so, the names and locations of such other permitted business.
- iv. The location of the proposed sexually oriented business, including a legal description of the property, street address and telephone number(s), if any.
- v. Proof of the *A*applicant's right to possession of the premises wherein the sexually oriented business is proposed to be conducted.
- vi. The *A*applicant's or any other individual's listed, pursuant to subsection (A) of this Section, mailing address and residential address.
- vii. A photocopy of the driver's license or other government issued identification card for the individuals listed in subsection (A) of this Section.
- g. If the Aapplicant is an individual, he/she must sign the application for a license. If the Aapplicant is a corporation it must be signed by the president or vice president, attested to by the secretary or assistant secretary, and each individual having a 10 percent or greater interest in the corporation. If the Aapplicant is a general or limited partnership it must be signed by a general partner. If the Aapplicant is a limited liability company it must be signed by the manager and each individual having a 10 percent or greater or greater interest or greater interest.
- h. If an omission or error is discovered by the *Zoning and* Planning Director, the application will be returned to the *Aapplicant* for completion or correction without further action by the *Zoning and* Planning Director. Any application rejected due to an omission or error shall be re-filed only when the omission or error has been remedied. For the purposes of this Chapter, the date the *Zoning and* Planning Director accepts an application which is complete shall be the date the application is deemed to be filed with the *Zoning and* Planning Director.
- i. In the event that the *Zoning and* Planning Director determines that the *A*applicant has improperly completed the application, he/she shall promptly notify the *A*applicant of such fact and allow the *A*applicant thirty (30) days to property complete the application. The time period for granting or denying a license shall be stayed during the period in which the *A*applicant is allowed an opportunity to properly complete the application.
- j. Applicants for a license under this Chapter shall have a continuing duty to promptly supplement application information required by this Section in the event that said information changes in any way from what is stated on the application. The failure to comply with said continuing duty within thirty (30) days from the date of such change, by supplementing the application on file with the *Zoning and* Planning Director, shall be grounds for suspension or revocation of a Sexually Oriented Business Regulatory License.

2. Approval/Denial of License:

- a. The *Zoning and* Planning Director shall approve or deny the issuance of a Sexually Oriented Business Regulatory License to an *A*applicant within thirty (30) days after receipt of a completed application. The *Zoning and* Planning Director shall deny a license if:
 - i. The Aapplicant (if a natural person) is under the age of eighteen (18) years;
 - ii. The *A*applicant has made a false statement upon the application or has given false information in connection with an application;
 - iii. The Aapplicant or any holder of any class of stock, or a director, officer, partner or principal of the Aapplicant has had an adult business license revoked or suspended anywhere within the state within one year prior to the application;



- iv. The *A*applicant has operated an adult business which has determined to be a public nuisance under state law or this code within one year prior to the application;
- v. A corporate *A*applicant is not in good standing or authorized to do business in the state;
- vi. The *A*applicant is overdue in the payment to the County of taxes, fees, fines or penalties assessed against him/her/it or imposed against him/her/it in relation to an adult business;
- vii. The Aapplicant has not obtained the required sales tax license; or
- viii. The *A*applicant of the sexually oriented business is in violation of, or is not in compliance with, any of the provisions of this Section.
- b. In the event that the *Zoning and* Planning Director denies a license, he/she shall make written findings of fact stating the reasons for the denial, and a copy of such decision shall be sent by first class mail to the address shown in the application. An *A*applicant shall have the right to a hearing before the Board of Zoning Appeals as set forth in subsection J below. A written request for such hearing shall be made to the *Zoning and* Planning Director within ten (10) days of the date of the denial of the license by the *Zoning and* Planning Director. This hearing shall be held within sixty (60) days from the date a timely request for hearing is received. If no such hearing is held or if no order is issued within the time set forth below following such hearing, the application shall be deemed approved.
 - i. At the hearing referred to above, the Board of Zoning Appeals shall hear such statements and consider such evidence as the Planning staff, enforcement officers, the Aapplicant or other party in interest, or any other witness shall offer which is relevant to the denial of the license application by the Zoning and Planning Director.
 - ii. If the Board of Zoning Appeals determines that the Aapplicant is ineligible for a license per subsection (A) of this Section, it shall issue an order sustaining the Zoning and Planning Director's denial of the application, within five (5) days after the hearing is concluded, which shall include findings of fact. A copy of the order shall be mailed to the Aapplicant at the address supplied on the application.
 - iii. The order of the Board of Zoning Appeals made pursuant to this Section shall be a final decision and may be appealed to the circuit court pursuant to the provisions of the SC Local Government Planning Act, as may be amended from time to time. Failure of an *A*-applicant to timely follow the limits specified above constitutes a waiver by him/her/it of any right he/she/it may otherwise have to contest denial of his/her/it license application.
- c. If any county official or department fails to render a timely decision pursuant to the terms of this Section then said official or department shall be deemed to have approved or consented to the issuance of the requested license.
- d. The Sexually Oriented Business Regulatory License, if granted, shall state of its face the names of the persons to whom it is granted, the expiration date, and the address of the sexually oriented business. The Sexually Oriented Business Regulatory License shall be posted in a conspicuous place at or near the entrance of the sexually oriented business so that it may be easily read at any time.

3. Temporary Permits.

- a. An *A*applicant may apply for a temporary permit if a Sexually Oriented Business Regulatory License has been denied by the *Zoning and* Planning Director, an appeal has been denied by the Board of Zoning Appeals and an appeal or other legal challenge is pending in the circuit court.
- b. The temporary permit application shall include all information required by the Sexually Oriented Business Regulatory Ordinance.
- c. The temporary permit application shall also include written evidence of the pendency of the appeal to the circuit court.
- d. The completeness of the temporary permit application will be determined within five (5) days of its submittal.
- e. After submittal of a complete application, the *Zoning and* Planning Director shall issue the temporary permit within five (5) days.
- f. Upon issuance, the Aapplicant may commence its sexually oriented business adult use as set forth in the permit,



pending compliance with other applicable non-sexually oriented business laws, rules and regulations.

g. In the event that denial of a Sexually Oriented Business Regulatory License is upheld by the courts, an investment or construction undertaken during the time of temporary permit must be removed and the business ceased. The Aapplicant shall not have the right to continue with any business or recoup any investment from the County. Revocation of the permit shall not be considered a taking.

4. Inspection.

- a. An *A*applicant or licensee shall permit representatives of the Sheriff's Office, South Carolina Department of Health and Environmental Control (DHEC), local Fire Department, *Zoning and* Planning Department, Legal Department and/or Building inspections department to inspect the premises of a sexually oriented business for the purpose of ensuring compliance with the law, at any time it is occupied open for business.
- b. The licensee (or the licensee's agent or employee) of a sexually oriented business commits a misdemeanor if he or she refuses such lawful inspection of the premises at any time it is occupied or open for business. Such refusal is also grounds for suspension or revocation of a Sexually Oriented Business Regulatory License.

5. Expiration of Sexually Oriented Business Regulatory License.

- a. A Sexually Oriented Business Regulatory License must be renewed each year, at least 2 weeks prior to the expiration date.
- b. If, after denying the issuance or renewal of a Sexually Oriented Business Regulatory License, the *Zoning and* Planning Director finds that the basis for denial of the license has been corrected or abated, the *A*applicant may then be granted a Sexually Oriented Business Regulatory License.
- 6. **Suspension of Sexually Oriented Business Regulatory License**. The *Zoning and* Planning Director shall suspend a Sexually Oriented Business Regulatory License for a period not to exceed 30 days if the *Zoning and* Planning Director determines that a licensee or an employee of a licensee:
 - a. Has violated or is not in compliance with any provision of this Section.
 - b. Has refused to allow an inspection of the sexually oriented business premises as authorized by this Section.
 - c. Has knowingly permitted gambling by any person on the sexually oriented business premises.

7. Revocation of Sexually Oriented Business Regulatory License.

- a. The *Zoning and* Planning Director shall revoke a Sexually Oriented Business Regulatory License if a cause of suspension in Sec. 6.4.18H occurs and the Sexually Oriented Business Regulatory License has previously been suspended within the preceding 12 months.
- b. The *Zoning and* Planning Director shall revoke a Sexually Oriented Business Regulatory License if the *Zoning and* Planning Director determines that:
 - i. The licensee gave false or misleading information in the material submitted to the Zoning or Business License Departments during the application process;
 - ii. The licensee or an employee knowingly operated the sexually oriented business during a period of time when the licensee's Sexually Oriented Business Regulatory License was suspended; or
 - iii. A licensee or an employee has knowingly allowed any act of sexually intercourse, sodomy, oral copulation or masturbation to occur in or on the permitted and/or licensed premises.
- c. If subsequent to revocation, the *Zoning and* Planning *D*director finds that the basis for the revocation of the Sexually Oriented Business Regulatory License has been corrected or abated, the *A*applicant may be granted a Sexually Oriented Business Regulatory License.



- 8. **Appeal of Designation, Suspension or Revocation of Sexually Oriented Business Regulatory License**. A sexually oriented business or a Licensee may appeal, in writing, the *Zoning and* Planning Director's designation of a business as a sexually oriented business, or the suspension or revocation of a Sexually Oriented Business Regulatory License to the Board of Zoning Appeals in accordance with the procedures of Article 3.13.
- 9. **Transfer of Sexually Oriented Business Regulatory License**. Each Sexually Oriented Business Regulatory License issued hereunder is non-transferable. A licensee shall not transfer a Sexually Oriented Business Regulatory License to another sexually oriented business, nor shall a licensee operate a sexually oriented business under the authority of a Sexually Oriented Business Regulatory License at any place other than the address designated in the application.

10. Location Restriction.

- a. A person commits a misdemeanor if he or she operates or causes to be operated a sexually oriented business outside of the Zzoning Ddistrict where the use is allowed. (See Article 6.1).
- b. A person commits a misdemeanor if he or she operates or causes to be operated a sexually oriented business within 1,000 feet of:
 - i. A facility for Religious Assembly;
 - ii. A public or private school;
 - iii. A boundary of any residential Zzoning Ddistrict;
 - iv. A public park adjacent to any residential Zzoning Ddistrict; and
 - v. The property line of a *L*lot occupied by a residential use.
- c. A person commits a misdemeanor if he or she causes or allow the operation, establishment, or maintenance of more than *one1*-sexually oriented business in the same building, structure or portion thereof, or the substantial enlargement of floor areas of any sexually oriented business in any building, structure or portion thereof containing another sexually oriented business without the issuance of Sexually Oriented Business Regulatory License for each use and every expansion.
- d. For the purpose of this Section, measurement shall be made in a straight line, without regard to intervening structures or objects, from the nearest portion of the building or structure used as a part of the premises where a sexually oriented business is conducted, to the nearest property line of the premises of a facility for Religious Assembly, a public or private school, to the nearest boundary of any residential Zzoning Ddistrict, a public park adjacent to any residential Zzoning Ddistrict, or the nearest property line of a Llot occupied by a residential use.
- e. No expansion of the uses or physical structure of a building housing a sexually oriented business shall occur without the issuance of a Sexually Oriented Business Regulatory License for each use and expansion.
- 11. **Regulation of Adult Car Washes.** Nude or semi-nude employees of adult car washes must not be able to be seen from any public *R*right-of-*W*way or adjoining parcels. Necessary fencing and/or buffers, as set forth in the relevant chapters of this Ordinance, must be placed around the establishment in order to ensure that patrons can only view the employees once the patrons are inside the establishment.
- 12. **No Fondling or Caressing**. It is a misdemeanor for any nude or semi-nude employee or dancer to fondle or caress any patron, and no patron shall fondle or caress any nude or semi-nude employee or dancer.

13. Nonconforming Sexually Oriented Business.

- a. Any sexually oriented business operating on the date the original Sexually Oriented Business Regulations were enacted by Charleston County Council (Sec. 6.4.18), that is found to be in violation of any of the location provisions of Article 6.4.18L above, shall be deemed a nonconforming use, and upon written notification by the *Zoning and* Planning Director, must obtain a Certificate of Nonconformity from the *Zoning and* Planning Department. A certified nonconforming use will be permitted to continue to operate for a period not to exceed 1 year before being licensed.
- b. If the sexually oriented business does not, within 6 months of notification by the *Zoning and* Planning Director, obtain a Certificate of Nonconformity, then the business will be deemed in violation of the Ordinance, and will not be permitted to continue to operate more than 6 months after the date that the regulations of this Section (Article



6.4.18) first became effective.

- c. No nonconforming use shall be increased, enlarged, extended or altered except that the use may be changed to a conforming use.
- d. If *two2*-or more sexually oriented businesses are within 1,000 feet of one another and otherwise in a permissible location, the sexually oriented business which was first established and continually operating at that particular location is the conforming use and the later-established business is the nonconforming use.
- e. Any sexually oriented business lawfully operating as a conforming use is not rendered a nonconforming use due to the subsequent location of a church, public or private elementary or secondary school, public park, residential district, or a residential *L*lot within 1,000 feet of the sexually oriented business. This provision applies only to the renewal of a valid Sexually Oriented Business Regulatory License and does not apply when an application for a Sexually Oriented Business Regulatory License is submitted after a Sexually Oriented Business Regulatory License has expired or has been revoked.
- 14. Adult Motels Prohibited. A person in control of a sleeping room in a hotel, motel, or similar commercial establishment, commits a misdemeanor if he or she rents or sub-rents a sleeping room to a person, and then, within 8 hours from the time the room is rented, rents or sub-rents the same sleeping room again, as such creates a rebuttable presumption that the establishment is an adult motel as that term is defined in this Section. For purposes of this Section, "rent" or "sub-rent" means the act of permitting a room to be occupied for any form of consideration.

15. Six-Foot Distance Rule.

- a. No nude or semi-nude employee or nude or semi-nude dancer shall perform live entertainment within six feet of any patron, nor shall any patron experience live entertainment within six feet of any nude or semi-nude employee or nude or semi-nude dancer, in a sexually oriented business. In the case of adult car washes, the six-foot distance rule necessitates that patrons get out of their vehicles, and watch the vehicles being washed no less than 6 feet away from the nude or semi-nude employees.
- b. Sexually oriented businesses with live entertainment shall conspicuously post a sign that advises patrons that they must be at least 6 feet away from nude or semi-nude dancers at all times.

16. Gratuities.

- a. No patrons shall personally pay or personally give a gratuity to any nude or semi-nude dancer or nude or seminude, employee in a sexually oriented business establishment. Gratuities can be placed in containers at a location away from the nude or semi-nude dancer, or handed to clothed employees. In the alternative sexually oriented businesses could charge a cover charge, and prohibit all gratuities.
- b. No nude or semi-nude dancer or nude or semi-nude employee a sexually oriented business shall solicit or accept any pay or gratuity personally from a patron.
- c. Sexually oriented businesses with nude or semi-nude dancers or nude or semi-nude employees shall conspicuously post a sign that advises patrons that gratuities to be paid personally to nude or semi-nude dancers and nude or semi-nude employees are prohibited.
- 17. Additional Regulations Pertaining to the Exhibition of Sexually Explicit Films and Videos, Adult Arcades and Health Clubs. A person who operated or causes to e operated a sexually oriented business, as defined in this Section, which exhibits on the premises in a viewing room of less than 150 square feet of floor space, a film, video cassette or other video reproduction which depicts "specified sexual activities" or "specified anatomical areas", or which allows "specified sexual activities" or "specified sexual activities" to occur in a separate room in the establishment shall comply with the following requirements:
 - a. Upon application for a Sexually Oriented Business Regulatory License, the application shall be accompanied by a diagram of the premises showing a plan thereof specifying the location of 1 or more manager's stations and the location of all overhead lighting fixtures, and designating any portion of the premises in which patrons will not be permitted. A manager's station may not exceed 32 square feet of floor area. The diagram shall also designate the place at which the permit will be conspicuously posted, if granted. A professionally prepared diagram in the nature of an engineer's or architect's blueprint shall not be required; however, each diagram should be oriented to the north or to some designated street or object, and should be drawn to a designated scale or with marked dimensions



sufficient to show the various internal dimensions of all areas of the interior of the premises to an accuracy of plus or minus six inches. The *Zoning and* Planning Director may waive the foregoing diagram for renewal applications if the *A*applicant adopts a diagram that was previously submitted and certifies that the configuration of the premises has not been altered since it was prepared.

- b. The application shall be sworn to be true and correct by the Aapplicant.
- c. No alteration in the configuration or location of a manager's station may be made without the prior approval of the *Zoning and* Planning Director.
- d. It is the duty of the owners and operator of the premises to ensure that at least 1 employee is on duty and situated in each manager's station at all times that any patron is present inside the premises.
- e. The interior of the premises shall be configured in such a manner that there is an unobstructed view from a manager's station of every area of premises to which any patron is permitted access for any purpose, excluding restrooms. Restrooms may not contain video reproduction equipment. If the premises has 2 or more manager's stations. The view required in this subsection must be by direct line of sight form the manager's station.
- f. It shall be the duty of the owners and operator, and also the duty of any agents and employees present in the premises, to ensure that the view area specified in subparagraph "5" remains unobstructed by any doors, walls, merchandise, display racks or other materials at all times and to ensure that no patron is permitted access to any area of the premises which has been designated as an area in which patrons will not be permitted in the application filed pursuant to subparagraph "1" of this Section.
- g. No viewing room, nor any room or enclosed area in a health club that cannotn be viewed from the manager's station, may be occupied by more than *one* 1-person at anytime.
- h. In order to ensure that places to which patrons' access are adequately illuminated, the premises shall be equipped with overhead lighting fixtures at an illumination at least 1 candle foot as measured at the floor level.
- i. It shall be the duty of the owners and operator, and also the duty of any agents and employees presents in the premises, to ensure that the illumination described above is maintained at all times that any patron is present in the premises.
- j. A person having a duty under subparagraphs 1. through 9. above commits a misdemeanor if he or she knowingly fails to fulfill that duty.
- 18. **Exemptions**. It is a defense to prosecution under this Section that a person appearing in a state of nudity did so in a modeling class operated:
 - a. By a proprietary school licensed by the State of South Carolina; a college, junior college, or university supported entirely or partly by taxation.
 - b. By a private college or university which maintains and operates educational programs in which credits are transferable to a college, junior college, or university supported entirely or partly by taxation.
 - c. In a structure:
 - i. Which has no sign visible from the exterior of the structure and no other advertising that indicates a nude person is available for viewing.
 - ii. Where, in order to participate in a class, a student must enroll at least three days in advance of the class.
 - iii. Where no more than one nude model is on the premises at any one time.
- 19. Violations. Refer to provisions contained in Chapter 11, Violations, Penalties and Enforcement.
- 20. **Severability**. If any provision of this Chapter or its application to any circumstance is held by a court of competent jurisdiction to be invalid for any reason, this holding does not affect other provisions or applications of this Chapter which can be given effect without the invalid provision or application, and to this end, the provisions of this Chapter are severable.

Sec. 6.4.19 Single Family Detached Affordable and Workforce Dwelling Housing Units



A. To promote ownership or occupancy of affordable, quality housing, *increased densities and flexible use and lot standards are allowed pursuant to Table 6.1, Use Table, and this Section, except that increased densities for Lots on Edisto Island and Wadmalaw Island are not permitted, in accordance with the Charleston County Comprehensive Plan.* by low-income-households, property within the AG-8 or any AGR, RR-3, S-3, or R-4 zoning district may be approved for subdivision and development in accordance with the density/intensity and dimensional standards of this Section (see Sec. 6.4.19C below). The entity developing the subject parcel must construct new residential housing for the provision of affordable housing as certified by Charleston County. The purchaser or tenant of the affordable household, at the time of closing or rental agreement, must meet the HUD definition of low income. The following standards of this Section must also be met:

B. Single Family Detached Affordable Housing Units

Single family detached affordable housing units shall meet the low-moderate income standards as defined by the United States Department of Housing and Urban Development or the Low Income definition, which is a household income 80 percent or below the median household income for Charleston County.

C. Ownership

Single family detached affordable housing units shall be sold or rented to qualified low-moderate income households, as defined in Section 6.4.19A.

- D. Density/Intensity and Dimensional Standards
- B. The purchaser or tenant, at the time of closing or rental agreement, must meet the income requirements contained in this Ordinance for Affordable Dwelling Units or Workforce Dwelling Units, as applicable. It shall be the responsibility of the property owner(s) to ensure that prospective buyers and renters of Affordable and Workforce Dwelling Units are screened and eligible pursuant to the requirements of this Section. The income of all occupants age 18 years and older of an Affordable or Workforce Dwelling Unit who shall be included in the income calculation. All tax documentation shall be from the most recent tax year. Social security numbers and other personal identifying information not required by this Ordinance shall be redacted by the Applicant.
 - 1. The maximum density and minimum lot area standards listed in the following table shall apply to single family detached affordable housing units:

Zoning District	Maximum Density	Minimum Lot Area
AG-10	1 dwelling unit per 5 acres	1 acre
AG-8	3 dwelling units per acre	8,000 square feet
AGR and RR-3	3 dwelling units per acre	8,000 square feet
S-3	4 dwelling units per acre	8,000 square feet
R-4	6 dwelling units per acre	4,000 square feet

- 2. Single family detached affordable housing units in the AG-10 Zoning District shall comply with the dimensional standards of the underlying base zoning district, as contained in Chapter 4, Base Zoning Districts, where no standard is listed in the table above.
- 3. Single family detached affordable housing units in the AG-8, AGR, RR-3, S-3, and R-4 Zoning Districts shall comply with the dimensional standards of the R-4 Zoning District, as contained in <u>CHAPTER 4</u>, Base Zoning Districts, where no standard is listed in the table above.



- C. Applicability.
 - 1. The standards of this Section apply to all Overlay Zoning Districts that do not specifically address Affordable and Workforce Dwelling Units. In the case of conflict between the requirements of this Section and those of an Overlay Zoning District, the Zoning and Planning Director shall determine which standards apply giving deference to the standards that will result in the creation of the most Affordable and Workforce Dwelling Units.
 - 2. The standards of this Section do not apply to Lots located on Edisto and Wadmalaw Islands.
- D. The requirements of this Section apply in addition to all other applicable requirements of the ZLDR. Development of property that contains or abuts an OCRM Critical Line shall comply with the Waterfront Development Standards for the applicable Zoning District.
 - 1. The maximum density and minimum lot area standards listed in the table below shall apply to developments in the Rural Area, as defined in the Charleston County Comprehensive Plan, that contain the required percentages of Affordable or Workforce Dwelling Units:

Density, Intensity, and Dimensional Standards: Rural Area			
Zoning District	Maximum density when at least 50% of principal Dwelling Units qualify as AFUs and/or WDUs:	Maximum density when 100% of principal Dwelling Units qualify as AFUs and/or WDUs:	Minimum Lot Area
AG-10 (except on Edisto Island) [1][3]	1 Principal Dwelling Unit per 7 acres	1 Principal Dwelling Unit per 5 acres	1 acre
AG-8 [2][3]	1 Principal Dwelling Unit per 4 acres	1 Principal Dwelling Unit per acre	14,500 square feet
AGR and RR (except properties zoned AGR on Edisto and Wadmalaw Islands) [2][3]	2 Principal Dwelling Units per acre	4 Principal Dwelling Units per acre	14,500 square feet

[1] Development shall comply with the dimensional standards of the AG-10 Zoning District, as contained in Chapter 4, Base Zoning Districts, where no standard is listed in the table above.

[2]Development shall comply with the dimensional standards of the R-4 Zoning District, as contained in Chapter 4, Base Zoning Districts, where no standard is listed in the tables above.

[3]Only Single-Family Detached Dwelling Units shall be allowed.

Note:"AFU" = Affordable Dwelling Unit | "WDU" = Workforce Dwelling Unit



2. The maximum density and minimum lot area standards listed in the table below shall apply to developments in the Urban/Suburban Area, as defined in the Charleston County Comprehensive Plan, that contain the required percentages of Affordable or Workforce Dwelling Units:

Density, Intensity, and Dimensional Standards: Urban/ Suburban Area				
Zoning District	Maximum Density when at least 25% of principal Dwelling Units qualify as AFUs and/or WDUs:	Maximum Density when at least 50% of principal Dwelling Units qualify as AFUs and/or WDUs:	Maximum Density when 100% of principal Dwelling Units qualify as AFUs and/or WDUs:	Minimum Lot Area
S-3 [1][2]	4 Principal Dwelling Units per acre	5 Principal Dwelling Units per acre	7 Principal Dwelling Units per acre	8,000 square feet
R-4, MHS, CI, RO, GO, NC [1][2]	8 Principal Dwelling Units per acre	12 Principal Dwelling Units per acre	18 Principal Dwelling Units per acre	4,000 square feet
UR, CC, IN [1][3]	20 Principal Dwelling Units per acre	24 Principal Dwelling Units per acre	28 Principal Dwelling Units per acre	No minimum lot size

[1] Development shall comply with the dimensional standards of the UR Zoning District where no standard is listed in the table above provided that the Waterfront Development Standards of the Zoning District in which the property is located apply to development abutting the OCRM Critical Line and the Building Height requirements of the Zoning District in which the property is located apply. The R- 4 Waterfront Development Standards and Building Height Requirements shall apply to development in the CI, RO, GO, and NC Zoning Districts.

- [2] Single-Family Detached Dwelling Units, Single-Family Attached Dwelling Units, Duplexes, Triplexes, and Fourplexes shall be allowed provided that in the S-3 and R-4 Zoning Districts, Special Exception approval from the Board of Zoning Appeals shall be required for Single-Family Attached Dwelling Units, Duplexes, Triplexes, and Fourplexes.
- [3] Single-Family Detached Dwelling Units, Single-Family Attached Dwelling Units, Duplexes, Triplexes, Fourplexes, and Multi-Family Dwelling Units shall be allowed.

Note: "AFU" = Affordable Dwelling Unit | "WDU" = Workforce Dwelling Unit

D. Uses

Single family attached housing units and duplexes are allowed in the R-4 Zoning District if they meet all requirements of this Section.

Only single family detached affordable housing units are allowed in the AG-10, AG-8, AGR, RR-3, and S-3 Zoning Districts.

E. Off-Street Parking Requirements. Off-street parking spaces shall be provided for Affordable and Workforce Dwelling Units in accordance with Table 9.3.2, Off-Street Parking Schedule.

- F. General Development and Design Requirements.
 - 1. Affordable and Workforce Dwelling Units shall be provided within each phase of the development. Subdivision plats and Site Plan Review applications shall include an accounting of the total number and type of Affordable, Workforce, and Market-Rate Dwelling Units included in the current phase as well as the total number and type of those approved in previous phases to ensure compliance with the approved Affordable/Workforce Dwelling Unit Plan.



- 2. Affordable and Workforce Dwelling Units shall be integrated throughout the development and not located in a single area of the development.
- 3. Any Studio Dwelling Unit provided under this Section must be a minimum of 500 square feet in floor area. In no instance shall more than 50 percent of the Affordable or Workforce Dwelling Units be provided in the form of Studio Dwelling Units.
- 4. In terms of exterior appearance, Affordable and Workforce Dwelling Units shall be indistinguishable from Market-Rate Dwelling Units. External building materials and finishes for Affordable and Workforce Dwelling Units shall be the same in type and quality as the Market-Rate Dwelling Units.
- 5. Interior features of Affordable and Workforce Dwelling Units shall be functionally equivalent to the Market-Rate Dwelling Units, though the finishes and materials need not be identical.
- 6. Affordable and Workforce Dwelling Units shall be comparable to the Market-Rate Dwelling Units in terms of improvements related to energy efficiency, which include but are not limited to mechanical equipment and plumbing, insulation, windows, and heating and cooling systems.
- G. Zoning Permit Fees and Application Review.
 - 1. Zoning Permit, Site Plan Review, and Subdivision Plat application fees for Affordable and Workforce Dwelling Units shall be waived by the Zoning and Planning Director at the request of the developer and provision of certification that the Dwelling Units meet the requirements of this Ordinance.
 - 2. Site Plan Review and Subdivision Plat applications for developments that contain Affordable and/or Workforce Dwelling Units shall be expedited and receive priority over reviews of other applications. Issuance of Zoning Permits for Affordable and/or Workforce Dwelling Units shall also be expedited and receive priority over other applications.
 - 3. The following requirements apply only to developments containing Market-Rate Dwelling Units. An Affordable/Workforce Dwelling Unit Plan must be submitted as part of all Site Plan Review and Subdivision Plat applications. The Affordable/Workforce Dwelling Unit Plan shall, at a minimum, contain the following information:
 - a. The total number and type of Market-Rate Dwelling Units, Affordable Dwelling Units, and Workforce Dwelling Units, as applicable, in the development, including the total number of owner-occupied and renter-occupied Affordable and Workforce Dwelling Units.
 - b. The number of bedrooms in each Market-Rate Dwelling Unit, each Affordable Dwelling Unit, and each Workforce Dwelling Unit.
 - c. The square footage of each Market-Rate Dwelling Unit, each Affordable Dwelling Unit, and each Workforce Dwelling Unit.
 - d. The location of each Affordable Dwelling Unit and Workforce Dwelling Unit within each development including within Duplexes, Triplexes, Fourplexes, and Multi-Family Dwelling Units. The location of each Affordable, Workforce, and Market-Rate Dwelling Unit above any non-residential use shall also be identified.
 - e. A detailed description of how the developer will ensure compliance with the provisions of this section throughout the required term of affordability and how the development complies with Sec. 6.4.19(F), General Development and Design Requirements. Developers who partner with other organizations for monitoring and compliance purposes shall designate the organization in the Affordable/Workforce Dwelling Unit Plan.
 - 4. Affordable and Workforce Dwelling Units shall be limited by deed restriction to remain within the parameters of the applicable definition contained in this Ordinance, for a period of not less than 20 years after the issuance of the Certificate of Occupancy. Funding sources and other factors may require a longer term of affordability. A copy of the recorded deed restrictions required by this Section shall be submitted to the Zoning and Planning Department prior to the final Site Plan Review approval or recording of the Final Plat, as applicable.
 - a. Resale of Affordable and Workforce Dwelling Units shall be limited by deed restriction to the original sales price, adjusted for inflation, and to a purchaser eligible, as described in this Section, for a period of not lessthan 20 years after issuance of the Certificate of Occupancy. The increase permitted for inflation shall be based



upon the increase in the Consumer Price Index (CPI).

- b. If, while occupying an Affordable or Workforce Dwelling Unit, a household's income increases to an amount beyond that permitted in the definition of "Affordable Dwelling Unit" or "Workforce Dwelling Unit", as applicable, as contained in this Ordinance, the household shall not be required to vacate the unit. Upon vacating the premises, the unit shall be sold to a qualifying household, pursuant to the requirements of this Ordinance, for the period the unit is deed restricted as an Affordable or Workforce Dwelling Unit.
- 5. The owner(s) of properties containing Affordable and Workforce Dwelling Units must sign and submit the completed Affordable and Workforce Dwelling Unit Affidavit as part of Site Plan Review and Subdivision Plat applications and at the following times:
 - a. On an annual basis, by June 30th of each calendar year;
 - b. At least 30 days prior to closing on an Affordable or Workforce Dwelling Unit;
 - c. At least 30 days prior to a new tenant occupying an Affordable or Workforce Dwelling Unit; and
 - d. Anytime a lease for an Affordable or Workforce Dwelling Unit is renewed.
- H. Rent Levels/Fair Market Rents.
 - 1. The maximum rent level for Affordable and Workforce Dwelling Units shall be based on the schedule of Fair Market Rents for the Charleston-North Charleston MSA, as published annually by the U.S. Department of Housing and Urban Development (HUD).
 - 2. Fair Market Rents include a utility allowance for electricity, gas, water, and sewer, based on a schedule published by the South Carolina State Housing Authority.
- I. A minimum lease term of 31 days is required for all Affordable and Workforce Dwelling Units. Any sublease shall comply with the requirements of this section.
- J. No Affordable or Workforce Dwelling Unit may be used for Short-Term Rentals, as defined by this Ordinance.
- K. Any violation of the requirements of this Section, including, but not limited to, sale or rental of Affordable or Workforce Dwelling Units during the term of affordability to persons that do not meet the eligibility requirements described in this Ordinance, failure to submit changes in ownership and/or tenants, or failure to file the Affordable and Workforce Dwelling Unit affidavit as required by this Section, shall constitute a violation and the provisions of Chapter 11, Violations, Penalties, and Enforcement, of this Ordinance shall apply.

Sec. 6.4.20 Stables, Commercial and Stables, Private

Boarding or riding *Ss*tables (*C*commercial or *P*private) may be established as primary or accessory uses provided they meet all applicable standards of this Ordinance and the following requirements.

- A. *Commercial Stables.* The following requirements shall apply to commercial stables as defined in this Ordinance:
 - 1. A minimum *L*lot *A*area of five (5)-acres shall be required; otherwise, this use shall comply with the Special Exception procedures contained in this Ordinance.
 - 2. Riding areas and trails shall be limited to the *S*-subject *P*-parcel upon which the stable is located unless documentation is provided granting access onto other lands. Such documentation shall be provided through written and recorded documents.
 - 3. If the subject site is less than or equal to five acres, a 25-foot vegetated buffer from any equestrian activity areas is required to adjoining Parcels. In lieu of a 25-foot vegetated buffer, a 75-foot Setback to equestrian activity areas from the side and rear property boundaries shall be provided.
 - 4. If the subject site is greater than five acres, a 50-foot vegetated buffer from any equestrian activity areas is required to adjoining Parcels. In lieu of a 50-foot vegetated buffer, a 150-foot Setback to equestrian activity areas from the side and rear property boundaries shall be provided.
- B. *Private Stables.* Private *Ss*tables in the AGR and RR-3 *Zz*oning *D*districts shall require a minimum *L*lot *Aa*rea of one (1) acre and allow a maximum of one (1) horse; otherwise, this use shall comply with the Special Exception procedures contained in



this Ordinance.

Sec. 6.4.21 Utility Substations Winery

Electricity regulating substations, gas pressure control stations, or similar utility substations shall be subject to the following standards:

- A. Utility Substations shall comply with the Site Plan Review requirements of this Ordinance;
- B. Any structure shall have a setback of not less than 25 feet from all property lines or the minimum setback of the underlying zoning district, whichever is greater; and
- C. The storage of vehicles and equipment on the premises shall be prohibited except in Community Commercial (CC) or Industrial (I) Zoning Districts.
- A. Special Exception procedures shall apply for Parcel(s) totaling less than five (5) acres in size.
- B. Prior to Site Plan Review approval, the Applicant shall provide a copy of an approved permit from the State of South Carolina Department of Revenue, Alcohol Beverage Licensing. All Winery uses shall also comply with applicable agency requirements such as SCDHEC requirements.
- C. The following uses and activities are allowed pursuant to the requirements of this Section and all other applicable requirements of this Ordinance, including the requirements of Article 3.7, Site Plan Review:
 - 1. On-premise sale of wine and related promotional items as well as wine consumption (tasting room and accessory retail limited to 1,500 square feet, days and hours of operation limited to Monday thru Saturday from 10:00 a.m. to 7:00 p.m.);
 - 2. Daily tours limited to Monday through Saturday from 10:00 a.m. to 7:00 p.m.; and
 - 3. Special Events must comply with the Special Events Use requirements of this Ordinance.

Sec. 6.4.22 Vehicle and Boat Repair or Service, Limited

Vehicle *and Boat Repair or* Service, Limited shall be subject to the following standards:

- A. No outdoor storage of *boats or* vehicles shall be permitted in conjunction with a limited vehicle service use; and
- B. In zoning districts subject to conditions (C), This use shall have a maximum floor area of 5,000 square feet; otherwise, this use shall fall under-comply with the Sspecial Eexception procedures of this Ordinance.

Sec. 6.4.23 Bona Fide Forestry Operations

Charleston County hereby adopts the processes and procedures outlined in S.C Code Sec. 48-23-205 et. seq. (1976, as amended).

Sec. 6.4.24 Manufactured Housing Units

A. Replacement in the R-4, M-8, and M-12-UR Zoning Districts. The replacement of a Mmanufactured Hhousing Uunits shall be allowed by right in the R-4, M-8, and M-12-UR Zoning Districts if the Manufactured Housing Unit has been removed within 60 days of the receipt of the application by the Zoning and Planning Director. If the Manufactured Housing Unit was removed prior to 60 days of the receipt of the application, this use must comply with the requirements and procedures of 6.4.24B and C of this Section.



B. Single-Family Detached/Manufactured Housing Unit (Joint) or Two Manufactured Housing Units (Joint)

One Manufactured Housing Unit may be placed on the same parcel with a Single Family Detached home or another Manufactured Housing Unit as an "accessory dwelling unit" to the primary residence (whether SFR or MHU) pursuant to Article 6.5.9, Accessory Dwelling Units, applicable conditions of this Article, and any other requirements in this Ordinance. Otherwise, two or more Manufactured Housing Units on the same parcel shall be considered a Manufactured Housing Park (MHP).

- B. Requirements in the RR-3, S-3, R-4, M-8, and M-12-UR Zoning Districts. A Mmanufactured Hhousing Uunits placed in the RR-3, S-3, R-4, M-8, and M-12-UR Zoning Districts shall be skirted by: manufactured skirting, or other materials suitable for exterior use, including corrosion-resistant metal, fiberglass/plastic, wood/wood siding (both must be protected from the elements by water resistant solution/substance), decay resistant wood/pressure treated lumber, and masonry concrete. The enclosed crawl space under the Mmanufactured Hhousing Uunit must be ventilated. Skirting placed on Mmanufactured Hhousing Uunits in any Federal Emergency Management Agency (FEMA) Flood Hazard Boundary Area must comply with any applicable FEMA requirements.
- C. **Placement in the R-4, M-8, and M-12** *UR* **Zoning Districts**. Placement of a *M*manufactured *Housing Unit* home-within the R-4, M-8, and M-12 *UR* Zoning Districts is conditional upon determination by the *Zoning and* Planning Director that:
 - The area within 300 feet of the *P*parcel proposed for *M*manufactured *Housing Unit* home-placement is characterized either entirely of *M*manufactured *Housing Units* homes-or a mix of site built and *Manufactured Housing Units* manufactured homes. (The mix shall contain a minimum number of *M*manufactured *Housing Units* homes-equivalent to twenty-five percent (25 percent %)- of the number of existing *P*principal *Dwelling Units* residences located on *P*parcels within 300 feet of the *S*subject *P*property); and
 - 2. If the *Zoning and* Planning Director determines that the area is not characterized either entirely of *M*manufactured *Housing Units* homes or by a mix of site built and *M*manufactured *Housing Units* homes, the use shall *comply with* fall under the Special Exception procedures of this Ordinance.

Sec. 6.4.25 Single-Family Detached Dwelling Units in the MHP, OR, OG, CT, CN, C, and I Zoning Districts

- A. Single-Family Detached Dwelling Units in the NR Zoning District are subject to the requirements of Article 4.3, NR, Natural Resource Management District, of this Ordinance.
- B. MHP, OR, OG, CT, CN-Single- Ffamily Deletached Delwelling Uunits in the MHP, ORO, OGO, CT CNC, and IN Zzoning Delistricts in the Urban/Suburban Area, as defined in the Comprehensive Plan, shall comply with the Delensity/lintensity and Delimensional Sstandards of the R-4 Zzoning Delistrict. Single- Ffamily Deletached Delwelling Uunits in the CC and IN Zzoning Delistricts in the Urban/Suburban Area, as defined in the Comprehensive Plan, shall comply with the Delensity/lintensity and Delistricts in the Urban/Suburban Area, as defined in the Comprehensive Plan, shall comply with the Delensity/lintensity and Delistricts in the Urban/Suburban Area, as defined in the Comprehensive Plan, shall comply with the Delensity/lintensity and Delistricts.
- C. MHP, OR, OG, CT, CN, CR: A maximum of one single family detached dwelling unit shall be allowed per Lot of Record, Approved, as defined in this Ordinance, existing as of August 26, 2014, provided the dwelling unit complies with all dimensional standards of the zoning district in which it is located. Single-Family Detached Dwelling Units in the MHP, RO, GO, NC, RC, RI and IN Zoning Districts in the Rural Area, as defined in the Comprehensive Plan, shall comply with the Density/Intensity and Dimensional Standards of the AGR Zoning District.
- D. Dwelling units for security or maintenance personnel as accessory structures, per Sec. 6.5.1C of this Ordinance, shall not be permitted on the same zoning lot as a single family detached dwelling unit.

Sec. 6.4.26 Personal Improvement Education Square Foot Limitation

In **Z**zoning **D**districts to **which this condition applies**, subject to conditions (C), personal improvement education-uses shall have a maximum floor area of 5,000 square feet or less; otherwise, this use shall **comply with fall under**-the **S**special **E**exception procedures of this Ordinance.



Sec. 6.4.27 Historical Sites and Museums

In zoning districts subject to conditions (C), *T*the operation of a *H*historical-*S*sites *or Museum* shall be restricted to the hours between 7:00 a.m. and 8:00 p.m.; otherwise this use shall *comply with* fall under the *Ss*pecial *E*exception procedures of this Ordinance.

Sec. 6.4.28 Postal Service, United States Short-Term Lender

In zoning districts subject to conditions (C), any postal service facility shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

- A. The proposed use shall be at least 3,000 feet, measured from Lot Line to Lot Line, from another Short-Term Lender in the unincorporated area or incorporated area of Charleston County; and
- B. The proposed use shall be at least 300 feet, measured Lot Line to Lot Line, from any church, school, or Lot in a residential Zoning District or containing a residential use, whether located in the unincorporated area or incorporated area of Charleston County.
- C. The proposed use shall be housed within a nonresidential building having at least 30,000 square feet.
- **D.** Short-Term Lenders shall not be allowed on properties that are zoned CC or IN in the Rural Area, as defined in the Charleston County Comprehensive Plan.

Sec. 6.4.29 Adult Day Care Service or Child Care Center Family Home

All adult or child day care facilities shall comply *A Family Home, as defined in this Ordinance, does not require compliance* with the Site Plan Review procedures contained within this Ordinance.

Sec. 6.4.30 Recreation or Entertainment, Indoor

No-*I*indoor *S*shooting *R*ranges shall *not* be allowed in the Commercial Transition-Neighborhood Commercial (NCCT) Zzoning *D*district.

Sec. 6.4.31 Utility Service, Minor Land Uses in the Rural Area

Minor Utility Service uses shall comply with the Limited Site Plan Review requirements of this Ordinance and shall obtain a clearing and grubbing permit prior to commencement of such activities.

Minor Utility Service shall be underground in the Commercial Transition (CT) zoning district.

Uses to which this condition applies shall not be allowed on properties that are zoned CC or IN in the Rural Area, as defined in the Charleston County Comprehensive Plan.

Sec. 6.4.32 Pet Stores or Grooming Salons, Small Animal Boarding, and Veterinary Services

- A. In the-nonresidential Zzoning Ddistricts, Ppet Sstores, Ggrooming Ssalons, Ssmall Aanimal Bboarding, and Vveterinary Sservices shall have a maximum floor area of 2,000 square feet or less; otherwise, these uses shall comply with fall under the Sspecial Eexception procedures of this Ordinance.
- B. In the agricultural and residential Zzoning Ddistricts, Ppet Sstores, Ggrooming Ssalons, Ssmall Aanimal Bboarding, and Vveterinary Sservices shall have a maximum floor area of 1,500 square feet, otherwise these uses shall comply with fall under the Sspecial Eexception procedures of this Ordinance.
- C. Small Animal Boarding Outdoor Areas.
 - 1. No more than five animals shall be allowed outdoors at any one time.
 - 2. Outdoor play areas shall be restricted to the hours of 9:00am to 5:00pm.
 - 3. Outdoor areas shall be restricted to a maximum size of 1,000 square feet.
 - 4. Play equipment shall not be provided outdoors.



5. An opaque privacy fence a minimum of six feet in height shall be placed around outdoor play areas.

Sec. 6.4.33 Banks and Financial Services-Microbrewery and Distillery

In zoning districts subject to conditions (C), banks and financial services shall have a maximum floor area of 5,000 square feet or less; otherwise these uses shall fall under the special exception provisions of this Ordinance.

- A. Microbreweries located in the Community Commercial (CC) or Rural Industrial (RI) Zoning Districts shall have a maximum capacity of 5,000 barrels per year; otherwise, this use shall comply with the Special Exception procedures contained in this Ordinance.
- B. Microbreweries and Distilleries located in the Community Commercial (CC) or Rural Industrial (RI) Zoning District shall require review and approval in accordance with the Special Exception procedures of this Ordinance if: (1) they allow on-site consumption of beer or alcoholic beverages in conjunction with the Microbrewery or Distillery use or an Accessory Use; and (2) they are located within 500 feet of the property line of a Llot in a residential Zoning District or a Lot containing a residential use. Distances shall be measured from the nearest property line of the subject parcel to the nearest property line of a Lot containing a residential use or located in a residential Zoning District.
- C. All Accessory Uses and Structures shall comply with the requirements of Article 6.5 of this Ordinance.
- D. All Special Events uses shall comply with the requirements of Article 6.7 of this Ordinance.
- *E.* The Site Plan shall demonstrate that all required parking is maintained and remains unencumbered when third party vendors or structures are onsite.

Sec. 6.4.34 Catering Service

- A. In Zzoning Ddistricts subject to conditions (C), a structure or structures used for *a Ce*atering Services shall have a maximum floor area of 5,000 square feet.
- B. In Zzoning Ddistricts subject to Special Exception provisions (S), a structure or structures used for a Ceatering Sservices shall have a maximum floor area of 2,000 square feet.
- C. On-site retail sales are prohibited.
- D. All catering service uses shall comply with the Site Plan Review requirements of this Ordinance.

Sec. 6.4.35 Administrative or Business Office, Government Office, and Professional Office Duplexes, Triplexes, and Fourplexes

In zoning districts subject to conditions (C), administrative or business office, government offices, and professional offices shall have a maximum floor area of 5,000 square feet or less; otherwise these uses shall fall under the special exception provisions of this Ordinance.

- A. In the S-3 Zoning District, the dimensional standards of the UR Zoning District shall apply provided:
 - 1. The density shall not exceed three Principal Dwelling Units per acre;
 - 2. The Waterfront Development Standards of the S-3 Zoning District shall apply to development abutting the OCRM Critical Line;
 - 3. The Building Height requirements of the S-3 Zoning District shall apply; and
 - 4. The architecture of the Dwellings is consistent with the character of the existing neighborhood as determined by the Zoning and Planning Director.
- B. In the RO and R-4 Zoning Districts, the dimensional standards of the UR Zoning District shall apply provided:
 - 1. The density shall not exceed four Principal Dwelling Units peracre;
 - 2. The Waterfront Development Standards of the R-4 Zoning District shall apply to development abutting the OCRM Critical Line;



- 3. The Building Height requirements of the R-4 Zoning District shall apply; and
- 4. The architecture of the Dwellings is consistent with the character of the existing neighborhood as determined by the Zoning and Planning Director.
- C. In the GO, CI and NC Zoning Districts, the dimensional standards of the UR Zoning District shall apply provided:
 - 1. The density shall not exceed four Principal Dwelling Units per acre.
 - 2. The Waterfront Development Standards of the R-4 Zoning District shall apply to development abutting the OCRM Critical Line; and
 - 3. The Building Height requirements of the R-4 Zoning District shall apply.
- D. In the MHS Zoning District, the dimensional standards of the UR Zoning District shall apply provided the density does not exceed six Principal Dwelling Units per acre.
 - 1. The density shall not exceed six Principal Dwelling Units per acre;
 - 2. The Waterfront Development Standards of the MHS Zoning District shall apply to development abutting the OCRM Critical Line; and
 - 3. The Building Height requirements of the MHS Zoning District shall apply.
- E. In the UR Zoning District, the density, intensity, and dimensional standards of the UR Zoning District shall apply.
- F. In the CC and IN Zoning Districts located in the Urban/Suburban Area, as defined in the Charleston County Comprehensive Plan, the Density/Intensity and Dimensional Standards of the UR Zoning District shall apply.
- *G.* Such uses shall not be allowed on properties that are zoned CC or IN in the Rural Area, as defined in the Charleston County Comprehensive Plan.

Sec. 6.4.36 Special Trade Contractors

Special Trade Contractors shall be subject to the following standards:

- A. This use excludes any tTractor trailer containers *are prohibited* in outside storage areas; and
- B. In Zzoning Ddistricts subject to conditions (C), this use shall have a maximum area of 5,000 square feet including the Bbuilding and any outside storage; otherwise, this use shall comply with fall under the Sspecial Eexception procedures of this Ordinance.

Sec. 6.4.37 Parking Lots

In the *Civic/Institutional (CI) and Neighborhood Commercial (NC)* Commercial Transition (CT) Zzoning *D*districts, all *P*parking *L*lots shall have one canopy tree per six parking spaces and a maximum of fifteen 15 spaces in a row between trees.

Sec. 6.4.38 Consumer Goods Rental Service Emergency Shelter

In zoning districts subject to conditions (C), consumer goods rental services shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

Emergency Shelters shall comply with the following standards:

- A. The maximum occupancy is six unrelated persons; otherwise, this use shall comply with the Special Exception requirements of this Ordinance.
- B. If located in a Residential Zoning District or the Residential Office (RO) Zoning District, Structures shall be residential in character.

Sec. 6.4.39 Boat Yard, Charter Boat or other Recreational Watercraft Rental Services



If a *B*boat *Y*yard, *Charter Boat, or other Recreational Watercraft Rental Service* provides dry stack or wet slip storage of watercraft or direct access to the water, this use shall be considered a Water-Dependent Use and subject to the Water-Dependent Use requirements contained in *Chapter*HAPTER-5 of this Ordinance.

Sec. 6.4.40 Repair Service, Consumer

Repair Service, Consumer shall be subject to the following standards:

- A. In Zzoning Ddistricts subject to conditions (C), Repair Service, Consumer consumer repair services shall have a maximum floor area of 5,000 square feet or less; otherwise, this use shall comply with fall under the Sspecial Eexception procedures of this Ordinance.
- B. In the Neighborhood Commercial (ENC) Zzoning Ddistrict, no outside storage will be allowed.

Sec. 6.4.41 Liquefied Petroleum Gas Dealers

The amount of storage for *a L*liquid *P*petroleum *G*gas *D*dealers shall be limited to 40,000 gallons per site.

Sec. 6.4.42 Building Materials or Garden Equipment and Supplies Dealers Community Residential Care Facility

Building Materials or Garden Equipment and Supplies Dealers shall be subject to the following standards:

- A. This use excludes any tractor trailer containers in outside storage areas; and
- B. In zoning districts subject to conditions (C), this use shall have a maximum area of 5,000 square feet including the building and any outside storage, otherwise this use shall fall under the special exception procedures of this Ordinance.

A Community Residential Care Facility that provides care for nine or fewer Persons is considered a Family and is an allowed use in all Zoning Districts pursuant to the Fair Housing Act, Sec. 800. [42 U.S.C. 3601].

Sec. 6.4.43 Food Sales Artisan and Craftsman

In zoning districts subject to conditions (C), food sales shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

- A. Such use shall not cause injurious or obnoxious noise, vibrations, smoke, gas, fumes, odors, dust, fire hazards, radiation, or other conditions harmful or objectionable to adjacent or nearby properties.
- B. All truck parking or loading facilities shall be located to the side or rear of the building housing the use and outside required landscaped yards, and shall be screened from Rights-of-Way, Easements, and/or adjacent property zoned or used for residential or agricultural purposes.
- C. Outdoor storage of materials is prohibited.
- D. Operation of this use shall not create noise in excess of 80 dB as measured at the property boundary of the noise source using the fast meter response of a sound level meter, reduced to 70 dB maximum between the hours of 7 p.m. and 7 a.m.
- E. Structures associated with this use shall be limited to a maximum Floor Area of 2,000 square feet.
- F. No more than five non-resident employees shall be allowed.
- G. All activities related to the Artisan and Craftsman use shall be confined to a structure that is entirely enclose
- H. Onsite retail sales are prohibited.



Sec. 6.4.44 Agricultural Sales or Service, Retail Sales or Service, General, and Building Materials or Garden Equipment and Supplies Retailer

- A. In zoning districts subject to conditions (C), retail sales or service, general Such uses shall have a maximum Ffloor Aarea of 5,000 square feet or less; otherwise, the use shall comply with fall under the Sspecial Eexception procedures of this Ordinance.
- B. Tractor-trailer containers are prohibited in outside storage areas.

Sec. 6.4.45 Service Station, Gasoline

In the NC and CR Zoning Districts, accessory gasoline pumps shall be limited to a maximum of four nozzles, provided that five to eight nozzles may be approved in accordance with the Special Exception procedures of Article 3.6. In no case shall the number of gasoline nozzles exceed eight. In zoning districts subject to conditions (C), gasoline service stations shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

Sec. 6.4.46 Consumer Convenience Services Solar Farms

In zoning districts subject to conditions (C), consumer convenience services shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

The requirements of this Section shall apply to Solar Farms in addition to all other applicable sections of this Ordinance. These requirements do not apply to accessory Solar Collectors that provide energy to a single Dwelling, Building, or Structure.

- A. The Lot proposed for the location of the Solar Farm must be a minimum of five acres in size. A Solar Farm may be located on multiple Lots if they are contiguous and in the same ownership. In such cases, the buffers and setbacks shall be established around the exterior perimeter of the Solar Farm.
- B. Any portion of a Solar Farm must be located within two miles of an existing electrical transmission line. The Site Plan Review application must reflect all off-site infrastructure required to connect to the power grid.
- C. Setbacks shall be equal to the required buffer.
- D. The Solar Farm shall not exceed 16 feet in height, as measured from the ground to the foremost tip of the Solar Collector, provided there is a demonstration that the screening prevents the Solar Farm from being visible from the exterior of the property. Structures that are accessory to the system must comply with the Building Height requirements of the Zoning District in which the property is located provided that such Structures are not visible from the exterior of the property.
- E. Documentation that all Solar Panels have the capacity to withstand a maximum coastal windspeed of 150 mph shall be submitted.
- *F.* A security fence shall be required that is a minimum of six feet in height and designed to secure the facility from the public. The security fence shall be located at or near the inside line of the buffer.
- G. The table below establishes the buffer requirements. Unless otherwise stated, the buffer is to be located along all Lot Lines. The buffer shall utilize native vegetation if available and shall not be cleared or trees cut as the intention is to completely screen the Solar Farm from view off-site. Buffers may be reduced by half if the site is certified through the South Carolina Department of Natural Resources as a South Carolina Certified Solar Habitat.

Existing Use or Zoning of Adjacent Property	Minimum Buffer Depth	Buffer Type
Agricultural	75 feet	Type I
Single-Family Dwelling	200 feet	Type I
Other Residential	75 feet	Туре І



Commercial/Office	50 feet	Туре G
Industrial	50 feet	Type G
Churches/Non Profits	50 feet	Туре G
Public Facilities	50 feet	Туре G

- H. Any disturbed soil on site shall be revegetated with native groundcover vegetation, including areas in the buffers and among the solar panels. Revegetation with plants from the lists of recommended native plants from the South Carolina Department of Natural Resources is strongly encouraged.
- I. Gravel shall be limited to access roads only.
- J. Solar Collectors shall be designed with anti-reflective coating to minimize glare. Provisions for the use of adequate technology and construction methods such as anti-reflective coating or textured glass used as panel materials shall be required to prevent and deflect bird deaths. Mirrors shall be prohibited.
- *K.* On-site electrical interconnections and powerlines shall be installed underground. Existing above ground utility lines shall be allowed to remain in their current location.
- L. All components servicing the collector panels shall be concealed, including mechanical piping and conduits.
- M. All exposed metal shall be of a color that will blend into its surroundings.
- *N.* A warning sign concerning voltage shall be placed at the main entrance that includes the name of the facility operator and a local telephone number.
- 0. The entrance roadway shall include a dogleg or meander to obscure vision from the Street.
- P. Access to the site shall be controlled by a security gate.
- Q. If lighting is provided at the site, such lighting shall be installed so that light does not shine toward adjacent parcels.
- *R.* The solar panels shall be designed and installed such that glare is not directed toward a Street in order not to create a traffic hazard. Additionally, glare shall not be created that is directed toward adjacent Lots.
- S. The applicant shall provide a decommissioning plan signed by both the owner/operator of the facility and the Lot owner, if different. Such plan shall describe the expected life of the Solar Farm and the estimated cost to decommission the site, in current dollars, including restoration of the site to its original condition, and shall identify the party responsible for decommissioning. Decommissioning shall be required following a continuous period of 12 months in which no electricity is generated by the facility other than for mechanical, repair, replacement and/or maintenance purposes. Decommissioning plans shall be recorded in the Charleston County Register of Deeds Office and shall run with the land to successor owners/operators. Decommissioning shall be completed within 12 months of the recording of the decommissioning plan. The requirements of the Zoning District in which the property is located shall apply following decommissioning.

The owners of Solar Farms shall be required to post and maintain a financial guarantee for the decommissioning plan in the form of a no-contest, irrevocable bank letter of credit or performance and payment bond underwritten by an acceptable South Carolina licensed corporate surety, subject to County attorney approval of the guarantee to determine that the interests of Charleston County are fully protected. The applicant shall submit to the County a detailed itemized unit cost estimate for the financial guarantee. The amount of the financial guarantee shall be sufficient to guarantee completion of the decommissioning plan (150 percent of the actual cost of the decommissioning plan) within the time period specified in this Section. The amount of the financial guarantee shall be verified by the County.

Upon completion of the decommissioning plan as required by this Section, written notice thereof shall be given by the applicant to the bond holder, who shall cause an inspection of the site to be made. The bond holder will, within 30 days of the date of notice, authorize in writing the release of the security given, provided the decommissioning plan has been completed in accordance with the required specifications. Should the decommissioning plan not be completed in accordance with the required specifications by the date originally stipulated in writing by the bond holder, the funds



derived from said bond will be used by the bond holder to complete the decommissioning plan according to required specifications, at the earliest reasonable time. Where it appears that the bond was insufficient to finance the required decommissioning plan after the applicant has defaulted, County Council will assess the individual applicant the cost of the decommissioning plan over and above the surety amount.

In no instance will the bond issuer or bond holder be authorized to extend for the applicant the completion date originally stipulated. Pro-rated refunds based on a percentage of overall completion shall not be authorized, with the exception of an irrevocable bank letter of credit.

Sec. 6.4.47 Personal Improvement Services Farmers Market

In zoning districts subject to conditions (C), personal improvement services shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the special exception procedures of this Ordinance.

Farmers Markets in Residential Zoning Districts are subject to the following conditions:

- A. The Lot must be a minimum of three highland acres in size.
- B. Hours of operation must be between 9:00am and 6:00pm.
- C. Farmers Markets can operate a maximum of 120 days per calendar year.

Sec. 6.4.48 Services to Buildings or Dwellings, and Landscaping and Horticultural Services

A. Services to Buildings or Dwellings. In Zzoning Ddistricts subject to conditions (C), Services to Bbuildings or Ddwellings shall have a maximum floor area of 5,000 square feet or less; otherwise this use shall fall under the Sepecial Eexception procedures of this Ordinance.

B. Landscaping and Horticultural Services.

- 1. Landscaping and Horticultural Services located in the CNC and CT-Zoning Districts shall, in addition to the requirement to comply with the Special Exception (S) provisions contained in the Ordinance, comply with the following conditions:
 - a. Any structure or structures used for *a L*¹andscaping *and Horticultural Ss*ervices *use* shall have a *F*¹floor *A*²rea of 5,000 square feet;
 - b. All landscaping service uses shall comply with the Site Plan Review requirements of this Ordinance;
 - b. The maximum number of employees shall be limited to 15, including employees dispatched from the site and seasonal employees;
 - c. The hours of operation shall not exceed Monday through Friday, 7:00am to 7:00pm;
 - d. The subject property shall be a minimum of 3-three acres in size;
 - e. There shall be direct access to a public *A*arterial *S*street;
 - f. A minimum twenty-five (25) foot Llandscape Bbuffer and a minimum six (6) foot high opaque wooden Ffence within the landscape buffer shall be required adjacent to residential uses and Zoning Districts; and
 - g. The number of parking spaces required shall include the number of employees and the number of company vehicles and trailers to be utilized in conjunction with this use.
- 2. Landscaping and Horticultural Services located in the RM, AG-15, AG-10, AG-8, and CRC Zoning Districts shall comply with the following conditions:
 - a. Any *Ss*tructure or *Ss*tructures used for *a L*andscaping *and Horticultural Sservices use* shall have a maximum floor area of 5,000 square feet; otherwise, this use shall fall under the Special Exception provisions of this Ordinance.
 - b. All landscaping service uses shall comply with the Site Plan Review requirements of this Ordinance;
 - c. The *S*subject *P*property shall be a minimum of *5-five* acres in size if zoned RM, AG-15, AG-10, or AG-8, or a minimum of *three* 3-acres in size if zoned GR*C*;
 - d. There shall be direct access to a public *Aa*rterial *Ss*treet;



- e. A minimum twenty-five (25) foot *L*landscape *B*buffer and a minimum six (6) foot high opaque wooden *F*fence within the *L*landscape *B*buffer shall be required adjacent to *R*residential *U*uses and Zoning Districts; and
- f. The number of parking spaces required shall include the number of employees and the number of company vehicles and trailers to be utilized in conjunction with this use.

Sec. 6.4.49 Freight Forwarding Facilities

*F*freight *F*forwarding *F*facilities shall have a maximum *F*floor *A*area of 10,000 square feet or less; otherwise, this use shall *comply with* fall under the *S*special *E*exception procedures of this Ordinance.

Sec. 6.4.50 Golf Courses and Country Clubs

Golf *Ce*ourses *and Country Clubs* shall be subject to the following standards and criteria:

- A. An impact analysis must be submitted that indicates the potential number of members, the characteristics of the *G*_golf *C*_eourse *or Country Club* membership, a traffic impact analysis and a complete site analysis as detailed below:
 - 1. *Required Site Analysis.* The layout of any *G***g**olf *C***e**ourse *or Country Club* shall be determined after preparing the required site analysis. The detailed site analysis will be done in order to identify the site's most significant environmental, historic, cultural, and natural resources. The site analysis will include:
 - a. Characteristics of a vegetation survey related to land use will describe principal, predominant, and significant vegetation, by type, condition, age, use, and general or specific location. Features in the survey will include *T*trees and *S*shrubs, agricultural fields, treelines, native vegetation, orchards, groves, woodlots, pastures, wetlands, forests, and grasslands. The vegetation survey shall indicate any significantly large *T*trees or endangered plant or animal species that may reside on the site and is protected by law.
 - b. Historical resources located within the proposed Ggolf Ceourse Ddevelopment must be identified on the plat. Sources such as the County of Charleston Historical Survey (1991), state registers, and federal registers such as the National Register of Historic Places shall be utilized in identifying these resources. The historical survey is important for noting structures and areas that must be protected as designated landmarks.
 - c. Land use on adjacent properties shall be identified. Features such as, but not limited to, roads, rice dams, traditional Settlement Aareas, Ceemeteries, clusters of Setructures, parks, Mmarinas, and logging areas shall be shown.
 - d. All water features including streams and sensitive areas on the site, such as wetlands and riparian corridors, must be located. The purpose of locating these features is to limit disturbance of soil and vegetation that affect water quality features. Hydrography shall be used to determine where water required *W*wetland *B*buffers and other requirements such as *D*drainage *E*easements will be located. Wetland *B*buffers of 50 feet are required on all saltwater marshes, and 35 feet on all protected *F*freshwater *W*wetlands. All water bodies - rivers, streams, drainage channels, marshes or wetland, floodplains and aquifers must be inventoried or identified.
 - e. The purpose of identifying wildlife areas is to assess the ecological conditions of the landscape and to provide continuation of these habitat areas. Features of this survey shall include the presence of any threatened or endangered species, natural areas vital to wildlife species, habitat areas that are connected to larger undisturbed natural habitat (connected habitat system). Through this method the study will develop key points or areas that should be left undeveloped, then define those areas most suitable for development.
 - B. Within the *OS*, RM, AG-10, *AG*-8, AGR, RR-3, S-3, and R-4, *and MHS* Zoning Districts, only Audubon International "Signature Program" *G*golf *C*eourses will be allowed.
 - C. Potential sites should be selected which allow the *G*golf *C*eourse *or Country Club* to be routed in such a way as to minimize the need to alter, create or remove existing native landscapes, *T*erees, and vegetation, and which provide opportunities for restoration/enhancement of valuable habitat.
 - D. Sites which have Archaeologically or Geologically significant and sensitive or critical habitat or environmental features shall be identified and either relocated or preserved through careful *G*golf *C*eourse *or Country Club* design. Permanent *O*open *S*space *E*easements or other techniques may be used, as appropriate, to effect preservation. The site design shall identify areas for restoration, replanting, and enhancement of riparian and littoral habitat to re-establish wildlife migration corridors and lineages between fragmented habitat areas. Protection and planned restoration/enhancements



for such areas during construction and ongoing operation must be ensured. Native habitats and communities of special value to threatened/endangered species shall be preserved to the greatest extent possible, consistent with State and Federal regulation.

- E. Each site selected [as a] *G*^golf *C*^eourse development will likely have a variety of habitat types present. These habitat types must be identified and provisions made for routing of the course or relocation of the species.
- F. The site plan should protect drainage systems that support retained vegetation. Ponds shall be developed which mimic conditions in terms of both aesthetics and habitat.
- G. Structures and *B*-buildings should be located such that impacts to habitats and significant natural areas are avoided.

H. Design and Construction Standards.

- 1. Marshes, Creeks and Wetlands.
 - a. The *G*golf *C*eourse *or Country Club* design must attempt to minimize the number of marsh, creek or wetland crossings. Marsh, creek or wetland crossings must be designed in such a way to minimize erosion and harmful effects of significant habitat and migration corridors.
 - b. Bridges must minimize alteration of the marsh, creek or wetland environment.
 - c. Design must create and restore riparian habitat, especially in previously degraded habitat areas, and must reduce the impact of alterations necessitated by design and construction of the course.
 - d. The course design must employ vegetated buffer strips of sufficient width to mitigate impacts to riparian corridors and other significant habitat which may result from surface drainage of the **G** off **C** ourse, cart paths, and other developed areas. In certain circumstances where riparian vegetation has been degraded or does not exist, turf grass and rough areas may be located in closer proximity to the marshes, creeks and wetlands.
 - e. Cart paths must be graded such that runoff from them generally does not flow directly into any marsh, creek or wetland.
 - f. Construction fencing/siltation barriers must be utilized during the construction phase where needed to protect habitat and marsh, creek or wetland areas.
- 2. Trees.
 - a. The selected site must not be heavily forested (with more than 60 percent *T*tree canopy coverage).
 - b. The design of the course and related facilities must maximize the preservation of clusters or significant stands of *T*trees, particularly *G*grand *T*trees, and otherwise preserve "interior" habitat areas.
 - c. Irrigation systems shall be designated to avoid impacting existing oaks or other sensitive vegetation.
 - d. If required by the *Zoning and* Planning Director, a certified professional arborist, botanist, or forester shall be employed by the *A*-pplicant to evaluate the status of the *T*-rees and related habitats on the site and provide direction for restoration and/or enhancement of impacted *T*-rees.
 - e. Cart paths within the drip lines of *T*trees slated for preservation must be grated in such a way as to not damage or stress the tree.
 - f. Barriers (curbs, fencing, vegetation, etc.) should be established to discourage cart and pedestrian travel off paths located within or adjacent to sensitive habitat.
- 3. Water Quality.
 - a. Lined artificial storage ponds must not be located in prime groundwater recharge areas.
 - b. Turf grass species and landscaping around *B*buildings should be selected which are drought resistant or tolerant and which are suited for any special site characteristics or soil conditions.
 - c. State-of-the-art irrigation systems with site meteorological monitoring capability should be used to minimize water use.
 - d. If on-site wells or ponds are to be used as the irrigation water source, analysis will be required to determine the



safe yield in order to prevent aquifer, off-site wells and/or marsh, creek or wetland depletion. The *D*developer will be held responsible for any negative impact on water supplies to adjacent or nearby properties.

- e. Paved areas should be limited in order to minimize impermeable surfaces, and thereby reduce surface runoff.
- f. The project should employ established best management practices pursuant to the Non-Point Source Program guidelines to control non-point source (stormwater) runoff pollution. For example: impervious liners for detention/retention ponds and water hazards to protect ground and surface water quality; buffer strips, oil/grease separators or other recommended techniques for parking area drainage systems; grease traps and other recommended technologies for facilities such as golf cart maintenance or wash areas to prevent untreated runoff from entering the natural aquatic environmental *B*berms, vegetative strips, grease traps, or other recommended technologies in parking areas for drainage controls to minimize pollution to nearby riparian areas ad surface waters.
- g. The overall drainage system should be designed to insure that there is no increase in the velocity or amount of offsite flows during major storm events.
- 2. Archaeology.
 - a. The design of the course must preserve significant archaeological areas and/or historical features present on the site.
 - b. Significant archaeological sites must be staked, flagged, or fenced off to insure their protection.
- 3. Noise.
 - a. Where possible, clubhouse facilities and other noise-generating uses and facilities should be located away from neighbors who might be impacted.
 - b. Roads must be sited such that traffic noise is minimized for adjacent areas.
- 4. Growth-Inducing Impacts.
 - a. The project should not provide infrastructure improvements that would be capable of serving new *D*development other than the proposed project.
 - b. The project should not stimulate economic expansion or growth (e.g. major changes in tax revenue base, employment expansion, etc.) other than that necessary to serve the proposed project.
 - c. The project should not establish a precedent for significant change in current *Comprehensive Plan* policy.
 - d. In cases where the *G*golf *C*course *or Country Club D*developer owns lands adjacent to the project site, a plan for the potential *D*development of those adjacent lands should be submitted for evaluation.
 - e. Deed restrictions, **Oo**pen **Se**pace **Ee**asements, or other appropriate techniques must be used to mitigate or prevent growth- inducing impacts inside the **D**development.
- I. Upon the receipt of a complete application for a *G***g**olf *C***e**ourse *or Country Club*, the *Zoning and* Planning Department shall notify neighbors within a 300-foot radius, *P***p**arties in *I***i**nterest and place notification in the newspaper within ten (10)-days. All notifications shall be done in accordance with the provisions contained in Chapter 3 of this Ordinance.

Time Limit for Staff Review

Upon the receipt of a complete application for a golf course, the Planning Department shall have a maximum of 45 days to act on the application. Staff's failure to act on the application within 45 days will result in the applicant being granted a Zoning Permit.

Sec. 6.4.51 Solid Waste Disposal Facility

- A. Solid Waste Disposal Facilities located in the Resource Management (RM) Zoning District shall comply with all of the requirements contained in the South Carolina Solid Waste Policy and Management Act of 1991, as amended.
- B. The following requirements shall apply to Solid Waste Disposal Facilities located in or proposed to be located in the *Rural Industrial (RI) and* Industrial (IN) Zoning District:
 - 1. Solid Waste Disposal Facilities that were legally established before April 21, 1999 shall be deemed Uses Permitted by



Right, as defined in ChapterHAPTER-12 of this Ordinance.

- 2. Any proposed Solid Waste Disposal Facilities, except existing Solid Waste Disposal Facilities, shall *comply with* fall under the *S*special *E*exception procedures of this Ordinance.
- 3. All Solid Waste Disposal Facilities shall comply with all of the requirements contained in the South Carolina Waste Policy and Management Act of 1991, as amended.

Sec. 6.4.52 Container Storage Facilityies

- A. Facilities for or including *A* Ceontainer Sstorage *Facility* (whether temporary or permanent), shall be subject to the following additional standards:
 - 1. Uses shall be separated from any adjoining uses or public or private *R*rights-of-*W*way, excluding points of ingress or egress, by way of one of the following:
 - a. A suitably landscaped earthen berm sufficient to screen neighboring or nearby property from the facility; and in no event less than eight (8) feet in height above finished grade; or
 - b. A solid concrete, brick or masonry wall of not less than ten (10) feet in height above finished grade and completely screened from view from public *R*⁺ights-of-*W*^way by way of a vegetative buffer; or
 - c. A minimum vegetative buffer depth of two hundred (200) feet along the boundaries adjacent to any property zoned Residential (R) and a minimum vegetative buffer depth of fifty (50) feet otherwise. This buffer shall be located within the required setback as described in Sec. 6.4.52.3.b.
 - 2. Container *Storage Facility* yard light fixtures installed after January 1, 2005, shall be a type that minimizes fugitive light scatter and shall be directed into the Container *Storage Facility* yard away from neighborhoods. In addition, yard light fixtures installed after January 1, 2005, shall not be visible above the tree line from adjacent residential neighborhoods.
 - 3. Storage within a *Ce*ontainer *Storage Facility* yard shall be restricted by the following:
 - a. Container stacking may be permitted, where appropriate, pursuant to an approved container stacking plan. Such plan shall, at a minimum, include a site plan showing the location of all abutting streets and sidewalks, all internal travel-ways, a stagger stacking schedule, and the proposed maximum stacking heights. A suitable stacking plan shall feature a slope not exceeding a rise/run of ½, shall include a perimeter setback of not less than thirty (30) feet from the nearest stored container, the nearest sidewalk edge, or *R*right-of-*W*way edge, and shall indicate how the stacking plan meets all other requirements of this Ordinance; and
 - b. Container and chassis storage is not permitted within three-hundred fifty (350) feet of the boundary adjacent to any property zoned Residential (R) and within fifty (50) feet otherwise. In addition, containers stacked in the yard shall not be visible above the tree line from adjacent residential neighborhoods. Structures may be allowed in the area beyond the required buffer where container and chassis storage is prohibited, provided that proposed structures meet all requirements of this Ordinance and receive Site Plan Review Approval.
 - 4. In those instances which proposed *a* Ceontainer Sstorage Ffaciliyties-isare viewed by the Zoning and Planning Director as having a substantially negative impact on a surrounding area(s) or adjoining property(ies), based on the facility's location, proposed use, permitted use, or actual use of the property, the Zoning and Planning Director shall bring the matter to the next available meeting of the Board of Zoning Appeals for hearing and decision, pursuant to Article 3.13 of this Ordinance.
- B. Any facility involved in, or location used for, the purposes provided within Sec. 6.4.52 and not zoned Industrial (IN) as of November 20, 2001 shall cease operations no later than November 20, 2004. Any facilities engaged in stacked storage as of November 20, 2001, shall come into compliance with Sec. 6.4.52 by November 20, 2004, and shall be bound by the three (3) year general amortization schedule provided for herein above.

Sec. 6.4.53 Cemetery

Cemeter<u>yies-uses</u> require a minimum five-acre *L*lot *A*area, a minimum 25-foot *L*landscaped *B*buffer from adjacent properties, and completion of the Site Plan Review process. Non-commercial, family cemeteries shall be allowed *as a use by right and shall not require Site Plan Review approval or a Zoning Permit.* A Cemeteryies on the same *L*lot as or on a *L*lot adjacent to a religious



facility shall be allowed as a use of by right.

Sec. 6.4.54 Kennel

Kennels shall be subject to the following standards:

- A. **Minimum Lot Size**. The *L*lot size shall contain a minimum of five (5) acres.
- B. **Exception to Minimum Lot Size**. This use may be approved for a *L*lot that is at least two (2) acres in size *in accordance with* through the Special Exception procedures contained in this Ordinance.
- C. Required Screening and Landscaped Buffer. and Site Plan Review
 - 1. A minimum 100-foot screened and Llandscaped Bbuffer from all adjacent properties is required.
 - 2. *Outdoor activities shall not be located within or have access to the required Landscaped Buffers.* All kennel uses shall comply with the Site Plan Review requirements of this Ordinance.

Sec. 6.4.55 Recycling Collection, Drop-Off-Fishing, Hunting, or Recreational Guide Services

Facilities providing recycling collection drop-off centers shall comply with the Site Plan Review procedures contained within this Ordinance.

If accommodations are offered in conjunction with a Fishing, Hunting, or Recreational Guide Service use, the requirements of Article 6.8, Short-Term Rentals, of this Ordinance for the Zoning District in which the Parcel is located shall apply; otherwise, a Planned Development Zoning District application must be processed pursuant to the requirements of this Ordinance.

Sec. 6.4.56 Airports, Heliports and Other Aircraft Landing/Takeoff Facilities Aviation and Private Air Strip

- A. A Private Air Strip, as defined in this Ordinance, must comply with the Special Exception procedures of this Ordinance.
- B. Facilities providing landing and/or takeoff areas, service, hanger, or storage for aircraft, helicopters, lighter than air aircraft, hot-air balloons, or other similar craft, *with the exception of a Private Air Strip (as defined in this Ordinance),* must comply with the Planned Development Procedures contained within this Ordinance.

Sec. 6.4.57 Manufacturing and Production

- A. The following *requirements* conditions shall apply to all Zoning Districts subject to conditions (C):
 - 1. All activities related to the specialized manufacturing use shall be confined to a structure that is entirely enclosed. and.
 - 2. All specialized manufacturing uses shall comply with the Site Plan Review requirements of this Ordinance. If the Zoning and Planning Director finds a proposed Manufacturing and Production use will have a substantially negative impact on a surrounding area or adjoining property, the use shall comply with the Special Exception procedures of this Ordinance.
- B. The following additional conditions shall only apply to the RCR, CT, and CC Zoning Districts:
 - 1. A structure or structures used for specialized manufacturing shall have a maximum floor area of 5,000 square feet; otherwise, this use shall *comply with* fall under the Special Exception provisions of this Ordinance;
 - 2. Specialized manufacturing shall have no more than ten (10) employees; otherwise, this use shall *comply with* fall under the Special Exception provisions of this Ordinance; and
 - 3. On-site retail sales are limited to 25 *percent* %-of the gross receipts and 15 *percent* %-of the floor area.

The following additional conditions shall only apply to the AG-10, AG-8, and AGR Zoning Districts:

A. A structure or structures used for specialized manufacturing shall have a maximum floor area of 2,000; however, an expansion to a maximum floor area of 5,000 square feet may be approved by the Board of Zoning Appeals under the Special Exception provisions of this Ordinance;



- B. Specialized manufacturing shall have no more than ten (10) employees; and
- C. On-site retail sales are prohibited.

Sec. 6.4.58 Roadside Stand; Sweetgrass Basket Stands-Recycling Collection, Drop-Off

Such uses shall not be allowed in areas where curbside pickup is provided.

Vehicle parking for sweetgrass basket stands shall be located entirely out of all travel lanes with a minimum of two (2) feet of clearance between the edge of the travel lane and any parked vehicle or Roadside Stand or Ssweetgrass Bbasket Sstand.

The following requirements shall apply to Roadside Stands in addition to all other applicable requirements of this Ordinance:

Sec. 6.4.59 Tattoo Facilityies

- A. Tattoo Ffacilities shall be prohibited within 1,000 feet of a church, school, or playground. This distance shall be the shortest route of the ordinary pedestrian or vehicular travel along the public thoroughfare from the nearest point of the grounds in use as part of the church, school, or playground;
- B. All proposed Ttattoo Ffacilities located within 1,000 feet of a property line of a Llot in a residential Zzoning Ddistrict, or a Llot containing a residential use shall require review and approval in accordance with the Special Exception procedures of this Ordinance. The distance shall be measured from the nearest property line of the subject parcel to the nearest property line of a Llot containing a residential use or located in a residential Zzoning Ddistrict;
- C. All proposed Ttattoo Ffacilities may only provide tattooing and may not engage in any other retail business including, but not limited to, the sale of goods or performing any form of body piercing other than tattooing;
- D. All proposed tattoo facilities shall comply with all regulatory requirements of the State of South Carolina;
- E. Tattoo facility uses shall comply with the Site Plan Review requirements of this Ordinance and all other applicable provisions of this Ordinance, and all other applicable State laws, rules, and regulations; and
- F. When the provisions of this Ordinance require that Neighbor Notice be provided, the requirements of Sec. 3.1.6.B.3 of this Ordinance shall apply with the exception that all property owners within 1,000 feet of the subject property shall be included in the Neighbor Notice.

Sec. 6.4.60 Wineries

All winery uses shall comply with the Site Plan Review requirements of this Ordinance.

- A. Special Exception procedures shall apply for parcel(s) totaling less than five (5) acres in size.
- B. Prior to Site Plan Review approval, the applicant shall provide a copy of an approved permit from the State of South Carolina Department of Revenue, Alcohol Beverage Licensing. All winery uses shall also comply with applicable agency requirements such as SCDHEC requirements.
- C. The following uses and activities are permitted at a winery after completion of the Site Plan Review process:
 - 1. On-premise sale of wine and wine consumption (tasting room and accessory retail limited to 1,500 square feet, days and hours of operation limited to Monday thru Saturday from 10:00 a.m. to 7:00 p.m.);
 - 2. Daily tours limited to Monday thru Saturday from 10:00 a.m. to 7:00 p.m.; and
 - 3. Special events, including festivals (limited to five (5) special event permits per calendar year, no more than ten (10) consecutive days). Special events permits shall be issued only if adequate parking and sanitary facilities are provided to serve the proposed use or activity in accordance with the requirements of this Ordinance.

Sec. 6.4.61 Short-Term Lenders

Short-term Lender uses shall be subject to the following standards:



- A. All short-term lender uses shall comply with the Site Plan Review requirements of this Ordinance;
- B. The proposed use shall be at least 3,000 feet, measured from Lot Line to Lot Line, from another Short-Term Lender in the unincorporated area or incorporated area of Charleston County; and
- C. The proposed use shall be at least 300 feet, measured Lot Line to Lot Line, from any church, school, or Lot in a residential Zoning District or containing a residential use, whether located in the unincorporated area or incorporated area of Charleston County.
- D. The proposed use is housed within a nonresidential building having at least 30,000 square feet.

Sec. 6.4.62 Microbreweries and Distilleries

- A. Microbreweries located in the Community Commercial (CC) Zoning Districts shall have a maximum capacity of 5,000 barrels per year; otherwise, this use shall comply with the Special Exception procedures contained in this Ordinance.
- B. Microbreweries and distilleries located in the Community Commercial (CC) Zoning District shall require review and approval in accordance with the Special Exception procedures of this Ordinance if: (1) they allow on-site consumption of beer or alcoholic beverages in conjunction with the Microbrewery or Distillery use or an Aaccessory Use; and (2) they are located within 500 feet of the property line of a Llot in a residential Zzoning Ddistrict or a Llot containing a residential use. Distances shall be measured from the nearest property line of the subject parcel to the nearest property line of a Llot containing a residential aresidential aresidential aresidential aresidential aresidential.

C. All Accessory Uses and Structures shall comply with the requirements of Article 6.5 of this ordinance.

D. All Special Events uses shall comply with the requirements of Article 6.7 of this ordinance.

ARTICLE 6.5 ACCESSORY USES, ACCESSORY BUILDINGS, AND ACCESSORY STRUCTURES

Sec. 6.5.1 Accessory Uses and Structures Allowed Purpose and General Provisions

A. Purpose.

The purpose of this Article is to establish minimum standards for Accessory Uses, Buildings, and Structures. For the purposes of this Article, the term "Accessory Structures" shall include "Accessory Buildings," the term "Principal Structures" shall include "Buildings," and the term "Structures" shall include "Buildings" unless the Zoning and Planning Director determines otherwise. Permitted uses and approved Special Exception uses shall be deemed to include Accessory Uses and Structures that are necessarily and customarily associated with, and appropriate, incidental, and subordinate to the allowed Principal Use.

B. Accessory Uses, General Provisions.

- 1. An Accessory Use is a use customarily incidental and subordinate to the Principal Use of a Zoning Lot or of a Structure. Accessory Uses shall be subject to the same regulations as apply to Principal Uses in each zoning district, unless otherwise expressly stated.
- 2. An Accessory Structure is a Structure that is detached from a Principal Structure and customarily incidental and subordinate to the Principal Structure. Accessory Structures include, but are not limited to, *Sswimming Ppools, Ffences, Bbarns, Ggarages, sheds, gazebos, and detached Accessory Dwelling Units.* If any Accessory Building is attached to a Principal Building with a roof supported by columns or walls, it shall be deemed part of the Principal Building provided the attachment is a minimum of four feet in width with a minimum length to width ratio of four to one. In such cases, the Building shall comply with the setback requirements of the applicable Zoning District.
- 3. Accessory Uses and Accessory Structures shall be subordinate to and serve a Principal Use or Principal Structure.
- 4. Non-Agricultural Accessory Structures shall be subordinate to the Principal Structure in terms of height and gross floor area.
- 5. Accessory Structure footprints shall be included in the calculation of Building Coverage.



6. Accessory Uses and Accessory Structures shall be located on the same Lot as the Principal Use or Principal Structure served unless otherwise specified in this Ordinance.

Sec. 6.5.2 Time Establishment

Unless otherwise expressly permitted in this Ordinance, no accessory use shall be established and no accessory structures shall be allowed on the subject parcel until after all required permits and approvals for the principal use or activity have been obtained and there are no current zoning and/or building code violations on the property.

- A. Establishment.
 - 1. Unless otherwise expressly permitted in this Ordinance, no Accessory Uses shall be established and no Accessory Structures buildings shall be allowed on the subject Parcel until all required permits and approvals for the Principal Use or activity have been obtained and there are no current zoning and/or Building Code violations on the property.
 - 2. Zoning Permits are required for the establishment of Accessory Uses and the construction of Accessory Structures and when any of the following apply:
 - a. A legally permitted Accessory Use is expanded to or within an existing Structure or in an outdoor area devoted to the use;
 - b. The use of a legally permitted Accessory Structure is changed;
 - c. The size of a legally permitted Accessory Structure is expanded; and/or
 - d. The impervious surface area related to a legally permitted Accessory Use or Accessory Structure is increased by more than 120 square feet in cumulative total on properties located in the Urban/Suburban Area with the exception of properties located in the S-3 Zoning District.
- B. Unlisted Accessory Uses. The provisions of Sec. 6.3.5, New or Unlisted Uses and Use Interpretation, of this Ordinance shall apply whenever there is a question regarding the category of Accessory Use pursuant to this Ordinance.

Sec. 6.5.3 Residential Accessory Uses and Accessory Structures

The following uses and structures shall be are allowed as accessory uses and structures Accessory Uses and Accessory Structures to allowed legally permitted Residential uses provided they comply with all applicable requirements of this Ordinance:

- A. Fences and *W*walls;
- B. Garages, *and* carports and off-street parking areas;
- C. Gate houses and guard houses;
- D. Home **O**occupations, subject to Section 6.5.11;
- E. Playhouses, patios, cabanas, porches, gazebos and incidental household storage buildings;
- F. Radio and television receiving antennas or dishes;
- G. Recreational and play facilities for the use of residents;
- H. Solar *C*collectors, subject to Section 6.5.18;
- I. Tennis courts, Sswimming Ppools, hot tubs, and related mechanical equipment;
- J. Accessory Dwelling Units, subject to Section 6.5.9;
- K. Manufactured Housing Units;
- L. Barns and farming-related Sstructures even if the subject Pparcel does not contain a Principal Use or Principal Structure primary structures or use, provided that no agricultural or farm-related structure on a parcel of one acre or less in an R-4 M- 8, or M-12 district shall exceed 250 square feet in area;
- M. The selling of Sweetgrass Baskets is allowed as an accessory use in all Agricultural Zoning Districts and in RR-3, S-3, and R-



4 Zoning Districts; and

N. Other necessary and customary uses determined by the *Zoning and* Planning Director to be appropriate, incidental and subordinate to the *P*principal *U*use of the *Lot*property, subject to compliance with any standards contained within this Ordinance.

Sec. 6.5.4 Agricultural Accessory Uses and Accessory Structures

Allowed Agricultural Accessory Agricultural-Uuses shall include all Rresidential Aaccessory Uuses and those Aaccessory Uuses and activities customarily associated with agricultural operations, as determined by the Zoning and Planning Director. Barns and farm-related Structures, including Rroadside Sstands, selling sweetgrass baskets or Indigenous Pproduce grown or produced on the farm-where the Rroadside Sstand is located shall be allowed on all Pparcels in Agricultural Zzoning Ddistricts, even if the subject Pparcel does not contain a Principal Structure primary structure provided that Roadside Stands comply with the requirements of Sec. 6.6.3, Roadside Stands.

Manufactured *Housing Units* homes, *M*modular *B*building *U*units, and *P*pre-*M*manufactured *C*eontainer *U*units may be *allowed as Accessory Structures for the purposes of Permanent Storage Units in the AGR, AG-8, AG-10, AG-15, RM, CC, RI, and I Zoning Districts provided they comply with the provisions of Sec. 6.5.17.B, 6.5.17.E, 6.5.17.H, and 6.5.17.I of this Ordinance.* used for non-residential purposes only in all agricultural zoning districts subject to the following requirements as well as those in the Charleston County building Code, as amended.

Sec. 6.5.5 Commercial and Industrial Accessory Uses and Accessory Structures

The following uses and structures shall be allowed as *A* accessory *U*uses and *Accessory S* structures to allowed *legally permitted* Commercial and Industrial uses *provided they comply with all applicable requirements of this Ordinance*:

- A. One **D**dwelling **U**unit for security or maintenance personnel;
- B. Fences and Wwalls;
- C. Gates and guard houses;
- D. Off-street parking areas (which may be located on a separate parcel pursuant to the requirements contained in CHAPTER 9);
- E. Radio and television receiving antennas or dishes and support structures;
- F. Recreation areas and facilities for the use of employees;
- G. Cafeterias, dining halls and similar food services when operated exclusively for the convenience of employees, clients, or visitors to the *P*principal *U*use;
- H. Day care facilities when operated exclusively for the convenience of employees of the *P*principal *U*use;
- I. Gift shops, newsstands and similar commercial activities operated exclusively for the convenience of employees, clients, or visitors to the *P*principal *U*use;
- J. Solar Collectors; subject to Section 6.5.18; and
- K. Recycling Collection, Drop-Off;
- L. Permanent Storage Units;
- M. Personal Services and Retail Sales;
- N. The selling of Sweetgrass Baskets; and
- 0. Other necessary and customary uses determined by the *Zoning and* Planning Director to be appropriate, incidental and subordinate to the *P*principal *U*use on of the *L*lot, subject to compliance with any standards contained within this Ordinance.

Sec. 6.5.6 Accessory Retail Sales and Personal Services

Personal Services and Rretail Seales established with the express purpose of providing a convenience for tenants of multi-



family residential or office **D**development shall be permitted, subject to the following limits:

A. The accessory activity shall be located on the same **Z**_zoning **L**_lot as the **P**_principal **U**_use.

Sec. 6.5.7 Institutional and Civic and Institutional Accessory Uses and Accessory Structures

The following uses and structures shall be allowed as *A*accessory *U*uses and *Accessory S*structures to allowed legally permitted Institutional and Civic and Institutional uses provided they comply with all applicable requirements of this Ordinance:

- A. Refreshment stands and food and beverage sales located in uses involving public assembly;
- B. 5215Cafeterias, dining halls and similar food services when operated primarily for the convenience of employees, residents, clients, patients or visitors to the *P*principal *U*use;
- C. Gift shops, newsstands and similar commercial activities operated primarily for the convenience of employees, residents, clients, patients or visitors to the *P*principal *U*use;
- D. Recreation areas and facilities for the use of employees;
- E. The selling of Sweetgrass Baskets;
- F. Recycling Collection, Drop-Off;
- G. Manufactured or Modular Structures;
- H. Solar Collectors; and subject to Section 6.5.18 of this Chapter; and
- I. Other necessary and customary uses determined by the *Zoning and* Planning Director to be appropriate, incidental and subordinate to the *P*principal *U*use on of the *L*lot, subject to compliance with any standards contained within this Ordinance.

Sec. 6.5.8 Accessory Structures in Residential and Residential Office (ORO) Zoning Districts

Unless otherwise expressly stated and in addition to any other applicable provisions of this Ordinance, *Accessory Structures* accessory structures in Residential and Residential Office (ORO) Zzoning Ddistricts shall be subject to the following standards:requirements:

- A. An *Accessory Structure* accessory structure erected as an integral part of the *Principal Structure* principal structure shall be made structurally a part thereof, shall have a common wall therewith, and shall comply in all respects with the requirements of these and other regulations applicable to principal structures.
- B. A detached accessory structure Accessory Structure shall be located:
 - 1. *Wholly to the rear of the* On the rear of the lot, behind the principal structure *Principal Structure, provided that t*This limitation shall not apply to carports or *G*garages;
 - 2. At least six feet from any other Dwelling, including those existing dwelling or dwelling-under construction;
 - 3. At least three feet from any interior Llot line in a Rresidential Zoning Ddistrict;- Jif in an OR-RO Zoning Ddistrict that abuts a Rresidential Zoning Ddistrict, the Accessory Structure accessory structure in the OR-RO Zoning Ddistrict shall be located at least ten-10 feet from the abutting interior Llot line. When an OR-RO Zoning Ddistrict abuts another O, C or I-Office or Nonresidential Zoning Ddistrict, setbacks for Accessory Structures are not required; and
 - 4. To meet the Principal Structure Front Setback requirements of the Zoning District in which the Lot is located as set forth in Chapter 4, Base Zoning Districts, of this Ordinance.
 - 5. If on a corner *L*lot, the *detached Accessory Structure* accessory structure shall not project in front of the front building line required or existing on the adjacent *L*lot.
- C. A detached accessory structure Accessory Structure may be constructed on an adjacent vacant Llot if both Llots are in the same ownership, unless otherwise allowed to be established on a separate Lot pursuant to this Ordinance.
- D. Accessory structures Accessory Structures shall be included in Bbuilding Ceoverage.
- E. See also the *The* Accessory Dwelling Unit provisions of *this Ordinance apply in addition to the requirements of this Section;*



- F. Section 6.5.9 contained within this Chapter.; and
- G. An Accessory Structure that is attached to the Principal Structure pursuant to this Ordinance shall comply with the Principal Structure Setback requirements of the Zoning District in which the Lot is located as set forth in Chapter 4, Base Zoning Districts, of this Ordinance.

Sec. 6.5.9 Accessory Dwelling Units

In Agricultural and Residential Zzoning Ddistricts, one Aaccessory Ddwelling U unit may be established on an existing zoning Llot if reviewed and approved, subject to the following standards:

- A. If located in the Rural Area, the The zoning L¹ot must have a minimum area at least 50 percent larger than the minimum area required for a P_principal residential Sstructure and the heated gross floor area of the Accessory Dwelling Unit shall not exceed 1,500 square feet.
- B. Only one *A*accessory *Dwelling U*unit shall be permitted per zoning *L*lot.
- C. The heated gross floor area of the accessory dwelling unit shall not exceed 800 square feet in any Residential district or shall not exceed 1,500 square feet in any Agricultural district.
- D. Accessory Dwelling Units placement shall comply with all dimensional standards of the applicable Zzoning Ddistrict, as contained in CHAPTER 4, *Base Zoning Districts*, of this Ordinance, including all *Ss*etback, buffer, *lot-Building Ce*overage, height requirements, and waterfront development standards.
- E. Accessory Dwelling Units placemednt on *Parcels* parcels that contain or abut an OCRM Critical Line shall *comply with* meet the Waterfront Development Standards requirements of Article 4.22.2, *Minimum Lot Standards for Accessory Dwelling Units on Parcels which Contain or Abut an OCRM Critical Line*.
- F. Separate electrical meters shall not be allowed for attached Accessory Dwelling Units.

Sec. 6.5.10 Manufactured Housing Units

- A. In Agricultural **Z**zoning **D**districts, a **M**manufactured **Hh**ousing **Uu**nit may be used for one caretaker's quarters. It shall not be permitted for other than residential use unless authorized elsewhere in this Ordinance.
- B. Applications to use *M*manufactured *H*housing *U*units for temporary use while construction is in progress on a permanent Structure shall be submitted to the *Zoning and* Planning Director for a *Construction-Zoning* Permit in accordance with *the* Temporary Zoning Permit requirements of this Ordinance. Such a temporary unit shall be removed from the premises within 30 days of issuance of a Certificate of Occupancy for the permanent *S*structure.
- C. *M*manufactured *H*housing *U*units may be utilized for classroom and related uses for a two-year period or as otherwise expressly provided in the approval of a Special Exception. The period of use may be extended upon application and proper findings by the Board of Zoning Appeals.
- D. Where needed for the general welfare of the public, governmental entities may utilize *M*manufactured *H*housing *U*units as classrooms, clinics, offices and caretaker's quarters, provided Special Exception approval has been obtained.
- E. Mmanufactured Hhousing Uunits, Mmodular Bbuilding Uunits and Ppre-manufactured Ceontainer Uunits shall not be allowed as Aaccessory Uuses or nor as Aaccessory Sstructures for purposes of Ppermanent Sstorage Uunits unless they are located in an AGR, AG-8, AG-10, AG-15, RM, Community Commercial (CC), RI, or Industrial (I)-Zoning District and comply with the provisions of Section 6.5.17-6.5.17.B, 6.5.17.E, 6.5.17.H, and 6.5.17.I of this Ordinance.

Sec. 6.5.11 HomeOccupations

A. General

Some types of work can be conducted at home with little or no effect on the surrounding neighborhood. The home occupation regulations of this Section are intended to permit residents to engage in *H*home *O*occupations, while ensuring that *H*home *O*occupations will not be a detriment to the character and livability of the surrounding area. The regulations require that *H*home *O*occupations (an accessory use)-*must* remain subordinate to the principal residential use of the property and that the viability of the residential use is-*must be* maintained. Zoning Permits shall be required for all *H*home *O*occupations.



B. Where Allowed

A Home *O*_occupations that complyies with the regulations of this Section shall be allowed as an *A*_accessory *U*_use to any allowed *legally permitted* Residential or Agricultural *P*_principal *U*_use.

C. Allowed Uses

The *H*home *O*occupations regulations of this Section establish performance standards rather than detailed lists of allowed *H*home *O*occupations. Uses that comply with all of the standards of this Section will be allowed as *H*home *O*occupations unless they are specifically prohibited.

D. Prohibited Uses

The following are prohibited as Home Occupations unless expressly authorized elsewhere in this Ordinance.

1. Vehicle/Equipment Repair, Rental or Sales

Any type of repair, rental, sales or assembly of vehicles or equipment with internal combustion engines (such as autos, motorcycles, scooters, outboard marine engines, lawn mowers, chain saws, and other small engines) or of large appliances (such as washing machines, dryers, and refrigerators) or any other work related to automobiles and their parts is prohibited as a *H*home *O*occupation in the *RR, S-3*, R-4, <u>M-8, M-12</u>, MHS, *UR*, and MHP Zoning Districts, unless these types of repairs, rentals, or sales take place in an enclosed *S*-structure and pose no noise or safety concerns.

2. Restaurants

Restaurants and food service establishments, *with the exception of Catering uses*, are not allowed as *H*home *O*occupations. Food service for Bed and Breakfasts shall be allowed under this Ordinance.

3. Employee Dispatch Centers

Dispatch centers, where employees come to the site to be dispatched to other locations, are not allowed as $H_{\rm h}$ one $O_{\rm e}$ ccupations.

4. Animal Care or Boarding

Animal care or boarding facilities (including animal hospitals, *K*kennels, *Ss*tables and all other types of animal boarding and care facilities) are not allowed as *H*home *O*occupations in the *S-3*, R-4, <u>M-8, M-12</u>, MHS, *UR*, and MHP Residential Zoning Districts.

5. Medical Offices or Clinics

Medical *O*offices and medical clinics are not allowed as *H*home *O*occupations in the R-4, <u>M-8, M-12, MHS</u>, *UR*, and MHP Residential Zoning Districts. This includes doctors' offices, dentists' offices, psychologists' offices, *H*hospitals, and all other medical care facilities. The prohibition shall not be interpreted as preventing medical practitioners from seeing patients in the practitioner's home on an emergency basis. Limited Prosthetic Manufacturing as defined in CHAPTER 12 of this Ordinance shall be allowed.

6. Funeral Homes

Funeral *Services, including Funeral* Homes, and funeral service activities are not allowed as *H*home *O*occupations.

7. Barber Shops, Beauty Shops and Nail Salons

*Hair, Nail, and Skin Care Services, including b*Barber *shops, and bB*eauty *s*Shops, *nail salons, and similar personal services,* with more than one chair, are not allowed as a *H*home *O*occupations.

8. Dancing Schools

Dancing schools are not allowed as *H*home *O*occupations.

9. Short-Term Rental Properties (STRP)

STRPs **are not allowed as Home Occupations**. include: Limited Home Rentals (LHR's), Extended Home Rentals (EHR's), and Commercial Guest Houses (CGH's). These individual uses are regulated separately from a *H*home *O*occupations (see Article 6.8, Short-Term Rentals).



10. Special Trade Contractors (Offices/Storage)

Special Trade Contractors (Offices/Storage) are prohibited as Home Occupations.

11. Firearm Sales and Repair

Firearm Sales and Repair are prohibited as Home Occupations.

E. Employees

A maximum of two Only one-full-time or two one-part-time employees, who are is not a-full-time residents of the home where the *H*home *O*occupation is located, are is allowed. The *H*home *O*occupation may have other employees who are not working at the residence, but work at other off-site locations, if applicable. For the purpose of this provision, the term "nonresident employee" includes an employee, business partner, co-owner, or other person affiliated with the *H*home *O*occupation, who does not live at the site, but who visits the site as a part of the *H*home *O*occupation.

F. Resident Operator

The operator of a *H*home *O*occupation shall be a full-time resident of the *D*dwelling *U*unit.

G. Customers

Customers may visit the site of a *H*home *O*occupation only during the hours of 8:00 a.m. to 8:00 p.m., with no more than an average of one customer or client per hour being allowed.

H. Floor Area

No more than 25 percent of the total *F*floor *A*area of the *D*dwelling *U*unit may be used to house a *H*home *O*occupation. Up to 1,000 square feet of an *a legally permitted Accessory Structure* accessory structure, such as a *G*garage, may be used for a *H*home *O*occupation.

I. Outdoor Activities

All activities and storage areas associated with *H*home *O*occupations must be conducted in completely enclosed *S*structures, *with the exception of Crop Production*.

J. Exterior Appearance

There shall be no visible evidence of the conduct of a *H*home *O*occupation when viewed from the *Street* street right-of-way or from an adjacent *L*lot. There may-shall be no change in the exterior appearance of the *D*dwelling *U*unit that houses a *H*home *O*occupation or the site upon which it is conducted that will make the *D*dwelling appear less residential in nature or function., with the exception of signs that comply with the following requirements:

- 1. One (1) non-illuminated sign not to exceed 216 square inches in size (example: 12 inches by 18 inches) may be permitted per property on which a legally established Home Occupation use exists;
- 2. The sign must be attached to the principal structure or fence located on the subject property;
- 3. The applicant must submit a plan drawn to scale showing the location and design of the sign that will complement the color and materials of structures in the area; and
- 4. The sign must be removed within thirty (30) days of the termination of the Home Occupation use.

Examples of prohibited alterations include construction of *P*parking *L*lots, paving of required *Ss*etbacks, adding additional entrances to the *D*dwelling *U*unit, *erecting signage*, signs that are not in compliance with the requirements of this Section, and *adding* commercial-like exterior lighting. The use of *Ss*nipe *Ss*igns is strictly prohibited.

K. **Operational Impacts**

No *H*home *O*occupation or equipment used in conjunction with a *H*home *O*occupation may cause odor, *V*vibration, noise, electrical interference or fluctuation in voltage that is perceptible beyond the lot line of the *L*lot upon which the *H*home *O*occupation is conducted. No hazardous substances may be used or stored in conjunction with a *H*home *O*occupation.

L. Vehicles

Not more than one pick-up truck, car, sports utility vehicle, or van used in conjunction with a *H*home *O*occupation may be



parked at the site of the *H*home *O*occupation in any *RR*, S-3, R-4, <u>M-8, M-12</u>, MHS, *UR*, or MHP Zoning District. The *H*heavy *C*commercial *V*vehicle standards requirements of Section 6.5.15, *Storage and Parking of Heavy Commercial Vehicles in Residential Zoning Districts*, shall apply to *H*home *O*occupations.

M. Deliveries

No more than four Deliveries or and pick-ups of supplies or products associated with *H*home *O*occupations are *only* allowed between the hours of 8:00 a.m. and 8:00 p.m.

N. Sales

No article, product, or service may be sold in connection with a *H*home *O*occupation, other than those produced on the premises or comprise 25 percent or less of the gross receipts, *provided that online sales are allowed if there are no inperson or walk-in purchases*.

Sec. 6.5.12 Animals

- A. The keeping of *H*household *P*pets shall be allowed as an *A*accessory *U*use in all *Z*zoning *D*districts in which residential *D*dwelling *U*units are *allowed* permitted.
- B. The keeping of *E*exotic or wild *A*animals shall not be allowed as an *A*accessory *U*use and shall only be allowed if *unless* approved as a Special Exception in accordance with the procedures contained in CHAPTER 3 of this Ordinance.

Sec. 6.5.13 Accessory Storage of Major Recreational Equipment

No such *Major Recreational E*equipment shall *not* be used for living, sleeping or housekeeping purposes. when parked or stored on a residential lot or in any location not approved for such use.

Sec. 6.5.14 Storage and Repair of Inoperable Motor Vehicles

- A. In all zoning districts, *T*the open storage and/ or repair of *I*inoperable *M*motor *V*vehicles is not permitted within the required *F*front *S*setback.
- B. In all Agricultural and Rural Residential zoning districts, the open storage or repair of *I* inoperable *M* motor *V* wehicles must be screened by a fence, wall, building, or vegetative buffer that completely shields the vehicles from view off-site.
- C. The Open-storage and/or repair of more than two (2) Iinoperable Mmotor Vehicles is prohibited on all Llots in Suburban Residential Zoning Districts, as well as in all office, commercial, and industrial zoning districts unless specifically authorized legally permitted for use as a salvage yard pursuant to this Ordinance. Inoperable motor vehicles must be screened by a fence, wall, building, or vegetative buffer that completely shields the vehicles from view off-site.
- D. In all Suburban Residential Zoning Districts, storage of *M*motor *V*vehicle parts is permitted allowed only within a completely enclosed *Accessory Ss*tructure located on the same *L*lot as the *P*principal *D*dwelling *U*unit.

Sec. 6.5.15 Storage and Parking of Heavy Commercial Vehicles in Residential Zoning District

For the purposes of neighborhood preservation, public safety, and public right-of-way maintenance considerations, storage or parking of Heavy Commercial Vehicles, upon any *L*lot, land, *S*street, or Right-of-Way in the *S-3*, R-4, MHS, *and UR* R-4, M-8, M-12-Zoning Districts is prohibited. The *This* prohibition shall not apply to Heavy Commercial Vehicles that are actively being loaded, unloaded, or used in the process of pick-up or delivery of products, materials or passengers at a residential location. Storage or parking of heavy commercial vehicles may be allowed in the MHP Zoning District with an approved site plan that provides for an area on the site sufficient to park, store, and maneuver the vehicles in a manner that would not negatively impact the public health, safety, and welfare of the residents.

Sec. 6.5.16 Vehicle Sales

Not more than two operable or *l*inoperable *M*motor *V*vehicles may be offered for sale upon any *L*lot unless such sales activities are *legally permitted pursuant to* otherwise expressly authorized by this Ordinance. A vehicle for sale upon a *L*lot in a Residential *Z*zoning *D*district must be owned by the owner of the subject *L*lot and must comply with Section 6.5.14, *Storage and*



Repair of Inoperable Motor Vehicles.

Sec. 6.5.17 Temporary Portable Storage Units

Temporary *P*portable *S*storage *U*units are permitted if located on the same *zoning L*lot as the *permanent Principal Ss*tructure subject to the following conditions:

- A. If the *T*temporary *P*portable *S*storage *U*unit is located on a *L*lot with a Nonresidential *or Office* use or *Z*zoning *D*district designation for a period exceeding fifteen (15) days, the *requirements of Sec. 3.7.3*, Limited Site Plan Review, procedures of ARTICLE 3.7 of this Ordinance shall apply;
- B. The maximum size of a *T* temporary *P*portable *S* storage *U*unit shall not exceed 160 square feet of indoor storage;
- C. A maximum of 160 square feet of indoor temporary portable storage shall be permitted per zoning_Llot in **R**residential **Z**zoning **D**districts;
- D. Ttemporary Pportable Sstorage Uunits are allowed for a period not to exceed a total of sixty (60) days in one calendar year. Temporary Zoning Permits shall be required for Ttemporary Pportable Sstorage Uunits that remain on a property for a time period exceeding fifteen (15) consecutive days;
- E. *T*temporary *P*portable *S*storage *U*units shall not be placed in any Right-of-Way, *Street*, retention area, septic field, Easement, or on public property and shall not create a site obstruction for any vehicular or pedestrian traffic;
- F. *T*temporary *P*portable *S*storage *U*units shall conform to the *A*accessory *S*structure requirements contained in this Ordinance;
- G. The maximum area of a *T*temporary *P*portable *S*storage *U*unit dedicated to signage shall be limited to 27 square feet per side or 58 square feet total;
- H. *T*temporary *P*portable *S*storage *U*units shall be kept in good condition, free from evidence of deterioration, weathering, mildew, discoloration, rust, ripping, tearing, or other holes or breaks;
- I. *T*temporary *P*portable *S*storage *U*units shall not be used for the storage of hazardous or flammable substances, live *A*animals, or human habitation;
- J. All vendors providing service related to the transportation of household goods and/or rental/delivery of *T*temporary *P*portable *S*storage *U*units portable storage containers shall be in compliance with the State of South Carolina's Regulatory Laws and licensing requirements through the Public Service Commission. Proof that the liability insurance of the company owning the *T*temporary *P*portable *S*storage *U*units is equal to the minimum amount required by the Public Service Commission shall be required at the time of permitting; and
- K. The regulations *of this* listed above in Section 6.5.16 shall not apply to *T*temporary *P*portable *S*storage *U*units that are:
 - 1. Placed for construction purposes and in conjunction with *B*building *P*permits, which may exceed the permitted time period, as long as the *B* building *P*permit remains active with continuous construction; and
 - 2. Placed during any period of declared emergency by Federal, State, or Local official action.

Sec. 6.5.18 Permanent Storage Units

Permanent *S*storage *U*units are permitted subject to the following conditions:

A. Applicability

The requirements of this This Section applies *apply* to any Permanent Storage Unit, as defined in subsection C.

B. Location

Permanent Storage Units may be established as an *A*accessory *U*use to any *P*principal *U*use in an *RR*, AGR, AG-8, AG-10, AG-15, RM, Community Commercial (CC), *RI*, or Industrial (I)-Zoning District. Permanent Storage Units are not permitted in any other *Z*zoning *D*district.

Permanent Storage Units are permitted only in the rear yard, *as defined in subsection C*.



C. Definitions

- 1. For purposes of this Section, the following definitions apply:
 - a. "Manufactured Housing Unit", "Modular Building Unit", and "Pre-Manufactured Container Units" are *as* defined in Article Chapter 12, Definitions.
 - b. "Rear Yard" means the area between the rear of the *P*principal *Structure* building and the *R*rear *L*lot *L*line.
 - c. "Permanent Storage Unit" means any Mmanufactured Hhousing Uunit, Mmodular Bbuilding Uunit, or Ppre-Mmanufactured Ceontainer Uunit exceeding 120 square feet in size that is used solely for Nonresidential or Office purposes.
- D. Permitting

Permanent Storage Units shall not be established or placed on *L*lots or *P*parcels unless the *Zoning and* Planning Director has issued a *Z*zoning *P*permit authorizing the *Permanent Storage U*unit *pursuant to this Ordinance*. (See Article 3.8)

E. Screening

- 1. Permanent Storage Units shall be completely screened from view *from adjacent properties and the Street*, along any *all* Llot Llines except the *R*rear Llot Lline, and along any-*all* Llot Llines abutting a waterway. The screening must conform to subsection 2, below.
- 2. Screening shall include at least one (1) of the following:
 - a. The *P*principal building-Structure and any required buffering or screening existing vegetation on the Llot; or
 - b. If the methods in subsection a, above, are not sufficient to provide complete screening, a minimum *Type A Land Use Buffer pursuant to Sec. 9.5.4, Landscape Buffers,* Residential Class A buffer (refer to Section 9.5.4.B.5) or a minimum six-(6)-foot high masonry wall must be provided between the Permanent Storage Unit and the required *L*lot *L*lines.
- 3. The Planning Director may waive the screening requirements if the Permanent Storage Unit complies with the Building Design Standards in subsection F, below.

F. Building Design

1. Applicability

- 1. *The requirements contained in s*Subsections 1a. through 5e., below, apply to all Permanent Storage Units, regardless of screening:
- 2. The building footprint of the Permanent Storage Unit shall not occupy more than five hundred (500) square feet.;
- 3. The Building Height of the Permanent Storage Unit shall not exceed twelve (12) feet.;
- 4. Permanent Storage Units must be installed, underskirted, and anchored in the same manner as the Principal Building.;
- 5. All moving or towing apparatus must be removed or concealed with skirting, including hitch, wheels and axles.; and
- 6. Bare, unfinished metal is prohibited as an exterior building material.

G. Existing Permanent Storage Units

Permanent Storage Units in existence prior to July 19, 2006 shall be considered to be existing legal non-conforming *Nonconforming Structures pursuant to the requirements of Art. 10.3, Nonconforming Structures, of this Ordinance.*

Sec. 6.5.19 Solar Collectors

Solar Collectors shall be permitted provided that the following performance standards are met:

A. Roof-mounted residential building Solar Collectors located on front or side building roofs visible from the public right-ofway shall not extend above the peak of the roof plane where it is mounted, and no portion of any such Solar Collector shall extend more than 24 inches as measured perpendicularly to the roof at the point where it is mounted.



- B. Roof-mounted residential building Solar Collectors located on the rear or interior side building roofs shall not extend above the peak of the roof plane where it is mounted and no portion of any such Solar Collector shall extend more than four feet as measured perpendicularly to the roof at the point where it is mounted.
- C. Ground-mounted Solar Collectors shall not exceed eight feet in total height and shall be located to meet all setback requirements.
- D. All utility service lines serving a ground-mounted solar system shall be located underground.
- E. Any system incorporated into a nonresidential building shall be integrated into the basic form and main body of the building. If roof mounted, all collector panels shall fit into the form of the roof; if the building's roof is sloped or if "rack" mounting is used on a flat roof, the mounting must be concealed from view at street level. Exposed rack supports and free-standing collectors apart from the main building shall not be permitted.
- F. Roof mounted solar energy systems mounted on "accessory or detached buildings" are allowed on detached garages or swimming pool equipment buildings. Detached "greenhouses" are also acceptable. No free-standing panels shall be allowed.
- G. If an active solar or photovoltaic solar system is utilized, all components servicing the collector panels shall be concealed, including mechanical piping and conduits.
- H. All exposed metal shall be of a color that will blend into its surroundings.

Solar Collectors may be established as Accessory Uses in all Zoning Districts pursuant to the requirements listed below. Solar Farms are not allowed as Accessory Uses or Structures.

- A. General Requirements.
 - 1. Any system incorporated into a nonresidential building shall be integrated into the basic form and main body of the building. If roof mounted, all collector panels shall fit into the form of the roof; if the building's roof is sloped or if "rack" mounting is used on a flat roof, the mounting must be concealed from view at street level. Exposed rack supports and free-standing collectors apart from the main building shall not be permitted. Solar Collectors incorporated into Nonresidential Structures shall be integrated into the basic form and main body of the Structure. If roof-mounted, all collector panels shall fit into the form of the roof; if the roof of the Structure is sloped or if "rack" mounting is used on a flat roof, the mounting must be concealed from view at Street level. Exposed rack and free-standing collectors apart from the main Structure shall not be allowed;
 - 2. All components servicing the collector panels shall be concealed, including mechanical piping and conduits; and
 - *3.* All exposed metal shall be of a color that will blend into its surroundings.
 - 4. Solar Collectors shall be designed with anti-reflective coating to minimize glare. Provisions for the use of adequate technology and construction methods such as anti-reflective coating or textured glass used as panel materials shall be required to prevent and deflect bird deaths. Mirrors shall be prohibited.

B. Roof-Mounted Solar Collectors

- 1. Roof-mounted residential building-Solar Collectors located on *the* front or side building of *Residential Structure* roofs visible from the public *R*right-of-*W*way shall not extend above the peak of the roof plane where it is mounted, and no portion of any such Solar Collector shall extend more than 24 inches as measured perpendicularly to the roof at the point where it is mounted.
- 2. Roof-mounted residential building Solar Collectors located on the rear or interior side *of Residential Structure* building roofs shall not extend above the peak of the roof plane where it is mounted and no portion of any such Solar Collector shall extend more than four 4 feet as measured perpendicularly to the roof at the point where it is mounted.
- 3. Roof-mounted Solar Collectors are exempt from Building Height requirements.

C. Ground-Mounted Solar Collectors

The requirements listed below shall apply to ground-mounted Solar Collectors in addition to the applicable requirements of this Article.



- 1. All utility service lines serving a ground-mounted Solar Collector shall be located underground;
- 2. Ground-mounted Solar Collectors shall not exceed eight-16 feet in height as measured from the ground to the foremost tip of the Solar Collector;
- 3. Ground-mounted Solar Collectors shall not exceed 5,000 square feet in Residential and Agricultural Zoning Districts; otherwise, the Special Exception procedures of this Ordinance shall apply;
- 4. Ground-mounted Solar Collectors shall be located to meet all setback requirements of the Principal Structure; and
- 5. Ground-mounted Solar Collectors shall be screened in a manner that completely shields the Solar Collectors from view off-site.

ARTICLE 6.6 TEMPORARY USES

Sec. 6.6.1 Manufactured Housing Units

The *Zoning and* Planning Director shall be authorized to approve *a Zoning Permit for* the temporary placement and use of a *M*manufactured *H*housing *U*unit as an *A*accessory *D*dwelling *U*unit in accordance with the following standards:

- A. Administrative Permit approval shall be required in accordance with the procedure contained in CHAPTER 3 of this Ordinance.
- A. The *M*manufactured *H*housing *U*unit Administrative Permit shall be restricted to the temporary use of a manufactured housing unit for residential purposes *and shall be located* on the same zoning*L* to with a Single-Family Detached residential *D* dwelling or a *M*manufactured *H*housing *U*unit or on an individual abutting zoning-Lot. The following criteria shall be utilized to determine the need for the temporary use variance:
 - 1. The *P*person who will occupy the *M*manufactured *H*housing *U*unit is a relative by blood or marriage;
 - 2. The accommodations *M*manufactured *H*housing *U*unit proposed *is* are of a temporary nature which can be easily removed after expiration of the *Zoning* Permit;
 - 3. The physical and/or mental conditions of the person who will occupy the *M*manufactured *H*housing *U*unit shall be certified by a physician;
 - 4. Written approval of all abutting landowners shall be required; and
 - 5. The proposed *M*manufactured *H*housing *U*unit installation shall meet South Carolina Department of Health and Environmental Control (DHEC) standards and have their written approval.
- B. The *Zoning and* Planning Director may revoke or terminate the *Administrative-Zoning* Permit at the request of the initiating applicant or upon finding that *Zoning* Permit conditions are being violated. The temporary accommodations, together with any associated services, shall be removed from the premises within 30 days after notice of termination.
- C. Administrative-Zoning Permits for such use shall be valid for a maximum of one year, and upon written request of the initiating applicant and Lot owner including demonstration of compliance with the requirements of this Ordinance, the Zoning and Planning Director may approve annual extensions. with renewal subject to the provisions contained within CHAPTER 3 of this Ordinance.

Sec. 6.6.2 Temporary Sales

- A Auctions or garage sales of second-hand merchandise which has been used on the premises may be conducted on a zoning Llot where permitted as an Aaccessory Uuse pursuant to this Ordinance elsewhere in these regulations. Such sales may be conducted only once in a calendar year from the same zoning Llot.
- B. Turkey shoots and the The-sale of Christmas trees and, fireworks and turkey shoots are authorized where permitted allowed as an Aaccessory Uuse and shall not exceed a total time period of 60 days during a one-year period. This time period shall commence from the first date that such uses, individually or collectively, are approved or established, whichever is first.



C Other temporary sales of merchandise shall be permitted as an temporary, Aaccessory Uuse to legally permitted Principal Usean approved principal use (such as in an off-street parking lot), provided that the maximum term for such Zoning Ppermit shall not exceed ten (10)-consecutive days, and no more than four such Zoning Ppermits may be issued per Llot, per calendar year.

Sec. 6.6.3 Roadside Stands Sale of Indigenous Produce

- A. Zoning Permits are not required for Sweetgrass BasketStands.
- B. Sale of Indigenous Produce:
 - 1. Stands are not required to be located on the same Lot on which the produce being sold is grown when the Lot where the stand is located: (1) is owned by the Person or entity that owns the Lot on which the produce being sold is grown; and (2) is within one mile of the Lot on which the produce being sold is grown. This distance shall be the shortest route of the ordinary pedestrian or vehicular travel along the public thoroughfare from the nearest point of the Lot on which the produce being sold is grown to the nearest point of the Lot on which the stand is located.
 - 1. A Zoning Permit is required for a Roadside stand that is selling Sweetgrass Baskets and/or Indigenous Produce not grown on or produced on the Lot on which the Roadside Stand is located subject to the following requirements: temporary Administrative Permit may be issued for a period not to exceed six months each year, allowing the sale of produce grown in Charleston County at temporary locations by Charleston County residents.
 - 2. The Planning Director will issue a Temporary Agricultural Sales Permit for a lot of record after being satis ied that the sale of *I*indigenous Pproduce shall not occur within the Right-of-Way; is occurring out of the road right-of-way,
 - 3. The sale shall not cause traffic safety problems that there are not traf ic safety problems caused by the sale;;
 - 4. At that at least two cars can be safely parked near the vendor; and
 - 5. and that The vendor has obtained the The permission of the property owner has been obtained in writing. prior to selling the indigenous produce .

The purpose of this provision is to ensure pedestrian and vehicle safety at roadside stands. Site plan review will be performed by the Planning Department. Temporary hookup of electricity may be allowed during the six-month period of time that the permit is in effect each year. Temporary Agricultural Sales Permits are to be issued by the Planning Director, and are not renewable or transferable. A Temporary Agricultural Sales Permit for a lot of record shall only be permitted one time per year. No permits of any nature are necessary for roadside stands selling sweetgrass baskets or indigenous produce that are produced or grown on the property where the roadside stand is located.

Sec. 6.6.4 Construction Facilities

- A. Accessory construction facilities may be allowed in order shall be permitted to establish an operations base in any Zzoning Ddistrict upon obtaining Special Exception approval pursuant to the requirements of Art. 3.6, Special Exceptions, of this Ordinance after it is determined that such construction facilities area incidental to and necessary for such construction or installation within a three-mile radius of the operations base. Included in accessory construction facilities are temporary batching plants for asphaltic or Portland cement concrete, temporary buildings, field storage of materials and/or equipment.
- B. Such after it is determined that such construction facilities *must be located on the project site or within a three-mile radius of the project site.* area incidental to an necessary for such construction or installation within a three-mile radius of the operations base.
- C. Each *Zoning Permit* such permit shall specify the location of the proposed facility and define the area and boundaries thereon to be served.
- D. The *Zoning Permit* shall be granted for *a maximum of* not more than one year and upon *written request of the property owner*, *may* proper application be extended *for up to one year*. a similar period of time for the same site. Upon termination of the *Zoning Permit*, all materials used in the construction or installation shall be removed from the premises.
- E. Ingress and egress from such facilities shall be only from major arterials or collector streets which give rise to the least traffic through residential areas.



F. Included in accessory construction facilities are temporary batching plants for asphaltic or Portland cement concrete, temporary buildings, field storage of materials and/or equipment.

ARTICLE 6.7 SPECIAL EVENTS USE

Sec. 6.7.1 Purpose

The intent of this Article is to provide regulations that guide the use of unincorporated properties for the purpose of hosting *S*special *E*events of varying sizes and functions, while protecting the surrounding community. The regulations of this Article shall apply in conjunction with any other standards contained within this Ordinance.

Effective on: 11/20/2001, as amended

Sec. 6.7.2 Private Special Events

The following are exempt from the requirements of this Article *and shall not require the issuance of a Zoning Permit*:

- A. Pprivate parties and gatherings that do not meet the definition of "special event," as defined Special Event included in this Ordinance;
- **B.** Aauctions of private real estate;, and
- C. Eestate auctions;.
- D. Neighborhood gatherings only for the residents of the applicable neighborhood;
- E. Temporary Uses pursuant to Article 6.6, Temporary Uses and Structures, of this Ordinance;
- F. Outdoor Special Events which the Zoning and Planning Director determines are accessory uses to legally established businesses in Commercial and Industrial Zoning Districts or legally established public or civic facilities, and for which the entire event including vendors, patrons, and all parking can be contained onsite. In such cases, the requirements of Sec. 6.7.5.B and C apply; and
- *G.* Indoor Special Events held in legally established businesses in Commercial and Industrial Zzoning Ddistrict and-or legally established public facilities or civic facilities. such as: hotels/motels, convention centers; social lodge; assembly halls; religious facilities; fairgrounds; federal, state, and county parks, and similar facilities which are authorized to hold special events.

The Zoning and Planning Director may exempt other organized activities from the requirements of this Article on a caseby-case basis if the criteria listed below are met:

- A. The activity has less than 100 people in attendance; and
- B. There are no impacts on public Streets, Rights-of-Way, and/or County owned or managed parks or facilities; and
- C. There are no impacts on normal vehicular and pedestrian traffic requiring the use of County services.

Sec. 6.7.3 Temporary Special Events

Temporary public assembly use and *S*-pecial *E*-events, such as cultural events, outdoor concerts and parking for Special Events, shall require a Temporary Special Events Permit from the *Zoning and* Planning Director. Such permit shall not be issued for periods in excess of ten (10) consecutive days, and no more than five (5) such permits may be issued per lot, per calendar year, except as otherwise limited by this Article. The requirements of Section 6.7.5 shall apply in addition to the requirements of this Section. Any Temporary Special Event utilizing 25 acres of land area or more shall require Special Exception approval in accordance with the procedures contained in CHAPTER 3, *Development Review Procedures*, of this Ordinance.

Temporary Special Events Permits may be issued only if adequate parking and sanitary facilities are provided to serve the proposed use or activity and the site can safely support the proposed activity. The following information is required to be submitted with applications for Temporary Special Events Permits (in addition to the required fee):

A. A detailed Letter of Intent describing the purpose of the event indicating date(s) and time(s), anticipated number of



participants, and whether alcohol will be served and if amplified sound (music or other amplified noise) will be utilized;

- B. A legible site plan drawn to scale indicating vehicular traffic areas (parking, driveways, circulation etc.), gathering areas, restroom and vendor locations, and locations of existing and planned structures to be used as part of the event;
- C. Letters of coordination from Fire, Police, and Emergency Medical Services and Building Inspection Services if applicable;
- D. Documentation of Charleston County Business license issuance for the host and participating vendors and copy of valid Department of Revenue license if alcohol will be sold;
- E. Documentation from pertinent service providers for restroom facilities and garbage collection; and
- F. Other pertinent information as deemed necessary by the *Zoning and* Planning Director.

The following requirements shall, in addition to all other applicable requirements of this Ordinance, apply to property located in the Agricultural and Residential Zoning Districts:

- A. A maximum of five (5) Temporary Special Events Permits may be issued per lot, per calendar year, and each permit shall be valid for a maximum of three (3) consecutive days;
- B. Each Temporary Special Events Permit shall only be valid for a single *Ss*pecial *E*event. Multiple Special Events within the same three (3) day time period shall require separate Temporary Special Events Permits;
- C. Daily event attendance in the AG-15, AGR, RR- 3, S-3, R-4, M-8, URM-12, MHS, and MHP Zoning Districts shall be limited to 500;
- D. Daily event attendance in the RM, AG-10, and AG-8 Zoning Districts shall be limited to 2,000; and
- E. The maximum number of Temporary Special Events Permits allowed per calendar year and/or maximum daily attendance may only be increased if the requirements listed below, as well as all other applicable requirements of this Ordinance, are met and the request is approved in accordance with the Special Exception Procedures contained in this Ordinance. If approved by the Board of Zoning Appeals, the approval is only valid for one (1) calendar year from the date of Zoning Permit issuance.
 - 1. Application.
 - a. Compliance with ARTICLE 3.7, *Site Plan Review*, and ARTICLE 3.6, *Special Exceptions*, of this Ordinance is required, provided, however, that the approval criteria contained in this Article shall apply instead of the approval criteria contained in Section 3.6.5.
 - b. All applications must be signed by the *P*property *O*owner or designated agent.
 - c. Letters of coordination from the following agencies shall be submitted during Site Plan Review: S.C. Department of Health and Environmental Control (SCDHEC), Charleston County Sheriff's Department, the Charleston County Building Inspections Department, Charleston County Emergency Medical Services (EMS), the appropriate Fire Service provider for the subject property, and a designated solid waste collection/disposal company or a letter indicating a private method of waste collection/disposal.
 - 2. Requirements.
 - a. The subject property or properties shall contain a minimum of ten (10) combined acres of highland area and must border a public Arterial Street, as defined in this Ordinance;
 - b. There shall be direct access to a public Arterial Street, as defined in this Ordinance;
 - c. No more than twenty-five (25) events shall be allowed per calendar year;
 - d. Daily attendance shall not exceed 5,000;
 - e. All *S***s**tructures shall comply with the requirements of this Ordinance, including but not limited to, the *D***d**ensity, *I***i**ntensity, and *D***d**imensional *S***s**tandards and *A***a**ccessory *S***s**tructure requirements;
 - f. All parking shall be contained on the Ssubject Pproperty or on a contiguous property. A recorded, parking agreement shall be required if temporary off-street parking is provided on a parcel other than the Ssubject Pproperty. At no time shall associated event parking be allowed in a public or private Rright-of-Wway or access



Eeasement;

- g. The maximum occupancy of an individual permanent *Ss*tructure shall comply with the occupancy standards of the Charleston County Building Code;
- h. All events shall adhere to the Charleston County Noise Regulations and all other applicable Charleston County ordinances;
- i. All existing or proposed *S*-structures shall retain a residential or agricultural character;
- j. A 100one hundred foot (100') Type F Buffer shall be required around the perimeter of the property;
- k. Special Events shall not begin before 10 am and shall end by 10 pm; and
- 1. The applicant must hold at least one (1)-community workshop prior to the submittal of the Special Exception application and written documentation of the community workshop(s) must be submitted. Written documentation may include, but is not limited to, sign-in sheets, meeting summaries, memos and/or letters from the applicant describing the meeting(s), etc. The purpose of the workshop(s) is to ensure early citizen participation in an informal forum, in conjunction with the *D*development applications and to provide an applicant the opportunity to understand and try to mitigate any impacts an application may have on an affected community. A community workshop is not intended to produce complete consensus on all applications, but to encourage applicants to be good neighbors.
- 3. *Special Exception Approval Criteria.* The approval criteria contained in this Article shall apply instead of the approval criteria contained in Section 3.6.5 of this Ordinance. Applications may be approved only if the Board of Zoning Appeals finds that the proposed use:
 - a. Is compatible with existing uses in the vicinity and will not adversely affect the general welfare or character of the immediate community;
 - b. Does not hinder or endanger vehicular traffic and pedestrian movement on adjacent roads;
 - c. Includes adequate provisions for items such as: *Ss*etbacks and buffering (including *F*fences and/or landscaping) to protect adjacent properties from the possible adverse influence of the proposed use, such as noise, *V*+ibration, dust glare, odor, traffic congestion and similar factors;
 - d. Where applicable, will be developed in a way that will preserve and incorporate any important natural features;
 - e. The setup and disassembly of Special Events will not be detrimental to the surrounding community;
 - f. Includes sufficient safeguards for the use of temporary structures, if applicable;
 - g. Complies with all applicable rules, regulations, laws and standards of this Ordinance, including but not limited to any use conditions, Zzoning Ddistrict standards, or Site Plan Review requirements of this Ordinance; and
 - h. Is consistent with the recommendations contained in the Charleston County Comprehensive Plan and the character of the underlying Zzoning Ddistrict "Purpose and Intent".

If approved by the Board of Zoning Appeals, the approval is only valid for one (1)-calendar year from the date of Zoning Permit issuance. In granting a Special Exception, the Board of Zoning Appeals may attach to it such conditions regarding the location, character, or other features of the proposed building or structure as the Board may consider advisable to protect established property values in the surrounding area or to promote the public health, safety, or general welfare. Additionally, the Board of Zoning Appeals may require additional conditions of approval including, but not limited to: event days and hours, the number of events per calendar year, limitations on outdoor activities, parking, buffers, and use and location of temporary structures.

If the proposed use is approved by the BZA, the Zoning *and* Planning Department shall provide written notification to the following agencies, as applicable: S.C. Department of Health and Environmental Control (SCDHEC), Charleston County Sheriff's Department, the Charleston County Building Inspections Department, Charleston County Emergency Medical Services (EMS), and the appropriate Fire Service provider for the subject property.

Sec. 6.7.4 Special Events Established as Principal Uses in Commercial and Industrial Zoning Districts

A. Special Events in Commercial and Industrial Zoning Districts shall comply with the requirements of Section 6.7.5, *Outdoor*



Special Events (Principal Uses and Temporary Special Events), and the following:

1. The establishment of a new Special Events principal use in the *NC, RC,* CN, CT, CR, CC, and I*N* Zoning Districts shall comply with the requirements of ARTICLE 3.7, *Site Plan Review*, of this Ordinance.

Sec. 6.7.5 Outdoor Special Events (Principal Uses and Temporary Special Events)

- A. With the exception of Special Events at federal, state, and county parks and legally established fairgrounds, any accessory, outdoor Sspecial Eevent consistent with the definition of "Sspecial Eevent," as defined in this Ordinance, must comply with Sec. 6.7.3, Temporary Special Events, and a Zoning Permit shall be required.
- B. Any outdoor *S*-special *E*-event activity as defined by this Ordinance, whether an accessory to an existing business, or on vacant undeveloped property, which is located within 500 feet of the property line of a residentially developed parcel, shall cease all music and all loud noise that is above seventy (70) db (A) no later than 11:00 p.m.; otherwise, this use shall require Special Exception approval consistent with this Article. Distances shall be measured from the site of the *S*-special *E*-event activity on the subject property to the nearest property line of a lot containing a residential use. Noise levels shall be measured anywhere within the boundary line of the nearest residentially occupied property.
- C. All outdoor *S*-special *E*-event activities will be subject to the County's livability and/or noise ordinance.

Sec. 6.7.6 Indoor Special Events

A Zoning Permit shall not be required when hosting an indoor special event in legally established businesses in commercial and industrial zoning districts and public facilities or civic facilities such as: hotels/motels, convention centers; social lodge; assembly halls; religious facilities; fairgrounds; federal, state, and county parks, and similar facilities legally established and authorized to hold special events.

Sec. 6.7.7 Zoning Permit

A Zoning Permit shall be required prior to commencing *Ss*pecial *E*events and shall be maintained for the duration of the Special Events use, following Site Plan Review and Special Exception approval, as applicable. Additionally, a valid, Charleston County Business License is required following *Z*=coning *P*=coning
Sec. 6.7.8 Lapse of Approval

A valid Charleston County Business License must be maintained for a principal Special Events use. If this Business License is not renewed annually or is discontinued, for any reason, for a period of at least six (6)-consecutive months, then the use shall be considered abandoned. Once abandoned, the Special Exception approval and the Zoning Permit for the Special Events use shall be deemed null and void. Renewal of the Special Events use shall require the approval of the Board of Zoning Appeals (BZA) and compliance with the regulations of this Ordinance.

ARTICLE 6.8 SHORT-TERM RENTALS

Sec. 6.8.1 Purpose and Applicability

- A. **Purpose.** The County is committed to working to protect the traditional quality of life and character of its residential neighborhoods. The County has concerns about permitted short-term rentals resulting in increased traffic, noise, trash, parking needs, safety and possible adverse impacts and other undesirable changes to the nature of the County's neighborhoods. Therefore, after providing many opportunities for public input and following careful study and consideration, County Council finds it appropriate and in the best interests of its residents, property owners, and visitors to regulate Short-Term Rental Properties (STRPs) within unincorporated Charleston County. This Article sets out standards for establishing and operating Short-Term Rental Properties. These regulations are intended to provide for an efficient use of Dwellings as STRPs by:
 - 1. Providing for an annual permitting process to regulate STRPs;
 - 2. Balancing the interests of properties that are frequently used in whole or in part by Short-Term Rental Tenants with



properties that are not;

- 3. Allowing homeowners to continue to utilize their residences in the manner permitted by this Ordinance for the Zoning District in which a particular Dwelling is located;
- 4. Providing alternative accommodation options for lodging; and
- 5. Complementing the accommodation options in environments that are desirable and suitable as a means for growing tourism.

B. Applicability.

- 1. *Short-Term Rental Types.* The following Short-Term Rentals shall be authorized pursuant to this Article:
 - a. STRP, Limited Home Rental (LHR);
 - b. STRP, Extended Home Rental (EHR); and
 - c. STRP, Commercial Guest House (CGH).
- 2. *Applicable Zoning Districts*. STRPs shall be allowed within the Zoning Districts of this Ordinance in accordance with Table 6.1.1, Use Table, applicable overlay zoning district regulations, and as approved in Planned Development Zoning Districts. Planned Development Zoning Districts that do not specify STRPs as an allowed use must be amended to allow STRPs.
- 3. *Application*. Applications for STRPs shall be made in compliance with this Article.
- 4. Variances. Variances from the requirements of Sec. 6.8.3.A, Use Limitations and Standards, are prohibited.
- B. **Registration.** All STRPs require a Zoning Permit and Business License, which must be renewed annually pursuant to this Article.
- C. **Compliance with Other Regulations.** All STRPs, including Nonconforming Uses as allowed for in this Article, shall comply with all applicable local, state, and federal rules and regulations.

Sec. 6.8.2 Permitting Processes

- A. **Zoning Permit Application.** No application for a STRP shall be accepted as complete unless it includes the required fee and the information listed below.
 - 1. The name, address, email, and telephone number of all property owners of the Short-Term Rental Property (STRP).
 - 2. Completed STRP application signed by all current property owner(s). For properties owned by corporations or partnerships, the applicant must submit a resolution of the corporation or partnership authorizing and granting the applicant signing and authority to act and conduct business on behalf of and bind the corporation or partnership.
 - 3. Restricted Covenants Affidavit(s) signed by the applicant or current property owner(s) in compliance with state law.
 - 4. Address and Property Identification Number of the property on which the STRP is located.
 - 5. The type of STRP that is the subject of the application (LHR, EHR, or CGH);
 - 6. Owner-Occupied STRP affidavit, as applicable;
 - 7. The type of Dwelling(s) that is proposed to be used as a STRP including, but not limited to, Principal Dwelling Unit, 6.5.9, Single Family Detached, Duplex, Single Family Attached, Manufactured Housing Unit not located in a Manufactured Housing Park, Triplex, and/or Fourplex, and documentation of Zoning Permit and Building Permit approvals for the structures, as applicable. Tents, RVs, boats, sheds, garages, and similar structures shall not be used as STRPs; and
 - 8. The maximum number of bedrooms available at the STRP.
- B. **Short-Term Rental Property Site Plan Review Categories.** Notwithstanding the provisions of Art. 3.7, *Site Plan Review*, or this Ordinance, STRPs must complete Site Plan Review as *prescribed*-proscribed in this Section based on the Permitting Process provided in Table 6.8.2 prior to obtaining a STRP Zoning Permit. The Building Inspection Services Department may require a building safety inspection and/or Building Permit as a condition of the STRP Site Plan Review approval.



- 1. *STRP, Administrative Site Plan Review.*: Requires a Zoning Permit application, fee, aerial photographs, and photographs of the property. At the discretion of the Zoning and Planning Director, a site plan drawn to engineer's scale depicting existing and proposed conditions, including required parking, shall be submitted, and site visits by Zoning and Planning Staff may be required.
- 2. *STRP, Limited Site Plan Review.*: Requires a Limited Site Plan Review application and fee and must include a site plan drawn to engineer's scale depicting existing and proposed conditions, including required parking.
- 3. *STRP, Full Site Plan Review.*+Requires compliance with the requirements of Art. 3.7, *Site Plan Review*, of this Ordinance.
- C. **Special Exception.** Notwithstanding the provisions of Art. 3.6, Special Exceptions, of this Ordinance, the following approval criteria shall apply to STRPs *in place of those contained in Sec. 3.6.5 of this Ordinance* if a Special Exception is required to obtain a STRP Zoning Permit based on the Permitting Process provided in Table 6.8.2 of this Article:
 - 1. Is compatible with existing uses in the vicinity and will not adversely affect the general welfare or character of the immediate community; and
 - 2. Adequate provision is made and/or exists for such items as: setbacks, buffering (including fences and/or landscaping) to protect adjacent properties from the possible adverse influence of the proposed STRP use, such as noise, traffic congestion, trash, parking, and similar factors; and
 - 3. Complies with all applicable rules, regulations, laws and standards of this Ordinance, including but not limited to any use conditions, zoning district standards, and applicable STRP Site Plan Review requirements of this Ordinance.

All other provisions and requirements of Art. 3.6, Special Exceptions, shall apply.

D. **Zoning Permit Issuance and Business Licenses.** After a STRP Application has been approved, a STRP Zoning Permit and a Business License must be obtained prior to a property owner offering, advertising, or providing Short-Term Rental Properties for lodging as provided for in this Article.

E. Annual Zoning Permit Renewal.

- 1. All STRP Zoning Permits must be renewed annually in compliance with this Article. An application for annual renewal of the Zoning Permit must include:
 - a. The application fee;
 - b. A notarized affidavit signed by the property owner stating that the type of STRP use and the information submitted as part of the application for the previous year's STRP Zoning Permit has not changed in any manner whatsoever and that the STRP use complies with the most recently adopted version of this Article (form of Affidavit provided by the County); and
 - c. Owner-Occupied STRP affidavit, as applicable.
- 2. The Zoning and Planning Director may request STRP records including days the STRP was rented, STRP advertising records, STRP rental income, and STRP rental receipts. The records shall be provided to the Zoning and Planning Director within 10 working days from the date requested; otherwise, the STRP Zoning Permit will be denied.
- 3. The applicant shall file an application for a new STRP Zoning Permit if the aforementioned requirements are not met.
- 4. If the Zoning and Planning Director determines that the STRP use is not consistent with the Special Exception approval that authorizes the use and/or Site Plan Review approval that authorizes the use, the applicant shall file an application for a new STRP Zoning Permit, including applicable Special Exception and/or Site Plan Review applications and fees, and all requirements in effect at the time of STRP Zoning Permit application submittal shall apply.
- 5. The owners of all registered STRPs must renew the Zoning Permit for the STRP use by December 31st of each year or their existing Zoning Permit will expire. The Zoning Permit for the STRP use will terminate on December 31st of each year regardless of whether or not the applicant receives notice from the Zoning and Planning Director.



Table 6.8.2, Permitting Process for STRPs [1]

	Limited Home Rental (LHR)[1]	Extended Home Rental (EHR)[1]	Commercial Guest House (CGH) [1][2]
Applicable Zoning Districts	RM, AG-15, AG-10, AG-8, AGR, RR -3 , S-3, R-4, MHS, M-8, URM-12 (including Goat Island)	AG-8 [3], AGR [3], S-3, R-4, MHS (including Goat Island)	OR, OG, CN, CR, CT, and CC
Owner-Occupancy Requirements	Must comply with the Owner-Occupied Short- Term Rental Property definition contained in this Ordinance.	None	None
Maximum Number of Days STRPs May be Rented (<i>note: days</i> apply per Lot and not per Dwelling)	72 days in the aggregate per calendar year	144 days in the aggregate per calendar year	No limit
Zoning Review Type	STRP, Administrative Site Plan Review	STRP, Limited Site Plan Review, and Special Exception	STRP, Full Site Plan Review [2]

Table Notes:

- 1. The following shall apply to all STRP types:
 - a. A STRP Zoning Permit is required and the STRP Zoning Permit Number for the current year must be visible on all advertisements. Zoning Permits must be renewed annually pursuant to this Article.
 - b. A Business License is required and the Business License Number for the current year must be visible on all advertisements. Business Licenses must be renewed annually.
 - c. Building safety inspection or Building Permit may be required, as determined by the Charleston County Building Inspection Services Department.
- 2. If a proposed STRP is located in an Office or Commercial Zoning District and contains a Residential use, STRP, Limited Site Plan Review shall apply instead of STRP, Full Site Plan Review.
- 3. EHRs shall be allowed in the AGR and AG-8 Zoning Districts subject to Special Exception approval if they are Bona Fide Agricultural Uses and the owner of record: (1) has designated the subject property as his/her legal voting address; or (2) has designated the subject property as the address on his/her driver's license or other government issued identification.



Sec. 6.8.3 General Standards

A. Use Limitations and Standards.

- 1. Legally permitted Principal Dwelling Units and Accessory Dwelling Units may be used as STRPs, even when they are located on the same property; however, Accessory Structures shall not be used as STRPs.
- 2. Parking for Short-Term Rental Tenants shall be in compliance with Sec. 9.3.2, *Off-Street Parking Schedule A*, of this Ordinance.
- 3. Signage advertising STRPs is prohibited in Residential Zoning Districts.
- 4. Dwellings located in Dwelling Groups shall not be used as Short-Term Rental Properties, regardless of the zoning district in which the subject property is located.
- B. **Advertising.** Whether by a hosting platform, via Internet or paid advertising, or other postings, advertisements, or announcements, the availability of a STRP shall include the County issued STRP Zoning Permit Number and Business License Number for the current year.
- C. **Special Events.** The applicable requirements of Article 6.7, *Special Event Use*, of this Ordinance apply.
- D. **Short-Term Rental Property Tenant Notices.** Each STRP must contain a Short-Term Rental Tenant notice posted in each room where Short-Term Rental Tenants may lodge. The notice must provide the following information:
 - 1. Contact information for the owner of the STRP;
 - 2. STRP Zoning Permit and Business License Numbers for the current year;
 - 3. Trash collection location and schedules, if applicable; and
 - 4. Fire and Emergency evacuation routes.

Sec. 6.8.4 Enforcement and Violations

- A. Notwithstanding the provisions of Chapter 11, Violations, Penalties, and Enforcement, of this Ordinance, a STRP Zoning Permit may be administratively revoked by the Zoning and Planning Director or his designee if the STRP has violated the provisions of this Article on three or more occasions within a 12-month period. However, a STRP Zoning Permit may be immediately revoked if the Zoning and Planning Director determines the STRP has Building Code violations, there is no current Business License for the property, the property is being used in a manner not consistent with the Zoning Permit issued for the STRP use, or the advertisement for the STRP does not include the County issued STRP Zoning Permit Number and Business License Number for the current year.
- B. If a STRP Zoning Permit is administratively revoked or an application for a STRP Zoning Permit is administratively denied, a STRP owner (or authorized agent) may appeal the Zoning and Planning Director's administrative decision revoking or denying the STRP Zoning Permit to the Board of Zoning Appeals within 30 calendar days from the date of the denial or revocation. All appeals shall be addressed in accordance with the appeal procedures of CHAPTER 3, Article 3.13, of this Ordinance.
- C. Once a County-issued STRP Zoning Permit and/or a Business License has been revoked, no new STRP Zoning Permit and/or Business License shall be issued to the applicant for the same property for a period of one year from the date of revocation. Upon expiration of the revocation period, a new STRP Zoning Permit application may be filed and all requirements, processes, and fees in effect at the time of the STRP Zoning Permit application submittal shall apply.

Sec. 6.8.5 Amortization of Nonconforming STRPs

The South Carolina Local Government Comprehensive Planning Enabling Act of 1994, as amended (Planning Act) authorizes local governments to terminate a nonconformity by specifying the period or periods in which the nonconformity is required to cease or be brought into compliance pursuant to S.C. Code Ann. Section 6-29-730 (2007).



Therefore, if a Dwelling was legally used as a STRP prior to July 24, 2018, the Dwelling may continue as a Nonconforming Use pursuant to Chapter 10, Nonconformities, of this Ordinance until July 24, 2023 to allow for the recovery or amortization of the investment in the Nonconforming Use, after which the Nonconforming Use as a STRP shall terminate.

During the amortization period, all Nonconforming STRPs must comply with all other requirements of this Article as is reasonably possible, including but not limited to, making an application for a Short Term Rental Permit. Exceptions will be made for restrictions on maximum number of rental days, special exceptions use conditions, owner occupancy status, or use subject to conditions.

Not less than 60 days before the end of the amortization period, the owner of the Dwelling may request a special exception to the amortization period. All requests shall be made to Board of Zoning Appeals in writing, and all decisions shall be subject to the provisions of Article 3.6 of the ZLDR except for Art. 3.6.1 and Art. 3.6.5.

The Board of Zoning Appeals may grant an extension of the time of the amortization period if the owner of the Nonconforming STRP proves that he is unable to recoup his investment in such property by the conclusion of the amortization period.

Criteria and Findings. In determining whether to grant an extension of the amortization period for a Nonconforming STRP, and in determining the appropriate length of such an extension, the Board of Zoning Appeals shall consider the following factors:

- A. The gross income and expenses from the Nonconforming STRP since the use began;
- B. The amount of the property owner's investment in the Nonconforming STRP prior to July 24, 2018;
- C. The amount of such investment that has been or will have been realized at the conclusion of the five-year amortization period;
- D. The present actual and depreciated value of the property and improvements;
- E. The applicable Internal Revenue Service depreciation schedule;
- F. The total length of time the Nonconforming Use has existed;
- G. The existence or nonexistence of lease obligations, as well as any contingency clauses permitting termination of such lease;
- H. The remaining value and allowed uses of the property after discontinuing the Nonconforming Use;
- I. The ability of the property owner to change the use to a conforming use;
- J. The effects of the Nonconforming Use on the surroundingarea;
- K. The extent to which the Nonconforming Use is incompatible with surrounding uses and properties;
- L. The interference with or threat to the public health, safety, and welfare of the community; and
- M. Any other factor the Board of Zoning Appeals reasonably determines is related to determining whether the investment in the Nonconforming Use has been recovered.

The Board of Zoning Appeals shall receive and consider evidence presented by the applicant, and shall make findings that the amortization period it establishes is reasonable in view of the evidence and the criteria set forth above.