ORDINANCE NO. 3511



AN ORDINANCE OF THE CITY OF FARMERS BRANCH, TEXAS, AMENDING THE **COMPREHENSIVE** ZONING **ORDINANCE OF THE CITY OF FARMERS BRANCH, TEXAS, AS** AMENDED; BY AMENDING AND RESTATING THE USE AND DEVELOPMENT STANDARDS FOR PLANNED DEVELOPMENT DISTRICT NO. 77 (PD-77); PROVIDING A SAVINGS CLAUSE; PROVIDING A SEVERABILITY CLAUSE; PROVIDING Α CONFLICTS RESOLUTION CLAUSE; PROVIDING FOR **INJUNCTIVE RELIEF; PROVIDING FOR A PENALTY OF FINE** NOT TO EXCEED TWO THOUSAND DOLLARS (\$2,000.00); AND **PROVIDING AN EFFECTIVE DATE.**

WHEREAS, the Planning and Zoning Commission of the City of Farmers Branch and the governing body of the City of Farmers Branch, in compliance with the laws of the State of Texas and the ordinances of the City of Farmers Branch, have given requisite notice by publication and otherwise, and after holding due hearings and affording a full and fair hearing to all property owners generally and to all persons interested and situated in the affected area and in the vicinity thereof, the governing body, in the exercise of the legislative discretion, has concluded that the Comprehensive Zoning Ordinance and Zoning Map should be amended;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF FARMERS BRANCH, TEXAS, THAT:

SECTION 1. The Comprehensive Zoning Ordinance of the City of Farmers Branch, Texas, be, and the same is hereby amended by amending and restating the use and development regulations of Planned Development District No. 77 (PD-77) adopted originally as Exhibit "B" to Ordinance No. 2424, said amended and restated regulations to read in their entirety as set forth in Exhibit "C", attached hereto and incorporated herein by reference, and applicable to the use and development of the real property located within PD-77 described in Exhibit "A" and graphically depicted in Exhibit "B" attached hereto and incorporated herein by reference ("the Property").

SECTION 2. In the event of an irreconcilable conflict between the provisions of another previously adopted ordinance of the City of Farmers Branch and the provisions of this Ordinance as applicable to the use and development of the Property, the provisions of this Ordinance shall be controlling.

SECTION 3. Should any sentence, paragraph, subdivision, clause, phrase or section of this Ordinance be adjudged or held to be unconstitutional, illegal or invalid, the same shall not affect the validity of this Ordinance as a whole, or any part or provision thereof other than the part so decided to be invalid, illegal or unconstitutional, and shall not affect the validity of the Comprehensive Zoning Ordinance as a whole.

SECTION 4. An offense committed before the effective date of this ordinance is governed by prior law and the provisions of the Comprehensive Zoning Ordinance, as amended, in effect when the offense was committed and the former law is continued in effect for this purpose.

SECTION 5. Any person, firm or corporation violating any of the provisions or terms of this Ordinance shall be subject to the same penalty as provided for in the Comprehensive Zoning Ordinance of the City of Farmers Branch, as heretofore amended, and upon conviction shall be punished by a fine not to exceed the sum of Two Thousand Dollars (\$2,000.00) for each offense; and each and every day such violation shall continue shall be deemed to constitute a separate offense.

SECTION 6. This Ordinance shall take effect immediately from and after its passage and the publication of the caption, as the law and charter in such case provide.

DULY PASSED BY THE CITY COUNCIL OF THE CITY OF FARMERS BRANCH, TEXAS, ON THIS DAY, THE 17th OF JULY, 2018.

ATTEST:

APPROVED:

Amy Piukana, City Secretary

Robert C. Dye, Mayor

APPROVED AS TO FORM:

Peter G. Smith, City Attorney (kbl:7/9/18:100772)

ORDINANCE NO. 3511 EXHIBIT "A" – Property Description

TRACT A (Western Tract)

Starting at a point of beginning located at the intersection of the north right-of-way line of Valley View Lane (a variable width right-of-way) and the west right-of-way line of Luna Road (a variable width right-of-way), and continuing north along said west right-of-way line of Luna Road, said line being the City Limit Line of City of Farmers Branch for a distance of approximately 960 feet to a point.

Then continuing eastward, across Luna Road and along the north right-of-way line of Keenan Bridge Road, said line also being the City Limit Line of the City of Farmers Branch, for an approximate distance of 235 feet to a point, said point being the intersection of the City Limit Line of the City of Farmers Branch.

Thence continuing in a northerly direction along the City Limit Line for an approximate distance of 945 feet to a point, said point being a southern boundary of Planned Development No. 22 zoning district, said line also generally being the southern boundary of Cooks Creek drainage levee system.

Thence continuing in an easterly direction along the southern boundary of Planned Development No. 22 zoning district, said line also being the approximate southern boundary of the Cooks Creek drainage levee system, an approximate distance of 1,965 feet to a point, said point being the northwesternmost corner of an approximate 16.75 acre tract described as El Chico Addition, PT W PT Lot 1 (commonly known as 1925 Valley View Lane).

Thence in a southerly direction along the westernmost property line of the property described as EL Chico, PT W PT Lot 1 (commonly known as 1925 Valley View Lane) for an approximate distance of 335 feet to a point, said point being the northernmost property line of Lot 1, Block A, Landon Valley View Addition, an addition to the City of Farmers Branch.

Thence in an easterly direction along the northern boundary of Lot 1, Block A of the Landon Valley View Addition for an approximate distance of 640 feet to a point, said point being the northwest corner of Lot 1, Block 1 of the Dalho Truck Lease Addition, an addition to the City of Farmers Branch.

Thence in a southwesterly direction from the northwest corner of Lot 1, Block 1 of the Dalho Truck Lease Addition for an approximate distance of 645 feet to a point, said point being the southwest corner of Lot 3, Block A of the Landon Commerce Center Addition, an addition to the City of Farmers Branch, said corner also being the northern right-of-way line of Valley View Lane.

Thence from said corner in a westerly direction along the northern right-of-way line of Valley View Lane for an approximate distance of 1,240 feet to a point, said point being the intersection of Valley View Lane right-of-way and the western right-of-way line of Davis Lane (an

approximate 55-foot wide right-of-way).

Thence in a northwesterly direction along the west right-of-way line of Davis Lane for an approximate distance of 390 feet to a point, said point being the intersection with the south right-of-way line of Keenan Bridge Road (a variable width right-of-way).

Thence in a westerly/southwesterly direction along the south right-of-way line of Keenan Bridge Road for an approximate distance of 805 feet to a point, said point being the northeastern corner of Lot 1, Block 1 of the Bonneau Phase 2 Addition, an addition to the City of Farmers Branch.

Thence in a southeasterly direction for an approximate distance of 925 feet along the eastern property line of Lot 1, Block 1 of the Bonneau Phase 2 Addition to a point, said point being the southeast corner of Lot 1, Block 1 of the Bonneau Phase 2 Addition and the northern right-of-way line of Valley View Lane (a variable width right-of-way).

Thence in a westerly direction generally along the northern right-of-way line of Valley View Lane for an approximate distance of 580 feet to a point, said point being the intersection of the north right-of-way line of Valley View Lane and the west right-of-way line of Luna Road, and the point beginning (containing approximately 70.0 acres).

(Refer to Exhibit "B" for a graphic of the subject property.)

Tract B (Eastern Tract)

Starting at a point of beginning located at the southwest corner of Lot 2, Block A of the Valley View Commerce Park Addition, and addition to the City of Farmers Branch, and continuing north along the western property line of said lot for an approximate distance of 305 feet to a point, said point being the northwest corner of Lot 2, Block A of the Valley View Commerce Park Addition.

Thence from said point and continuing in an easterly direction along the northern property line of Lot 2, Block A of the Valley View Commerce Park Addition for an approximate distance of 190 feet to a point, said point being the northeast corner of Lot 2, Block A of the Valley View Commerce Park Addition and the west right-of-way line of Hutton Drive.

Thence continuing in a northerly direction along the western right-of-way line of Hutton Drive for an approximate distance of 545 feet to a point, said point being the southeast corner of Tract 1 of the Auto Classics Addition (less right-of-way).

Thence in a westerly direction for an approximate distance of 460 feet along the southern property line of Tract 1 of the Auto Classics Addition and continuing along the southern property line of a 2.16 acre tract referred to as Tract 26 of the Francis Miller Abstract 926 (commonly known as 1930 Valley View Lane) to a point, said point being the southwest corner of said Tract 26.

Thence continuing in a northerly direction for an approximate distance of 310 feet along the western property line of Tract 26 of the Francis Miller Abstract 926 to a point, said point being the southern right-of-way line of Valley View Lane (a variable width right-of-way).

Thence in a northeasterly direction along said southern right-of-way line of Valley View Lane for an approximate distance of 405 feet to a point, said point also being approximately 95 feet west of the intersection of the southern right-of-way line of Valley View Lane and the western right-of-way line of Hutton Drive.

Thence continuing in a northwesterly direction for an approximate distance of 320 feet across Valley View Lane right-of-way and continuing along the western right-of-way line of Alfred Road (a variable width right-of-way) to a point, said point being the northeasternmost corner of a 1.27 acre tract of land described as PT SE PT Lot 1, of the El Chico Addition (commonly known as 1925 Valley View Lane).

Thence continuing in a westerly direction for an approximate distance of 435 feet, then continuing in a northwesterly direction for an approximate distance of 430 feet, along a shared zoning district boundary line with Planned Development No. 88 to a point, said point being 25 feet west of the northeasternmost corner of a 16.75 acre tract known as PT W PT Lot 1 of the El Chico Addition (commonly known as 1925 Valley View Lane).

Thence continuing in an easterly direction for an approximate distance of 380 feet along said 16.75 acre tract and continuing along the northern property line of a 4.4 acre tract referred to as Lot 1.1 of the El Chico Addition (commonly known 13303 Hutton Drive) owned by the City of Farmers Branch to a point, said point being the western right-of-way line of Hutton Drive and the southern boundary of Planned Development No. 22 zoning district.

Thence continuing along said southern boundary line of Planned Development No. 22 zoning district, said boundary line also being the approximate southern boundary of the Cooks Creek drainage levee system, in a northeasterly direction for an approximate distance of 3,700 feet to a point, said point being the southeastern corner of Lot 3, Block 7 of the Valwood Park 2 Replat Addition, an addition to the City of Farmers Branch, and the western right-of-way line of the Burlington Northern Santa Fe Railroad (a variable width right-of-way).

Thence continuing in a easterly direction for an approximate distance of 95 feet across the Burlington Northern Santa Fe Railroad to a point, said point being the eastern right-of-way line of the Burlington Northern Santa Fe Railroad and approximately 680 feet north of the southwest corner of Lot 1, Block 1 of the Essilor Addition, an addition to the City of Farmers Branch, as measured along the western property line of said lot.

Thence continuing in a southwesterly direction for an approximate distance of 4,290 feet along the eastern right-of-way line of the Burlington Northern Santa Fe Railroad across Valley View Lane and continuing to a point, said point being approximately 20 feet north of the southwest corner of Part of Lot 2, Block 1 of the Valley View Place 6th Installment Addition, an addition to the City of Farmers Branch (commonly known as 12855 Valley Branch Lane).

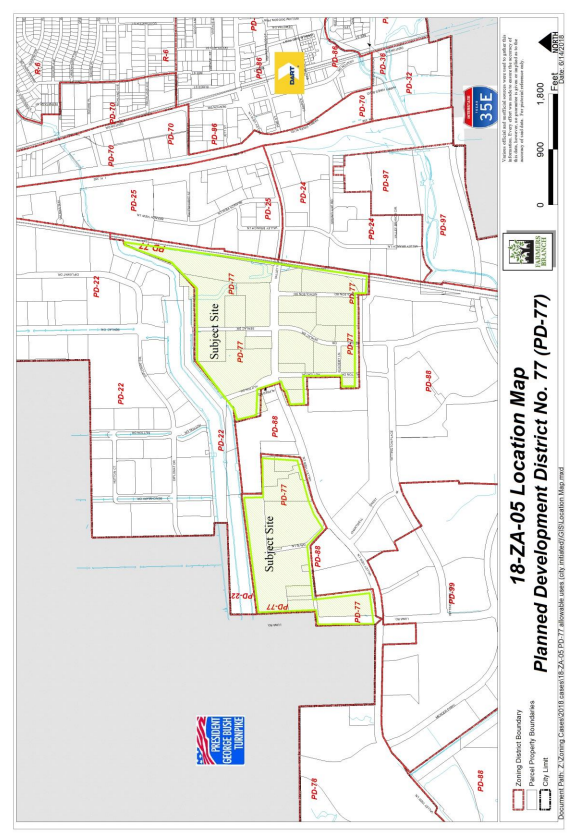
Thence continuing in due westerly direction for an approximate distance of 335 feet to a point, said point being a shared corner with Planned Development No. 88 zoning district, then continuing along shared Planned Development No. 88 zoning district boundary in a northerly direction an approximate distance of 110 feet to a point, said point being the termination of the western right-of-way line of Nicholson Road (a variable width right-of-way).

Thence continuing in a northerly direction for an approximate distance of 65 feet along the rightof-way line of Nicholson Road to a point, then continuing in a westerly direction for an approximate distance of 45 feet along the southern right-of-way line of Nicholson Road to the intersection with the westernmost right-of-way line of Nicholson Road, said point also being the southeast corner of Lot 1A, Block B, of the Nicholson Road Joint Venture Addition, and addition to the City of Farmers Branch.

Thence continuing in a westerly direction for an approximate distance of 1,520 feet along the southern property line of Lot 1A, Block B of the Nicholson Road Joint Venture Addition, continuing westerly across Senlac Drive and Hutton Drive, and continuing along the southern boundary of Lot 2 Block A of the Valley View Commerce Park Addition to a point, said point being the point of the beginning and the southwest corner of Lot 2, Block A of the Valley View Commerce Park Addition (containing approximately 143.0 acres).

(Refer to Exhibit "B" for a graphic depiction of the subject property.)

ORDINANCE NO. 3511 EXHIBIT "B"



ORDINANCE NO. 3511 EXHIBIT "C" Development Standards for Planned Development District Number 77 (PD-77)

All property located within Planned Development District Number 77 (PD-77) shall be used and developed only in accordance with the applicable provisions of the City of Farmers Branch Comprehensive Zoning Ordinance, as amended ("CZO") except to the extent modified by the development regulations set forth in this Exhibit "C" ("the Development Standards"). A detailed site plan must be approved for each development as provided for in the CZO. Special exceptions to the development and use standards set forth in the Development Standards may be requested and approved by the City Council as part of the approved detailed site plan; provided, however, no special exception may be approved that results in permitting property located within PD-77 to be developed and used for a purpose not otherwise permitted by the Development Standards.

I. USES PERMITTED: The property located within PD-77 may be developed and used only for the following purposes, except that, where indicated for specific uses, such development and use shall not commence unless and until the City Council has first approved a Specific Use Permit in accordance with the provisions of the CZO:

A. Educational, Institutional & Special Uses

- 1. adult daycare with a specific use permit
- 2. art gallery or museum
- 3. church, rectory, or other worship facility with a specific use permit
- 4. college or university
- 5. community center (public)
- 6. day camp
- 7. day nursery or kindergarten school
- 8. dental assistants training school
- 9. fraternal organization, lodge or civic club
- 10. hospital (general acute care)
- 11. hospital (chronic care)
- 12. institutions of religious or philanthropic nature
- 13. library (public)
- 14. park, playground or public community center
- 15. school, private primary or secondary
- 16. school, public or denominational
- 17. school, business or trade
- 18. school, denominational (or day nursery)

B. Utility, Accessory and Incidental

- 1. accessory building
- 2. community center (private)
- 3. electrical generating plant

- 4. electrical substation
- 5. electrical transmission line
- 6. fire station or similar public safety building
- 7. gas transmission line and metering station
- 8. lift station (sewage)
- 9. local utility distribution lines
- 10. municipal water tower
- 11. off-street parking incidental to the main use
- 12. public utility shop or storage
- 13. public building, shop or yard of local, state or federal government
- 14. radio or television micro-wave tower with a specific use permit
- 15. servants' quarters or caretakers- with a specific use permit
- 16. sewage treatment plant with a specific use permit
- 17. swimming pool (private)
- 18. telephone, business office
- 19. telephone line and exchange switching or relay station
- 20. water reservoir, water pumping station or well
- 21. water treatment plant

C. Recreational and Entertainment Uses

- 1. amusement, commercial (outdoor) with a specific use permit
- 2. amusement, commercial (indoor) with a specific use permit
- 3. country club, (private) with golf course
- 4. golf course (public)
- 5. golf course (commercial)
- 6. park or playground (public)
- 7. playfield or stadium (public)
- 8. private club with a specific use permit
- 9. swim or tennis club
- 10. theater, indoor with a specific use permit

D. Transportation Related Uses

- 1. bus station or terminal
- 2. hauling or storage company
- 3. railroad freight terminal
- 4. railroad passenger station
- 5. railroad track or right-of-way
- 6. parking lot or structure commercial
- 7. heliports with a specific use permit

E. Retail and Service Type Uses

- 1. antique shop
- 2. bakery or confectionery shop (retail)
- 3. banks & savings and loan associations
- 4. barber shop
- 5. beauty shop
- 6. catering vehicle
- 7. cleaning and pressing small shop and pickup
- 8. customer personal service shop
- 9. drapery, needlework or weaving shop
- 10. florist or garden shop
- 11. greenhouse plants or nursery stock (retail) with a specific use permit
- 12. hotel or motel with a specific use permit
- 13. household appliance repair
- 14. household appliance sales with minor service
- 15. laundry or cleaning self service
- 16. massage studio with a specific use permit
- 17. mimeograph, stationery or letter shop
- 18. medical & dental offices and clinics
- 19. mobile food prep vehicle
- 20. mortuary or funeral shop
- 21. offices, professional and administrative
- 22. optical shops
- 23. pet shop, small animals and related, no outside runs
- 24. restaurant, with drive-in service with a specific use permit
- 25. restaurant, non-drive-in with outside sales window with a specific use permit
- 26. restaurant, non-drive-in without outside sales window (including restaurant, qualifying subject to regulations within the Comprehensive Zoning Ordinance)
- 27. retail stores and shops other than listed
- 28. studio for photographer, musician, artist or health
- 29. second hand store, used furniture or rummage sale
- 30. small hand tool and hand carried equipment (indoor)
- 31. tattoo studio with a specific use permit
- 32. travel agencies

F. Sign and Identification Uses

- 1. name plate
- 2. sign, apartment name
- 3. sign, construction
- 4. sign, institutional
- 5. sign, on-premise
- 6. sign, real estate

G. Agricultural Type Uses

- 1. animal clinic or hospital (no outside runs or pens) with a specific use permit
- 2. animal pound (public)
- 3. greenhouse or plant nursery (commercial) with a specific use permit

H. Commercial Type Uses

- 1. bakery (wholesale)
- 2. building material sales with a specific use permit
- 3. cabinet and upholstery shop
- 4. cleaning & dyeing plant (commercial)
- 5. cleaning plant, bags or carpets (special equipment)
- 6. clothing manufacture or light compounding or fabrication
- 7. engine & motor repairing
- 8. feed store
- 9. food processing
- 10. job printing or newspaper printing
- 11. lab, medical or dental
- 12. laundry plant (commercial)
- 13. milk depot, dairy or ice cream plant
- 14. paint shop
- 15. petroleum products storage-wholesale
- 16. plumbing shop
- 17. scientific or research laboratories
- 18. storage or sales warehouse
- 19. trade or commercial school
- 20. transfer, storage & baggage terminal
- 21. wholesale office and sample room

I. Special Industrial Processes

1. welding or machine shop

J. General Manufacturing and Industrial Uses

- 1. inside paper sorting & bailing for recycling with a specific use permit
- 2. light manufacturing or industrial uses

K. Motor Vehicle and Related Service Uses

- 1. auto or motorcycle sales and repair (in building)
- 2. auto/truck leasing or rental with storage with a specific use permit
- 3. brake and alignment with a specific use permit

- 4. car wash primary use with a specific use permit
- 5. commercial parking lot for cars
- 6. enclosed auto storage with a specific use permit
- 7. gasoline service station with a specific use permit
- 8. manufacture or assembly of auto/trucks new with a specific use permit
- 9. new accessories and/or parts sales (retail only)
- 10. general repairs (garage and auto repair) with a specific use permit
- 11. muffler, shock absorbers with a specific use permit
- 12. new accessories and/or parts sales (wholesale), no installation
- 13. new-used auto parts retail or wholesale (inside storage only)
- 14. paint & body repair shop with a specific use permit
- 15. re-building of auto parts (engine, transmission, etc.) with a specific use permit
- 16. tires, batteries and accessories with a specific use permit
- 17. tune-up ignition carburetion with a specific use permit
- 18. upholstery, tops, fabric, carpet, seat covers with a specific use permit
- **II. STREETS:** All streets shall be constructed in compliance with the major thoroughfare plan as to type and location, and the engineering design criteria of the City. The following standards shall be considered as a minimum for development within the PD-77 district:

A. Major Street (Divided):

- 1. Minimum right-of-way width: 110 feet
- 2. Minimum roadway paving width: 37 feet
- 3. Minimum number of roadways: 2
- 4. Minimum median width: 14 feet

B. Major Street (Undivided):

- 1. Minimum right-of-way width: 100 feet
- 2. Minimum roadway paving width: 73 feet

C. Secondary Street (Divided):

- 1. Minimum right-of-way width: 84 feet
- 2. Minimum roadway paving width_ 25 feet
- 3. Minimum number of roadways: 2
- 4. Minimum median width: 14 feet

D. Secondary Street (Undivided):

- 1. Minimum right-of-way width: 70 feet
- 2. Minimum roadway paving width: 49 feet

E. Minor Street (Undivided):

- 1. Minimum right-of-way width: 64 feet
- 2. Minimum roadway paving width: 44 feet
- **III. BUILDING SETBACKS:** All structures constructed on property located within PD-77 shall comply with the following minimum building line setbacks:
 - A. Front: Structures shall be setback a minimum distance from the right-of-way line along the frontage of streets as described below with respect to each category of street, and such front setbacks shall be required on all sides of any structure facing on the street. Front setbacks shall apply to all parts and variations in heights of structures.
 - 1. <u>Major Street:</u> Structures shall be setback a minimum of 50 feet from the street right-of-way line.
 - 2. Secondary Street: Structures shall be setback a minimum of twice the building height from the street right-of-way line, except where such street has a landscaped median of at least 50 feet in width, in which case the minimum structure setback from the street right-of-way line shall be a distance equal to the height of the building.
 - **3. Minor Street:** Structures shall be setback from the street right-of-way line a minimum distance equal to the height of the structure.
 - **B.** Side: No minimum setback shall be required from side property lines except that a side setback shall be required such that structures in adjacent properties shall be no closer than 20 feet, with such area remaining permanently unobstructed for fire access purposes.
 - **C. Rear**: No minimum setback shall be required from rear property lines except for rail access purposes and except that a rear setback shall be required such that structures on adjacent properties shall be no closer than 20 feet, with such area being permanently unobstructed for fire access purposes.
- **IV. SITE COVERAGE:** No building or accessory building shall be constructed which, in the aggregate, would cover more than 50 percent of the total lot area. The remaining area may be utilized for surfaced parking or maneuvering area, and landscaping.

V. **OFF-STREET PARKING**: Surfaced off-street parking shall be provided adequate for all of the parking requirements of the use to eliminate the need for on-street parking. As a minimum, the following shall be required, whichever is greater:

A. Parking in relation to personnel:

- a. 1 space for each $1\frac{1}{2}$ production or warehousing employee
- b. 1 space for each managerial personnel
- c. 1 visitor space for each 10 managerial personnel

B. Parking in relation to building area (total floor area):

- a. 1 space for each 1,000 square feet of gross floor area used for warehousing and distribution
- b. 1 space for each 500 square feet of gross floor area used for production or manufacturing
- c. 1 space for each 300 square feet of gross floor area used for office
- **C. Site Positioning:** Off-street parking shall be setback from the right-of-way line of all streets adjacent to the property as described below with respect to each category of street:
 - 1. <u>Major Street:</u> No paving shall be permitted forward of the building setback line except where such street has a landscaped median of at least 50 feet in width, in which case the minimum paving setback shall be 15 feet from the street right-of-way line.
 - 2. <u>Secondary Street</u>: No paving shall be permitted forward of the building setback line, except where such street has a landscaped median of at least 50 feet in width, in which case the minimum paving setback shall be 15 feet from the street right-of-way line.
 - 3. <u>Minor Street</u>: The minimum paving setback shall be 15 feet from the street right-of-way line.
- VI. LOADING AND MANEUVERING: Adequate area shall be required on the property for all loading and maneuvering of trucks and other vehicles such that such operations will not be carried out in the streets, and such areas shall be located and screened as described below with respect to each category of street:
 - 1. <u>Major Street</u>: No loading doors shall face the street nor be placed on the sides of buildings for a distance of 65 feet from the building setback line.
 - 2. <u>Secondary Street:</u> Loading doors may face the street if the building is setback not less than 80 feet from the street right-of-way and screening of the loading doors from the street is constructed. Loading doors may be located on the sides of

buildings that are located closer than 65 feet from the building setback line if screening of the loading doors from the street is constructed.

- 3. <u>Minor Street</u>: Loading doors may face the street if the building is setback not less than 80 feet from the street right-of-way line and that the loading doors are constructed to screen the doors from the street. Loading doors may be located on the sides of buildings.
- **VII. SCREENING:** Screening shall be constructed and/or installed as follows:
 - A. All roof-mounted equipment shall be screened on all sides.
 - B. Any allowed outside storage shall be screened from all sides on a street.
 - C. All loading areas requiring screening shall be screened on all sides fronting on a street.
 - D. Screening shall, at a minimum, consist of a solid opaque man-made fence or wall, not less than six (6) feet nor greater than eight (8) feet in height, and shall be architecturally consistent with the adjoining structure.
 - E. Gates, if provided at drives, need not be solid or opaque.
 - G. The type and location of screening shall be shown on the detailed site plan and shall be located no closer than 15 feet to a street right-of-way line.
 - H. Loading areas which are allowed to face the street may provide as alternative screening a landscaped area adjacent to the street of not less than 25 feet wide with an earthen berm averaging five (5) feet in height.
- VII. OUTSIDE STORAGE: Outside storage shall be allowed only subject to approval of a Specific Use Permit (SUP) regardless of the primary use, either as an accessory use or a primary use. No outside storage shall be allowed on any side of a building fronting a street, except that display areas in front of a building and outside storage in the area of a lot siding on a street may be permitted as a part of the site plan. All allowed outside storage, except such display areas as may be approved, shall be screened on all sides fronting on a street. No allowed outside storage may extend above the height of the screening wall or fence.
- VIII. SITE LANDSCAPING: A landscape plan shall be required for each site. Parking areas visible from the street shall be broken up with vertical landscaping and shown on the landscaping plan. Not less than five (5) percent of the total property area shall be landscaped between the building and all street right-of-way lines. As a minimum, the following landscaping shall be required to be installed along the following street categories:

- A. **Major Street**: Paving areas (except drives) located closer than 50 feet to the street right-of-way line shall be screened from the street with a landscaped earthen berm averaging three (3) feet in height. Where no paving is forward of the building line, trees shall be installed in the front yard at irregular intervals at the rate of no less than one tree per 30 lineal feet of front property line.
- B. **Secondary Street**: Paving areas (except drives) located forward of the building setback line shall be screened from the street with a landscaped earthen berm averaging three (3) feet in height. Where no paving is forward of the building line, trees shall be installed in the front yard at irregular intervals at the rate of no less than one tree per 30 lineal feet of front property line.
- C. **Minor Street**: A landscaping area with a width of not less than the required building setback shall be installed; provided, however the required width shall not exceed 15 feet. Such landscaped area shall be planted with trees or other vertical landscape material at the rate of no less than one tree per 30 lineal feet of front property line.
- **IX. SIGNS**: No billboards or advertising signs other than those identifying the user, nature of the business, and products located on the property on which the sign is located shall be allowed. All signs shall be affixed at ground level or on the face of the building. Only two signs shall be permitted for each site, and shall be of a design and material consistent with the building itself. The only other allowed signs would be of a directional nature, or temporary signs indicating "for sale" or "for rent".