



MEMORANDUM

| TO : | Knoxville-Knox County Planning Commission |
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| FROM: | Michelle Portier, AICP Planning Services Manager |
| DATE: | July 26, 2024 |
| SUBJECT: | City of Knoxville Zoning Ordinance Amendments pertaining to flag lots and multiple lots without street frontage utilizing access easements |
| FILE #: | 4-A-24-OA; Agenda Item #19 |

STAFF RECOMMENDATION

Staff recommends approval of amendments as proposed to the City of Knoxville Zoning Ordinance, Appendix B, Zoning Code, Article 2.3, Definitions; Article 2.4, Rules of Measurement; Article 4.3, Dimensional Standards; Article 4.4, EN District Standards; Article 9.3.J, Principle Use Standards for Two-Family Dwellings; and adding subsections G and H to Article 10.1, General Development Requirements to add standards for flag lots and situations in multiple lots without street frontage utilize an access easement.

BACKGROUND

History of issues with subdividing property regarding flag lots and properties using access easements.

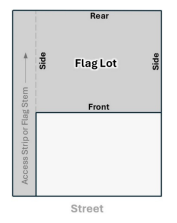
- 1. Providing access to new properties in subdivision proposals.
 - a. When subdividing a single property into multiple lots, there is typically a question of how access will be provided to the newly created lots. Because access for the single lot is already in existence and in many cases, provides the sole means of access to the entire property, that access point will need to be extended somehow to encompass the new lots. Providing access has historically been more challenging depending on the width of that access point.
 - b. Previously in the Subdivision Regulations, only one type of access easement was available for residential properties. An exclusive permanent access easement (EPAE) could serve one additional lot beyond the lot through which it crossed for access to a public street. Once an additional lot was created, a private right-of-way (ROW) was required. There are two sets of standards for private rights-of-way, those that serve up to 6 lots, and those that serve 6 lots or more (see Subdivision Regulations, Section 3.03.D). Either way, there are many criteria to meet, some of which are not necessary for only one additional lot (i.e., a 2-lot subdivision).



c. Because of the stringent standards required for creating between 2 and 5 lots under previous Subdivision Regulations, some owners opted for a series of adjacent flag lots instead, with the flag stems appearing one right after the other. This option negated the need for easement agreements and allowed each property owner to own their own access. However, this also created a situation in which multiple driveways or access points occurred very close together, often on classified roadways, creating a safety concern.

Flag lot. A type of lot where access to the public street is provided along a narrow access strip or "flag stem", and the shape of the lot is typically rectangular, as a flag, though the "flag" portion can also be irregularly shaped. Typically, this configuration allows one or more lots to be created behind an existing house by creating a driveway in a "flag stem" that connects to the street.





- d. To create more flexibility for subdivisions containing between 2 and 5 lots and deter the overutilization of flag lots, a new type of easement was created. A shared permanent access easement (SPAE) served up to 5 lots with less stringent standards than those of the private ROW. For example, a SPAE only required 25 ft of ROW width, compared to 40 ft for a private ROW serving 5 lots. Private ROWs were still required when 6 or more lots are to be served.
- e. With the last update to the Subdivision Regulations, the various types of access easements were combined into one (i.e., "access easements") in the Subdivision Regulations (Section 3.03.C), which retained the requirements of the SPAE for all access easements.
- 2. The City's zoning ordinance currently requires all structures to face the street. This created a situation in which the rear house was directly behind the house facing the street, so its occupants had a view of the rear façade. The City has seen some variance requests as a result of this requirement for non-street-facing lots.



Figure 2. Example of a series of flag lots with houses facing the street. This is an undesirable development pattern.

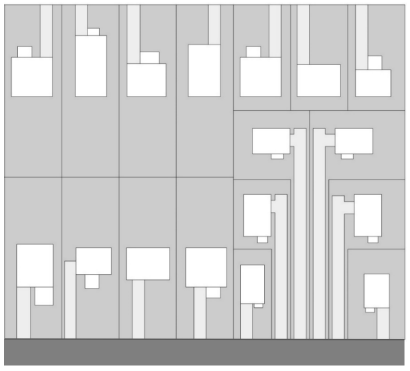
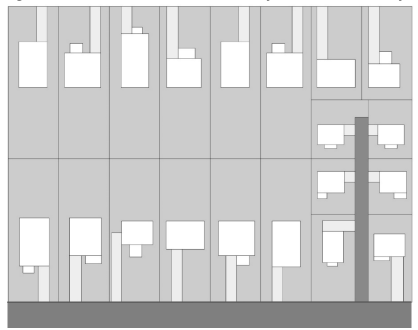


Figure 3. An access easement can be created for the same number of lots but with one access point.





As the diagrams in Figures 2 and 3 show, an access easement may solve the problem of multiple access points, but it is still subject to many of the same issues as a series of flag lots when it comes to development pattern. **Issues with access easements and Flag Lots.**

- 1. Building Orientation. Both access easements and flag lots create a situation where the front of one house faces the rear of the house in front of it, lacking cohesiveness in the site plan and a relationship between structures.
- 2. Relationship to the Street. A series of lots created one behind the other, whether access is via a series of flag lots or an access easement, creates a pattern of houses that lack a strong relationship to the street, pulling them back and making them feel more isolated than other houses in a typical neighborhood pattern.
- **3. Neighborhood Character.** Flag lots and access easements do not contribute to neighborhood character. They create developments where houses are hidden and pulled away from the street.
- **4. Safety.** As mentioned previously, a series of driveway connections so close together can cause safety issues when developing with a series of flag lots. However, an access easement does provide an option to avoid this issue.

STAFF ANALYSIS

To mitigate these issues, Planning proposes to prohibit serial flag lots, and for dwellings on a singular flag lot to be staggered so that at least 70% of the new structure is located out of a projected line of the structure in front (so they are not directly behind the front dwelling) to avoid situations in which the front of the flag lot dwelling is directly behind and facing the rear of the dwelling in front. If this is not possible, a Class A landscape buffer shall be installed in the front of the flag lot dwelling to create a visual screen from the view of the dwelling in front. If a flag lot is part of a development where the flag stem or access strip holds the access easement for other lots, the flag lot setbacks and building orientation shall be subject to subsection H below.

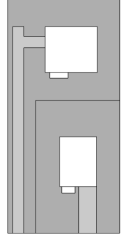
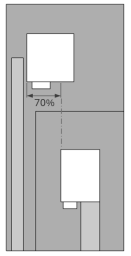


Figure 4. Houses on flag lots tend to be situated directly behind the structure on the lot in front.



Figure 5. Staggering the structure on the flag lot keeps the structure on the lot in front out of the line of sight.



For situations in which multiple, non-street facing lots use an access easement, the front yard should face the access easement, with the front setback measured from the access easement instead of the lot line that runs parallel to the street. This creates more of a "street edge" along the easement for a stronger relationship between the structures themselves and between the structures and the easement. This standard would not apply to houses fronting a street that utilized the access easement – lots with street frontage would still orient towards the street.

Figure 6. Block with lots using an access easement for access with houses facing the access easement





To illustrate how the standards would be applied, below is an example of a subdivision containing multiple lots utilizing an access easement, one with street frontage and three without.



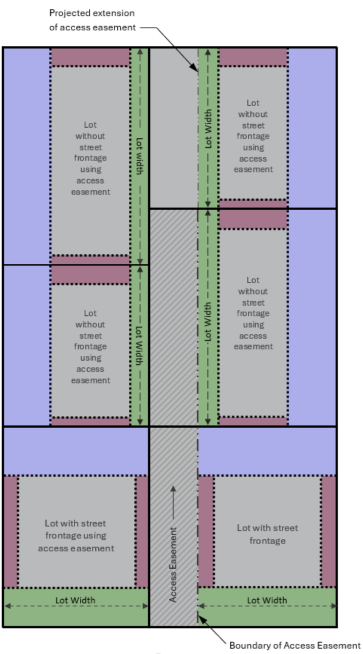
Figure 7. Access Easement and Paved Surfaces



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Figure 8. Front, Side, and Rear Lot Lines and Setbacks

Figure 9. Lot Width – three or more lots without street frontage using an access easement



Street



SUMMARY OF PROPOSED AMENDMENTS

Article 2.3, Definitions. Added "flag lot" under the types of lots listed, and included a reference to Article 2.4 where flag lots are defined.

Article 2.4, Rules of Measurement.

- 1. Subsection I.1.d: Added a reference to new section in Article 10.G pertaining to flag lots.
- 2. Subsection J, Lot Type: Added language clarifying that access strips in flag lots do not count toward lot area.
- 3. Subsection M, Lot Width:
 - a. Added subsection 4 regarding how lot width should be measured for multiple lots without street frontage using an access easement and referred to Article 10.1.H for more information.
 - b. Added "access strip or flagpole" to the flag lot diagram within the existing lot width diagram to provide clarity.
- 4. Subsection O.2: Added language to subsection d clarifying the measurement of front yards and setbacks for situations in which multiple lots without street frontage utilize an access easement.
- 5. Subsection O.5: Replaced yard and setback diagrams to match the style of new diagrams added in Article 10.1.H.

Article 4.3, Dimensional Standards

- 1. Added Subsection D creating dimensional standards for front yard setbacks for situations in which multiple lots without street frontage utilize an access easement.
- Table 4-1, Residential Districts Dimensional Standards, all zones: Added an * in the Front Setbacks row after the word "blockface" with a corresponding note below both 4-1 tables to reference new Subsection 4.3.D.

Article 4.4, EN District Standards

- 1. 4.4.A.2.b: Added language exempting lots without street frontage when there are multiple such lots that utilize an access easement and provided a reference to new standards created in Article 10.1.H.
- 2. 4.4.A.5: Added sentence clarifying that, for situations in which multiple lots without street frontage utilize an access easement, the access easement shall serve as the street for the purposes of that article.

Article 9.3.J.1-4: Added language for two-family dwellings for situations in which multiple lots without street frontage utilize an access easement, referring to Articles 4.3.D and 10.1.H.



Article 10.1, General Development Requirements

- 1. Added new subsection 10.1.G prohibiting serial flag lots (i.e., more than one flag lot in a row), and added a requirement for singular flag lots requiring dwellings to be staggered behind the structure in the lot with street frontage it sits behind, referring to 10.H for flag lots that hold an access easement utilized by multiple lots without street frontage.
- 2. Added new subsection 10.1.H pertaining to building orientation, lot width, and front yards and setbacks for situations in which multiple lots without street frontage utilize an access easement.





Plans Review & Inspections Division

MEMORANDUM

| DATE: | August 1, 2024 |
|-------|---|
| ТО: | Planning Staff |
| FROM: | Bryan Berry, AICP Deputy Director of Plans Review & Building Inspections |
| RE: | Department Letter of Support - Zoning Code Amendment Regarding Access Easement and Flag Lots |

The City's Plans Review and Inspections Department is in support of Planning' proposed amendments to the City Zoning Ordinance pertaining to lots using an access easement and flag lots. This new language in the zoning ordinance will align with the subdivision regulations and provide guidance to city staff and the public on how lots fronting access easements can be developed.

City staff worked with Planning on the proposed amendments and recommends approval.

Sincerely,

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Bryan Berry, AICP Deputy Director of Plans Review & Building Inspections

A. ARTICLE 2. GENERAL DEFINITIONS AND MEASUREMENT METHODOLOGIES

II. 2.1 RULES OF INTERPRETATION

The terms in the text of this Code are interpreted in accordance with the following rules of construction:

- A. The singular number includes the plural, and the plural the singular.
- B. The present tense includes the past and future tenses, and the future tense includes the present.
- C. Any gender includes all genders.
- D. The terms "must," "shall," and "will" are mandatory, while the word "may" is permissive.
- E. The terms "must not," "will not," "shall not," "cannot," and "may not" are prohibiting.
- F. Whenever a defined word or term appears in the text of this Code, its meaning must be construed as set forth in the definition. Words not defined must be interpreted in accordance with the definitions considered to be normal dictionary usage.
- G. To the extent that a conflict exists between the text of this Zoning Code and any image, chart, or table, the text of this Zoning Code shall be controlling.

III. 2.2 GENERAL ABBREVIATIONS

The following abbreviations may be used within this Code:

- A. "BTL" is an abbreviation for "build-to line."
- B. "BTZ" is an abbreviation for "build-to zone."
- C. "GFA" is an abbreviation for "gross floor area."
- D. "ft" is an abbreviation for "feet."
- E. "max." is an abbreviation for "maximum."
- F. "min." is an abbreviation for "minimum."
- G. "N/A" is an abbreviation for "not applicable."
- H. "sf" is an abbreviation for "square feet."
- I. "SF" is an abbreviation for "single-family."
- J. "2F" is an abbreviation for "two-family."
- K. "TH" is an abbreviation for "townhouse."
- L. "MF" is an abbreviation for "multi-family."

IV. 2.3 DEFINITIONS

Abandoned Sign. Any sign, including its supporting structure, erected in conjunction with a particular use, for which the use has been discontinued for a period of 60 days or more, or a lawfully erected temporary sign for which the time period allowed for display of the sign has expired.

Abut. To share a common wall or lot line without being separated by a street or alley.

Accessibility Ramp. A ramp or similar structure that provides wheelchair or similar access to a structure.

Accessory Dwelling Unit (ADU). An additional dwelling unit located on the same lot with and is incidental to, a principal single-family dwelling. An accessory dwelling unit may be attached or detached and must include separate cooking and sanitary facilities, with its own means of ingress and egress.

Accessory Structure. A minor structure which is subordinate in area, extent, and purpose to a principal building, the use of which is customarily incidental to that of a main building and located on the same lot therewith.

Accessory Use. A use customarily incidental, appropriate, and subordinate in area, extent, and purpose to the principal use of land or buildings and located on the same lot therewith.

Accessory Services. Additional services that support, are complimentary to, and/or integral to a principal use, occurring within the same principal structure or on the same property.

Actively Marketed. A property is considered to be actively marketed when it is marketed continuously online through professional multiple listing services such as, but not limited to, Realtor.com, FlexMLS, Knoxville Area Association of Realtors Commercial Information Exchange, LoopNet, CoStar, and Zillow, and/or has signs indicating the property is for sale or lease.

Addition. Construction that increases the size of a structure in terms of building footprint, height, or floor area.

Adjacent. Immediately nearby and separated by nothing of the same or similar kind in between.

Advertising. Any writing, printing, painting, display, emblem, drawing, sign, or other device designed, used or intended for advertising, which placed on the ground, rocks, trees, tree-stump, or other natural structures or on a building, structure, milestone, signboard, billboard, wallboard, roofboard, frame, support, fence or other manmade structure.

Agriculture. Land and associated structures used to grow crops and/or raise livestock for sale, personal food production, donation, and/or educational purposes. The agriculture use includes single-family dwellings and any additional dwellings that are accessory to the principal activity of agriculture. Agriculture also includes the use of farmstands for the sale of crops grown on the premises.

Airport. Land, water, and/or structures used for the landing and takeoff of aircraft, including airport buildings, airport structures, or airport rights-of-way. An airport includes passenger terminals for that airport and any accessory services within the passenger terminal, such as restaurants and retail goods establishments.

Alley. A public right-of-way that normally affords a secondary means of access to abutting property.

Alternative Correctional Facility. A housing facility for adults or minors that is required by the courts or otherwise available as an alternative to incarceration.

Amateur (HAM) Radio Equipment. An amateur (HAM) radio station licensed by the Federal Communications Commission (FCC), including equipment such as, but not limited to, a tower or building-mounted structure supporting a radiating antenna platform and other equipment.

Amusement Facility—Indoor. A facility for spectator and participatory uses conducted within an enclosed building, such as movie theaters, sports arenas, bowling alleys, tumbling centers, skating centers, roller rinks, escape room/physical adventure game facilities, and pool halls. Indoor amusement facilities do not include live performance venues. An indoor amusement facility may include uses such as, but not limited to, concession stands, restaurants, and retail sales as accessory services.

Amusement Facility—Outdoor. A facility for spectator and participatory uses conducted outdoors or within partially enclosed structures, such as outdoor stadiums, fairgrounds, batting cages, and miniature golf courses. An outdoor amusement facility may include uses such as, but not limited to, concession stands, restaurants, and retail sales as accessory services.

Animal Breeder. An establishment where five or more animals over six months of age are boarded, bred, raised, and/or trained. Animal breeder does not include animal care facilities or shelter and training facilities for canine or equine units of public safety agencies.

Animal Care Facility—Large Animal. An establishment that provides care for large animals, such as horses and cattle, including veterinary offices for the treatment of animals, where animals may be boarded during their convalescence. Animal care facilities do not include animal breeders.

Animal Care Facility—Small Animal. An establishment which provides care for domestic animals, including veterinary offices for the treatment of animals, where animals may be boarded during their convalescence, pet grooming facilities, animal training centers and clubs, and facilities where animals are boarded. Animal care facilities do not include animal breeders or kennels.

Antenna. One or more rods, panels, discs or similar devices used for wireless communication, which may include, but is not limited to, omni-directional antenna (whip), directional antenna (panel), and parabolic antenna (dish).

Antenna Array. A single or group of antenna elements and associated mounting hardware, transmission lines, or other appurtenances which share a common attachment device such as a mounting frame or mounting support structure for the sole purpose of transmitting or receiving electromagnetic waves.

Apiary. A collection of one or more colonies of bees in beehives at a location.

Aquaponics. The cultivation of fish and plants together in a constructed, re-circulating system utilizing fish culture to increase nutrient concentrations of irrigation water for the purpose of producing food or non-food crops.

Arcade. A frontage type where the building façade is close to the property line and the ground floor is recessed from the building façade to allow for a continuous, covered passageway.

Arcade and Hanging Sign. A type of attached sign which hangs from a porch roof, awning, canopy, colonnade, or similar feature, the surface area of which is not to exceed six square feet.

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ARCADE AND HANGING SIGN



Architectural Feature. A part or projection that contributes to the aesthetics of a structure, exclusive of signs, that is not necessary for the structural integrity of the structure or to make the structure habitable.

Art Gallery. An establishment that sells, loans and/or displays paintings, sculpture, photographs, video art, or other works of art. Art gallery does not include a cultural facility, such as a library or museum, which may also display paintings, sculpture, photographs, video art, or other works.

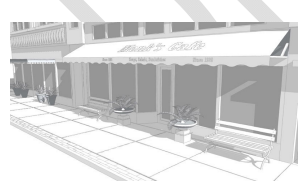
Art and Fitness Studio. An establishment where an art or activity is taught, studied, and/or practiced such as dance, martial arts, photography, music, painting, gymnastics, sports lessons, pilates, or yoga. An art and fitness studio also includes private exercise studios for private sessions with trainers and/or private classes.

Attached Sign. A sign that is permanently affixed to or painted on a building, canopy, or wall, and has a permanent or changeable copy face.

Awning. A roof like structure typically made of cloth, metal, or other material attached to a frame that extends from and is supported by a building. Awnings are typically erected over a window, doorway, or building front and they may be raised or retracted to a position adjacent to the building.

Awning Sign. A type of attached sign upon which words, pictures, symbols, graphics, or logos are painted, sewn, or otherwise adhered or affixed to the awning material as an integrated part of the awning.

AWNING SIGN



Balcony. A roofed or unroofed platform that projects from the exterior wall of a structure above the ground floor, which is exposed to the open air, has direct access to the interior of the building, and is not supported by posts or columns extending to the ground.

Base Station. A perimeter boundary (often fenced) containing the tower and equipment shelters, and associated equipment that enables wireless communications between user equipment and a communications network.

Base or Underlying Zone. The primary zoning classification which determines the uses permitted on a property over which a second zoning classification is placed (e.g., historical zoning district placed on commercially zoned property; the commercial zoning is the base zone).

Bay Window. A window that projects outward from the structure, which does not rest on the building foundation or on the ground.

Bed and Breakfast. A single-family dwelling where an owner, who lives on the premises, provides lodging for a daily fee in guest rooms with no in-room cooking facilities, and prepares breakfast meals for guests.

Bike Lane. A dedicated bicycle lane running with moderate-speed vehicular thoroughfare demarcated by striping or other means.

Billboard. A type of off-premise sign having more than 100 square feet of display surface which is either erected on the ground or attached to or supported by a building or structure.

Body Modification Establishment. An establishment that offers tattooing services, body piercing, and/or non-medical body modification. Body modification establishment does not include an establishment that offers only ear piercing.

Blank Wall. Defined in Section 2.4.

Block. Defined in Section 2.4.

Blockface. Defined in Section 2.4.

Broadcasting Facility. Commercial and public communications facilities, including radio, internet, television broadcasting and receiving stations, and studios.

Buffer Yard. Land area with landscape plantings and other components used to separate one use from another and to shield or block noise, lights, or other nuisances.

Build-To Line (BTL). Defined in Section 2.4.

Build-To Zone (BTZ). Defined in Section 2.4.

Build-To Percentage. Defined in Section 2.4.

Buildable Area. The portion of a lot, excluding required setbacks, where a structure or building improvements may be erected.

Building. Any structure used or intended for supporting or sheltering any use or occupancy which has a roof and enclosing wall for at least half of its perimeter.

Building Envelope. The three-dimensional space within which a structure is permitted to be built on a lot and which is defined by regulations governing building setbacks, maximum height, and bulk, by other regulations, and/or by any combination thereof.

Building Coverage. Defined in Section 2.4.

Building Height. Defined in Section 2.4.

Building Façade Line. A line measured at the building wall of a structure between parallel lot lines, or opposing or opposite lot lines for odd shaped lots. For the purposes of establishing a building façade line, the building wall does not include permitted encroachments of architectural features, such as bay windows, eaves, and steps and stoops.

(Supp. No. 76, Update 1)

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BUILDING FAÇADE LINE



Bulletin Board. A type of wall or ground sign used to identify the premises and announce meetings or programs to be held on the premises of a church, school, community recreation center, hospital, medical clinic or similar place.

Campground. Land used for transient occupancy by camping in tents, camp trailers, travel trailers, motor homes, or similar movable temporary sleeping quarters.

Candela. A unit which expresses the luminous intensity of a light source.

Canopy. A permanent structure, other than an awning, made of cloth, metal or other material for the purpose of providing shelter to patrons or automobiles, or as a decorative feature on a building wall. A canopy is not a completely enclosed structure. A mansard roof is not considered a canopy.



Canopy Sign. A type of attached sign placed on a canopy.

Car Wash. An establishment for the washing and cleaning of vehicles or other light duty equipment, whether automatic, by hand, or self-service. The car wash facility may be within an enclosed structure, an open bay structure, or similar configurations.

Carport. An open-sided roofed structure, either formed by extension of the roof from the side of a building or freestanding located above a driveway.

Cemetery. Land and structures reserved for the interring of human remains or the interring of animal remains. Cemeteries may include structures for performing religious ceremonies related to the entombment of the

deceased, mortuaries, including the sales of items related to the internment of remains, and related accessory structures, such as sheds for the storage of maintenance equipment. Cemeteries may also include crematoriums and embalming facilities.

Changeable Letter Reader Board Sign. A sign on which message copy is displayed through the utilization of attachable or affixed letters, numbers, symbols and other similar character of changeable pictorial panes, which are changed manually or electronically.

CHANGEABLE LETTER READER BOARD SIGN



Changeable Price Sign. A sign that shows a product or service, such as fuel or hotel/motel room rates as an unchanging element of the sign and includes an EMC component to the sign wherein the price is changeable.

CHANGEABLE PRICE SIGN



Chimney. A vertical shaft of reinforced concrete, masonry or other approved material enclosing one or more flues, for the purpose of removing products of combustion from solid, liquid, or gaseous fuel.

Cold Frame. A four-sided enclosure with a transparent or translucent and removable or adjustable roof, built low to the ground to house and protect food or non-food crops outside the typical growing season.

Collocation. The mounting or installation of transmission equipment on an eligible support structure for the purpose of transmitting and/or receiving radio frequency signals for communications purposes.

Column Sign. A type of detached sign which is supported by and integrated with columns or posts.

COLUMN SIGN



Common Yard. A frontage where the building is setback substantially from the property line. The front yard is visually continuous with adjacent yards.

Community Center. A facility used as a place of meeting, recreation, or social activity, that is open to the public and is not operated for profit, and offers a variety of educational and community service activities. A community center may serve as a local "food hub" where regionally grown food, including value added food, can be grown and/or brought for distribution and sale.

Compost, Backyard. The composting of organic solid waste, such as grass, clippings, leaves, or food waste (excluding meat and dairy), generated on-site by a property owner or other person with an interest in the property, where composting occurs at the site of origin and the resulting product is for on-site use only.

Conforming Sign. Any permanent sign or sign structure which conforms to the provisions of this Article.

Conservation Area. Designated open space that preserves and protects natural features, wildlife, and critical environmental features, as well as undeveloped sites of historical or cultural significance. A conservation area may include opportunities for passive recreation, such as hiking trails and lookout structures, and environmental education.

Contiguous. See "abut."

Country Club. An establishment open to members, their families, and invited guests organized and operated for social and recreation purposes and which may have indoor and/or outdoor recreation facilities, eating and drinking establishments, meeting rooms, and similar uses.

Crematory. A facility where the deceased are burned.

Cross-Access. A vehicular and/or pedestrian connection between abutting properties that connects the sites and allows vehicles and/or pedestrians to travel between sites without the having to exit to the street.

Cultural Facility. A facility open to the public that provides access to cultural exhibits and activities including, but not limited to, museums, cultural or historical centers, non-commercial galleries, historical societies, and libraries. A cultural facility may include typical accessory services such as, but not limited to, retail sales of related items and restaurants.

Day. A calendar day.

Day Care Center. A facility where, for a portion of a 24-hour day, care and supervision is provided for minors, the elderly, and/or functionally-impaired adults in a protective setting.

Day Care Home. A residential dwelling where a permanent occupant of the dwelling provides care for minors, the elderly, and/or functionally-impaired adults from outside households in a protective setting for less than 24 hours per day. A day care home does not include facilities that only receive children from a single household.

Deck. A roofless outdoor space built as an aboveground platform projecting from the wall of a structure and connected by structural supports at grade or by the structure.

Detached Sign. Any sign that is not affixed or attached to a building and is securely and permanently mounted in or on the ground.

Development. The construction, reconstruction, conversion, structural alteration, relocation, or enlargement of any structure, any mining, excavation, landfill or land disturbance, or any alteration of land.

Development Directory Sign. A type of detached sign identifying a shopping center, office park, commercial subdivision, or similar mixed-use or commercial development, and listing individual businesses or tenants within the unified development, including businesses not located on the lot on which the sign is located. A development directory sign is not classified as an off-premise sign.

Dimmer. A device which changes the brightness of a display or which creates the capacity of increasing or decreasing the overall brightness/intensity of a display.

Directional Sign. A type of incidental sign located on a site designed to guide vehicular and/or pedestrian traffic on a lot or parcel by using such words as "Entrance," "Exit," "Parking," "One-Way," or similar directives, but not including any advertising message. A name or logo of a business, use or place may also be included on the sign.

Directory Sign, On-Site. A type of incidental sign located on a site designed to identify specific businesses, offices, tenants or other uses of a lot or parcel, but not including any advertising message. A name or logo of a business, use or place may also be included on the sign.

Distributed Antenna System (DAS). A network consisting of transceiver equipment at a central hub site to support multiple antenna locations throughout the desired coverage area.

Dock. A fixed or floating decked structure where a vessel or vessels may be secured either temporarily or indefinitely.

Domestic Violence Shelter. A facility that provides temporary shelter, protection, and support for victims of domestic violence, intimate partner violence, sexual assault, and/or human trafficking. A domestic violence shelter also accommodates the minor children of such individuals. The facility may also offer a variety of services to help individuals and their children, including, but not limited to, counseling and legal guidance.

Donation Box. A container used for the purpose of collecting donated items for resale or for use by an organization or institution.

Drive-Through Facility. That portion of a business where business is transacted directly with customers via a service window that allows customers to remain in their vehicle. A drive through facility must be approved separately as a principal use when in conjunction with another principal uses such as restaurants and financial institutions. A standalone drive-through ATM is considered a drive-through facility for the purposes of this Code.

Driveway. A pathway for motor vehicles from a street to a lot used only for service purposes or for access to the lot.

Drug/Alcohol Treatment Facility, Residential. A licensed care facility that provides 24-hour medical, nonmedical, and/or therapeutic care of persons seeking rehabilitation from a drug and/or alcohol addiction. Such facilities include medical detoxification. This includes institutions that are located in one or more buildings on contiguous property with one administrative body.

Drug Treatment Clinic. A facility licensed by the state to administer drugs, such as, but not limited to, methadone or suboxone, in the treatment, maintenance, and/or detoxification of persons.

Dwelling—Above the Ground Floor. Dwelling units located within a single multi-story building located above nonresidential uses on the ground floor or to the rear nonresidential uses on the ground floor. In the case of

(Supp. No. 76, Update 1)

dwelling units located behind non-residential uses on the ground floor, nonresidential uses must front on the primary street frontage.

Dwelling—Manufactured Home. A manufactured home dwelling is a prefabricated structure that is regulated by the U.S. Department of Housing and Urban Development (HUD), via the Federal National Manufactured Housing Construction and Safety Standards Act of 1974, rather than local building codes. Manufactured homes include those transportable factory-built housing units built prior to the Federal National Manufactured Housing and Safety Standards Act (HUD Code), also known as mobile homes. A manufactured home in the traveling mode, is eight body feet or more in width, or 40 body feet or more in length, or when erected on site is 320 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation.

- 1. Multi-sectional manufactured home is defined as two or more manufactured home sections designed to be attached to each other on a site and used as a dwelling unit.
- 2. Single-wide manufactured home is defined as a one-section manufactured home designed to be occupied as a single living unit.
- 3. Modular homes are not considered manufactured homes, but rather dwellings, and refer to a method of construction.

Dwelling—Multi-Family. A structure containing three or more attached dwelling units used for residential occupancy. A multi-family dwelling does not include a townhouse dwelling.

Dwelling—Single-Family. A structure containing only one dwelling unit.

Dwelling—Townhouse. A structure consisting of three or more dwelling units, the interior of which is configured in a manner such that the dwelling units are separated by a party wall. A townhouse is typically designed so that each unit has a separate exterior entrance and yard area. A townhouse dwelling does not include a multi-family dwelling.

Dwelling—Two-Family. A structure containing two dwelling units. Also called a "duplex."

Dwelling Unit. A structure, or portion thereof, designed or used exclusively for human habitation, including permanent provisions for living, sleeping, eating, cooking, and sanitation.

Easement. Land designated by lawful agreement between the owner(s) of the land and a person(s) or entity for a specified use only by such person(s).

Eating and Drinking Establishment. An establishment where food and/or drinks are prepared and provided to the public for on-premises consumption by seated patrons or for carry-out service. Eating and drinking establishments may have outdoor dining/seating areas. Restaurants and bars are considered eating and drinking establishments.

Eave. The projecting lower edges of a roof overhanging the wall of a structure.

Educational Facility—Primary or Secondary. A public, private, or parochial facility that offers instruction at the elementary, junior high, and/or high school levels.

Educational Facility—University or College/Vocational. A facility for post-secondary higher learning that grants associate or bachelor's degrees. The institution may also have research facilities and/or professional schools that grant master and doctoral degrees. "Educational facilities—university or college" include typical accessory services such as dormitories, cafeterias, restaurants, retail sales, indoor or outdoor recreational facilities, and similar uses. "Educational facility—university or college/vocational" includes facilities that offer instruction in industrial, clerical, computer, managerial, automotive, repair (electrical, plumbing, carpentry, etc.), or commercial skills, or a business conducted as a commercial enterprise, such as a school for general educational development or driving school. "Educational facility—vocational" also applies to privately operated schools that do not offer a complete educational curriculum.

Electronic Message Center (EMC) Sign. A sign which uses a bank of lights, light-emitting diodes, or other materials that can be lit or activated to form copy such as words, letters, logos, figures, symbols, illustrations, or patterns to form a message without altering the sign face.

ELECTRONIC MESSAGE CENTER (EMC)



Encroachment. The extension or placement of any structure, or a component of such, into a required setback or right-of-way.

Equipment Shelter. A building that contains ground related WCF equipment. The shelters are often located in base station areas.

Erect. To build, construct, attach, hang, place, suspend, or affix. When used in connection with signs it means to build, construct, attach, hang, place, suspend, or affix and also includes the painting of wall signs.

Exterior Lighting. The illumination of an outside area or object by any man-made device that produces light by any means.

Exterior Stairwell. One or more flights of stairs, and the necessary landings and platforms connecting them, to form a continuous passage from the entryway of a floor or level to another in a structure located on the exterior of a building.

Farmers Market. Temporary use of structures and/or land for the sale of a variety of fresh fruits, flowers, vegetables, or ornamental plants, and other locally produced farm and food products, including value-added products, directly to consumers from famers or from vendors that have taken such items on consignment for retail sale.

Farmstand. A temporary structure for the sale of food or non-food crops grown on the premises.

Federally Designated Highway. Those highways that are United States Numbered Highways, an integrated network of roads and highways in the United States with route numbers and locations coordinated by the American Association of State Highway and Transportation Officials (AASHTO).

Fence. A structure used as a boundary, screen, separation, means of privacy, protection or confinement, and is constructed of wood, plastic, metal, wire mesh, masonry, or other similar material.

Fence—Open. A fence that has, over its entirety, more than 50% of the superficial surface consisting of regularly distributed openings.

Fence—**Privacy.** A fence that has, over its entirety, no distributed openings. A shadowbox design fence is considered a privacy fence. A chain link fence with slats is not considered a privacy fence.

Financial Institution. A bank, savings and loan, credit union, investments, or mortgage office.

Financial Service, Alternative (AFS). Establishments that meet one or more of the criteria:

- 1. Not licensed by an appropriate state or federal agency as a bank, savings and loan association, or credit union, industrial loan and thrift offices, insurance premium finance companies, or mortgage companies.
- 2. Regulated by the state department of financial institutions.
- 3. Categorized for purposes of this Ordinance as the following:
 - a. "Pawnbrokers" as defined at T.C.A. § 45-6-203.
 - b. "Title pledge lenders" as defined at T.C.A. § 45-15-103.
 - c. "Deferred presentment services" as defined at T.C.A. § 45-17-102.
 - d. "Check cashers" as defined at T.C.A. § 45-18-102 except that check cashers do not include check cashers exempt from state regulation pursuant to T.C.A. § 45-18-103.
 - e. Any combination of alternative financial services, which include, but are not limited to, pawnbrokers, title pledge lenders, deferred presentment services, and/or check cashers as defined herein.

Flag. Flags of any nation, state, municipality, or political subdivision, flags officially designated as a national, state, or local symbol, or flags of fraternal, religious, and civic organizations. Pennants and sails are not considered flags.

Flag or Banner Sign. Any cloth, bunting, plastic, paper, or similar non-rigid material used for advertising purposes and attached to any structure, staff, pole, line, framing, or vehicle. **Floodlight.** A powerful light, typically in a grouping of several lights, used to illuminate the exterior of a building or sign.

Floor Area Ratio (FAR). Defined in Section 2.4.

Food Bank. A non-profit organization that collects and distributes food to hunger relief organizations. Food is not distributed to those in need from a food bank.

Food Pantry. A non-profit organization that provides food directly to those in need. Food pantries receive, buy, store, and/or distribute food. Food pantries may also prepare meals to be served at no cost to those who receive them. A food pantry may be accessory to a place of worship, social service center, and/or homeless shelter.

Food Truck Park. The use of land designed to accommodate two or more mobile food units (MFUs) and mobile food vendors offering food and/or beverages for sale to the public as a primary use of the property, which may include seating areas for customers.

Footcandle. A unit of illuminance (light falling on a surface). One lumen falling on one square foot equals one footcandle.

Forecourt. An open area at grade, or within an average 30 inches of grade, that serves as an open space or plaza.

Fraternity/Sorority. A structure used by a chartered fraternal or sororal membership organization or association, used as a residence and/or a dining and recreational facility for members of organizations or associations who are students at a university, which permits the organization or association to use its facilities because of the relationship of such organization or association to the body of students enrolled in such institution.

Frontage. The relationship of a building to the public way. The frontage line refers that part of a building along a front and corner side setback line, build-to line, or build-to zone.

Full summer pool. The targeted elevation to which the Tennessee Valley Authority plans to fill each reservoir during its annual operating cycle.

(Supp. No. 76, Update 1)

Funeral Home. An establishment where the dead are prepared for burial display and for rituals before burial or cremation, including chapels for the display of the deceased and the conducting of rituals before burial or cremation.

Gallery. A covered passage extending along the outside wall of a building supported by arches or columns that is open on three sides.

Garage. A structure, either attached or detached, used for the parking and storage of vehicles as an accessory use to a residence. For the purposes of this definition, garage does not include a commercial parking structure.

Garden, Market. An area of land managed and maintained by an individual, group, or business to grow and harvest food and non-food crops to be sold for profit on-site, off-site, or both.

Garden, Personal. An area of land on which food or non-food crops are grown by the property owner or other person with an interest in the property for personal or family consumption and enjoyment. On-site sales may be allowed through a temporary use permit issued for a farmstand.

Garden, Community. An area of land managed and maintained by a nonprofit or group of individuals to grow and harvest food and non-food crops for personal or group use, consumption, or donation.

Gas Station. An establishment where fuel for vehicles is stored and dispersed from fixed equipment into the fuel tanks of motor vehicles. A gas station may also include accessory services such as retail, a car wash bay, and solar and/or electric charging stations.

Glare. Light emitting from a luminaire with an intensity great enough to reduce a viewers' ability to see, cause discomfort, and, in extreme cases, cause momentary blindness.

Golf Course/Driving Range. A tract of land design with at least nine holes for playing a game of golf and improved with tees, greens, fairways, and hazards. A golf course may include a clubhouse, restrooms, snack-bar, and pro-shop as accessory services. A driving range may be designed as a standalone facility or included as part of a golf course, which is defined as a tract of land equipped with distance markers, clubs, balls, and tees for practicing the hitting of golf balls.

Government Office/Facility. Offices owned, operated, or occupied by a governmental agency to provide a governmental service to the public, such as city offices and post offices. Government offices do not include public safety or public works facilities.

Grade. A reference plane representing the average of finished ground level adjoining the building at all exterior walls.

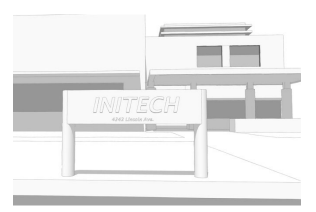
Greenhouse. A type of freestanding covered structure that has a supported framework and covered with a translucent material such as plastic or glass. A greenhouse may use generated or electrical heat or power and its purpose is to house and protect food or non-food crops during all seasons of the year.

Greenhouse/Nursery—Retail. An establishment where flowers, shrubbery, vegetables, trees, and other horticultural and floricultural products are propagated and sold, and may include gardening and landscape supplies and products, such as hardware, garden tools and utensils, paving stones and bricks, and other related items for sale.

Gross Floor Area (GFA). Defined in Section 2.4.

Ground Sign. A type of detached sign supported by a pole, uprights, or braces on the ground.

GROUND SIGN



Group Home. A group care facility, operated on a for-profit basis, in a residential dwelling for: 1) care of persons in need of personal services or assistance essential for activities of daily living; or 2) care of persons in transition or in need of supervision, including drug and alcohol rehabilitation (excluding medical detoxification).

Halfway House. A residential facility for persons who have been institutionalized for criminal conduct and who either: 1) require a group setting to facilitate the transition to society; or 2) have been ordered to such facilities by the court as a condition of parole or probation.

Healthcare Facility. Facilities for primary health services and medical or surgical care to people, primarily inpatient, and including, as an integral part of the institution, related facilities such as laboratories, outpatient facilities, dormitories, or educational facilities, and typical accessory services such as, but not limited to, cafeterias, restaurants, retail sales, and similar uses.

Heavy Retail, Rental, and Service. Retail, rental, and/or service establishments of a heavier and larger-scale commercial character typically requiring permanent outdoor service or storage areas and/or partially enclosed structures. Examples of heavy retail, rental, and service establishments include large-scale home improvement centers with outdoor storage, display, and rental components, lumberyards, recreational vehicle dealerships, boat sales, rental, and service, truck rental establishments, and sales, rental, and repair of heavy equipment. Wholesale establishments that sell to the general public, including those establishments where membership is required, are considered heavy retail, rental, and service establishments.

Hedge. A row of closely planted shrubs, bushes, or any kind of plant forming a boundary.

Heliport. Land, water, and/or structures used for the landing and take-off of helicopters, and having service facilities for such aircraft or providing for permanent basing of such aircraft.

High Tunnel. A type of freestanding, covered structure that has a supported framework, typically made with metal piping and covered with a translucent material such as plastic or glass. Crops can be grown either in the natural soil profile or by installing permanent beds. A high tunnel does not have heat or electrical power and its purpose is to house and protect food or non-food crops outside the typical growing season. Also known as a hoop house.

Historic Sign. An existing, nonconforming, historically significant sign that contributes to the historical or cultural character of the community at large which has been removed from its original location within the city and is to be reused and relocated to a different location on its original site or relocated to another location within the community.

Hive. A container or structure used by a beekeeper to provide a cavity in which a colony of bees is expected to establish a permanent nest. Also known as a beehive.

Home Occupation. Any activity carried out for economic gain by a resident, conducted as an accessory use in the resident's dwelling unit.

Homeless Shelter. A facility that provides temporary shelter to the homeless in general.

Hotel. A commercial facility that provides sleeping accommodations for a fee and customary lodging services. Related accessory services include, but are not limited to, meeting facilities, eating and drinking establishments, and gyms for the use of guests.

Hydroponics. The propagation of plants using a mechanical system designed to circulate a solution of minerals in water and without soil.

Identification Sign. A sign displaying only the name, address, and/or crest, insignia, trademark, occupation, or profession of an occupant or the name of any building on the premises.

Impervious Surface Coverage. Defined in Section 2.4.

Impound Lot. A facility that provides temporary outdoor storage for vehicles that are to be claimed by titleholders or their agents. An impound lot is typically used for the storage of wrecked motor vehicles usually awaiting insurance adjustment or transport to a repair shop. Impound lot does not include impound facilities owned and used by governmental authorities.

Incidental Sign. A sign, generally directional or informational, that has a purpose secondary to the use of the lot on which it is located, such as "no parking," "entrance," "loading only," "office," "gymnasium," and other similar directives. No sign with an advertising message, other than a name or logo of a business, use or place, is considered incidental.

Independent Living Facility. A residential development which typically includes common areas for meals and socializing and may offer convenience services, but does not provide health care or assistance with activities of daily living. Units may include cooking facilities. Independent living facilities are subject to the dimensional and design standards for a multi-family dwelling in the district in which they are located. When a district permits dwellings above the ground floor, independent living facilities may also be developed and designed as such, subject to the design standards of the district for the structure.

Industrial—Craft. Artisan-related crafts and industrial processes that are more intensive uses, such as small-scale metalworking, glassblowing, furniture making, and small-scale food production that includes preparation, processing, canning, or packaging of food products. Micro-breweries, micro-distilleries, and micro-wineries are regulated separately from craft industrial.

Industrial—General. Research and development activities, and the manufacturing, compounding, processing, packaging, storage, assembly, and/or treatment of finished or semi-finished products from previously prepared materials, where such activities are conducted wholly within an enclosed building. A general industrial use may also include a showroom, accessory sales of products related to the items manufactured or stored on-site, and/or outdoor storage for materials related to processes on-site.

Industrial—Heavy. Manufacturing from processed or unprocessed raw materials, including processing, fabrication, assembly, treatment, and packaging of such products, and incidental storage, sales, and distribution of such products. This manufacturing may produce noise, vibrations, illumination, or particulate that is perceptible to adjacent land users. These industrial uses typically have outdoor storage areas.

Industrial Design. An establishment where the design, marketing, and/or brand development of various products are researched and developed typically integrating the fields of art, business, science, and/or engineering. An industrial design establishment may create prototypes and products, but cannot mass manufacture products on the premises.

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Information Sign. A type of incidental sign located on a site designed to convey information or instructions, but not including any advertising message, for the safe and convenient use of a lot or parcel. A name or logo of a business, use or place may also be included on the sign.

Infrastructure. Facilities and services needed to sustain residential, commercial, industrial, institutional, and other activities, including, but not limited to, water lines, sewer lines, and rights-of-way.

Interstate. A divided highway, designated under the Interstate Highway System, designed for the safe, unimpeded movement of large volumes of through traffic with full access control and grade separation at intersections.

Interstate Interchange. An interchange that connects an interstate to a lesser facility, such as a federally designated highway or an arterial or collector street.

Kennel. Any lot or premises on which five (5) or more animals, more than six (6) months of age, are kept.

Knoxville-Knox County Planning Commission. The Knoxville-Knox County Planning Commission is the equivalent of the Metropolitan Planning Commission.

Knoxville-Knox County Planning Staff. The Knoxville-Knox County Planning staff is the equivalent of the Metropolitan Planning Commission staff.

Landmark Sign. An existing, nonconforming, on-premise sign, which exhibits unique characteristics, enhances the streetscape or identity of a neighborhood and contributes to the historical or cultural character of the streetscape or the community at large.

Light Detector, Light Sensor. An electronic component used to detect the amount or level of ambient light surrounding an EMC cabinet.

Light Pole. Pole on which a luminaire is mounted.

Light Pole Banner. Banners mounted on and with arms installed perpendicular to light poles.

Live Entertainment—Secondary Use. A live performance, performed live by one or more persons including, but not limited to, musical acts, including disc jockeys (DJs), theatrical plays, performance art, stand-up comedy, and magic, included as part of the operation of a eating and drinking establishment, amusement facility, or similar use. As a secondary use, the other principal use operating on the site is open to the public during hours when no performance is scheduled. Live entertainment—secondary use is approved separately as a principal use. Live entertainment—secondary use does not include:

- 1. Any adult use, as defined by the City Code.
- 2. Live performance venue or nightclub.
- 3. Periodic performances or entertainment at educational facilities, places of worship, cultural facilities, reception facilities, and performances at weddings and similar events.
- 4. Incidental entertainment, which is defined as background music provided at an eating and drinking establishment.

Live Performance Venue. A facility for the presentation of live entertainment, including musical acts, including disc jockeys (DJs), theatrical plays, stand-up comedy, and similar performances. Performances are scheduled in advance and tickets are required for admission and available for purchase in advance, though tickets may be purchased at the venue's box office on the day of the performance. A live performance venue is only open to the public when a live performance is scheduled. A live performance venue may include classroom and/or rehearsal space utilized during hours it is not open to the public for a performance. A live performance venue may include concession stands, including sale of alcohol, but only when it is open to the public for a performance. A live performance. A live performance venue may include concession stands, including sale of alcohol, but only when it is open to the public for a performance. A live performance. A live performance venue may include any adult use as defined by the City Code and does not include a nightclub.

Live/Work. A structure where residential and commercial uses are integrated, that permits businesses, professions, occupations, or trades within a residential dwelling that requires employees, customers, clients, and/or patrons to visit the unit.

Loading Berth. A space within a loading facility exclusive of driveways, aisles, maneuvering areas, ramps, columns, landscape, and structures for the temporary parking of a commercial delivery vehicle while loading or unloading goods or materials.

Lodge/Meeting Hall. A facility operated by an organization or association for a common purpose, such as, but not limited to, a meeting hall for a fraternal or social organization or a union hall, but not including clubs organized primarily for-profit or to render a service which is customarily carried on as a business.

Logo Sign. A business, informational, or directional sign located on an interstate or off-ramp, which is regulated by the Tennessee Department of Transportation (TDOT).

Lot. Defined in Section 2.4.

Lot Area. Defined in Section 2.4.

Lot, Corner. Defined in Section 2.4.

Lot Depth. Defined in Section 2.4.

Lot, Flag. Defined in Section 2.4.

Lot, Interior. Defined in Section 2.4.

Lot Line. Defined in Section 2.4.

Lot, Through. Defined in Section 2.4.

Lot of Record. A lot which has been platted and recorded with the Knox County Register of Deeds.

Lot Width. Defined in Section 2.4.

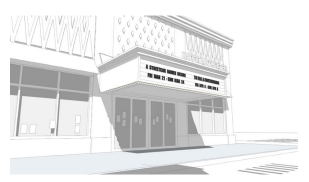
Low Tunnel. A temporary, freestanding structure that has a supported framework, typically made with hooped PVC pipe or wire and covered with plastic. A low tunnel does not have heat or electrical power and its purpose is to house and protect food or non-food crops outside the typical growing season.

Mansard Roof. A roof or portion of a roof containing two sloping planes of different pitch. The lower plane has a much steeper pitch, often approaching vertical, than the upper plane, which is usually not visible from the ground. It contains no gables.

Marina. A facility with navigable water access for docking or storage of boats or providing services to boats and the occupants thereof, including minor servicing and repair to boats while in the water, sale of fuel and supplies, or provision of lodging, food, beverages, and entertainment as accessory uses. A yacht club is considered a marina.

Marquee Sign. A type of attached sign integrated into or hung from a marquee. A marquee is a type of canopy or covered structure projecting from and supported by a building, when such canopy or covered structure extends beyond the building, building line, or property line for the purpose of providing shelter to pedestrians at an entrance to a building.

MARQUEE



Master Sign Plan. A site plan and associated text and illustrations of a sign system for a proposed or existing development submitted to the Knoxville-Knox County Planning Commission for consideration for approval.

Medical/Dental Office/Clinic. A facility operated by one or more physicians, dentists, chiropractors, psychiatrists, physiotherapists, or other licensed practitioners of the healing arts for the examination and treatment of persons solely on an outpatient basis. Medical/dental offices/clinics also include alternative medicine clinics, such as acupuncture and holistic therapies, and physical therapy offices for physical rehabilitation. Urgent care facilities, "minute clinics," and medical spas are considered medical/dental offices/clinics.

Memorial Sign. A plate, plaque, or engraving cut into or attached to a building surface, which designates the name of a building, the date of erection, or individuals involved in the building's creation.

Menuboard. A type of attached or detached sign primarily designed for the display of menu items and prices for the purpose of placing orders for such items in conjunction with a restaurant utilizing drive-through or curbside service.

MENUBOARD



Micro-Brewery. A facility for the production and packaging of malt beverages of alcoholic content for wholesale distribution, where the area of the establishment devoted to the production of malt alcoholic beverages does not exceed 25,000 square feet in commercial districts or 40,000 square feet in industrial zone districts, and may include a tasting room for consumption on-premises. A tasting room allows customers to taste/consume products manufactured on site and purchase beverages manufactured on site and related items. Brewery facilities that exceed this capacity are considered light industrial uses.

Micro-Distillery. A facility for the production and packaging of alcoholic spirits, where the area of the establishment devoted to the production of spirits does not exceed 25,000 square feet in commercial districts or 40,000 square feet in industrial zone districts, and may include a tasting room for consumption on-premises. A

tasting room allows customers to taste/consume products manufactured on site and purchase beverages manufactured on site and related items. Distillery facilities that exceed this capacity are considered light industrial uses.

Micro-Winery. A facility for the production and packaging of any alcoholic beverages obtained by the fermentation of the natural contents of fruits or vegetables, containing sugar, including such beverages when fortified by the addition of alcohol or spirits, where the area of the establishment devoted to such production does not exceed 25,000 square feet in commercial districts or 40,000 square feet in industrial zone districts, and may include a tasting room for consumption on-premises. A tasting room allows customers to taste/consume products manufactured on site and purchase beverages manufactured on site and related items. Wineries that exceed this capacity are considered light industrial uses.

Mobile Food Sales. A vehicle or a food trailer towed by another vehicle, designed and equipped to sell food and/or beverages directly to consumers. It does not include wholesale food distributors. The vendor physically reports to and operates from an off-site kitchen for servicing, restocking, and maintenance each operating day.

Monument Sign. A type of detached sign which is supported by and integrated with a solid base, as opposed to poles, posts, or other such supports. A monument sign is horizontally oriented or is square.



MONUMENT SIGN

Nameplate. A plate, plaque, or engraved name attached to a door or wall, or integral to a wall of a building, bearing a name associated with an occupant or use in the building to which the plate is affixed.

Neighborhood Nonresidential Reuse. A nonresidential use, subject to special approval, within a residential neighborhood that is nonresidential in its original construction and/or use.

Nightclub. A commercial establishment, whether or not open to the public, which:

- 1. Primarily serves alcohol or tobacco, or allows on-site consumption of the same.
- 2. May operate with a permit from the City of Knoxville or with a state license either to serve alcohol or to allow alcohol to be consumed on the premises.
- 3. Stays open at night, until up to 6:00 a.m. Eastern Standard Time, or later in the daylight hours.
- 4. Is operated as a place of entertainment at night.
- 5. Typically provides live or recorded entertainment in which patrons may or may not participate, and which includes music, singing, performing, dancing, and the like.
- 6. Typically restricts entry to those 18 years of age or older.
- 7. May or may not serve tobacco or food, or allow on-site consumption of the same.

8. May or may not include an outdoor area, including a patio or rooftop bar, where alcohol or tobacco may be consumed or served.

If an establishment meets this definition and another in this Code, this definition controls.

Nonconforming Sign. Any existing permanent sign or sign structure which does not conform to the provisions of this Article, but was lawfully erected and complied with the sign regulations in effect at the time it was erected.

Nit. One candela per square meter.

Off-Street Parking. The storage space for an automobile on premises other than streets or rights-of-way.

Off-Premise Sign. A sign that directs attention to a business, commodity, service or entertainment conducted, sold or offered elsewhere than on the premises and only incidentally on the premises if at all.

Office. An establishment that engages in the processing, manipulation, or application of business information or professional expertise. Such an office may or may not offer services to the public. An office is not materially involved in fabricating, assembling, warehousing, or on-site sales of physical products for the retail or wholesale market, nor engaged in the repair of products. An office does not include financial institution, alternative financial service, government office/facility, or industrial design.

On-Premise Sign. A sign that directs attention to a business, commodity, service or entertainment conducted, sold or offered on the premises on which the sign is erected. A "for sale," "to let," or "information" sign is deemed an on-premise sign.

Open Space. That portion of land, either landscaped or left unimproved, which is used to meet active or passive recreation or spatial needs, and/or to protect water, air, or plant resources.

Outdoor Display and Sales Area (Accessory). Part of a lot used for outdoor sales and/or display of goods accessory to the principal use.

Outdoor Storage (Accessory). The keeping of property accessory to the principal use in an area outside of any principal or accessory structure.

Outlot. An area of land set aside within a larger development for a separate principal building that shares a circulation system and may share common parking with the larger development but is separated from the principal building or buildings, typically located along the property line.

Owner. Any person or entity, including the owner of the title or a mortgage whose interest is shown of record in the mortgage and conveyance records or a person shown as owner in the records of the tax assessor of the county in which the property is situated, either of whom may be represented by an agent.

Parapet. The extension of a false front or wall above a roof-line.

Parcel. A piece of land created by a partition, subdivision, deed, or other instrument recorded with the appropriate recorder.

Parking Lot. An area, excluding a street or public way, used for the parking/storage of six or more operable vehicles, whether for compensation or at no charge.

Parking Structure. A structure used only for the parking or storage of operable vehicles, whether for compensation or at no charge. A roofed structure of one level of parking is also considered a parking structure.

Party Wall. A wall starting from the foundation and extending continuously through all stories to or above the roof that separates one building from another, but is in joint use by each building.

Performance Standards. A set of criteria or limits relating to elements that a particular use or process must either meet or may not exceed.

(Supp. No. 76, Update 1)

Permeable Pavement. A pavement system designed to achieve water quality and quantity benefits by allowing movement of stormwater through the pavement surface into base/sub-base storage. Examples include, but are not limited to, pervious concrete, porous asphalt, and permeable paving blocks.

Person. An individual, heirs, executors, administrators or assigns, and includes a firm, partnership or corporation, its or their successors or assigns, or the agent of any of the aforesaid.

Personal Service Establishment. An establishment that provides frequent or recurrent needed services of a personal nature. Typical uses include, but are not limited to, beauty shops, barbershops, tanning salons, electronics repair shops, nail salons, laundromats, health clubs, dry cleaners, and tailors.

Place of Worship. A facility where persons regularly assemble for religious purposes and related social events, and may include group housing for persons under religious vows or orders. Places of worship may also include accessory services uses such as day care facilities, meeting rooms, auditoriums, and/or classrooms for weekly religious instruction. Places of worship may also have cemeteries on-site.

Plaza. Public open space located within urban areas designed primarily with hardscape and typically framed by surrounding buildings.

Pocket Neighborhood. A development consisting of a cluster of dwellings of various types arranged around a common courtyard or open space, rather than all dwellings oriented to the street, designed as a cohesive whole.

Pole Sign. A type of ground sign at least ten feet above the ground supported on a single post or pole.



POLE SIGN

Porch. An architectural feature that projects from the exterior wall of a structure, and is covered by a roof or eaves.

Porch—Unenclosed. A porch that is open on all sides that do not abut a principal building wall.

Porch—Enclosed. A porch enclosed by walls, screens, lattice or other material. A screened-in porch is an enclosed porch.

Portable Sign. All moveable or portable off-premise or on-premise signs mounted upon trailers or other structure(s) or device(s) designed to be transported by or on a motor-driven vehicle with only incidental parking and assembling for reuse, unless otherwise permitted by these regulations.

PORTABLE SIGN



Pre-School/Kindergarten. An educational establishment that offers early childhood education prior to the start of required education at the primary school level.

Project Directional Sign. A type of detached sign used to direct traffic from a collector or arterial street (as designated in the *Major Road Plan for Knoxville—Knox County, Tennessee*) to businesses located on the same or lower classification streets within the same unified development. A project directional sign is not classified as an off-premise sign.

Projecting Sign. A type of attached sign that is wholly or partly dependent upon a building for support, that projects at an angle away from the building, and that extends more than one foot from the building.



PROJECTING SIGN

Property Line. For the purposes of this Code, a property line is a lot line. (See lot line definition.)

Principal Building. A non-accessory structure in which a principal use of the lot on which it is located is conducted.

Principal Use. The main use of land or structures as distinguished from an accessory use.

Public Park. A facility that serves the recreational needs of residents and visitors. Public park includes, but is not limited to, playgrounds, ballfields, football fields, soccer fields, basketball courts, tennis courts, dog parks, skateboard parks, passive recreation areas, and gymnasiums. Public parks may also include non-commercial indoor or outdoor facilities, including zoos and amphitheaters, accessory services such as, but not limited to, restaurant and retail establishments, and temporary outdoor uses such as festivals and performances.

Public Safety Facility. A facility operated by and for the use of public safety agencies, such as the fire department and the police department, including the dispatch, storage, and maintenance of police and fire

vehicles. Public safety facilities include shelter and training facilities for canine and equine units of public safety agencies.

Public Works Facility. A facility operated by the municipal public works departments to provide municipal services, including dispatch, storage, and maintenance of municipal vehicles.

Real Estate Project Sales Office/Model Unit. A residential unit or other structure within a development that is temporarily used for display purposes as an example of dwelling units available for sale or rental in a residential development and/or sales or rental offices for dwellings within the development.

Reception Facility. A facility that provides hosting and rental services of a banquet hall or similar facilities for private events including, but not limited to, wedding receptions, holiday parties, and fundraisers, with food and beverages that are prepared and served on-site or by a caterer to invited guests during intermittent dates and hours of operation. Live entertainment may be provided as part of an event. A reception facility is not operated as a restaurant with regular hours of operation.

Recreational Vehicle. Any vehicle or boat designed for temporary living quarters, recreation, or temporary human habitation and not used as a commercial vehicle including, but not limited to, the following: boat/watercraft, camper trailer, motorized trailer, off-road vehicle, racing car or cycle, travel trailer, and truck camper.

Research and Development. A facility where research and development is conducted in industries that include, but are not limited to, biotechnology, pharmaceuticals, medical instrumentation or supplies, communication, and information technology, electronics and instrumentation, and computer hardware and software. A research and development establishment may create prototypes of products, but may not manufacture products for direct sale and distribution from the premises.

Residential Care Facility. A licensed group care facility that provides medical or non-medical care of persons in need of personal services, supervision, or assistance essential for sustaining the activities of daily living. A residential care facility includes nursing homes, assisted living, hospice care, and continuum of care facilities. Continuum of care facilities may also include independent living facilities as part of the continuum. Residential care facilities must meet all district design and dimensional standards for multi-family dwellings unless specific standards are cited for such housing. When a district permits dwellings above the ground floor, residential care facilities may also be developed and designed as such, subject to the design standards of the district for the structure.

Retail Goods Establishment. An establishment that provides physical goods, products, or merchandise directly to the consumer, where such goods are typically available for immediate purchase and removal from the premises by the purchaser. Retail goods establishment do not include specialty food service or retail liquor stores.

Retail Liquor Stores. An establishment, which requires a license under the provisions of Tennessee Code Annotated, Title 57, Chapter 3, Part 2, to sell liquor, as well as wine and beer.

Right-of-Way. A strip of land dedicated for use as a public way. In addition to the roadway, it typically incorporates the curbs, parkways, sidewalks, and shoulders.

Roof Sign. A type of attached sign that is mounted on the roof of a building or which is wholly dependent upon a building roof for support.

ROOF SIGN



Roofline. The top edge of a roof or building parapet, whichever is higher, excluding any cupolas, pylons, chimneys or minor projections.

Salvage Yard. A facility where used and/or damaged vehicles, appliances, building fixtures, architectural features from structures, and similar commodities are sorted, dismantled, and/or offered for sale.

Satellite Dish Antenna. A dish antenna designed for transmitting signals to a receiver or receiving station or for receiving television, radio, data, communication or other signals from other antennas, satellites or other services.

Searchlight. An attention-getting device where an artificial light of high intensity is shined upward in a focused beam and can turn in any direction to attract attention to a location. Also known as sky-beams or sky spotlights.

Self-Storage Facility: Enclosed. A facility for the storage of personal property where individual renters control and access individual storage spaces located within a fully enclosed building that is climate controlled. Retail sales of related items, such as moving supplies, and facility offices may also be included. Rental of vehicles and other equipment for moving is a separate use from self-storage facility. A heavy retail, rental, and service use in conjunction with a self-storage use is allowed only when the district allows the heavy retail, rental, and service use and such use requires separate approval.

Self-Storage Facility: Outdoor. A facility for the storage of personal property where individual renters control and access individual storage spaces and where each storage unit has individual access from the outdoors. Retail sales of related items, such as moving supplies, and facility offices may also be included. Rental of vehicles and other equipment for moving is a separate use from self-storage facility. A heavy retail, rental, and service use in conjunction with a self-storage use is allowed only when the district allows the heavy retail, rental, and service use and such use requires separate approval.

Setback. Defined in Section 2.4.
Setback, Front. Defined in Section 2.4.
Setback, Interior Side. Defined in Section 2.4.
Setback, Corner Side. Defined in Section 2.4.
Setback, Rear. Defined in Section 2.4.

Setback, Reverse Corner Side. Defined in Section 2.4.

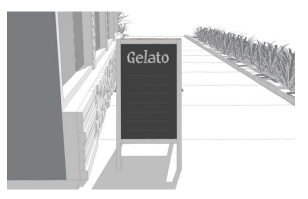
Shed. An accessory structure intended for storage.

Sidewalk Sign. A type of moveable, detached sign not secured or attached to the ground or surface upon which it is located.

(Supp. No. 76, Update 1)

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SIDEWALK SIGN



Sign, Billboard, or Other Advertising Device. Any structure or part thereof or device attached thereto or represented thereon, which displays or includes any letter, words, model, banner, flag, pennant, insignia or representation used as, or which is in the nature of an announcement, direction or advertisement. The word sign includes the word billboard or any other type of advertising device, but does not include the flag, pennant, or insignia of any nation, state, city, or other political unit.

Sight Triangle (or Visibility Triangle). The area located at the intersection of two streets, whether public or private, or a street and private driveway through which an unobstructed view of approaching traffic is necessary for motorists.

Sign Illumination, Internal. Lighting of a sign from internal sources, such as in light source within the framework of a sign cabinet and behind the face of the sign so that light is transmitted through the face of the sign.

Sign Illumination, External. Lighting of a sign from a light source external to the body of the sign, so that light is directed on to the face of the sign or directed in a manner so as to create silhouettes of letters or symbols that are placed in front of the light.

Small Cells. Compact wireless base stations containing their own transceiver equipment and function like cells in a mobile network but provide a smaller coverage area than traditional cell towers.

Social Service Center. A service establishment that provides assistance for those recovering from drug or alcohol dependency; survivors of abuse seeking support; those transitioning from homelessness or prior incarceration; and those with health and disability concerns. It does not include in-patient, overnight, or living quarters for recipients of the service or for the staff. Such service does not include medical examinations or procedures, or medical detoxification, dispensing of drugs or medications, or other treatments normally conducted in a medical office.

Solar Farm. An energy system operated as a principal use by a public, private, or cooperative company for the generation, transmission, distribution, storage, or processing of solar energy for the purposes of heating and cooling, electricity generation, and/or water heating.

Stepback. In building height, a stepback is the required additional distance that upper stories of a structure must be recessed from the façade of the stories below. A required stepback must continue through all upper stories once established, though it may be increased from the required minimum on any of the above stories.

Stoop. An exterior floor typically constructed of stone, concrete, and/or masonry, with a finished floor elevation higher than the adjacent ground level, often with steps leading up to it, and utilized primarily as an access platform to a structure. A stoop may be roofed and designed with railings, but cannot be enclosed.

Storage Yard—Outdoor. The storage of materials outdoors as a principal use of land for more than 24 hours. When an outdoor storage yard is allowed as a secondary use, such storage yard must be associated with the principle use on the lot and materials and/or equipment stored outdoors must be related to the principal use.

Storage Yard—Outdoor, Secondary. An outdoor storage yard containing materials and/or equipment that serves another principle use on the same lot. The "Storage Yard, Outdoor—Secondary Use" may be larger than the principle use it serves.

Storefront. A frontage type where the building meets the property line and a shopfront extends into the setback space, which may also include an awning.

Street. A public or private right-of-way that affords a primary means of vehicular access to abutting property, but does not include alleys or driveways.

Structural Alteration. Any change, other than incidental repairs, which would prolong the life of supporting members of a structure, such as the addition, removal, or alteration of bearing walls, columns, beams, girders or foundations.

Structure. A combination of materials to form a construction for use or occupancy, whether installed on, above, or below, the surface of land or water.

Temporary Contractor Office and Contractor Yard. A short-term, portable, or modular structure utilized as a watchman's quarters, construction office, or equipment shed during the construction of a new development. This may include a contractor's yard where materials and equipment are stored in conjunction with a construction project.

Temporary Outdoor Entertainment. A short-term live entertainment event, such as the performance of live music, revue, or play within an outdoor space.

Temporary Outdoor Sales. Short-term uses, which may include short-term structures, where goods are sold, such as consignment auctions, arts and crafts fairs, flea markets, rummage sales, temporary vehicle sales, and holiday sales, such as Christmas tree lots and pumpkin sales lots. This short-term use category does not include outdoor sales related to a retail goods establishment where such goods are part of the establishment's regular items offered for purchase.

Temporary Outdoor Storage Container. Short-term self-storage containers delivered to a residence or business owner to store belongings, and then picked up and returned to a warehouse until called for.

Temporary Recreational Vehicle (RV) Park. An existing parking lot or structure used on a short-term basis for the accommodation of recreational vehicles for short-term accommodations.

Temporary Sign. Any sign, banner, pennant, valance, or advertising display constructed of wood, metal, cloth, canvas, light fabric, cardboard, wallboard, or other light material, with or without frames, where either by reason of construction or purpose the sign is intended to be displayed for a short period of time consistent with the terms of these regulations.

Temporary Warehouse Sales (Indoor). The short-term sales of the items manufactured on-site and only an accessory activity to principal use of industry.

Tent. A structure, enclosure, or shelter, with or without sidewalls or drops, constructed of fabric or pliable material supported in any manner except by air or the contents it protects.

Tower. Any structure built for the sole or primary purpose of supporting any FCC licensed or authorized antennas and their associated facilities, including structures that are constructed for wireless communications services including, but not limited to, private, broadcast, and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul, and the associated site.

(Supp. No. 76, Update 1)

Tower Height. The vertical distance measured from the base of the tower structure at grade to the highest point of the structure, not including lightning rods or antennas.

Transmission Equipment. Equipment that facilitates transmission for any authorized wireless communication service, including, but not limited to, radio transceivers, antennas, coaxial or fiber- optic cable, and regular and backup power supply. The term includes equipment associated with wireless communications services including, but not limited to, private, broadcast, and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul.

Umbrella Sign. A sign integrated into the body of an umbrella, either on its protective covering or support structure.

UMBRELLA SIGN



Unified Control. The combination of two or more tracts of land wherein each owner has agreed that his tract of land will be developed under the same development approvals.

Use. The purpose or activity for which the land or structure is designed, arranged, or intended, or for which it is occupied or maintained.

Vehicle Dealership. An establishment that sells or leases new or used automobiles, vans, motorcycles, and/or all-terrain vehicles (ATV) vehicles, or other similar motorized transportation vehicles. A motor vehicle dealership may maintain an inventory of the vehicles for sale or lease either on-site or at a nearby location, and may provide on-site facilities for the repair and service of the vehicles sold or leased by the dealership. Vehicle dealerships do not include truck, trailer, boat, or heavy equipment sales, which are considered heavy retail, rental, and service.

Vehicle Operations Facility. A facility for the dispatch, storage, and maintenance of emergency medical care vehicles, taxicabs and similar vehicles for hire, school buses, utility vehicles, and similar vehicles. Vehicle operations facility does not include a public works or public safety facility.

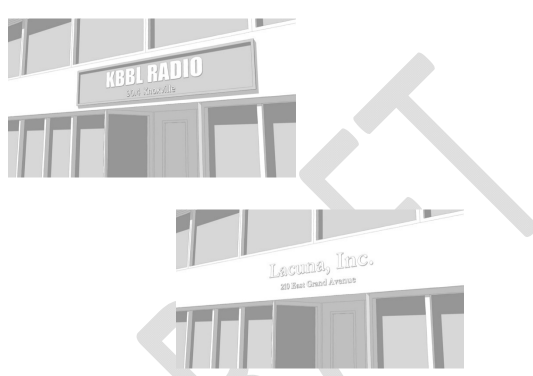
Vehicle Rental. An establishment that rents automobiles and vans, including incidental parking and servicing of rental vehicles. A motor vehicle rental establishment may maintain an inventory of the vehicles for sale or lease either on-site or at a nearby location, and may provide on-site facilities for the repair and service of the vehicles sold or leased by the dealership. Vehicle rental does not include truck rental establishments or rental of heavy equipment, which is considered part of heavy retail, rental, and service.

Vehicle Repair/Service. A business that provides repair services to motor vehicles, motorcycles, and all-terrain vehicles (ATV) vehicles.

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WALL SIGN

Wall Sign. A type of attached sign fastened to or painted on the wall of a building in such a manner that the wall becomes the supporting structure for, or forms the background surface of, the sign and which does not project more than one foot from the building or structure. A wall sign may not project above the wall or parapet.



Warehouse and Distribution. An enclosed facility for the storage and distribution of manufactured products, supplies, and/or equipment.

Waste Transfer Station. A facility where recyclables and/or refuse are collected and sorted in preparation for processing or landfill.

Wholesale Establishment. A business where goods are sold to either retailers, or to industrial, commercial, institutional, or other professional business users, or to other wholesalers and related subordinated services.

Wind Energy System. An energy system as a principal use operated by a public, private, or cooperative company for the generation, transmission, distribution, or processing of wind energy.

Window Sign. A type of attached sign placed within a window facing the street or thoroughfare placed in a window for the purpose of advertising products, services or the business, and may be composed of applied letters, symbols, neon or similar lighting, but may not obscure the view of the interior of the building.

WINDOW SIGN



Wireless Communication Facilities (WCF). A staffed or unstaffed facility or location for the transmission and/or reception of radio frequency (RF) signals or other wireless communications or other signals for commercial communications purposes, typically consisting of one or more antennas or group of antennas, a tower or attachment support structure, transmission cables and other transmission equipment, and an equipment enclosure or cabinets.

Yard. Defined in Section 2.4.

Yard, Front. Defined in Section 2.4.

Yard, Interior Side. Defined in Section 2.4.

Yard, Corner Side. Defined in Section 2.4.

Yard, Rear. Defined in Section 2.4.

Yard, Reverse Corner Side. Defined in Section 2.4.

Zoning Administrator. The title refers to the Building Official, Director of Plans Review and Building Inspections, officer or other designated authority charged with the administration and enforcement of this Code, or his/her duly authorized representative.

Zoning Map. The map or maps that are a part of this Code and which delineate the boundaries of all mapped zoning districts within the physical boundary of the City.

(Ord. No. O-77-2020, § 1, 5-19-20; Ord. No. O-92-2022, § 1, 7-26-22; Ord. No. O-102-2023, § 1, 7-11-23)

2.4 RULES OF MEASUREMENT

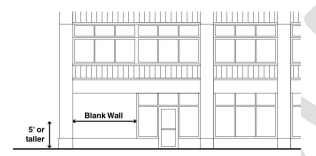
This section provides the rules of measurement for the dimensional standards and locational characteristics within the Code.

A. Blank Wall

1. Blank Wall—Ground Floor

The horizontal linear dimension of contiguous building wall that does not contain fenestration, doors, or decorative elements such as banding, medallions, artwork such as murals and mosaics, change in wall plane, or other architectural or material embellishment. Any wall less than five feet in height is not considered to be a blank wall.

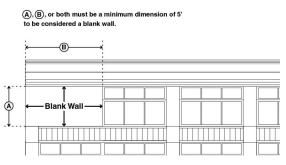
BLANK WALL-GROUND FLOOR



2. Blank Wall, Upper Floor

The horizontal or vertical linear dimension of contiguous building wall that does not contain fenestration, doors, or decorative elements such as banding, medallions, artwork such as murals and mosaics, change in wall plane, or other architectural or material embellishment. Any wall with a minimum dimension of less than five feet (height or width) is not considered to be a blank wall.

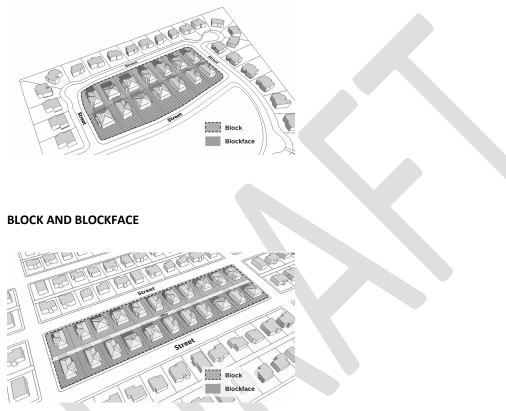
BLANK WALL, UPPER FLOOR



B. Block and Blockface

- 1. A block is a tract of land bounded by streets, or a combination of streets and railroad rights-ofway, municipal boundary lines, and/or waterways.
- 2. Blockface is measured as that portion of a block or tract of land facing the same side of a single street and lying between the closest intersecting streets.

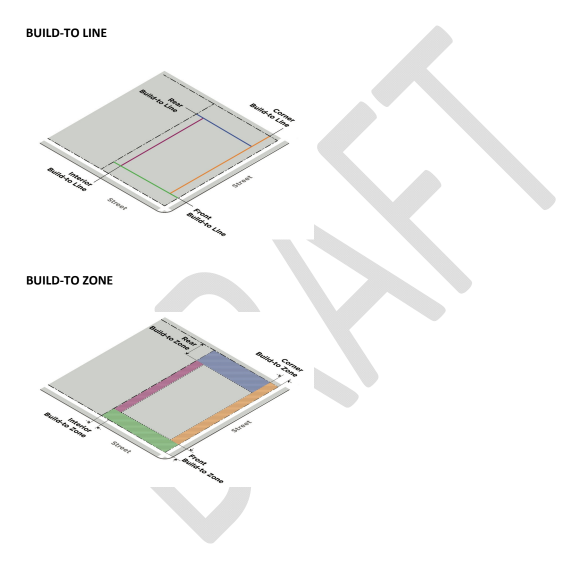
BLOCK AND BLOCKFACE



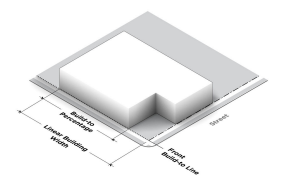
- C. **Build-To Dimensions.** Certain dimensional requirements with the district require structures to be constructed at a build-to dimension. A build-to requirement is a boundary or alignment, parallel to a lot line, where a structure must be placed. This Code includes three types of build-to dimensions:
 - 1. A build-to line (BTL) is a set building line on a lot, measured parallel from the front and/or corner side lot line, where the structure must be located. The building façade must be located on the build-to line. Façade articulation, such as window or wall recesses and projections are not counted as the building façade line, which begins at the applicable façade wall. Placement of a building at a build-to line must not violate line of sight requirements. In such case, where the City Engineer determines that line of sight would be encroached upon, the build-to line must be that point on the lot where the line of sight requirement is no longer violated.
 - 2. A build-to zone (BTZ) is the area on a lot, measured parallel from the front and/or corner side lot line, where a structure must locate within the minimum and maximum range of setback provided. The building façade must be located within the build-to zone. Façade articulation, such as window or wall recesses and projections are not counted as the building façade line, which begins at the applicable façade wall. Placement of a building at a build-to zone must not violate line of sight requirements. In such case, where the City Engineer determines that line of sight

would be encroached upon, the maximum dimension of the build-to zone range must be that point on the lot where the line of sight requirement is no longer violated.

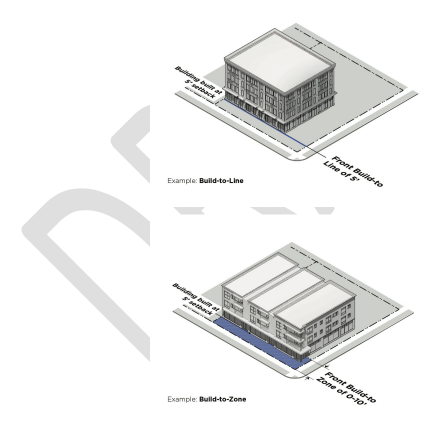
3. A build-to percentage specifies the percentage of the building façade that must be located within a build-to line or build-to zone. Façade articulation, such as window or wall recesses and projections, do not count against the required build-to percentage. Plazas and other open space features are counted as meeting the build-to percentage. Build-to percentage is calculated by building façade, not lot width.



BUILD-TO PERCENTAGE



The following are examples of how build-to lines (BTL) and build-to zones (BTZ) are applied. When the front setback BTL is indicated as 5', the structure must be built at 5' from the front lot line. When the front setback BTZ is indicated as 0' to 10', the structure must be built within that range, shown in the example below as 5'; the property owner may choose any setback within that range.



D. Building Coverage

That portion of the lot determined by building footprint, exclusive of eaves and other overhangs, that is or may be covered by buildings and accessory structures.

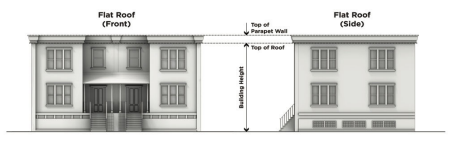
E. Building Height

- 1. Maximum building height is measured as the vertical distance from grade at the front building line or, when on the Tennessee River, measured from the elevation of 813 feet above sea level to:
 - a. The top of a flat roof, including structures designed with a decorative mansard roof concealing a flat roof.
 - b. The deck line of a mansard or gambrel roof.
 - c. The midpoint height between the eaves and the ridge in the case of a pitched roof.
 - d. Any dormers that extend past the roofline cannot exceed the maximum building height permitted in the district, as measured from the adjacent average grade, or its equivalent, to the top of the dormer.
- 2. For the purposes of building height measurement, roof types are defined as follows:
 - a. Flat Roof: A roof that is not pitched and where the surface of the roof is generally parallel to the ground. A mono-pitched roof, also called a shed roof, is a single-sloping roof surface, and is also considered a flat roof.
 - b. Mansard or Gambrel Roof: A two-sided roof with two slopes on each side. The upper slope is positioned at a shallow angle, while the lower slope is steep. A gambrel roof has vertical gable ends, while a mansard roof is hipped at the four corners of the building.
 - c. Pitched Roof: A gable or hip roof having a slope or pitch of at least one foot rise for each four feet of horizontal distance in the direction of the slope or pitch of the roof. A hipped roof is sloped in two pairs of directions compared to the one pair of direction for a gable roof.

BUILDING HEIGHT







- 3. The following structures or parts thereof are exempt from maximum height limitations, unless otherwise limited by any height restriction imposed by any airport authority, or other similar federal, state, or local authority.
 - a. Public utility poles, towers, and wires. This does not include wireless telecommunication towers and wind turbines that are regulated separately by this Code.
 - b. Water tanks and standpipes.
 - c. Building appurtenances such as chimneys, parapet walls, skylights, steeples, flag poles, smokestacks, cooling towers, elevator bulkheads, fire towers, water towers, stacks, stage towers, or scenery lofts, tanks, ornamental towers and spires, rooftop accessory structures, recreational facilities, necessary mechanical appurtenances, or penthouses to house mechanical appurtenances.

F. Floor Area Ratio (FAR)

The ratio of building area to parcel area. FAR is calculated by adding all of the areas of each floor of the building together and dividing by the gross area of the parcel on which the building is sited.

G. Gross Floor Area (GFA)

The gross floor area (GFA) of a structure is the sum of the gross horizontal areas of all floors of the structure as measured from the exterior faces of the exterior walls or from the centerline of walls separating two buildings.

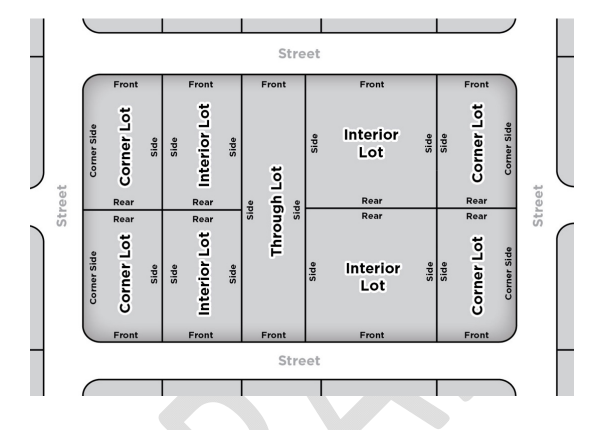
H. Impervious Surface Coverage

Impervious surface coverage is a measure of intensity of land use that represents the portion of a site that is occupied by structures, pavement, and other impervious surfaces that do not allow for the absorption of water into the ground. Maximum impervious surface of a lot is calculated as the percentage of all impervious surface area against the total area of the lot. When a permeable pavement system is used, it is calculated as 50% impervious surface subject to approval by the Department of Engineering.

I. Lot

- 1. A lot is the basic development unit for determination of lot area, depth, and other dimensional regulations. The following describes the types of lot configurations:
 - a. An interior lot is a lot other than a corner or through lot, bounded by two interior side lot lines.
 - b. A corner lot is a lot situated at the junction of, and abutting on, two or more intersecting streets.
 - c. A through lot is a lot that fronts upon two parallel streets, or which fronts upon two streets which do not intersect at the boundaries of the lot. A through lot is also called a double frontage lot.
 - d. A flag lot is platted so that the main building site area (the "flag") is set back from the street on which it fronts and includes an access strip (the "pole") connecting the main building site with the street. <u>See Article 10.1.G for specific criteria pertaining</u> to flag lots.

Exhibit A. Proposed Amendments to the Zoning Code



LOT TYPE

J. Lot Area

The total area within the boundaries of a lot, excluding any street right-of-way, usually defined in acres or square feet. When applicable, lot area must be calculated above the full summer pool mark. Flag lot access strips and/or access easements shall not count towards the minimum lot size.

K. Lot Depth

The distance measured from the front lot line to the rear lot line. For lots where the front and rear lot lines are not parallel, the lot depth is the depth calculated at the deepest part of the lot.

L. Lot Line

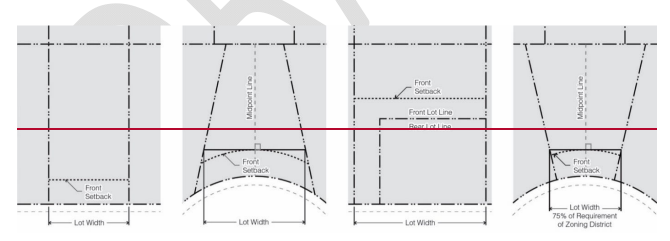
1. A line of record bounding a lot, as indicated on an approved, filed, and recorded subdivision plat, which divides one lot from another lot or from a public or private street or any other public or private space.

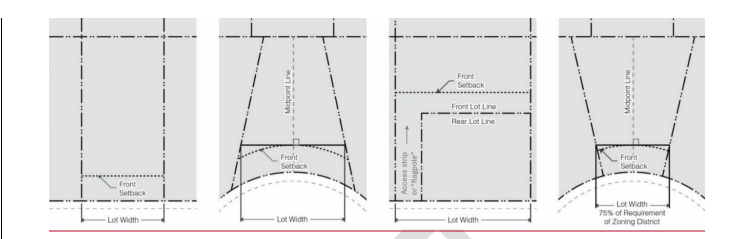
- 2. Any lot line that is not a front, corner side, or rear lot line is an interior lot line.
- 3. A rear lot line on a pointed lot is an imaginary line parallel to and farthest from the front lot line, not less than ten feet long and wholly within the lot.

M. Lot Width

- 1. Lot width is the horizontal distance between the side lot lines measured at right angles to its depth along a straight line parallel to the required front setback, build-to line, or farthest build-to line comprising a build-to zone.
- 2. On a lot with a radial (curved) front lot line, lot width is measured as follows:
 - a. A line is drawn at the midpoint of the lot between the side lot lines, extending from the front lot line to the rear lot line.
 - b. Where the required front setback intersects the midpoint line at a right angle, a line is drawn perpendicular to the midpoint line.
 - c. Lot width is determined as the length of the line between side lot lines.
 - d. Where the side lot lines angle to increase width towards the rear, the required lot width measured at the required setback is 75 percent of the lot width required by the zoning district.
- 3. For flag lots, lot width is measured at the required front setback as defined in this section.
- 3.4. In situations where multiple lots without street frontage utilize an access easement, lot width shall be measured along the required front setback from the access easement (see Article 10.1.H.2).

LOT WIDTH





N. Sign Measurements

1. Sign Area

- a. For detached signs, the total sign area is measured by calculating the entire area enclosed by the perimeter of the extreme limits of the sign cabinet or module, exclusive of embellishments such as pole coverings, framing, decorating roofing, and any appurtenances required by the Building Code.
- b. For attached signs, the total sign area is measured by calculating the entire area enclosed by the perimeter of the extreme limits of the sign cabinet, or, if the sign face is not a part of a sign cabinet, the sign copy, including vertical and horizontal spacing between letters and logos on the sign face.
- c. A sign designed to be viewed from two different directions is considered as one sign, provided that the two sign faces cannot be more than 42 inches apart if parallel, nor form an angle of more than 90 degrees.
- d. If the attached or detached sign or sign structure is internally illuminated or back lit by any means, the entire area is included within the allowable sign area calculation for the site.
- e. The area of a three-dimensional sign is calculated as the total area of the smallest rectangle, circle or square that fully encloses the largest profile of the three-dimensional sign.

2. Maximum Allowed Sign Area

a. Primary Building Elevation

For the purposes of determining maximum allowed sign area for attached signs:

- i. The primary building elevation is any elevation that faces onto a street right-ofway to which the parcel has street frontage and has the principal entrance to the building, or has an entry used primarily for customers or clients.
- ii. The wall area of the primary building elevation is determined as follows:
 - (A) When architectural elevations are provided that accurately and to scale depict the elevation of the structure, the wall area of the elevation is the area of the vertical wall surface of the building elevation exclusive of roofs, parapets, and false facia; except that a parapet on the primary

building elevation, if it is part of a parapet of a uniform height on three sides of a structure and of a similar and uniform building material may be included in the elevation area, but decorative parapet extensions of irregular height on one or two sides of a structure are excluded from the calculation.

(B) When architectural plans are not provided, it is assumed that the height of the elevation of the first floor is 12 feet and that the height of the elevation of all floors above the first floor is ten feet per floor. The area of the elevation is then calculated based on the formula:

[building length × 12 ft. (first floor)] + [building length × 10 ft. per each additional floor] = elevation area.

b. Canopies Over Gasoline Pumps

For the purposes of determining maximum allowed sign area, the vertical surface of canopies over gasoline pumps is considered as part of the wall surface of an elevation.

3. Sign Height

- a. Sign height is computed as the distance from the base of the sign structure to the top of the highest attached component of the sign, using as the base of the sign structure either of the following provisions:
 - i. The finished grade of the property below the sign; or
 - ii. The roadway surface at the nearest edge of pavement of the street that provides primary access to the site.
- b. The finished grade of the property is construed for this purpose to be the final established grade after development, exclusive of any filling, berming, mounding, or excavating primarily for the purpose of locating a sign.
- c. For detached signs subject to the provisions of Section 13.9.F. on property that shares a common property line with an interstate highway or for detached signs on property that does not share a common property line but such signs are located within 100 feet of the right-of-way of an interstate highway, the highest interstate roadway surface as measured from the sign to the crown of the roadway surface on a line perpendicular to the interstate right-of-way, or radial to the right-of-way when the subject sign is located in proximity to a curved interstate right-of-way may be used to determine the greatest allowable height.

4. Sign Spacing

All distances related to spacing of signs are measured along a straight line between the two closest points of the sign structures.

5. Setback for Detached Signs

The setback is measured from the farthest most protrusion of the sign to the nearest point of a property line, street right-of-way or edge of pavement. The interstate highway right-of-way is considered a side or rear lot line for the purposes of determining the minimum setback required.

O. Yards and Setbacks

1. General Definitions

- a. A yard is the open space area between the building line, of a principal building and the adjoining lot lines, exclusive of façade articulation, such as window or wall recesses and projections.
- b. A required setback is the required minimum distance a principal building must be located from a lot line, which is unoccupied and unobstructed by any projections of a principal building, unless_permitted by this Code.
 - i. A build-to zone or build-to line is considered a required setback.
 - ii. In the case of a build-to line it is where the principal building must be located.
 - iii. In the case of a build-to zone, it is the defined area (defined by minimum and maximum build-to lines) where the principal building must be located.
- c. A setback may be equal to or lesser than a yard.
- d. A setback is located along the applicable lot line for the minimum depth specified by the zoning district in which such lot is located.

2. Front Yard and Front Setback

The front yard and front setback extend the full width of the lot between side lot lines measured perpendicular to the front lot line.

- a. Front Yard: A front yard is located between a principal building line and the front lot line.
- b. Front Setback: A front setback is the required minimum distance per the zoning district that a principal building must be located from the front lot line.
- c. A front setback is measured from the front lot line.
- d. Front setbacks on irregular lots are subject to the additional provisions:
 - i. On a lot with a radial (curved) front lot line, the required front setback, as measured from the right-of-way line follows the curve of the lot line.
 - ii. For flag lots, the front yard and setback <u>is are measured from the rear lot line of</u> the lot that separates the flag portion of the lot from the street.
 - iii. For situations in which multiple lots without street frontage utilize an access easement for access, the front yard and setback of lots without street frontage shall be measured from the access easement, or if the access easement stops at the property line, a projected extension of the access easement into the property (see Article 10.H.1).
- e. Where front yard averaging is permitted, the average front setback of lots on the same side of the blockface are used to establish the required front setback.

3. Interior Side Yard and Interior Side Setback

The interior side yard and interior side setback extend along the interior side lot line between the front and rear yard or setback, measured perpendicular to the interior side lot line.

- a. Interior Side Yard: An interior side yard is located between a principal building line and the interior side lot line.
- b. Interior Side Setback: An interior side setback is the required minimum distance per the zoning district that a principal building must be located from the interior side lot line.

c. For townhouse developments, the interior side yard and interior side setback are applicable to end units only.

4. Corner Side Yard and Corner Side Setback

The corner side yard and corner side setback extend along the corner side lot line between the front yard or front setback and the rear lot line, measured perpendicular to the corner side lot line.

- a. Corner Side Yard: A corner side yard is located between a principal building line and the corner side lot line.
- b. Corner Side Setback: A corner side setback is the required minimum distance per the zoning district that a principal building must be located from the corner side lot line.

5. Rear Yard and Rear Setback

The rear yard and rear setback extend between interior side lot lines, measured perpendicular to the rear lot line.

- a. Rear Yard: A rear yard is located between a principal building line and the rear lot line.
- b. Rear Setback: A rear setback is the required minimum distance per the zoning district that a principal building must be located from the rear lot line.
- c. In the case of a corner lot, the rear yard and rear setback extend between the interior side lot line to the required corner side setback for the [corner lot], measured perpendicular to the rear lot line.

SETBACKS

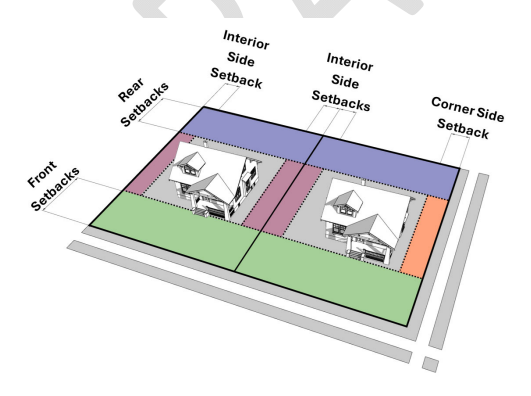
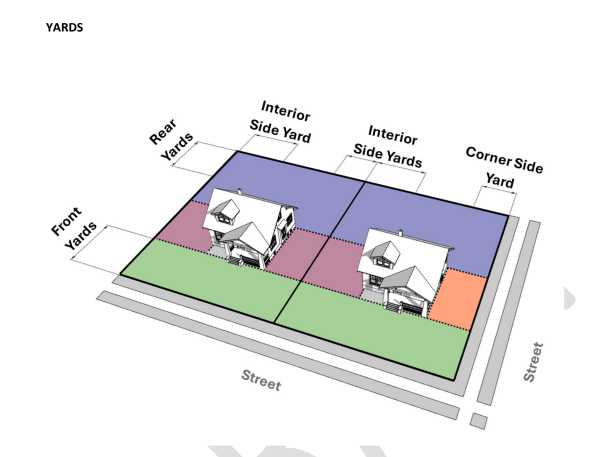


Exhibit A. Proposed Amendments to the Zoning Code



(Ord. No. O-77-2020, § 1, 5-19-20; Ord. No. O-94-2022, § 1, 7-26-22)

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VI. 4.3 DIMENSIONAL STANDARDS

- B. All residential lots that are not served by a sanitary sewer system must be a minimum of 20,000 square feet in lot area. If the minimum lot area requirement is greater than 20,000 square feet, such requirement controls.
- C. A pocket neighborhood design is permitted in the RN-4 District per the standards of Section 4.5.
- D. For situations in which multiple lots without street frontage utilize an access easement for access, the lots without street frontage using the easement shall be subject to the following requirements and not the standard setbacks of the zone (illustrated in 10.1.H).
 - 1.Front setback: A minimum 10' front setback is required from the access easement to a new
residential structure, and a 20' setback is required from the access easement to the front of a
garage or carport when the garage or carport opening faces the access lane to allow for required
vehicle parking. In situations where the easement stops at the lot line, the setback shall be
measured from a projected extension of the access strip into the property.
 - 2. Side and rear setbacks shall be subject to the zone's requirements.
 - 3. Blockface setback requirements shall not apply to lots without street frontage that use an access easement for access.

| Table 4-1: Residential Districts Dimensional Standards | | | | | |
|--|---|---|--|--|---|
| | EN | RN-1 | RN-2 | RN-3 | RN-4 |
| Bulk | | | | | |
| Minimum Lot Area | 22,000 sf | SF: 10,000 sf 2F: 15,000 sf Nonresidential: 20,000 sf | SF: 5,000 sf 2F: 10,000 sf Nonresidential: 10,000 sf | SF: 5,000 sf 2F: 7,500 sf TH: 12,000 sf for 3 du, 3,000 sf each additional du Nonresidential: 10,000 sf | SF: 5,000 sf 2F: 7,000 sf TH: 3,000 sf/du MF: 2,000 sf/du Nonresidential: 10,000 sf |
| Maximum Lot Area | N/A | N/A | N/A | N/A | MF: 40,000 sf |
| Minimum Lot Width | SF: 100' Nonresidential: 100' | 75' | 50' Nonresidential: 75' | SF, 2F: 50' TH: 20'/du Nonresidential: 75' | SF, 2F: 50' TH: 20'/du MF: 60' Nonresidential: 75' |
| Maximum Building Height | 35' | 35' | 35' | 35' | SF, 2F, TH: 35' MF: 45', unless adjacent to a single-family dwelling, then 35' |
| Maximum Building Coverage | 25% | 30% | 30% | 35% TH & Nonresidential: 50% | 35% TH, MF, Nonresidential: 50% |
| Maximum Impervious Surface | 35% | 40% | 40% Nonresidential: 50% | 45% TH & Nonresidential: 60% | 45% TH, MF, Nonresidential: 60% |
| Setbacks | | | | - | |
| Minimum Front Setback | +/- 10' of the average of blockface <u>*</u> ; in no case less than 40' | +/- 10' of the average of blockface <u>*</u> ; in no case less than 25' | 20', or the average of blockface <u>*</u> , whichever is less; in no case less than 10' | 10' or the average of blockface <u>*</u> , whichever is less | 10' or the average of blockface <u>*</u> , whichever is less |
| Minimum Interior Side Setback | 10% of lot width Nonresidential: | 8' or 15% of lot width, whichever is less; in no case | 5' or 15% of lot width, whichever is less; in no case | 5' or 15% of lot width, whichever is less; in no case | SF, 2F, TH: 5' or 15% of lot width, whichever is |

| | 20% of lot width | less than 20' combined Nonresidential: 20% of lot width | less than 15' combined Nonresidential: 20% of lot width | less than 15' combined Nonresidential: 20% of lot width | less; in no case less than 15' combined MF: 12' or 15% of lot width, whichever is greater Nonresidential: 20% of lot width |
|-------------|--|---|---|---|---|
| Minimum | 15% of lot | 15' | 12' | 12' | 12' |
| Corner Side | width | Nonresidential: | Nonresidential: | Nonresidential: | Nonresidential: |
| Setback | Nonresidential: 20% of lot width | 25' | 20' | 15' | 15' |
| Minimum | 25' | 25' | 25' | 25' | 25' |
| Rear | | | | | |
| Setback | | | | | |

<u>* Lots without street frontage that use an access easement for access shall be subject to the requirements in Article 4.3.D.</u>

| Table 4-1: Residential Distr | icts Dimensional Standards | | |
|-------------------------------|--|--|--|
| | RN-5 | RN-6 | RN-7 |
| Bulk | | | |
| Minimum Lot Area | SF & 2F: 5,000 sf TH: 2,000 sf/du MF: 5,000 sf for 2 du + 1,450 sf per additional du Nonresidential: 10,000 sf | SF & 2F: 5,000 sf TH: 2,000 sf/du MF: 5,000 sf + 950 sf per additional du Nonresidential: 10,000 sf | TH: 2,000 sf/du MF: 700 sf/du Nonresidential: 10,000 sf |
| Minimum Lot Width | SF & 2F: 50' TH: 20'/du MF: 60' | SF & 2F: 50' TH: 20'/du MF: 60' | TH: 15'/du MF: 80' |
| Maximum Building Height | 35' | SF, 2F, & TH: 35' MF: 65' | TH: 35' MF: 65' |
| Maximum Building Footprint | N/A | N/A | MF: 30,000 sf for individual structures where multiple structures are built on a lot, there must be a 35' minimum separation between structures |
| Maximum Building Length | N/A | N/A | 200' |
| Maximum Building Coverage | 35% TH, MF, Nonresidential: 50% | 40% TH, MF, Nonresidential: 50% | 50% |
| Maximum Impervious Surface | 45% TH, MF, Nonresidential: 60% | 50% TH, MF, Nonresidential: 70% | 70% |
| Setbacks | | | |
| Minimum Front Setback | 25' or the average of blockface <u>*</u> , whichever is less MF: 25' | Structures 35' or less in height: 25' or the average of blockface <u>*</u> , whichever is less Structures over 35' in height: 35' However, when a lot is within 1 mile of the DK District, as measured from the lot line to the closest edge of the DK | TH: 25' or the average of blockface <u>*</u> , whichever is less MF: 35'; if no surface parking is located in the front setback, may be reduced to 25' |

* Lots without street frontage that use an access easement for access shall be subject to the requirements in Article 4.3.D.

VII. 4.4 EN DISTRICT STANDARDS

A. EN District Design Standards

The following design standards apply to the EN District, and are intended to promote the development of new primary structures that reflect the character of existing development within the district.

1. Foundations

- a. All primary structures must be attached to a permanent foundation, such as a slab-on-grade, piles, piers, concrete footing or other form designed to give permanent and un-movable stability to a structure.
- b. The foundation system must be surrounded by a perimeter wall of solid masonry, concrete or other approved material.

2. Orientation of Structure to Street

- a. The front façade of any primary structure must be parallel to the street or tangent to the curve of the street.
- b. The primary entrance to a structure must face the street and provide a hard-surfaced pedestrian connection of driveway and/or sidewalk from the street to the entry, <u>unless the lot is without</u> <u>street frontage and is one of multiple lots utilizing an access easement, in which case the primary entrance must face the access strip or easement (See Article 10.1.H)</u>. Alternatively, the primary entrance to a structure must open upon a covered porch or courtyard that faces the street and that is at least 60 square feet with a minimum depth of six feet and provides a hard surface pedestrian connection of driveway and/or sidewalk from the street to the porch or courtyard.

3. Garages

- a. Front-loaded attached garages are limited to 40% of the width of the front building line. Garage width is measure between garage doors; in the case of garages designed with multiple garage doors the distance is measure between the edges of the outmost doors.
- b. Attached garages with front facing garage door openings must be set back from the front façade of the structure no less than four feet.
- c. Detached garages may not be located in front of the front building line.

4. Building Mass and Shape

To increase architectural variation within neighborhoods and increase visual interest, yet allow for flexibility in design, primary structures must meet two of the following three requirements.

- a. Roofs must be either:
 - i. Flat, with roof pitch of less than 1/12 and a single plane;
 - ii. Steep, with roof pitch of 6/12 or more;
 - iii. Articulated, with multiple pitches, planes, ridge line directions or heights, or displaying hips and valleys;
- b. Primary structures must contain more than one finished floor level.
- c. The shape of habitable and attached garage space must have no less than eight sides. For the purpose of this requirement, a side is an exterior wall segment, from change of direction to change of direction, no less than four feet in length.

5. Elevations Facing a Street

To increase architectural variation within neighborhoods and increase visual interest, yet allow for flexibility in design, the following requirements apply to all elevations that face a street, except for a rear elevation if a property abuts a street to the rear of the lot. For the purposes of this article, the access easement shall serve as the street in situations where multiple lots without street frontage utilize an access easement.

- a. Street-facing elevations must contain window and door systems for no less than 25% of the surface area of the façade.
- b. The front façade must contain wall articulation so that no more than 24 feet of wall is continuous without one of the following features:
 - i. A wall recess or projection of 18 inches or more;
 - ii. A recessed or projected entry feature of 18 inches or more;
 - iii. A covered porch with roof integrated into the primary structure.
- c. The front façade must contain at least three of the following design elements:
 - i. Dormers;
 - ii. Projected wall features that include gabled or hipped roof designs;
 - iii. A recessed or projected entry feature of 18 inches or more in depth, and of at least eight feet in width;
 - iv. A covered porch of at least six feet in depth, composing a minimum of 25% of the width of the street-facing elevation;
 - v. Architectural columns supporting a porch roof;
 - vi. A bay window projecting a minimum of 12 inches from the front façade;
 - vii. Window and door trim a minimum of four inches in width;
 - viii. A balcony, projecting a minimum of 12 inches from the front façade and enclosed by a railing or parapet;
 - ix. Masonry composing no less than 25% of the surface area of the front façade
 - x. Habitable space above the garage equal to no less than 50% of the garage space below

6. Exceptions for Irregular Lots

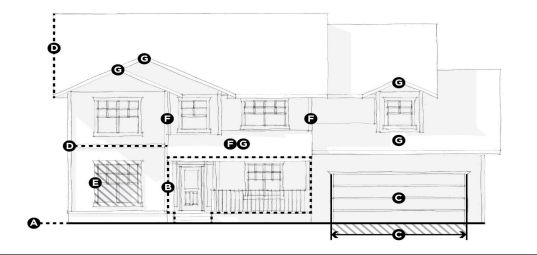
On irregular lots where it is determined by Knoxville-Knox County Planning Commission staff that a proposed building site is not visible from the street, the requirements of this section may be waived.

B. EN District Off-Street Parking

Off-street parking must be provided in accordance with the requirements of Article 11, with the following exceptions:

- 1. Required off-street parking spaces in the EN District must be located behind the front building line.
- 2. Paved vehicle parking and access facilities in the front yard and corner side yard must be limited to a maximum of the greater of the following:
 - a. 25% of total area of the front or corner side yard;
 - b. The hard surface area leading directly to a carport or enclosed garage; or
 - c. 400 square feet.

EN DISTRICT DESIGN STANDARDS



- All primary structures must be attached to a permanent foundation, such as a slab-on-grade, piles, piers, concrete footing or other form designed to give permanent and un-movable stability to a structure. The foundation system must be surrounded by a perimeter wall of solid masonry, concrete or other approved material.
- The primary entrance to a structure must face the street and provide a hard-surfaced pedestrian (connection of driveway and/or sidewalk from the street to the entry. Alternatively, the primary entrance to a structure must open upon a covered porch or courtyard that faces the street and that is at least 60 square feet with a minimum depth of six feet and provides a hard surface pedestrian connection of driveway and/or sidewalk from the street to the porch or courtyard.
- Front-loaded attached garages are limited to 40% of the width of the front building line. Garage width is measured as the width of the garage door; in the case of garages designed with multiple garage doors the distance is measured between the edges of the outmost doors. Attached garages with front facing garage door openings must be set back from the front facade of the structure no less than four feet.

O

- Primary structures must meet two of the following three requirements: 1) Roofs must be either flat, with roof pitch of less than 1/12 and a single plane; steep, with roof pitch of 6/12 or more; or articulated, with multiple pitches, planes, ridge line directions or heights, or displaying hips and valleys. 2) Primary structures must contain more than one finished floor level. 3) The shape of habitable and attached garage space must have no less than eight sides. For the purpose of this requirement, a side is an exterior wall segment, from change of direction to change of direction, no less than four feet in length.
- Street-facing elevations must contain window and door systems for no less than 25% of the surface area of the façade.
- The front facade must contain wall articulation so that no more than 24 feet of wall is continuous without one of the following features: a wall recess or projection of 18 inches or more; a recessed or projected entry feature of 18 inches or more; a covered porch with roof integrated into the primary structure

G

The front facade must contain at least three of the following design elements: , dormers, projected wall features that include gabled or hipped roof designs, recessed or projected entry features, a covered porch of at least six feet in depth, architectural columns supporting a porch roof, a bay window projecting a minimum of 12 inches from the front facade, window and door trim a minimum of four inches in width, a balcony, projecting a minimum of 12 inches from the front facade, masonry composing no less than 25% of the surface area of the front facade, habitable space above the garage equal to no less than 50% of the garage space below

VIII. 9.3 PRINCIPAL USE STANDARDS

Where applicable, principal uses are required to comply with all use standards of this section, whether a permitted or special use, in addition to all other regulations of this Code.

A. Airports

- 1. All applicable standards of this Code shall apply except for those standards which are found to be in conflict with regulations of the Federal Aviation Administration, or its successor.
- 2. In the INST District, each airport facility must be used, or intended to be used, for public purposes and under the control of a public agency.

A1. Animal Care Facility—Small Animal, Animal Breeder, and Kennel

Animal shelters operated by a public agency are exempt from these standards.

- 1. Such facilities may only board animals over the age of six months if the Animal Control Board approves a kennel, boarding facility, pet shop, or pet dealer permit. Boarding facilities must provide certification of compliance with Chapter 18, Noise; Section 18-3, Standards, from the City of Knoxville Code of Ordinances.
- 2. Exterior exercise areas are prohibited in the O District. Animal care facilities must locate exterior exercise areas to the side or rear of the building. In the C-N Districts, any exterior exercise area that abuts a residential district requires a Class A buffer yard per Section 12.8.
- 3. Exterior exercise areas must provide covered areas over a minimum of 30% of the exterior area to provide shelter against sun/heat and weather. A fence a minimum of six feet and a maximum of eight feet in height is required for all exterior exercise areas.
- 4. Animal care facilities must locate all overnight boarding facilities indoors. Outdoor boarding facilities for kennels and animal breeders are permitted but must be designed to provide shelter against sun/heat and weather.
- 5. All animal quarters and exterior exercise areas must be kept in a clean, dry, and sanitary condition.

B. Bed and Breakfast

- 1. A bed and breakfast must be operated in the principal building on the lot and not in accessory structures.
- 2. A bed and breakfast must be operated by an owner who also resides on the property.
- 3. The number of guest rooms allowed is based on the following square footage requirements:

| GFA of Principal Building | Number of Guest Rooms Permitted |
|---------------------------|---------------------------------|
| Less than 1,200 sf | 1 |
| 1,201 sf to 1,800 sf | 2 |
| 1,801 sf to 2,400 sf | 3 |
| 2,401 sf to 3,000 sf | 4 |
| 3,001 sf to 3,600 sf | 5 |
| Over 3,600 sf | 6 |

4. The exterior of a bed and breakfast must maintain its original appearance as a single-family dwelling.

(Supp. No. 76, Update 1)

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- 5. No required off-street parking is allowed in front of the front building facade. All required off-street parking spaces must be screened by landscaping or other suitable opaque barrier from adjacent residences. All off-street parking areas require a Class A buffer yard per Section 12.8.
- 6. The maximum length of stay for a transient paying guest is limited to 30 days in any 12 month period. The owner must maintain a current guest register.
- 7. Cooking equipment is prohibited in individual guest rooms. This does not include a mini-refrigerator and/or a microwave.
- 8. At least one bathroom for use exclusively by guests is required on each floor of the building.
- 9. No receptions, meetings, or other functions are allowed on the premises.
- 10. No retail sales are permitted with the exception of accessory retail of related items such as souvenirs, postcards, and snack items.
- 11. Meals may only be served to registered guests and are limited to breakfast.
- 12. One wall sign is permitted. Such sign may not exceed two square feet in sign area and cannot be illuminated. In the historic districts, the Knoxville Historic Zoning Commission must approve signs under this provision.

C. Campground

- 1. The minimum area for a campground is three acres.
- 2. Campgrounds must comply with all applicable state and city regulations including those governing the installation, construction, and/or operation of swimming pools, water supply, sewage disposal, food storage and services, plumbing, structures, electrical wiring, and fire prevention.
- 3. Management headquarters, recreational facilities, coin operated laundry facilities, cabins for counselors, overnight accommodations, living space, and other uses and structures customarily associated with the operation of a campground are permitted.
- 4. Storage of equipment must be within enclosed structures.
- 5. Year-round residency is prohibited at any campground. Use of camping units or sites as a principal residence is prohibited. This excludes any structures erected specifically for a caretaker or campground ranger, which may be a year-round residency.
- 6. A 25-foot perimeter setback from the lot line of the campground is required. No structures or campsites are allowed within this setback. The perimeter setback must be landscaped per the standards of a Class B buffer yard per Section 12.8.

D. Car Wash

When a car wash facility abuts a residential district, or any open space or institutional use, a Class B buffer yard per Section 12.8. and a solid wall or fence, a minimum of six feet and a maximum of eight feet in height, is required.

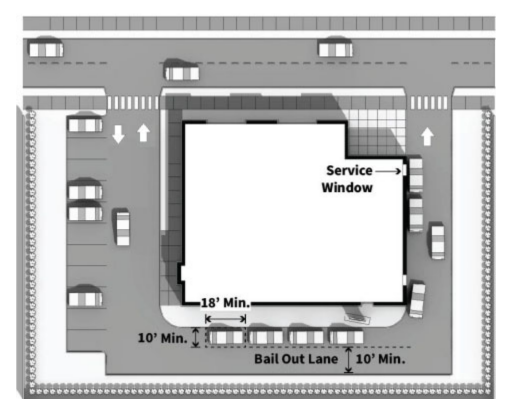
E. Day Care Center and Day Care Home

- 1. Each day care center or day care home must comply with all applicable Tennessee Department of Human Services (TDHS) regulations, including required indoor and outdoor space.
- 2. The day care center's or day care home's operator's license must be displayed publicly.
- 3. A day care center must provide a pickup/drop off area. The pickup/drop off area must not interfere with vehicle circulation in the right-of-way or a parking lot, and cannot block any drive aisle.
- 4. A day care home is limited to the care of seven unrelated individuals who do not reside in the home.

F. Drive-Through Facility

- 1. All drive-through facilities must provide a minimum of three stacking spaces per lane or bay, unless additional stacking spaces are specifically required by this Code. Restaurants must provide a minimum of four stacking spaces per lane or bay. Further, the City of Knoxville Department of Engineering may require additional internal queuing and stacking spaces and other access points to prevent disruption of traffic flow on adjacent streets.
- 2. Stacking spaces provided for drive-through uses must be:
 - a. A minimum of ten feet in width, as measured from the outermost point of any service window or bay entrance, to the edge of the driveway/drive aisle, and 18 feet in length. In the case of a recessed service window, the measurement is taken from the building wall.
 - b. Stacking spaces must begin behind the vehicle parked at a final point of service exiting the drive through lane, such as a service window or car wash bay (this does not include a menuboard). Spaces must be placed in a single line behind each lane or bay.
- 3. All drive-through lanes must be located and designed to ensure that they do not adversely affect traffic circulation on adjoining streets. Drive-through lanes on corner lots must not route exiting traffic into adjacent residential neighborhoods.
- 4. The minimum width for a drive through lane is ten feet.
- 5. When a drive-through facility abuts a residential district, a public park, a community or market garden, a place of worship, a primary or secondary educational facility, or day care center, a Class B buffer yard per Section 12.8 and a solid wall or fence, a minimum of six feet and a maximum of eight feet in height, is required.
- 6. All drive-through facilities, including but not limited to menuboards, stacking lanes, trash receptacles, ordering box, drive up windows, and other objects associated with the drive-through facility, must be located to the side, corner side, or rear of the building.
- 7. If a bail out lane is provided, it must be a minimum width of ten feet in width and run parallel to the drive through lane. If such bail out lane is also an interior access drive providing access to parking spaces, the bail out lane is limited to a one-way traffic pattern following the direction of the drive through lane.

DRIVE-THROUGH FACILITY



G. Drug Treatment Clinic

- a. The approval of a drug treatment clinic is contingent upon the receipt of the appropriate license through the department of mental health and substance abuse services.
- b. Written documentation of the facility's hours of operation, programs and treatments methods offered, and staffing levels and qualifications must be provided.
- c. The clinic cannot be located within 500 feet of an educational facility—primary/secondary, day care facility, or pre-school/kindergarten, as measured from lot line to lot line.
- d. The facility must be located on and have access to an arterial street as shown on the city major road plan.

Dwelling—Manufactured Home

Multi-sectional manufactured homes may be used as single-family detached dwellings provided the following development criteria are met:

- 1. General Standards
 - a. Such dwellings meet all applicable building, safety and fire codes.
 - b. Such dwellings have the same general appearance as required for site built homes.

2. Specific Standards

a. All wheels, axles, hitches, and other parts used for transport of the dwelling must be removed prior to issuance of a certificate of occupancy.

- b. A perimeter wall of solid masonry, concrete, or other material approved by the Building Official must be installed around the base of the dwelling.
- c. All roofing, siding, veneers, and other exterior materials are limited to materials permitted for site built housing.
- d. Roof pitch must be the same as required for site built housing.

3. Nonconforming Manufactured Homes

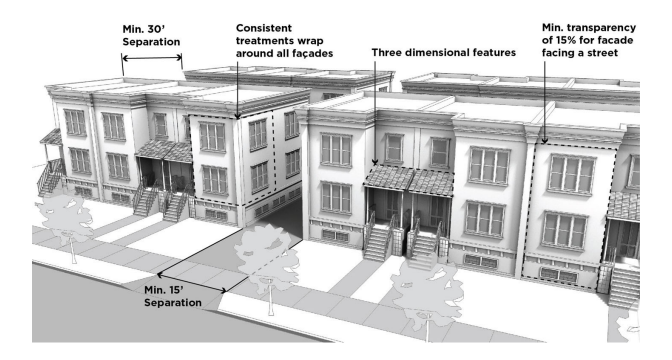
See Article 17 for regulations regarding nonconformities and Chapter 25Section 6 of the City of Knoxville Code of Ordinances.

I. Dwelling—Multi-Family or Townhouse

The following standards apply only to new construction.

- Façades must be designed with consistent materials and treatments that wrap around all façades. There must be a unifying architectural theme for the entire multi-family or townhouse development, utilizing a common vocabulary of architectural forms, elements, materials, or colors in the entire structure.
- 2. Street-facing building facades must include windows, projected or recessed entrances, overhangs, and other architectural features. Three-dimensional elements, such as balconies and bay windows, are encouraged to provide dimensional elements on a façade.
- 3. The following minimum transparency requirements apply to any façade facing a street and are calculated on the basis of the entire area of the façade:
 - a. Townhouse: 15%
 - b. Multi-Family Dwelling: 20%
- 4. There must be a minimum separation of 15 feet between sidewalls of townhouse buildings. Where the front or rear wall of a townhouse faces the front or rear wall of another townhouse, the minimum required separation between such buildings must be 30 feet. Driveways and parking areas may be located within this minimum separation area.
- 5. The following building material restrictions apply:
 - a. The following building materials are prohibited on any part of any façade:
 - i. Plain concrete block;
 - ii. Plastic;
 - iii. Exterior insulating finish systems (EIFS) on the ground floor.
 - b. The following building materials are prohibited as a primary surface finish material on any façade but may be used as decorative or detail elements for up to 15% of the façade:
 - i. Corrugated metal;
 - ii. Aluminum, steel or other metal sidings;
 - iii. Exposed aggregate (rough finish) concrete wall panels;
 - iv. T-111 composite plywood siding;
 - v. Vinyl (does not apply to RN-4 and RN-5 Districts, where vinyl is permitted).

DWELLING—TOWNHOUSE



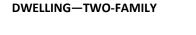
DWELLING-MULTI-FAMILY

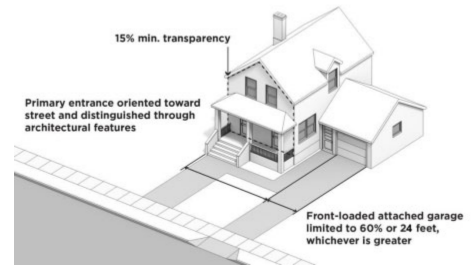


J. Dwelling—Two-Family

The following standards apply only to new construction. If a two-family dwelling is located within a<u>n H</u>, NC or IH Overlay District, the following standards do not apply.

- 1. On lots less than one acre in lot area, a dwelling must have a primary entrance from a façade facing the street or access easement, as applicable (see Articles 4.3.D and 10.1.H). The front entry must be a dominant feature on the front elevation of a home and an integral part of the structure, using features such as porches, raised steps and stoops, and/or roof overhangs.
- 2. Windows, entrances, porches, or other architectural features are required on all street-facing facades (or facades facing access easements, as applicable) to avoid the appearance of blank walls.
- 3. A 15% minimum transparency requirement applies to all street-facing façades <u>(or facades facing access</u> <u>easements, as applicable)</u> and is calculated on the basis of the entire area of the façade.
- 4. Front-loaded attached garages are limited to 60% of the width of the front building façade line or 24 feet, whichever is greater. Garage width is measured as the width of a garage door; in the case of garages designed with multiple garage doors, the distance is measured between the edge of the outmost doors.
- 5. Front-loaded attached garages must be set back a minimum of five feet from the front building façade line. This building façade line does not include architectural features, such as bay windows or porches.





K. Financial Services, Alternative (AFS)

- 1. No alternative financial service may be located within 1,000 feet of an existing alternative financial service, measured from lot line to lot line.
- 2. No alternative financial service may be located within 1,000 feet of a residential district, measured from lot line to lot line.

L. Food Truck Park

In addition to any requirements of the City of Knoxville's Mobile Food Unit Ordinance (except Section 16-571(10)), all food truck parks must comply with the following:

1. All vendors must leave the food truck park upon closing of the park each day, except as provided for in item 2 below.

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- 2. If a commissary is located on-site, then the owner of the commissary will not have to move a mobile food unit that they own from the lot each day. The commissary owner may park only one mobile food unit that they own overnight at a food truck park, regardless of the number of mobile food units owned by the commissary owner.
- 3. There must be a designated manager of the lot that is responsible for the orderly organization of food truck vendors, the cleanliness of the site, and the compliance with all rules and regulations during business hours. Such information must be clearly posted on the lot.
- 4. The area must be kept clear of litter and debris at all times. Waste receptacles and/or recycling bins must be provided.
- 5. A minimum of 20% of the food truck park lot area must be shared common area, not including MFU parking spaces and required vehicle parking spaces. The common area should be designed for customer use, which includes elements such as seating areas, restroom facilities, and lawn and landscaped areas.
- 6. One on-premise sign is permitted at each entrance identifying the food truck park subject to the sign regulations for the C-N District.
- Food truck parks may be standalone uses or may be located on a property with another principal use. These properties must be designed to be able to accommodate all required development standards for all principal uses.
- 8. No temporary use permits for individual food truck vendors are required within food truck parks.
- 9. All mobile food units must utilize shore power when operating in a food truck park.
- 10. Restroom facilities must be provided and available for both customers and employees.
- 11. Required parking for food truck parks may be located on-street within one-quarter mile of the food truck park, provided there is a continuous pedestrian pathway between the on-street parking space and the food truck park, as measured from the space to the closest lot line of the food truck park. These are calculated as follows:
 - a. Where on-street parking spaces are unmarked, the number of parking spaces is calculated by dividing the length of the on-street parking area by 22, where a fraction of less than one-half is disregarded, and a fraction of one-half or more is counted as one space.
 - b. Where on-street parking spaces are marked, each marked space counts as one required parking space, including any space where at least 80% of the width is located within one-quarter mile.

M. Funeral Home and Crematory

A funeral home and a crematory must both be allowed within the district in order to locate a crematory within a funeral home.

- 1. A smokestack of a facility for cremation must be located a minimum of 500 feet from an existing educational facility—primary/secondary, park, day care center, pre-school/kindergarten, or residential dwelling, measured from lot line to lot line. This also applies to crematories located within funeral homes.
- 2. When a crematory is included as part of a funeral home, no more than 33% of the floor area of a funeral home may be devoted to the crematory, including area for the cremator, cremation observation, crematory access and maintenance areas, and any additional areas used primarily for services related to cremation.

N. Garden: Community, Market, Personal

- 1. Community gardens, market gardens, and personal gardens may include the following structures: high tunnels, greenhouses, cold frames, low tunnels, storage shed or utility building, and compost containers. Such structures are subject to the following:
 - a. A shed or utility building that is incidental or necessary for the use's operation may be allowed for the storage of tools and gardening materials without a primary structure.
 - b. All accessory buildings and uses are subject to compliance with all other applicable codes and regulations of the City.
 - c. No accessory building may be used, erected, or maintained as living quarters.
- 2. All structures must adhere to district setbacks and building codes as specified in the zoning district.
- 3. All gardens are subject to the environmental performance standards of Section 10.5.

O. Gas Station

- 1. The principal building must meet the setback requirements of the district in which it is located.
- 2. Gasoline pump islands must:
 - a. Be located no closer than 15 feet to any street lot line when constructed parallel to the pavement edge.
 - b. Be located no closer than 30 feet to any street lot line when constructed perpendicular to the pavement edge.
 - c. Be set back 15 feet from all lot lines other than a street lot line.
- 3. Gas station canopies cannot be constructed closer than 15 feet from any street lot line.
- 4. Motor vehicle repair is permitted as part of a gas station when vehicle repair/service is also permitted in the district, and is subject to separate approval. If allowed, repair of vehicles must not take place within a front or side yard. Storage of all merchandise, auto parts, and supplies must be within an enclosed structure.
- 5. The accessory uses of a retail goods establishment and one car wash bay are permitted in connection with the principal gas station use.

P. Impound Lot

A Class B buffer yard per Section 12.8 and a solid wall or fence, a minimum of six feet and a maximum of eight feet in height, is required along all lot lines of an impound lot.

Q. Industrial—Craft

- 1. Craft industrial uses are limited to a maximum gross square footage of 8,000 square feet.
- 2. Outside storage or display is prohibited. All business, servicing, processing, and storage uses must be located within the structure.
- 3. All craft industrial facilities are subject to the environmental performance standards of Section 10.5.

R. Live/Work

- 1. Live/work is permitted in units with street level access only.
- 2. A minimum of one person must occupy the live/work unit as their primary residence.
- 3. No business storage or warehousing of material, supplies, or equipment is permitted outside of the live/work unit.

- 4. The nonresidential use of the unit is limited to nonresidential uses allowed in the district.
- 5. No equipment or process may be used in connection with the live/work unit that creates noise, vibration, glare, fumes, odors, or electrical interference detectable to normal senses off the premises.

S. Lodge/Meeting Hall

- 1. No more than 30% of the gross floor area may be used as office space for the lodge/meeting hall.
- 2. Lodges/meeting halls are permitted to serve meals and alcohol on the premises for members and their guests only or for lessees when leased or used as reception facilities.
- 3. Sleeping facilities are prohibited.
- 4. Lodges/meeting halls leased or used as reception facilities cannot charge a general admission fee or any other monetary donations (payment at the door to the general public) for entrance, with the exception of fundraisers or events for bona fide non-profit organizations, places of worship, educational facilities, or similar uses.

T. Marina

1. Purpose and Uses

- a. The purpose of this regulation is to insure the proper development of marinas and the safe operation of marine equipment.
- b. Marinas may include assembly buildings, caretaker's residences, docks, fueling and supply facilities, house boats, launching and storage facilities, boat sales and servicing facilities, parking areas, repair and maintenance areas, restaurants, signs, supplementary recreational facilities, hotels, motels, boatels, boat lifts, launching ramps, water taxi services, boat charter services, and incidental retail sales associated with the principal use. All the proposed uses must be identified in the site plan.

2. Area Regulations

- a. There is no minimum lot size required; however, the lot size must be sufficient to assure space for the facilities proposed in the special use application and must meet all local, state, and federal regulations.
- b. The minimum depth of the front yard is the same as required in the districts where marinas are allowed.
- c. Minimum side yards of 50 feet must be provided between adjacent tracts of land and marina facilities, including all floating structures. Side yards can contain outdoor recreational uses and parking subject to site plan approval.
- d. The lot must be developed in such a way as to preserve its natural character, particularly in preserving natural vegetation adjacent to the normal summer pool elevation. A mass planting strip at least six feet in height must be located between the marina and adjacent residential areas, except that no planting is required between marina facilities and a public road. Yards may be used for parking but in no case may parking be located closer than 15 feet to any property and cannot enter a riparian buffer zone without approval of the City of Knoxville Department of Engineering.

3. Control of Opposite Shoreline

When the proposed marina development is situated on a cove or embayment which is less than 300 feet in width (at normal pool as defined by the Tennessee Valley Authority) the applicant must own or control the shoreline opposite such development to a minimum depth of 100 feet from the shoreline. However, the Knoxville-Knox County Planning Commission may waive this requirement if the property

opposite the proposed development lot, because of topography and/or existing land use, is not adversely affected by the proposed development.

U. Micro-Brewery/Distillery/Winery

- a. Where production facilities of craft breweries, distilleries, and wineries of 8,000 sf or less in gross floor area abut a residential district, a Class B buffer yard per Section 12.8 is required. Production facilities of craft breweries, distilleries, and wineries that are greater than 8,000 square feet in gross floor area must be separated from residential districts by 200 feet, as measured on a straight line from lot line to lot line.
- b. All malt, vinous or distilled liquor production must be within completely enclosed structures.
- c. Loading areas in a newly constructed facility cannot be oriented toward a public street, nor can loading docks be located on the side of any building facing a residential district. Where such district abuts on all sides of the lot, these loading areas must be screened by a solid wall or opaque fence with a minimum height of six feet to a maximum of eight feet, in addition to any required landscape buffer.
- d. Service doors in a newly constructed facility facing a public street or an adjacent residential district must be screened by a solid wall or opaque fence with a minimum height of six feet to a maximum of eight feet, in addition to any required landscape buffer.
- e. For adaptive reuse of existing buildings, newly constructed loading areas and service doors should be located to minimize any impact on surrounding public streets. Existing loading areas and services doors should be screened to the extent feasible from view from public streets or any adjacent residential district.

V. Neighborhood Nonresidential Reuse

Once approval of a neighborhood non-residential reuse is granted, the structure may be reused for any of the uses in item 2 below. Any change of an approved use to another use allowed within item 2 requires a new special use approval.

- 1. Neighborhood nonresidential reuse establishments are only allowed within existing structures that are nonresidential in their construction and/or use as of the effective date of this Code.
- 2. The following nonresidential uses are permitted within a neighborhood commercial establishment:
 - a. Art gallery;
 - b. Art and fitness studio;
 - c. Office;
 - d. Personal service establishment;
 - e. Eating and drinking establishment; live entertainment—secondary use prohibited;
 - f. Retail goods establishment;
 - g. Social service center.
- 3. No off-street parking is required. However, any off-street parking currently provided must be maintained.
- 4. Drive-through facilities are prohibited.
- 5. Outside storage or display is prohibited. All business, servicing, processing, and storage uses must be located within the structure.
- 6. Signs must comply with the following:

- a. One monument sign and one attached sign (wall or projecting) on each street facing façade are permitted.
- b. Monument signs are limited to a maximum sign area of 12 square feet and a maximum height of three feet. Monument signs must be setback a minimum of two feet from property lines and from rights-of-way.
- c. Wall signs are limited to a maximum sign area of 12 square feet.
- d. Projecting signs are limited to a maximum sign area of four square feet and must have a minimum vertical clearance of seven feet above the ground.
- e. Window signs must not cover more than 20% of the window area.
- f. Pole signs are prohibited.

W. Pre-School/Kindergarten

- 1. Each facility must comply with all applicable federal and state regulations.
- 2. The operator's license must be displayed publicly.
- 3. A pre-school/kindergarten must provide a pickup/drop off area. The pickup/drop off area must not interfere with vehicle circulation in the right-of-way or a parking lot, and cannot block any drive aisle.

X. Reception Facility

A general admission fee or any other monetary donations (payment at the door to the general public) for entrance is prohibited, with the exception of fundraisers or events for bona fide non-profit organizations, places of worship, or educational facilities.

Y. Residential Care Facility

- 1. Residential care facilities are subject to all federal, state, and city regulations, and must be licensed.
- 2. Residential care facilities must comply with all standards for multi-family dwellings in the district in which they are located, including the standards for design of multi-family dwellings in this Article. This does not apply to mixed-use developments where the ground floor and any upper floors are designed for nonresidential uses with residential above.

Z. Salvage Yard

- 1. No such operation is allowed within 300 feet of any residential district.
- 2. All outdoor storage of salvage and wrecking operations must be conducted entirely within an area enclosed opaque fence or wall, excepting driveway areas, from eight to 12 feet in height. The fence or wall must be constructed on or inside the front, side, and rear yards required by the district in which located and constructed in such a manner that no outdoor storage or salvage operations are visible from an adjacent lot, street, or highway. Storage, either temporary or permanent, between such fence or wall and any lot line is expressly prohibited.

AA. Self-Storage Facility: Enclosed and Outdoor

- 1. Access to the lot must be from a street identified as a collector or arterial on the Knoxville/Knox County Major Road Plan.
- 2. If a self-service storage facility is developed on a street identified as a future collector or arterial on the Knoxville/Knox County Major Road Plan or a street that provides a connection from the proposed development to a major collector or arterial road as identified on the Knox County Major Road Plan without passing adjacent to or through any residentially zoned land, then adequate right-of-way and

road improvements must be provided as determined by the City of Knoxville Department of Engineering.

- 3. A minimum 26-foot parking/driveway lane must be provided adjacent to all buildings when the buildings open only to one side of the lane and a minimum 30-foot when the buildings open to both sides of the lane. All parking/driveway lanes must be paved.
- 4. Maximum size for each individual storage unit is 600 square feet.
- 5. The minimum lot area for an outdoor facility is two acres.
- 6. For outdoor facilities, a solid fence or wall a minimum of six feet to a maximum of eight feet in height must be provided and set back a minimum of five feet from any side or rear lot line when the self-service storage facility abuts a residential district and a Class B buffer yard per Section 12.8 is required.
- 7. Any proposed outdoor storage areas must be shown on a site plan for the facility. Outside storage of any materials will be governed by the specific requirements of the district in which the facility is located. In no case may parking areas or driveways be used for storage.
- 8. The following uses are prohibited as part of a self-service storage facility operation:
 - a. Auctions, wholesale and retail sales, miscellaneous or garage sales. However, this does not apply to auctions or sales conducted by the property manager of the contents of abandoned storage units.
 - b. The servicing, repair, or fabrication of motor vehicles, boats, trailers, lawn mowers, appliances, or other similar equipment.
 - c. The operation of power tools, spray painting equipment, table saws, lathes, compressors, welding equipment, kilns, or other similar equipment, except for purposes of construction and repair of the self-service storage facility.
 - d. Transfer and storage business.
 - e. Any use that is noxious or offensive because of odors, dust, fumes, or vibrations.
 - f. The storage of hazardous materials.
- 9. Storage units cannot be used for residential occupancy or to conduct business.
- 10. No plumbing connections are permitted in self-storage units.
- 11. For self-storage facilities that include both indoor and outdoor facilities, both types of uses must be allowed in the district.
- 12. The following additional standards apply to enclosed self-storage facilities:
 - a. All self-storage activities must be contained within a single building and conducted exclusively indoors. Individual storage units may be accessed from inside the building only.
 - b. All facilities must meet the design standards of the district.
 - c. No storage units located on the first floor may be located within the first 20 feet of the front facade. No storage units located on the first floor may be visible from any public right-of-way.
 - d. Access to loading areas must be located to the interior side or rear of the building.
- 13. The following additional permissions apply to outdoor self-storage facilities:
 - a. Outdoor self-storage facilities should be oriented so that storage unit access doors do not face the public right-of-way.

- b. Outdoor self-storage facilities only are allowed to include an area for storage of recreational vehicles. Storage areas for recreational vehicles must be located in the rear yard.
- c. No storage of recreational vehicles is allowed within 25 feet of any rear lot line or interior side lot line when such lot line abuts a residential district. No storage of recreational vehicles is allowed within 50 feet of any front or corner side lot line.

BB. Solar Farm

- 1. Systems, equipment, and structures are limited to the maximum height of the district.
- 2. All solar farm structures must meet the district setbacks.

CC. Storage Yard

In the commercial districts, a Class B buffer yard per Section 12.8 and a solid wall or fence, a minimum of six feet and a maximum of eight feet in height, is required along all lot lines of a storage yard, including any storage yards as an accessory use.

DD. Vehicle Repair/Service

- Vehicle repair/service establishments may not store the same vehicles outdoors on the lot for a total of 30 days, including storage that occurs while the vehicle is under repair and once repair is complete. Only vehicles that have been or are being serviced may be stored outdoors.
- 2. Repair of vehicles and storage of all merchandise, auto parts, and supplies must be within a structure.
- 3. Vehicle repair/service establishments that abut a residential district require a solid fence or wall a minimum of six feet to a maximum of eight feet in height and a Class A buffer yard per Section 12.8 is required.
- 4. No partially dismantled, wrecked, junked, or discarded vehicles, or vehicles that sit on one or more flat tires or are inoperable in any manner may be stored outdoors on the premises.
- 5. The sale of new or used vehicles is prohibited.
- 6. No motor vehicles may be stored and no repair work may be conducted in the public right-of-way.

EE. Wind Energy System

- The design of the wind energy system must conform to applicable industry standards as such standards exist as of the date construction is commenced. The facility owner or operator must submit certificates of design compliance obtained by the equipment manufacturers from Underwriters Laboratories, Det Norske Veritas, Germanishcer Lloyd Wind Energies, or similar certifying organizations.
- 2. Wind turbines must comply with the following design standards:
 - a. Wind turbines must be a non-obtrusive and non-reflective color.
 - b. Wind turbines must not display advertising, except for reasonable identification of the turbine manufacturer, or the facility owner and operator.
 - c. Wind turbines must not be artificially lit, except to the extent required by the Federal Aviation Administration or other applicable regulatory authorities.
 - d. On-site transmission and power lines between wind turbines must, to the maximum extent practicable, be placed underground, reach the property line, and be located and constructed in such a way as to minimize disruption to the property's primary purpose as well as to facilitate the interconnection of other commercial wind power generating facilities.

- e. Non-essential appurtenances are prohibited to be affixed to any wind turbine, including, but not limited to, cellular or radio antennae.
- 3. The applicant must commission and submit at the time of permit application a wildlife assessment (impact study), conducted by a qualified wildlife expert, indicating possible risks to local wildlife, habitat, and migratory birds.
- 4. Wind turbines must not be climbable up to a height of at least 15 feet above ground surface. All access doors to wind turbines and electrical equipment must be locked or fenced, as appropriate, to prevent entry by non-authorized persons.
- 5. Wind turbines must be set back from any existing principal building on the lot and adjacent lots, measured at the nearest external wall or walls, and within the buildable area of any adjacent undeveloped lot, no less than the turbine height. The setback distance is measured from the nearest point on the outside edge of a tower to the nearest point on the foundation of the building.
- 6. Operation and maintenance building(s) and substations must be located in accordance with zoning district yard requirements. All wind farm structures, except for wind turbines, must comply with the regulations of the zoning district.
- 7. All wind turbines must be set back from the nearest public right-of-way a distance of 110% of the turbine height, as measured from the right-of-way line to the nearest point on the outside edge of a tower.
- 8. The facility owner or operator must comply with all applicable codes regulating sound generation. A predictive sound study of turbine noise must accompany the application to verify that all code requirements can be met for dBA sound levels. In the event that any sound levels from a wind turbine are found to be in excess of permissible levels per the City Code, the facility owner or operator must take necessary measures to bring sound levels down to a level acceptable.
- 9. A shadow flicker study is required, and must be submitted with the application. Projects must mitigate shadow flicker on existing structures and shadow flicker must not fall within the buildable area of an adjacent lot, as defined by current setback requirements.
- 10. The facility owner and operator must, at their sole expense, complete decommissioning of the wind energy system, or individual wind turbines, once the use of the wind energy system or any individual wind turbines are discontinued. The wind energy system or turbine must be deemed to be at the end of its useful life if it is abandoned for a period of time in excess of 180 days. Decommissioning includes removal of wind turbines and related aboveground equipment.

FF. Wireless Telecommunications

1. Purpose

The purpose of this section is to create a legal framework for the siting and appearance of wireless communication facilities (WCF) through regulations that will:

- a. Promote and protect the public health, safety and welfare, preserve the aesthetic character of the community, and to reasonably regulate the development and operation of wireless communication facilities within the City to the extent permitted pursuant to state and federal law.
- b. Encourage the collocation of antennas on existing towers and structures.
- c. Protect residential districts, historic districts, scenic highways, and parkways from excessive development of WCFs by ensuring that towers in or near these areas are only sited when alternative facility locations are not feasible.

- d. Accommodate the growing demand for wireless communication services.
- e. Enable WCF providers to furnish comprehensive and efficient wireless communications service to the community minimizing the adverse impacts of their facilities.
- f. Encourage the use of the latest technology through advances in siting and design.
- g. Establish clear standards for an orderly process for permit application review.

2. Statement of Preferred Locations

There are preferred locations for WCFs. The regulations encourage an administrative approval process for collocation, small cell and Distributed Antenna Systems (DAS), and new towers located in the preferred ranking list, see items c.i through c.iii below. New towers sited in the least preferred location require review by the Knoxville-Knox County Planning Commission, see item c.iv.

- a. Collocation of WCF on an existing tower and attachment to a building or structure should first be sought.
- b. The City regulates the siting and design of small cell and Distributed Antenna Systems (DAS) within its right-of-way through a separate permit process and design guidelines set forth by the City of Knoxville Department of Engineering. These zoning regulations address location and design of small cell and DAS towers on lots, see subsection D.2.
- c. New towers are an option of last resort. Where new tower construction is absolutely necessary, the following list provides preferred locations, ranked from most preferred (item i) to least (item iv).
 - i. Industrial districts
 - ii. Commercial districts
 - iii. Other nonresidential districts
 - iv. Residential districts; within 2,000 feet of a Scenic Highway or Tennessee Parkway; or Historic Districts

3. Development Standards

a. Locating on an Existing Tower, Structure, and Building

New WCF facilities must, to the maximum extent feasible, collocate on existing towers, structures or buildings to avoid construction of new towers, unless precluded by structural limitations, inability to obtain authorization by the owner, or where the existing facility will not meet the service coverage objectives of the applicant.

- i. Existing towers:
 - (1) An existing tower's height may be extended a maximum of 10% higher.
 - (2) Expansion of a base station to accommodate accessory equipment is permitted provided the base station is designed in accordance with the standards in items c.vi(2) and c.viii(2) below.
- ii. Existing structures (excluding existing towers) or buildings may accommodate new WCFs, provided antennas and supporting structures are not higher than 30 feet above the highest point of the existing structure or building.
 - (1) New WCFs should be camouflaged, disguised, or concealed whenever possible to make them compatible and blend into the setting and host structure or building.

(2) Roof-mounted transmission equipment and antennas should be set back from all roof edges to the maximum extent feasible, if b.1 above is not achievable.

b. New Small Cell and DAS Tower Development Standards

For the purposes of this Code, references to small cell must also include DAS. All development standards for small cell towers are contained within this subsection and are not subject to item c below.

i. Tower Height

Towers must not exceed 40 feet in height when existing or proposed buildings and structures on the lot are less than 40 feet high. In cases where there are taller buildings and structures on the lot, new small cell towers may match the existing, height, up to 60 feet.

ii. Collocation

Collocations for two separate wireless service providers on the same support structure is encouraged whenever feasible and safe.

iii. Antennas

The maximum dimensions for panel style antennas is 30 inches high and 12 inches wide. The maximum dimensions for canister style antennas must be 48 inches high and 16 inches in diameter.

iv. Accessory Equipment

Equipment must be contained within a landscaped median, located in a ground vault, or mounted on the pole at least 8 feet above the ground.

v. Stealth

WCFs must be designed to fit into the surrounding area by utilizing existing poles and structures. For example, locating antennas on a parking lot light poles, signs, banner poles, or flagpoles.

vi. Setback

Antennas that are located on parking lot light poles or other existing structures are not subject to a minimum setback.

c. New Tower Development Standards

i. Tower Type

All new towers must be either a "Type 1" or "Type 2" monopole design.

- (1) "Type 1 Monopole" is sometimes referred to as a slick stick or unipole. It is a type of monopole design where all antenna and related equipment are housed inside the pole structure rather than attached to the exterior of the pole in an effort to conceal the visual impact of the antennas.
- (2) "Type 2 Monopole" is a single, ground-mounted, self-supporting pole-type structure, tapering from base to top and supporting a fixture designed to hold one or more external antennas.

ii. Height

The maximum height of new towers is regulated by the zoning districts in Table 9-2: New Wireless Communications Tower Criteria.

iii. Separation

All towers must have a minimum separation of 1,500 feet. This separation standard does not apply to sites where applicants are proposing a new tower to replace an existing tower. The old tower must be removed within 60 days of the new tower becoming operational.

iv. Collocation

A new WCF tower proposed for construction must accommodate a minimum of two antenna arrays if the tower is less than 125 feet in height, and at least three antenna arrays if the tower is 125 feet in height or greater. The base station area must contain adequate space for ground equipment associated with the proposed number of antenna arrays.

v. Driveway Access

Driveways must be paved and meet the City engineering standards. The driveway must follow the existing topography as much as possible and limit views of the base station from the public street.

vi. Landscaping and Screening

(1) Towers on Ridges

Towers should be located below the ridgeline. Preservation or enhancements to the surrounding natural vegetation is encouraged to help camouflage the tower.

(2) Base Station

(A) Landscaping

All landscaping must be installed and maintained in accordance with this subsection.

- (i) The outside perimeter of the base station must be planted with at least a 12-foot wide planting area that contains six-foot high (at the time of planting) columnar or pyramidal evergreens that will form a solid screen at maturity. A break in the planting area not to exceed 12 feet in width is allowed for access.
- (ii) Existing vegetation must be used when feasible to camouflage the base station.

(B) Screening

- (i) All base stations must be fenced.
- In residential zones, scenic highway, and historic areas, base stations may include wood or masonry fencing. Fencing must be designed to blend in with existing surroundings, using architecturally compatible construction and colors.

vii. Equipment Shelter

- (1) An equipment shelter used in connection with a WCF must be limited to 400 square feet of gross floor area per provider and 12 feet in height.
- (2) In residential districts, all equipment shelters should be designed to blend in with existing surroundings, using architecturally compatible construction and colors.
- viii. Setbacks

- (1) Towers
 - (A) All towers must be set back from the lot line of all properties with an H Overlay District and any residential district a minimum distance equal to 110% of the height of the tower.
 - (B) In all other cases, towers must meet the building setback requirements of the base zoning district, but not less than 25 feet.

(2) Base Station

Perimeter fencing must meet the setback requirements of the base zoning district, but not less than 25 feet.

ix. Lighting

For new wireless communication support towers, only such lighting as is necessary to satisfy FAA requirements is permitted. Dual (low intensity) lighting is encouraged. All FAA-required lighting must use lights that are designed to minimize downward illumination. Security lighting for the equipment shelters or cabinets and other on-the-ground ancillary equipment is permitted as long as full cutoff fixtures are used.

x. Visual Impact

All WCFs in residential districts, within 2,000 feet of a Scenic Highway or Tennessee Parkway, and Historic Districts must be sited and designed to minimize adverse visual impacts on surrounding properties and the traveling public to the greatest extent reasonably possible, consistent with the proper functioning of the WCF.

xi. Stealth Design/Technology

Stealth design is encouraged in all zoning districts. Stealth and concealment techniques must be appropriate given the proposed location, design, visual environment, and nearby uses, structures, and natural features (including, but not limited to clock towers, flag poles, or faux-tree). Stealth design must be designed and constructed to substantially conform to surrounding building designs or natural settings, so as to be visually unobtrusive. Stealth design that relies on screening wireless communications facilities in order to reduce visual impact must screen all substantial portions of the facility from view. Stealth and concealment techniques do not include incorporating faux-tree designs of a kind that are not native to East Tennessee and out of scale with natural vegetation.

4. Summary of Development Standards

Table 9-2 summarizes the development standards found in item 3 above. The following also apply to information found within this Table:

- a. Collocation is encouraged in all zoning districts.
- b. Any tower within an industrial or commercial district that is within 250 feet of a residentially zoned property must be a Type 1 Monopole and cannot exceed 125 feet in height.
- c. The criteria for new towers within 2,000 feet of a Scenic Highway or Tennessee Parkway must be the same as residential districts.
- d. Within overlay districts, the stated tower criteria take precedence over the base zoning district.

Table 9-2: New Wireless Communications Tower Criteria

| Zoning Districts | Permitted Tower Type/Antenna Locations | Maximum Tower Height | Stealth Design | Type of Review |
|-------------------------|--|-------------------------|----------------|----------------|
| Industrial Districts | Small Cell Monopole Type 1 Monopole Type 2 | 200' | Encouraged | Level I |
| Commercial Districts | Small Cell Monopole Type 1 Monopole Type 2 | 150' | Encouraged | Level I |
| Other Districts | Small Cell Monopole Type 1 | 125' | Encouraged | Level I |
| Residential Districts | Small Cell | 125' | Encouraged | Level II |
| Overlays F | Monopole Type 1 Not Permitted | 125' | Encouraged | Level II |

5. Types of Review

a. Director of Plans Review and Building Inspections Review

The Director of Plans Review and Building Inspections or his/her designee will review collocations on existing towers.

b. Knoxville-Knox County Planning Commission Review

There are two levels of review that are made by the Knoxville-Knox County Planning Commission.

i. Level I

This is an administrative review by the Knoxville-Knox County Planning Commission Executive Director or his/her designee. Level 1 review is for collocations on existing structures or buildings and new towers, consistent with Table 9-2.

ii. Level II

This review is the Knoxville-Knox County Planning Commission. Level II review is for new towers, consistent with Table 9-2 and for exceptions to height and spacing standards, consistent with item 9 below.

6. Procedures for Level I Review

Knoxville-Knox County Planning Commission staff will determine if the application complies with the Code by approving or denying an application. If an approval is granted, a WCF Certificate of Appropriateness (COA) will be issued. The following procedures regulate the WCF COA procedures:

- a. A determination must be decided within 45 days of a complete application, and the applicant must be provided with a written notice of approval or denial.
- b. If approved, an applicant will be issued a WCF COA.
- c. Anyone aggrieved by an approval or denial must have 15 calendar days to appeal the decision to the Planning Commission.
- d. No building permit will be issued until after the appeal period has expired or if the decision is appealed, the appeal has been resolved.

7. **Procedures for Level II Review**

a. Approval or Denial

The Knoxville-Knox County Planning Commission will determine if the application complies with the Code by approving or denying an application.

b. Public Hearing

The Knoxville-Knox County Planning Commission will hold a public hearing subsequent to notification consistent with its administrative rules and procedures.

c. Restrictions

In the exercise of its approval, the Knoxville-Knox County Planning Commission may impose such conditions regarding the location, character or other features of the proposed WCF as it may deem advisable in the furtherance of the general purposes of this Code.

d. Time Limit and Notification

An application must be decided within 45 days of the date of the application being complete, unless the applicant agrees to a postponement. The applicant must be provided with a written notice of approval or denial.

e. Effective Date of Approval; Issuance of Permit

- i. Knoxville-Knox County Planning Commission approval becomes effective 16 days from the date of the public hearing at which approval is granted.
- ii. No building permit will be issued prior to the effective date of approval.
- iii. The building permit will be issued subject to all conditions and requirements stipulated by the Knoxville-Knox County Planning Commission.

f. City Council Review of Action of Commission

Any person, firm or corporation aggrieved by any decision of the Knoxville-Knox County Planning Commission may petition the City Council to consider the same in accordance with the provisions set forth in Section 16.12.

g. Validity of plans

All approved plans, conditions, restrictions, and rules made a part of the approval of the Knoxville-Knox County Planning Commission constitute certification on the part of the applicant that the proposed use will conform to such regulations at all times.

h. Further Information

The Knoxville-Knox County Planning Commission may request feedback from TTCDA when a WCF is located within the TO-1 Overlay District or from the Historic Zoning Commission when a WCF is located within Historic District.

8. Application Submittal Requirements

An application must be filed with the Knoxville-Knox County Planning Commission on forms provided for that purpose. In addition to the required application information, the application must include the following:

a. General Requirements

i. For public hearing review, a pre-application meeting with Knoxville-Knox County Planning Commission staff is required.

- ii. The applicant must provide a written letter of commitment from at least one cellular provider to locate on an existing or proposed facility.
- iii. Complete and accurate plans and drawings to scale, prepared, signed and sealed by a Tennessee-licensed engineer, land surveyor and/or architect, including:
 - (1) Plan views and elevations showing tower, base station, fencing, landscaping, associated ground equipment, driveway design, lease area, and access and utility easements. All items must include required dimensions.
 - (2) Identification of distances to the lot lines for adjoining properties and right-ofway from proposed tower and base station.
- iv. A clear and complete written statement of purpose must minimally include:
 - (1) A description of the technical objective to be achieved, whether it be to close a gap or address a deficiency in coverage, capacity, frequency and/or change in technology.
 - (2) A scaled map that identifies the proposed location and the targeted service area. The map will be used to determine potential collocation and preferred siting opportunities.
 - v. If existing vegetation is to remain to help screen the proposed facility, a written landscape preservation agreement between the landowner and lessee may be required.
 - vi. All other information and/or materials that the Knoxville-Knox County Planning Commission may require.

b. Collocation Consent

A written statement, signed by a person with the legal authority to bind the applicant and the project owner, which indicates whether the applicant is willing to allow other transmission equipment owned by others to collocate with the proposed WCF whenever technically and economically feasible and aesthetically desirable.

c. Additional Requirements for New Small Cell

Each applicant must submit a summary that explains how it arrived at the structure and design being proposed.

d. Additional Requirements for New Tower

i. Collocation and Alternative Sites Analysis

(1) Collocation Requirement for all New Towers

All applications for a new tower must demonstrate that existing towers within one mile and other structures and buildings within a half mile are not feasible for collocation, consistent with item 3.a above.

- (A) For all new towers the applicant must provide a description of why each tower within one mile of the proposed WCF is not feasible for collocation.
- (B) For existing structures and buildings the applicant must provide a description of why they are not feasible for collocation.
- (2) Alternative Site Analysis

All towers in a residential district, within 2,000 feet of a Scenic Highway or Tennessee Parkway, historic district or within 250 feet of a residential district.

- (A) The tower location preferences located in item 2.c above must be addressed in a clear and complete written alternative site analysis that shows at least five higher ranked preferred locations, alternative sites considered to the extent that such higher ranked alternative sites are located within one mile of the proposed site. A factually detailed and meaningful comparative analysis between each alternative candidate and the proposed site that explains the substantive reasons why the applicant rejected the alternative candidate. An applicant may reject an alternative tower site for one or more of the following reasons:
 - (i) Inability to obtain authorization by the owner.
 - (ii) Failure to meet the service coverage objectives of the applicant.
 - (iii) Failure to meet other engineering requirements for such things as location, height, and size.
 - (iv) Zoning constraints, such as the inability to meet setbacks.
 - (v) Physical or environmental constraints, such as unstable soils or wetlands.
 - (vi) Being a more intrusive location despite the higher priority in this section.
- (B) A complete alternative sites analysis provided under this subsection may include less than five alternative sites so long as the applicant provides a factually detailed written rationale for why it could not identify at least five potentially available, higher ranked, alternative sites.

ii. Visual Analysis

For public hearing reviews, the applicant must provide color photo simulations of the proposed tower. The photo simulations must include before and after images of the site, taken from at least four different perspectives and a map identifying the locations that the photos were taken.

iii. Design Justification

A clear and complete written analysis that explains how the proposed design complies with the applicable design standards under this section to the maximum extent feasible. A complete design justification must identify all applicable design standards under this section and provide a factually detailed reason why the proposed design either complies or cannot feasibly comply.

9. Exceptions to Standards

A proposed WCF may exceed the maximum height and reduce the minimum spacing contained within this section, provided the applicant can demonstrate that technically neither coverage nor capacity can be achieved using these standards. The exception will be a Type II review.

10. Final Inspection

Certificate of completion will only be granted upon satisfactory evidence that the WCF was installed in compliance with the approved plans.

11. Maintenance

- a. The WCF site, including all landscaping, fencing, and related transmission equipment must be maintained in accordance with all approved plans.
- b. All graffiti on WCFs must be removed at the sole expense of the permittee after notification by the City to the owner/operator.

12. Tower Replacement

A legally existing WCF may be replaced on the same site provided they are in compliance with this section. The old tower must be removed within 60 days of the new tower becoming operational.

13. **Removal of Abandoned Towers**

The following regulations apply to ensure the removal of abandoned towers:

- a. The owner of any telecommunications tower must provide written notification to the Director of Plans Review and Building Inspections within 30 days of the occurrence of either or both of the following:
 - i. The tower has changed ownership.
 - ii. Use of all telecommunications antennas on the tower has ceased.
- b. All towers permitted under the requirements of these regulations that are not operated for telecommunications purposes for a continuous 12 month period are considered abandoned, and the owner of such tower must remove same within 90 days of receiving notice from the Director of Plans Review and Building Inspections. Failure to do so is deemed a violation of these regulations. The owner of the tower may appeal the decision of the Director of Plans Review and Building Inspections to the Board of Zoning Appeals. At such hearing the owner will be required to show just cause why the tower should not be considered abandoned and subject to removal.
- c. At the time a request for a building permit is made, the applicant must provide proof of the establishment of a financially secured and legally enforceable method of removing a telecommunications tower when it ceases to be used for a period of 12 months. This may be in the form of a bond, a letter of credit or some other financial arrangement approved by the City of Knoxville Finance Director for financial adequacy and the City of Knoxville Law Department for legal enforceability. Such bond or other approved financial surety must be maintained by the owner of the tower so long as the tower exists.

14. Independent Review

The Knoxville-Knox County Planning Commission may retain the services of an independent, qualified radio frequency technical expert of its choice to provide technical evaluation of permit applications for WCFs, including administrative and public hearing review. The technical expert review may include, but is not limited to: the accuracy and completeness of the items submitted with the application; the applicability of analysis and techniques and methodologies proposed by the applicant; the validity of conclusions reached by the applicant; and whether the proposed WCF complies with the applicable approval criteria set forth in this section.

15. Exempt Facilities

The following facilities are exempt:

- a. FCC licensed amateur (ham) radio facilities.
- b. Satellite earth stations, dishes and/or antennas used for private television reception not exceeding three feet in diameter.

- c. A government-owned WCF installed upon the declaration of a state of emergency by the federal, state, or local government, or a written determination of public necessity by the City; except that such facility must comply with all federal and state requirements.
- d. A temporary, commercial WCF installed for providing coverage of a special event such as news coverage or sporting event, subject to approval by the City.
- e. A temporary tower may be used for a period of 90 days to allow repair of a damaged permanent WCF, subject to approval by the City. Such temporary tower must comply with applicable setbacks and height requirements.

(Ord. No. O-87-2020, § 1, 5-19-20; Ord. No. O-122-2020, § 1, 8-25-20; Ord. No. O-11-2022, § 1, 1-25-22; Ord. No. O-12-2022, § 1, 1-25-22; Ord. No. O-93-2022, § 1, 7-26-22; Ord. No. O-112-2022, § 1, 8-23-22)

IX. 10.1 GENERAL DEVELOPMENT REQUIREMENTS

A. Number of Structures on a Lot

There must be no more than one principal building per lot in the EN, RN-1, and RN-2 Districts. This does not include permitted accessory structures or permitted accessory dwelling units. In all other districts, more than one principal building is permitted on a lot, provided that all structures comply with the dimensional standards of the district.

B. All Activities within an Enclosed Structure

Within all districts, all activities must be conducted entirely within an enclosed structure, with the exception of the following uses and activities:

- 1. Parking lot, principal and ancillary.
- 2. Public park, conservation area, community garden, golf course/driving range, and similar open space uses.
- 3. Establishments that typically include an outdoor component, including, but not limited to: agriculture, outdoor amusement facility, outdoor storage yard, heavy retail, rental, and service, greenhouse/nursery—retail, outdoor dining, car wash, animal care facility, industrial, and similar uses where outdoor functions are typical, to be confirmed by the Zoning Administrator. Any use may be limited or the outdoor component prohibited as a condition of a special use, when special use approval is applicable.
- 4. Permitted accessory outdoor storage, and accessory outdoor sales and display areas.
- 5. Permitted outdoor temporary uses.

C. Applicability of Setbacks

No setback may be reduced so that it is less than required by this Code. The required setbacks for a lot cannot be considered a setback for any other lot. No principal building or accessory structure may be located in a required setback unless specifically permitted by this Code or a variance is approved.

D. Applicability of Dimensional Requirements

All structures must meet the dimensional requirements of the zoning district in which the structure is located. No existing structure may be enlarged, altered, reconstructed, or relocated in such a manner that conflicts with the requirements of the district in which the structure it is located unless a variance is approved.

E. Utility and Drainage Easements

Permanent structures and accessory structures are prohibited within utility and drainage easements. Stormwater facilities, retaining walls, and fences may be installed at the property owner's risk, subject to the approval of the City Department of Engineering.

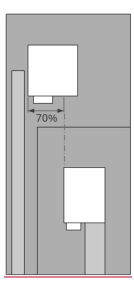
F. Line of Sight Requirements

Developments near intersections must provide for adequate sight distance, as approved by the City of Knoxville Department of Engineering.

G. Flag Lot Development Standards

- 1. More than one flag lot in a row shall be prohibited.
- 2. Dwellings on a singular flag lot should be staggered so that at least 70% of the new structure is located out of a projected line of the structure in front (so they are not directly behind the front dwelling) to avoid situations in which the front of the flag lot dwelling is directly behind and facing the rear of the

dwelling in front. If this is not possible, a Class A landscape buffer shall be installed in the front of the flag lot dwelling to create a visual screen from the view of the dwelling in front.



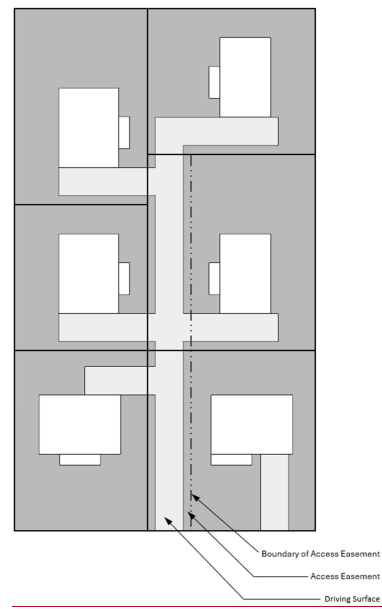
3. If a flag lot is part of a development where the flag stem or access strip holds the access easement for other lots, the flag lot setbacks and building orientation shall be subject to subsection H below.

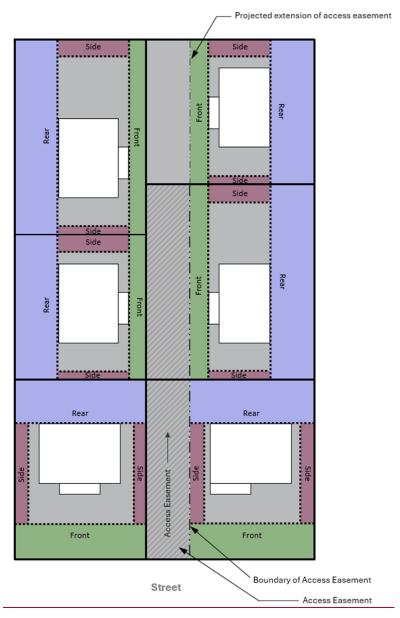
H. Situations in which multiple lots without street frontage utilize an access easement

- 1. New dwellings on lots without street frontage shall orient the front of the dwelling towards the access easement. A lot utilizing an access easement that has street frontage shall orient towards the street.
- 2. For lots without street frontage utilizing an access easement, the lot width is measured relative to the required front setback at the easement line, or a projected extension of the access easement right-of-way line in the case of a lot with an access easement crossing though it.

BUILDING ORIENTATION, MULTIPLE LOTS USING AN ACCESS EASEMENT

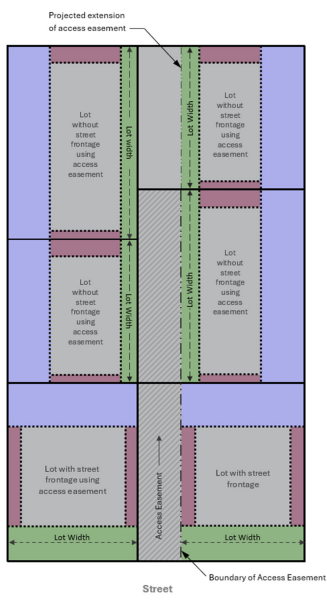
Example of a subdivision of property, showing access, driveways and structures

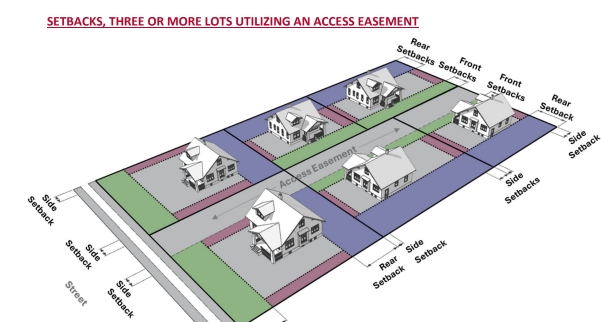




Example of a subdivision of property, building orientation and setbacks

LOT WIDTH FOR MULTIPLE LOTS USING AN ACCESS EASEMENT

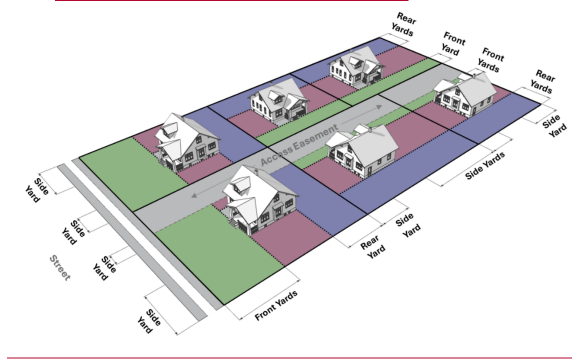




YARDS, THREE OR MORE LOTS UTILIZING AN ACCESS EASEMENT

setbact

Front Setbacks



(Ord. No. O-87-2020, § 1, 5-19-20)

(Supp. No. 76, Update 1)

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