

5. USE STANDARDS

5.1 USE TABLE

5.1.1 EXPLANATION OF USE TABLE STRUCTURE

For each base zoning district established in this Ordinance, Table 5.1.7, *Use Table-Residential Districts* and 5.1.8, *Use Table-Non-Residential Districts*, lists land uses and indicates whether individual uses are:

- 5.1.1.1 Permitted by right
- 5.1.1.2 Permitted with a Special Use Permit
- 5.1.1.3 Permitted as a combination use

The permitted uses within an overlay zoning district shall be those allowed in the underlying base zoning district. Uses not listed in the Use Tables, Tables 5.1.5 and 5.1.6, are prohibited.

5.1.2 TRANSITION PROVISIONS TO ADDRESS NORTH CAROLINA GENERAL STATUTES 160D DEAUTHORIZATION OF SPECIAL USE ZONING

With the adoption of North Carolina General Statutes Chapter 160D, Special use zoning was de-authorized effective July 1, 2021. Existing Special use districts in Hillsborough remain in place until rezoning applications are enacted with the concurrence of property owners.

All uses within the existing special use districts require Special Use Permits consistent with the process established in Section 3.8, *Special Use Permits*.

5.1.3 USES PERMITTED IN ALL DISTRICTS

- 5.1.3.1 **Within** all districts there are certain uses permitted as a matter of right that are not specifically included within Table 5.1.5, *Use Table-Residential* and Table 5.1.6, *Use Table-Non-Residential*. The following uses are allowed in all districts without a Zoning Compliance Permit provided they meet other applicable requirements of this Ordinance:

- 5.1.3.1.a Above ground and buried utility lines for local distribution of electricity, telephone, and cable television service; accessory and appurtenant apparatus such as poles, guy wires, transformers and switching boxes. **High voltage transmission lines are not included in this exception.**
- 5.1.3.1.b Temporary buildings and structures used in connection with the construction of a permanent building.
- 5.1.3.1.c Off street parking as a required accessory use to a permitted use.
- 5.1.3.1.d Public and private streets and roads and railroad rights-of-way.
- 5.1.3.1.e Sanitary sewer collection lines, water, gas, and liquid fuel distribution lines, and any necessary on-line pumping stations.

- 5.1.3.2 The following uses are also permitted in all zoning districts upon the issuance of a Zoning Compliance permit documenting compliance with relevant provisions of this Ordinance:

- 5.1.3.2.a Fences

- 5.1.3.2.b** Accessory buildings in residential districts that are fifty square feet or larger. This includes but is not limited to storage buildings, garages, carports, and any structure designed to provide weather protection to people, animals, supplies, household items, vehicles or equipment.

5.1.4 COMBINATION USES

- 5.1.4.1** A combination use is a use consisting of a combination on one lot of two or more principal uses separately listed in the Permitted Use Table. Combination uses shall be permissible on a lot only if each component principal use is permissible in the district where the lot is located.
- 5.1.4.2** When a combination use consists of two or more principal uses each of which requires a different type of permit (Zoning Compliance Permits or Special Use Permit) then the permit authorizing the combination use shall be:
 - 5.1.4.2.a** Special Use Permit if any of the principal uses combined requires a Special Use Permit.
 - 5.1.4.2.b** Zoning Compliance Permit in all other cases.
- 5.1.4.3** When two principal uses are combined, the total amount of parking required for the combination use shall be determined by adding together the amount of parking required for each individual principal use according to the relative amount of space occupied by that use, taking into consideration any shared parking allowed under this Ordinance.

5.1.5 ACCESSORY USES

- 5.1.5.1** The following list provides examples of expected accessory uses in residential zoning districts. This list is not exhaustive. When determining whether an activity is an allowed accessory use, the definition of accessory use and the impact of the activity shall be considered. Zoning Compliance Permits are not needed for allowed accessory uses. Items not included on this list may be allowed as combination uses in compliance with Section 5.1.4.
 - 5.1.5.1.a** Yard and/or garage sales occurring on no more than 3 days in any 90-day period.
 - 5.1.5.1.b** Parking/storage of unused boat/RV.
 - 5.1.5.1.c** Occupation of RV/tent by guests or minor residents for no longer than 2 weeks in 60 any day period.
 - 5.1.5.1.d** Occupation of RV during construction of new or major renovation of single-family residence as long as the building permit is valid.
 - 5.1.5.1.e** display of a single vehicle for sale at any one time, not to exceed 2 per year.
 - 5.1.5.1.f** Placement of movable storage unit used for storage only, not to exceed 60 days in any 180-day period.
 - 5.1.5.1.g** Tree houses, play structures, trampoline, or other residential recreation structures that are not permanently affixed to the ground.

- 5.1.5.1.h** Hobbies & recreational activities of a non-commercial nature, which do not fall within the definition of a “home occupation.”
- 5.1.5.1.i** Garden statuary, garden structures (excluding storage buildings), and art may be located in the back area, provided the footprint of such features does not exceed the permit threshold of fifty square feet in area.
- 5.1.5.1.j** Private or public events that do not meet permit thresholds pursuant to a separate permit process established in the Town Code.
- 5.1.5.1.k** Agricultural activities for the personal use of the resident or in support of a licensed home occupation including but not limited to growing herbs, fruits and vegetables, raising fowl or livestock consistent with the Town Code provisions on keeping animals, and beekeeping. The area dedicated to raising products for a home occupation must be included in the square footage calculation of the home occupation.

5.1.5.2 The following list provides examples of expected accessory uses in non-residential zoning districts. This list is not exhaustive. When determining whether an activity is an allowed accessory use, the definition of accessory use and the impact of the activity shall be considered. Zoning Compliance Permits are not needed for allowed accessory uses. Items not included on this list may be allowed as combination used in compliance with Section 5.1.4.

- 5.1.5.2.a** Special events permitted pursuant to a separate permitting process established in the Town Code
- 5.1.5.2.b** Special events that do not exceed the permit thresholds for event process in town code
- 5.1.5.2.c** Parking of storage containers, wholly behind the building in locations not needed for required parking or traffic circulation, and screened from adjoining properties
- 5.1.5.2.d** Outdoor dining or customer seating when provided in a manner and location that is not assigned or required for another purpose.

5.1.6 TEMPORARY SEASONAL SALES ON NON-RESIDENTIALLY ZONED PROPERTY

5.1.6.1 The purpose of this subsection is to provide standards and a permitting system for temporary seasonal sales not associated with an existing business within the Town’s jurisdiction in order to protect public health, safety, and general welfare and to regulate uses which may otherwise be non-conforming for a particular zoning area. The provisions of this section shall not apply to peddlers as defined in North Carolina General Statutes, Section 105-53(a).

Examples of temporary seasonal sales include but are not limited to Christmas trees, produce, pumpkins, and fireworks.

5.1.6.2 APPLICATION REQUIREMENTS

Temporary seasonal sales may be allowed on non-residentially zoned properties upon

the issuance of Zoning Compliance Permit by the Planning Department. All applicants shall provide the following information:

- 5.1.6.2.a** A description of the proposed seasonal sale, the proposed beginning and ending dates of the use, and the proposed hours of operation. The description shall clearly indicate the items to be sold and the season or holiday the sales are related to.
- 5.1.6.2.b** Address and/or PIN of the property to be used for the seasonal sale.
- 5.1.6.2.c** A drawing showing existing site development and the location of the display areas, parking areas, and any subsequent temporary structures and/or tents for the seasonal sale. The drawing shall also show the number of parking spaces on the site and how many will be encumbered by the seasonal sale (both customers and set-up).
- 5.1.6.2.d** Written consent from the property owner.
- 5.1.6.2.e** Name and phone number(s) of the on-site manager and a contact person(s) in the case of an emergency after hours.
- 5.1.6.2.f** Acknowledgement that the site will be cleared of all solid waste, debris, and other features related to the temporary seasonal sale within two (2) business days of the end date of the temporary seasonal sale.

5.1.6.3 USE STANDARDS

- 5.1.6.3.a** The display of items, temporary structures (including tents) and parking associated with the seasonal sale shall comply with the applicable building setback for the property.
- 5.1.6.3.b** Signage and lighting associated with the seasonal sale shall comply with the requirements for the zoning district.
- 5.1.6.3.c** On single business tracts, a seasonal sales may occupy or use up to 25% of the required parking areas unless either the temporary or permanent use is particularly hazardous or a high traffic generator or such encroachment on required parking presents a clear danger to the public health or safety, as determined by the Planning staff.
- 5.1.6.3.d** On multi-tenant tracts, a seasonal sale may occupy or use up to 25% of the required parking for the sponsoring tenant. Such sales shall be located so as not to occupy or clearly impact the parking for neighboring uses.

5.1.6.4 DURATION AND FREQUENCY OF PERMITS

- 5.1.6.4.a** A single temporary season sale event may last no more than 60 consecutive calendar days.
- 5.1.6.4.b** No parcel may receive more than three permits within the same calendar year.
- 5.1.6.4.c** At least fourteen calendar days must separate the end of one permit and the beginning of another permit at the same location.

5.1.6.5 REVOCATION OF PERMITS

Compliance with the above standards will be monitored by the Planning Department. A Zoning Compliance Permit will be revoked under the following circumstances:

- 5.1.6.5.a** One of the use standards is violated.
- 5.1.6.5.b** Information submitted with the application is found to be inaccurate.
- 5.1.6.5.c** Any necessary town, county, or state permit(s) have not been obtained.
- 5.1.6.5.d** The temporary use poses a threat to the public health or safety of the community.

5.1.7 TABLE: USE TABLE FOR RESIDENTIAL DISTRICTS

P = Permitted by Right SUP = Permitted with a Special Use Permit + = When also in the Plus Overlay district

	AR	R-40	R-20	R-15	R-10	MF	MHP	PW	PWCA		MFSU	ALN	RSU
Adult Day Care												SUP	
Adult Use													
Artisan Studio													SUP
Bank & Financial Institution													
Bar													
Bed and Breakfast Facility	P	P	SUP	SUP	SUP								
Botanical Garden & Arboretum	P												
Building/Trade Contractor's office													
Cemetery	SUP	SUP	SUP	SUP	SUP								
Child Day Care		SUP	SUP	SUP	SUP								
Church, Place of worship	SUP	SUP	SUP	SUP	SUP			SUP	SUP		SUP	SUP	
Detention Facility													
Dwelling: Accessory	P	P	P	P	P			P	P		SUP	SUP	SUP
Dwelling: Attached (1-4 units)	P	P	P	P	P	P					SUP	SUP	SUP
Dwelling: Attached (5-19 units)			P	P	P	P					SUP	SUP	SUP
Dwelling: Attached (20+ units)	SUP	SUP	SUP	SUP	SUP	P					SUP	SUP	SUP
Dwelling: Mobile Home A	P	P	P	P	P		P						
Dwelling: Mobile Home B						+	P						
Dwelling: Mobile Home C							P						
Dwelling: Single-family	P	P	P	P	P	P	P	P	P		P	P	SUP
Electronic Gaming Operation													
Event Center													
Extended Care Facility												SUP	
Family Care Home	P	P	P	P	P	P	P						
Family Child Care Home	P	P	SUP	SUP	SUP								
Farm, Bona fide	P	P											
Farmer's Market													
Flex Space													

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	AR	R-40	R-20	R-15	R-10	MF	MHP	PW	PWCA		MFSU	ALN	RSU
Food Preparation Business													
Funeral Home													
Gallery/Museum	P												SUP
Government Maintenance Yard													
Greenhouses/Nursery	P												
Group Care Facility	P	P	P	P	P								
Health Care Facility													
Health/Fitness Club													
Homeless Shelter			SUP	SUP	SUP			SUP	SUP		SUP	SUP	
Hospitals													
Hotels & Motels													
Junkyard/Outside Storage of Junked or Wrecked Motor Vehicles													
Kennels, Boarding	SUP												
Library													
Manufacturing Complex													
Meeting Facility													SUP
Mobile Home Park							P						
Motor Vehicle Fuel Station													
Motor Vehicle Maintenance, & Service													
Motor Vehicle Repair													
Motor Vehicle Sales & Rentals													
Office operations													
Offices and professional services													
Order Fulfillment Center													
Outlet sales													

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	P = Permitted by Right					SUP = Permitted with a Special Use Permit					+ = When also in the Plus Overlay district		
	AR	R-40	R-20	R-15	R-10	MF	MHP	PW	PWCA		MFSU	ALN	RSU
Park, Athletic or Community	SUP	SUP	SUP	SUP	SUP								
Park, Cultural or Natural	P	P	P	P	P	P	P						
Park, Neighborhood	P	P	P	P	P	P	P						
Park and Ride Facility													
Parking as Principal Use, Surface or Structure													
Performance Facility													
Personal service business													SUP
Petroleum Products (storage & distribution)													
Pharmacy, Convenience													
Pharmacy, Retail													
Postal and Parcel Delivery Services													
Processing Facility													
Public Safety Services	P	P	P	P	P								
Public Utilities	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	
Recreational Facilities													
Research Facility													
Research Facility, Intense													
Restaurant													
Restaurant, Convenience													
Retail sales/rentals of goods with outside display/storage of merchandise													
Retail sales/rentals of goods within wholly enclosed structure													
School: Art & Music													
School: Dance, Martial Arts													

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+ = When also in the Plus Overlay district

	AR	R-40	R-20	R-15	R-10	MF	MHP	PW	PWCA		MFSU	ALN	RSU
School: Elementary, Middle & Secondary													
School: Higher Education													
School: Vocational													
Storage & Warehousing: Inside building, excluding explosives & hazardous wastes													
Storage & Warehousing: Outside													
Storage & Warehousing: Self													
Telecommunication Tower	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	
Temporary Family Health Care Structure	P	P	P	P	P								
Transit Passenger Terminal													
Transmission Lines	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	
Veterinarian/Animal Hospital													
Wholesale sales, indoor													
Wholesale sales, with outdoor storage/display													

5.1.8 TABLE: USE TABLE FOR NON-RESIDENTIAL DISTRICTS															
	P = Permitted by Right			SUP = Permitted with a Special Use Permit				PA = Permitted as accessory use				* = Refer to 5.2.47			
	LO	NB	OI	CC	GC	HIC	ARU	BP	EDD	LI	GI		ESU	NBSU	SDSU
Adult Day Care			P			P							SUP	SUP	SUP
Adult Use						SUP									
Artisan Studio	P	P	P	P	P	P	P	P	P	P	P		SUP	SUP	SUP
Bank & Financial Institution	P		P	SUP	P	P		P	P				SUP		SUP
Bar				P	P	P	P		P				SUP		SUP
Bed and Breakfast Facility															
Botanical Garden & Arboretum		P	P	P	P	P	P				P		SUP		
Brewery		SUP			P	P	P	P	P	P	P				
Building/Trade Contractor's office		P			P	P		P	P	P	P		SUP		
Cemetery			SUP			SUP									
Child Day Care		P	P		P	P	P	P	P				SUP	SUP	SUP
Church, Place of worship		P	P	P			P		P				SUP	SUP	SUP
Detention Facility			SUP						SUP						
Dwelling: Accessory		P	P	P	P	P		P					SUP	SUP	SUP
Dwelling: Attached (1-4 units)				P			P				SUP		SUP	SUP	SUP
Dwelling: Attached (5-19 units)				P			P				SUP		SUP		SUP
Dwelling: Attached (20+ units)				SUP			P				SUP		SUP		SUP
Dwelling: Mobile Home A															
Dwelling: Mobile Home B															
Dwelling: Mobile Home C															
Dwelling: Single-family		P	P	P	P	P							SUP	SUP	SUP
Electronic Gaming Operation		PA		PA	PA/SUP	PA/SUP								SUP	
Event Center			P	SUP	P	P	P	P	P				SUP	SUP	SUP
Extended Care Facility			P			P							SUP		SUP
Family Care Home													SUP	SUP	SUP
Family Child Care Home														SUP	
Farm, Bona fide															
Farmer's Market		P	P	P	P	P	P		P	P	P		SUP		SUP

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	P = Permitted by Right			SUP = Permitted with a Special Use Permit				PA = Permitted as accessory use				* = Refer to 5.2.47			
	LO	NB	OI	CC	GC	HIC	ARU	BP	EDD	LI	GI		ESU	NBSU	SDSU
Flex Space						P	P	P	P	P	P		SUP		SUP
Food Preparation Business					P	P	P		P	P	P		SUP	SUP	
Funeral Home	P		P	P	P	P			P				SUP	SUP	SUP
Gallery/Museum	P	P	P	P	P	P	P						SUP	SUP	SUP
Government Maintenance Yard			SUP						SUP	SUP					
Greenhouses/Nursery						P				P	P		SUP	SUP	
Group Care Facility															
Health Care Facility			P	P	P	P	P	P	P				SUP	SUP	SUP
Health/Fitness Club					P	P	P	P	P				SUP	SUP	SUP
Homeless Shelter		SUP	SUP	SUP	SUP	SUP							SUP	SUP	SUP
Hospitals			SUP										SUP		
Hotels & Motels			P	P	P	P	P	P	P				SUP		SUP
Junkyard/Outside Storage of Junked or Wrecked Motor Vehicles											SUP				
Kennels, Boarding										SUP	SUP				
Library	P		P	P	P	P			P				SUP	SUP	SUP
Manufacturing Complex							P	P	P	P	P				
Meeting Facility	P		P	P	P	P	P	P	P				SUP	SUP	SUP
Microbrewery		SUP		P	P	P	P	P	P	P	P				
Mobile Home Park															
Motor Vehicle Fuel Station					SUP	P		SUP	SUP				SUP		SUP
Motor Vehicle Maintenance, & Service					SUP	P							SUP	SUP	SUP
Motor Vehicle Repair					SUP	P				P	P				
Motor Vehicle Sales & Rentals					SUP	P							SUP		
Office operations			P	P	P	P	P	P	P	P	P		SUP	SUP	SUP
Offices and professional services	P	P	P	P	P	P	P	P	P				SUP	SUP	SUP

5.1.8 TABLE: USE TABLE FOR NON-RESIDENTIAL DISTRICTS															
	P = Permitted by Right					SUP = Permitted with a Special Use Permit					PA = Permitted as accessory use			* = Refer to 5.2.47	
	LO	NB	OI	CC	GC	HIC	ARU	BP	EDD	LI	GI		ESU	NBSU	SDSU
Order Fulfillment Center						P	P	P	P	P	P		SUP	SUP	
Outlet sales							P		P	P	P		SUP		
Park, Athletic or Community		SUP	P	P	P	P			P				SUP		SUP
Park, Cultural or Natural		P	P	P	P	P							SUP		SUP
Park, Neighborhood													SUP		SUP
Park and Ride Facility	P	P	P	P	P	P	P	P	P	P	P		SUP	SUP	SUP
Parking as Principal Use, Surface or Structure			P	P	P	P		P	P				SUP		SUP
Performance Facility			P	P	P	P	P	P	P				SUP	SUP	SUP
Personal service business	P	P	P	P	P	P	P	P	P				SUP	SUP	SUP
Petroleum Products (storage & distribution)											SUP				
Pharmacy, Convenience					SUP	P							SUP	SUP	
Pharmacy, Retail		P		P	P	P	P						SUP	SUP	
Postal and Parcel Delivery Services			P	P	P	P	P		P	P					
Processing Facility								SUP	SUP		SUP				
Public Safety Services	P	P	P	P	P	P	P	P	P	P	P		SUP	SUP	SUP
Public Utilities	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	SUP
Recreational Facilities		SUP	P		P	P	P		P				SUP	SUP	SUP
Research Facility			P		P	P	P	P	P	P	P		SUP		
Research Facility, Intense								SUP	SUP	P	P		SUP		
Restaurant		P		P	P	P	P	P	P				SUP	SUP	SUP
Restaurant, Convenience					SUP	P			P				SUP	SUP	
Retail sales/rentals of goods with outside display/storage of merchandise					P	P	P			P			SUP	SUP	SUP
Retail sales/rentals of goods within wholly enclosed structure		P		P	P	P	P		P				SUP	SUP	SUP

5.1.8 TABLE: USE TABLE FOR NON-RESIDENTIAL DISTRICTS															
P = Permitted by Right		SUP = Permitted with a Special Use Permit					PA = Permitted as accessory use					* = Refer to 5.2.47			
	LO	NB	OI	CC	GC	HIC	ARU	BP	EDD	LI	GI		ESU	NBSU	SDSU
School: Art & Music			P	P	P	P	P	P	P				SUP	SUP	SUP
School: Dance, Martial Arts			P	P	P	P	P	P	P	P	P		SUP	SUP	SUP
School: Elementary, Middle & Secondary			SUP				SUP	SUP	P*				SUP		SUP
School: Higher Education			SUP				SUP								
School: Vocational								P	P	P	P		SUP		
Storage & Warehousing: Inside building, excluding explosives & hazardous wastes					P	P	P	P	P	P	P		SUP		
Storage & Warehousing: Outside								P	P	P	P				
Storage & Warehousing: Self										P	P				
Telecommunication Tower	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	SUP
Temporary Family Health Care Structure															
Transit Passenger Terminal	P					SUP		SUP					SUP		SUP
Transmission Lines	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP	SUP		SUP	SUP	SUP
Veterinarian/Animal Hospital		P			P	P		P	P				SUP	SUP	SUP
Wholesale sales, indoor						P	P	P	P	P	P		SUP		
Wholesale sales, with outdoor storage/display										P	P				

5.2 USE-SPECIFIC STANDARDS

5.2.1 ADULT USE

Adult uses as defined in North Carolina General Statutes, Section 14-202.10 are recognized as having certain serious objectionable operational characteristics and a deleterious effect on adjacent areas. Special regulation of these uses is necessary to ensure that their adverse effects do not contribute to degradation or decline of surrounding areas. The primary intent of the following standards is to prevent negative impacts on residential areas and particular uses.

5.2.1.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of adult uses:

- 5.2.1.1.a** No building to be occupied as an adult use shall be established within five hundred (500) feet of a residentially zoned lot line. No adult use shall be located less than one thousand (1,000) feet from any church, school, park, playground, synagogue, convent, library, or other areas where large numbers of minors regularly travel or congregate.
- 5.2.1.1.b** All windows, doors, openings, entries, etc. for all adult uses shall be located, covered, buffered, or otherwise treated so that views into the interior of the establishment are not possible from any public or semi-public area, street or way.
- 5.2.1.1.c** No adult use shall be located within a one thousand (1,000) foot radius of another adult use.
- 5.2.1.1.d** The proposed methods of soundproofing the buildings must be sufficient to reduce noise from the interior of the building. The noise level at the property line shall not exceed forty-five (45) decibels.
- 5.2.1.1.e** There must be sufficient number of employees to maintain the safe and orderly operation of the establishment.
- 5.2.1.1.f** Live entertainment and amplified music shall cease no later than 12:00 a.m. (midnight)

5.2.2 BANK AND FINANCIAL INSTITUTIONS

5.2.2.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.2.1.a** The site plan shows that there is adequate vehicular and pedestrian circulation space around the building in addition to the required stacking spaces (for purposes of this section a "stacking space" equals one car length, or approximately twenty feet). The required number of stacking spaces shown must be usable and must be located outside of any public road right-of-way. In

the case of uses not specified in this Ordinance, the permit issuing authority shall determine whether the number of proposed stacking spaces is adequate for intended use.

- 5.2.2.1.b** The site plan shows that the circulation patterns is a one-way system that provides a separation between the drive-up window customers and other customers, and that there is adequate room for individuals to park and maneuver safely in the parking lot. Sites with a drive-up window may not have direct driveway connections to streets classified as arterial.
- 5.2.2.1.c** Drive-up windows shall not be located on the primary or pedestrian-oriented facades of buildings.
- 5.2.2.1.d** Stacking spaces for drive-up areas shall not inhibit traffic flow on the site.
- 5.2.2.1.e** Financial institutions with drive-up windows shall be limited to three (3) drive-up bays per building.
- 5.2.2.1.f** Drive-up banks are required to have six (6) stacking spaces per window.

5.2.3 BAR

5.2.3.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

- 5.2.3.1.a** When located in the adaptive re-use district, new tenants in this category shall install an opaque screen which is 80% solid (or greater) at least 6 feet tall to separate any outdoor seating area from any existing outdoor play area associated with an existing school or child day care.
- 5.2.3.1.b** Outdoor performances must take place on the applicant’s property and in compliance with Chapter 5, Article 1, *Noise*, of the Hillsborough Town Code.

5.2.4 BED AND BREAKFAST HOME

5.2.4.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.4.1.a** Each unit within a bed and breakfast establishment shall have direct access to a hall or exterior door.
- 5.2.4.1.b** The applicant shall provide evidence that the Fire Marshal has reviewed and approved the fire protection plan.
- 5.2.4.1.c** If a state, county or city license or permit is required to operate such a facility, the standards necessary to qualify for such a permit have been met; no Zoning Permit or Certificate of Occupancy will be issued until the Town receives proof that all State, county, and/or other local permits have been approved.

5.2.5 CEMETERY

5.2.5.1 Standards of Evaluation

The following specific standards shall be used in deciding upon an application for approval of this use:

- 5.2.5.1.a** Proof that the requirements of the North Carolina General Statutes Chapter 65 the standards of the North Carolina Cemetery Commission shall be met, to the extent that they apply to the applicant entity.
- 5.2.5.1.b** There shall be adequate space within the site for the parking and maneuvering of the funeral cortege at each proposed burial site.
- 5.2.5.1.c** The proposed landscaping shall provide visual obstruction from adjacent property through new planting or existing vegetation. At a minimum, this visual obstruction shall be equal to a Type A buffer.
- 5.2.5.1.d** The proposed landscaping shall show the balance between providing an aesthetically pleasing arrangement of plots, amenities, driveways and landscaping and providing a facility that is safe for visitation and long term protection of grave markers.
- 5.2.5.1.e** The minimum lot size for any cemetery not co-locating on a parcel occupied by the place of worship of the applicant faith-based organization shall meet the minimum lot size for the zoning district in which it is located.
- 5.2.5.1.f** The site for a proposed cemetery for a faith-based organization shall be located within one-half mile of the site the applicant organization uses as its place of worship.
- 5.2.5.1.g** The site shall have frontage on Town or State maintained road.
- 5.2.5.1.h** All interior vehicular access and maneuvering space shall be improved with pervious, semi-pervious or impervious surfaces which can be maintained to provide safe and consistent passage.
- 5.2.5.1.i** No interments shall take place within thirty (30) feet of any lot line.
- 5.2.5.1.j** The applicant has provided information sufficient to the permit issuing authority regarding guarantee of perpetual maintenance and the length of time the proposed cemetery will have lots available for sale.

5.2.6 CHILD DAY CARE

5.2.6.1 Standards of Evaluation

Child day care centers, including pre-schools, shall be licensed as a childcare center by the State, shall comply with all state regulations for childcare centers, and must satisfy the following standards:

- 5.2.6.1.a** Proof that a license from the State of North Carolina has been applied for. A copy of the approved license shall be provided to the Planning Department within 30 days of the Certificate of Occupancy for any approved Child Day Care

requiring a license. No unconditional Certificate of Occupancy may be issued until a copy of all required state licenses have been issued.

- 5.2.6.1.b** If not located in a stand-alone building, a child day care center shall be located on the first floor of a principal structure, and must be segregated and secured (including the restrooms) from the remaining portion of the building in which it is located.
- 5.2.6.1.c** Child day care centers shall not be established within one thousand (1,000) feet of any adult uses nor within five hundred (500) feet of any bar.
- 5.2.6.1.d** Outdoor recreation areas associated with the facility must meet the State’s requirement for the licensing level being sought for the facility, and must satisfy the fencing and buffering requirements with particular attention paid to protecting the privacy of adjacent property owners and to maintaining the character of a residential neighborhood.
- 5.2.6.1.e** All required parking spaces shall be located off the street right-of-way. In addition, safe and adequate access shall be provided from the parking spaces to the building and to the street.
- 5.2.6.1.f** When located in the Adaptive Re-Use District, new tenants in this category shall install an opaque screen which is 80% solid (or greater) at least 6 feet tall to separate any outdoor play area from any existing outdoor seating area associated with a restaurant or bar.
- 5.2.6.1.g** When located in the Adaptive Re-Use District, new tenants in this category may not designate child loading/unloading areas where there is overlapping driveway use with any industrial use in existence at the time of the day care’s application.

5.2.7 CHURCH OR PLACE OF WORSHIP

5.2.7.1 Standards of Evaluation

The following specific standards shall be used in deciding upon an application for approval of uses in this category:

- 5.2.7.1.a** The written description of the operation indicates compliance with the stated, applied for use and that use is permitted by right of with a Special use permit within the zoning district.
- 5.2.7.1.b** The lot area is of sufficient size that all required parking, access, yard areas, and screens are provided without any variance to the stated standards of this Ordinance. A combination of on-street, on-site, and shared parking may be allowed with the approval of the permit issuing authority.
- 5.2.7.1.c** Structures, driveways, and other significant physical features within 100 feet of the development area of this project are protected from adverse impacts as required by this ordinance.

5.2.8 DWELLING, ACCESSORY

The following sections are provided to create opportunities for a diversity of housing stock within town. A dwelling unit must contain sleeping, cooking, and bathroom facilities. Guest quarters or suites that do not contain all three types of facilities are not dwelling units and are not reviewed in this section.

5.2.8.1 Accessory units in freestanding structures

New or existing accessory buildings may be used as dwelling units in addition to the principal dwelling unit in the R-10, R-15, and R-20 districts, subject to the following conditions:

- 5.2.8.1.a The lot is developed, or proposed to be developed, with a single-family dwelling and customary accessory outbuildings.
- 5.2.8.1.b The lot has direct access to a public street.
- 5.2.8.1.c One (1) accessory dwelling unit is permitted per lot, whether within the principal dwelling or as a freestanding structure.
- 5.2.8.1.d The structure containing the accessory dwelling must meet the applicable primary building setbacks established in Table 6.3.1, *Dimensional Requirements – residential* OR Section 7.5.3, *Non-conforming lot setback requirements*. The existing, primary dwelling may be non-conforming in regard to building setbacks required in the zoning district. The setback provision in Section 9.1.5.2.c of this ordinance is not available for an accessory building containing a dwelling unit.
- 5.2.8.1.e All structures containing dwellings are connected to municipal water and sewer service.
- 5.2.8.1.f The accessory unit does not exceed fifty (50) percent of the heated living area of the principal dwelling unit or 800 square feet, whichever is less.
- 5.2.8.1.g The accessory unit is constructed to the state building code for one- and two-family dwellings (i.e. is not a manufactured home).
- 5.2.8.1.h There is sufficient off-street parking on the parcel to accommodate two spaces for the principal dwelling and one space per bedroom in the accessory unit, which may include garage spaces.
- 5.2.8.1.i The application materials indicate storage locations for solid waste and recycling containers for both dwellings consistent with Town Code requirements.
- 5.2.8.1.j Units that existed on August 12, 1996 that do not meet one or more provisions of this section may continue as legal non-conforming uses.

5.2.8.2 Accessory units within a principal single-family dwelling

Accessory units may be located within a principal single-family dwelling in any zoning district, subject to the following conditions:

- 5.2.8.2.a The lot is developed, or proposed to be developed, with a single-family dwelling and customary accessory outbuildings.

- 5.2.8.2.b One (1) accessory dwelling unit is permitted per lot, whether within the principal dwelling or as a freestanding structure.
- 5.2.8.2.c Both dwellings are connected to municipal water and sewer service.
- 5.2.8.2.d The accessory unit does not exceed fifty (50) percent of the heated living area of the principal dwelling unit or 800 square feet, whichever is less.
- 5.2.8.2.e The accessory unit must have its own exterior access. Any interior access to the principal dwelling must be lockable from both dwellings.
- 5.2.8.2.f There is sufficient off-street parking on the parcel to accommodate two spaces for the principal dwelling and one space per bedroom in the accessory unit, which may include garage spaces.
- 5.2.8.2.h The application materials indicated storage locations for solid waste and recycling containers for both dwellings consistent with Town Code requirements.
- 5.2.8.2.h Units that existed on August 12, 1996 that do not meet one or more provisions of this section may continue as legal non-conforming uses.

5.2.8.3 Temporary Family Health Care Structure

A structure meeting the definition of “temporary family health care structure,” as defined in Section 9.2, *Definitions*, of this Ordinance, may be used as a dwelling unit in addition to a principal dwelling, subject to the following conditions:

- 5.2.8.3.a The Permit applicant, in addition to other items required for the issuance of a Zoning Compliance Permit for any other structure or building, shall provide the following information as part of their application:
 - (a) written certification from a physician licensed to practice in the State of North Carolina that the person being cared for is mentally or physically impaired, and
 - (b) a floor plan of the proposed temporary family health care structure.
- 5.2.8.3.b Only one temporary family health care structure will be permitted per lot.
- 5.2.8.3.c The temporary family health care structure may, or may not, be placed on a permanent foundation.
- 5.2.8.3.d The temporary family health care structure must be occupied by a caregiver in providing care for a mentally or physically impaired person as defined in Section 9.2, *Definitions*, of this Ordinance.
- 5.2.8.3.e The temporary family health care structure must be located on property owned or occupied by either:
 - (a) the caregiver (see Section 9.2, *Definitions*) as the caregiver's residence, or
 - (b) the named legal guardian of the mentally or physically impaired person being cared for.
- 5.2.8.3.f The temporary family health care structure must meet the building setbacks required for the principal dwelling unit.
- 5.2.8.3.g The temporary family health care structure must be connected to any water,

sewer and electric utilities serving the property. In areas not served by water and sewer, it must be connected to a private well and septic tank.

- 5.2.8.3.h** The temporary family health care structure must comply with all applicable State laws, local ordinances and other requirements as if the temporary family health care structure were permanent real property, including all applicable provisions of the State Building Code and North Carolina General Statutes, Section 143-139.1(b).
- 5.2.8.3.i** No signage advertising or otherwise promoting the existence of the temporary family health care structure will be permitted either on the exterior of the temporary family health care structure or elsewhere on the property where it is located.
- 5.2.8.3.j** The applicant for a Zoning Compliance Permit for a temporary family health care structure must provide evidence of continued compliance with this Section on an annual basis for as long as the temporary family health care structure remains on the property. The required evidence will consist of:
 - (a) a confirmation statement from the Permit holder verifying that there is still need for the temporary family health care structure, and
 - (b) an inspection of the temporary family health care facility by the Town at a reasonable time that is convenient to the caregiver, and
 - (c) a doctor's certification that the person being cared for still has need for a caregiver.
- 5.2.8.3.k** The temporary family health care structure must be removed from the lot within 60 days of the date the mentally or physically impaired person is no longer receiving or is no longer in need of the assistance as provided for in this Section. If the temporary family health care structure is needed for another mentally or physically impaired person, the temporary family health care structure may continue to be used or may be reinstated on the property within 60 days of its removal, as applicable.
- 5.2.8.3.l** The Permit for a temporary family health care structure may be revoked if the Permit holder violates any provision of this Section or North Carolina General Statutes, Section 160A-202.

5.2.9 DWELLING, ATTACHED

5.2.9.1 Categories of Attached Dwellings

This Ordinance hereby establishes the following attached dwelling use types:

- 5.2.9.1.a** Attached Dwellings Up to 4 Units;
- 5.2.9.1.b** Attached Dwellings 5-19 Units; and
- 5.2.9.1.c** Attached Dwellings 20+ Units.

The review and approval process for these uses are specified in tables 5.1.7, *Use Table for Residential Districts*, and 5.1.8, *Use table for Non-Residential districts*, for each zoning district.

5.2.9.2 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.9.2.a** The number of dwelling units per acre proposed is equal to or less than the maximum number of units per acre permitted in the district in which they are proposed, when calculated according to the rounding information provided in Section 9.
- 5.2.9.2.b** Site plans show compliance with the dimensional requirements for the applicable Zoning District in which the attached dwelling unit is being developed.
- 5.2.9.2.c** For developments consisting of 5 or more dwelling units, vehicular ingress and egress and exits for the development are directly off a public road(s) which is either a collector or arterial street and meet the driveway standards in Section 6.9, *Driveway Connections*. Up to 4 dwelling units are permissible on any public street.
- 5.2.9.2.d** The interior roads and parking areas shall meet the required specifications included in Section 6.21, *Streets*.
- 5.2.9.2.e** The project is served or is proposed to be served by public water and sewer systems. The proposed distribution systems have been sized to meet the demands of the project, including fire protection.
- 5.2.9.2.f** The Fire Marshal has reviewed and approved in writing the fire protection plan, including the location of fire hydrants.
- 5.2.9.2.g** The utility plan has been reviewed and approved by the Utilities Director and the State has approved the extension of the Town's systems. All utilities, including electrical, telephone, and cable television, are to be installed underground.
- 5.2.9.2.h** The lighting plan meets or exceeds the specification of this Ordinance.
- 5.2.9.2.i** The grading, storm drainage, and soil erosion and sedimentation control plans have been reviewed and approved by the Orange County Soil Erosion and Sedimentation Control Officer or consulting Engineer, as applicable.
- 5.2.9.2.j** The pedestrian circulation minimizes the conflicts between pedestrians and motor vehicles, and it provides convenient access to all common areas and facilities and to public streets.
- 5.2.9.2.k** The proposed trash container and recycling system meets the requirements of this Ordinance and the Orange County Solid Waste Management Ordinance.
- 5.2.9.2.l** The site plan shows the phasing, if any, of the development, including any phases to be developed later. If a development is to be built in phases, and complete plans for the succeeding phases are not available, then the requirements in this section shall apply to each phase as if it were a separate and discrete development. Further, when a development is built in phases and includes improvements that are designed to relate to, benefit, or be used by the entire

development, (such as swimming pools or tennis courts), the developer shall submit a schedule for completion of these improvements. All common implements necessary to comply with the requirements of this Ordinance for each phase must be completed before occupancy of a subsequent phase may commence.

5.2.9.2.m An improvement must be scheduled and completed before the final phase of the development is begun. The permit-issuing authority may, in special cases (exclusive of financial hardship) authorize the applicant to commence the intended use of the property or to occupy any building before these improvements are installed provided that a performance bond or other security satisfactory as to amount certified by the applicant’s engineer to be 125% of the estimated cost to complete the work, and in a form to the Town Attorney, is furnished.

5.2.9.3 Recreational Standards for attached dwellings

For recreational standards, see Section 6.15, *Recreational Sites*.

5.2.9.4 Open Space Standards for attached dwellings

For open space standards, see Section 6.12, *Open Space*.

5.2.9.5 Zoning District Specific Standards for attached dwellings

5.2.9.5.a Central Commercial (CC) District

- (a) It is the intent of these provisions to allow attached dwelling developments on lots zoned Central Commercial in an effort to mix land uses within the Central Commercial zone to the extent that it does not detract from the function of the zone as a commercial center. It is not the intent of this section to impede the location of retail establishments in the CC district.
- (b) Any lot within the CC zone may contain a single dwelling unit along with a non- residential enterprise or as an individual use.
- (c) An existing building in the CC zone may renovate existing gross floor area into attached dwellings when:
 - i. The ground floor area is used for non-residential uses and access to the dwelling(s).
 - ii. The conversion does not require an addition of enclosed building area other than creating access from the ground level, if necessary.
 - iii. Applicant provides construction drawings verifying there is adequate water, sewer, and solid waste collection service to the property to comply with paragraphs e, f, g, h, and k in Section 5.2.10.2 above and all other applicable town and building codes. The requirements in Section 5.2.10.2a, b, c, d, i, j, l, and m, Section 5.2.10.3, and Section 5.2.10.4 do not apply to these units.
- (d) New buildings in the CC zone may be constructed for attached dwellings when:
 - i. The ground floor area of all buildings(s) is used for non-residential uses and access to the dwelling(s).

- ii. Off-street parking is provided at a rate of 1.2 spaces per dwelling unit.
- iii. Applicant provides a site plan and construction drawings verifying compliance with the relevant requirements of Section 5.2.10.2 and all other applicable town and building codes.
- iv. The requirements in Section 5.2.10.3 and Section 5.2.10.4 apply to any site containing twenty or more dwelling units
- v. The requirements of Section 6.10, Landscaping (Parking Lot), apply to parking and vehicle accommodation areas proposed to be constructed or modified as part of the project.

5.2.9.5.b *General Industrial (GI) District*

An applicant may seek approval of a Special Use Permit to convert an existing or former industrial building to an attached dwelling development if the building façade is maintained or designed to maintain sufficient detailing and characteristics as to retain its industrial character.

In addition to all other required submittals for Special Use Permits set forth in Section 3.8, *Special Use Permits*, applicants seeking a Special Use Permit under this subparagraph must include with their application:

- (a) Elevations showing the existing building facade and the proposed building façade.
- (b) Application materials shall indicate compliance with the relevant requirements for accessory dwelling developments in this Ordinance.
- (c) An applicant may include retail, service, and/or office uses in the permit request which encompass up to thirty (30) percent of the floor area of the project.
- (d) The Board of Commissioners shall carefully consider the potential impacts on proposed residences of any existing industrial uses in the immediate vicinity and may deny an SUP for attached dwelling uses under this section if they deem the development incompatible with the existing industrial use. In addition, the Board of Commissioners must consider the potential impact of any other use permitted as of right in the district on the proposed residential use before it may find the proposed use to be compatible with the district. The Board of Commissioners may deny the SUP for attached dwelling use if the Board determines that such use, if developed as proposed at the proposed location, would not be compatible with any other use(s) permitted in the district.

5.2.10 DWELLING, MOBILE HOME

5.2.10.1 Intent

It is the intent of this section to address the specific criteria which must be met to place a mobile home or modular home within the zoning jurisdiction of the Town of Hillsborough.

5.2.10.2 Classes of Mobile or Manufactured Homes

This Ordinance recognizes three (3) classes of mobile homes: Class A, Class B, and Class C. Homes which do not meet the criteria set forth shall not be located within the Town's jurisdiction.

5.2.10.2.a Dwelling, Mobile Home, Class A

Before issuing a Zoning Compliance Permit for a Class A mobile home, the Planning Director shall certify the following:

- (a) The pitch of the home's roof shall have a minimum vertical rise of two (2) feet for each twelve (12) feet of horizontal run.
- (b) The exterior siding shall consist of wood, hardboard, or aluminum (vinyl covered or painted, but in no case exceeding the reflectivity of gloss white paint) comparable in composition, appearance, and durability to the exterior siding commonly used in standard residential construction.
- (c) Each home shall either have a brick curtain wall or have ABS plastic color skirting with interlocking edges (key locked) installed around the perimeter of the home before a Certificate of Occupancy is issued.
- (d) The home shall have a length not exceeding three (3) times its width.
- (e) All transportation lights and towing apparatus shall be removed or covered before a Certificate of Occupancy is issued.
- (f) Applicant shall provide documentation showing that the proposed unit meets the requirements for a Class A designation. This information shall be retained by the Planning Director.

5.2.10.2.b Dwelling, Mobile Home, Class B

Before issuing a Zoning Compliance Permit for a Class B mobile home, the Planning Director shall certify that in addition to satisfying the requirements of Section 5.2.12.2a above, the home meets the following standards:

- (a) All transportation lights and towing apparatus shall be removed or covered before a Certificate of Occupancy is issued.
- (b) A legal non-conforming Class B mobile home may be replaced with a similar or higher class mobile home provided the replacement is permitted within 180 days of the removal of the existing Class B mobile home. The replacement mobile home may not increase any dimensional non-conformity enjoyed by the existing mobile home.

5.2.10.2.c Dwelling, Mobile Home, Class C

Before issuing a Zoning Compliance Permit for a Class C mobile home, the Planning Director shall certify the following:

- (a) Continuous skirting, unpierced except for required ventilation and access, shall be installed under all sides of the home. The materials used in this skirting shall be all-season, all-weather building products, including, but not limited to, vinyl, fiberglass, Masonite or treated lumber. This shall be

installed before a Certificate of Occupancy is issued.

- (b) In no case shall the degree of reflectivity of exterior finishes, including skirting, exceed that of gloss white paint.
- (c) All towing apparatus shall be covered by the skirting so as not to be visible from any direction.
- (d) A legal non-conforming Class C mobile home may be replaced with a similar or higher class mobile home provided the replacement is permitted within 180 days of the removal of the existing Class C mobile home. The replacement mobile home may not increase any dimensional non-conformity enjoyed by the existing mobile home.

5.2.11 ELECTRONIC GAMING

5.2.11.1 Standards for Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.11.1.a** Electronic Gaming Operations are allowed as an accessory use with a Zoning Compliance Permit only when co-located with the following primary uses: restaurant, Laundromat, bar, or convenience store.
- 5.2.11.1.b** Any Electronic Gaming Operation must provide a written description of their good faith efforts to prevent minors from using the gaming terminals as part of their application materials. Efforts may include but are not limited to business operation methods, physical separation of terminals from other parts of the business, and the like.
- 5.2.11.1.c** To qualify as an accessory use within a primary use listed above, the Electronic Gaming Operation may not contain more than three (3) computer terminals or individual station and be operated in combination with a primary use listed above. Any operation with four (4) or more computer terminals must seek a Special Use Permit.
- 5.2.11.1.d** No Electronic Gaming Operation with four (4) or more computer terminals shall be established within:
 - (a) five hundred (500) feet of a residentially zoned lot line or lot line of a parcel in residential use; or
 - (b) one thousand (1,000) feet of any place of worship, school, park, playground, convent, library, or any areas where large numbers of minors regularly travel or congregate; or
 - (c) a one thousand (1,000) foot radius of another Electronic Gaming Operation (special use or accessory use).
- 5.2.11.1.e** For the purpose of this section, “computer terminal” and “individual station” shall be taken to mean a seat or station for one individual to play or interact with the game. Accessory use operations may only have 3 players at one time. Any circumstance with 4 or more players requires a Special Use Permit.

5.2.12 EVENT CENTER

5.2.12.1 Standards for Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.12.1.a** If live or recorded music is allowed at events, the venue will have to comply with the standards outlined in Town Code of Ordinances Chapter 5, Article I- Noise, which regulates noise levels at various times of day.
- 5.2.12.1.b** The proposed methods of soundproofing the buildings must be sufficient to reduce noise from the interior of the building.
- 5.2.12.1.c** Outdoor areas planned to be used in connection with the event center shall be located and buffered in such a manner as to protect neighboring uses from light, noise, and loss of privacy.
- 5.2.12.1.d** See Section 3.2 for additional requirements applicable to all review processes.

5.2.13 EXTENDED CARE FACILITY

5.2.13.1 Standards for Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.13.1.a** All proposed structures shall appear residential in character.
- 5.2.13.1.b** The standards for building setbacks, landscaping, buffering, stormwater control, impervious surface limits, signage, parking, and lighting, for the Office/Institutional District shall apply regardless of the zoning classification of the site.
- 5.2.13.1.c** At least (10) percent of the gross parcel area shall be maintained as outdoor open space or park space. Areas dedicated to required buffers, storm drainage or detention shall not be considered open or park space.

5.2.14 FAMILY CHILD CARE HOME

5.2.14.1 Standards of Evaluation

All family child care homes shall be licensed as required by the state and shall meet all applicable state requirements.

- 5.2.14.1.a** The principal person or persons operating the family child care home must reside in the dwelling on the premises.
- 5.2.14.1.b** The family child care home shall not create traffic or parking congestion, noise, vibration, odor, glare, fumes, or electrical or communications interference which can be detected by the normal senses off the premises, including visual or audible interference with radio or television reception.
- 5.2.14.1.c** Notwithstanding any other limitation established by this Ordinance, a family care home may have one, unlighted freestanding sign not to exceed 8 square feet in area or 5 feet in height, otherwise in compliance with Section 6.18, *Signage*.

5.2.15 FENCES AND WALLS

5.2.15.1 Standards of Evaluation

- 5.2.15.1.a** Fences which have a "friendly" (i.e., aesthetically pleasing) and "unfriendly" (i.e., aesthetically less pleasing) sides shall be constructed so the "friendly" side faces outward toward neighboring properties. The "unfriendly" side of a fence is that with the rails connecting pickets or posts or other support structure.
- 5.2.15.1.b** Fences and walls do not have to meet any setback standard, but must be located wholly on the applicant's property and outside of a public right of way, or utility, access or drainage easement unless an encroachment agreement or other similar written authorization is provided.
- 5.2.15.1.c** On any parcel containing a detached single-family dwelling, fences and walls shall be limited to 8 feet in height. Within the Historic District, a height of 6 feet or less may be required during the Certificate of Appropriateness review process.
- 5.2.15.1.d** Fences and walls erected to meet requirements in Section 6 for either screening or buffering must be of wood, stone, or masonry, unless the permit issuing authority specifically allows the use of alternate materials.
- 5.2.15.1.e** Fences and walls are required to secure Certificate of Appropriateness if located in the Historic District or at a local landmark before construction.
- 5.2.15.1.f** Fences and walls are required to meet all of the provision of this subsection and to secure a Zoning Compliance Permit before construction unless the proposed fence or wall meets one of the following criteria:
- (a) The fence or wall is less than 30 inches tall, or
 - (b) The fence or wall encloses an area and is wholly located within the parcel's building envelop (does not encroach in any primary building setback), or
 - (c) The fence or wall does not enclose an area; is less than 50% of the length of any property line it runs parallel to; is less than 6 feet tall; and is intended to screen a view, define a boundary, or provide support to landscape material.

5.2.15.2 Special Requirements and Considerations

The accumulation of materials, whether usable or appearing to be scrap materials, scrap tires, or solid waste as defined in the Section 11 of Hillsborough Town Code, assembled on a property to create a barrier or define a property line will not be considered a fence or wall for zoning purposes. The Town may treat such accumulations as appropriate under Section 11 of the Town Code.

5.2.16 FLEX SPACE**5.2.16.1 Standards of Evaluation**

The following specific standards shall be used to evaluate an application for approval of uses in this category:

- 5.2.16.1.a** When located in the adaptive re-use district, new tenants in this category may not introduce tractor trailer traffic into or through a designated child/student

loading or unloading area for any school or child day care in existence at the time of the flex space use application.

5.2.17 GROUP CARE FACILITY

5.2.17.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.17.1.a** Operators shall have licensing permit or letter stating that such licensing permit will be issued from the Orange County Department of Social Services, Adult Home Specialist or such other County, state and/or federal agency as may have licensing jurisdiction over the operator.
- 5.2.17.1.b** The lot area shall conform to the minimum required for the zoning district and be sufficient to contain all required components.
- 5.2.17.1.c** The structure proposed shall have the appearance of a residential building, and any proposed structural alterations shall be of such a nature as to preserve the residential character of the building. The proposed changes or improvements of the property shall be in keeping with the residential nature of the area.
- 5.2.17.1.d** Parking areas are to be located to the side or rear of the building, shall meet the parking lot landscaping requirements in Section 6.10, *Landscaping*, and shall provide any screening required by Section 6.16, *Screening*, for neighboring uses as determined by the permit issuing authority.
- 5.2.17.1.e** Improved recreation areas shall provide screening to neighboring uses as required by Section 6.16, *Screening*, and as determined by the permit issuing authority.
- 5.2.17.1.f** The proposed use shall not be located within five hundred (500) feet of another existing group care facility.

5.2.18 HOME OCCUPATION

5.2.18.1 All home occupations shall comply with the following conditions:

- 5.2.18.1.a** A home occupation is the base of operations for the business and the primary function of the business takes place on the residential property for which the permit is issued. For example: an employee who telecommutes to their place of business in RTP is not engaged in a home occupation and does not require a home occupation permit, but the person who owns a computer consulting business and conducts business from their home does. A self-employed business owner who keeps his business records at his home and is contacted at his home to arrange work but does not do any of the job function at the home does not need a home occupation permit.
- 5.2.18.1.b** A home occupation is located within a dwelling unit or in an accessory building on the same lot or parcel as the dwelling unit. A home occupation involving the growing or raising of an agricultural product may also be

allowed so long as the area outside of a structure involved in raising the product sold meets the area requirement below.

- 5.2.18.1.c** The area occupied by the home occupation shall not exceed 25 percent of the heated floor area of the dwelling unit to which it is accessory. A home occupation may also occupy no more than 500 square feet of an accessory building on the same parcel as the dwelling to which it is accessory. In no case may the area of a home occupation account for more than 600 square feet of total area on a parcel (dwelling, outbuilding and area involved in raising an agricultural product).
- 5.2.18.1.d** The principal person or persons providing the business or service must reside in the dwelling on the premises.
- 5.2.18.1.e** The operator of the home occupation may not employ more than one (1) non-resident person on the premises.
- 5.2.18.1.f** The home occupation shall not cause or result in any change in the external appearance of the existing dwelling and structures on the property.
- 5.2.18.1.g** All vehicles used in connection with the home occupation shall be of a size and/or type customary for residential use, and shall be located on the premises in such a manner, so as to not disrupt the quiet nature and visual quality of the surrounding area. No more than two (2) business-related vehicles may be parked at the site of the home occupation. In no instance shall any vehicle with a gross vehicle weight exceeding 5,000 pounds be parked, stored, or otherwise maintained at the site of a home occupation.
- 5.2.18.1.h** Home occupations shall not result in regular and on-going business-related vehicular traffic to the home where located.
- 5.2.18.1.i** There shall be sufficient off-street parking for patrons of the home occupation, with the number of off-street parking spaces required for the home occupation to be provided and maintained in addition to the space or spaces required for the dwelling itself.
- 5.2.18.1.j** There shall be no advertising devices on the property, or other signs of the home occupation, which are visible from outside the dwelling or accessory building.
- 5.2.18.1.k** The site of the home occupation shall not contain any outdoor display or storage of goods, equipment, or services associated with the home occupation.
- 5.2.18.1.l** The home occupation shall not create adverse impacts on health, safety, or comfort of customers or neighboring residents which can be detected by the normal senses off the premises. Such impacts shall include but not be limited to fire or explosive hazards; interference with electronic communication; loud,

raucous or disturbing noise; dust; odors; fumes; glare; or vibration.

5.2.18.1.m The home occupation shall not create or exhibit an increase in noise, traffic or parking demands markedly beyond that normally associated with a residential use.

5.2.18.2 Home occupations shall obtain a Zoning Compliance Permit in accordance with Section 3.14, *Zoning Compliance Permit*.

5.2.18.3 The following uses are not permitted as home occupations in residential zoning districts except as a legal non-conforming use:

5.2.18.3.a Boarding of domesticated animals

5.2.18.3.b Dealerships for firearms or motor vehicles

5.2.18.3.c Motor vehicle maintenance, service, or repair

5.2.18.3.d Any use that will routinely generate five or more customers within one hour or more than 10 customers in one day.

5.2.18.3.e Any use that is only permitted with a or Special Use Permit if otherwise located.

5.2.19 HOMELESS SHELTER

5.2.19.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

5.2.19.1.a A shelter shall provide minimum floor space of fifty (50) square feet for each individual sheltered;

5.2.19.1.b No shelter facility shall be located within 1/4 mile of an existing shelter for the homeless, family care home, or group care facility; and

5.2.19.1.c The facility must be contained within a building or group of buildings and operated by a government agency or non-profit organization.

5.2.20 JUNKYARD, VEHICLE

5.2.20.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

5.2.20.1.a All storage areas on the site shall be secured by a fence at least eight (8) feet tall, uninterrupted except for required vehicle access points to prevent unlawful entry.

5.2.20.1.b The landscape plan shows that all storage areas are screened so that a person six feet tall cannot see stored items when standing at ground level on all adjacent properties and the public right of way within 100 feet of the property line. This screening may be accomplished through any single or combination of methods approved by the permit issuing authority.

- 5.2.20.1.c** No outside work using motorized equipment or mechanical devices shall be allowed between the hours of 7:00 p.m. and 7:00 a.m.
- 5.2.20.1.d** Applicants shall provide noise level documentation for equipment used outdoors on site. The permit issuing authority may require a single solution, or a combination of fencing, distance, hours of operation, and baffling as needed to minimize noise generated by such facilities.
- 5.2.20.1.e** There shall be no storage of materials closer than fifty (50) feet to a public right-of-way or residentially zoned property, nor closer than thirty (30) feet to non-residentially zoned property.

5.2.21 KENNEL, BOARDING

5.2.21.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.21.1.a** No part of any building, structure, or runway in which animals are housed or exercised shall be closer than one hundred and fifty (150) feet to a property line. The minimum distance from a property line shall be fifty (50) feet if all portions of the facility in which animals are housed are wholly enclosed within a building.
- 5.2.21.1.b** Any kennel or runway which is not wholly enclosed within a building shall be encircled by a security fence at least six (6) feet in height.
- 5.2.21.1.c** The proposed landscaping shall provide visual obstruction equal to a Type B buffer from adjacent property through new planting or existing vegetation.
- 5.2.21.1.d** The facility shall be designed in a manner to minimize visual contact between animals and outside influences. The number of windows and doors shall be kept to a minimum. The facility shall be air conditioned.

5.2.22 MANUFACTURING COMPLEX

5.2.22.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

- 5.2.22.1.a** Any use requiring a state air permit and/or local Significant Industrial User Pretreatment certificate shall provide a copy of the current permit for the operation with the application.
- 5.2.22.1.b** Average daily traffic and anticipated characteristics of vehicular traffic, particularly heavy truck traffic (three or more axels), anticipated to be generated by the use shall be submitted with the application.
- 5.2.22.1.c** Anticipated noise levels at property lines based on similarly situated uses in other locations. Movable equipment on site must be included in the calculation.
- 5.2.22.1.d** No outside work using motorized equipment or mechanical devices shall be allowed between the hours of 7:00 p.m. and 7:00 a.m.
- 5.2.22.1.e** Applicants shall provide noise level documentation for equipment used

outdoors on site. The permit issuing authority may require a single solution, or a combination of fencing, distance, hours of operation, and baffling as needed to minimize noise generated by such facilities.

- 5.2.22.1.f** Outside storage of materials and equipment is permitted if it meets the standards of Section 6.11, *Lighting Requirements*.
- 5.2.22.1.g** The distance to the nearest occupied dwelling unit and residentially zoned parcel shall be submitted.
- 5.2.22.1.h** When located in the Adaptive Re-Use District, new tenants in this category may not introduce tractor trailer traffic into or through a designated child/student loading or unloading area for any school or child day care in existence at the time of the manufacturing use application.

5.2.23 MIXED RESIDENTIAL AS REQUIRED BY THE ASSISTIVE LIVING NEIGHBORHOOD DISTRICT

5.2.23.1 Uses Required

For the purposes of this section, three types or stages of dwelling units are expected. An assistive living neighborhood shall provide a combination of these uses:

- 5.2.23.1.a** Independent living units-units that contain complete cooking, eating, bathing, and sleeping facilities. The unit density area associated with this level (including parking and recreation) shall not exceed 9 independent living units per acre and not more than 50% of the number of units in the development. Independent living units may be detached or attached units.
- 5.2.23.1.b** Limited care units-units that may or may not contain complete independent living facilities but include routine non-medical assistance.
- 5.2.23.1.c** Assisted living units-units that do not contain independent eating or cooking facilities but include routine and regular assistance, and monitoring, both medical and otherwise. These facilities shall have the appropriate license from the State of North Carolina.

5.2.23.2 Support Facilities

In addition to the dwelling unit mix, the following support facilities shall also be included in this district. The residential units must be present for these services to be provided.

- 5.2.23.1.a** Health services facilities, twenty-four-hour skilled nursing care, and emergency services for exclusive use of persons within at least the limited care and assisted living units.
- 5.2.23.1.b** Shared food preparation service, common dining halls, and common spaces for recreation and social use all of which shall be conveniently located indoors for the exclusive use of all residents and their guests. Together these facilities shall total a minimum area of thirty square feet per constructed limited care and assisted living unit, exclusive of circulation space.
- 5.2.23.1.c** The facilities listed above shall be conveniently located to the assisted living

units and shall be available to those units via sheltered walkways.

5.2.23.1.d Outdoor open and park areas of no less than ten percent of the gross land area in the development. The following are not considered open or park space: private drives, off- street parking areas, stormwater control devices and drainageways and any required perimeter buffer area.

5.2.23.1.e Limited services and retail opportunities aimed at providing convenience needs of residents and guests of the limited care and assisted living units.

5.2.23.3 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

5.2.23.3.a The site plan shall clearly delineate the portions of the parcel directly associated with each type of dwelling or lodging unit for the purposes of confirming density.

5.2.23.3.b Buildings in this district shall not exceed 3 stories in height and shall provide elevators in all multi-story buildings.

5.2.23.3.c The site plan shall show a perimeter buffer protecting neighboring uses from the impact of the development or vice versa, depending on the neighboring uses. The expected buffer will vary depending on the adjacent land use and the portion of the site being buffered. Any deviations from the expected buffer shall be clearly noted and explained on the site plan.

5.2.23.3.d The perimeter buffer shall be 50 feet wide where proposed and adjacent uses are of similar densities or intensities and 100 feet where the proposed use is more dense or intense than the adjacent use. The perimeter buffer shall meet the Type B definition in Section 6.5, *Buffers*, unless otherwise authorized by the permit issuing authority.

5.2.23.3.e The pedestrian path system shall provide a connection to any immediately adjacent public park, open space, or facility.

5.2.23.3.f A phasing plan indicating the timing of construction. Approvals to build or occupy certain units may be conditioned on the completion of other components. Conditions of this type shall be clearly indicated in the approval of a Special Use Permit.

5.2.23.3.g The mix of dwelling unit types and services provided offer a variety of services to the elderly population

5.2.23.3.h The mix of dwelling unit types and services provided allow residents to remain in the development through declining health and allow partners to remain in close proximity to one another if their health conditions are different.

5.2.23.3.i The proposed services are properly licensed or registered with the State of North Carolina.

5.2.24 MOBILE HOME PARK/MANUFACTURED HOME PARK

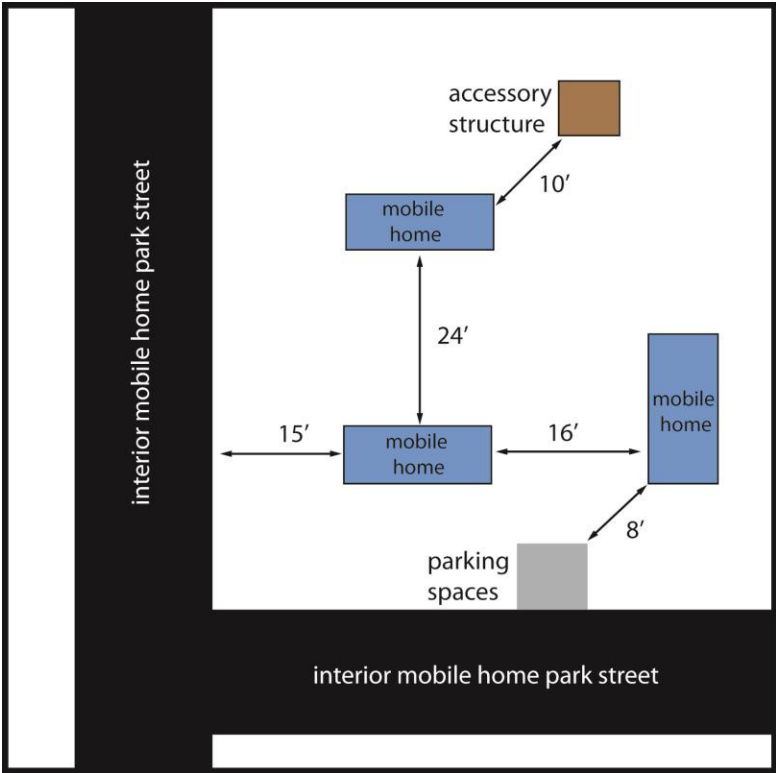
5.2.24.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

5.2.24.1.a The minimum lot area of a new mobile home park shall be five (5) acres exclusive of any public rights-of-way.

5.2.24.1.b The maximum number of units per forty thousand (40,000) square feet of lot area shall be seven (7). The minimum distances between mobile homes, the access road and property lines are as shown.

Figure 5-1: Mobile Home Park Structure Spacing



5.2.24.1.c The owner and developers have submitted a plan to maintain the mobile home park.

5.2.24.1.d The rules and regulations for the park tenants shall address, at a minimum, the following:

- (a) Accessory storage of goods.
- (b) Outside storage of goods.

- (c) Maintenance of units, skirting, lawns, parking areas, common facilities and recreation areas; and
- (d) Non-functioning motor vehicles.

- 5.2.24.1.e** Off-street parking spaces shall be provided as required in Section 6.13, *Parking, Loading, and Circulation*.
- 5.2.24.1.f** The proposed street names shall not duplicate any other street name in Hillsborough’s zoning jurisdiction. All street intersections shall have a road name sign for each intersecting street. The signs shall be made to conform to the existing street name signs erected by the Town.
- 5.2.24.1.g** Each unit in the park shall be numbered in a logical sequence. The unit numbers shall be reflective and placed on the side of the unit facing the road. The park owner shall ensure that new units are numbered and that existing units maintain their numbers.
- 5.2.24.1.h** A school bus stop shall be provided at the entrance of the park. The space shall be a minimum of twelve (12) feet wide by twenty-four (24) feet long. There shall be a weather shelter of not less than fifty (50) square feet. This shelter may be in conjunction with central mail distribution boxes.
- 5.2.24.1.i** Mobile home parks containing spaces or lots for more than eight units shall comply with the active recreational facilities and usable open space requirements applicable to other multi-family developments as described in Section 6.15, *Recreation Sites*, except that the number of recreational points required of a mobile home park shall be based on the number of mobile home spaces.
- 5.2.24.1.j** All electrical, telephone and cable TV service lines shall be installed underground. Only those facilities such as transformers normally not buried may be above ground.
- 5.2.24.1.k** The lighting plan for the mobile home park shall meet the minimum requirements of the Ordinance.
- 5.2.24.1.l** Trash and recycling receptacles shall be provided in adequate numbers and locations to meet the requirements of this Ordinance and the Orange County Solid Waste Management Ordinance.
- 5.2.24.1.m** The pedestrian circulation system shall connect each unit with all common areas in the park, with the off-street parking spaces and with the public road. The pathways shall be a minimum of three (3) feet wide and surfaced with an all-weather material such as asphalt or gravel. The number of intersections of the interior pedestrian pathways and the road system shall be kept to a minimum.
- 5.2.24.1.n** Each unit within the park shall have individual connections to the public water and sewer systems.

- 5.2.24.1.o** The water and sewer line extension plans have been approved by the State and the Town.
- 5.2.24.1.p** Each mobile home unit shall be skirted before a Certificate of Occupancy will be issued.
- 5.2.24.1.q** The landscape plan meets the requirements for a Type B buffer around the perimeter of the park.
- 5.2.24.1.r** The entrances and exits for the development are directly off a paved public road(s) which is either a collector or arterial street, and meet the driveway standards in Section 6.9, *Driveway Connections*.

5.2.24.2 Existing Mobile Home Parks

After the adoption of this Ordinance, existing mobile home parks may continue to operate under existing Conditional Use Permits, variances or other approvals granted under previous development regulations. No expansion of the number of units in an existing park is allowed unless the whole park meets the requirements of this Ordinance.

5.2.25 MOTOR VEHICLE FUEL STATION

5.2.25.1 Standards of Evaluation

The following specific standards shall be used to evaluate application for the approval of this use:

- 5.2.25.1.a** The proposed hours of operation shall be consistent with the predominant uses in the area.
- 5.2.25.1.b** Subject to the limitation established in Section 5.2.27.1.d, below, lots with frontage on more than one street shall be limited to one (1) driveway cut on the higher classified street. Additional driveway cut(s), if any, shall be on streets of lower classification. Driveway permits shall be approved by NCDOT for access to state roads.
- 5.2.25.1.c** Site plan shall show anticipated traffic pattern for vehicles entering, exiting and on the site, including pump islands, stacking space, additional parking spaces, and sidewalks and other pedestrian areas, with emphasis on vehicular and pedestrian safety;
- 5.2.25.1.d** Sites shall not have direct driveway connections to streets classified as arterial or collector.
- 5.2.25.1.e** Changeable message signs (i) will be permitted to display the price of fuel only and (ii) may not exceed fifty (50) percent of the sign area for the use.
- 5.2.25.1.f** Gas station canopies shall be designed to be an integral part of the station architecture, and canopy lighting shall comply with the lighting requirements of Section 6.11, *Lighting*.
- 5.2.25.1.g** Gas station pumps may be placed at the rear of the lot when the use is combined

with a convenience store, and the convenience store is located near the main street to shield the utilitarian pump canopy and highlight the building

5.2.25.1.h Vehicle Accommodation/Pump Island

- (a) Within General Commercial (GC) and High Intensity Commercial (HIC) districts, motor vehicle stations may accommodate a maximum of ten (10) vehicles at one time.
- (b) In all other districts where the use is permitted, a maximum of eight (8) vehicles may be served at one time.

5.2.26 MOTOR VEHICLE MAINTENANCE AND SERVICE

5.2.26.1 Standards of Evaluation

The following specific standards shall be used in evaluating an application for the approval of this use:

- 5.2.26.1.a** The proposed hours of operation shall be consistent with the predominant uses in the area.
- 5.2.26.1.b** Lots with frontage on more than one street shall be limited to one (1) driveway cut on the higher classified street. Additional driveway cut(s), if any, shall be on streets of lower classification. Driveways permits shall be approved by NCDOT for access to state roads.
- 5.2.26.1.c** Service bay doors shall not be located on the building façade facing the public right-of- way or on pedestrian- oriented façades.
- 5.2.26.1.d** Applicants shall provide noise level documentation for equipment use outdoors on site. The permit issuing authority may require a single solution, or a combination of fencing, distance, hours of operation, and baffling as needed to minimize noise generated by such facilities.

5.2.27 MOTOR VEHICLE REPAIR

5.2.27.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

- 5.2.27.1.a** Areas for storage of vehicles awaiting repair shall be buffered from the public right-of- way.
- 5.2.27.1.b** Service bay doors shall not be located on the building façade facing the public right-of- way or on pedestrian- oriented façades.
- 5.2.27.1.c** No outside display or storage of retail goods is permitted unless approved as a combination use.
- 5.2.27.1.d** Applicants shall provide noise level documentation for equipment and sound system use outdoors on site. The permit issuing authority may require a single solution, or a combination of fencing, distance, hours of operation, and baffling

5.2.28 MOTOR VEHICLE SALES/RENTAL

5.2.28.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

- 5.2.28.1.a** Outside display of vehicles between the primary façade (i.e., the façade facing the public right-of-way) and the street is limited to an area not greater than five (5) percent of the gross floor area of the building on the site or twenty (20) vehicles, whichever is less.
- 5.2.28.1.b** Outside displays shall not be permitted in designated parking spaces. Vehicles designated as available for sale, lease or rent shall not be parked or displayed in designated parking spaces required to meet the minimum parking requirements of this Ordinance.
- 5.2.28.1.c** Outside display of vehicles available for sale, lease or rent are considered “parked cars” and the display area must meet requirements for parking lots in terms of landscaping, vehicle maneuvering, and similar requirements.
- 5.2.28.1.d** No service, maintenance or repairs of vehicles is permitted unless approved as a combination use.
- 5.2.28.1.e** Applicants shall provide noise level documentation for any sound system used outdoors on site. The permit issuing authority may require a single solution, or a combination of fencing, distance, hours of operation, and baffling as needed to minimize noise generated by such facilities.

5.2.29 ORDER FULFILLMENT CENTER

5.2.29.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

- 5.2.29.1.a** No more than twenty (20) percent of the gross floor area of the structure can be used for retail sales to walk-in customers.
- 5.2.29.1.b** When located in the Adaptive Re-Use District, new tenants in this category may not introduce tractor trailer traffic into or through a designated child/student loading or unloading area for any school or child day care in existence at the time of the order fulfillment center use application.

5.2.30 OUTLET SALES

5.2.30.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

- 5.2.30.1.a** Outlet sales areas may not exceed ten (10) percent of the gross floor area of the building on the parcel where such sales are to occur.

5.2.30.1.b Parking spaces shall be provided for outlet sales areas using the same formula for determining the required number of spaces as is used for retail sales. Parking spaces shall be conveniently located to the sales entrance.

5.2.31 PARK, ATHLETIC AND PARK, COMMUNITY

5.2.31.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.31.1.a** The site plan shows there are no residential structures within one hundred (100) feet of any outdoor playing field (including but not limited to baseball fields, basketball courts, tennis courts, soccer fields, football fields, and spectator areas for such fields).
- 5.2.31.1.b** If there is no residential structure on the adjacent property, the outside boundary of the playing field must be set back at least fifty (50) feet from the property line. No structure associated with outdoor recreation activities shall be located within the setback required for the district in which the use occurs. Such structures include but are not limited to back stops, basketball or football goals, soccer goals, pavement for tennis or basketball courts, batting cages, bleachers, as well as picnic shelters, tables, swings, barbecue grills and playground equipment.
- 5.2.31.1.c** Athletic and community parks shall have a minimum lot area of five (5) acres, unless a lesser area is approved by the permit issuing authority upon good cause shown by the applicant to justify the reduction.
- 5.2.31.1.d** The lot size is adequate for the improvements proposed or required, and the lot provides room for adequate buffers and fencing. In particular, the applicant must show that adjacent property is protected from undue glare from outdoor lighting and trespass by patrons going to and from the park.
- 5.2.31.1.e** Security of park users and surrounding properties is addressed by balancing buffers and visual access into the park from adjacent lots and rights-of-way.
- 5.2.31.1.f** Proposed restroom facilities shall be adequate to accommodate the maximum number of participants expected.
- 5.2.31.1.g** The type of illumination for playing fields shall be designed and located to minimize the impact of glare on adjacent property and shall comply with the applicable lighting requirements of this Ordinance. All outdoor illumination associated with playing fields shall cease at 10:00 pm.

5.2.32 PARK, CULTURAL AND PARK, NATURAL

5.2.32.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of

this use:

- 5.2.32.1.a** Cultural parks shall have a minimum lot area of two (2) acres, unless a lesser area is approved by the permit issuing authority upon good cause shown by the applicant to justify the reduction.
- 5.2.31.1.b** The lot size is adequate for the improvements proposed or required, and the lot provides room for adequate buffers and fencing. In particular, the applicant must show that the adjacent property is protected from undue glare from outdoor lighting and trespass by patrons going to and from the park.
- 5.2.32.1.c** Security of park users and surrounding properties is addressed by balancing buffers and visual access into the park from adjacent lots and rights-of-way.
- 5.2.32.1.d** Proposed restroom facilities shall be adequate to accommodate the maximum number of participants expected.
- 5.2.32.1.e** All outdoor lighting shall be designed and located to minimize the impact of glare on adjacent property and be extinguished when the park is not in use.
- 5.2.32.1.f** All applicable site plan general standards included in Section 3.13, *Site Plan Review*, have been met.

5.2.33 PARK, NEIGHBORHOOD

5.2.33.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.33.1.a** The lot size is adequate for the improvements proposed or required and sufficient to serve the population living within a ¼ mile radius.
- 5.2.33.1.b** The site plan provides protection to neighboring uses in the form of buffers and fencing. In particular, the applicant must demonstrate that the adjacent property is protected from undue glare from outdoor lighting and trespass by participants going to and from the park.
- 5.2.33.1.c** Security of park users and surrounding properties is addressed by balancing buffers and visual access into the park from adjacent lots and rights-of-way.
- 5.2.33.1.d** Parking spaces are not required because of proximity to intended users; however, some parking may be appropriate to accommodate guests.

5.2.34 PARK AND RIDE FACILITY

5.2.34.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

- 5.2.34.1.a** The owner applicant is the Town of Hillsborough or a public transit provider

who will provide service to the site.

- 5.2.34.1.b** The site contains 100 or fewer parking spaces.
- 5.2.34.1.c** The submitted site plan shall include information about the size of transit vehicles to be using the site and demonstrate that the site has sufficient area and capacity to allow vehicles to maneuver safely on the site and to and from the adjoining public right of way.
- 5.2.34.1.d** The submitted site plan or project narrative shall describe the proposed service (hours of operation and frequency) expected for the site upon opening and within 10 years.
- 5.2.34.1.e** If the applicant proposes restrooms or other comfort facilities beyond open passenger shelters, these structures must be of a permanent nature, not temporary or movable.
- 5.2.34.1.f** Emergency call boxes will be required for sites where the stop location is greater than 200 feet to any parking spaces or where there is not line of sight visibility from the stop location to all parking spaces.
- 5.2.34.1.g** The project narrative shall also detail the owner or operators plans for site security and monitoring both while in service and outside of service hours.
- 5.2.34.1.h** To the extent requirements in Section 6 of this ordinance limit the location and visibility of parking from adjoining rights of way; those sections will not be required for this use since the predominant site activity is parking. The permit issuing authority may allow flexibility of landscaping location on the site to maximize site efficiency and safety to users so long as the total required landscaping required by this ordinance is installed on the parcel.
- 5.2.34.1.i** The permit issuing authority may increase landscaping or screening requirements along adjoining residential property to mitigate the impacts to those properties.

5.2.35 PERFORMANCE FACILITY

5.2.35.1 Standards of Evaluation

The following specific standards shall be used in deciding upon an application for approval of uses in this category:

- 5.2.35.1.a** When located in the Central Commercial district, this use shall:
 - (a) Not include athletic events
 - (b) Be limited to 99 seats or less
 - (c) Retain all existing street and sidewalk facing windows with visually transparent glass, although UV coatings are permitted.
- 5.2.35.1.b** Outdoor performances can only be performed when the use is a special use in its zoning district and outdoor amplified performances are part of the original or modified Special Use Permit application OR upon issuance of a noise permit if established in the Town Code and the permit requirements are applicable to

the proposed performance.

5.2.36 PERSONAL SERVICE BUSINESS

5.2.36.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use.

5.2.36.1.a The site plan shows that there is adequate vehicular and pedestrian circulation space around the building in addition to the required stacking spaces (for purposes of this section a “stacking space” equals one car length, or approximately twenty feet). The required number of stacking spaces shown must be usable and must be located outside of any public road right-of-way. In the case of uses not specified in this Ordinance, the permit issuing authority shall determine whether the number of proposed stacking spaces is adequate for intended use.

5.2.36.1.b The site plan shows that the circulation pattern is a one-way system that provides separation between the drive-up window customers and other customers, and that there is adequate room for individuals to park and maneuver safely in the parking lot.

5.2.36.1.c Sites with a drive-up window may not have direct driveway connections to streets that are classified as arterial.

5.2.36.1.d Drive-up windows shall not be located on the primary or pedestrian-oriented facades of buildings.

5.2.36.1.e Stacking spaces for drive-up areas shall not inhibit traffic flow on the site.

5.2.36.1.f Dry cleaning and laundry services are required to have three (3) stacking spaces per window.

5.2.37 PETROLEUM PRODUCTS, STORAGE AND DISTRIBUTION

5.2.37.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for the approval of this use:

5.2.37.1.a When this use is operated in conjunction with retail sales and uses storage capacity is limited to no more than ten thousand (10,000) gallons for sale to retail customers.

5.2.37.1.b When this use is operated only for sale to bulk customers or storage capacity exceeds ten thousand (10,000) gallons, retail sales and rental uses are allowed.

- 5.2.37.1.c** The amounts of petroleum products to be stored shall not exceed the capacity of the site to protect adjacent property from harm in an emergency. The proposed methods of handling the material shall be in accordance with accepted practices.
- 5.2.37.1.d** The Fire Marshal has reviewed and accepted the emergency response plan. The applicant shall have sufficient material to respond to an emergency or the fire department has the existing capacity to respond.
- 5.2.37.1.e** No existing structures on adjacent property shall be closer than one hundred and fifty (150) feet to any proposed storage vessel. No vessel shall be closer than one hundred (100) feet to a property line. Existing bulk storage facilities shall meet the standards set forth in the Fire Prevention Code as recommended by the American Insurance Association.
- 5.2.37.1.f** The site shall be secured, by a chain link fence with barbed wire or a wall with barbed wire, or other similar perimeter security barriers as approved by the permit issuing authority. The minimum height shall be eight (8) feet.
- 5.2.37.1.g** The system of drainage and dikes on site shall prevent the discharge of any stored products into streams on the property or on adjacent property. The impoundment basin shall be of sufficient volume to retain the volume of the largest storage vessel on the site. The dikes must be designed in such a manner as not to impede normal maintenance in and around the vessels or the response during an emergency.
- 5.2.37.1.h** The site plan must demonstrate that there will be no adverse environmental impacts on water quality or on aquatic life in the Eno River or any tributary thereto.
- 5.2.37.1.i** A fire hydrant served by a minimum six (6) inch line shall be located within two hundred and fifty (250) feet of the main entrance to the proposed facility.
- 5.2.37.1.j** The storage facilities shall be screened from the public right-of-way and from adjoining properties by a Type B buffer.

5.2.38 PHARMACY, CONVENIENCE

5.2.38.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use.

- 5.2.38.1.a** The site plan shows that there is adequate vehicular and pedestrian circulation space around the building in addition to the required stacking spaces (for purposes of this section a “stacking space” equals one car length, or approximately twenty feet). The required number of stacking spaces shown must be usable and must be located outside any public road right-of-way. In the case of uses not specified in this Ordinance, the permit issuing authority

shall determine whether the number of proposed stacking spaces is adequate for the intended use.

- 5.2.38.1.b** The site plan shows that the circulation pattern is a one-way system that provides a separation between the drive-up window customers and other customers, and that there is adequate room for individuals to park and maneuver safely in the parking lot.
- 5.2.38.1.c** Sites with drive-up windows shall not be located on the primary or pedestrian-oriented facades of the buildings.
- 5.2.38.1.d** Drive-up windows shall not be located on the primary or pedestrian-oriented facades of buildings.
- 5.2.38.1.e** Stacking spaces for drive-up areas shall not inhibit traffic flow on the site.

5.2.39 PLANNED DEVELOPMENT

5.2.39.1 Standards of Evaluation

The following specific standards shall be used in evaluating applications for PDs (Planned Developments):

- 5.2.39.1.a Master Development Plan:** The plan shall divide the PD into land-use categories and/or pods, and indicate density and specific uses permitted in each area for projects 6 acre and larger. For projects 1-5 acres in size a site development plan may be submitted with uses assigned more specifically to buildings or areas of the site.
- 5.2.39.1.b Compliance with Ordinance Requirements:** Unless specified otherwise in this subparagraph, PDs shall comply with all applicable standards of Section 6, Development Standards.
- 5.2.39.1.c Permitted Uses:** PDs may include residential and nonresidential uses; cluster housing; common areas; unusual arrangements of structures on site; or other combinations of structures and uses that depart from standard development layouts. Uses permitted in a PD are those designated in the approved master development plan. Density limits will be used to determine the maximum number of permitted dwelling units.
- 5.2.39.1.d Mix and Arrangement of Uses Required:**
 - (1) Required Mix of Uses: PDs shall contain a mix of at least two or more residential uses (e.g., single-family dwellings and attached dwellings) or residential and nonresidential uses (e.g., attached dwellings and offices).
 - (2) Use Arrangement: Uses may be arranged horizontally or vertically within the PD as follows:

- (a) Residential uses must be separated from major vehicular traffic flows and other disquieting influences, and
- (b) Non-residential uses must be concentrated at areas within the PD for maximum pedestrian convenience and accessibility.

5.2.39.1.e Density Allowances:

- (1) Overall maximum residential density is 13 persons per acre of gross residential and associated commercial areas.
- (2) The following factors will be used in computing density: A factor of 3.0 persons per single-family detached dwelling; 2.5 persons per single-family attached dwelling or stacked townhouse; and 2 persons per multiple-family dwelling.
- (3) Residential densities in a PD must be designated as low, medium, or high on the approved master development plan. "Density area" as used herein means a development unit within an area designated on the approved development plan for low-, medium- or high-density.
 - (a) Low: The maximum density in any one low-density area is 5 dwelling units per acre.
 - (b) Medium: The maximum density in any one medium-density area is 15 dwelling units per acre.
 - (c) High: The maximum density in any one high-density area is 25 dwelling units per acre. An application that proposes housing that is affordable to households making 80% AMI or less at the time of construction may propose up to 40 units per acre as a maximum density (subject to rounding as defined in Section 9.1.4). Where affordable housing is proposed the preference is that this housing type be dispersed throughout the planned development instead of clustered together in one area.
- (4) In computing average density on any development plan, subsequent PD plan or final plat of a part of a PD, the density may include any excess in land area over that required to support an average density of 13 persons per acre in any previously recorded final plat. As each plan and subsequent final plat is submitted, the overall density of all areas shown on recorded final plats within the PD is recomputed so that average density within the recorded plats of sections of the PD will never exceed a density of 13 persons (see subparagraph 5.2.39.1.j(2), Density Variation Between Phases, below).

5.2.39.1.f Development at Perimeter of PD: Where a PD district is 25 acres or more and adjoins a residential district without an intervening street or permanent open space:

- (a) Densities and intensities within 200 feet of the perimeter of the development shall be stepped down 20% from the average density and intensity of the PD; or
- (b) An area of 200 feet in width shall be planned and developed only for uses compatible with the adjoining residential district and in accordance with the lot area, width, setbacks/yards, and height requirements of that district; or
- (c) Open space with a depth of at least 50 feet shall be provided, and no intensive recreational use or off-street parking permitted within 100 feet of the district boundary.

5.2.39.1.g Dimensional Requirements: Dimensional requirements for interior lots and buildings shall be governed by the approved development plan, subject to the following exceptions:

- (1) Compliance with State Building Code: There are no setbacks or yards for interior lots provided requirements of the State building code are met.
- (2) Garage/Carport Access: If access to a garage or carport is provided from the front or side of a lot, then the garage/carport shall maintain a 15 foot setback from the back of the sidewalk, or curb if there is no sidewalk, as measured along the centerline of the driveway.

5.2.39.1.h Infill Projects: PDs designed on smaller tracts located within developed neighborhoods are permitted. Applicants are encouraged to design projects with architecture and building materials consistent with adjacent neighborhoods and to locate such developments close to existing schools, retail, entertainment and employment centers.

5.2.39.1.i Nonresidential Component Completion: Nonresidential portions of PDs may not be occupied until all residential portions of the development are completed, or their completion assured by any of the mechanisms provided in paragraph 3.14.12, Authorizing Occupancy Before Completion of Development, guaranteeing their completion.

5.2.39.1.j Phasing, Density Variation and Abandonment:

- (1) Phasing: Generally, all PDs shall be phased so the density/intensity of any phase, when combined with previously constructed phases, does not exceed overall project density/intensity.

(2) Density Variation Between Phases: A greater concentration of density/intensity of land uses within a phase, whether it is earlier or later in the development than other phases, may be allowed provided it is offset by:

- (a) a smaller concentration in any completed prior phase, or
- (b) a dedication or reservation of open space on the remaining land by grant of an easement or covenant in favor of the Town, County, State, or land trust. The precise location of the dedication or reservation shall be deferred until an application for final approval is filed so flexibility of development can be maintained.

(3) Abandonment Before Project Completion: Applicants for PDs shall provide agreements, contracts, covenants, deed restrictions and sureties acceptable to the Town Attorney for:

- (a) completion of the development according to the approved development plan and other documents of record, and
- (b) maintenance of such areas, functions, and facilities as are not to be provided, operated, or maintained at public expense.

Covenants shall be placed on the property binding any successors in title to any commitments made as part of the project approval.

5.2.40 PUBLIC UTILITIES

5.2.40.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of these uses:

- 5.2.40.1a** The proposed landscaping shall provide a visual buffer equal to a Type B buffer from adjacent property through new plantings or existing vegetation.
- 5.2.40.1.b** The proposed site meets the needs of the applicant and minimizes potential adverse impacts on the adjacent property.
- 5.2.40.1.c** All required state agency approvals have been obtained, and the proposed operators have been or will be certified by the appropriate state agency; no certificate of occupancy shall be issued until proof of such certification has been submitted to the Town.
- 5.2.40.1.d** Public convenience and necessity shall be served by this facility if installed as proposed.
- 5.2.40.1.e** All outside storage areas and treatment facilities are fenced with a minimum eight

(8) foot high cyclone fence topped with barbed wire, or similar perimeter security satisfactory to the permit issuing authority

- 5.2.40.1.f** The architectural elevations of the buildings show that the buildings preserve the character of the surrounding area to the maximum extent practicable.
- 5.2.40.1.g** All structures except public water storage facilities are set back at least one hundred (100) feet from the property line. Elevated public water storage facilities shall observe a setback equal to the greater of the height of the storage facility or the setback required in the district where the facility is located.
- 5.2.40.1.h** All electric power distribution and service lines (not including transformers or enclosures containing electrical equipment such as switches, meters, or capacitors which may be pad mounted), telephone, gas distribution, and cable television lines shall be placed underground in accordance with the specifications and policies of the respective utility companies.
- 5.2.40.1.i** All electric power, telephone, gas distribution, and cable television lines serving new development and/or new structures shall run underground from the point of connection with the existing main lines to all structures on the lot served by those lines. Such lines shall be placed underground in accordance with the specifications and policies of the respective utility companies.
- 5.2.40.1.j** Whenever it can reasonably be anticipated that utility facilities constructed in one development will be extended to serve other adjacent or nearby properties, such utility facilities (e.g., water or sewer lines) shall be located and constructed so that extensions can be made conveniently and without undue burden, expense or unnecessary duplication of service.
- 5.2.40.1.k** All utility facilities shall be constructed in such a manner as to minimize interference with pedestrian or vehicular traffic and to facilitate maintenance without undue damage to improvements or facilities located within the development.

5.2.41 RECREATIONAL FACILITY

5.2.41.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

- 5.2.41.1.a** Applicants shall indicate the maximum building capacity and the expected peak usage times including capacities and peak usage for all outdoor facilities, fields or courts included as elements of the facility.
- 5.2.41.1.b** Shared parking with adjacent uses that have different peak usage times is encouraged.
- 5.2.41.1.c** Outdoor facilities, fields, and courts located within one thousand (1,000) feet of residential uses shall not be used after 10:00 p.m. unless specifically authorized at the time of permit approval.

- 5.2.41.1.d** The public use portion of outdoor facilities, fields, and courts shall observe a fifty (50) foot setback from property lines when adjacent to property in residential use.
- 5.2.41.1.e** The setback requirement stated above is a presumptive setback, and may be expanded or reduced based on the particular circumstances of each application. In determining the appropriate setback for a particular situation, the Town must consider the impacts of noise, lights, and loss of privacy on neighboring properties. Mitigation measures may include, but are not limited to: grade change, landscaping, fencing, operations modifications and details.
- 5.2.41.1.f** In reviewing applications, the Town will balance the need for security and the impact of the proposed use on the surrounding neighborhood.

5.2.42 RESTAURANT

5.2.42.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

- 5.2.42.1.a** Outdoor eating areas shall be buffered, screened, landscaped, or otherwise located to protect patrons and adjacent properties from adverse impacts, and to provide a pleasant experience to the patrons.
- 5.2.42.1.b** Outdoor play or recreation areas shall be located on a pedestrian façade.
- 5.2.42.1.c** Sites shall not have direct driveway connections to streets classified as arterial.
- 5.2.42.1.d** Drive-up windows and ground-mounted menu boards shall not be located on the primary or pedestrian oriented façades.
- 5.2.42.1.e** Stacking space for drive-up areas shall not inhibit traffic flow on the site.
- 5.2.42.1.f** Drive-up windows are prohibited in the Limited Office (LO) district.
- 5.2.42.1.g** Restaurants proposed in the Neighborhood Business (NB) district shall provide information about their seating capacity, hours of operation, provision of drive-up or delivery service, on-site food preparation, special events offered, and service of alcoholic beverages to determine the use’s compliance with the intent of the Neighborhood Business district.
- 5.2.42.1.h** Applicants shall provide noise level documentation for any sound system used outdoors on site. The permit issuing authority may require any one, or a combination of fencing, distance, hours of operation, and baffling as needed to minimize noise generated by such facilities.
- 5.2.42.1.i** Outdoor performances must take place on the applicant’s property and in compliance with Chapter 5, Article 1, *Noise*, of the Hillsborough Town Code.

5.2.43 RESTAURANT, CONVENIENCE

5.2.43.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use.

5.2.43.1.a The site plan shows that there is adequate vehicular and pedestrian circulation space around the building in addition to the required stacking spaces (for purposes of this section a “stacking space” equals one car length, or approximately twenty feet). The required number of stacking spaces shown must be usable and must be located outside any public road right-of-way. In the case of uses not specified in this Ordinance, the permit issuing authority shall determine whether the number of proposed stacking spaces is adequate for the intended use.

5.2.43.1.b The site plan shows that the circulation pattern is a one-way system that provides a separation between the drive-up window customers and other customers, and that there is adequate room for individuals to park and maneuver safely in the parking lot.

5.2.43.1.c Sites with drive-up window may not have direct driveway connections to streets classified as arterial.

5.2.43.1.d Drive-up windows and their menu boards shall not be located on the primary or pedestrian-oriented facades of buildings.

5.2.43.1.e Stacking spaces for drive-up areas shall not inhibit traffic flow on the site.

5.2.43.1.f Restaurants are required to have six (6) stacking spaces per window.

5.2.44 RETAIL SALES AND RENTAL OF GOODS

5.2.44.1 Standards of Evaluation

The following specific standards shall be used in evaluating an application for approval of this use:

5.2.44.1.a Areas proposed for outside storage and display of retail items shall be clearly delineated on the site plan.

5.2.44.1.b Areas proposed for outside display and storage of retail items shall be located in a fenced or buffered area.

5.2.44.1.c Fenced areas must be enclosed on all sides by fencing or buildings, may be open to the sky, and the fence must be of adequate height to secure the area, but shall not exceed 8 feet in height.

5.2.44.1.d Outside displays may not encroach on pedestrian ways, fire lanes, required parking spaces, travel lanes, or landscaped areas.

5.2.45 SCHOOL: ELEMENTARY, MIDDLE, & SECONDARY

5.2.45.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

5.2.45.1.a Structures, driveways, and other significant physical features within one hundred (100) feet of property line of this project are protected from adverse impacts as required by this Ordinance.

5.2.45.1.b Schools shall be located a minimum of one thousand (1,000) feet from established adult uses.

5.2.45.1.c When located in the Adaptive Re-Use District, new tenants in this category shall install an opaque screen which is 80% solid (or greater) at least 6 feet tall to separate any outdoor play area from any existing outdoor seating area associated with a restaurant or bar.

5.2.45.1.d When located in the Adaptive Re-Use District, new tenants in this category may not designate child loading/unloading areas where there is overlapping driveway use with any industrial use in existence at the time of the school's application.

5.2.45.1.e When the proposed site is located in the Economic Development District, a minimum of 2,000 feet separation from any lot containing existing school: elementary, middle, or secondary and the lot containing the proposed school: elementary, middle, or secondary.

5.2.46 STORAGE AND WAREHOUSING, OUTDOOR

5.2.46.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of this use:

5.2.46.1.a Storage areas shall be located behind buildings or screened from adjacent property and public right-of way with a solid screen at least six (6) feet in height.

5.2.46.1.b Solid screens may be one or a combination of fences, walls, vegetation, topographical change, or berms. Fences and walls must be opaque, and vegetation must be kept in healthy condition.

5.2.46.1.c No item defined by this Ordinance or in the Town Code as "solid waste" may be stored on a site.

5.2.46.1.d No hazardous materials may be stored unless specifically authorized by the State Fire Code and necessary for operations in the ordinary course of business for the principle use on the site.

5.2.46.1.e All outside storage areas shall be clearly indicated on submitted site plans and storage must be confined to designated areas.

5.2.47 SUBDIVISION, MAJOR or SPECIAL

5.2.47.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

5.2.47.1.a The preliminary subdivision plan shows lots that conform to the minimum lot size and width requirements shown in Section 6.3, *General Dimensional Standards*.

5.2.47.1.b Any new public street to be constructed as part of this proposal conforms to the town design specifications for that street type.

5.2.47.1.c At least 20 new lots including any remainder are being crated from the parent tract within any five-year period for a Special Subdivision.

5.2.47.1.d The relevant development standards in Section 6 are met or reasonably can be met.

5.2.48 SUBDIVISION, CONSERVATION

5.2.48.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

5.2.48.1.a The site plan shall identify and protect existing “irreplaceable natures features” on the site. These areas shall be designated Open Space in accordance with Section 6.12.

5.2.48.1.b The development plan sets aside a minimum of 35% of the gross parcel area in land that meets the standards for open space.

5.2.48.1.c The development plan creates no more 100 dwelling units, including accessory units in detached structures

5.2.48.1.d Individual lots have no required minimum area or width, provided each lot meets the minimum street frontage requirement and the density limit for the zoning district as calculated in Section 6.3, *General Dimensional Standards*.

5.2.48.1.e Individual lots observe a minimum front yard setback of 15’ and side and rear setback of 10’ each, or such other setbacks approved by the permit issuing authority that meet fire and building code requirements.

5.2.48.1.f Any new public street conforms to the town design specifications for that street type.

5.2.48.1.g At least 20 new lots, including any remainder of the original parcel being subdivided, are being created within a five-year period.

5.2.48.1.h The relevant development standards in Section 6 are met or reasonably can be met.

5.2.49 SUBDIVISION, MINOR

5.2.49.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of uses in this category:

5.2.49.1.a The preliminary subdivision plan shows lots that conform to the minimum lot size and width requirements as shown in Section 6.3, *General Dimensional Standards*.

5.2.49.1.b Any new street to be constructed as part of this proposal conforms to the town design specifications for that street type.

5.2.49.1.c No more than 4 lots, including any remainder shall be, created from the parent tract within any five-year period. The creation of a fifth (or more) lot within a five-year period shall cause the subdivision to be processed as a Major subdivision.

5.2.49.1.d A map or plat suitable for recording in the Register of Deeds shall be submitted.

5.2.50 TELECOMMUNICATION TOWER

5.2.50.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval:

5.2.50.1.a Adjacent to residential zoning districts, minimum setbacks from the base of the tower to the property boundary shall be equal to the height of the tower. The setback may be reduced to no less than one-half of the tower height if easements for the remaining setback distance are granted by adjoining property owners, provided that no residence may be located within a distance equal to the height of the tower measured from the base of the tower.

5.2.50.1.b Adjacent to non-residential zoning districts, minimum setbacks from the base of the tower to the property boundary shall be equal to fifty (50) percent of the height of the tower. The setback may be reduced to no less than twenty (20) percent of the tower height if an engineer certifies that the proposed setbacks are sufficient to contain the tower in the event of collapse.

5.2.50.1.c A Type B buffer shall be provided between the base of the tower (including all base station equipment) and adjoining property. Existing vegetation may be removed only to the extent necessary to accommodate the tower, equipment buildings, and support structures such as guy wires.

- 5.2.50.1.d** No structures may be located within the required tower setback area, except those structures which are accessory to the tower.
- 5.2.50.1.e** The site plan shall reserve space for at least one (1) equipment building in addition to that proposed for use by the applicant in order to accommodate and encourage co- location opportunities.
- 5.2.50.1.f** Security fencing shall be provided around the tower base or around the perimeter of the site.
- 5.2.50.1.g** The applicant shall provide a written explanation documenting how or why the telecommunications equipment planned for the proposed tower cannot be accommodated on an existing tower. Such written explanation shall, at a minimum, address the following issues:
- 5.2.50.1.h** The planned equipment would exceed the structural capacity of existing and approved towers, considering existing and planned use of those towers. The applicant must address whether any existing tower serving the area can be reinforced to accommodate planned or equivalent equipment at a reasonable cost.
- 5.2.50.1.i** The planned equipment would cause radio frequency interferences with other existing or planned equipment for existing towers and the interference cannot be prevented at a reasonable cost.
- 5.2.50.1.j** Existing or approved towers do not have space on which the equipment can be placed so it can function effectively and reasonably in parity with similar existing or approved equipment.
- 5.2.50.1.k** No tower or other suitable facility exists in an area where the equipment to be placed on the tower will function in its intended manner.
- 5.2.50.1.l** The proposed telecommunications tower shall be structurally designed to support at least one (1) additional user, and the required SPECIAL Use Permit shall include a statement that the owner of the tower will require all users of the tower to permit other user(s) to attach communication facilities which do not interfere with the primary purpose of the tower, provided that such other users agree to negotiate commercially reasonable terms for shared use of the facility. The color of the tower shall be of light tone, except to the extent required by law, so as to minimize its visual impact.
- 5.2.50.1.m** The tower shall not be artificially lighted unless required by the FAA, FCC or other federal or state agency having jurisdiction.
- 5.2.50.1.n** Although the height of the tower and antenna may exceed the maximum height of the zoning district, neither will unreasonably interfere with the view of/from any historic site, scenic road, or major view corridor. The height, design, placement, or other characteristics of the proposed tower shall be

designed in a manner to minimize the intrusive visual impact on the surrounding area.

- 5.2.50.1.o** The permit issuing authority may authorize the location of a tower exceeding the height of the Eno/Occoneechee Mountain ridge line provided the tower is directly related to public safety and another location is impracticable.
- 5.2.50.1.p** Towers and appurtenant fixtures with expired communication licenses shall be removed within twelve (12) months of the license expiration, or within 12 months of the cessation of active telecommunications use of the tower for any reason. The Special Use Permit shall include a requirement that the applicant record a removal agreement to ensure compliance with this requirement. The approved permit will also list the Planning Director as a recipient of all license renewal notices.

5.2.51 TRANSMISSION LINE

5.2.51.1 Standards of Evaluation

The following specific standards shall be used to evaluate an application for approval of new high voltage electric transmission lines in the Town's zoning jurisdiction:

- 5.2.51.1.a** The width of the right-of-way is sufficient to protect existing structures on adjacent property from tower collapse, effects of electromagnetic fields, and transmission line failure.
- 5.2.51.1.b** The methods of the proposed right-of-way maintenance protect adjacent property owners and property from herbicide damage due to herbicides and other maintenance methods and chemicals.
- 5.2.51.1.c** The public convenience and necessity shall be served by this facility if installed as proposed.
- 5.2.51.1.d** The applicant has submitted an emergency response plan which protects adjacent properties and the environment from accidental or natural disaster.