

NOTICE OF ENACTMENT
TO: THE PEOPLE OF THE CITY OF DETROIT, MICHIGAN
On November 18, 2025, the Detroit City Council passed the following ordinance:

ORDINANCE NO. 2025-32
CHAPTER 50
ARTICLE IV, VIII, XI, XII, XIII, XIV, XVI

AN ORDINANCE to amend Chapter 50 of the 2019 Detroit City Code, *Zoning*, to provide for the adaptive reuse and tactical preservation of vacant or underutilized institutional buildings in residential zoning districts by allowing certain residential, civic, cultural, educational, retail, office, food service, and light industrial uses where such new uses would otherwise be prohibited by repealing Article XII, *Use Regulations*, Division 1, *Use Tables*, Subdivision B, *Residential Uses*, Section 50-12-24, *Other residential uses*, Subdivision C, *Public, Civic, and Institutional Uses*, Section 50-12-52, *Other public, civic and institutional uses*, Subdivision D, *Retail, Service and Commercial Uses*, which is renamed *Retail, Service, and Commercial Uses*, Section 50-12-72, *Other retail, service, and commercial uses*; by adding Article XII, *Use Regulations*, Division 3, *Specific Use Standards*, Subdivision B, *Public, Civic, and Institutional Uses*, Section 50-12-186.1, *Governmental service agency*, Section 50-12-186.2, *Library*, Section 50-12-186.3, *Museum*, Subdivision C, *Retail, Service, and Commercial Uses*; *Generally (Amusement Park—Mortuary or Funeral Home)*, Section 50-12-213.1, *Art gallery*, Section 50-12-215.1, *Bank, without drive-up or drive-through facilities*, Section 50-12-215.2, *Barber or beauty shop*, Section 50-12-216.1, *Body art facility*, Section 50-12-217.1, *Business college or commercial trade school*, Subdivision E, *Retail, Service, and Commercial Uses*; *Generally (Motor Vehicles – Youth Hostels/Hostels)*, Section 50-12-306.1, *Radio or television station*, Section 50-12-307.1, *Recording studio or photo studio or video studio, no assembly hall*, Section 50-12-313.1, *Shoe repair shop*, Subdivision H, *Other Uses—Urban Agriculture*, Section 50-12-397.1, *Urban agriculture in residential districts*, Subdivision I, *Other Uses—Miscellaneous*, Section 50-12-414, *Telecommunications building, private*; Article XIII, *Intensity and Dimensional Standards*, Division 1, *Tables of Intensity and Dimensional Standards*, Subdivision B, *General Dimensional Standards for Residential Districts*, Section 50-13-30, *Lot coverage exception*; and by amending Article III, *Review and Approval Procedures (Part I)*, Division 5, *Site Plan Review*, Subdivision A, *In General*, Section 50-3-113, *Applicability*; Article IV, *Review and Approval Procedures (Part 2)*, Division 3, *Building Permits and Certificates of Occupancy*, Subdivision A, *Building Permits*, Section 50-4-43, *Permit required for new use of buildings*; Article VIII, *Residential Zoning Districts*, Division 2, *R1 Single-Family Residential District*, Section 50-8-20, *Conditional residential uses*, Section 50-8-21, *Conditional public, civic, and institutional uses*, Section 50-8-22, *Conditional retail, service, and commercial uses*, Section 50-8-23, *Conditional manufacturing and industrial uses*, Section 50-8-24, *Conditional other uses*, Division 3, *R2 Two-Family Residential District*, Section 50-8-50, *Conditional residential uses*, Section 50-8-51, *Conditional public, civic, and institutional uses*, Section 50-8-52, *Conditional retail, service, and commercial uses*, Section 50-8-53, *Conditional manufacturing and industrial uses*, Section 50-8-54, *Conditional other uses*, Division 4, *R3 Low Density Residential District*, Section 50-8-80, *Conditional residential uses*, Section 50-8-81, *Conditional public, civic, and institutional uses*, Section 50-8-82, *Conditional retail, service, and commercial uses*, Section 50-8-83, *Conditional manufacturing and industrial uses*, Section 50-8-84, *Conditional other uses*, Division 5, *R4 Thoroughfare Residential District*, Section 50-8-111, *Conditional public, civic, and institutional uses*, Section 50-8-112, *Conditional retail, service, and commercial uses*, Section 50-8-113, *Conditional manufacturing and industrial uses*, Section 50-8-114, *Conditional other uses*, Division 6, *R5 Medium Density Residential District*, Section 50-8-141, *Conditional public, civic, and institutional uses*, Section 50-8-142, *Conditional retail, service, and commercial uses*, Section 50-8-143, *Conditional manufacturing and industrial uses*, Section 50-8-144, *Conditional other uses*, Division 7, *R6 High Density Residential District*, Section 50-8-171, *Conditional public, civic, and institutional uses*, Section 50-8-172, *Conditional retail, service, and commercial uses*, Section 50-8-173, *Conditional manufacturing and industrial uses*, Section 50-8-174, *Conditional other uses*; Article XI, *Special Purpose Zoning Districts and Overlay Districts*, Division 1, *MKT Market and Distribution District*, Section 50-11-206, *By-right retail, service, and commercial uses*, Section 50-11-212, *Conditional retail, service, and commercial uses*, Division 11, *SD2—Special Development District, Mixed-Use*, Section 50-11-272, *Conditional retail, service, and commercial uses*; Article XII, *Use Regulations*, Division 1, *Use Tables*, Subdivision B, *Residential Uses*, Section 50-12-21, *Group living*, Section 50-12-22, *Household living*, Section 50-12-23, *Institutional living*, Subdivision C, *Public, Civic, and Institutional Uses*, Section 50-12-42, *Community service*, Section 50-12-43, *Day care*, Section 50-12-45, *Library*, Section 50-12-46, *Museum*, Subdivision D, *Retail, Service and Commercial Uses*, which is renamed *Retail, Service, and Commercial Uses*, Section 50-12-62, *Food and beverage service*, Section 50-12-63, *Office*, Section 50-12-65, *Public accommodation*, Section 50-12-66, *Recreation/entertainment, indoor*, Section 50-12-69, *Retail sales and service, sales-oriented*, Section 50-12-70, *Retail sales and service, service-oriented*, Subdivision E, *Manufacturing and Industrial Uses*, Section 50-12-81, *Industrial service*, Section 50-12-82, *Manufacturing and production*, Section 50-12-83, *Warehouse and freight movement*, Subdivision F, *Other Uses*, Section 50-12-105, *Telecommunications facilities*, Section 50-12-109, *Agricultural uses*, Division 2, *General Use Standards*, Section 50-12-134, *Regulated uses—spacing*, Section 50-12-138, *School building adaptive reuse provision*, which is renamed *Public, civic, or institutional building adaptive reuse*, Division 3, *Specific Use Standards*, Subdivision A, *Residential Uses*, Section 50-12-152, *Assisted living facility*, Section 50-12-153, *Boarding school*, which is renamed *Boarding school and dormitory*, Section 50-13-154, *Child caring institution*, Section 50-12-155, *Convalescent, nursing, or rest home*, Section 50-12-159, *Lofts; residential uses combined in structures with permitted commercial or industrial uses*, Section 50-12-162, *Multi-family dwellings*, which is renamed *Multi-family dwellings*, Section 50-12-167, *Townhouses*, Subdivision B, *Public, Civic, and Institutional Uses*, Section 50-12-181, *Adult day care center*, Subdivision C, *Retail, Service, and Commercial Uses*; *Generally (Amusement Park—Mortuary or Funeral Home)*, Section 50-12-212, *Animal-grooming shop*, Section 50-12-215, *Bake shop*, Section 50-12-216, *Bed and breakfast inn*, Section 50-12-217, *Brewpub and microbrewery and small distillery and small winery*, which is renamed *Brewpub or microbrewery or small distillery or small winery*, Section 50-12-220, *Establishment for the sale of beer or alcoholic liquor for consumption on the premises*, which is relocated to Section 50-12-221, Section 50-12-221, *Dry cleaning, laundry, or laundromat*, which is relocated to Section 50-12-220, Section 50-12-232, *Medical/dental/physical therapy clinic and massage facility*, which is renamed *Medical or dental clinic, physical therapy clinic, or massage facility*, Section 50-12-235, *Barber or beauty shop*, which is relocated to Section 50-12-215.2, Section 50-12-236, *Nail salons*, which is relocated to Section 50-12-235, Subdivision E, *Retail, Service, and Commercial Uses*; *Generally (Motor Vehicles – Youth Hostels/Hostels)*, Section 50-12-306, *Office, business or professional*, Section 50-12-300, *Body art facilities*, which is relocated to Section 50-12-216.1, Section 50-12-308, *Recreation, indoor commercial and health club; recreation, outdoor commercial*, Section 50-12-310, *Restaurants, carry-out and fast-food*, Section 50-12-311, *Restaurants, standard*, Section 50-12-313, *Schools or studios of dance, gymnastics, music, art or cooking*, which is renamed *Schools or studios of dance, gymnastics, music, art, or cooking*, Section 50-12-317, *Theaters and concert cafes*, Section 50-12-318, *Trade schools, commercial*, which is relocated to Section 50-12-217.1 and renamed *Business college or commercial trade school*, Section 50-12-321, *Veterinary clinic for small animals*, Section 50-12-322, *Youth hostels/hostels*, Section 50-12-323, *Printing or engraving shops*, Section 50-12-324, *Stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities*, Subdivision F, *Manufacturing and Industrial Uses*, Section 50-12-334, *Confection manufacturing*, which is renamed *Confection manufacture*, Section 50-12-336, *Food catering establishments*, Section 50-12-340, *Jewelry manufacture establishments*, Section 50-12-342, *Lithographing and sign shops*, Section 50-12-353, *Trade services, general*, Section 50-12-358, *Wholesaling, warehousing, storage buildings, or public storage facilities*, Section 50-12-359, *Low-impact manufacturing or processing facilities*, Section 50-12-360, *Wearing apparel manufacturing*, Section 50-12-361, *Low/medium-impact manufacturing or processing facilities*, Division 4, *Principal Uses And Structures*, Section 50-12-431, *Number of buildings on a zoning lot*; Article XIV, *Development Standards*, Division 1, *Off-Street Parking, Loading, and Access*, Subdivision B, *Off-Street Parking Schedule “A”*, Section 50-14-33, *Group living*, Section 50-14-34, *Household living*, Section 50-14-35, *Institutional living*, Section 50-14-36, *Community service*, Section 50-14-41, *Library*, Section 50-14-42, *Museum*, Section 50-14-45, *Schools*, Section 50-14-52, *Office*, Section 50-14-54, *Public accommodation*, Section 50-14-55, *Recreation and entertainment, indoor*, Section 50-14-59, *Retail sales and service (service-oriented)*, which is renamed *Retail sales and service, service-oriented*, Subdivision D, *Off-Street Loading*, Section 50-14-111, *Off-street loading schedule and exemptions*, Subdivision F, *Waivers and Alternative Parking Plans*, Section 50-14-153, *Waiver of off-street parking requirements for uses or buildings minimally deficient, which is renamed Waiver of off-street parking requirements for uses or buildings minimally deficient or in certain locations*; Article XVI, *Rules of Construction and Definitions*, Division 2, *Words and Terms Defined*, Subdivision P, *Letter “S”*, Section 50-16-381, *Words and terms (Sa—Sd)*, Subdivision Q, *Letter “T”*, Section 50-16-401, *Words and terms (Ta—Tn)*

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT THAT: Section 1. Chapter 50 of the Detroit City Code, *Zoning*, is amended by repealing Article XII, Division 1, Subdivision B, Section 50-12-24, Subdivision C, Section 50-12-52, Subdivision D, Section 50-12-72; by adding Article XII, Division 3, Subdivision B, Section 50-12-186.1, Section 50-12-186.2, Section 50-12-186.3, Subdivision C, Section 50-12-213.1, Section 50-12-215.1, Section 50-12-215.2, Section 50-12-216.1, Section 50-12-217.1, Subdivision E, Section 50-12-306.1, Section 50-12-307.1, Section 50-12-313.1, Subdivision H, Section 50-12-397.1, Subdivision I, Section 50-12-414; Article XIII, Division 1, Subdivision B, Section 50-13-30; and by amending Article III, Division 5, Subdivision A, Section 50-3-113; Article IV, Division 3, Subdivision A, Section 50-4-43; Article VIII, Division 2, Section 50-8-20, Section 50-8-21, Section 50-8-22, Section 50-8-23, Section 50-8-24, Division 3, Section 50-8-50, Section 50-8-51, Section 50-8-52, Section 50-8-53, Section 50-8-54, Division 4, Section 50-8-80, Section 50-8-81, Section 50-8-82, Section 50-8-83, Section 50-8-84, Division 5, Section 50-8-111, Section 50-8-112, Section 50-8-113, Section 50-8-114, Division 6, Section 50-8-141, Section 50-8-142, Section 50-8-143, Section 50-8-144, Division 7, Section 50-8-171, Section 50-8-172, Section 50-8-173, Section 50-8-174; Article XI, Division 9, Section 50-11-206, Section 50-11-212, Division 11, Section 50-11-272; Article XII, Division 1, Subdivision B, Section 50-12-21, Section 50-12-22, Section 50-12-23, Subdivision C, Section 50-12-42, Section 50-12-43, Section 50-12-45, Section 50-12-46, Subdivision D, Section 50-12-62, *Food and beverage service*, Section 50-12-63, Section 50-12-65, Section 50-12-66, Section 50-12-69, Section 50-12-70, Subdivision E, Section 50-12-81, Section 50-12-82, Section 50-12-83, Section 50-12-105, Section 50-12-109, Division 2, Section 50-12-134, Section 50-12-138, Division 3, Subdivision A, Section 50-12-152, Section 50-12-153, Section 50-12-154, Section 50-12-155, Section 50-12-159, Section 50-12-162, Section 50-12-167, Subdivision B, Section 50-12-181, Subdivision C, Section 50-12-212, Section 50-12-215, Section 50-12-216, Section 50-12-217, Section 50-12-220, Section 50-12-221, Section 50-12-232, Section 50-12-235, Section 50-12-236, Subdivision E, Section 50-12-298, Section 50-12-300, Section 50-12-308, Section 50-12-310, Section 50-12-311, Section 50-12-313, Section 50-12-317, Section 50-12-318, Section 50-12-321, Section 50-12-322, Section 50-12-323, Section 50-12-324, Subdivision F, Section 50-12-334, Section 50-12-336, Section 50-12-340, Section 50-12-342, Section 50-12-353, Section 50-12-358, Section 50-12-359, Section 50-12-360, Section 50-12-361, Division 4, Section 50-12-431; Article XIV, Division 1, Subdivision B, Section 50-14-33, Section 50-14-34, Section 50-14-35, Section 50-14-38, Section 50-14-41, Section 50-14-42, Section 50-14-45, Section 50-14-52, Section 50-14-54, Section 50-14-55, Section 50-14-59, Subdivision D, Section 50-14-111, Subdivision F, Section 50-14-153; Article XVI, Division 2, Subdivision P, Section 50-16-381, Subdivision Q, Section 50-16-401 as follows:

CHAPTER 50. ZONING
ARTICLE III. REVIEW AND APPROVAL PROCEDURES (PART 1)
DIVISION 5. SITE PLAN REVIEW
Subdivision A. In General

Sec. 50-3-113. Applicability.
Applications for proposed developments that meet any one or more of the applicability criteria in this section shall be reviewed through the site plan review process. Developments that do not meet any of the applicability criteria in this section shall be reviewed by the Buildings, Safety Engineering, and Environmental Department through its permitting process, provided, that a site plan review is not required for the construction or alteration of an individual single- or two-family dwelling.
(1) New construction that involves any one of the following:
a. Any new development that has more than 20,000 square feet of gross floor area, except that, on land zoned M1, M2, M3, M4 or M5, the threshold for industrial uses shall be 50,000 square feet of gross floor area;
b. Projects with multiple principal structures on one zoning lot;
c. Any multiple-family residential or loft development with more than 12 dwelling units;
d. Site condominium developments;
e. Projects in a 100-year floodplain;
f. Any parking structure as defined in Section 50-16-341 of this Code; or
g. Projects located in the portion of the MKT Market and Distribution District described in Section 50-13-157(a) of this Code.
(2) Additions or major structural alterations that involve any of the following:
a. Any development that has not more than 20,000 square feet of gross floor area where the addition or alteration results in a cumulative total of more than 20,000 square feet of gross floor area, considering existing floor area and proposed additions, except that, on land zoned M1, M2, M3, M4 or M5, the threshold for industrial uses shall be 50,000 square feet of gross floor area;
b. An increase of 25 percent or more in gross square footage to an existing building that contains more than 20,000 square feet of gross floor area, except that, on land zoned M1, M2, M3, M4 or M5, the threshold for industrial uses shall be 50,000 square feet of gross floor area;
c. Projects in a 100-year floodplain; or
d. Projects located in the portion of the MKT Market and Distribution District described in Section 50-13-157(a) of this Code.
(3) Any development with a lot area of more than one acre in cumulative total considering existing lot area and any proposed additional lot area, except that, on land zoned M1, M2, M3, M4, or M5, the threshold for industrial uses shall be three acres.
(4) Substantial changes in use within any building that has more than 20,000 square feet of gross floor area or of any use with a lot area of more than one acre, except that, on land zoned M1, M2, M3, M4, or M5, the threshold for industrial uses shall be 50,000 square feet of gross floor area and three acres. For purposes of site plan review, a substantial change in use is one that involves the establishment of a use from one of the major land use classifications that are set out in Article XII of this chapter, which are residential, public/civic/institutional, retail/service/commercial, manufacturing/industrial, and other, where the use immediately preceding the new use was from a different major land use classification.
(5) Any conditional, regulated, or controlled land use and any case before the Board of Zoning Appeals as the body of first jurisdiction.
(6) Any use that has drive-up or drive-through facilities or a walk-up component.
(7) Projects within any PD, SD1, SD2, or SD5 District, provided that in the SD1, SD2, and SD5 Districts, alterations to an existing structure that do not involve additions or major structural alterations qualify for “expedited review” as provided for in Section 50-3-131(b) of this Code.
(8) Projects within the SD4 District that involve the following four utility uses: electric transformer station; gas regulator station; telephone exchange building; water works, reservoir, pumping station, or filtration plant.
(9) Projects seeking approval under the Alternative Residential Development Options provisions of Article XIII, Division 3 of this chapter.
(10) Urban farms and all other agricultural uses specified as a conditional use in Section 50-12-109 of this Code.
(11) Any new or newly established motor vehicle salesroom or sales lot for the sale of used vehicles.
(12) Development projects which meet the post-construction stormwater management applicability thresholds described in Section 48-2-101 of this Code.
(13) Any type of medical marijuana facility or adult-use marijuana establishment.
(14) Solar generation stations.
(15) Projects utilizing tactical preservation in accordance with the administrative procedures authorized by Section 50-4-43 of this Code.

ARTICLE IV. REVIEW AND APPROVAL PROCEDURES (PART 2)
DIVISION 3. BUILDING PERMITS AND CERTIFICATES OF OCCUPANCY
Subdivision A. Building Permits

Sec. 50-4-43. Permit required for new use of buildings.
(a) No building or structure, or part thereof, may be changed to or occupied by a use of a different kind or class, unless a building permit is first obtained for the new use. Notwithstanding the foregoing general building permit requirement, a building or structure, or part thereof, that was occupied by a Group “D” adult cabaret use as that kind of use was defined on November 1, 2009, may be placed on record by the Buildings, Safety Engineering, and Environmental Department, upon written request of the owner, as a Group “A” cabaret use, a Group “B” cabaret use, or a Group “C” cabaret use without obtaining a building permit for the different use.
(b) The Director of the Buildings, Safety Engineering and Environmental Department is authorized, pursuant to Section 2-111 of the Charter, to promulgate administrative rules to implement a process for the review and approval of new uses in existing buildings through tactical preservation, as defined in Section 50-16-401 of this Code. Any such administrative rules shall set forth the procedures, criteria, minimum standards, submittal requirements, administrative procedures, and other technical information to provide for the permitting of new uses through tactical preservation in accordance with this division.

ARTICLE VIII. RESIDENTIAL ZONING DISTRICTS
DIVISION 2. R1 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 50-8-20. Conditional residential uses.
Conditional residential uses in the R1 Single-Family Residential District are as follows:
(1) Assisted living facility, subject to Section 50-12-152 of this Code.
(2) Boarding school and dormitory, subject to Section 50-12-153 of this Code.
(3) Child caring institution, subject to Section 50-12-154 of this Code.
(4) Convalescent, nursing, or rest home, subject to Section 50-12-155 of this Code.
(5) Loft, subject to Section 50-12-159 of this Code.
(6) Multiple-family dwelling, subject to Section 50-12-162 of this Code.
(7) Religious residential facilities.
(8) Townhouse, subject to Section 50-12-167 of this Code.

Sec. 50-8-21. Conditional public, civic, and institutional uses.
Conditional public, civic, and institutional uses in the R1 Single-Family Residential District are as follows:

- (1) Adult day care center, subject to Section 50-12-181 of this Code.
- (2) Cemeteries, including those containing mausoleums, crematories, or columbaria.
- (3) Child care center.
- (4) Educational institution.
- (5) Governmental service agency, subject to Section 50-12-186.1 of this Code.
- (6) Group day care home, subject to Section 50-12-185 of this Code.
- (7) Library, subject to Section 50-12-186.2 of this Code.
- (8) Museum, subject to Section 50-12-186.3 of this Code.
- (9) Neighborhood center, non-profit.
- (10) Outdoor art exhibition grounds; sculpture gardens.
- (11) Outdoor recreation facility.
- (12) Religious institution.
- (13) Residential-area utility facilities, public.
- (14) School, elementary, middle/junior high, or high.

Sec. 50-8-22. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses in the R1 Single-Family Residential District are as follows:

- (1) Animal-grooming shop, subject to Section 50-12-212 of this Code.
- (2) Art gallery, subject to Section 50-12-213.1 of this Code.
- (3) Bake shop, retail, subject to Section 50-12-215 of this Code.
- (4) Bank, without drive-up or drive-through facilities, subject to Section 50-12-215.1 of this Code.
- (5) Barber or beauty shop, subject to Section 50-12-215.2 of this Code.
- (6) Bed and breakfast inn, subject to Section 50-12-216 of this Code.
- (7) Body art facility, subject to Section 50-12-216.1 of this Code.
- (8) Brewpub or microbrewery or small distillery or small winery, subject to Section 50-12-217 of this Code.
- (9) Business college or commercial trade school, subject to Section 50-12-217.1 of this Code.
- (10) Dry cleaning, laundry, or laundromat, subject to Section 50-12-220 of this Code.
- (11) Establishment for the sale of beer or alcoholic liquor for consumption on the premises, subject to Section 50-12-221 of this Code.
- (12) Medical or dental clinic, physical therapy clinic, or massage facility, subject to Section 50-12-232 of this Code.
- (13) Nail salon, subject to Section 50-12-235 of this Code.
- (14) Office, business or professional, subject to Section 50-12-298 of this Code.
- (15) Parking lots or parking areas for operable private passenger vehicles.
- (16) Printing or engraving shops, subject to Section 50-12-323 of this Code.
- (17) Radio or television station, subject to Section 50-12-306.1 of this Code.
- (18) Recording studio or photo studio or video studio, no assembly hall, subject to Section 50-12-307.1 of this Code.
- (19) Recreation, indoor commercial and health club, subject to Section 50-12-308 of this Code.
- (20) Restaurant, fast-food, without drive-up or drive-through facilities, subject to Section 50-12-310 of this Code.
- (21) Restaurant, standard, without drive-up or drive-through facilities, subject to Section 50-12-311 of this Code.
- (22) School or studio of dance, gymnastics, music, art, or cooking, subject to Section 50-12-313 of this Code.
- (23) Shoe repair shop, subject to Section 50-12-313.1 of this Code.
- (24) Stores of a generally recognized retail nature whose primary business is the sale of new merchandise with or without drive-up or drive-through facilities, subject to Section 50-12-324 of this Code.
- (25) Theater and concert café, excluding drive-in theaters, subject to Section 50-12-317 of this Code.
- (26) Veterinary clinic for small animals, subject to Section 50-12-321 of this Code.
- (27) Youth hostel/hostel, subject to Section 50-12-322 of this Code.

Sec. 50-8-23. Conditional manufacturing and industrial uses.
Conditional manufacturing and industrial uses in the R1 Single-Family Residential District are as follows:

- (1) Confection manufacture, subject to Section 50-12-334 of this Code.
- (2) Food catering establishment, subject to Section 50-12-336 of this Code.
- (3) Jewelry manufacture, subject to Section 50-12-340 of this Code.
- (4) Lithographing and sign shops, subject to Section 50-12-342 of this Code.
- (5) Low-impact manufacturing or processing, subject to Section 50-12-359 of this Code.
- (6) Low/medium-impact manufacturing or processing, subject to Section 50-12-361 of this Code.
- (7) Trade services, general, subject to Section 50-12-353 of this Code.
- (8) Wearing apparel manufacturing, subject to Section 50-12-360 of this Code.
- (9) Wholesaling, warehousing, storage buildings, or public storage facilities, subject to Section 50-12-358 of this Code.

Sec. 50-8-24. Conditional other uses.
Other conditional uses in the R1 Single-Family Residential District are as follows:
(1) Animal husbandry and beekeeping.
(2) Antennas, subject to Article XII, Division 3, Subdivision G of this chapter.
(3) Aquaculture, subject to Article XII, Division 3, Subdivision H of this chapter.

- (4) Aquaponics, subject to Article XII, Division 3, Subdivision H of this chapter.
- (5) Greenhouses, subject to Article XII, Division 3, Subdivision H of this chapter.
- (6) Hoophouses, subject to Article XII, Division 3, Subdivision H of this chapter.
- (7) Hydroponics, subject to Article XII, Division 3, Subdivision H of this chapter.
- (8) Railroad rights-of-way, not including storage tracks, yards, or buildings.
- (9) Urban farms, subject to Article XII, Division 3, Subdivision H of this chapter.
- (10) Telecommunications building, private, subject to Section 50-12-414 of this Code.

DIVISION 3. R2 TWO-FAMILY RESIDENTIAL DISTRICT

Sec. 50-8-50. Conditional residential uses.
Conditional residential uses in the R2 Two-Family Residential District are as follows:
(1) Assisted living facility, subject to Section 50-12-152 of this Code.
(2) Boarding school and dormitory, subject to Section 50-12-153 of this Code.
(3) Child caring institution, subject to Section 50-12-154 of this Code.
(4) Convalescent, nursing, or rest home, subject to Section 50-12-155 of this Code.
(5) Loft, subject to Section 50-12-159 of this Code.
(6) Multiple-family dwelling, which has not more than eight dwelling units.
(7) Townhouses with a maximum of eight in any group of attached townhouses.
(8) Religious residential facilities.

Sec. 50-8-51. Conditional public, civic, and institutional uses.
Conditional public, civic, and institutional uses in the R2 Two-Family Residential District are as follows:

- (1) Adult day care center, subject to Section 50-12-181 of this Code.
- (2) Cemeteries, including those containing mausoleums, crematories, or columbaria.
- (3) Child care center.
- (4) Educational institution.
- (5) Governmental service agency, subject to Section 50-12-186.1 of this Code.
- (6) Group day care home, subject to Section 50-12-185 of this Code.
- (7) Library, subject to Section 50-12-186.2 of this Code.
- (8) Museum, subject to Section 50-12-186.3 of this Code.
- (9) Neighborhood center, non-profit.
- (10) Outdoor art exhibition grounds; sculpture gardens.
- (11) Outdoor recreation facility.
- (12) Religious institution.
- (13) Residential-area utility facilities, public.
- (14) School, elementary, middle/junior high, or high.

Sec. 50-8-52. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses in the R2 Two-Family Residential District are as follows:

- (1) Animal-grooming shop, subject to Section 50-12-212 of this Code.
- (2) Art gallery, subject to Section 50-12-213.1 of this Code.
- (3) Bake shop, retail, subject to Section 50-12-215 of this Code.
- (4) Bank, without drive-up or drive-through facilities, subject to Section 50-12-215.1 of this Code.
- (5) Barber or beauty shop, subject to Section 50-12-215.2 of this Code.
- (6) Bed and breakfast inn, subject to Section 50-12-216 of this Code.
- (7) Body art facility, subject to Section 50-12-216.1 of this Code.
- (8) Brewpub or microbrewery or small distillery or small winery, subject to Section 50-12-217 of this Code.
- (9) Business college or commercial trade school, subject to Section 50-12-217.1 of this Code.
- (10) Dry cleaning, laundry, or laundromat, subject to Section 50-12-220 of this Code.
- (11) Establishment for the sale of beer or alcoholic liquor for consumption on the premises, subject to Section 50-12-221 of this Code.
- (12) Medical or dental clinic, physical therapy clinic, or massage facility, subject to Section 50-12-232 of this Code.
- (13) Nail salon, subject to Section 50-12-235 of this Code.
- (14) Office, business or professional, subject to Section 50-12-298 of this Code.
- (15) Parking lots or parking areas for operable private passenger vehicles.
- (16) Printing or engraving shops, subject to Section 50-12-323 of this Code.
- (17) Radio or television station, subject to Section 50-12-306.1 of this Code.
- (18) Recording studio or photo studio or video studio, no assembly hall, subject to Section 50-12-307.1 of this Code.
- (19) Recreation, indoor commercial and health club, subject to Section 50-12-308 of this Code.
- (20) Restaurant, fast-food, without drive-up or drive-through facilities, subject to Section 50-12-310 of this Code.
- (21) Restaurant, standard, without drive-up or drive-through facilities, subject to Section 50-12-311 of this Code.
- (22) School or studio of dance, gymnastics, music, art, or cooking, subject to Section 50-12-313 of this Code.
- (23) Shoe repair shop, subject to Section 50-12-313.1 of this Code.
- (24) Stores of a generally recognized retail nature whose primary business is the sale of new merchandise with or without drive-up or drive-through facilities, subject to Section 50-12-324 of this Code.
- (25) Theater and concert café, excluding drive-in theaters, subject to Section 50-12-317 of this Code.
- (26) Veterinary clinic for small animals, subject to Section 50-12-321 of this Code.
- (27) Youth hostel/hostel, subject to Section 50-12-322 of this Code.

Sec. 50-8-53. Conditional manufacturing and industrial uses.
Conditional manufacturing and industrial uses in the R2 Two-Family Residential District are as follows:

- (1) Confection manufacture, subject to Section 50-12-334 of this Code.
- (2) Food catering establishment, subject to Section 50-12-336 of this Code.
- (3) Jewelry manufacture, subject to Section 50-12-340 of this Code.
- (4) Lithographing and sign shops, subject to Section 50-12-342 of this Code.
- (5) Low-impact manufacturing or processing, subject to Section 50-12-359 of this Code.
- (6) Low/medium-impact manufacturing or processing, subject to Section 50-12-361 of this Code.
- (7) Trade services, general, subject to Section 50-12-353 of this Code.
- (8) Wearing apparel manufacturing, subject to Section 50-12

Sec. 50-8-84. Conditional other uses.
Other conditional uses in the R3 Low Density Residential District are as follows:
(1) Animal husbandry and beekeeping.
(2) Antennas, subject to Article XII, Division 3, Subdivision G of this chapter.
(3) Aquaculture, subject to Article XII, Division 3, Subdivision H of this chapter.
(4) Aquaponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(5) Greenhouses, subject to Article XII, Division 3, Subdivision H of this chapter.
(6) Hoophouses, subject to Article XII, Division 3, Subdivision H of this chapter.
(7) Hydroponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(8) Telecommunications building, private, subject to Section 50-12-414 of this Code.
(9) Urban farms, subject to Article XII, Division 3, Subdivision H of this chapter.

DIVISION 5. R4 THOROUGHFARE RESIDENTIAL DISTRICT
Sec. 50-8-111. Conditional public, civic, and institutional uses.
Conditional public, civic, and institutional uses in the R4 Thoroughfare Residential District are as follows:
(1) Educational institution.
(2) Fire or police station and similar public building.
(3) Governmental service agency, subject to Section 50-12-186.1 of this Code.
(4) Group day care home, subject to Section 50-12-185 of this Code.
(5) Hospital or hospice.
(6) Residential-area utility facilities, public.

Sec. 50-8-112. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses in the R4 Thoroughfare Residential District are as follows:
(1) Animal-grooming shop, subject to Section 50-12-212 of this Code.
(2) Art gallery, subject to Section 50-12-213.1 of this Code.
(3) Bake shop, retail, subject to Section 50-12-215 of this Code.
(4) Bank, without drive-up or drive-through facilities, subject to Section 50-12-215.1 of this Code.
(5) Barber or beauty shop, subject to Section 50-12-215.2 of this Code.
(6) Bed and breakfast inn.
(7) Body art facility, subject to Section 50-12-216.1 of this Code.
(8) Brewpub or microbrewery or small distillery or small winery, subject to Section 50-12-217 of this Code.
(9) Business college or commercial trade school, subject to Section 50-12-217.1 of this Code.
(10) Dry cleaning, laundry, or laundromat, subject to Section 50-12-220 of this Code.
(11) Establishment for the sale of beer or alcoholic liquor for consumption on the premises, subject to Section 50-12-221 of this Code.
(12) Hotel.
(13) Medical or dental clinic, physical therapy clinic, or massage facility.
(14) Motel.
(15) Nail salon, subject to Section 50-12-235 of this Code.
(16) Office, business or professional, subject to Section 50-12-298 of this Code.
(17) Printing or engraving shops, subject to Section 50-12-323 of this Code.
(18) Private club, lodge, or similar use, non-profit.
(19) Radio or television station, subject to Section 50-12-306.1 of this Code.
(20) Recording studio or photo studio or video studio, no assembly hall, subject to Section 50-12-307.1 of this Code.
(21) Recreation, indoor commercial and health club, subject to Section 50-12-308 of this Code.
(22) Restaurant, fast-food, without drive-up or drive-through facilities, subject to Section 50-12-310 of this Code.
(23) Restaurant, standard, without drive-up or drive-through facilities, subject to Section 50-12-311 of this Code.
(24) School or studio of dance, gymnastics, music, art, or cooking, subject to Section 50-12-313 of this Code.
(25) Shoe repair shop, subject to Section 50-12-313.1 of this Code.
(26) Stores of a generally recognized retail nature whose primary business is the sale of new merchandise with or without drive-up or drive-through facilities, subject to Section 50-12-324 of this Code.
(27) Theater and concert café, excluding drive-in theaters, subject to Section 50-12-317 of this Code.
(28) Veterinary clinic for small animals, subject to Section 50-12-321 of this Code.
(29) Youth hostel/hostel.

Sec. 50-8-113. Conditional manufacturing and industrial uses.
Conditional manufacturing and industrial uses in the R4 Thoroughfare Residential District are as follows:
(1) Confection manufacture, subject to Section 50-12-334 of this Code.
(2) Food catering establishment, subject to Section 50-12-336 of this Code.
(3) Jewelry manufacture, subject to Section 50-12-340 of this Code.
(4) Lithographing and sign shops, subject to Section 50-12-342 of this Code.
(5) Low-impact manufacturing or processing, subject to Section 50-12-359 of this Code.
(6) Low/medium-impact manufacturing or processing, subject to Section 50-12-361 of this Code.
(7) Trade services, general, subject to Section 50-12-353 of this Code.
(8) Wearing apparel manufacturing, subject to Section 50-12-360 of this Code.
(9) Wholesaling, warehousing, storage buildings, or public storage facilities, subject to Section 50-12-358 of this Code.

Sec. 50-8-114. Conditional other uses.
Other conditional uses in the R4 Thoroughfare Residential District are as follows:
(1) Animal husbandry and beekeeping.
(2) Antennas, subject to Article XII, Division 3, Subdivision G of this chapter.
(3) Aquaculture, subject to Article XII, Division 3, Subdivision H of this chapter.
(4) Aquaponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(5) Hydroponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(6) Telecommunications building, private, subject to Section 50-12-414 of this Code.

DIVISION 6. R5 MEDIUM DENSITY RESIDENTIAL DISTRICT
Sec. 50-8-141. Conditional public, civic, and institutional uses.
Conditional public, civic, and institutional uses in the R5 Medium Density Residential District are as follows:
(1) Electric transformer station.
(2) Fire or police station and similar public building.
(3) Gas regulator station.
(4) Governmental service agency, subject to Section 50-12-186.1 of this Code.
(5) Group day care home, subject to Section 50-12-185 of this Code.
(6) Telephone exchange building.
(7) Water works, reservoir, pumping station, or filtration plant.

Sec. 50-8-142. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses in the R5 Medium Density Residential District are as follows:
(1) Bed and breakfast inn.
(2) Hotel.
(3) Motel.
(4) Parking structure.
(5) Private club, lodge, or similar use, non-profit.
(6) Radio or television station, subject to Section 50-12-306.1 of this Code.
(7) Retail sales and personal service in multiple-residential structures, subject to Section 50-12-312 of this Code.
(8) Theater and concert café, excluding drive-in theaters, subject to Section 50-12-317 of this Code.
(9) Youth hostel/hostel.
(10) All of those uses specified in Section 50-11-236 of this Code where located on a zoning lot within one-half mile of a high-frequency transit corridor.
(11) The following uses, occupying not more than 3,000 square feet of gross floor area and not having drive-up or drive-through facilities, where located in a building constructed prior to January 1, 2017, and located on a zoning lot not farther than one-half mile from a high-frequency transit corridor, are strictly limited to:
a. Animal-grooming shop.
b. Art gallery.
c. Automated teller machine not accessory to another use on the same zoning lot.
d. Bank.
e. Bake shop, retail.
f. Body art facility.
g. Business college or commercial trade school, other than truck driving school.
h. Office, business or professional.
i. Personal service establishments, as defined in Section 50-16-341 of this Code.
j. Printing or engraving shops.
k. Radio, television, or household appliance repair shop.
l. Restaurants, carry-out, restaurants, fast-food, and restaurants, standard, as defined in Section 50-16-362 of this Code, without beer or alcoholic liquor for consumption on the premises.
m. School or studio of dance, gymnastics, music, art, or cooking.
n. Veterinary clinic for small animals.

Sec. 50-8-143. Conditional manufacturing and industrial uses.
Conditional manufacturing and industrial uses in the R5 Medium Density Residential District are as follows:
(1) Confection manufacture, subject to Section 50-12-334 of this Code.
(2) Food catering establishment, subject to Section 50-12-336 of this Code.
(3) Jewelry manufacture, subject to Section 50-12-340 of this Code.
(4) Lithographing and sign shops, subject to Section 50-12-342 of this Code.
(5) Low-impact manufacturing or processing, subject to Section 50-12-359 of this Code.
(6) Low/medium-impact manufacturing or processing, subject to Section 50-12-361 of this Code.
(7) Trade services, general, subject to Section 50-12-353 of this Code.
(8) Wearing apparel manufacturing, subject to Section 50-12-360 of this Code.
(9) Wholesaling, warehousing, storage buildings, or public storage facilities, subject to Section 50-12-358 of this Code.

Sec. 50-8-144. Conditional other uses.
Other conditional uses in the R5 Medium Density Residential District are as follows:
(1) Animal husbandry and beekeeping.
(2) Antennas, subject to Article XII, Division 3, Subdivision G of this chapter.
(3) Aquaculture, subject to Article XII, Division 3, Subdivision H of this chapter.
(4) Aquaponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(5) Hydroponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(6) Marinas.
(7) Telecommunications building, private, subject to Section 50-12-414 of this Code.

DIVISION 7. R6 HIGH DENSITY RESIDENTIAL DISTRICT
Sec. 50-8-171. Conditional public, civic, and institutional uses.
Conditional public, civic, and institutional uses in the R6 High Density Residential District are as follows:
(1) Electric transformer station.
(2) Fire or police station and similar public building.
(3) Gas regulator station.
(4) Governmental service agency, subject to Section 50-12-186.1 of this Code.
(5) Group day care home, subject to Section 50-12-185 of this Code.
(6) Telephone exchange building.
(7) Water works, reservoir, pumping station, or filtration plant.

Sec. 50-8-172. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses in the R6 High Density Residential District are as follows:
(1) Bed and breakfast inn.
(2) Brewpub or microbrewery or small distillery or small winery, subject to Section 50-12-217 of this Code.
(3) Establishment for the sale of beer or alcoholic liquor for consumption on the premises, subject to Section 50-12-220 of this Code.
(4) Hotel.
(5) Motel.
(6) Parking structure.
(7) Private club, lodge, or similar use, non-profit.
(8) Radio or television station, subject to Section 50-12-306.1 of this Code.
(9) Recording studio or photo studio or video studio, no assembly hall, subject to Section 50-12-307.1 of this Code.

(10) Recreation, indoor commercial and health club, subject to Section 50-12-308 of this Code.
(11) Stores of a generally recognized retail nature whose primary business is the sale of new merchandise with or without drive-up or drive-through facilities, subject to Section 50-12-324 of this Code.
(12) Theater and concert café, excluding drive-in theaters, subject to Section 50-12-317 of this Code.
(13) Youth hostel/hostel.
(14) The following uses, occupying not more than 3,000 square feet of gross floor area, where located in a building constructed prior to January 1, 2017, and not having drive-up or drive-through facilities, strictly limited to:
a. Animal-grooming shop.
b. Art gallery.
c. Automated teller machine not accessory to another use on the same zoning lot.
d. Bank.
e. Bake shop, retail.
f. Business college or commercial trade school, other than truck driving school.
g. Office, business or professional.
h. Personal service establishments, as defined in Section 50-16-341 of this Code.
i. Printing or engraving shops.
j. Radio, television, or household appliance repair shop.
k. Restaurants of any type, as each is defined in Section 50-16-362 of this Code, without beer or alcoholic liquor for consumption on the premises.
l. School or studio of dance, gymnastics, music, art, or cooking.
m. Tattoo and/or piercing parlor.
n. Veterinary clinic for small animals.

Sec. 50-8-173. Conditional manufacturing and industrial uses.
Conditional manufacturing and industrial uses in the R6 High Density Residential District are as follows:
(1) Confection manufacture, subject to Section 50-12-334 of this Code.
(2) Food catering establishment, subject to Section 50-12-336 of this Code.
(3) Jewelry manufacture, subject to Section 50-12-340 of this Code.
(4) Lithographing and sign shops, subject to Section 50-12-342 of this Code.
(5) Low-impact manufacturing or processing, subject to Section 50-12-359 of this Code.
(6) Low/medium-impact manufacturing or processing, subject to Section 50-12-361 of this Code.
(7) Trade services, general, subject to Section 50-12-353 of this Code.
(8) Wearing apparel manufacturing, subject to Section 50-12-360 of this Code.
(9) Wholesaling, warehousing, storage buildings, or public storage facilities, subject to Section 50-12-358 of this Code.
Sec. 50-8-174. Conditional other uses.
Other conditional uses in the R6 High Density Residential District are as follows:
(1) Animal husbandry and beekeeping.
(2) Antennas, subject to Article XII, Division 3, Subdivision G of this chapter.
(3) Aquaculture, subject to Article XII, Division 3, Subdivision H of this chapter.
(4) Aquaponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(5) Hydroponics, subject to Article XII, Division 3, Subdivision H of this chapter.
(6) Marinas.
(7) Telecommunications building, private, subject to Section 50-12-414 of this Code.

ARTICLE XI. SPECIAL PURPOSE ZONING DISTRICTS AND OVERLAY AREAS
DIVISION 9. MKT MARKET AND DISTRIBUTION DISTRICT

Sec. 50-11-206. By-right retail, service, and commercial uses.
By-right retail, service, and commercial uses within the MKT Market and Distribution District are as follows:
(1) Animal-grooming shop, subject to Section 50-12-212 of this Code.
(2) Arcade.
(3) Art gallery.
(4) Automated teller machine, without drive-up or drive-through facilities, if not accessory to another use on the same zoning lot.
(5) Bake shop, retail.
(6) Bank, without drive-up or drive-through facilities.
(7) Banquet facility.
(8) Barber or beauty shop, subject to Section 50-12-215.2 of this Code.
(9) Bed and breakfast inn.
(10) Body art facility.
(11) Brewpub or microbrewery or small distillery or small winery.
(12) Commissary.
(13) Dance hall, public.
(14) Dry cleaning, laundry, or laundromat.
(15) for the sale of beer or alcoholic liquor for consumption on the premises.
(16) Nail salon, subject to Section 50-12-235 of this Code.
(17) Office, business or professional, subject to Section 50-12-298 of this Code.
(18) Printing or engraving shops.
(19) Produce or food markets, wholesale.
(20) Radio or television station.
(21) Recording studio or photo studio or video studio, no assembly hall.
(22) Restaurant, carry-out without drive-up or drive-through facilities.
(23) Restaurant fast-food without drive-up or drive-through facilities.
(24) Restaurant, standard without drive-up or drive-through facilities.
(25) Retail sales and personal service in business and professional offices, subject to Section 50-12-298 of this Code.
(26) School or studio of dance, gymnastics, music, art, or cooking.
(27) Shoe repair shop.
(28) Smoking lounge, cigar.
(29) Storage or killing of poultry or small game for direct, retail sale on the premises or for wholesale trade, subject to Section 50-12-315 of this Code.
(30) Stores of a generally recognized retail nature whose primary business is the sale of new merchandise without drive-up or drive-through facilities, subject to Section 50-12-324 of this Code.
(31) Used goods dealer.

Sec. 50-11-212. Conditional retail, service, and commercial uses.
Conditional retail, service, and commercial uses within the MKT Market and Distribution District are as follows:
(1) Barber or beauty shop, subject to Section 50-12-215.2 of this Code.
(2) Business college or commercial trade school, subject to Section 50-12-217.1 of this Code.
(3) Cabaret.
(4) Customer service center, without drive-up or drive-through facilities.
(5) Hotel.
(6) Medical or dental clinic, physical therapy clinic, or massage facility.
(7) Office, business or professional, subject to Section 50-12-298 of this Code.
(8) Parking structures, subject to Section 50-12-301 of this Code.
(9) Private club, lodge, or similar use.
(10) Recreation, indoor commercial and health club.
(11) Specially designated distributor's (SDD) or specially designated merchant's (SDM) establishment.
(12) Storage or killing of poultry or small game for direct, retail sale on the premises or for wholesale trade, subject to Section 50-12-315 of this Code.
(13) Veterinary clinic for small animals.
(14) Youth hostel/hostel.

DIVISION 11. SD2—SPECIAL DEVELOPMENT DISTRICT, MIXED-USE
Sec. 50-11-272. Conditional retail, service, and commercial uses.

Conditional retail, service, and commercial uses within the SD2 Special Development District are as follows:
(1) Arcade.
(2) Body art facility.
(3) Business college or commercial trade school.
(4) Cabaret.
(5) Customer service center without drive-up or drive-through facilities.
(6) Dance hall, public.
(7) Hotel.
(8) Kennel, commercial.
(9) Light duty vehicle service establishment.
(10) Motel.
(11) Motor vehicle filling station.
(12) Parking lots or parking areas, commercial.
(13) Parking lots or parking areas, accessory for operable private passenger vehicles, farther than the maximum distance specified in Article XIV, Division 1 of this chapter.
(14) Parking structure having at least 60 percent of the ground floor devoted to commercial space or other space oriented to pedestrian traffic.
(15) Pool hall.
(16) Precious metal and gem dealer.
(17) Printing or engraving shops exceeding 5,000 square feet of gross floor area with a minimum of 10 percent of the gross floor area being used as a retail store for the sale of the goods produced.
(18) Private club, lodge, or similar use.
(19) Radio, television, or household appliance repair shop.
(20) Smoking lounge, other.
(21) Specially designated distributor's (SDD) or specially designated merchant's (SDM) establishment.
(22) Theater, excluding concert café and drive-in theaters, exceeding 150 fixed seats.
(23) Tobacco retail store.
(24) Used goods dealer.
(25) Youth hostel/hostel.

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


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

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ARTICLE XII. USE REGULATIONS
DIVISION 1. USE TABLES
Subdivision B. Residential Uses

Sec. 50-12-21. Group living.
Regulations regarding group living uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art. XII, Div. 2) Specific (Art. XII, Div. 3)			
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T1	W1	M1	S1	S2		S3	S4	S5
Group living	Adult foster care facility			C	C	C	C	R	R								L									C			SPC; Section 50-12-151	
	Assisted living facility	C	C	C	C	R	R	R	R	R	R						L								C	R			Section 50-12-152	
	Convalescent, nursing, or rest home	C	C	C	R	R	R	R	R	R	R						L								C	C			Section 50-12-155	
	Emergency shelter			C	C	C				C	C						L												SPC; GRT Section 50-12-156	
	Fraternity or sorority house			C	R	R	R	C	C		C						L								C	C				
	Home for the aged			C	C	C	C	R	R								L												SPC; Section 50-12-158	
	Religious residential facility	C	C	R	R	R	R	R	R	R	R	R					L		C						R	R				
	Residential substance abuse service facility			C	C	C		C	C	C	C	C					L									C	C			
	Rooming house			R	R	R	C	C		C	C						L									C	C			Section 50-12-164
	Shelter for survivors of domestic violence	R	R	R	R	R	R	R	R	R	R						L									R				Section 50-12-165
All other			C	C	C	C	C		C	C						L									C					

Sec. 50-12-22. Household living.
Regulations regarding household living uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards				
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T1	W1	M1	S1	S2	S3	General (Art XII, Div. 2)	Specific (Art. XII, Div. 3)		
Household living	Loft	C	C	R	R	R	C		C	C	/	/	R	C	C	C	C		L			R			R	R	R	R	Sections 50-12-157, 50-12-159		
	Mobile home park					C												L										Section 50-12-160			
	Multiple-family dwelling	C	C		C	/	R	R	R	C	C		C	R	/	C			L			R	/	C		R	C	/	R	Sections 50-12-157, 50-12-161, 50-12-162	
	Residential use combined in structures with permitted commercial uses						R	R	C		C	/	/	R	C	C	C	C	C		L		R			R	R	R	Section 50-12-159		
	Residential use combined in structures with permitted commercial or industrial uses																								C			Section 50-12-159			
	Single-family detached dwelling	R	R	R	R	R	C	C	C		C							L								C			SPC; Section 50-12-157, 50-12-159		
	Single-room-occupancy (SRO) housing, non-profit			C	C	C	C	C		C	C							L								C	C		SPC; Section 50-12-166		
	Townhouse	C	C	R	R	R	R	C	C		C	C						L								C	C	R	Sections 50-12-157, 50-12-167		
	Two-family dwelling	R	R	R	R	C	C	C		C								L									C		Sections 50-12-157, 50-12-159		
	All other			C	C	C	C	C		C	C															C			Sections 50-12-157, 50-12-159		

50-12-23. Institutional living.
Regulations regarding institutional living uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)	
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	T1	W1	M1	S1	S2	S3	S4	S5
Institutional living	Boarding school and dormitory	C	C	R	R	R	R	R	R	R								L							R	R		Sections 50-12-153
	Child caring institution	C	C	R	R	R	R	R	R	R								L							C			Sections 50-12-154
	Penal or correctional institution; detention facility										C							L										
	Pre-release adjustment center			C	C	C	C	C	C	C	R							L										Section 50-12-163; SPC
	All other			C	C	C	C	C	C	C	C							L										

Secs. 50-12-24—50-12-40. Reserved.
Subdivision C. Public, Civic, and Institutional Uses

Sec. 50-12-42. Community service.
Regulations regarding community service uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)				
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	B6	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T1	W1	M1	S1		S2	S3	S4	S5
Community service	Customs office										R							L		R			R						C		
	Fire or police station, post office, court-house, and similar public building				C	C	C	C	C	C	C	R	R	R	R	R	R	R	L			R			R	R	R		C / R		
	Governmental service agency				C	C	C	C	C	C	R	R	R	R	R	R	R	R	L			R					R	C			
	Neighborhood center, non-profit				C	C	R	R	R	R	R	R	C	R	R	R	R	C	C	L			R			C	R	R	R		
	Substance abuse service facility											C	C	C	C	R	R	C	C	L								C			
	All other											C	C	C	C	C	C	C	L										C		

Sec. 50-12-43. Day care.
Regulations regarding day care uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																										
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T	W	M	S	S	S	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D

Sec. 50-12-45. Library.
Regulations regarding library uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art. XII, Div. 2) Specific (Art. XII, Div. 3)	
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T1	W1	M1	S1	S2	S3	
Library	Library	C	C	R	R	R	R	C	R	C	R	R	R	R	R	C	C	L	R	R	R			C	R	R	R	Section 50-12-186.2

Sec. 50-12-46. Museum.
Regulations regarding museum uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards	
		R1	R2	R3	R4	R5	B1	B2	B3	B4	B5	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	T1	W1	M1	S1	S2	S3	General (Art XII, Div. 2) Specific (Art. XII, Div. 3)
Museum	Museum	C	C	R	R	R	R	R	C	R	R	R	R	R	C	C	L	R	R	R	R	R	R	R	R	R	C	Section 50-12-186.3
	Outdoor art exhibition grounds; sculpture gardens	C	C	R	R	R	R		C	R							L											
	Public aquarium																L	R	R		R					C		

Secs. 50-12-52—50-12-60. Reserved.

Subdivision D. Retail, Service, and Commercial Uses

Sec. 50-12-62. Food and beverage service.
Regulations regarding food and beverage service uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art. XII, Div. 2) Specific (Art. XII, Div. 3)						
		R 1	R 2	R 3	R 4	R 5	R 6	B 1	B 2	B 3	B 4	B 5	B 6	M 1	M 2	M 3	M 4	M 5	P 1	P 2	P 3	P 4	P 5	T 1	W 1	M 1		S 1	S 2	S 3	S 4	S 5	
Food and beverage service	Brewpub or micro-brewery or small distillery or small winery	C	C	C	C	C	C			R	C	C	C	C	C	C	C	C	L			R	C	/	R		C	/	R	C		CU; RU; Section 50-12-217	
	Commissary								R	R	R	R	R	R	R	R	R	R	L			R			R								
	Establishment for the sale of beer or alcoholic liquor for consumption on the premises	C	C	C	C	C	C	C		C	C	/	C	/	C	/	C	/	C	C	C	C	L		C	/	R		C	/	R	C	RU; SPC; Sections 50-12-221
	Restaurant, carry-out, with drive-up or drive-through facilities									C	C	C	/	R	C	R	C	R	R	R	L			R								SPC; Sections 50-12-310, 50-12-511	
	Restaurant, carry-out, without drive-up or drive-through facilities								R	R	R	C	/	R	C	R	C	R	R	R	L		R	/	C	R		R	R	R	R	SPC; Sections 50-12-310, 50-12-511	
	Restaurant, fast food, with drive-up or drive-through facilities									C	C	C	/	R	C	R	C	R	R	R	L			R								SPC; Sections 50-12-310, 50-12-511	
	Restaurant, fast food, without drive-up or drive- through facilities	C	C	C	C	C	C	C	C	C	/	C	/	C	/	R	C	R	R	R	L			R	/	C	R		R	R	R	R	SPC; Sections 50-12-310, 50-12-511
	Restaurant, standard, with drive-up or drive-through facilities									C	C	C	/	R	C	/	C	/	R	R	R	R	R	L			R						SPC; Sections 50-12-311, 50-12-511
Restaurant, standard, without drive-up or drive-through facilities	C	C	C	C	C	C	C	C	C	C	C	/	R	C	/	C	/	R	R	R	R	R	L		R	R		R	R	R	R	SPC; Sections 50-12-311, 50-12-511	
	All others								C	C	C	C	C	C	C	C	C	C	L			C						C					

Use Category	Specific Land Use	Residential						Business						Industrial						Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)												
		R1	R2	R3	R4	R5	R6	B1	B2	B3	B4	B5	B6	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	P6	T1	T2	T3	T4	T5	W1	W2	W3	W4	W5	W6	S1	S2	S3	S4	S5	S6	
Retail sales and services; sales-oriented cont.	Specially designated distributor's (SDD) or specially designated merchant's (SDM) establishment								C	C	C	C	C	C	C	C	C	C	L						C					C	C	C	C									CU; P; SPC; Section 50-12-314
	Storage or killing of poultry or small game for direct, retail sale on the premises or for wholesale trade													R		R	R	R	R	L									R/C												Section 50-12-315	
	Tobacco retail store								C	C	R	R								L					C					C	C	C									SPC; Section 50-12-325	
	Trailer coaches or boat sale or rental, open air display								C		R	R	R	R	R					L						R															GRT	
	Trailers, utility–sales, rental, or service; moving truck/trailer rental lots								C		R	R	R	R	R					L						R																
	Used goods dealer									C	C	C	R	R	R	R				L						C	C			R	C	C									SPC; Section 50-12-320	
	All other									C	C	C	C	C	C	C				L						C							C									

Sec. 50-12-70. Retail sales and service, service-oriented. Regulations regarding service-oriented retail sales and service uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																													
		R1	R2	R3	R4	R5	R6	B1	B2	B3	B4	B5	B6	M1	M2	M3	M4	M5	M6	P1	P2	P3	P4	P5	P6	T1		T2	T3	T4	T5	T6	T7	T8	T9	T10	T11	T12	T13	T14	T15	T16	T17	T18	T19	T20																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																										
Retail sales and service; service-oriented	Animal-grooming shop	C	C	C	C	C	C	R	R	R	R	R	R	R	R	R	R	R	R	L						R		R	R	R	R																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																									</

Secs. 50-12-72 – 50-12-80. Reserved. Subdivision E. Manufacturing and Industrial Uses

Sec. 50-12-81. Industrial service. Regulations regarding industrial service uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art XII, Div. 2) Specific (Art. XII, Div. 3)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																											
		R1	R2	R3	R4	R5	R6	B1	B2	B3	B4	B5	B6	M1	M2	M3	M4	M5	P1	P2	P3	P4	P5	P6	T1	T2		T3	T4	T5	P7	P8	P9	P10	P11	P12	P13	P14	P15	P16	P17	P18	P19	P20	P21	P22	P23	P24	P25	P26	P27	P28	P29	P30	P31	P32	P33	P34	P35	P36	P37	P38	P39	P40	P41	P42	P43	P44	P45	P46	P47	P48	P49	P50	P51	P52	P53	P54	P55	P56	P57	P58	P59	P60	P61	P62	P63	P64	P65	P66	P67	P68	P69	P70	P71	P72	P73	P74	P75	P76	P77	P78	P79	P80	P81	P82	P83	P84	P85	P86	P87	P88	P89	P90	P91	P92	P93	P94	P95	P96	P97	P98	P99	P100	P101	P102	P103	P104	P105	P106	P107	P108	P109	P110	P111	P112	P113	P114	P115	P116	P117	P118	P119	P120	P121	P122	P123	P124	P125	P126	P127	P128	P129	P130	P131	P132	P133	P134	P135	P136	P137	P138	P139	P140	P141	P142	P143	P144	P145	P146	P147	P148	P149	P150	P151	P152	P153	P154	P155	P156	P157	P158	P159	P160	P161	P162	P163	P164	P165	P166	P167	P168	P169	P170	P171	P172	P173	P174	P175	P176	P177	P178	P179	P180	P181	P182	P183	P184	P185	P186	P187	P188	P189	P190	P191	P192	P193	P194	P195	P196	P197	P198	P199	P200	P201	P202	P203	P204	P205	P206	P207	P208	P209	P210	P211	P212	P213	P214	P215	P216	P217	P218	P219	P220	P221	P222	P223	P224	P225	P226	P227	P228	P229	P230	P231	P232	P233	P234	P235	P236	P237	P238	P239	P240	P241	P242	P243	P244	P245	P246	P247	P248	P249	P250	P251	P252	P253	P254	P255	P256	P257	P258	P259	P260	P261	P262	P263	P264	P265	P266	P267	P268	P269	P270	P271	P272	P273	P274	P275	P276	P277	P278	P279	P280	P281	P282	P283	P284	P285	P286	P287	P288	P289	P290	P291	P292	P293	P294	P295	P296	P297	P298	P299	P300	P301	P302	P303	P304	P305	P306	P307	P308	P309	P310	P311	P312	P313	P314	P315	P316	P317	P318	P319	P320	P321	P322	P323	P324	P325	P326	P327	P328	P329	P330	P331	P332	P333	P334	P335	P336	P337	P338	P339	P340	P341	P342	P343	P344	P345	P346	P347	P348	P349	P350	P351	P352	P353	P354	P355	P356	P357	P358	P359	P360	P361	P362	P363	P364	P365	P366	P367	P368	P369	P370	P371	P372	P373	P374	P375	P376	P377	P378	P379	P380	P381	P382	P383	P384	P385	P386	P387	P388	P389	P390	P391	P392	P393	P394	P395	P396	P397	P398	P399	P400	P401	P402	P403	P404	P405	P406	P407	P408	P409	P410	P411	P412	P413	P414	P415	P416	P417	P418	P419	P420	P421	P422	P423	P424	P425	P426	P427	P428	P429	P430	P431	P432	P433	P434	P435	P436	P437	P438	P439	P440	P441	P442	P443	P444	P445	P446	P447	P448	P449	P450	P451	P452	P453	P454	P455	P456	P457	P458	P459	P460	P461	P462	P463	P464	P465	P466	P467	P468	P469	P470	P471	P472	P473	P474	P475	P476	P477	P478	P479	P480	P481	P482	P483	P484	P485	P486	P487	P488	P489	P490	P491	P492	P493	P494	P495	P496	P497	P498	P499	P500	P501	P502	P503	P504	P505	P506	P507	P508	P509	P510	P511	P512	P513	P514	P515	P516	P517	P518	P519	P520	P521	P522	P523	P524	P525	P526	P527	P528	P529	P530	P531	P532	P533	P534	P535	P536	P537	P538	P539	P540	P541	P542	P543	P544	P545	P546	P547	P548	P549	P550	P551	P552	P553	P554	P555	P556	P557	P558	P559	P560	P561	P562	P563	P564	P565	P566	P567	P568	P569	P570	P571	P572	P573	P574	P575	P576	P577	P578	P579	P580	P581	P582	P583	P584	P585	P586	P587	P588	P589	P590	P591	P592	P593	P594	P595	P596	P597	P598	P599	P600	P601	P602	P603	P604	P605	P606	P607	P608	P609	P610	P611	P612	P613	P614	P615	P616	P617	P618	P619	P620	P621	P622	P623	P624	P625	P626	P627	P628	P629	P630	P631	P632	P633	P634	P635	P636	P637	P638	P639	P640	P641	P642	P643	P644	P645	P646	P647	P648	P649	P650	P651	P652	P653	P654	P655	P656	P657	P658	P659	P660	P661	P662	P663	P664	P665	P666	P667	P668	P669	P670	P671	P672	P673	P674	P675	P676	P677	P678	P679	P680	P681	P682	P683	P684	P685	P686	P687	P688	P689	P690	P691	P692	P693	P694	P695	P696	P697	P698	P699	P700	P701	P702	P703	P704	P705	P706	P707	P708	P709	P710	P711	P712	P713	P714	P715	P716	P717	P718	P719	P720	P721	P722	P723	P724	P725	P726	P727	P728	P729	P730	P731	P732	P733	P734	P735	P736	P737	P738	P739	P740	P741	P742	P743	P744	P745	P746	P747	P748	P749	P750	P751	P752	P753	P754	P755	P756	P757	P758	P759	P760	P761	P762	P763	P764	P765	P766	P767	P768	P769	P770	P771	P772	P773	P774	P775	P776	P777	P778	P779	P780	P781	P782	P783	P784	P785	P786	P787	P788	P789	P790	P791	P792	P793	P794	P795	P796	P797	P798	P799	P800	P801	P802	P803	P804	P805	P806	P807	P808	P809	P810	P811	P812	P813	P814	P815	P816	P817	P818	P819	P820	P821	P822	P823	P824	P825	P826	P827	P828	P829	P830	P831	P832	P833	P834	P835	P836	P837	P838	P839	P840	P841	P842	P843	P844	P845	P846	P847	P848	P849	P850	P851	P852	P853	P854	P855	P856	P857	P858	P859	P860	P861	P862	P863	P864	P865	P866	P867	P868	P869	P870	P871	P872	P873	P874	P875	P876	P877	P878	P879	P880	P881	P882	P883	P884	P885	P886	P887	P888	P889	P890	P891	P892	P893	P894	P895	P896	P897	P898	P899	P900	P901	P902	P903	P904	P905	P906	P907	P908	P909	P910	P911	P912	P913	P914	P915	P916	P917	P918	P919	P920	P921	P922	P923	P924	P925	P926	P927	P928	P929	P930	P931	P932	P933	P934	P935	P936	P937	P938	P939	P940	P941	P942	P943	P944	P945	P946	P947	P948	P949	P950	P951	P952	P953	P954	P955	P956	P957	P958	P959	P960	P961	P962	P963	P964	P965	P966	P967	P968	P969	P970	P971	P972	P973	P974	P975	P976	P977	P978	P979	P980	P981	P982	P983	P984	P985	P986	P987	P988	P989	P990	P991	P992	P993	P994	P995	P996	P997	P998	P999	P1000	P1001	P1002	P1003	P1004	P1005	P1006	P1007	P1008	P1009	P1010	P1011	P1012	P1013	P1014	P1015	P1016	P1017	P1018	P1019	P1020	P1021	P1022	P1023	P1024	P1025	P1026	P1027	P1028	P1029	P1030	P1031	P1032	P1033	P1034	P1035	P1036	P1037	P1038	P1039	P1040	P1041	P1042	P1043	P1044	P1045	P1046	P1047	P1048	P1049	P1050	P1051	P1052	P1053	P1054	P1055	P1056	P1057	P1058	P1059	P1060	P1061	P1062	P1063	P1064	P1065	P1066	P1067	P1068	P1069	P1070	P1071	P1072	P1073	P1074	P1075	P1076	P1077	P1078	P1079	P1080	P1081	P1082	P1083	P1084	P1085	P1086	P1087	P1088	P1089	P1090	P1091	P1092	P1093	P1094	P1095	P1096	P1097	P1098	P1099	P1100	P1101	P1102	P1103	P1104	P1105	P1106	P1107	P1108	P1109	P1110	P1111	P1112	P1113	P1114	P1115	P1116	P1117	P1118	P1119	P1120	P1121	P1122	P1123	P1124	P1125	P1126	P1127	P1128	P1129	P1130	P1131	P1132	P1133	P1134	P1135	P1136	P1137	P1138	P1139	P1140	P1141	P1142	P1143	P1144	P1145	P1146	P1147	P1148	P1149	P1150	P1151	P1152	P1153	P1154	P1155	P1156	P1157	P1158	P1159	P1160	P1161	P1162	P1163	P1164	P1165	P1166	P1167	P1168	P1169	P1170	P1171	P1172	P1173	P1174	P1175	P1176	P1177	P1178	P1179	P1180	P1181	P1182	P1183	P1184	P1185	P1186	P1187	P1188	P1189	P1190	P1191	P1192	P1193	P1194	P1195	P1196	P1197	P1198	P1199	P1200	P1201	P1202	P1203	P1204	P1205	P1206	P1207	P1208	P1209	P1210	P1211	P1212	P1213	P1214	P1215	P1216	P1217	P1218	P1219	P1220	P1221	P1222	P1223	P1224	P1225	P1226	P1227	P1228	P1229	P1230	P1231	P1232	P1233	P1234	P1235	P1236	P1237	P1238	P1239	P1240	P1241	P1242	P1243	P1244	P1245	P1246	P1247	P1248	P1249	P1250	P1251	P1252	P1253	P1254	P1255	P1256	P1257	P1258	P1259	P1260	P1261	P1262	P1263	P1264	P1265	P1266	P1267	P1268	P1269	P1270	P1271	P1272	P1273	P1274	P1275	P1276	P1277	P1278	P1279	P1280	P1281	P1282	P1283	P1284	P1285	P1286	P1287	P1288	P1289	P1290	P1291	P1292	P1293	P1294	P1295	P1296	P1297	P1298	P1299	P1300	P1301	P1302	P1303	P1304	P1305	P1306	P1307	P1308	P1309	P1310	P1311	P1312	P1313	P1314	P1315	P1316	P1317	P1318	P1319	P1320	P1321	P1322	P1323	P1324	P1325	P1326	P1327	P1328	P1329	P1330	P1331	P1332	P1333	P1334	P1335	P1336	P1337	P1338	P1339	P1340	P1341	P1342	P1343	P1344	P1345	P1346	P1347	P1348	P1349	P1350	P1351	P1352	P1353	P1354	P1355	P1356	P1357	P1358	P1359	P1360	P1361	P1362	P1363	P1364	P1365	P1366	P1367	P1368	P1369	P1370	P1371	P1372	P1373	P1374	P1375	P1376	P1377	P1378	P1379	P1380	P1381	P1382	P1383	P1384	P1385	P1386	P1387	P1388	P1389	P1390	P1391	P1392	P1393	P1394	P1395	P1396	P1397	P1398	P1399	P1400	P1401	P1402	P1403	P1404	P1405	P1406	P1407	P1408	P1409	P1410	P1411	P1412	P1413	P1414	P1415	P1416	P1417	P1418	P1419	P1420	P1421	P1422	P1423	P1424	P1425	P1426	P1427	P1428	P1429	P1430	P1431	P1432	P1433	P1434	P1435	P1436	P1437	P1438	P1439	P1440	P1441	P1442	P1443	P1444	P1445	P1446	P1447	P1448	P1449	P1450	P1451	P1452	P1453	P1454	P1455	P1456	P1457	P1458	P1459	P1460	P1461	P1462	P1463	P1464	P1465	P1466	P1467	P1468	P1469	P1470

Sec. 50-12-82. Manufacturing and production. Regulations regarding manufacturing and production uses are as follows:

Use Category	Specific Land Use	Residential					Business					Industrial					Special and Overlay										Standards General (Art. XII, Div. 2) Specific (Art. XII, Div. 3)												
		R 1	R 2	R 3	R 4	R 5	R 6	B 1	B 2	B 3	B 4	B 5	B 6	M 1	M 2	M 3	M 4	M 5	P 1	P 2	P 3	P 4	P 5	P 6	T 1	T 2		T 3	T 4	T 5	W	K	S	D	S	D	S	D	S
Manufacturing and production	Abattoir, slaughterhouse												C			C	C	L								C												Section 50-12-331	
	Baling of waste paper or rags												R	C	R	R	R	R	L					R														Section 50-12-332	
	Chemical materials blending or compounding but not involving chemicals manufacturing																C	R	R	R	L				R													EGLE;	
	Confection manufacture	C	C	C	C	C	C	C / R		C / R		C	R	C	R	R	R	R	R	L					R		R	R	R	C									Section 50-12-334
	Dental products, surgical, or optical goods manufacture							C		C	C		C	R	R	R	R	R	L					R					C									Section 50-12-335	
	Food catering establishment	C	C	C	C	C	C	C / R		C / R		R	R	R	R	R	R	R	R	L					R		R	R	R	C									Section 50-12-336
	High-impact manufacturing or processing																C	R	R	L							C											Section 50-12-366	
	High/medium-impact manufacturing or processing							C		C							R	R	R	L					R		R	C	C									Section 50-12-362	
	Ice manufacture											C		R		R	R	R	R	L					R		R											GRT;	
	Jewelry manufacture	C	C	C	C	C	C	R		C / R		C		R	R	R	R	R	R	L					R			R	R										Sections 50-12-340
	Lithographing, and sign shops	C	C	C	C	C	C	C / R		C / R		C		R	R	R	R	R	L					R			C	R	R	C									Section 50-12-342
	Low/medium-impact manufacturing or processing	C	C	C	C	C	C	R		R				C	R	R	R	R	L					R			R	R	R									Section 50-12-361	
	Low-impact manufacturing or processing	C	C	C	C	C	C	R		R			R	C	R	R	R	R	L					R			R	R	R	C								Section 50-12-359	
	Newspaper (daily) publishing or printing											R		R	R	R	R	R	L					R	R														
	Outdoor operations of all manufacturing and production land uses																	C / R	C / R	L																		Sections 50-12-344, 50-12-458	
	Research or testing laboratory										C	C	R	R	R	R	R	R	L					R														Sections 50-12-348	
	Salt works																	C	C	L																			IRC
Toiletries or cosmetic manufacturing									C	C		C	R	R	R	R	R	L					R														GRT;		
Tool, die, and gauge manufacturing									C			C	R	R	R	R	R	L					R														GRT; Section 50-12-351		
Very high-impact manufacturing or processing																	C	C	L							C											EGLE; IRC Section 50-12-365		
Wearing apparel manufacturing	C	C	C	C	C	C	R		C / R		C		C	R	R	R	R	L					R				R	R										Section 50-12-360	
All other																	C	C	L																				

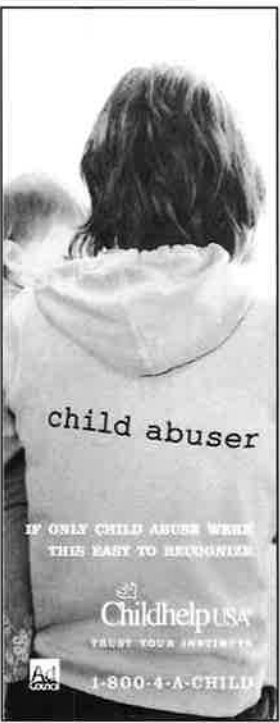
DIVISION 2. GENERAL USE STANDARDS
Sec. 50-12-134. Regulated uses—spacing.
Regulations regarding spacing of regulated uses are as follows:

Use Type	Minimum Distance from Regulated Uses (Existing or Approved)	Minimum Distance from Other Use Types (Existing or Approved) or Zoning District	Comment
Brewpub outside the Central Business District and SD2 District and Microbrewery outside the Central Business District and SD2 District and Small Distillery or Small Winery outside the Central Business District and SD2 District that serves alcohol for consumption on the premises	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-217
Cabaret, outside the Central business district and SD5 District	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-218
Dance hall, public, outside the Central business district	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet; Residentially-zoned area: 500 feet	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-219
Establishment for the sale of beer or alcoholic liquor for consumption on the premises, outside the Central Business District and outside the SD1, SD2 and SD5 Districts	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-221
Lodging house, public	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-230
Motel	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-233
Pawnshop	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet; Residentially-zoned area: 500 feet	Section 50-3-322(2); Article III, Division 8, Subdivision C; Sections 50-12-135 and 50-12-302
Plasma donation center	Any two other Regulated Uses: 1,000 feet	Any two Adult Uses: 1,000 feet; Any one Adult Use and any one Regulated Use: 1,000 feet.	Article III, Division 8, Subdivision C; Section 50-12-135

Sec. 50-12-138. Public, civic, or institutional building adaptive reuse.
(a) *Purpose.* The purpose of this provision is to provide for the adaptive reuse and preservation of existing buildings that were previously occupied by one or more certain eligible public, civic, or institutional uses and that are to be reused in such manner so as to generally contribute to the vibrancy of the surrounding community, avoid increased burdens of truck traffic on nearby residents, relative to the previous use of the building, may serve various day-to-day needs of the surrounding community; and provide employment or training opportunities for nearby residents.
(b) *Eligibility.* To be eligible for adaptive reuse, a building must have been operated, in whole or in part, as one or more of the following primary uses during some time on or prior to June 1, 2024:
(1) Child caring institution;
(2) Educational institution;
(3) Electric transformer station;
(4) Fire or police station, post office, courthouse, and similar public building;
(5) Gas regulator station;
(6) Library;
(7) Mortuary or funeral home;
(8) Museum;
(9) Religious institution;
(10) Religious residential facility;
(11) Residential-area utility facilities, public;
(12) School, elementary, middle/junior high, or high
(13) Solar generation station; and
(14) Telephone exchange building.
(c) *Demolition restrictions.* In order to promote the preservation of the City's architectural heritage, the demolition of existing buildings subject to adaptive reuse under this section must comply with the following:
(1) At least 75 percent of the gross floor area, calculated in accordance with Subsection (c)(2) of this section, of all buildings on the site must be retained.
(2) To calculate gross floor area for purposes of Subsection (c)(1) of this section, the gross floor area of the following buildings and additions must be excluded:
a. Accessory buildings that have not been identified by the Historic Designation Advisory Board as contributing resources to buildings that are eligible for the National Register of Historic Places.
b. Additions to original principal structures that do not contribute to the historic character of the property, as determined by the Buildings, Safety Engineering, and Environmental Department, in consultation with the Historic Designation Advisory Board.
(3) If a building that is eligible for adaptive reuse is located within a local historic district as designated in Chapter 21, Article II, Division 5 of this Code, then any request for demolition shall be subject to review by the Historic District Commission.

DIVISION 3. SPECIFIC USE STANDARDS
Subdivision A. Residential Uses
Sec. 50-12-152. Assisted living facility.
Assisted living facilities are subject to the following provisions:
(1) Assisted living facilities shall provide safe areas for pick-up and discharge of users that do not interfere with the free flow of traffic on adjacent streets.
(2) In the R1, R2, and R3 Districts, assisted living facilities are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. Any such facility must be located on a major thoroughfare.
Sec. 50-12-153. Boarding school and dormitory.
Boarding schools and dormitories are subject to the following provisions:
(1) Boarding schools shall provide and maintain an outdoor play area suitable for play activity and containing a minimum of 2,000 square feet. The outdoor play area shall be located on the same zoning lot as the boarding school, or immediately contiguous to it, and shall be enclosed by a protective wall or fence.
(2) In the R1 and R2 Districts, boarding schools and dormitories are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. Any such facility must be located on a major thoroughfare.
Sec. 50-12-154. Child caring institution.
Child caring institutions are subject to the following provisions:
(1) Proof of licensing by the Michigan Department of Licensing and Regulatory Affairs shall be required prior to the operation of any child caring institution. In addition, there shall be provided and maintained an outdoor play area suitable for play activity and containing a minimum of 2,000 square feet. The outdoor play area shall be immediately contiguous to the facility it is intended to serve and shall be enclosed by a protective wall or fence.
(2) In the R1 and R2 Districts, state-licensed residential facilities for six or fewer persons, as provided for in Section 206 of the Michigan Zoning Enabling Act, being MCL 125.3206, are governed by the provisions of the Act.
(3) In the R1 and R2 Districts, child caring institutions are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-155. Convalescent, nursing, or rest home.
Convalescent, nursing, and rest homes are subject to the following provisions:
(1) In convalescent, nursing or rest homes, adequate provisions shall be made for access by emergency medical and fire vehicles.
(2) Notwithstanding the provisions of Section 50-11-245(1) and Section 50-11-275(1) of this Code, in the SD1 and SD2 Districts, the convalescent, nursing, or rest home shall be multi-story and shall be built to the front lot line.
(3) In the R1, R2, and R3 Districts, convalescent, nursing, and rest homes permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. Any such facility must be located on a major thoroughfare.
Sec. 50-12-159. Lofts; residential uses combined in structures with permitted commercial or industrial uses.
In order to encourage the preservation and reuse of existing commercial and industrial structures, and to encourage live-work situations, loft conversions and mixed-use commercial-residential or industrial-residential uses are subject to the following:
(1) In the R1 and R2 Districts, lofts are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(2) In the B6, M1, M2, M3, M4, and SD4 Districts, lofts are subject to review by the Loft Review Committee as provided for in Article II, Division 6, Subdivision C of this chapter.
(3) Similarly, single-family dwellings, two-family dwellings, and multiple-family dwellings are permitted in commercial or industrial structures combined with those permitted retail, service, and commercial uses specified in Division 1, Subdivision D of this article. For example, although a single-family detached dwelling is not permitted by right in the R6 District, a doctor's office that has an apartment is permitted by right as a "residential use combined in structures with permitted commercial uses." In addition, in industrial zoning districts where new residential construction is prohibited, an existing building with a hardware store on the ground floor, for example, and residential units on the upper floor could be reoccupied on a conditional use basis and without the need for approval by the Board of Zoning Appeals.
(4) In B2 and B3 Districts, lofts are permissible on a by-right basis only where located in a Traditional Main Street Overlay Area and combined in a structure with permitted commercial or industrial uses, and otherwise are permissible conditionally.
(5) In B4 Districts, lofts are permissible on a by-right basis only where located in the Central Business District or in a Traditional Main Street Overlay Area, and otherwise are permissible conditionally.
(6) In B2, B3, and B4 Districts, residential uses combined in structures with permitted commercial uses are permissible on a by-right basis only where located in a Traditional Main Street Overlay Area, and otherwise are permissible conditionally.
(7) In M1, M2, M3, and M4 Districts, new construction of a "residential use combined with permitted commercial uses" is limited to not more than two residential units. However, any time three or more residential units are combined with permitted commercial uses in an existing commercial or industrial structure in the B6, M1, M2, M3, M4, or SD4 District, the use shall be subject to the review of the Loft Review Committee as provided for in Article II, Division 6, Subdivision C, of this chapter.
(8) In the MKT District, residential uses combined in structures with permissible commercial or industrial uses are permissible conditionally only if at least one permitted commercial or industrial use is located on the ground floor of the structure, except that new residential uses are impermissible in the area where setbacks are required by Section 50-13-157 of this Code.
(9) In the SD4 District, specially designated merchant's (SDM) establishments and specially designated distributor's (SDD) establishments are permitted when incidental to, accessory to, and on the same zoning lot as a loft development that has not fewer than 50 dwelling units.
(10) In designated Traditional Main Street Overlay Areas, as provided for in Section 50-11-382 of this Code, residential uses combined in structures with commercial or industrial uses that are permitted in the respective zoning district shall be permitted by right.
Sec. 50-12-162. Multiple-family dwellings.
Multiple-family dwellings are subject to the following provisions:

(1) In the R1 District, multiple-family dwellings are permissible only if established through the adaptive reuse of eligible existing buildings, or of buildings located on the same zoning lot as an eligible existing building, in accordance with Section 50-12-138 of this Code. Additionally, buildings constructed on the same zoning lot as a building eligible for adaptive reuse under Section 50-12-138 of this Code are also permissible.
(2) In the R2 District, multiple-family dwellings may have a maximum of eight dwelling units, except if established through the adaptive reuse of eligible existing buildings or if located on the same zoning lot as an existing building that is eligible for adaptive reuse, in accordance with Section 50-12-138 of this Code, in which cases multiple-family dwellings are not limited in their number of dwellings.
(3) In the R3 District, multiple-family dwellings in which fewer than 50 percent of the number of units are efficiency units are permissible by right; multiple-family dwellings in which 50 percent or more of the number of units are efficiency units are permissible conditionally.
(4) In the B5 District, ground-floor commercial use is required along at least 50 percent of any multiple-family dwelling building facade fronting Woodward Avenue.
(5) The required recreational space ratios for multi-family dwellings, for purposes of the calculations set forth in Section 50-13-239 of this Code, are as follows:
a. R3 District: 0.12;
b. R4 District: 0.10;
c. R5 District: 0.085;
d. R6 District: 0.07;
e. SD1 District: 0.07;
f. SD2 District: 0.07.
(6) Regulations regarding accessory retail sales and service uses in multiple-family dwellings are set forth in Section 50-12-514 of this Code.
(7) In the B5 and PCA Districts, multiple-family dwellings that include ground-floor commercial space or other space oriented to pedestrian traffic are permissible by-right; multiple-family dwellings that do not include any such ground floor space are permissible conditionally.
(8) Multiple-family dwelling developments that exceed 12 units are subject to site plan review as provided for in Section 50-3-113 of this Code.
(9) Multiple-family dwellings for the elderly, as defined in Section 50-16-304 of this Code, are subject to a lesser off-street parking requirement than other multiple-family dwellings. Where a multiple-family dwelling for the elderly converts to a general population multiple-family dwelling, the full off-street parking requirement must be satisfied.
Sec. 50-12-167. Townhouses.
Townhouses shall be subject to the following requirements:
(1) In the R1 District, townhouses are permissible only if established through the adaptive reuse of eligible existing buildings or if located on the same zoning lot as an existing building that is eligible for adaptive reuse in accordance with Section 50-12-138 of this Code.
(2) In the R2 District, a maximum of eight townhouses shall be permitted in any group of attached townhouses;
(3) In the R3 District, a maximum of ten townhouses shall be permitted in any group of attached townhouses; and
(4) Townhouse developments that exceed 12 units are subject to site plan review as provided for in Section 50-3-113 of this Code.
Subdivision B. Public, Civic, and Institutional Uses
Sec. 50-12-181. Adult day care center.
Adult day care centers are subject to the following provisions:
(1) The facility shall be in full compliance with Chapter 8, Article II, of this Code.
(2) Adequate provision shall be made for access by emergency medical and fire vehicles.
(3) Safe areas for pick-up and discharge of users that do not interfere with the free flow of traffic on adjacent streets shall be provided. If such areas are provided on a street, they must be approved by the Department of Public Works, Traffic Engineering Division.
(4) In R1 and R2 Districts, adult day care centers are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-186.1. Governmental service agency.
Governmental service agencies are subject to the following provision: In the R1, R2, R3, R4, R5, and R6 Districts, governmental service agencies are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-186.2. Library.
Libraries are subject to the following provision: In the R1 and R2 Districts, libraries are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-186.3. Museum.
Museums are subject to the following provision: In the R1 and R2 Districts, museums are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Subdivision C. Retail, Service, and Commercial Uses; Generally (Amusement Park—Mortuary or Funeral Home)
Sec. 50-12-212. Animal-grooming shop.
Animal-grooming shops are subject to the following provisions:
(1) All facilities of an animal-grooming shop, including all grooming areas, cages, pens and kennels, shall be maintained within a completely enclosed, soundproof building.
(2) All animal-grooming shops shall be designed and constructed in a manner that eliminates any emission of odor offensive to persons owning, occupying, or patronizing properties adjacent to the use.
(3) Kennel facilities, if any, shall be governed separately by Section 50-12-229 of this Code for commercial kennels.
(4) In the R1, R2, R3, and R4 Districts, animal-grooming shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(5) In the R5 and R6 Districts, animal-grooming shops are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(6) In the MKT District, animal grooming shops are prohibited in the first story of a building or structure.
Sec. 50-12-213.1. Art gallery.
Art galleries are subject to the following provisions:
(1) In the R1, R2, R3, and R4 Districts, art galleries are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(2) In the R5 and R6 Districts, art galleries are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-215. Bake shop.
Bake shops are subject to the following provisions:
(1) Bake shops must have gross floor areas not greater than 4,000 square feet; bakeries with gross floor areas greater than 4,000 square feet are regulated as low-impact manufacturing or processing facilities.
(2) Drive-up or drive-through facilities are prohibited.
(3) In the R1, R2, R3, and R4 Districts, bake shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(4) In the R5 and R6 Districts, bake shops are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-215.1. Bank, without drive-up or drive-through facilities.
Banks, without drive-up or drive-through facilities, are subject to the following provisions:
(1) In the R1, R2, R3, and R4 Districts, banks, without drive-up or drive-through facilities, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(2) In the R5 and R6 Districts, banks, without drive-up or drive-through facilities, are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-215.2. Barber or beauty shop.
Barber and beauty shops are subject to the following provisions:
(1) In the R1, R2, R3, and R4 Districts, barber or beauty shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(2) In the R5 and R6 Districts, barber or beauty shops are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(3) In the MKT District, barber or beauty shops are prohibited on the first story of a multi-story building. Barber or beauty shops are permissible on a by-right basis if located on an upper story of a multi-story building and on a conditional basis if located in a single-story building.



Sec. 50-12-216. Bed and breakfast inn.
Bed and breakfast inns are subject to the following provisions:
(1) The primary use of a bed and breakfast must be as a residence for the owner or manager who operates and occupies the structure. The bed and breakfast facility may have up to ten bedrooms for the use of transient guests for compensation and by pre-arrangement.
(2) The exterior appearance of the structure shall not be altered from its residential district character.
(3) Parking shall be provided in accordance with Section 50-14-54 of this Code and arranged so as not to create negative noise or light impacts on properties adjacent or across an alley, or to necessitate on-street parking.
(4) Each sleeping room shall have a separate smoke detector as required in Section 8-1-311(b) of this Code.
(5) A fire escape plan shall be developed and graphically displayed in each guest room.
(6) A minimum of one fire extinguisher, in proper working order, shall be located on each floor.
(7) The establishment shall contain at least two exits to the outdoors.
(8) No guest room may be located in a basement or cellar.
(9) No transient occupant may reside on the premises for more than 100 days in any continuous period of 120 days.
(10) Lavatories and bathing facilities shall be available to all persons using the premises.
(11) No separate or additional kitchen facilities shall be provided for the guests.
(12) Retail sales are not permitted beyond those activities serving the registered overnight patrons.
(13) Meals must not be served to the public at large but only to registered guests. Meal preparation and service shall conform with all applicable public health requirements of the Michigan Public Health Code, being MCL 333.1101 et seq., and of this Code.
(14) In the R1 and R2 Districts, bed and breakfast inns are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(15) In the R3 and R4 Districts, receptions, private parties, conferences, or activities for which a fee is paid are prohibited, except for those which involve only registered guests.
(16) Outdoor solid waste facilities beyond what might normally be expected for a residential structure under Chapter 42 of this Code.
(17) Bed and breakfast inns shall be licensed as such by the Buildings, Safety Engineering, and Environmental Department Business License Center in accordance with Chapter 38 of this Code.
Sec. 50-12-216.1. Body art facility.
Body art facilities are subject to the following provisions:
(1) Body art facilities are subject to licensing by the Buildings, Safety Engineering, and Environmental Department Business License Center in accordance with Chapter 20, Article III of this Code.
(2) In the R1, R2, R3, and R4 Districts, body art facilities are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(3) In the R5 and R6 Districts, body art facilities are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
Sec. 50-12-217. Brewpub or microbrewery or small distillery or small winery.
Brewpubs, microbreweries, small distilleries, and small wineries are subject to the following provisions:
(1) A brewpub, microbrewery, small distillery, or small winery is subject to the regulated use provisions of Article III, Division 8 of this chapter if it serves alcohol for consumption on the premises, located outside of the Central Business District, and is not in an MKT or SD2 District; however, a brewpub, microbrewery, or small distillery, or small winery operating in conjunction with and located on the same zoning lot as a standard restaurant shall not be considered a regulated use, as provided in Section 50-3-323(1) of this Code.
(2) The controlled use provisions of Article III, Division 9 of this chapter where beer or wine or alcoholic liquor are sold to the general public for consumption off the premises at a brewpub or small distillery or small winery.
(3) In R1, R2, R3, R4, and R6 Districts, a brewpub, microbrewery, small distillery, or small winery is permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. For all such facilities, gross floor area must be not greater than 3,000 square feet. The location of a brewpub, microbrewery, small distillery, or small winery on a major or secondary thoroughfare must be given favorable consideration as part of any review of such use as a conditional land use in accordance with Article III, Division 7 of this chapter.
(4) In the R5 District, a brewpub, microbrewery, small distillery, or small winery that is not greater than 3,000 square feet in gross floor area is exempt from all applicable use regulations that pertain specifically to such district, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(5) In the M1, M2, M3, and M4 Districts, where a brewpub, microbrewery, small distillery, or small winery is classified as a regulated use or a controlled use, the use may be permitted on a conditional basis; where a brewpub, microbrewery, small distillery, or small winery in an M1, M2, M3, or M4 District is not classified as either a regulated use or a controlled use, the use may be permitted on a by-right basis.
(6) In the SD1 District, a brewpub, microbrewery, small distillery, or small winery that does not exceed 3,000 square feet and is not adjacent to or across an alley from a lot containing a single- or two-family dwelling that is located on a street other than a major thoroughfare is permissible on a by-right basis, and is otherwise permissible on a conditional basis.
(7) In the B3 District, a brewpub or microbrewery or small distillery or small winery is permissible conditionally where located within a Traditional Main Street Overlay Area.
Sec. 50-12-217.1. Business college or commercial trade school.
Business colleges and commercial trade schools are subject to the following provision:
(1) Truck driving schools are subject to the provisions of Chapter 16, Article I of this Code.
(2) In the R1, R2, R3, and R4 Districts, business colleges and commercial trade schools are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(3) In the R5, R6, SD2, SD4, and MKT Districts, truck driving schools are prohibited.
(4) In the R6 District, business colleges and commercial trade schools, other than truck driving schools, are exempt from all applicable use regulations that pertain specifically to such district, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(5) In the SD2 and SD4 Districts, all activities must occur indoors or to the rear of the building.
Sec. 50-12-221. Establishment for the sale of beer or alcoholic liquor for consumption on the premises.
Establishments for the sale of beer or alcoholic liquor for consumption on the premises are subject to the following provisions:
(1) Regulated use provisions of Article III, Division 8 of this chapter if not located in the Central Business District or SD1, SD2, or SD5 Districts, or where not operating in conjunction with and located on the same zoning lot as a standard restaurant.
(2) Establishments for the sale of beer or alcoholic liquor for consumption on the premises are permitted conditionally in the R5 District and by right in the R6 District only where they are located in a multiple-family dwelling, hotel, or motel that has at least 50 units and, provided, that the establishment for consumption on the premises:
a. Does not exceed 2,000 square feet in gross floor area;
b. Is accessible only from the interior of the building; and
c. Has no advertising or display of said use visible from the exterior of the building.
(3) In R1, R2, R3, and R4 Districts, establishments for the sale of beer or alcoholic liquor for consumption on the premises are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. For all such establishments, gross floor area must be not greater than 3,000 square feet. The location of a brewpub, microbrewery, small distillery, or small winery on a major or secondary thoroughfare must be given favorable consideration as part of any review of such use as a conditional land use in accordance with Article III, Division 7 of this chapter.
(4) In the R5 and R6 Districts, establishments for the sale of beer or alcoholic liquor for consumption on the premises that are not greater than 3,000 square feet in gross floor area are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(5) In the B2 District, establishments for the sale of beer or alcoholic liquor for consumption on the premises are permissible conditionally only if located inside a Traditional Main Street Overlay Area.
(6) In the SD1 District, establishments for the sale of beer or alcoholic liquor for consumption on the premises shall be permitted on a by-right basis where such establishments do not exceed 3,000 square feet and are not adjacent to or across an alley from a lot containing a single- or two-family dwelling that is located on a street other than a major thoroughfare, and on a conditional basis where such establishments do exceed 3,000 square feet or are located adjacent to or across an alley from a lot containing a single- or two-family dwelling that is located on a street other than a major thoroughfare.
(7) In the B2 District, establishments for the sale of beer or alcoholic liquor for consumption on the premises are not permitted either by right or as a conditional use, in accordance with Article IX, Division 3, of this chapter, except where located in a Traditional Main Street Overlay Area; while such establishments are generally prohibited on land zoned B2 as a stand-alone use, standard restaurants, as defined in Section 50-16-362 of this Code, located on land zoned B2, may provide for the sale of beer or alcoholic liquor for consumption on the premises.
(8) The gross floor area specifications set forth in this section may not be waived by the Board of Zoning Appeals.
Sec. 50-12-220. Dry cleaning, laundry, or laundromat.
Dry cleaning, laundry, and laundromat establishments are subject to the following provisions:
(1) Dry cleaning facilities must receive an air permit from the Michigan Department of Environment, Great Lakes, and Energy to conduct operations subject to the U.S. Environmental Protection Agency (EPA) National Emission Standards for Hazardous Air pollutants (NESHAP). All dry cleaning facilities, which use perchloroethylene (PCE) in their cleaning process, are subject to NESHAP. Presentation of the state permit to the Buildings, Safety Engineering, and Environmental Department by dry cleaners that use PCE shall be required as a condition for the City's permit. In addition, dry cleaning facilities and laundries shall comply with materials storage, handling and disposal requirements, and pollution prevention and waste minimization requirements.
(2) In R1, R2, R3, and R4 Districts, dry cleaning, laundry, and laundromat establishments are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(3) In the R5 and R6 Districts, dry cleaning, laundry, and laundromat establishments are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.
(4) In the B1, B2, B3, B4, B5, B6, M1, M2, M3, M4, PCA, TM, SD1, and SD2 Districts, dry cleaning, laundry, or laundromat establishments may provide:
a. Pick-up stations; and
b. Customer operated washer, dryer, or dry cleaning machines for family washing or dry cleaning; laundromat.
(5) In the B2, B3, and SD4 Districts, dry cleaning, laundry, or laundromat establishments:
a. Shall employ a maximum of ten persons on site; and
b. Shall not exceed 4,000 square feet in gross floor area.
(6) In the B4, B5, B6, and M1 Districts, dry cleaning, laundry or laundromat establishments:
a. Shall include a retail service; and
b. Shall employ a maximum of 25 persons on site.
(7) Dry cleaning, laundry, or laundromat establishments must comply with applicable regulations set forth in Chapter 25 of this Code.
(8) Laundries do not include industrial laundries as defined in Section 50-16-282 of this Code.

Sec. 50-12-232. Medical or dental clinic, physical therapy clinic, or massage facility.

Medical or dental clinics, physical therapy clinics, and massage facilities are subject to the following provisions:

(1) Massage facilities are subject to applicable licensing provisions of Chapter 20, Article V of this Code.

(2) In the R1, R2, and R3 Districts, medical or dental clinics, physical therapy clinics, and massage facilities are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-235. Nail salons.

Nail salons are subject to the following provisions:

(1) In the R1, R2, R3, and R4 Districts, nail salons are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the R5 and R6 Districts, nail salons are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(3) In the MKT District, nail salons are prohibited on the first story of any building or structure.

Ssecs. 50-12-236—50-12-250. Reserved.

Subdivision E. Retail, Service, and Commercial Uses; Generally (Motor Vehicles – Youth Hostels/Hostels)

Sec. 50-12-298. Office, business or professional.

Business or professional offices are subject to the following provisions:

(1) In R1, R2, R3, and R4 Districts, business and professional offices are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the R5 and R6 Districts, business and professional offices are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(3) In the PC District, only public offices may be permitted.

(4) In the MKT District, office uses:

a. Are permissible conditionally where located in newly-constructed buildings, or in the expanded area of an existing building if the expansion comprises more than 200 percent of the area of the first floor of the building; and

b. Are permissible by-right where located in an existing building, or in the expanded area of an existing building if the expansion comprises not more than 200 percent of the area of the first floor of the building.

Sec. 50-12-300. [RESERVED]

Sec. 50-12-306.1. Radio or television station.

Radio and television stations are subject to the following provision: In the R1, R2, R3, R4, R5, and R6 Districts, radio and television stations are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-307.1. Recording studio or photo studio or video studio, no assembly hall.

Recording, photo, and video studios, without assembly halls, are subject to the following provisions:

(1) In the R1, R2, R3, R4, and R6 Districts, recording, photo, and video studios, without assembly halls, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the R5 District, recording, photo, and video studios, without assembly halls, are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-308. Recreation, indoor commercial and health club; recreation, outdoor commercial.

Indoor and outdoor commercial recreation facilities are subject to the following provisions:

(1) In the R1, R2, R3, R4, and R6 Districts, indoor commercial recreation facilities are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the R5 District, indoor commercial recreation facilities are exempt from all applicable use regulations that pertain specifically to such district, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(3) The following activities are prohibited within 500 feet of land zoned R1, R2, R3, R4, R5, R6, or residential PD:

a. Archery gallery, range, or school;

b. Baseball batting practice net;

c. Golf practice driving range, golf practice driving net, golf practice putting green, or golf school; and

d. Track for bicycles, or velodromes, except where operated exclusively indoors. Said prohibition shall be waived upon presentation to the Buildings, Safety Engineering, and Environmental Department of a verified petition requesting such waiver, signed by two-thirds of those persons owning, residing, or doing business on land, other than vacant land that is designated by the City Assessor as “unimproved,” within 500 feet of the proposed location.

(4) Bicycle tracks or velodromes are subject to regulation set forth in Chapter 5, Article XI of this Code.

(5) Bowling alleys are subject to regulation set forth in Chapter 5, Article II of this Code.

(6) In the SD2 District, golf domes are prohibited;

(7) Golf schools are subject to regulation set forth in Chapter 5, Article XI of this Code.

(8) Ice skating rinks are subject to the licensing provisions of Chapter 5, Article XI of this Code.

(9) Public bathhouses are subject to the licensing provisions of Chapter 20, Article VIII of this Code.

(10) Roller skating rinks are subject to the licensing provisions of Chapter 5, Article XI of this Code.

(11) In the B2 District, indoor commercial recreation facilities must not exceed 10,000 square feet of gross floor area and must not contain a spectator seating area; the 10,000 square feet of gross floor area limit may not be waived by the Board of Zoning Appeals.

Sec. 50-12-310. Restaurants, carry-out and fast-food.

Carry-out restaurants and fast-food restaurants are subject to the following provisions:

(1) Carry-out restaurants and fast-food restaurants shall be located on a street designated as a major or secondary thoroughfare. Points of vehicular ingress and egress shall be approved by the Department of Public Works, Traffic Engineering Division in accordance with Chapter 43, Article VI of this Code.

(2) Except as provided in this section, food consumption upon the premises outside the restaurant building shall be prohibited, and, where deemed advisable by the enforcing official to assure compliance with this prohibition, the premises shall be properly posted with signs stating that the consumption of food, frozen desserts, or beverages within vehicles parked upon the premises is unlawful and that violators are subject to fines as prescribed by law. A minimum of two such signs shall be posted within the building near the checkout counter of the restaurant, and a minimum of four such signs shall be posted within the parking area so as to be clearly visible from all vehicles on the premises.

(3) In the R1, R2, R3, and R4 Districts, fast food restaurants, without drive-up or drive-through facilities, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. For all such restaurants, gross floor area must be not greater than 4,000 square feet and all refuse receptacles must be located as far as may be feasible from adjacent residential uses.

(4) In the R5 and R6 Districts, fast food restaurants, without drive-up or drive-through facilities, that are operated on a major or secondary thoroughfare and that are not greater than 4,000 square feet in gross floor area are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(5) In the B3, B4, and B5 Districts carry-out restaurants and fast-food restaurants with drive-up or drive-through facilities must, if practicable, include at least one temporary vehicle stopping space after the delivery window so motorists may prepare themselves for a safe exit onto the public roadway.

(6) In the B4 District, carry-out or fast-food restaurants with drive-up or drive-through facilities are prohibited on zoning lots abutting the Woodward Avenue Gateway Radial Thoroughfare unless located in a multi-story building having a mixed-use or multi-tenant development; the regulations contained in this subsection may not be waived by the Board of Zoning Appeals.

(7) In the B2, B3, B4, and B5 Districts, if a fast-food restaurant includes a designated outdoor eating area, such as in a courtyard or on a roof or deck, then it is permissible only on a conditional basis. Carry-out restaurants are prohibited from including designated outdoor eating areas. Designated outdoor eating areas shall be added to the gross floor area of the building for purposes of computing off-street parking requirements. Outdoor eating areas shall not be designated in required parking areas. Outdoor eating areas on the sidewalk or elsewhere in the right-of-way are prohibited except upon applicable approvals by the Department of Public Works and City Council.

(8) Any carry-out or fast-food restaurant that operates as a concert café or coffee house is subject to the licensing provisions of Chapter 5, Article V of this Code.

(9) In the B5 and PCA Districts:

a. A carry-out or fast-food restaurant that is located in a multi-story building and integrated into a mixed-use or multi-tenant development, rather than a single-use building, may be permissible on a by-right basis. Carry-out or fast-food restaurants that are not located in such a building are permissible only on a conditional basis.

b. A carry-out or fast-food restaurant that necessitates customers to enter the building may be permissible on a by-right basis. A carry-out or fast-food restaurant that includes a walk-up window or other service, which eliminates the need for the customer to enter the building, is permissible only on a conditional basis.

(10) In the PR District, a carry-out or fast-food restaurant operated as a concession under contract with the General Services Department or other governmental or non-profit operating entity is permissible as accessory as provided for in Section 50-12-511 of this Code.

(11) In the SD4 District, carry-out or fast-food restaurants must be integrated in a mixed-use, multi-tenant development and must be without drive-up or drive-through facilities.

Sec. 50-12-311. Restaurants, standard.

Standard restaurants are subject to the following provisions:

(1) Standard restaurants may include the sale of beer or alcoholic liquor for consumption on the premises without constituting a regulated use.

(2) In the SD1 District, standard restaurant that includes the sale of beer or intoxicating liquor for consumption on the premises and that is adjacent to or across an alley from a lot containing a single- or two-family dwelling that is located on a street other than a major thoroughfare is permissible only on a conditional basis and may otherwise be permissible on a by-right basis.

(3) Points of vehicular ingress and egress shall be determined by the Department of Public Works Traffic Engineering Division.

(4) Except as provided in this section, food consumption upon the premises outside the restaurant shall be prohibited and where deemed advisable by the enforcing official to assure compliance with this prohibition, the premises shall be properly posted with signs stating that the consumption of food, frozen desserts, or beverages within vehicles parked upon the premises is unlawful and that violators are subject to fines as prescribed by law. A minimum of two such signs shall be posted within the building near the checkout counter of the restaurant and a minimum of four such signs shall be posted within the parking area so as to be clearly visible from all vehicles on the premises.

(5) In the R1, R2, R3, and R4 Districts, standard restaurants, without drive-up or drive-through facilities, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. For all such restaurants, gross floor area must be not greater than 4,000 square feet and all refuse receptacles must be located as far as may be feasible from adjacent residential uses.

(6) In the R5 and R6 Districts, standard restaurants, without drive-up or drive-through facilities, that are not greater than 4,000 square feet in gross floor area are exempt from all applicable use regulations that pertain specifically to such districts, as may be set

forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(7) In the B3 and B4 Districts, standard restaurants containing drive-up or drive-through facilities are permissible only on a conditional basis, subject to the provisions for vehicle stacking in Article XIV, Division 1, Subdivision H of this chapter. Where practicable, there shall be at least one temporary vehicle stopping space after the delivery window so motorists may prepare themselves for a safe exit onto the public roadway.

(8) Standard restaurants with drive-up or drive-through facilities are prohibited on any zoning lot abutting a designated Gateway Radial Thoroughfare; this regulation may not be waived by the Board of Zoning Appeals.

(9) In B2, B3, and B4 Districts, if a standard restaurant includes a designated outdoor eating area, such as in a courtyard or on a roof or deck, then it is permissible only on a conditional basis. Designated outdoor eating areas shall be added to the gross floor area of the building for purposes of computing off-street parking requirements. Outdoor eating areas shall not be designated in required parking areas.

(10) Any standard restaurant operating as a coffee house is subject to the licensing provisions of Chapter 5, Article V of this Code.

Sec. 50-12-313. Schools or studios of dance, gymnastics, music, art, or cooking.

Schools or studios of dance, gymnastics, music, art or cooking are subject to the following provisions:

(1) Dance studios shall be licensed in accordance with Chapter 5, Article VIII of this Code.

(2) In the R1, R2, R3, and R4 Districts, schools or studios of dance, gymnastics, music, art or cooking are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(3) In the R5 and R6 Districts, standard restaurants, without drive-up or drive-through facilities, are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-313.1 Shoe repair shop.

Shoe repair shops are subject to the following provisions:

(1) In the R1, R2, R3, and R4 Districts, shoe repair shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the R5 and R6 Districts, shoe repair shops are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-317. Theaters and concert cafés.

Theaters and concert cafés are subject to the following provisions:

(1) Multiplex theaters exceeding 50,000 square feet shall conform to the standards for large retail centers as provided for in Article XIV, Division 3, Subdivision E of this chapter.

(2) It shall be unlawful to establish any concert hall within 500 feet of land zoned R1, R2, R3, R4, R5, R6, or residential PD; said prohibition shall be waived upon presentation to the Buildings, Safety Engineering, and Environmental Department of a verified petition requesting such waiver, signed by two-thirds of those persons owning, residing, or doing business on land, other than vacant land that is designated by the City Assessor as “unimproved,” within 500 feet of the proposed location.

(3) Concert cafés are prohibited within 500 feet of land zoned R1, R2, R3, R4, R5, R6, or residential PD; however, such prohibition shall be waived upon presentation to the Buildings, Safety Engineering, and Environmental Department of a verified petition requesting such waiver, signed by two-thirds of those persons owning, residing, or doing business on land, other than vacant land that is designated by the City Assessor as “unimproved,” within 500 feet of the proposed location.

(4) Theaters, stage show theaters, concert halls, and motion picture theaters are subject to licensing by the Buildings, Safety Engineering, and Environmental Department Business License Center, as provided for in Chapter 5, Article XI of this Code.

(5) Concert cafés are subject to licensing by the Buildings, Safety Engineering, and Environmental Department Business License Center, as provided for in Chapter 5, Article V of this Code.

(6) In the R1, R2, R3, R4, R5, and R6 Districts, theaters and concert cafés, excluding drive-in theaters, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(7) In the SD1 District, theaters, excluding concert cafés, not exceeding 150 fixed seats, may be permitted on a conditional basis.

(8) In the SD2 District, theaters, excluding concert cafés, not exceeding 150 fixed seats, may be permitted on a by-right basis. Those exceeding 150 fixed seats may be permitted on a conditional basis.

Sec. 50-12-318. [RESERVED]

Sec. 50-12-321. Veterinary clinic for small animals.

Veterinary clinics for small animals are subject to the following provisions:

(1) Kennel facilities shall be governed separately by Section 50-12-229 of this Code for commercial kennels.

(2) All facilities of a veterinary clinic, including all grooming areas, cages, pens, and kennels, shall be maintained within a completely enclosed, soundproof building.

(3) All veterinary clinics shall be designed and constructed in a manner that eliminates any emission of odor which is offensive to persons owning, occupying or patronizing properties adjacent to, or across an alley from, the use.

(4) No outdoor exercise run area may be located less than 50 feet from any land zoned R1, R2, R3, R4, R5, R6, or residential PD.

(5) In the R1, R2, R3, and R4 Districts, veterinary clinics for small animals are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(6) In the R5 and R6 Districts, veterinary clinics for small animals are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-322. Youth hostels/hostels.

Hostels and youth hostels are subject to the following provisions:

(1) Youth hostels/hostels are subject to applicable provisions of Chapter 36, Article I of this Code.

(2) In the R1 and R2 Districts, hostels and youth hostels are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. Any such facility must be located on a major or secondary thoroughfare.

Sec. 50-12-323. Printing or engraving shops.

Printing and engraving shops are subject to the following provisions:

(1) In the SD1 District, a printing or engraving shop must not exceed 4,000 square feet and must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced therein. This regulation may not be waived by the Board of Zoning Appeals.

(2) In the SD2 District, a printing or engraving shop is permissible on a by-right basis if it does not exceed 5,000 square feet and is otherwise permissible on a conditional basis. A printing or engraving shop of any size must utilize a minimum of 10 percent of its gross floor area as a retail store for the sale of goods produced therein.

(3) In the R1, R2, R3, and R4 Districts, printing and engraving shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(4) In the R5 and R6 Districts, printing and engraving shops are exempt from all applicable use regulations that pertain specifically to such districts, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Sec. 50-12-324. Stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities.

Stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities, are subject to the following provisions:

(1) In the MKT District, stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities, must not exceed 15,000 square feet in gross floor area.

(2) In R1, R2, R3, R4, and R6 Districts, stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities, are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. The Master Plan classification of the road on which is use is located must be given due consideration as part of any review of such use as a conditional land use in accordance with Article III, Division 7 of this chapter.

(3) In the R5 District, stores of a generally recognized retail nature whose primary business is the sale of new merchandise, without drive-up or drive-through facilities, are exempt from all applicable use regulations that pertain specifically to such district, as may be set forth in this section, if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Subdivision F. Manufacturing and Industrial Uses

Sec. 50-12-334. Confection manufacture.

Confection manufacture facilities are subject to the following provisions:

(1) In the R1, R2, R3, R4, R5, and R6 Districts, confection manufacture facilities are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the B2, B3 and B4 Districts, confection manufacture facilities are permissible by-right only if located in a structure that does not exceed 4,000 square feet of gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area. Otherwise, in the B2 District confection manufacture is permissible conditionally if located in a structure not exceeding 6,000 square feet in gross floor area and prohibited in a structure exceeding 6,000 square feet in gross floor area, in the B3 District confection manufacturing is prohibited, and in the B4 District confection manufacturing is permissible conditionally.

(3) In the SD1 District, confection manufacture facilities must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and must not exceed 4,000 square feet in gross floor area.

(4) In the SD2 District, confection manufacture facilities must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and must not exceed 5,000 square feet in gross floor area.

(5) The regulations set forth in this Section may not be modified or waived by the Board of Zoning Appeals.

Sec. 50-12-336. Food catering establishments.

Food catering establishments are subject to the following provisions:

(1) In the R1, R2, R3, R4, R5, and R6 Districts, food catering establishments are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code. For all such establishments, all refuse receptacles must be located as far as may be feasible from adjacent residential uses and deliveries may be made by semi-truck only if the establishment is located on a major or secondary thoroughfare.

(2) In the B2, B3, and B4 Districts, a food catering establishment is permissible by-right only if located in a structure that does not exceed 4,000 square feet of gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area. Otherwise, in the B2 and B4 Districts a food catering establishment is permissible conditionally, and in the B3 District a food catering establishment is prohibited.

(3) In the SD1 District, a food catering establishment must not exceed 4,000 square feet in gross floor area.

(4) In the SD2 District, a food catering establishment must not exceed 5,000 square feet in gross floor area.

(5) The gross floor area specifications set forth in this Section may not be modified or waived by the Board of Zoning Appeals.

Sec. 50-12-340. Jewelry manufacture establishments.

Jewelry manufacture establishments are subject to the following provisions:

(1) In the R1, R2, R3, R4, R5, and R6 Districts, jewelry manufacture establishments are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the B2, B3 and B4 Districts, a jewelry manufacture establishment is permissible by-right only if located in a structure that does not exceed 4,000 square feet of gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store

for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area. Otherwise, in the B4 District a jewelry manufacture establishment is permissible conditionally, and in the B2 and B3 Districts a jewelry manufacture establishment is prohibited.

(3) In the SD1 District, a jewelry manufacture establishment must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and must not exceed 4,000 square feet in gross floor area.

(4) In the SD2 District, a jewelry manufacture establishment must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and must not exceed 5,000 square feet in gross floor area.

(5) The regulations set forth in this Section may not be modified or waived by the Board of Zoning Appeals.

Sec. 50-12-342. Lithographing and sign shops.

Lithographing and sign shops are subject to the following provisions:

(1) In the R1, R2, R3, R4, R5, and R6 Districts, lithographing and sign shops are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(2) In the B2 and MKT Districts, sign shops are prohibited.

(3) In the B2, B3, and B4 Districts, a lithographing shop is permissible by-right only if located in a structure that does not exceed 4,000 square feet of gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area. Otherwise, in the B2 District, a lithographing shop is permissible conditionally only if located in a structure that does not exceed 4,000 square feet in gross floor area and that is located outside a Traditional Main Street Overlay Area, in the B3 District, a lithographing shop is prohibited, and in the B4 District, a lithographing shop is permissible conditionally.

(4) In the SD1 District, lithographing and sign shop establishments must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and must not exceed 4,000 square feet in gross floor area.

(5) In the SD2 District, lithographing and sign shop establishments must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and must not exceed 5,000 square feet in gross floor area.

(6) The regulations set forth in this section may not be modified or waived by the Board of Zoning Appeals.

Sec. 50-12-353. Trade services, general.

General trade services are subject to the following provisions:

(1) All material shall be stored within an enclosed building with walls on all sides;

(2) Cabinet-making, carpenter, and furniture repair or upholstering shops shall be reviewed by the Michigan Department of Environment, Great Lakes, and Energy Air Quality Division as provided for in Section 50-12-122 of this Code;

(3) In the R1, R2, R3, R4, R5, and R6 Districts, general trade services establishments are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

(4) In the B2 District, general trade services other than cabinet making are permissible by-right only if located in a structure that does not exceed 4,000 square feet of gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area. Otherwise, general trade services other than cabinet making are permissible conditionally.

(5) In the B2 District, cabinet making is permissible conditionally only if located in a structure that does not exceed 4,000 square feet in gross floor area, that utilizes a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises, and that is located in a Traditional Main Street Overlay Area.

(6) In the SD1 District:

a. General trade services other than cabinet making are permissible on a by-right basis only if they utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and do not exceed 4,000 square feet in gross floor area, and are otherwise prohibited.

b. Cabinet making establishments are permissible conditionally only if they utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and do not exceed 4,000 square feet in gross floor area, and are otherwise prohibited.

c. The regulations set forth in this subsection may not be modified or waived by the Board of Zoning Appeals.

(7) In the SD2 District:

a. General trade services other than cabinet making establishments are permissible on a by-right basis only if they utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and do not exceed 5,000 square feet in gross floor area, and are otherwise prohibited.

b. Cabinet making establishments are permissible conditionally only if they utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises and do not exceed 5,000 square feet in gross floor area.

c. The regulations set forth in this subsection

j. Knit goods manufacturing.
k. Leather goods manufacture or fabrication.
(3) In the SD1 and SD2 Districts, only the following types of low/medium-impact manufacturing or processing facilities are permissible, and any such facility must utilize a minimum of 10 percent of the gross floor area as a retail store for the sale of the goods produced on the premises:
a. Art needlework.
b. Canvas goods manufacture.
c. Cigar or cigarette manufacture.
d. Clock or watch manufacture.
e. Coffee roasting.
f. Door, sash, or trim manufacture.
g. Draperies manufacture.
h. Flag or banner manufacture.
i. Glass blowing.
j. Knit goods manufacturing.
k. Leather goods manufacture or fabrication.
(4) In the SD1 District, low/medium-impact manufacturing or processing facilities must not exceed 4,000 square feet in gross floor area.
(5) In the SD2 District, low/medium-impact manufacturing or processing facilities must not exceed 5,000 square feet in gross floor area.
(6) In the MKT District, only the following types of low/medium-impact manufacturing or processing facilities are permissible:
a. Coffee roasting; and
b. Dog or cat food cannery or manufacture excluding rendering or the use of fish.
(7) The regulations set forth in this Section may not be modified or waived by the Board of Zoning Appeals.

Subdivision H. Other Uses—Urban Agriculture
Sec. 50-12-397.1. Urban agriculture in residential districts.
In R1, R2, R3, R4, R5, and R6 Districts, aquaculture, aquaponics, and hydroponics are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Subdivision I. Other Uses—Miscellaneous
Sec. 50-12-414. Telecommunications building, private.
Private telecommunications buildings are subject to the following provision: In R1, R2, R3, R4, R5, and R6 Districts, private telecommunications buildings are permissible only if established through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

Secs. 50-12-415—50-12-430. Reserved.
DIVISION 4. PRINCIPAL USES AND STRUCTURES
Sec. 50-12-431. Number of buildings on a zoning lot.
Not more than one principal detached residential building may be located on a zoning lot in the R1, R2, R3, R4, R5, and R6 Districts. Except that:

(1) In the case of planned developments, or buildings used for educational or religious purposes, a principal detached residential building shall not be located on the same zoning lot with any other principal building.
(2) In the R3, R4, R5, and R6 Districts, more than one principal detached residential building may be permitted on the same zoning lot, subject to Article XIII, Division 3 of this chapter, as an alternative residential development option.
(3) In the R1, R2, R3, R4, R5, and R6 Districts, multiple principal detached residential buildings may be located on the same zoning lot if developed through the adaptive reuse of eligible existing buildings in accordance with Section 50-12-138 of this Code.

ARTICLE XIII. INTENSITY AND DIMENSIONAL STANDARDS
DIVISION 1. TABLES OF INTENSITY AND DIMENSIONAL STANDARDS
Subdivision B. General Dimensional Standards for Residential Districts
Sec. 50-13-30. Lot coverage exception.
In the R1 and R2 Districts, the maximum lot coverage for multi-family dwellings developed through the adaptive reuse of eligible existing buildings, in accordance with Section 50-12-138 of this Code, is 75 percent.

Secs. 50-13-31—50-13-40. Reserved.

ARTICLE XIV. DEVELOPMENT STANDARDS
DIVISION 1. OFF-STREET PARKING, LOADING, AND ACCESS
Subdivision B. Off-Street Parking Schedule “A”

Sec. 50-14-33. Group living.
Off-street parking regulations for group living facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Group Living	Adult foster care facility	1 space per each 4 persons based on maximum capacity as specified in state license	100
	Assisted living facility	0.50 per dwelling unit plus 1 per 2 employees	Same lot
	Convalescent, nursing, or rest home	1 per 4 beds	100
	Emergency shelter	1 per 2 employees	100
	Fraternity or sorority house; dormitory	1 per 3 beds	100
	Home for the aged	1 space per each 4 persons based on maximum capacity as specified in state license	100
	Religious residential facility	2 per rectory or parsonage; 1 per convent or monastery plus 1 for each 10 residents	Same lot
	Residential substance abuse facility	1 per 2 employees	100
	Rooming house	2 per 3 guestrooms or 1 per 4 residents, whichever is greater + 1 per dwelling unit	100
	Shelter for survivors of domestic violence	1 per 2 employees	100

Sec. 50-14-34. Household living.
Off-street parking regulations for household living are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Household Living	Loft and Multiple-family dwelling, in general	1.25 per dwelling unit; 0.75 per dwelling unit for multiple-family dwelling for the elderly as defined in Section 50-16-304; see also Section 50-14-74. On land zoned SD1 or SD2: 1.0 per dwelling unit. Where located within 0.50 miles of a bus rapid transit, street car/trolley or light rail line a high-frequency transit corridor in any zoning district, or within the Grand River/Lahser or Livernois/West McNichols Traditional Main Street Overlay Areas: 0.75 per dwelling unit.	100; except on land zoned SD1 or SD2: 1,320 where a "district approach" to parking as provided in Section 50-14-7(2)a., b., and c. has been recognized by the Planning and Development Department.
	Multiple-family dwelling, where located within 0.50 miles of a high-frequency transit corridor	0.75 per dwelling unit	1,320 where a "district approach" to parking as provided in Section 50-14-7(2)a., b., and c. has been recognized by the Planning and Development Department.
	Mobile home park	2 per dwelling unit	Same lot
	Single room occupancy housing (non-profit)	1 per 2 employees + 1 per 10 residents	100
	Single-family detached dwelling	2 per dwelling unit	Same lot
	Townhouse	1.5 per dwelling unit	100
	Two-family dwelling	1.5 per dwelling unit	Same lot

Sec. 50-14-35. Institutional living.
Off-street parking regulations for institutional living facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Institutional Living	Boarding school	1 per 5 beds or as required for schools, whichever is greater	100
	Child caring institution	1 per 4 beds	100
	Penal or correctional institution	2 per 3 employees	Same lot
	Pre-release adjustment center	2 per 3 employees	500

Sec. 50-14-38. Community service.
Off-street parking regulations for community service facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Community Service	Courthouse	15 per court room or 1 per 150 square feet, whichever is less	100
	Customs office	1 per 150 square feet	100
	Fire station	2 per 3 employees	100
	Police station	1 per 150 square feet	100
	Governmental service agency	1 per 150 square feet	100
	Neighborhood center, non-profit	1 per 100 square feet	100
	Substance abuse service facility	1 per 100 square feet	100
	All other	1 per 150 square feet	100

Sec. 50-14-41. Library.
Off-street parking regulations for library facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Library	Library	1 per 400 square feet	100



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Sec. 50-14-42. Museum.
Off-street parking regulations for museum facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Museum	Museum or public aquarium	1 per 400 square feet	100

Sec. 50-14-45. Schools.
Off-street parking regulations for schools are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Schools	Educational institution	1 per each employee plus 1 for each 5 students based on the maximum number of students that can be accommodated at one time	500
	School (public or parochial elementary)	3 per 2 instructional rooms or 1 per 4 seats in main auditorium, whichever is greater	Same lot
	School (public or parochial junior high)	3 per 2 instructional rooms or 1 per 3 seats in main auditorium, whichever is greater	Same lot
	School (public or parochial senior high)	5 per instructional room or 1 per 2 seats in main auditorium, whichever is greater	Same lot
	All other	As required for most similar use type or Schedule C	

Sec. 50-14-52. Office.
Off-street parking regulations for offices are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Office	Medical or dental clinic, physical therapy clinic, or massage facility	1 per 200 square feet or 5 per doctor, dentist or therapist, whichever is greater	100
	Office, business or professional	1 per 400 square feet	100
	Radio or television station	2 per 3 employees + 1 per 4 (fixed or moveable) seats in studio having greatest seating capacity	100
	Recording studio or photo studio or video studio	2 per 3 employees + 1 per 4 (fixed or moveable) seats in studio having greatest seating capacity	100
	All other	1 per 400 square feet	100

Sec. 50-14-54. Public accommodation.
Off-street parking regulations for public accommodations are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Public Accommodation	Bed and breakfast inn	3 per 4 guestrooms + 2 per dwelling unit	
	Hotel or motel	3 per 4 guestrooms + 1 per dwelling unit	100
	Lodging house, public	2 per 3 employees	100
	Youth hostel/hostel	1 per 1 employee	100
	All other	3 per 4 guestrooms + 1 per dwelling unit	100

Sec. 50-14-55. Recreation and entertainment, indoor.

Off-street parking regulations for indoor recreation and entertainment facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Recreation and entertainment, indoor	Arcade	1 per 100 square feet	100
	Cabaret	3 (minimum) + 1 per 100 square feet for each 100 square feet in excess of 1,000	100
	Casino or casino complex	See provisions for SD5 District in Section 50-11-337	300
	Smoking lounge, cigar or Smoking lounge, other	3 (minimum) + 1 per 100 square feet for each 100 square feet in excess of 1,000	100
	Firearms target practice range, indoor	1 per 2 employees + 1 per target lane	100
	Pool hall	1 per 250 square feet or 1 per pool table, whichever is greater	100
	Recreation, indoor commercial and health club	Schedule C, where 1 space per 200 square feet of gross floor area is deemed by the Planning and Development Department to be inappropriate	Where Schedule C does not apply, 100
	Theater and concert café	1 per 4 seats	500
	All other	1 per 100 square feet	100

Sec. 50-14-59. Retail sales and service, service-oriented.
Off-street parking regulations for service-oriented retail sales and service facilities are as follows:

Use Category	Specific Land Use	Off-Street Parking Spaces Required, Minimum. (References are to square feet of gross floor area unless otherwise indicated.)	Maximum Distance (feet)
Retail sales and service (service-oriented)	Animal-grooming shop	Schedule B	100
	Automated teller machine (without drive-in facilities)	None	N/A
	Automated teller machine (with drive-in facilities)	None; stacking spaces per Subdivision H of this division	N/A
	Bank (without drive-in facilities)	1 per 200 square feet	100
	Bank (with drive-in facilities)	1 per 200 square feet + stacking spaces per Subdivision H of this division	100
	Barber shop	See Schedule B	100
	Beauty shop	1 per 100 square feet	100
	Body art facility	Schedule B	100
	Business college or commercial trade school	1 per employee + 1 per 3 students based on maximum number of students that can be accommodated at one time	500
	Customer service center (no drive-through window)	1 per 100 square feet	100
	Customer service center (with drive-through window)	1 per 100 square feet + stacking spaces per Article XIV, Division 1, Subdivision H	100
	Dry cleaning or laundry pick-up stations	Schedule B	100
	Employee recruitment center	1 per 400 square feet	100
	Financial services center (without drive-through)	1 per 200 square feet	100
	Financial services center (with drive-through)	1 per 200 square feet + stacking spaces per Article XIV, Division 1, Subdivision H	100
	Food stamp distribution center (no drive-through window)	1 per 200 square feet	100
	Food stamp distribution center (with drive-through window)	1 per 200 square feet + stacking spaces per Article XIV, Division 1, Subdivision H	100
	Laundromat	1 per 200 square feet	100
	Mortuary or funeral home	1 per 100 square feet + 1 per dwelling unit	Same lot
	Nail salon	1 per 100 square feet	100
	Photocopying and computing self-service establishment	See Schedule B for the area accessible to customers + 1 per 800 square feet or 1 per 3 employees (whichever is greater) for that portion of building not accessible to customers	100
	Printing or engraving shops	1 per 800 square feet or 1 per 3 employees, whichever is greater	500
	Radio, television, or household appliance repair shop	2 spaces + 1 per 800 square feet of floor area over 1,600 square feet	100
	School or studio of dance, gymnastics, music, art, or cooking	1 per employee + 1 per 5 students based on maximum number of students that can be accommodated at one time	500
	Shoe repair shop	Schedule B	100
	Shoeshine parlor	Schedule B	100
	Veterinary clinic for small animals	Schedule B	100
	All other	Schedule B	100

Subdivision D. Off-Street Loading
Sec. 50-14-111. Off-street loading schedule and exemptions.
(a) Off-street loading spaces shall be provided on the same zoning lot in accordance with the following schedule and with Subdivision J of this division. An open, adjacent alley may be credited toward one off-street loading space for retail, service, or commercial uses if access for loading into the building is available in the rear and the alley is not less than 18 feet wide.
(b) The following uses shall be exempt from off-street loading requirements: Docks (water-related facilities), light duty vehicle repair and light duty vehicle service establishments, and medium/heavy duty vehicle or equipment repair establishments.
(c) For uses established through the adaptive reuse of eligible existing buildings, in accordance with Section 50-12-138 of this Code, or through tactical preservation, in accordance with the administrative procedures authorized by Section 50-4-43 of this Code, the required loading is reduced by 50 percent and for uses requiring one off-street loading space, the required loading is reduced to zero spaces.

Subdivision F. Waivers and Alternative Parking Plans
Sec. 50-14-153. Waiver of off-street parking requirements for uses or buildings minimally deficient or in certain locations.
(a) *In general.* If the Buildings, Safety Engineering, and Environmental Department determines that:
(1) A building or use requires no variance or other action under the jurisdiction of the Board of Zoning Appeals, other than the parking deficiency; and
(2) The building or use can provide at least 80 percent of the required off-street parking spaces;
then, upon request of the petitioner and in conjunction with the Municipal Parking Department and the Department of Public Works Traffic Engineering Division, the Department may grant a waiver of the off-street parking requirements, not exceeding ten parking spaces or 20 percent of the required off-street parking requirement, whichever is less. Such waiver shall not be granted unless, in the judgment of the Buildings, Safety Engineering, and Environmental Department, with the sign-off of the Municipal Parking Department and the Department of Public Works Traffic Engineering Division, the waiver of the parking requirement for the building or use involved is not injurious to the adjacent or surrounding areas by creating or increasing traffic congestion or by disrupting traffic circulation, provided, that, in those instances where a building or use is subject to site plan review, the Planning and Development Department has sole authority to consider such waiver.
(b) *Traditional Main Street Overlay Areas.*
(1) *Applicability.* In addition to the parking waiver granted for buildings not exceeding 3,000 square feet per Section 50-14-7(a)(3) of this Code, in a Traditional Main Street Overlay Area identified in Section 50-11-382 of this Code, the Planning and Development Department may grant a waiver of the off-street parking requirements for the first 3,000 square feet of pedestrian-oriented retail, service, or commercial uses upon its determination that the waiver will not be injurious to the adjacent or surrounding areas by creating or increasing traffic congestion or by disrupting traffic circulation.
(2) *Eligibility.* In order to qualify for the waiver, the following criteria shall be met:
a. The use must be listed in any of the following:
(i) Section 50-12-62 of this Code;
(ii) Section 50-12-69 of this Code, excluding motorcycle sales, rental, and service and any use with drive-up or drive-through facilities; and
(iii) Section 50-12-70 of this Code, excluding any use with drive-up or drive-through facilities.
b. New buildings must comply with all Traditional Main Street Overlay standards, as specified in Section 50-14-432 through Section 50-14-450 of this Code, except that within the East Warren and West Warren Traditional Main Street Overlay Areas and the portion of the Grand River/Lahser Traditional Main Street Overlay Area between Greenfield and Woodmont and between Evergreen and Lahser, and the Van Dyke Traditional Main Street Overlay Area, new uses in existing buildings may be eligible for this waiver if the building complies with only the following standards from Division 3, Subdivision C of this article:
(i) The front facade of the building must be located on the lot line facing the Traditional Main Street or set back a maximum of ten feet, in accordance with the standards in Section 50-14-432 of this Code.
(ii) The street level facade of the building must have a minimum of 60 percent transparency in accordance with the standards in Section 50-14-436 of this Code.
(iii) The building's active entry way must be located on the facade facing the Traditional Main Street, in accordance with the standards in Section 50-14-439 of this Code.
d. In the case where one building or development contains multiple retail, service, or commercial uses, the total number of spaces that may be waived for a building or development using this waiver shall not exceed 45 spaces.
(c) *SD1/SD2 Districts.* In addition to the parking waiver for buildings under 3,000 square feet per Section 50-14-7(a)(3) of this Code, in SD1 and SD2 Districts, the Planning and Development Department may grant a waiver of the off-street parking requirements for the first 3,000 square feet of pedestrian-oriented retail, service, or commercial uses upon its determination that the waiver will not be injurious to the adjacent or surrounding areas by creating or increasing traffic congestion or by disrupting traffic circulation. In the case where one building or development contains multiple retail, service, or commercial uses, the total number of spaces that may be waived for a building or development using this waiver shall not exceed 45 spaces.
(d) *Uses established through adaptive reuse or tactical preservation.* The required parking is reduced by 50 percent for uses established through the adaptive reuse of eligible existing buildings, in accordance with Section 50-12-138 of this Code, or through tactical preservation, in accordance with the administrative procedures authorized by Section 50-4-43 of this Code. Parking may be provided at a distance of up to 1,350 feet where a "district approach" to parking, as provided in Section 50-14-7(a)(2), has been recognized by the Planning and Development Department. The provisions of this section also apply to any new residential construction on the same zoning lot as a building formerly used for a public, civic, or institutional purpose.
(e) *Additional parking reductions and waivers.* Additional parking reductions and waivers are set forth in Section 50-14-7 and Section 50-14-163 of this Code.

ARTICLE XVI. RULES OF CONSTRUCTION AND DEFINITIONS
DIVISION 2. WORDS AND TERMS DEFINED
Subdivision P. Letter "S"
Sec. 50-16-381. Words and terms (Sa—Sd).
For the purposes of this chapter, the following words and phrases beginning with the letters "Sa" through "Sd," shall have the meaning respectively ascribed to them by this section:

Term	Definition
Satellite television antenna	A device incorporating a reflective surface that is solid open mesh, or bar configured and is in the shape of a shallow dish, cone, horn, or cornucopia. Such device shall be used to transmit and/or receive radio or electromagnetic waves between terrestrially and/or orbitally based uses. This definition is meant to include but not be limited to what are commonly referred to as satellite earth stations, TVROs, and satellite microwave antennas.
Schools (use category)	Public or private schools at the primary, elementary, middle, junior high, or high school level that provide state-mandated basic education. Examples include public and private daytime (elementary, junior high and senior high) schools, and military academies. Charter schools are public schools. Preschools are classified as day care uses, provided, that a preschool "Head Start" program shall be considered as an accessory use where located on the premises of an operating school. (See also Section 50-12-512 of this Code.) Business and trade schools are classified as retail sales and service. Boarding schools are classified as institutional living uses.
Scrap metal recycling facility	A location where a business purchases ferrous or nonferrous metal that is intended for recycling or reuse. For zoning purposes, these facilities are regulated as Junkyards.
Scrap processing facility	A location where machinery and equipment is used to process and manufacture iron, steel, nonferrous metals, paper, plastic, or glass into prepared grades of products suitable for consumption by recycling mills, foundries, and other scrap processors pursuant to the Section 3 of the Michigan Secondhand Dealer and Junk Dealers Act, being MCL 445.403 and in Section 3 of the Michigan Scrap Metal Regulatory Act, being MCL 445.423. For zoning purposes, these facilities are regulated as Junkyards.
Scrap tire processing or recycling facility	The storing, buying, or otherwise acquiring scrap tires, and reducing their volume by shredding or otherwise facilitating recycling or resource recovery techniques for scrap tires.
Scrap tire storage facility	A premises used for the storage of scrap tires, whether indoors or outdoors, provided, that duly authorized retail tire dealerships may temporarily store only those scrap tires that are incidental and accessory to normal retail operations and are awaiting removal for disposal or processing.
Scrap tires	Scrap tires are continuous solid or pneumatic rubber coverings that were manufactured to encircle a wheel for use in the operation of any motorized vehicle and are no longer being used for their original intended purpose.
Screening	A method of reducing the impact of noise and/or unsightly visual intrusions with less offensive or more harmonious elements, such as plants, berms, opaque fences, walls, or any appropriate combination.

Amanda Geiger never saw the drunk driver.

Friends Don't Let Friends Drive Drunk.



U.S. Department of Transportation

Ad Council

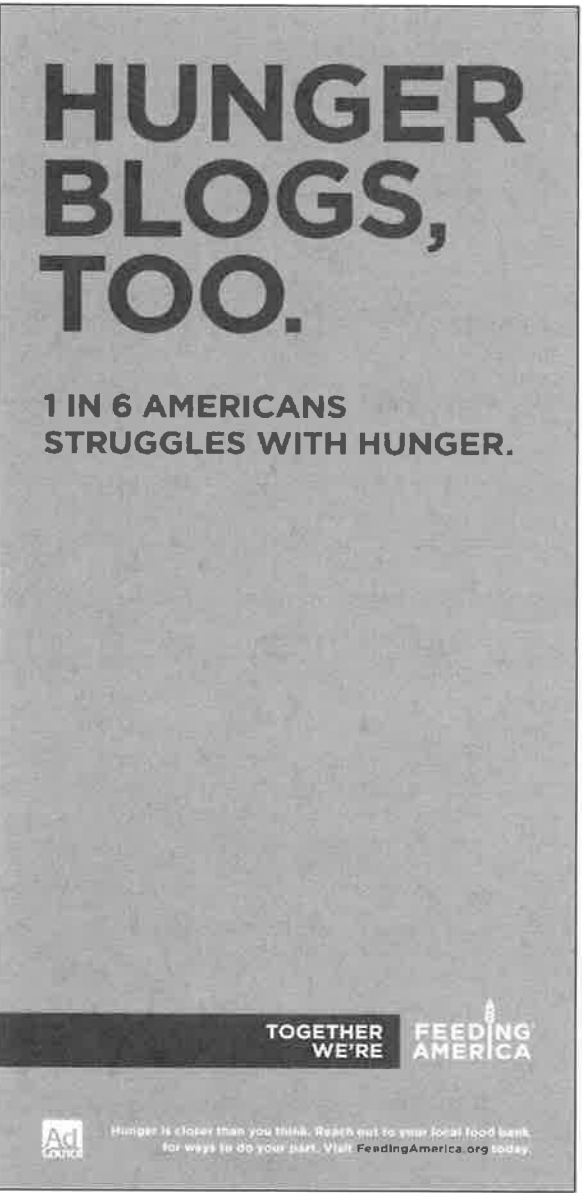
Subdivision Q. Letter «T»
Sec. 50-16-401. Words and terms (Ta—Tm).
For the purposes of this chapter, the following words and phrases beginning with the letters "Ta" through "Tm," shall have the meaning respectively ascribed to them by this section:

Term	Definition
Tactical Preservation	A development strategy that enables the partial or incremental reuse of existing buildings through the review and approval process established by Buildings, Safety Engineering, and Environmental Department.
Telecommunications facility (use category)	All devices, equipment, machinery, structures or supporting elements necessary to produce nonionizing electromagnetic radiation within the range of frequencies from 100 KHz to 300 GHz and operating as a discrete unit to produce a signal or message. Facilities may be self-supporting, guyed, mounted on poles, other structures, light posts, power poles, or buildings. Facilities shall also include intertie and interconnection transistors, connections from over-the-air to cable, fiber optic, or other landline transmission system. Examples include category A, B, C and D antennas. "Private telecommunications buildings" or "telecom hotel" is also included in this use category. Radio and television broadcast facilities for public/government utilities or public safety facilities are classified as basic utilities.
Theater	A building or part of a building devoted to showing motion pictures, or for dramatic, musical or live performances. A theater typically has fixed seating.
Tires, used: sales and/or service	A tire sales and/or service facility shall be deemed a "Used tire sales and/or service" facility, and not a retail store, when used tires comprise more than ten percent of the facility's inventory.

Section 2. All ordinances, or parts of ordinances, that conflict with this ordinance are repealed.
Section 3. This ordinance is declared necessary to preserve the public peace, health, safety and welfare of the People of the City of Detroit.
Section 4. This ordinance shall become effective on the eighth day after publication in accordance with Section 401(6) of the Michigan Zoning Enabling Act being MCL 125.3401(6), and Section 4-118(3) of the 2012 Detroit City Charter.

J.C.C. Page :
Passed: November 18, 2025
Approved: December 2, 2025
Published: December 15, 2025
Effective: December 23, 2025

JANICE M. WINFREY
City Clerk



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PLANNING COMMISSION
CHARTER TOWNSHIP OF CANTON
NOTICE OF PUBLIC HEARING

PROPOSED AMENDMENT TO THE ZONING ORDINANCE OF THE CHARTER TOWNSHIP OF CANTON, WAYNE COUNTY, MICHIGAN.

NOTICE IS HEREBY GIVEN pursuant to Michigan Public Act 110 of 2006, of the State of Michigan, as amended, and pursuant to the Zoning Ordinance of the Charter Township of Canton that the Planning Commission of the Charter Township of Canton will hold a Public Hearing on **Monday, January 5, 2026 at 7:00 p.m.** in the **First Floor Meeting Room of the Canton Township Administration Building, 1150 S. Canton Center Road, Canton, MI 48188** on the following proposed amendment to the Canton Township Zoning Ordinance:

CHERRY HILL VILLAGE PLAZA PLANNED DEVELOPMENT DISTRICT (PDD) – Consider request to establish a Planned Development District as permitted in Section 27.04 of the Zoning Ordinance on parcel nos. 072-99-0020-701 and 072-99-0021-702. The parcels are located on the north side of Cherry Hill Rd. between N. Roosevelt St. and Fort Henry St. Addresses of the site are: 49920, 49936, 49940, 49960, 49980, 50000, 50020, 50040, 50044, 50060, and 50080 Cherry Hill Rd., Canton, MI 48187. The proposed use is a mixed-use building that will include uses permitted in the Cherry Hill Village Overlay District, including commercial, office, and residential uses.

Public comments may be made during the meeting. Written comments addressed to the Planning Commission should be received by 3:30 p.m. on Monday, January 5, 2026. Written comments may be emailed to patrick.sloan@cantonmi.gov or delivered to the Canton Township Planning Services Division, located on the 2nd floor of the Township Administration Building at 1150 S. Canton Center Rd., Canton, MI 48188.

DAWN ZUBER, Planning Commission Chair

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CHARTER TOWNSHIP OF CANTON NOTICE OF ADOPTION OF ZONING ORDINANCE AMENDMENT

NOTICE IS HEREBY GIVEN that at a meeting of the Board of Trustees of the Charter Township of Canton held on December 9, 2025, the Board of Trustees adopted an amendment to the Charter Township of Canton Zoning Ordinance (Appendix A – Zoning, of the Code of Ordinances of the Charter Township of Canton) to amend Article 28.00 (Administrative Organization), Section 28.04 (Zoning Board of Appeals) to amend the standards of Section 28.04(B) for Membership. The amendment increases the number of regular members on the Zoning Board of Appeals from 5 to 7.

This amendment to the Zoning Ordinance shall take effect upon the expiration of seven (7) days after its publication date. Copies of the amendment may be viewed or obtained at the Canton Township Administration Building, Office of the Township Clerk, 1150 Canton Center S., Canton, MI 48188 during regular business hours.

Publish: December 15, 2025
Effective Date: December 29, 2025

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CHARTER TOWNSHIP OF CANTON NOTICE OF ADOPTION OF ORDINANCE AMENDMENT

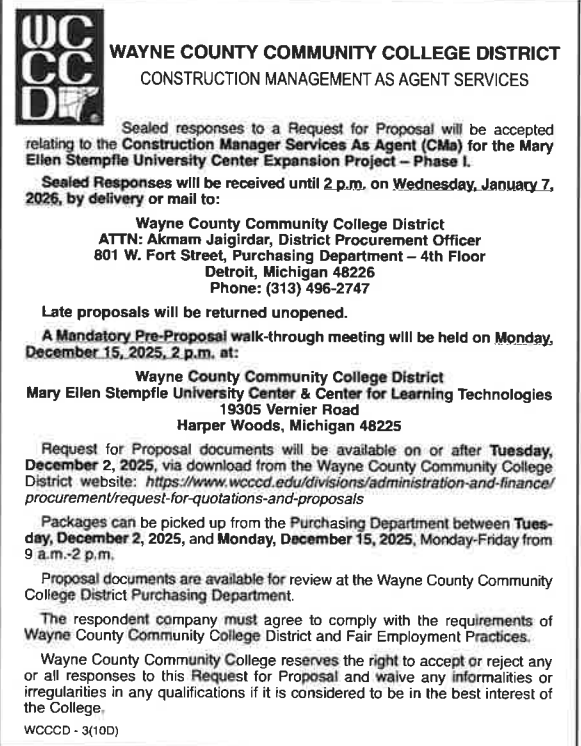
NOTICE IS HEREBY GIVEN that at a meeting of the Board of Trustees of the Charter Township of Canton held on December 9, 2025, the Board of Trustees adopted an amendment to the Charter Township of Canton Code of Ordinance to amend Chapter 34 (Environment) by adding Article IV. Public Trees and Woodlands, Sections 34-81 through 34-100.

SUMMARY OF ORDINANCE AMENDMENT: The addition of Article IV. Public Trees and Woodlands, Sections 34-81 through 34-100 to Chapter 34 of the Code of Ordinances establish the following regulations for Public Trees and Woodlands: Intent and Purpose; Definitions; Authority; Public Tree Planting and Maintenance Standards; Prohibition Against Harming Public Trees; Nuisance Trees; Tree Advisory Board; Public Tree Manager Duties; Public Tree Maintenance License; Violations and Penalties; and Appeals.

This amendment to the Code of Ordinances shall take effect on December 29, 2025. Copies of the amendment may be viewed or obtained at the Canton Township Administration Building, Office of the Township Clerk, 1150 Canton Center S., Canton, MI 48188 during regular business hours.

Publish: December 15, 2025
Effective Date: December 29, 2025

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WAYNE COUNTY COMMUNITY COLLEGE DISTRICT
CONSTRUCTION MANAGEMENT AS AGENT SERVICES

Sealed responses to a Request for Proposal will be accepted relating to the **Construction Manager Services As Agent (CMA) for the Mary Ellen Stempfle University Center Expansion Project – Phase I.**

Sealed Responses will be received until 2 p.m. on **Wednesday, January 7, 2026, by delivery or mail to:**

Wayne County Community College District
ATTN: Akram Jaigirdar, District Procurement Officer
801 W. Fort Street, Purchasing Department – 4th Floor
Detroit, Michigan 48226
Phone: (313) 496-2747

Late proposals will be returned unopened.

A Mandatory Pre-Proposal walk-through meeting will be held on Monday, December 15, 2025, 2 p.m. at:

Wayne County Community College District
Mary Ellen Stempfle University Center & Center for Learning Technologies
19305 Vernier Road
Harper Woods, Michigan 48225

Request for Proposal documents will be available on or after **Tuesday, December 2, 2025**, via download from the Wayne County Community College District website: <https://www.wcccd.edu/divisions/administration-and-finance/procurement/request-for-quotations-and-proposals>

Packages can be picked up from the Purchasing Department between **Tuesday, December 2, 2025, and Monday, December 15, 2025, Monday-Friday from 9 a.m.-2 p.m.**

Proposal documents are available for review at the Wayne County Community College District Purchasing Department.

The respondent company must agree to comply with the requirements of Wayne County Community College District and Fair Employment Practices.

Wayne County Community College reserves the right to accept or reject any or all responses to this Request for Proposal and waive any informalities or irregularities in any qualifications if it is considered to be in the best interest of the College.

WCCCD - 3(10D)