CITY OF FLORENCE ORDINANCE NO. 6, SERIES 2023

AN ORDINANCE ADOPTING LEGISLATIVE AMENDMENTS TO THE FLORENCE CITY CODE TITLES 10 AND 11, TO INCORPORATE STATE LEGISLATION RELATED TO RESIDENTIAL DEVELOPMENT, IMPLEMENT CITY OF FLORENCE WORK PLAN ITEMS, AND PERFORM GENERAL HOUSEKEEPING ITEMS.

RECITALS:

1

- 1. City Council via their 2021/2023 City of Florence Work Plan, tasked amendments to the governing documents related to housing and general housekeeping. They tasked amendments related to parking code in their 2023/2025 work plan.
- 2. On May 23, 2023 the Florence Planning Commission initiated legislative amendments to Florence City Code Titles 10 & 11.
- 3. On May 23, 2023 notice was sent to the Department of Land Conservation and Development, not less than 35 days prior to the first evidentiary hearing.
- On June 21 and 30, 2023, notice of hearing was published in the Siuslaw News prior to the Planning Commission hearing on June 27th and the City Council hearing of July 17[,] 2023.
- 5. Planning Commission opened their public hearing June 27, 2023, continued it to July 11th and deliberated to a decision for a recommendation to the City Council.
- 6. City Council conducted a public hearing on July 17, 2023 and found the amendments consistent with applicable criteria in Florence City Code, Realization 2020 Florence Comprehensive Plan, Oregon Administrative Rules and Oregon Revised Statutes.

Based on these findings,

THE CITY COUNCIL OF THE CITY OF FLORENCE ORDAINS AS FOLLOWS:

- 1. Titles 10 and 11 as explained in Exhibit A, and shown in Exhibits B and C, and initiated through Planning Commission.
- 2. This ordinance shall become effective thirty days following adoption. (August 16, 2023).
- The City Recorder is authorized to administratively correct any reference errors contained herein or in other provisions of the Florence City Code to the provisions added, amended, or repealed herein.

ADOPTION:

First Reading on the 17th day of July, 2023 Second Reading on the 17th day of July, 2023. This Ordinance is passed and adopted on the 17th day of July 2023 Councilors Wantz, Meyer, Beaudreau, Carp and Mayor Ward

AYES 5 NAYS 0 ABSTAIN 0 ABSENT 0

4

Ð

IL

Rob Ward, Mayor

Attest:

Lindsey White, City Recorder

Public Hearing Dates:	Planning Commission – June 27 and July 11, 2023 City Council – July 17, 2023
File Nos.:	PC 23 11 TA 02 / CC 23 01 TA 02

I. PROPOSAL DESCRIPTION

The requested action is to adopt amendments to the Florence City Code in order to incorporate state legislation related to residential development, implement City of Florence work plan items, and perform general housekeeping items as follows:

- 1. Amend Florence City Code Title 10 Zoning Regulations (Exhibit B)
- 2. Amend Florence City Code Title 11 Subdivision Regulations (Exhibit C)

Exhibit B: Title 10 Zoning Regulations Amendments

Proposed Amendments to the Florence City Code text are shown in legislative format in the attached Exhibit B and are described below:

- Chapter 1: Zoning Administration Replace "family" with "unit", & housekeeping edits.
- Chapter 2: General Zoning Provisions Update definitions for dwellings, affordable housing, and public facilities, add definitions for household, private facilities, prefabricated dwelling, and congregate housing and remove duet, family, and public services, etc.
- Chapter 3: Off Street Parking and Loading Update the sections concerning bicycle parking, Accessory Dwelling Units, duets, duplexes, congregate housing.
- Chapter 6: Design Review replace "family" with "unit"
- Chapter 10: Residential Uses Update Tables 10-10-2-A & B, Sections on Attached Housing, manufactured homes, and mobile/manufactured home parks, replace "family" with "unit" and duet with single unit attached, add section with definitions related to mobile home/manufactured home
- Chapter 15: Commercial District Sections on residential use building height, and development standards and replace "family" with "unit", remove "duet"
- Chapter 16: Highway District Sections on residential use building height, and development standards and replace "family" with "unit", remove "duet"
- Chapter 17: Old Town District replace "family" with "unit", add tri and quad lexes, replace "townhome" with "single unit attached"
- Chapter 23: Planned Unit Development replace "family" with "unit", and housekeeping

- Chapter 25: Professional Office Institutional District Section on residential design standards and replace "family" with "unit"
- Chapter 27: Mainstreet District replace "family" with "unit"
- Chapter 30: North Commercial replace "family" with "unit"
- Chapter 34: Landscaping replace "family" with "unit"
- Chapter 35: Access and Circulation replace "family" with "unit"

Exhibit C: Title 11 Subdivision Regulations Amendments

Proposed Amendments to the Florence City Code text are shown in legislative format in the attached Exhibit C and are described below:

- Chapter 3: Subdivision Tentative Plan Procedure establish clear criterion related to utility and access provision
- Chapter 4: Partition and Subdivision Final Plat remove ambiguous terminology, add specificity by including source policy and regulations
- Chapter 5: Platting & Mapping Standards remove ambiguous terminology, add lot line orientation to include around encroachments

II. NARRATIVE

The Title 10 code amendments focus on the following: generally, expand permitted residential uses, align definitions with state laws, establish clear and objective criteria for housing in commercial and mixed-use zones, adjust standards for manufactured and mobile home development, reduce parking standards for ADUs. address minimum compliance standards with HB 2001 and OAR 660-046 – middle housing requirements for medium-sized cities. The Title 11 code amendments make standards clear and objective, replacing ambiguous language.

The City's 2017 Housing Needs Analysis (HNA) identified a need for more housing to serve all income levels, with greater variety of options beyond traditional single-family detached homes, including townhouses and apartments. Many changes to address these needs were made in 2019. During this time, it was concluded that it was Phase 1 of a mutil-phase ongoing process. This is Phase 2 of that code update process with Phase 3 to follow that will address transitional and emergency housing. This proposal continues to achieve the objective of implementing the HNA and Comprehensive Plan goals related to housing, consistent with state law that requires a "clear and objective" review path for all types of housing¹ that does not cause "unreasonable cost or delay" to increase the feasibility and certainty surrounding residential development. (ORS 197.307). This proposal addresses the many additional adoptions to state regulations that have occurred since that time and include: HB 2001 (2019), HB 2583 (2021), SB 8 (2021), HB 2008 (2021), and HB 4064 (2022).

¹ State law requires clear and objective standards for all "needed housing," which implies a certain subset of residential development, however, recent changes to the definition of "needed housing" expand the term to cover all residential development in residential, commercial and mixed-use zones. (ORS 197.303)

The overarching goal for the code amendments is to remove regulatory barriers to the development of a wide variety of housing types in compliance with both the letter and the spirit of Oregon's regulations, to better meet the City's identified needs for housing.

III. NOTICE AND REFERRALS

1. Notice:

The notice of a public hearing was published in the Register Guard on June 21, 2023 and again in the Siuslaw News on June 30, 2023, as required by state law and the Florence City Code.

Notice of the proposed City Code Amendments was sent to the Department of Land, Conservation and Development (DLCD) on May 23, 2023, not less than 35 days prior to the proposed first evidentiary hearing of June 27, 2023, as required by State law and the Florence City Code.

IV. APPLICABLE CRITERIA

1. Florence City Code (FCC) Title 10: Zoning Regulations

- Chapter 1: Zoning Administration, Section 10-1-3 Amendments and Changes, Section C Legislative Changes
- Chapter 1: Zoning Administration, Section 10-1-1-6-4 Type IV Procedure (Legislative)

2. Florence Realization 2020 Comprehensive Plan

- Plan Adoption, Amendments, Review and Implementation
- Chapter 1 Citizen Involvement, Policies 2-6
- Chapter 2 Land Use, Policies 3 & 7 and Residential Section 7-9, Commercial Section 3 & 10
- Chapter 10 Housing Opportunities, Policies 7, 10 & 13
- Chapter 12 Transportation, Policies 8, 9, 26, & 27
- Chapter 13 Energy Facilities and Conservation, Policy 3

3. Oregon Land Use Planning Goals

Goal 10 Housing

4. Oregon Revised Statutes (ORS)

- ORS 197.303
- ORS 197.307
- ORS 197.480
- ORS 197.485(1)
- ORS 197.610(1) (4)

5. Oregon Administrative Rules (OAR)

• OAR 660-008-0015

• OAR 660-012-0060

1

- OAR 660-018-0020
- OAR 660-015-000

6.

State legislation adopted House Bills: 2001 (2019), 2585 (2021) 2008 (2021) 4064(2022) Senate Bill: 8 (2021)

÷

V. FINDINGS

Florence City Code (FCC) Title 10 Zoning Regulations, Chapter 1 Zoning Administration

FCC 10-1-1-6-4 Type IV Procedure (Legislative)

A. A legislative change in zoning district boundaries, in the text of this Title, (Title 10), Title 11, or in the Comprehensive Plan may be initiated by resolution of the Planning Commission or by a request of the Council to the Planning Commission that proposes changes be considered by the Commission and its recommendation returned to the Council, or by an application for an amendment by a citizen.

D. Notice of Hearing: 1. Required hearings. A minimum of two hearings, one before the Planning Commission and one before the City Council, are required for all Type IV applications (e.g., re-zonings and comprehensive plan amendments).

2. Notification requirements. Notice of public hearings for the request shall be given by the Planning Department in the following manner:

b. At least 10 days before the scheduled Planning Commission hearing date, and 14 days before the City Council hearing date, public notice shall be published in a newspaper of general circulation in the City.

c. The City Planning Official or designee shall: 1. For each mailing of notice, file an affidavit of mailing in the record as provided by subsection. 2. For each published notice, file in the record the affidavit of publication in a newspaper that is required in subsection b. d. The Oregon Department of Land Conservation and Development (DLCD) shall be notified in writing of proposed comprehensive plan and zoning code amendments at least 35 days before the first evidentiary hearing.

3. Content of notices. The mailed and published notices shall include the following information:....

The City of Florence initiated the changes via the Planning Commission on May 23, 2023. The media notices included the required information and were performed as required in these criteria and as discussed elsewhere in the findings.

FCC 10-1-3 Amendments and Changes,

A. Purpose: As the Comprehensive Plan for the City is periodically reviewed and revised, there will be a need for changes of the zoning district boundaries and the various regulations of this Title. Such changes or amendments shall be made in accordance with the procedures in this Section.

Section C Legislative Changes

1. Initiation: A legislative change in zoning district boundaries, in the text of this Title, Title 11 or in the Comprehensive Plan may be initiated by resolution of the Planning Commission or by a request of the Council to the Planning Commission that proposes changes be considered by the Commission and its recommendation returned to the Council.

Finding: This legislative change was initiated by a resolution of the Florence Planning Commission, Resolution PC 23 06 TA 01, adopted by the Planning Commission on May 23, 2023. The resolution noted work by itself and the City Council to update the city zoning code to implement the Florence Realization 2020 Comprehensive Plan, City Work Plans, and state regulations to address housing needs.

2. Notice and Public Hearing: Such notice and hearing as prescribed by state law and the Comprehensive Plan then in effect.

Finding: Notification of the Planning Commission and City Council public hearings for this proposal were published in the Register Guard on June 21, 2023 and in the Siuslaw News on June 30, 2023. The notification procedures meet the requirements of Florence City Code, the policies of the Florence Realization 2020 Comprehensive Plan, and state law.

Realization 2020, Florence Comprehensive Plan

Plan Adoption, Amendments, Review and Implementation

Adoption of the Plan represents a commitment by the City to attempt the achievement of what the Plan proposes and is considered by other governmental units, the courts and the public to be a statement of policy. City ordinances covering development and land use must be consistent with the intent of the Plan. Federal, State, County and Special District land use actions must also be consistent with the Plan. (pp. 2-3)

Finding: The proposed amendments to the City zoning and development code support residential development consistent with the Plan and the adopted Housing Needs Analysis (2018). The proposed code amendments are internally consistent. The applicable Plan policies for the proposed amendments are addressed in the policies that follow. These findings are incorporated herein.

Chapter 1: Citizen Involvement

Citizen Involvement Goal: To develop a citizen involvement program that insures the opportunity for citizens to be involved in all phases of the planning process.

Policies

2. A Citizen Advisory Committee, appointed by the City Council, shall serve in an advisory capacity to the Florence Planning Commission to assure the broadest input during periodic review and post acknowledgment Plan and zoning amendments. (pg. 1-1)

Finding: This policy is met. The City Council in 2022 appointed the Housing Implementation Plan Stakeholder Advisory Team HIP SAT) to advise on these code updates. The HIP SAT met five times during the development of the proposed amendments.

3. The City Council shall ensure that a cross-section of Florence citizens is involved in the planning process, primarily through their appointments to the Planning Commission, Design Review Board, Citizen Advisory Committee and other special committees. (pg. I-1)

Finding: This policy is met. The City Council appointed a cross-section of Florence citizens to serve on the HIP SAT, including representatives of the social services, Title VI, tribal, banking, development, education, utility provider, health, young adult, and retirement communities.

4. Official City meeting shall be well publicized and held at regular times. Agendas will provide the opportunity for citizen comment. (pg. l-1)

Finding: This policy is met. The proposed code amendments are consistent with this policy because the notice of the public hearing was noticed in the newspaper prior to public hearings before the Planning Commission and City Council, as required by state law. Notice was published in the Register Guard on June 21, 2023 and in the Siuslaw News on June 30, 2023. Staff also updated the City's website to state when City meetings are scheduled. Materials for Planning Commission and City Council meetings are posted on the website prior to the meeting. The agendas are also posted in City Hall.

5. Records of all meetings where official action is taken shall be kept at City Hall and made available on request to the public. (pg. I-1)

Finding: The proposal for these actions is consistent with this policy because minutes of all meetings are kept at City Hall, posted on the City's website, and made available on request to the public.

6. Planning documents and background data shall be available to interested citizens. (pg. I-1)

Finding: The proposal for these actions is consistent with this policy because the Resolution, Ordinance, Findings of Fact, staff report and proposed amendments were available prior to the public hearing. The documents were available to view at the Planning Department or online on the City's website.

Chapter 2: Land Use Policies

3. The quality of residential, commercial and industrial areas within the City shall be assured through the enforcement of City zoning, design review, applicable conditions of development approval, parking and sign ordinances, and the enforcement of building, fire, plumbing and electrical codes. (pg. II-1)

Finding: The proposal for these actions is consistent with this policy because the proposed code standards:

- Include zoning standards addressing quality of residential development, including revisions to standards for attached housing (FCC 10-10-7), individual manufactured home (FCC 10-10-10) and manufactured home park (FCC 10-10-11) standards, and standards in commercial and mixed-use zones (FCC 10-25, 10-15, 10-16, 10-30, 17, and 18)
- Continue to enforce parking standards in FCC 10-3 and expand bicycle parking standards and reduce parking standards in accordance with state regulations.
- 7. The City shall determine estimated additional usage and the impacts of proposed development upon maximum capability for sewer, water and stormwater systems. This information is to be included in subdivision and design review staff reports. (pg. II-2)

Finding: The proposal for these actions is consistent with this policy because subdivision and design review applications must address infrastructure in the following criteria:

- Design review criteria in FCC 10-6 for residential development requires public facilities and infrastructure to meet standards set forth in FCC 10-36 Public Facilities.
- Subdivision tentative plan review criteria FCC 11-3 requires that adequate public facilities be available to serve proposed subdivision and clarifies what those standards are.
- Public facility criteria FCC 10-36-4-A and -B requires new development to address sanitary sewers, water and stormwater systems based on plans approved by the City that are consistent with applicable construction specifications and the Wastewater Master Plan, Water System Master Plan and Stormwater Master Plan, as wells FCC Title 9, Chapters 2, 3 and 5.

Residential

Policies

7. Residential development shall be discouraged in areas where such development would constitute a threat to the public health and welfare, or create excessive public expense. The City continues to support mixed use development when care is taken such that residential living areas are located, to the greatest extent possible, away from areas subject to high concentrations of vehicular traffic, noise, odors, glare, or natural hazards. (pg. II-5)(pg. II-5)(pg

Finding: The proposal for these actions is consistent with this policy because residential uses in Commercial and Old Town districts are shielded away from areas with high traffic, noise or other nuisance levels. Residential uses in the Commercial zone (FCC 10-15), Highway zone (FCC-10-16), Old Town zone (FCC 10-17), and North Commercial zone (FCC 10-30) are required to be set back from the street.

8.² An adequate supply and mix of housing types (single family, duplex, multiple family) shall be maintained throughout the 20-year planning period for all projected ages and income levels. (pg. II-5):

Finding: The proposal for these actions is consistent with this policy because it provides for housing types identified in the 2017 Housing Needs Analysis (HNA). The HNA identified a need for single-family detached homes, manufactured housing units, townhomes/duplexes, multifamily housing units and special needs housing units. The proposed code amendments support this full range of housing types, in addition to triplexes, quadplexes, and cluster housing, across existing zoning districts (FCC Table 10-10-2-A). While there are no proposed changes to the mapped designations or the extent of the district, the proposed change support greater flexibility to build more variety of units across more of the existing zones.

9.² The City shall permit a manufactured home to be located in any residential area in accordance with Oregon law, the provisions of the City's zoning code and applicable building and specialty codes. (pg. II-5):

Finding: The proposal for these actions is consistent with this policy because individual manufactured homes are permitted under the same terms as single-family detached homes in all residential zones, permitted outright in the LDR, MDR and RMH zones and conditionally in the HDR zone (FCC Table 10-10-2-A). Manufactured homes outside of manufactured home parks are subject to proposed revised standards in FCC 10-10-10, which regulates homes consistent with standards in ORS 197.307(8) and new regulations adopted under HB 4064 (2022).

Commercial

Policies

3. The City shall promote the efficient use of available lands designated for the establishment of commercial uses. (pg. II-9)

Finding: The proposal for these actions is consistent with this policy because

² Sic; duplicative numbering is used in this policy section.

it does not change the extent or location of lands designated for commercial uses. Residential unit uses continue to be permitted, outright rather than conditionally, in the Commercial zone (FCC 10-15), Highway zone (FCC-10-16), Old Town zone (FCC 10-17), and North Commercial zone (FCC 10-30), but must be setback 25 feet from the street to promote highly visible commercial uses along the primary façade. Other residential uses are required to comply with the development standards of the districts.

10. Within the Old Town area, commercial redevelopment or infill shall encourage compatibility with the character of the surrounding area, including architectural characteristics, the unique physical nature of the Old Town area, and views of the Siuslaw River, and shall not adversely impact the development potential of adjoining properties. ((pg. 11-10)))

Finding: The proposal for these actions is consistent with this policy because any residential or mixed-use projects within the Old Town area will be required to comply with design standards applicable to residential development (FCC 10-6-6-3-C, 10-6-6-4, 10-6-6-5) that are also applied to commercial development, to support compatibility.

Chapter 10, Housing Opportunities

7. Periodically review development code regulations and the zoning map to ensure they encourage a variety of housing types, such as accessory dwelling units, tiny houses, big houses, senior housing, manufactured homes, etc. (pg. X-2)

Finding: The proposal for these actions is consistent with this policy because the proposal includes expanding residential development opportunities in the Old Town and Mainstreet Districts by expanding the variety of housing types permitted and encouraging their construction through clear and objective standards tailored to each housing type. In particular, the proposal includes new provisions for triplexes and quadplexes. It also revises existing standards for duplexes and manufactured homes in and out of a manufactured home park. Proposed standards encourage development of these varied types through reduced parking standards, and higher density in mixed use and commercial districts.

10. Apply plan designations, zoning districts and regulations to implement the mix of housing indicated in the acknowledge Housing Needs Analysis. (pg. X-2)

Finding: The proposal for these actions is consistent with this policy because the proposed regulations support the mix of housing types identified in the 2017 Housing Needs Analysis (HNA). The HNA identified a need for singlefamily detached homes, manufactured housing units, townhomes/duplexes, multifamily housing units and special needs housing units. The proposed code amendments support this full range of housing types by revising standards for manufactured homes and duplexes to have no greater standards than single family detached homes and adding opportunities for attached housing in the Old Town and Mainstreet districts. While there are no proposed changes to the mapped designations or zoning districts, the proposed change support greater flexibility to build more variety of units across more of the existing zones.

13. The City shall update codes to support and recognize workforce housing, mobile homes, manufactured housing and multifamily dwellings as an important part of the overall housing stock, if well situated. (pg. X-2)

Finding: The proposal for these actions is consistent with this policy because it supports a range of housing types suitable for workforce housing including changes to standards for duplex, manufactured homes, and mobile and manufactured home parks. Also, additional housing styles are proposed for Old Town and Mainstreet Districts. Standards for residential uses in commercial and mixed-use zones are proposed to change to meet the standards of those districts rather than be limited to those of the residential districts. Also, they are now offered the density permitted in the High Density district. The new density standard will support development within an expanded building envelope, including expanded provisions for up to 35 feet in height (relative to 28 feet) to support more practical options to build higher-density development.

Chapter 12: Transportation

Policies

- 8. The City shall protect the function of existing and planned transportation systems as identified in the TSP through application of appropriate land use and access management techniques.
 - Pursuant to the State Transportation Planning rule, any land use decisions which significantly affect a transportation facility shall ensure that allowed land uses are consistent with the function, capacity, level of service of the facility. (pg. XII-3)

Finding: The proposal for these actions is consistent with this policy because the amendments are not tied to any one development application and do not affect the functional classification of any street. These amendments do not change allowable uses or change regulations in ways anticipated to result in the generation of additional vehicle trips compared to estimated traffic generation in the adopted Transportation System Plan (TSP); therefore, the amendments will have no measurable impacts on the amount of traffic on the existing transportation system. Because of this, the proposed amendments do not cause a "significant effect" under OAR 660-012-0060.

9. Land development shall not encroach within setbacks required for future expansion of transportation facilities. At the time of land

development or land division, the City shall require dedication of adequate right-of-way or easements consistent with the adopted TSP in order to achieve connectivity; maintain adequate street widths, bikeways and walk- ways; and to accommodate transit facilities.

 New development and redevelopment shall accommodate on-site traffic circulation on the site. For new development and redevelopment, "backing out" maneuvers onto all streets shall be avoided for uses other than single-family and duplex homes. "Backing out" maneuvers shall also be avoided for new single-family and duplexes accessing arterial and collector streets. (pg. XII-3)

Finding: The proposal for these actions is consistent with this policy because existing standards prohibiting backing onto to the street will continue to apply to residential development, except from single family, duet and duplex dwellings (FCC 10-3-8-I). Backing out is also prohibited, except for single family and duplexes, in existing FCC 10-35-2-7-C.

26. On-site parking for motor vehicles and bicycles is required except in Downtown Districts where some motor vehicle parking can be provided on the street. (pg. XII-5)

Finding: The proposal for these actions is consistent with this policy because on-site parking will be required for all proposed residential uses (FCC Table 10-3-4-A).

27. Bicycle parking facilities shall be provided as part of new development at places of employment, businesses, multi-family residential developments and at public buildings. (pg. XII-5)

Finding: The proposal for these actions is consistent with this policy because long-term bicycle parking continues to be required for all residential uses with three or more units, including triplexes, quadplexes and multifamily (FCC 10-3-8-B-4 and 10-3-10-C). The proposed policy change clarifies that bicycle parking is required in the same manner as vehicular parking during a change of use that requires additional vehicular parking spaces.

Chapter 13: Energy Facilities and Conservation

Policies

3. Energy conservation shall be one of the considerations when planning for transportation systems and land use density requirements. (pg. XIII-1)

Finding: The proposal for these actions is consistent with this policy because the proposed housing types generally encourage smaller dwelling units on smaller lots (e.g., FCC 10-10-4-B, minimum lot sizes, and FCC 10-10-8, cluster housing with maximum average 1,200-square-foot dwelling size), increasing energy conservation by reducing building materials and ongoing heating and cooling costs.

Oregon Revised Statutes (ORS)

The procedures for legislative decisions and public hearings are set out in the Florence City Code, which has been acknowledged by DLCD and these local regulations effectively implement state law. The sections of State statute that relate to the proposed amendments to the city code are listed below with findings to address consistency with these State laws.

ORS 197.303: "Needed housing" defined.

(1) (1) As used in ORS 197.286 to 197.314, "needed housing" means all housing on land zoned for residential use or mixed residential and commercial use that is determined to meet the need shown for housing within an urban growth boundary at price ranges and rent levels that are affordable to households within the county with a variety of incomes, including but not limited to households with low incomes, very low incomes and extremely low incomes, as those terms are defined by the United States Department of Housing and Urban Development under 42 U.S.C. 1437a. "Needed housing" includes the following housing types:

(a) Attached and detached single-family housing and multiple family housing for both owner and renter occupancy;

(b) Government assisted housing;

(c) Mobile home or manufactured dwelling parks as provided in ORS 197.475 (Policy) to 197.490 (Restriction on establishment of park);

(d) Manufactured homes on individual lots planned and zoned for singlefamily residential use that are in addition to lots within designated manufactured dwelling subdivisions; and

(e) Housing for farmworkers.

Finding: The proposal is consistent with this statute because it provides for additional development of the needed housing types identified in the 2017 Housing Needs Analysis within the Florence UGB. The HNA identified a need for single-family detached homes, manufactured housing units, townhomes/duplexes, multifamily housing units and special needs housing units. The proposed amendments meet and exceed the requirement for various needed housing types, by providing for attached dwellings in the Old Town, Mainstreet mixed-use commercial districts.

ORS 197.307: Effect of need for certain housing in urban growth areas.

(3) When a need has been shown for housing within an urban growth boundary at particular price ranges and rent levels, needed housing shall be permitted in one or more zoning districts or in zones described by some comprehensive plans as overlay zones with sufficient buildable land to satisfy that need.

Finding: The proposal is consistent with subsection (3) of this statute because it provides for development of the needed housing types identified in the 2017 Housing Needs Analysis within the Florence UGB. The HNA identified a need for single-

family detached homes, manufactured housing units, townhomes/duplexes, multifamily housing units and special needs housing units. The proposed amendments provide for attached dwellings in the Old Town and Mainstreet Mixed Use zones.

(4) Except as provided in subsection (6) of this section, a local government may adopt and apply only clear and objective standards, conditions and procedures regulating the development of housing, including needed housing. The standards, conditions and procedures:

(a) May include, but are not limited to, one or more provisions regulating the density or height of a development.

(b) May not have the effect, either in themselves or cumulatively, of discouraging needed housing through unreasonable cost or delay.

(6) In addition to an approval process for needed housing based on clear and objective standards, conditions and procedures as provided in subsection (4) of this section, a local government may adopt and apply an alternative approval process for applications and permits for residential development based on approval criteria regulating, in whole or in part, appearance or aesthetics that are not clear and objective if:

(a) The applicant retains the option of proceeding under the approval process that meets the requirements of subsection (4) of this section;

(b) The approval criteria for the alternative approval process comply with applicable statewide land use planning goals and rules; and

(c) The approval criteria for the alternative approval process authorize a density at or above the density level authorized in the zone under the approval process provided in subsection (4) of this section.

(7) Subject to subsection (4) of this section, this section does not infringe on a local government's prerogative to:

(a) Set approval standards under which a particular housing type is permitted outright;

(b) Impose special conditions upon approval of a specific development proposal; or

(c) Establish approval procedures.

Finding: The proposal is consistent with subsections (4), (6) and (7) of this statute because it includes options for both clear and objective review standards and discretionary standards for projects at higher densities. Changes to Title 11 provide for additional clear and objective text amendments. The optional and discretionary Planned Unit Development process remains available for projects seeking higher densities or other modifications to the base zoning standards (FCC 10-23). Development standards for residential development in all residential zones are specified in FCC 10-10, including clear and objective standards for uses, minimum lot dimensions, minimum lot area, lot coverage, yard regulations and setbacks, density, height, and site development. Residential uses in residential and commercial zones are permitted outright or through a Type II site design review process, against limited residential review standards (FCC 10-6-3-B). Specific approval standards for particular housing types that are clear and objective are established for townhouses, triplexes and quads (FCC 10-10-7), cluster housing (FCC 10-10-8), multifamily

dwellings (FCC 10-10-9), individual manufactured homes (FCC 10-10-10), and mobile home/manufactured home parks (FCC 10-10-11).

(8) In accordance with subsection (4) of this section and ORS 197.314 (Required siting of manufactured homes), a jurisdiction may adopt any or all of the following placement standards, or any less restrictive standard, for the approval of manufactured homes located outside mobile home parks:

(a) The manufactured home shall be multisectional and enclose a space of not less than 1,000 square feet.

(b) The manufactured home shall be placed on an excavated and back-filled foundation and enclosed at the perimeter such that the manufactured home is located not more than 12 inches above grade.

(c) The manufactured home shall have a pitched roof, except that no standard shall require a slope of greater than a nominal three feet in height for each 12 feet in width.

(d) The manufactured home shall have exterior siding and roofing which in color, material and appearance is similar to the exterior siding and roofing material commonly used on residential dwellings within the community or which is comparable to the predominant materials used on surrounding dwellings as determined by the local permit approval authority.

(e) The manufactured home shall be certified by the manufacturer to have an exterior thermal envelope meeting performance standards which reduce levels equivalent to the performance standards required of single-family dwellings constructed under the state building code as defined in ORS 455.010 (Definitions for ORS chapter 455).

(f) The manufactured home shall have a garage or carport constructed of like materials. A jurisdiction may require an attached or detached garage in lieu of a carport where such is consistent with the predominant construction of immediately surrounding dwellings.

(g) In addition to the provisions in paragraphs (a) to (f) of this subsection, a city or county may subject a manufactured home and the lot upon which it is sited to any development standard, architectural requirement and minimum size requirement to which a conventional single-family residential dwelling on the same lot would be subject.

Finding: The above criteria is being replaced by language in HB 4064. The proposed amendments to the code implement the new ORS in 197.307 and ORS 197.314. The standards for manufactured homes will be the same for single family detached dwellings. The new ORS language also introduces pre-fabricated structures, which the city has incorporated as required within the proposed code amendments.

ORS 197.480: Planning for parks; procedures; inventory.

(1) Each city and county governing body shall provide, in accordance with urban growth management agreements, for mobile home or manufactured dwelling parks as an allowed use, by July 1, 1990, or by the next periodic review after January 1, 1988, whichever comes first:

(a) By zoning ordinance and by comprehensive plan designation on buildable lands within urban growth boundaries; and

(b) In areas planned and zoned for a residential density of six to 12 units per acre sufficient to accommodate the need established pursuant to subsections (2) and (3) of this section.

(2) A city or county shall establish a projection of need for mobile home or manufactured dwelling parks based on:

(a) Population projections;

(b) Household income levels;

(c) Housing market trends of the region; and

(d) An inventory of mobile home or manufactured dwelling parks sited in areas planned and zoned or generally used for commercial, industrial or high density residential development.

(3) The inventory required by subsection (2)(d) and subsection (4) of this section shall establish the need for areas to be planned and zoned to accommodate the potential displacement of the inventoried mobile home or manufactured dwelling parks.

(4) Notwithstanding the provisions of subsection (1) of this section, a city or county within a metropolitan service district, established pursuant to ORS chapter 268, shall inventory the mobile home or manufactured dwelling parks sited in areas planned and zoned or generally used for commercial, industrial or high density residential development no later than two years from September 27, 1987.

(5)(a) A city or county may establish clear and objective criteria and standards for the placement and design of mobile home or manufactured dwelling parks.

(b) If a city or county requires a hearing before approval of a mobile home or manufactured dwelling park, application of the criteria and standards adopted pursuant to paragraph (a) of this subsection shall be the sole issue to be determined at the hearing.

(c) No criteria or standards established under paragraph (a) of this subsection shall be adopted which would preclude the development of mobile home or manufactured dwelling parks within the intent of ORS 197.286 and 197.475 to 197.490. [1987 c.785 §4; 1989 c.648 §54]

Finding: The code is consistent with this statute because it permits manufactured home parks within lands designated for mobile home and manufactured home parks and simplifies required land use review by making such parks permitted subject to Type II site plan review rather than conditional use review (FCC 10-10-2-A). This proposal does not affect the inventory or need for mobile home or manufactured dwelling parks, which was completed with the 2017 HNA and found adequate acreage within the lands designated for Residential Mobile Home District in the city and UGB to accommodate the projected demand for manufactured housing.

ORS 197.485: Prohibitions on restrictions of manufactured dwelling

(1) A jurisdiction may not prohibit placement of a manufactured dwelling, due solely to its age, in a mobile home or manufactured dwelling park in a zone with a residential density of eight to 12 units per acre.

Finding: The proposal is consistent with this statute because there are no restrictions in the proposed mobile home/manufactured home park standards restricting placement of a dwelling based on age (FCC 10-10-11). Both mobile homes, constructed prior to June 15, 1976, and manufactured homes, constructed after that date, are permitted (as defined in FCC 10-2-13). The proposed code changes expand the opportunities to locate a mobile home or manufactured home park by reducing the minimum project acreage size.

<u>ORS 197.610:</u> Submission of proposed comprehensive plan or land use regulation changes to Department of Land Conservation and Development; rules.

(1) Before a local government adopts a change, including additions and deletions, to an acknowledged comprehensive plan or a land use regulation, the local government shall submit the proposed change to the Director of the Department of Land Conservation and Development. The Land Conservation and Development Commission shall specify, by rule, the deadline for submitting proposed changes, but in all cases the proposed change must be submitted at least 20 days before the local government holds the first evidentiary hearing on adoption of the proposed change. The commission may not require a local government to submit the proposed change more than 35 days before the first evidentiary hearing.

(2) If a local government determines that emergency circumstances beyond the control of the local government require expedited review, the local government shall submit the proposed changes as soon as practicable, but may submit the proposed changes after the applicable deadline.

(3) Submission of the proposed change must include all of the following materials:

(a) The text of the proposed change to the comprehensive plan or land use regulation implementing the plan;

(b) If a comprehensive plan map or zoning map is created or altered by the proposed change, a copy of the map that is created or altered;

(c) A brief narrative summary of the proposed change and any supplemental information that the local government believes may be useful to inform the director or members of the public of the effect of the proposed change;

(d) The date set for the first evidentiary hearing;

(e) The form of notice or a draft of the notice to be provided under ORS 197.763, if applicable; and

(f) Any staff report on the proposed change or information describing when the staff report will be available, and how a copy of the staff report can be obtained. (4) The director shall cause notice of the proposed change to the acknowledged comprehensive plan or the land use regulation to be provided to:

(a) Persons that have requested notice of changes to the acknowledged comprehensive plan of the particular local government, using electronic mail, electronic bulletin board, electronic mailing list server or similar electronic method; and

(b) Persons that are generally interested in changes to acknowledged comprehensive plans, by posting notices periodically on a public website using the Internet or a similar electronic method.

Finding: The proposal is consistent with this statute because notice to DLCD was sent on May 23, 2023 at least 35 days prior to the June 27, 2023 (first) public hearing and the notice contained the information required in this statute. The notice of proposed change was circulated widely within the city consistent with subsection (4), as detailed in response to Comprehensive Plan Goal 1. (See pg 5.)

Oregon Administrative Rules (OAR)

The procedures for legislative decisions and public hearings are set out in the Florence City Code, which has been acknowledged by DLCD and these local regulations effectively implement state law. The sections of State rules that relate to the proposed amendments to the City code are listed below with findings to address consistency with these State laws.

<u>OAR 660-008-0015</u>: Clear and Objective Approval Standards Required (1) Except as provided in section (2) of this rule, a local government may adopt and apply only clear and objective standards, conditions and procedures regulating the development of needed housing on buildable land. The standards, conditions and procedures may not have the effect, either in themselves or cumulatively, of discouraging needed housing through unreasonable cost or delay.

(2) In addition to an approval process for needed housing based on clear and objective standards, conditions and procedures as provided in section (1) of this rule, a local government may adopt and apply an optional alternative approval process for applications and permits for residential development based on approval criteria regulating, in whole or in part, appearance or aesthetics that are not clear and objective if:

(a) The applicant retains the option of proceeding under the approval process that meets the requirements of section (1);

(b) The approval criteria for the alternative approval process comply with applicable statewide land use planning goals and rules; and

(c) The approval criteria for the alternative approval process authorize a density at or above the density level authorized in the zone under the approval process provided in section (1) of this rule.

(3) Subject to section (1), this rule does not infringe on a local governments prerogative to:

(a) Set approval standards under which a particular housing type is permitted outright;

(b) Impose special conditions upon approval of a specific development proposal; or

(c) Establish approval procedures.

Finding: The proposal is consistent with this rule as detailed in the findings for ORS 197.307(4), (6) and (7).

OAR 660-012-0060: Transportation Planning, Plan and Land Use Regulation Amendments

(1) If an amendment to a functional plan, an acknowledged comprehensive plan, or a land use regulation (including a zoning map) would significantly affect an existing or planned transportation facility, then the local government must put in place measures as provided in section (2) of this rule, unless the amendment is allowed under section (3), (9) or (10) of this rule. A plan or land use regulation amendment significantly affects a transportation facility if it would:

(a) Change the functional classification of an existing or planned transportation facility (exclusive of correction of map errors in an adopted plan);

(b) Change standards implementing a functional classification system; or

(c) Result in any of the effects listed in paragraphs (A) through (C) of this subsection based on projected conditions measured at the end of the planning period identified in the adopted TSP. As part of evaluating projected conditions, the amount of traffic projected to be generated within the area of the amendment may be reduced if the amendment includes an enforceable, ongoing requirement that would demonstrably limit traffic generation, including, but not limited to, transportation demand management. This reduction may diminish or completely eliminate the significant effect of the amendment.

(A) Types or levels of travel or access that are inconsistent with the functional classification of an existing or planned transportation facility;

(B) Degrade the performance of an existing or planned transportation facility such that it would not meet the performance standards identified in the TSP or comprehensive plan; or

(C) Degrade the performance of an existing or planned transportation facility that is otherwise projected to not meet the performance standards identified in the TSP or comprehensive plan.

Finding: The proposal is consistent with this rule as detailed in the findings for Comprehensive Plan Policy 12.8. (See pg 14.)

OAR 660-018-0020: Notice of a Proposed Change to a Comprehensive Plan or Land Use Regulation

(1) Before a local government adopts a change to an acknowledged comprehensive plan or a land use regulation, unless circumstances described in OAR 660-018-0022 apply, the local government shall submit the proposed change to the department, including the information described in section (2) of this rule. The local government must submit the proposed change to the director at the department's Salem office at least 35 days before holding the first evidentiary hearing on adoption of the proposed change.

Finding: The proposal is consistent with this rule as detailed in the findings for ORS 197.610.

OAR 660-015-0000 (Goal 10):

To provide for the housing needs of citizens of the state.

Buildable lands for residential use shall be inventoried and plans shall encourage the availability of adequate numbers of needed housing units at price ranges and rent levels which are commensurate with the financial capabilities of Oregon households and allow for flexibility of housing location, type and density.

[...]

Needed Housing Units -- means housing types determined to meet the need shown for housing within an urban growth boundary at particular price ranges and rent levels. On and after the beginning of the first periodic review of a local government's acknowledged comprehensive plan, "needed housing units" also includes government-assisted housing. For cities having populations larger than 2,500 people and counties having populations larger than 15,000 people, "needed housing units" also includes (but is not limited to) attached and detached single-family housing, multiple-family housing, and manufactured homes, whether occupied by owners or renters.

[...]

Finding: The proposal is consistent with this rule because it provides for development of the needed housing types identified in the 2017 Housing Needs Analysis within existing buildable lands designated for residential use. The HNA identified a need for single-family detached homes, manufactured housing units, townhomes/duplexes, multifamily housing units and special needs housing units. The proposed code amendments expand on the 2019 housing code updates that supported this full range of housing types, in addition it added opportunities for triplexes, quadplexes, and cluster housing (FCC Table 10-10-2-A), across four residential zones at differing density ranges (FCC 10-10-2-B for minimum lot sizes and 10-10-4-E for density) to provide for flexibility of housing type and density both within individual zones and across the city as a whole in multiple zones. This proposed change extends the triplex and quadplex uses to Old Town and Mainstreet Districts.

The population of the City of Florence exceeds 2,500 people, so the requirement for various housing types applies. The proposed amendments exceed the requirement, by providing for triplexes and quadplexes in the mixed-use development district of Old Town and Mainstreet Districts. In addition, the proposed amendments permit duplexes with the same standards as single family detached.

B. IMPLEMENTATION

5. Additional methods and devices for achieving this goal should, after consideration of the impact on lower income households, include, but not be limited to: (1) tax incentives and disincentives; (2) building and construction code revision; (3) zoning and land use controls; (4) subsidies and loans; (5) fee and less-

Page 20 of 21 July 17, 2023 than-fee acquisition techniques; (6) enforcement of local health and safety codes; and (7) coordination of the development of urban facilities and services to disperse low income housing throughout the planning area.

Finding: The proposal is consistent with this rule because it includes proposed zoning and land use controls that support implementation of the adopted HNA, including needed housing types as identified above.

Vi. CONCLUSION

The proposed amendments to the Florence City Code Titles 10 and 11 are consistent with the applicable criteria in the Florence Realization 2020 Comprehensive Plan, Florence City Code, Oregon Revised Statutes and Oregon Administrative Rules.

VII. EXHIBITS

- A. Findings of Fact
- B. Amendments to FCC Title 10 Zoning Regulations
- C. Amendments to FCC Title 11 Subdivision Regulations
- D. MIG/APG Draft Code Update Memo, July 21, 2022
- E. MIG/APG Code Audit Findings Memo, June 8, 2022
- F. TC Bicycle Parking Memo, May 19, 2023

TITLE 10 CHAPTER 1

ZONING ADMINISTRATION

SECTION:

10-1-1:	Administrative Regulations
10-1-1-1:	Short Title
10-1-1-2	Scope
10-1-1-3:	Purpose
10-1-1-4:	Application
10-1-1:	Table: Summary of Approvals by Review Procedure
10-1-1-5:	General Provisions
10-1-1-6:	Types of Review Procedures
10-1-1-6-1:	Type I Reviews
10-1-1-6-2:	Type II Reviews
10-1-1-6-3:	Type III Reviews
10-1-1-6-4:	Type IV Reviews
10-1-1 - 7:	Appeals
10-1-1 - 8:	Enforcement
10-1-2:	Use Districts and Boundaries
10-1-2-1:	Districts Established
10-1-2-2:	Change of Boundaries on Zoning Map
10-1-2-3:	Zoning of Annexed Areas
10-1-3:	Amendments and Changes

[...]

- 10-1-1-4: APPLICATION:
- [...]
- E. Traffic Impact Studies:
- [...]
- 2. Criteria for Warranting a Traffic Impact Study: All traffic impact studies shall be prepared by a professional engineer in accordance with the requirements of the road authority. The City shall require a Traffic Impact Study (TIS) as part of an application for development; a proposed amendment to the Comprehensive Plan, zoning map, or zoning regulations; a change in use, or a change in access, if any of the following conditions are met:
- [...]
- c. The addition of twenty-five (25) or more single <u>family_unit</u> dwellings, <u>orand</u> an intensification or change in land use that is estimated to increase traffic volume by 250 Average Daily Trips (ADT) or more, per the ITE Trip Generation Manual.

[...]

10-1-1-6: TYPES OF REVIEW PROCEDURES:

10-1-1-6-1 TYPE I REVIEWS - MINISTERIAL/STAFF REVIEW AND ZONING CHECKLIST:

A. Type I (Ministerial/Staff Review): The City Planning Director or designee, without public notice and without a public hearing, makes Type I decisions through the staff review (over-the-counter)

procedure. Type I decisions are those where City standards and criteria do not require the exercise of discretion (i.e., clear and objective standards). Decisions which require the exercise of discretion must be reviewed as part of procedure which includes public notice. Type I decisions include:

- 1. Access to a Street
- Parking Lot Improvements, such as initial surfacing, striping, or changes to accesses or stormwater facilities, but not including parking lot resurfacing or restriping which meets current code requirements.
- 3. Building fascia changes to include but not limited to additions, substitutions, changes of windows, doors, fascia material, building, roof, and trim colors, awnings,
- 4. Property Line Adjustments, including lot consolidations
- 5. Final Plat (Partition or Subdivision)
- 6. Modification to an Approval or Condition of Approval of a Type 1 or Type 2 application
- 7. Legal Lot Determination
- 8. Home Occupations
- 9. Hazard Tree Removal
- 10. A change in the type and/or location of access-ways, drives or parking areas not affecting off-site traffic.
- 11. Landscape Plan Modifications that exclusively include one or more of the following:
 - a. Plant or tree substitutions (e.g. shrub for shrub, tree for tree),
 - b. Ground cover substitutions,
 - c. Trading plant locations if planting beds remain the same, or
 - d. Change in the location of planting beds (site plan) up to a maximum of 10% of the landscaping area. (Amended Ord. No. 9, Series 2009)
- 12. Change of use from a less intensive use to a greater intensive use, which does not increase the building's square footage and does not require more than five additional parking spaces.
- 13. Modification to an approved Design Review of a conforming use or structure up to and including 1,500 square feet or up to and including 25% of the building square footage, whichever is less.
- 14. Within the Limited Industrial District and Pacific View Business Park District: A change in setbacks or lot coverage by less than 10 percent provided the resulting setback or lot coverage does not exceed that allowed by the land use district.
- 15. A change in the type and/or location of access-ways, drives or parking areas not affecting off-site traffic.
- 46.15. Changes to or the addition of on-site stormwater facilities not reviewed as part of another process.
- 17.16. Cluster Housing in the High Density Residential District.

FLORENCE CITY CODE TITLE 10

<u>48.17.</u> Other proposals that do not require the exercise of discretion.

[...]

10-1-1-6-2: TYPE II REVIEWS – ADMINISTRATIVE REVIEWS:

- A. The Planning Director, or designated planning staff may make administrative decisions (limited land use). The Type II procedure is used when there are clear and objective approval criteria and applying City standards requires limited use of discretion.
- B. Type II (Administrative) Decisions are based upon clear compliance with specific standards. Such decisions include, but are not limited to the following:
 - 1. Vegetation clearing permits.
 - 2. Change of use from a less intensive use to a greater intensive use, which does not increase the building's square footage and <u>does not</u> requires more than five additional parking spaces.

[...]

- 10. Design Review for the following residential development types:
 - a. Single-familyunit attached dwellings in Medium Density Residential and Manufactured Home Park Districts.
 - b. Multi-familyunit residential development in the High Density Residential District.

[...]

10-1-1-6-3: TYPE III REVIEWS – QUASI-JUDICIAL LAND USE HEARINGS:

- A. Hearings are required for Type III (quasi-judicial) land use matters requiring Planning Commission review. Type III applications include, but are not limited to:
 - 1. Limited land use decisions for non-residential uses made by staff, for which a request for referral to Planning Commission by the Planning Commission Chairperson or Planning Director has been made.
 - 2. Change of use from a less intensive use to a greater intensive use, which does not increase the building's square footage, but requires more than five additional parking spaces.
 - 23. Modification of greater than 1,500 square feet or greater than 25% of the building square footage, whichever is less.
 - 34. An increase in residential density by more than 10 percent, or where the resulting density exceeds that allowed by the land use district.
 - 45. New construction requiring Design Review by the Planning Commission.
 - 56. Planned Unit Developments, preliminary and final plans.
 - <u>6</u>7. Conditional Use Permits.
 - 78. Variances.
 - <u>89.</u> Quasi-Judicial Zone Changes.
 - <u>940.</u> Other applications similar to those above which require notice to surrounding property owners and a public hearing.

- [...]
- Amended by Ord. No. 15, Series 1988
- Amended by Ord. No. 18, Series 1990
- Amended by Ord. No. 30, Series 1990
- Amended by Ord. No. 7, Series 1994 Amended by Ord. No. 13, Series 2002
- Amended by Ord. No. 15, Series 2002 Amended by Ord. No. 15, Series 2002
- Amended by Ord. No. 15, Series 2002
- Amended by Ord. No. 26, Series 2008 See Exhibit B
- Amended by Ord. No. 10, Series 2009 See Exhibit C
- Amended by Ord. No. 9, Series 2009 See Exhibit G
- Amended by Ord. No. 4, Series 2010 See Exhibit C (effective 4-5-10)
- Amended by Ord. No. 2, Series 2011 (effective 3-11-11)
- Sections 10-1-1-4, 10-1-1-5, and 10-1-4 Amended by Ord. No. 4, Series 2011 See Exhibit 4E (effective 4-22-11)
- Section 10-1-4 "Dwelling" & "Recreational Vehicle" Amended by Ord. No. 21, Series 2011 See Exhibit C (effective 1-5-12)
- Section 10-1-1-4-D, 10-1-1-5-B-1-a and 10-1-1-6-D-1-a Amended by Ord. No. 5, Series 2012 See Exhibit C (effective 1-16-13)
- Section 10-1-1-6, 10-1-1-7, and 10-1-5 Amended by Ord. No. 3, Series 2013 See Exhibit B (effective 7-31-13)
- Section 10-1-4 "Lighting" added by Ord. No. 12, Series 2014
- Section 10-1-4 amended by Ord. No. 1, Series 2015 (effective 3-17-15)
- Sections 10-1-1-3, -1-1-4, -1-1-5, -1-1-6, and 10-1-3 amended, and Sections 10-1-4 and 10-1-5 deleted by Ord. 11, Series 2016 (effective 11-16-16)
- Section 10-1-1-5 amended by Ord. No. 4, Series 2018 (effective 6-21-18)
- Table 10-1-1 and Sections 10-1-1-6-1, 10-1-1-6-2-B, 10-1-1-6-3-A and 10-1-1-4-B amended by Ord. No. 7, series 2019 (effective 12-18-19)
- Sections 10-1-1-4-E-2-c, 10-1-1-6-A & 10-1-1-6-2-B, & 10-1-1-6-3-A amended by Ord. No. 6, Series 2023 (effective 8-17-23)

TITLE 10 CHAPTER 2

GENERAL ZONING PROVISIONS

SECTION:

- 10-2-1: Conformance and Permits
- 10-2-2: Similar Uses
- 10-2-3: Building Setback Requirements
- 10-2-4: Height
- 10-2-5: Completion of Buildings
- 10-2-6: Who May Apply
- 10-2-7: Contract Purchasers Deemed Owners
- 10-2-8: Guarantee of Performance
- 10-2-9: Siting Emergency Housing
- 10-2-10: Public Uses
- 10-2-11: Exemption From Partitioning Requirements
- 10-2-12: Uses and Activities Permitted in All Zones
- 10-2-13: Definitions
- 10-2-14: Land Use Category Definitions

10-2-13: DEFINITIONS: For the purpose of this Title, certain words, terms and phrases are defined below. Words used in the present tense include the future; the singular number includes the plural; and the word "shall" is mandatory and not directory. Whenever the term "this Title" is used herewith it shall be deemed to include all amendments thereto as may hereafter from time to time be adopted. Definition contained in the Florence Comprehensive Plan shall also be used to define terms used in this Title of the Florence City Code, and, where conflicts exist, the terms used in this Code shall apply to the respective Code requirements. Terms not defined in this Code shall have their ordinary accepted meanings within the context in which they are used. Webster's Third New International Dictionary of the English Language, Unabridged, shall be considered a standard reference.

AFFORDABLE HOUSING	Dwellings available for rent or purchase, with or without government assistance, by households who meet applicable maximum income limits, not to exceed 80 percent of the Lane County median income, adjusted for family-household size, as determined based on data from the United States Department of Housing and Urban Development or its successor agency, and in a manner so that no more than 4030 percent of the household's gross income will be spent on rent and utilities or on home loan or mortgage payments, amortized interest, property taxes, insurance, and condominium or association fees, if any.
BOARDING HOUSE	A building with a single kitchen where lodging, with or without meals, is provided for compensation for 10 or fewer occupants, not open to transient and/or overnight guests, in contradistinction to hotels and motels open to transients and/or overnight guests, but, a Boarding House / Dormitory is not occupied as a single-familyhousehold unit and it shall not include assisted living facilities, or senior housing, group care homes, homes for the aged or nursing homes.
DENSITY	Density, Gross: The number of dwelling units per each acre of land, including areas devoted to dedicated streets, neighborhood parks, sidewalks, and other public <u>and private</u> facilities/ <u>utilities</u> .
	Density, Net: The number of dwelling units per each acre of land, excluding from the acreage dedicated streets, neighborhood parks, sidewalks, and other public <u>and private</u> facilities <u>/utilities</u> .

1

DUET A Duplex as defined under 'DWELLING, DUPLEX' in which each unit is on a separate lot and can be owned separately. DWELLING A building or portion thereof which is occupied in whole or in part as a residence, either permanently or temporarily by one or more householdsfamilies; but excluding lodging intended to accommodate visitors and recreation, such as the Coast Village, hotels, motels, short term rentals and tourist courts; with permanent provision for living. sleeping, eating, food preparation, and sanitation Each household unit within a dwelling has occupancy for eight or fewer bedrooms. Dwellings include both buildings constructed on-site, pre-fabricated dwellings and manufactured homes. DWELLING, A building designated or used exclusively for the occupancy of two (2) householdsfamilies on a single lot living independently from each other DUPLEX and having separate facilities for each householdfamily as defined under "DWELLING" above. A building designed and used for occupancy by four (4) DWELLING, FOURhouseholdsfamilies on a single lot, all living independently of each other and having certain separate facilities for each householdfamily PLEX / QUAD-PLEX as defined under 'DWELLING' above. A building designed and used for occupancy by five (5) or more DWELLING, householdsfamilies on a single lot, all living independently of each MULTIPLE other and having certain separate facilities for each householdfamily MULTIas defined under "DWELLING" above and certain shared facilities UNITFAMILY such as laundry, open space and other amenities. DWELLING. A. A dwelling on a single lot either constructed in accordance with SINGLE-Oregon Building Codes on-site or off-site a modular constructed in accordance with Oregon Building Codes and assembled on-UNITEAMILY site. -and Delesigned or used exclusively for the occupancy of DETACHED one householdfamily and having separate facilities for only one householdfamily as defined under "DWELLING" above; or B. A manufactured home designed and used exclusively for the occupancy of one dwellingfamily as defined under "DWELLING" above and which is located and maintained in compliance with Section 10-120 of this Title. C. Except as authorized in A and B of this definition, in determining compliance with the provisions and uses of this Code, a mobile home, manufactured home, prefabricated dwelling or a modular resembling a mobile home or manufactured home, is not considered a single-unitfamily dwelling. (Ord. No. 7, Series 1994) DWELLING, A dwelling constructed in a row of two or more attached dwellings, where each dwelling is located on its own lot and shares a common SINGLEwall or walls, roof, or foundation with adjacent dwellings. Commonly FAMILYUNIT ATTACHED referred to as a townhouse or row house. DWELLING, TRI-A building designed and used for occupancy by three (3) PLEX householdsfamilies on a single lot, all living independently of each other and having certain separate facilities for each householdfamily as defined under 'DWELLING' above.

2

FAMILY HOUSEHOLD	All the people who occupy a single dwelling unit, regardless of relation or familial status. A household occupies eight or fewer bedrooms. A person living alone or any of the following groups living together as a single non-profit unit and sharing common living area:
	A. Any number of persons related by blood, marriage, adoption, guardianship or other duly authorized custodial relations. B. A maximum of 5 unrelated persons.
<u>GROUP OR CONGREGATE</u> HOUSING	A dwelling that provides nine or more bedrooms and whose occupants share basic household amenities, such as a kitchen, bathroom(s), and other shared living spaces.
PREFABRICATED DWELLING	A prefabricated structure, as defined in ORS 455.010, that is relocatable, more than eight and one-half feet wide and designed for use as a dwelling.
PRIVATE FACILITIES	Any facility that is owned, leased, operated, or funded by a private entity, including individuals or groups/corporations, which may include but is not limited to buildings, property, recreation areas, and roads.
PUBLIC FACILITIES	Any facility that is owned, leased, operated, or funded by a governmental body or public entity, which may include but is not limited to buildings, property, recreation areas, and roads.
PUBLIC FACILITIES AND SERVICES	Projects, activities and facilities which the City of Florence determines to be necessary for the public health, safety and welfare.

Amended by Ordinance No. 15, Series 1988 Amended by Ordinance No. 2. Series 2000 Amended by Ordinance No. 12, Series 2002 Sections 10-2-14 and 10-2-15 removed by Ordinance No. 9, Series 2009 Section 10-2-8 deleted and all subsequent sections renumbered by Ord. No. 4, Series 2011 (Exhibit 4E) effective 4-22-11 Section 10-2-9 amended by Ordinance No. 21, Series 2011 (exhibit D) - effective 1-5-12 Section 10-2-12 amended by Ordinance No. 5, Series 2012 (exhibit C) - effective 1-16-13 Section 10-2-6 Amended by Ord. No. 3, Series 2013 - See Exhibit B (effective 7-31-13) Section 10-2-13 amended by Ord. No. 12, Series 2015 (effective 1-1-16) Sections 10-2-13 and 10-2-14 amended by Ord. No. 11, Series 2016 (effective 11-16-16) Section 10-2-13 amended by Ord. No. 4, Series 2018 (effective 6-21-18) Section 10-2-13 amended by Ord. No. 13, Series 2018 (effective 11-21-18) Section 10-2-4, 10-2-9, 10-2-13 amended by Ord. 7, Series 2019 (effective 12-18-19) Section 10-2-13 amended by Ord. No. 2, Series 2020 (effective 5-20-20) Section 10-2-13 amended by Ord. No. 12, Series 2022 (effective 1/10/23) Section 10-2-13 amended by Ord. No. 6, Series 2023 (effective 8/17/23)

TITLE 10 CHAPTER 3

ONALIERO

OFF-STREET PARKING AND LOADING

SECTION:

- 10-3-1: Purpose
- 10-3-2: General Provisions
- 10-3-3: Minimum Standards by Use
- 10-3-4: Minimum Required Parking by Use
 - Table: Minimum Required Parking By Use (Table 10-3-1)
- 10-3-5: Vehicle Parking Minimum Accessible Parking
- Table: Minimum Number of Accessible Parking Spaces (Table 10-3-2)
- 10-3-6: Common Facilities for Mixed Uses
- 10-3-7: Off-site parking
- 10-3-8: Parking Area Improvement Standards
- 10-3-9: Parking Stall Design and Minimum Dimensions Table: Parking Area Layout (Table 10-3-3)
- 10-3-10: Bicycle Parking Requirements
- 10-3-11: Loading Areas

[...]

Table 10-3-1, Minimum Required Parking By Use:

A. Residential and Commercial Dwelling Types:

Single FamilyUnit Dwelling including attached and detached dwellings and manufactured homes	2 spaces per dwelling unit on a single lot				
Accessory Dwelling Units	1 space per unit, see FCC 10-3-8 for additional standards No minimum parking spaces required				
Duplex / Duet	2 <u>1</u> spaces per dwelling unit				
Boarding houses group/congregate housing and dormitories	1 space per each 2 <u>bedroomsoccupants at</u> capacity.				

[...]

10-3-8: PARKING AREA IMPROVEMENT STANDARDS: All public or private parking areas, loading areas and outdoor vehicle sales areas shall be improved according to the following: All required parking areas shall have a durable, dust free surfacing of asphaltic concrete, cement concrete, porous concrete, porous asphalt, permeable pavers such as turf, concrete, brick pavers or other materials approved by the City. Driveways aprons shall be paved for the first fifty feet (50') from the street.

[...]

FLORENCE CITY CODE TITLE 10

N. Parking provided for Accessory Dwelling Units:

1. Parking for Accessory Dwelling Units may be covered or uncovered.

- 2. Provided parking shall be hard-surfaced with asphaltic concrete or cement concrete.
- 3. Parking for Accessory Dwelling Units may be provided on street where on-street parking is available along the lot frontage and the street meets the minimum width for local streets with parking available on both sides (greater than 34 feet curb to curb). Site conditions may prevent the use of this specific area for that purpose, but shall not restrict the ability to count on-street parking towards the reduction of parking requirements off-street.

[...]

10-3-10: BICYCLE PARKING REQUIREMENTS: All new <u>development construction or enlargement or</u> <u>change of use</u> that is subject to Site Design Review, shall provide bicycle parking, in conformance with the standards and subsections A-H, below.

· · · ·

The following ordinances were repealed and replaced by: Ord. No. 7, Series 2008 – effective 4/3/2008 Ord. No. 9, Series 2008 – effective 5/9/2008 - lighting

Amended by Ordinance No. 15, Series 1988 Amended by Ordinance No. 12, Series 1994 Amended by Ordinance No. 19, Series 1994 Amended by Ordinance No. 14, Series 1995 Amended by Ordinance No. 2, Series 2000 Section 10-3-8 amended by Ordinance No. 9, Series 2009 Sections 10-3-4-C, and 10-3-11-F amended by Ordinance No. 4, Series 2011 effective 4-22-11 Section 10-3-2-I added, and Section 10-3-9 amended by Ordinance No. 18, Series 2011 effective 9-16-11 Section 10-3-3 and 10-3-10 amended by Ordinance No. 5, Series 2012 effective 1-16-13 Section 10-3-8 and 10-3-9 amended by Ordinance No. 3, Series 2013 effective 7-31-13 Section 10-3-8-G and 10-3-10-F amended by Ord. No. 12, Series 2014, effective 12-31-14 Section 10-3-4 amended by Ord. No. 12, Series 2015, effective 1-1-15 Section 10-3-6 amended by Ord. No. 11, Series 2016, effective 11-16-16 Section 10-3-3-B, 10-3-4, 10-3-8-A & M, amended by Ord. 4, Series 2018, effective 6-21-18 Table 10-3-1 and Sections 10-3-8, 9 & 10 amended by Ord. 7, Series 2019, effective 12-18-19 Sections 10-3-1-A, 10-3-8-N and 10-3-10 amended by Ord. No. 6, Series 2023 (effective 8-17-23)

TITLE 10 CHAPTER 6

DESIGN REVIEW

SECTION:

10-6-1:	Purpose

- 10-6-2: Planning Commission
- 10-6-3: General Applicability
- 10-6-4: Drawings to be Approved
- 10-6-5: General Approval Criteria
- 10-6-6: Architectural Design
- 10-6-7: Non-Residential Design Requirements
- 10-6-8: Drawing Submittal
- 10-6-9: Drawings Submitted to the Planning Commission
- 10-6-10: Appeal
- 10-6-11: Lapse of Design Review Approval

[...]

10-6-3: GENERAL APPLICABILITY:

[...]

- A. The Planning Director or designee shall:
 - 1. Unless otherwise directed by the underlying zoning district, review the following through a Type II process consistent with FCC 10-1-1-6-2 prior to issuance of a building permit:
 - a. Construction or expansion of a residential or mixed-use building that includes residential uses, but not limited to:
 - i. Single-familyunit attached dwellings in the Medium Density Residential and Manufactured Home Park Districts.
 - ii. Multi-familyunit Housing in any zone.

[...]

I

I

I

10-6-5-2: GENERAL STANDARDS FOR RESIDENTIAL DEVELOPMENT: Residential projects and mixeduse buildings with a residential component shall meet the following standards. The Planning Director shall approve or approve with conditions the proposed development based on compliance with the following standards:

- A. Setbacks, yards, height, density, lot area, dimensions, percentage of coverage, and similar design features according to the underlying zoning district.
- B. Design standards set forth in FCC 10-10 for the proposed residential type, if applicable, except buildings with residential uses in the Old Town or Main Street Districts shall meet Downtown Architectural Design Standards of 10-6-6 subsections: 3-C, 4 and 5 as implemented by the Comprehensive Plan, Multi-familyunit dwellings and mixed-use buildings with a residential component located in any zone other than Old Town or Mainstreet Districts shall comply with the Multi-FamilyUnit Dwelling Standards in FCC 10-10-9.
- C. Installation and maintenance of fences, walls, hedges, screens and landscaping according to standards set forth in FCC 10-34 Landscaping, and any requirements of the underlying zoning district.

- D. The location and design of access and egress points for vehicles and pedestrians, including access points along State highways according to standards set forth in FCC 10-35 Access and Circulation, and any requirements of the underlying zoning district.
- E. Parking and outside display areas, dimensions, surfacing and on-site traffic circulation according to standards set forth in FCC 10-3 Parking and Loading.
- F. Exterior lighting according to the standards set forth in FCC 10-37 Lighting.
- G. Provision of public and private facilities and infrastructure according to standards set forth in FCC 10-36 Public Facilities, or issuance of a performance bond or suitable substitute as agreed upon by the City has been filed with the City in an amount sufficient to assure the completion of all required public facilities and infrastructure.

[...]

10-6-6-1: BUILDING TYPE: These types of buildings currently exist within the applicable zoning districts and are compatible with each other, despite being different in their massing and form. The following building types are permitted in future development and infill. Other building types not listed which are compatible with the surrounding area and buildings and are compatible with the historic nature of the zoning district are also permitted. Not all types may be permitted or regulated in all zoning districts.

A. Residential Type, single-familyunit, duplex (attached & detached), or multi-familyunit

[...]

Section 10-6-9, Amended by Ordinance No. 26, Series 2008

Section 10-6-5 and 10-6-6 Amended by Ord. No. 9, Series 2009

Section 10-6-3 amended by Ordinance No. 4, Series 2010 (effective 4/5/10)

Sections 10-6-3-A, and 10-6-3-D amended, AND Sections 10-6-5-G, and 10-6-6-D deleted and subsequent sections renumbered by Ordinance No. 4, Series 2011 (effective 4/22/11)

Sections10-6-3 and 10-6-6 amended by Ordinance No. 3, Series 2013, Exhibit B (effective 7/31/13)

Sections 10-6-3, 10-6-4, and 10-6-6 through 10-6-10 amended by Ordinance No. 11, Series 2016 (effective 11-16-16) Sections 10-6-3, 10-6-4, and 10-6-5, Title of 10-6-6, Sections 10-6-6-4-A-4, 10-6-6-4-G, 10-6-6-5-4, 10-6-7, and sections numbers 10-6-8 through 10-6-11 amended by Ordinance No. 7, Series 2019 (effective 12-18-19)

Amended by Ordinance No. 15, Series 1988

Sections 10-6-3-A-1-a, 10-6-5-2-B & G, 10-6-6-1-A amended by Ord. No. 6, Series 2023 (effective 8-17-23)

TITLE 10 CHAPTER 10

RESIDENTIAL DISTRICTS

SECTION:

10-10-1: 10-10-2: 10-10-3 : 10-10-4 : 10-10-5 : 10-10-6: 10-10-7 : 10-10-8 : 10-10-8 : 10-10-9 : 10-10-10 : 10-10-11-1 : 10-10-11-2 : 10-10-11-3 : 10-10-11-3 : 10-10-11-5 : 10-10-11-5 : 10-10-11-6: 10-10-11-7: 10-10-11-8: 10-10-11-8: 10-10-11-8: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-9: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-11-10: 10-10-10: 10-10-10: 10-10-10: 10-10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-10: 10-1	Residential Districts and Purpose Residential Uses Non-Residential Uses Lot and Yard Provisions Site Development Provisions Accessory Dwelling Units Attached Housing Cluster Housing Multi-FamilyUnit Dwellings Manufactured Homes Outside of MH Subdivisions or Parks Mobile Home / Manufactured Home Parks Administrative Provisions Design Standards Development Plan Development Plan Procedure Mobile Home / Manufactured Home Park License Basic Regulations and Provisions Park Administration Definitions
<u>10-10-11-8:</u> 10-10-12:	Undersized Residential Lots of Record

[...]

I

2

10-10-1: RESIDENTIAL USES:

Α.	Table 10-10-2-A. The following table indicates which uses are permitted in each residential zone.
----	---------------------------------------------------------------------------------------------------

Uses	LDR	MDR	RMH	HDR
Single-familyunit detached dwelling	Р	Р	Р	С
Accessory structure	Р	Р	Р	Р
Accessory dwelling unit	Р	Р	Р	Р
Single-familyunit attached dwelling	N	SR	SR	Р
Duplex/duet	N <u>P</u>	Р	Р	Р
Tri-plex	N	С	С	Р
Quad-plex	N	С	С	Р
Multi- familyunit (5+ units)	N	N	N	SR
Cluster housing	N	С	С	Р
Temporary dwelling/RV – Medical hardship	С	С	С	С
Manufactured home	Р	Р	Р	С
Prefabricated dwelling	P	P	P	<u>C</u>
Manufactured home park/subdivision	N	С	SR	SR
Mobile home park	N	N	SR	SR
Residential Care Facility/Nursing Home	SR	SR	SR	SR
Boarding house/dormitory	N	С	С	SR
Transitional housing	N	N	N	N
Religious institution housing or parsonage	С	С	С	С
Planned Unit Development	D	D	D	D

P=Permitted with Type I review, SR=Type II site review required, C=Type III conditional use review required and N=Not permitted, D=Type III Planning Commission Review

10-10-2: LOT AND YARD PROVISIONS:

A. Minimum Lot Dimensions: To be designated a building site, a lot must meet the following minimum lot dimensions:

Table 10-10-4-A. Minimum Lot Dimensions by Development Type¹

	LDR		MDR		RMH		HDR	
Туре	Width	Depth	Width	Depth	Width	Depth	Width	Depth
All development types including single- familyunit detached ² , except:	50 ft.	80 ft.	50 ft.	80 ft.	50 ft.	80 ft.	50 ft.	80 ft.
Single-familyunit attached dwelling or duet (single unit)	N/A	N/A	25 ft.	80 ft.	25 ft.	80 ft.	25 ft. ³	80 ft. ³
Manufactured Home Park	N/A	N/A	50 ft.	80 ft.	35 ft.	70 ft.	35 ft.	70 ft.

¹Undersized lots of record with dimensions below the minimum may still be eligible for development. See Section 10-10-12.² Cluster housing shall meet minimum lot sizes in FCC 10-10-8-C-2-b.³ The single-familyunit attached dwelling dimensions shall also apply to single-familyunit detached dwellings in the HDR zone. Dimensions in 10-10-4-A are meant to be the minimum for each category and are not intended necessarily to be used together, minimum lot size is required.

RESIDENTIAL DISTRICTS 10-10

B. Minimum Lot Area: To be designated a building site, a lot must meet the following minimum lot area:

Development Type	LDR	MDR	RMH	HDR
Single-familyunit detached dwelling	7,500 sq. ft.	5,000 sq. ft.	5,000 sq. ft.	2,000 sq. ft.
Manufacctured home or prefabricated dwelling on an individual lot	<u>7,500 sq. ft.</u>	<u>5,00 sq. ft.</u>	<u>5,000 sq. ft.</u>	<u>2,000 sq. ft.</u>
Single-familyunit attached dwelling	N/A	3,000 sq. ft.	3,000 sq. ft.	2,000 sq. ft.
Duplex or Duet (both units)	<u>₩⁄A7500 sq.</u> ft.	5,000 sq. ft.	5,000 sq. ft.	4 <u>,000-2,000</u> sq. ft.
Tri-plex	N/A	7,500 sq. ft.	7,500 sq. ft.	5,000 sq. ft.
Four-plex	N/A	10,000 sq. ft.	10,000 sq. ft.	5,000 sq. ft.
All other development types ²	7,500 sq. ft.	5,000 sq. ft.	5,000 sq. ft.	5,000 sq. ft.

Table 10-10-4-B. Minimum Lot Area by Development Type.¹

D. Yard Regulations: Unless an adjustment or variance is granted in accordance with Chapter 5 of this Title, minimum setbacks and yard regulations shall be as indicated below:

Table 10-10-4-D. Minimum setbacks and yard regulations.

		LDR	MDR	RMH	HDR
Front					
	Primary	10 ft.	10 ft.	10 ft.	5 ft.1
	Garage or Carport vehicular entrance wall	20 ft.	20 ft.	20 ft.	20 ft.
Side					
	Primary ²	10 ft.	5 ft.	5 ft.	5 ft.1
	Accessory Building	5 ft.	5 ft.	5 ft.	5 ft.
	Accessory Dwelling Unit	10 ft.	5 ft.	5 ft.	5 ft.
	Parking Lot, Garage or Carport	10 ft.	5 ft.	5 ft.	5 ft.
	Garage or Carport vehicular entrance wall	20 ft.	20 ft.	20 ft.	20 ft.
Rear ¹				•	
	Primary	10 ft.	5 ft.	5 ft.	5 ft.1
	Accessory Building	5 ft.	5 ft.	5 ft.	5 ft.
	Accessory Dwelling Unit	10 ft.	5 ft.	5 ft.	5 ft.
	Parking Lot, Garage or Carport	10 ft.	10 ft.	10 ft.	10 ft.
	Garage or Carport vehicular entrance wall	20 ft.	20 ft.	20 ft.	20 ft.

¹Single-familyunit detached and duplex dwellings in the HDR District shall have the same front, side and rear yard regulations as the MDR District.

²Minimum side setbacks may be reduced to zero feet (0') for attached primary structures where they share a common wall with a structure on an adjacent lot.

³For a corner lot or parcel which adjoins the point of intersections of two streets as defined in "Lot Type Corner" both lot or parcel lines are the front line. The sum of these setbacks shall not fall below the sum of the minimum front and side yard requirements for primary building and no setback shall be below the minimum primary side yard requirement for the district.

- a. The required front and side yards shall not be used for clotheslines, incinerators, storage of trailers, boats and recreational vehicles or of any materials, nor shall said yards be used for the regular or constant parking of automobiles or other vehicles, except as permitted under 10-3-8-A.
- b. All patio and playground equipment structures and swimming pools shall be a minimum of five feet (5') from any side or rear property line.
 - c. When a multi-familyunit use adjoins a single-familyunit detached use, the multi-familyunit use shall be set back from shared lot lines one additional foot for each foot of height over twenty-eight feet (28'), except that the required setback shall not exceed twenty feet (20') from any lot line.

[...]

I

I

1

10-10-3: SITE DEVELOPMENT PROVISIONS:

F. Landscaping: Except for single-familyunit and duplex dwellings, refer to Section 10-34 of this Title for requirements.

[...]

10-10-4: ACCESSORY DWELLING UNITS:

A. Accessory Dwelling Units are permitted within all Residential Districts on all parcels with previouslyexisting primary detached single-<u>familyunit</u> dwellings subject to a Type I approval process and the following criteria:

10-10-7: ATTACHED HOUSING:

- A. Applicability: Single-familyunit attached dwellings, duplexes, tri-plexes, and four-plexes are subject to all of the applicable sections of this Title. Where there is a conflict between these standards and standards elsewhere in the code, the Attached Housing standards shall apply.
 - 1. Open Space: Developments of four (4) or more units shall provide and maintain open space for the use of all occupants. Open space shall have the following characteristics:
 - g. Open space may be provided as private open space for single-familyunit attached dwellings.
 - 2. Architectural Details
- [...]
- b. Single-familyunit attached and duet dwellings shall include an area of transition between the public realm of the right-of-way and the entry to the private dwelling with one of the following options:

[...]

10-10-8: CLUSTER HOUSING:

- A. Applicability: Cluster developments are subject to all the applicable sections of this Title. Where there is a conflict between these standards and standards elsewhere in the code, the Cluster Housing standards shall apply.
- B. Intent.
 - 1. To provide a variety of housing types that respond to changing household sizes and ages, including but not limited to retirees, small families, and single-person households.
 - 2. To encourage creation of more usable open space for residents of the development through flexibility in density and lot standards.
 - To ensure that the overall size and visual impact of the cluster development be comparable to standard residential development, by balancing bulk and mass of individual residential units with allowed intensity of units.
 - To provide centrally located and functional common open space that fosters a sense of community and a sense of openness in cluster housing developments.
 - 5. To ensure minimal visual impact from vehicular use and storage areas for residents of the cluster housing development as well as adjacent properties.
- C. Development Standards.
 - 1. Unit Standards:
 - a. Maximum average gross floor area: One thousand and two hundred (1,200) square feet per dwelling unit
 - b. Maximum height for primary dwellings: twenty-eight feet (28')

5

- c. Minimum roof slope of all structures: 4:12
- d. Permitted Housing Types:

- i. Medium Density Residential and Mobile Home/Manufactured Home Residential Districts: Units may be single-<u>familyunit</u> detached or up to four units attached.
- ii. High Density Residential District: Units may be single-<u>familyunit</u> detached or any number of units attached.
- 2. Dimensional Standards: In addition to the standards listed in 10-10-4, cluster developments must meet the following:
 - a. Minimum Lot size: Shall meet standards of Table 10-10-8-A.

		Minimum lot size for development with individual lots
MDR and RMH	10,000 square feet	2,000 square feet
HDR	8,000 square feet	1,500 square feet

- b. Minimum lot dimensions: Minimum lot width for individual lots shall be twenty (20) feet, with a minimum lot depth of fifty (50) feet.
- c. Minimum setbacks from site perimeter: Same as the base zone.
- d. Minimum setbacks for single-family and duplex dwellings on individual lots within a Cluster Housing development:

	Setback
Front	10 ft.
Porch or stairs	5 ft.
Side	3 ft.
Rear	5 ft.

- e. Setbacks for accessory buildings shall comply with 10-10-4-D.
- f. Maximum building coverage shall be the same as the underlying zone.
- g. Minimum distance separating dwelling units (excluding attached dwellings and accessory structures): Six feet (6').
- 3. Density.
 - a. For developments in the Medium Density Residential and Mobile Home/Manufactured Home Residential Districts: Maximum net density is 17.4 units per acre.
 - b. For developments in the High-Density Residential District: Maximum net density shall be the same as allowed under 10-10-4-E.

- c. Units Per Cluster:
 - i. Medium Density Residential District: There may be 4-12 units per cluster.
 - ii. High Density Residential District: There may be 4-12 units per cluster with no limit on the number of clusters.

Open Space:

- a. Cluster Housing shall provide and maintain at least one common open space for the use of all occupants. The open space shall have the following characteristics:
 - i. Located on land with a grade less than a five percent (5%) slope.
 - ii. Cleared sufficiently of trees, brush and obstructions so that intended recreational use proposed is possible.
 - iii. Not used for temporary or regular parking of automobiles or other vehicles.
 - iv. Includes at least one hundred (100) square feet of area for each dwelling unit.
 - v. Provides at least 50% of open space in the form of a single, contiguous, centrally located open space that:
 - A. Has a minimum dimension of twenty feet (20')
 - B. Abuts at least fifty percent of the dwellings in a cluster housing development.
 - C. Has dwellings abutting on at least two sides.
 - D. The common open space shall be developed with a mix of landscaping and lawn area, recreational amenities, hard-surfaced pedestrian paths, or a community building built for the sole use of the cluster housing residents. Impervious elements of the common open space, excluding community buildings, shall not exceed 30 percent of the total open space.
 - E. Shared non-recreational facilities such as shared laundry or storage facilities shall not count towards the open space requirement.
- b. If private open space is provided for dwelling units, it shall be adjacent to each dwelling unit. Private open space may include landscaping, porches, patios and decks. The minimum dimension for private open spaces shall be ten feet (10'), except that porches shall have a minimum dimension of five feet (5'). 2nd story decks are excluded.
- 5. Architectural Details
 - a. Approved exterior building wall materials:
 - i. Lap siding, board and batten siding, shingles and shakes. Metal siding shall not be permitted
 - ii. Vinyl siding is permitted if it meets the following standards:

- 1. The style emulates lap siding, board and batten siding, shingles and/or shakes.
- 2. The vinyl is ultraviolet- and heat-stabilized.
- 3. Panels are a minimum thickness of 0.044 inches.
- Soffit panels are a minimum thickness of 0.050 inches.
- 5. Siding is installed with corrosion-resistant fasteners such as aluminum or galvanized nails.
- 6. Siding is installed with sufficient space at openings, stops and nailing slots to allow for expansion and contraction of the material without warping, buckling or cracking.
- iii. Brick or stone masonry with a minimum 2 1/2" deep solid veneer material
- iv. Cement-based stucco
- v. Secondary materials: Any of the materials listed above as permitted may also be used as secondary materials or accents. In addition, the materials listed above are allowed as secondary materials, trims, or accents (e.g., flashing, wainscoting, awnings, canopies, ornamentation) when nonreflective and compatible with the overall building design, subject to approval. Secondary materials may be used on up to 30% of the façade.
- 6. Off-Street Parking: Cluster Housing must meet all of the applicable standards outlined in Section 10-3 of this Title.
- Fences: Cluster Housing must meet all of the applicable standards outlined in Section 10-34-5 of this Title.
- 8. Existing dwelling unit onsite: One existing single-familyunit home incorporated into a Cluster Cottage Housing Development that does not meet the requirements of this chapter is permitted to remain on a site developed for cluster housing and shall be considered a dwelling in the development. The existing single familyunit dwelling unit shall not be part of the average gross floor area calculations. Modifications or additions to the existing dwelling unit not consistent with the provisions of this chapter shall not be permitted.

10-10-9: MULTI-FAMILYUNIT DWELLINGS:

- A. Applicability: Developments of five (5) or more attached residential units are subject to all of the applicable sections of this Title. Where there is a conflict between these standards and standards elsewhere in the code, the Multi-FamilyUnit Dwellings standards shall apply.
- B. Siting and Design Criteria:
 - Separation Between Buildings: The minimum separation between multiple-familyunit buildings shall be thirty feet (30') except where buildings are arranged end to end. Except In such a case, there shall be at least a ten foot (10') separation and no doorway or entry may open into the space between the buildings.

- 2. Public Facilities: In addition to requirements listed in Section 10-36 of this Title, the developer of a multi-familyunit dwelling shall have full financial responsibility for the utilities needed on the building site. The developer shall also have partial or full financial responsibility, as determined by the City, for extra capacity utilities required to serve the building site.
- Open Space: Developments of five (5) or more units shall provide and maintain at least one common open space for the use of all occupants. The open space shall have the following characteristics:
 - a. Not less than ten feet (10') in width or depth at any point.
 - b. Located on land with less than a five percent (5%) slope.
 - c. Cleared sufficiently of trees, brush and obstructions so that intended recreational use proposed is possible.
 - d. Not used for temporary or regular parking of automobiles or other vehicles.
 - e. Includes at least one hundred (100) square feet of area for each dwelling unit. (Ord. 625, 6-30-80)
 - f. Includes one or more of the following: indoor or outdoor recreation area, protection of sensitive lands (e.g., trees or bank vegetation preserved), play fields, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.
- 4. Design Standards: Multi-familyunit buildings must meet all applicable design criteria of FCC 10-6-6-4 and 10-6-6-5, with the following exceptions:
 - a. 10-6-6-4. G.

1

- b. 10-6-6-5. F. 2.
- c. 10-6-6-5. G. 3.
- d. Vinyl siding may be permitted if it meets the following standards:
 - 1. The style emulates lap siding, board and batten siding, shinges and/or shakes.
 - 2. The vinyl is ultraviolet- and heat-stabilized.
 - 3. Panels are a minimum thickness of 0.044 inches.
 - 4. Soffit panels are a minimum thickness of 0.050 inches.
 - 5. Siding is installed with corrosion-resistant fasteners such as aluminum or galvanized nails.
 - Siding is installed with sufficient space at openings, stops and nailing slots to allow for expansion and contraction of the material without warping, buckling or cracking.
- Off-Street Parking: Multi-familyunit development must meet all of the applicable standards outlined in Section 10-3 of this Title.

9

6. Fences: Multi-familyunit development must meet all of the applicable standards outlined in Section 10-34-5 of this Title.

10-10-10 : MANUFACTURED HOMES OUTSIDE OF MH SUBDIVISIONS OR PARKS

A. When a manufactured home is placed outside of a manufactured home subdivision or mobile home park in a zone which allows single <u>familyunit</u> dwellings, in addition to any other requirements that would be imposed were the structure constructed on site, the manufactured home shall comply with the following placement standards:

A. Size: The manufactured home shall be multisectional and enclose a space of not less than 1,000 square feet.

- B.A. Foundation: The manufactured home shall be placed on an excavated and back-filled foundation and skirted in conformance with the requirements of the Building Codes Agency Manufactured Dwelling Administrative Rules in effect at the time of construction.
- C.B. Roof Pitch: The manufactured home shall have a pitched roof with a nominal slope of at least three feet (3') in height for each twelve feet (12') in width.
- D. Siding and Roofing Requirements: The manufactured home shall have exterior siding and roofing which in color, material and appearance is similar to the exterior siding and roofing material commonly used on residential dwellings within the community.
- E.C. Thermal Performance: The manufactured home shall be certified by the manufacturer to have an exterior thermal envelope meeting performance standards which reduce heat loss to levels equivalent to the performance standards required of single <u>familyunit</u> dwellings constructed under the State Building Code as defined in ORS 455.010.
- B. Nothing in this section shall allow a manufactured home to be placed on residential land immediately adjacent to a historic landmark or other property with a historic designation for tax or assessment purposes.

10-10-11 : MOBILE HOME/MANUFACTURED HOME PARKS:

10-10-11-1 : ADMINISTRATIVE PROVISIONS:

- A. Compliance Required: No land within the City shall be developed for use as a mobile home/manufactured home park and no plan for such park shall be filed or recorded until submitted to and approved by the Planning Director through a Type II Process as defined in 10-1-1-6-2.
- B. Minimum Standards: The requirements and standards set forth in this Section are the minimum ones to which a mobile home/manufactured home park must conform before approval of the Planning Director.
- C. Conformity to the Comprehensive Plan: The mobile home/manufactured home park development shall conform to the City Comprehensive Plan of that portion of the City with which the development is located.

10-10-11-2 : **DESIGN STANDARDS**: The following standards and requirements shall govern the application of a mobile home/manufactured home park development in an area in which it is permitted:

- A. A mobile home/manufactured home park shall not be less than one and one-half (1-1/2) acres in area, nor contain less than <u>fifteen-ten</u> (150) rental spaces.
- B. Lots or spaces within the park shall contain a minimum of two thousand four hundred fifty (2,450) square feet, with a width of no less than thirty five feet (35').

- C. Only one living unit shall be permitted on a lot or space.
- D. No building, structure or land within the boundaries of a mobile home/manufactured home park shall be used for any purpose except for the uses permitted as follows:
 - 1. Mobile homes/manufactured homes <u>or prefabricated structures</u> for residential uses only, together with the normal accessory buildings such as cabana, ramada, patio slab, carport or garage and storage or washroom building.
 - 2. Private and public utilities and services on approval by the Planning Director.
 - 3. Community recreation facilities, including swimming pools, for residents of the park and guests only.
 - 4. Residences for the use of a caretaker and/or managers responsible for maintaining or operating the property.
 - 5. One small store for the convenience of the residents of the park and guests and/or other appropriate businesses subject to approval by the Planning Director.
- E. All mobile homes/manufactured homes shall be set back at least twenty feet (20') from mobile home/manufactured home park boundary lines abutting upon public streets or highways, one hundred feet (100') from the center line of a State highway, and at least ten feet (10') from other park boundary lines.
- F. All mobile homes/manufactured homes shall be provided with a foundation stand, which shall be improved to provide adequate support for the placement and tie down of the mobile home/manufactured home. The stand shall be all-weather surfaced with asphalt, concrete or crushed rock, and must be at least as large as the mobile home placed upon it. The stand shall be constructed so that it will not heave, shift or settle unevenly under the weight of the mobile home due to frost action, inadequate drainage, vibration, wind or other forces acting on the structure. Each stand design shall be approved by the City Building Official.
- G. All single-wide mobile homes/manufactured homes shall be tied down, thereby securing the structure against uplift, sliding, rotation and overturning. Anchors and tie downs or other devices to be used to stabilize the mobile home/manufactured home shall be of an approved type and shall be able to sustain a minimum load of four thousand seven hundred twenty five (4,725) pounds each. All such devices for anchoring and securing the structure must be approved by the City Building Official.
- H. All mobile homes/manufactured homes shall be required to provide minimum exterior finishing and construction of accessories as follows:
 - 1. All mobile homes/manufactured homes shall have compatible skirting of a moisture resistant, noncombustible material or fire- retardant wood, which must be installed within sixty (60) days from placement of home. This skirting material must be maintained in perpetuity as long as the unit is habitable.
 - 2. Pedestals or supports shall be installed to insure adequate support for all mobile homes/manufactured home. However, no mobile home/manufactured home shall be permanently attached to a foundation.
 - 3. All awnings, carports, cabanas, etc., shall comply with the City's Building Code.
- I. All mobile home/manufactured home parks over ten (10) acres in size shall be located so as to have access on a street designated by the City as a collector street.

RESIDENTIAL DISTRICTS 10-10

- J. Street lighting shall be provided within the park in accordance with Section 10-36. All other lighting in the park to include that provided for and on residential and accessory structures shall be provided in accordance with Section 10-37 of this Title.
- K. All utilities shall be installed underground.
- L. If a master TV cable is installed, the owner of the park shall see that a coordinated plan is prepared and executed.
- M. Buffering or screening, as required by the Planning Director, shall be a sight obscuring fence, wall, evergreen or other suitable planting at least six feet (6') high.
- N. Fences or windbreaks exceeding forty two inches (42") in height shall be no closer than three feet
 (3') to any structure or mobile home/manufactured home. Maximum height of all fences, except swimming pool fences and perimeter barriers, shall be six feet (6').
- O. The condition of soil, sand, groundwater level, drainage and topography shall not create hazards to the property or the safety of the occupants. The site shall be located so as not to be exposed to objectionable smoke, noise, odors or other adverse influence, which would subject persons or property to hazards.
- P. There shall be landscaping within the front and side setback area, and in all open areas of the mobile home park not otherwise used for mobile home park purposes. The method of landscaping shall be included in the park plan for approval by the <u>Planning DirectorCommunity Development</u> <u>Director</u>. The proposed landscaping must meet the standards outlined in Section 10-34 of this Title. The maintenance of the open spaces is necessary to continue renewal of the park license.
- Q. The condition of soil, sand, groundwater level, drainage and topography shall not create hazards to the property or the safety of the occupants. The site shall be located so as not to be exposed to objectionable smoke, noise, odors or other adverse influence, which would subject persons or property to hazards.
- R. Utilities and street standards within a mobile home/manufactured home park should be set by the Public Works Department and staff on a finding of soil condition, drainage and traffic flow.
- S. All other conditions listed in the State Code for Mobile Home/Manufactured Home Parks must be complied with.

10-10-11-3 : DEVELOPMENT PLAN:

- A. All applications submitted for approval of a mobile home/manufactured home park development shall consist of two (2) copies of a development plan. Such plan shall contain but not be limited to the following information:
 - 1. Name of person who prepared plan.
 - 2. Name(s) of person(s) owning and/or controlling the land proposed for a park.
 - 3. Name of mobile home/manufactured home park and address.
 - 4. Scale and north point of the plan.
 - 5. Boundaries and dimensions of the mobile home/manufactured home park.
 - 6. Vicinity map showing relationship of mobile home/manufactured home park to adjacent properties and surrounding zoning.

- 7. Location and dimensions of each mobile home/manufactured home site, with each site designated by number, letter or name.
- 8. Location and dimensions of each existing or proposed building.
- 9. Location and width of mobile home/manufactured home park streets and pedestrian ways.
- 10. Location of each lighting fixture for lighting the area.
- 11. Location of recreational areas and buildings and common area.
- 12. Location and type of landscaping plantings, fences, walls or combination of any of these, or other screening materials.
- 13. Extent, location, arrangement and proposed improvements of all off-street parking and loading facilities.
- 14. Location of fire hydrants.
- 15. Enlarged plot plan of a typical mobile home/manufactured home space showing location of the stand, storage, space, parking, sidewalk, utility connections and landscaping.
- 16. The plan shall indicate positions of the mobile homes/manufactured homes on their foundations.
- 17. The plan shall show the topography of the park site with contour intervals of not more than five feet (5'), except that the Building Official or Planning Director may require closer contour intervals.
- 18. A drainage plan.
- B. At the time of application to construct a new mobile home/manufactured home park, the applicant shall submit, in addition to the above and as part of the development plan, two (2) copies of the following plans:
 - 1. A survey and plat of the property.
 - 2. New structures.
 - 3. Public water systems approved by the appropriate governmental agency, and a certificate of connection to the City water system.
 - 4. Methods of sewage disposal approved by the Department of Environmental Quality, State of Oregon, and certification of approval to connect to City sewer system.
 - 5. Method of garbage disposal.

10-10-11-4 : DEVELOPMENT PLAN PROCEDURE:

- A. Review Types.
 - 1. Development plans for new manufactured home parks and alterations or expansions of existing parks by 25 percent or more of the shall be reviewed as a Type II review consistent with FCC 10-1-1-6-2.
 - 2. Alterations or expansions of existing parks by less than 25 percent shall be reviewed as a Type I review consistent with FCC 10-1-1-6-1.

13

- 3. Approvals shall expire in two (2) years unless the plan is substantially implemented.
- B. Phased Development Plan. The development of a manufactured home park may be phased. No development may occur without receiving tentative phased development plan approval as set forth in this section. When the development of a manufactured home park is phased, one tentative plan is approved by Planning Commission for the entire phased development plan, and each individual phase receives separate approval from the Planning Director. Planning Commission shall approve a phased development plan, provided affirmative findings can be made that:
 - 1. The proposed development plan meet the approval criteria for manufactured home parks.
 - 2. The proposed development plan includes the following elements:
 - a. A phasing plan that indicates the tentative boundaries of each phase, the sequencing of the phases, the tentative configuration of lots in each phase, and a plan for the construction of all required city infrastructure in each phase.
 - b. Connectivity for streets and City utilities between each phase ensures the orderly and efficient construction of required public improvements among all phases.
 - c. Each phase is substantially and functionally self-contained and self-sustaining with regard to required public improvements.
 - d. Each phase is designed in such a manner that all phases support the infrastructure requirements for the phased subdivision as a whole.
 - If the approval of an individual phase requires the change of a boundary of a subsequent phase, or a change to the conditions of approval, the tentative phased development plan shall be modified prior to the approval of the individual phase.
 - 4. Tentative development plan approval shall be effective for two years within which time the application and development plan must be submitted as required by this Title. An applicant may apply to the <u>Planning-Community Development</u> Director for two (2) extensions of two (2) years each. A decision to extend the approval shall be based on compliance with the following criteria:
 - a. The request for an extension is made in writing prior to expiration of the original approval;
 - b. There are special or unusual circumstances that exist which warrant an extension; and
 - c. No material changes of surrounding land uses or zoning has occurred.

Otherwise the entire procedure must be repeated for reconsideration in light of changed conditions that may exist.

10-10-11-5 : MOBILE HOME/MANUFACTURED HOME PARK LICENSE:

- A. No use or occupancy of any mobile home/manufactured home park or building or facility covered hereunder will be allowed until the license is issued.
- B. The project as approved by the <u>Planning Community Development</u> Director shall be completed before first occupancy is permitted.

ł

C. Licenses issued hereunder shall be valid for a period of one year, and renewable thereafter, unless a shorter or longer time is noted and approved by the <u>Planning_Community Development</u> Director on the signed approved copies of the development plan.

Deviations from the approved plan must be submitted to the <u>Planning_Community Development</u> Director for approval as revisions of the plan.

10-10-11-6 : BASIC REGULATIONS AND PROVISIONS:

- A. Alterations and Additions: The management shall be held responsible for all alterations and additions to a mobile home/manufactured home park and shall make certain that all permits and inspections are obtained from the proper authorities.
- B. Electrical Connections: All electrical connections shall comply with the State Electrical Code and be duly inspected.
- C. Fire Extinguishers: Portable fire extinguishers rated Classes A, B and C shall be kept in service buildings and be maintained in good operating condition.
- D. Fire Hazards: The owner of the park shall be responsible to maintain the park free of dry brush, leaves and weeds which might communicate fires between mobile homes and other buildings in the park.
- E. Fire Hydrants: Approved fire hydrants shall be installed so that all mobile homes/manufactured homes and other structures are within three hundred feet (300') down the center line of a street of an approved fire hydrant.
- F. Fire Protection: Fire protection requirements for mobile homes/manufactured homes shall be the same as for a Group I occupancy under the Uniform Building Code as regards sire detection devices. These devices are the responsibility of the mobile home/manufactured home owner.
- G. Insignia of Compliance: All mobile homes/manufactured homes installed in mobile home/manufactured home parks after the effective date hereof shall meet State Mobile Home/Manufactured Home Building Code requirements and bear the insignia of compliance or be able to prove their mobile home/manufactured home meets or exceeds those standards within six (6) months.
- H. Inspections: The Building Official shall check each park a minimum of once a year and submit to the park owner and manager a written report stating whether or not the park is in compliance. If not in compliance, the owner must make whatever repairs are required before a license or license of renewal for the park will be issued.

An extension of time to make repairs may be allowed by the Planning Commission, if it can be shown that risk to the public health, safety or welfare will not be created by this extension, for a period not to exceed one year, by the granting of a temporary emergency license.

- I. Mail Boxes: The owner or operator of a mobile home/manufactured home park shall provide facilities for individual mail boxes or distribution facilities for incoming mail, and shall provide at least one collection box for outgoing mail which shall be dispatched daily.
- J. Management Responsibility: Either the owner, an operator or resident manager or similar supervisor or representative of the owner, shall be available and responsible for the direct management of the mobile home/manufactured home park while it is in use.
- K. Plot Plans: A plot plan must be provided by the park administration to the City, including the space and sizes of units permitted, on both pre-existing and newly established parks.

15

- L. Pre-Existing Mobile Home/Manufactured Home Park: A pre-existing mobile home/manufactured home park must file a plan which provides for improvements of the park to minimum standards for sanitation and electrical so as not to endanger the health or safety of occupants. Minimum standards would be in compliance with State codes for sanitation, fire and electrical safety standards, with a time period not to exceed twelve (12) months from the effective date hereof or upon annexation to the City.
- M. Refuse Burning: Burning of refuse will not be permitted except in an approved device at a designated site as directed by the Fire Department.
- N.M. Refuse and Debris Control: All mobile home/manufactured home parks shall be maintained free of accumulations of refuse or debris which may provide rodent harborage or breeding places for flies, mosquitoes and other pests. All units shall have an adequate garbage container, as determined by the County Health Officer or his designate.
- O.N. Signs: All signs within the park shall be located so as to not be hazardous to passers-by. Sufficient signs for proper traffic direction shall be required. Signs advertising the park must comply with Title 4, Chapter 7 of this Code.
- P.O. Storage of Materials: Storage of decomposing, combustible or other unhealthy or unsafe materials inside or beneath any mobile home/manufactured home is not permitted, but may be allowed in an outside accessory building if such installation is approved by the City Building Official.
- Q.P.____Telephone: At least one public telephone for the use of the park residents shall be provided for use at all times, if available.
- R.Q. Water and Sewer Connections: All mobile homes/manufactured home, service buildings, etc., shall be connected to the City sewer and water systems in a manner that provides these services to the same degree as other residents of the City.

10-10-11-7 : PARK ADMINISTRATION:

- A. It shall be the responsibility of the park owners and manager to see that the provisions of this Section are observed and maintained within their park, and for failure to do so the owner and manager shall be subject to the penalties provided for violation of this Section.
- B. No mobile home/manufactured home shall be installed in any mobile home/manufactured home park until an installation permit has been issued by the Building Department.
- C. The project shall be completed or, a minimum of fifteen (150) spaces must be available for occupancy before first occupancy is permitted.
- D. An accurate record book shall be maintained for the purpose of public health, safety and welfare containing the current names and location address of all residents, along with the dates of entry and departure from the park for a period of one year. Such record shall be available to any person authorized by the City Council to inspect the mobile home/manufactured home park.

10-10-11-8: DEFINITIONS: For the purpose of this Section, certain words and terms are defined below. Terms not defined in this Code shall have their ordinary accepted meanings within the context in which they are used. Webster's Third New International Dictionary of the English Language, Unabridged, shall be considered a standard reference.

ACCESSORY	Any structural addition to a mobile home/manufactured home, including
	awnings, carports, cabanas, porches, ramadas and similar structures.
AWNING	Any stationary structure, permanent or demountable, used in conjunction
	with a mobile home/manufactured home, or trailer, other than window
	awning, for the purpose of providing shelter from the sun and rain, and
	having a roof with supports and not more than one wall or storage cabinet

RESIDENTIAL DISTRICTS 10-10

OPEN SPACE	See Common Area
	been covered by a mobile home/manufactured home and its accessory structures.
OCCUPIED AREA	That area of an individual mobile home/manufactured home lot which has
MOBILE HOME/ MANUFACTURED HOME SUBDIVISION	Not less than five (5) acres of contiguous land, unless otherwise determined by the Planning Commission, which allows for the placement of mobile homes/manufactured homes for residential uses.
MOBILE HOME/ MANUFACTURED HOME STAND	That part of an individual lot or parcel reserved for the placement of a mobile home/manufactured home.
MOBILE HOME/- MANUFACTURED HOME RESIDENTIAL DISTRICT (RM	A zone, the boundaries of which shall be defined and approved by the Planning Commission and the City Council, which allows for the MH) placement of mobile homes/manufactured homes for residential uses.
MOBILE HOME/ MANUFACTURED HOME LOT	A parcel of land for the placement of a mobile home/manufactured home and the exclusive use of its occupants.
MANUFACTURED HOME COMMUNITY	the mobile homes/manufactured homes and all of the people living within the development.
	A line bounding the lot as shown on the accepted plot plan. A mobile home development and related utilities and facilities, including
LOT AREA	The total area reserved for exclusive use of the occupants of a mobile home/manufactured home.
	A certificate for operation issued by the City pursuant to this Section.
EXPANDO	An expando is defined as a room or rooms that folds, collapses or telescopes into a mobile home during transport and which can be expanded at the site to provide additional living space.
DRIVEWAY	A minor private way used by vehicles and pedestrians on a mobile home lot or for common access to a small group of lots or common facilities.
DENSITY	The number of mobile homes/manufactured homes or mobile home/manufactured home stands per gross acre.
DENCITY	provided the angle of intersection of the adjacent streets does not exceed one hundred thirty five degrees (135).
CORNER LOT	developments. Not to include off-street parking areas. A lot at least two (2) adjacent sides of which abut streets other than alleys.
COMMON AREA	May area or space designed for joint use of tenants occupying mobile home
CABANA	A stationary, lightweight structure which may be prefabricated, or demountable, with two (2) or more walls, used adjacent to and in conjunction with a trailer to provide additional living space meant to be
BUILDING LINE	A line on a plat indicating the limit beyond which buildings or structures may not be erected.

OWNER	The person having sufficient proprietary interest in the land sought to be developed to commence and maintain proceedings to develop the same under these regulations.
PAD	A minimum foundation treatment for a permanent mobile home/manufactured home installation, the construction of which is in compliance with City policy. Commonly but not necessarily constructed of concrete two feet wide by six inches thick (2' x 6") and extending the length of the mobile home/manufactured home unit or units.
PERSON	Any individual, firm, partnership, corporation, company, association, syndicate or any legal entity, and including any trustee, receiver, assignee or other similar representative thereof.
RAMADA	A stationary structure having a roof extending over a mobile home/manufactured home or trailer, which may also extend over a patio or parking space for motor vehicles, and is used principally for protection from sun and rain.
RECREATIONAL VEHICLE	A vacation trailer or other unit with or without motive power which is designed for human occupancy and to be used temporarily for recreational or emergency purposes and has a floor space of less than 220 square feet, excluding built-in equipment, such as wardrobes, closets, cabinets, kitchen units or fixtures and bath or toilet room.
TIE DOWN	Any device designed to anchor a mobile home/manufactured home securely to the ground.
UNIT	Relocatable housing. (See Mobile Home/Manufactured Home definition)

10-10-12: UNDERSIZED RESIDENTIAL LOTS OF RECORD

- A. Any pre-existing residential lot of record meeting the standards listed in FCC 10-8-3 shall be designated a building site.
- B. A pre-existing lot of record that is less than or equal to 30 feet wide must conform to all applicable standards outlined in Title 10, with the following exceptions:

- 1. Parking:
 - a. Minimum parking space requirements for residential uses may be reduced to one space per unit, and may be covered or uncovered.
 - b. A street facing garage of up to 12 feet wide per lot may be permitted but is not required to satisfy the minimum parking space requirement.
- 2. Dimensional Standards:
 - Minimum Lot Width, Depth and Size: Minimum Lot Width, Depth and Size do not apply for undersized lots of record.
 - b. Height: Primary structure height is limited to 1.2 times the width of the structure.
 - c. Setbacks:
 - i. Detached Structures: Detached residential primary structure building envelopes with less than twenty-five feet (25') in width may reduce side setbacks equal to one half foot (0.5') per foot of building envelope less than twenty five feet (25') under the base zone setback. The minimum side setback shall not fall below three feet (3').
 - ii. Attached Structures; Attached residential primary structures may reduce the minimum side setback to zero feet (0') where they are attached to a structure on an adjacent lot.
 - d. Maximum Lot Coverage: The maximum coverage for buildings may not exceed 50% of the site area nor may the maximum coverage for all impervious surfaces exceed 75%, unless expressly permitted by the base zone.
- 3. Density: Density standards do not apply for undersized lots of record.
- C. No lot or combination of contiguous lots, either vacant or containing a residential dwelling, shall be platted or replatted so that an undersized lot is created, nor shall a lot be platted or replatted if setbacks or dimensions less than the minimum would result.

Amended by Ordinance No. 15, Series 1988 Amended by Ordinance No. 3, Series 1999 Section 10-10-5 B,C,E - Amended by Ordinance No. 26, Series 2008 Section 10-10-5 amended by Ordinance No. 9, Series 2009 Section 10-10-3 B – Amended by Ord. No. 2, Series 2011 – effective March 11, 2011 Section 10-10-5-D-E – Amended by Ord. No. 4, Series 2011 – effective April 22, 2011 Section 10-10-5-D amended by Ord. No. 3, Series 2013 – effective 7-31-13 Section 10-10-5-I amended by Ord. No. 12, Series 2014 – effective 12-31-14 Section 10-10-3 and -5-C amended by Ord. No. 11, Series 2016 – effective 11-16-16 Section 10-10-6 and 7 amended by Ord. 4, Series 2018 – effective 6-21-18 All Sections amended by Ord. 7, Series 2019 – effective 12-18-19 All Sections amended by Ord. 6, Series 2023 – effective 8-17-23

COMMERCIAL DISTRICT (C)

SECTION:

- 10-15-1: Purpose
- 10-15-2: Permitted Buildings and Uses
- 10-15-3: Buildings and Uses Permitted Conditionally
- 10-15-4: Lot and Yard Requirements
- 10-15-5: Site and Development Provisions
- 10-15-6: General Provisions

10-15-3: BUILDINGS AND USES PERMITTED CONDITIONALLY: The Planning Commission, subject to the procedures and conditions set forth in Chapters 1 and 4 of this Title, may grant a conditional use permit for the following:

[...]

L

Single-familyunit, duet, and duplex dwellings.

[...]

10-15-5: SITE AND DEVELOPMENT PROVISIONS:

A. Building or Structural Height Limitations: The maximum building or structural height shall be thirtyfive feet (35'). Residential dwellings <u>shall have a maximum height of thirty-five feet (35')</u>, and their associated<u>/accessory</u> structures refer to Section 10-10-5 of this Title for requirements.

[...]

- H. Open Space is required for residential housing developments of 4 or more units as follows:
 - [...]
 - 2. In meeting the open space standard, the multiple <u>familyunit</u> development shall contain one or more of the following: outdoor recreation area, protection of sensitive lands (e.g., trees or bank vegetation preserved), play fields, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.
- J. Residential and mixed-use development refer to Section 10-6-5-2 of this title for requirements. However, a conditionally approved use may require application of the relevant development standards from a district where the use is permitted outright to include but not limited to setbacks and lot coverage. The morlesse restrictive standards would apply.
- K. Non-residential development refer to Section 10-6-5-1 & 10-6-7 of this title for requirements.
- L. -Screening: Any trash, recycling or waste receptacle stored outside of an enclosed building shall be located within a trash enclosure constructed of a minimum of five (5') feet high solid wall, wood or similar or slatted chain link fence.

Amended by Ordinance No. 15, Series 1988

Section 10-15-5 D, E - Amended by Ordinance No. 26, Series 2008

- Sections 10-15-4 and 10-15-5 Amended by Ordinance No. 9, Series 2009
- Section 10-15-5-H added by Ordinance No. 2, Series 2011
- Section 10-15-5 amended by Ordinance No. 4, Series 2011 (effective 4/22/11)
- Section 10-15-2 and 10-15-3 amended by Ordinance No. 3, Series 2013, See Exhibit B (effective 7-31-13)
- Section 10-15-5-I added by Ord. No. 12, Series 2014 (effective 12/31/14)

Section 10-15-3 amended by Ord. No. 1, Series 2015 (effective 3/17/15)

Section 10-15-3 amended by Ord. No. 12, Series 2015 (effective 1/1/15) Sections 10-15-2, 10-15-3, and 10-15-5-D amended by Ord. No. 11, Series 2016 (effective 11-16-16) Sections 10-15-2, 10-15-3, 10-15-5-H and J amended by Ord. No. 7, Series 2019 (effective 12-18-19) Sections 10-15-3, 10-15-5(A) and (J) amended by Ord. No. 9, Series 2020 (effective 9-16-20) Sections 10-15-3 & 10-15-5-A, H, J, K & L amended by Ord. No. 6, Series 2023 (effective 8-17-23)

.

HIGHWAY DISTRICT (H)

SECTION:

10-16-1:	Purpose

- 10-16-2: Permitted Buildings and Uses
- 10-16-3: Buildings and Uses Permitted Conditionally
- 10-16-4: General Criteria
- 10-16-5: Development Standards
- 10-16-6: Rehabilitation of Existing Buildings and Uses
- 10-16-7: Design Specifications

10-16-1: PURPOSE: The Highway District includes the area adjacent to Highways 101 and 126. Highway frontage is recognized as an item of major concern that needs individual attention in order to serve the public interest and deal with its special nature and character. The principal concerns are:

[...]

D. The need to provide adequate area for new commercial, limited industrial and multiple-familyunit dwelling development.

10-16-2: PERMITTED BUILDINGS AND USES:

The following uses shall be permitted only upon affirmative findings by the Planning Commission that the proposed use meets the general criteria in Section 10-16-4 herein.

- A. All uses permitted outright or conditionally in the Commercial District, except single-familyunit dwellings, duets and duplex dwellings, public buildings and facilities, medical marijuana dispensaries, marijuana retailers, marijuana testing facilities, and single-familyunit residential PUD's.
- B. Multiple-familyunit residential, tri-plex and four-plex.
- C. Planned unit developments, excluding single-familyunit residential developments.

[...]

10-16-3: BUILDINGS AND USES PERMITTED CONDITIONALLY: The following uses shall be permitted only upon affirmative findings by the Planning Commission that the proposed use meets the general criteria in Section 10-16-4 herein, with conditions to be required by the Planning Commission through the provisions of Chapters 1 and 4 of this Title.

[...]

C. Single-familyunit detached, duet and duplex residences dwellings.

[...]

10-16-4: GENERAL CRITERIA: Before a building or use is established within the Highway District, the petitioner must demonstrate to the City that the proposed development will meet the following criteria:

[...]

F. Limited industrial uses shall be reviewed for compatibility with neighboring uses in terms of noise, odor, smoke, glare, use of outdoor space for materials' storage, general exterior finish and

landscaping. Where the proposed use is adjacent to an established or planned multiple-familyunit use, these criteria will be applied more strictly.

10-16-7: DESIGN SPECIFICATIONS:

- K. Height Limitations: The maximum building or structural height shall be thirty-five feet (35'). Residential dwellings shall have a maximum height of thirty-five feet (35'), and their associated/accessory structures shall refer to Section 10-10-5 of this Title for requirements.
- N. Open Space is required for residential housing developments of 4 or more units as follows:
 - 1. An area on the site measuring a minimum of 100 square feet per dwelling unit shall be designed and permanently reserved as common open space.
 - 2. In meeting the open space standard, the multiple <u>familyunit</u> development shall contain one or more of the following: outdoor recreation area, protection of sensitive lands (e.g. trees or bank vegetation preserved), play fields-, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.
 - [....]
- P. Residential and mixed-use development refer to Section 10-6-5-2 of this title for requirements. However, a conditionally approved use may require application of the relevant development standards from a district where the use is permitted outright to include but not limited to setbacks and lot coverage. The more-less restrictive standards would apply.
- Q. Non-residential development refer to Section 10-6-5-1 & 10-6-7 of this title for requirements.
- R. Screening: Any trash, recycling or waste receptacle stored outside of an enclosed building shall be located within a trash enclosure constructed of a minimum of five (5') feet high solid wall, wood or similar or slatted chain link fence.

Amended by Ordinance No. 15 Series 1988

- Section 10-16-7, F, G, L Amended by Ordinance No. 26, Series 2008
- Sections 10-16-5 and 10-16-7 Amended by Ord. No. 9, Series 2009

- Section 10-16-5-F, 10-16-7-F amended by Ord. No. 4, Series 2011 (effective 4/22/11)
- Section 10-16-2-D added by Ordinance No. 3, Series 2013 (effective 7-31-13)
- Section 10-16-5-D and 10-16-7-O amended by Ord. No. 12, Series 2014 (effective 12-31-14)

- Section 10-16-2 and 10-16-3 amended by Ord. No. 12, Series 2015 (effective 1-1-16)
- Sections 10-16-3 and -7-L amended by Ord. No. 11, Series 2016 (effective 11-16-16)
- Section 10-16-17-N amended by Ord. No. 7, Series 2019 (effective 12-18-19)

Section 10-16-7-N added by Ord. No. 2, Series 2011

Section 10-16-3 amended by Ord. 1, Series 2015 (effective 3-17-15)

Sections 10-16-2(A) and (B), 10-16-3(C), 10-16-17(A)(2), (C)(2), (K), amended by, and section 10-16-17(P) added by Ord. 9, 2020 (effective 9-16-20)

Sections 10-16-1-D, 10-16-2-A, B, & C, 10-16-3-C, 10-16-4-F, 10-16-7-K, N-2, P amended by Ord. No. 6, Series 2023 and 10-16-7-Q & R added (effective 8-17-23)

OLD TOWN DISTRICT

SECTION

- 10-17-1 General Purpose for Old Town
- 10-17-2 Definitions
- 10-17A-1 Purpose for Area A
- 10-17A-2 Land Uses for Area A
- 10-17A-3 Lot and Yard Provisions for Area A
- 10-17A-4 Site and Development Provisions for Area A
- 10-17B-1 Purpose for Area B
- 10-17B-2 Land Uses for Area B
- 10-17B-3 Lot and Yard Provisions for Area B
- 10-17B-4 Site and Development Provisions for Area B
- 10-17C-1 Purpose for Area C
- 10-17C-2 Land Uses for Area C
- 10-17C-3 Lot and Yard Provisions for Area C
- 10-17C-4 Site and Development Provisions for Area C

[...]

OLD TOWN DISTRICT AREA A

[...]

C. Prohibited Uses: Uses that are administratively determined to have impact similar to or greater than a Prohibited use listed below are prohibited in this Area. The following uses are specifically Prohibited:

[...]

Residential, single <u>familyunit</u> (unless part of mixed uses as listed in permitted or conditional uses)

Residential: multi-familyunit, townhousessingle unit attached, duplexes, tri-plexes, fourplexes (unless part of mixed use development as listed in permitted or conditional uses)

[...]

- D. Existing Single-familyunit <u>detached</u> Residences: Existing single-familyunit <u>detached</u> residences remain grandfathered until such time as a conversion is made to commercial use.
- [...]

OLD TOWN DISTRICT AREA B

[...]

10-17B-2 LAND USES FOR AREA B: The following establishes permitted, conditional, and prohibited uses for the Old Town District Area B:

- A. Permitted Uses: Uses which are administratively determined to have an impact similar to or less than Permitted listed uses below:
- [...]

Residential, single familyunit detached dwelling

Residential: above ground floor commercial

Residential: multi-familyunit, townhousessingle unit attached, duplexes, tri-plex, four-plex

[...]

10-17B-3 LOT AND YARD PROVISIONS FOR AREA B

A. Lot Area: The lot area shall be a minimum of 2,500 square feet. Lot area for a duplex shall be at least 5,000 sq ft, and IL ot area for a tri-plex, four-plex and multiple familyunit structure shall be at least 2,500 sq ft for each ground floor unit.

[...]

- D. Yard Regulations:
- [...]
- 3. **Side Yard:** Zero lot line spacing is allowed for <u>row-house (townhouse) single unit attached</u> development between the interior and exterior units. All other development is required to have a minimum of a five foot (5') sideyard, unless zero lot line spacing is approved by the Planning Commission.
- Rear Yard or Alley: Rear yard or alley setback shall be a minimum of five feet (5'). For single <u>familyunit and duplex</u> dwellings, the rear yard shall have a minimum setback of ten feet (10').
- [...]

- E. Common Open Space: Common open space is required for <u>multi-family</u> housing developments of four (4) or more units as follows:
 - 1. An area on the site measuring a minimum of 100 square feet per dwelling unit shall be designated and permanently reserved as common open space.
 - 2. In meeting the common open space standard, the <u>multiple family</u> development shall contain one or more of the following: outdoor recreation area, protection of sensitive lands (e.g., trees or bank vegetation preserved), play fields, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.
- [...]

10-17B-4 SITE AND DEVELOPMENT PROVISIONS FOR AREA B

- [...]
- E. Parking and Loading Spaces: All required residential parking spaces must be located on-site, but may not be located within the front yard.

Every multi <u>familyunit</u> housing structure building that incorporates indoor parking shall have an approved fire sprinkler system installed, unless it is granted an exception provided by the state building code.

[...]

OLD TOWN DISTRICT AREA C

10-17C-2 LAND USES FOR AREA C: The following establishes permitted, conditional, and Prohibited uses for the Old Town District Area C:

- A. **Permitted Uses:** Uses which are administratively determined to have an impact similar to or less than Permitted uses listed below:
 - Residential: multi-familyunit, four-plexes, tri-plexes, townhousessingle unit attached, duplexes

[...]

- **C. Prohibited Uses:** Uses that are administratively determined to have impact similar to or greater than Prohibited uses listed below are prohibited. The following uses are specifically prohibited:
- [...]

Residential, single familyunit detached

- [...]
- D. Existing Single-familyunit <u>Detached</u> Residences: Existing single-familyunit <u>detached</u> residences remain grandfathered until such time as a conversion is made to commercial use.

10-17C-3 LOT AND YARD PROVISIONS FOR AREA C

A. Lot Area: The lot area shall be a minimum of 2,500 square feet. Lot area for a duplex shall be at least 5,000 sq ft, and Llot area for a <u>tri-plex</u>, four-plex or multiple familyunit structure shall be at least 2,500 sq ft for each ground floor unit.

[...]

E. Common Open Space: Common open space is required for multi-family housing developments of four (4) or more units, as follows:

[...]

2. In meeting the common open space standard, the <u>multiple family</u> development shall contain one or more of the following: outdoor recreation area, protection of sensitive lands (e.g., trees or bank vegetation preserved), play fields, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.

Established by Ord. No 1, Series 2008 – effective Feb. 4, 2008

Sections 10-17A-2, 10-17B-2, 10-17C-2,10-17A-4, 10-17B-4 and 10-17C-4 Amended by Ord. No. 9, Series 2009 Sections 10-17B-3-E and 10-17C-3-E, Amended by Ord. No. 2, Series 2011 – effective March 11, 2011

Sections 10-17-A-4-G, 10-17-B-4-G, and 10-17-C-4-G amended by Ord. No. 4, Series 2011 – effective April 22, 2011 Sections 10-17A-2, 10-17A-4, 10-17B2, 10-17B-4, 10-17C-2, and 10-17C-4 amended by Ord. No. 3, Series 2013, see

Section 10-17A-4-E amended by Ordinance No. 4, Series 2014 - effective October 15, 2014

Section 10-17-A-4-I-5, 10-17-B-4-I-5, and 10-17-C-4-I-4 amended by Ord. No. 12, Series 2014 - effective December 31, 2014

Section 10-17A-2-C, 10-17B-2-C, and 10-17C-2-C amended by Ord. No. 12, Series 2015 - effective 1-1-16

Section 10-17A-2-B amended by Ord. No. 13, Series 2015 - effective 1-12-16

^[...]

Exhibit B (effective 7-31-13)

Sections 10-17-2, 10-17A-2, 10-17A-4, 10-17B-2, 10-17B-4, 10-17C-2, and 10-17C-4 amended by Ord. No. 11, Series – effective 11-16-16

Sections 10-17A-2-A & B, 10-17B-2-A & B, and 10-17C-2-B amended by Ord. No. 7, Series 2019 – effective 12-18-19 Sections amended by Ord. No. 6, Series 2023-effective 8-17-23

PLANNED UNIT DEVELOPMENT (PUD)

SECTION:

- 10-23-1: Purpose
- 10-23-2: Definitions
- 10-23-3: Development Options
- 10-23-4: General Criteria
- 10-23-5: Development Standards
- 10-23-6: Dedication and Maintenance of Facilities
- 10-23-7: Professional Design
- 10-23-8: General Procedures
- 10-23-9: Application Conference
- 10-23-10: Preliminary Approval
- 10-23-11: Approval of the Final Development Plan
- 10-23-12: Adherence to Approved Plan
- 10-23-13: Guarantee of Performance
- 10-23-14: Expiration of Approval for a PUD

[...]

10-23-3: DEVELOPMENT OPTIONS: A PUD may include any of the following land uses, either singly or in combinations when they are compatible with each other and blend harmoniously with adjacent uses:

- A. For the Restricted Residential Low Density District:
 - 1. Residential units at the density of one unit for every nine thousand (9,000) square feet of building site, exclusive of private and public roadway and private or dedicated parkland:
 - a. Single-familyunit dwellings.
 - b. Duplexes.
 - c. Multiple-familyunit dwellings.
 - d. Open Space and Parklands (Ord. No. 2, Series 2011)

[...]

10-23-5: DEVELOPMENT STANDARDS: To insure that a PUD fulfills the intent of this Chapter, the following standards and those of FCC 10-36 shall apply.

[...]

E. Off-Street Parking: The requirements for off-street parking and loading shall be in accordance with Chapter 3 of this Title. The Planning Commission may allow one parking space for single familyunit dwellings in a PUD. Parking spaces or garages may be grouped together when the Planning Commission determines that such grouping of parking spaces, and the location thereof, will be accessible and useful to the residents, guests and patrons of the PUD. (Ord 12, 1998)

[...]

10-23-10: PRELIMINARY APPROVAL: The Planning Commission shall hold a public hearing, and any continuance thereof, to discuss the PUD proposal. The public hearing shall not be held until the complete information listed below has been available for review by the Planning Commission's staff for at least thirty (30) days.

Preliminary Development Plan: A preliminary development plan shall be prepared and shall include the following information:

- [...]
- 3. A plot plan for each building site and common open space area, showing the approximate location of buildings, structures, and other improvements and indicating the open spaces around buildings and structures, excepting private single-familyunit lots in a residential PUD.

[...]

1

Amended by Ord. No. 21, Series 1988, effective 12-16-88 Amended by Ord. No. 12, Series 1998, effective 1-21-99 Amended by Ord. No. 2, Series 2011, effective 3-11-11 Section 10-23-11 amended by Ord. No. 3, Series 2013, See Exhibit B (effective 7-31-13) Section 10-23-5(A) amended by Ord. No. 8, Series 2017, effective 7-12-17 Sections 10-23-3-A-1 & 10-23-5-E, & 10-23-10 amended by Ord. 6, Series 2023, effective 8-17-23

PROFESSIONAL OFFICE/INSTITUTIONAL ZONING DISTRICT

SECTION:

10-25-1:	Purpose
10-25-2:	Permitted Buildings and Uses
10-25-3:	Buildings and Uses Permitted Conditionally
10-25-4:	Development Standards
10-25-5:	Design Criteria

[...]

10-25-5: DESIGN CRITERIA

[...]

G.

All residential uses and development shall conform with applicable clear and objective design standards established in FCC 10-10.

Ordinance No. 15, Series 1999, Effective 9-16-99 Sections 10-25-4 and 10-25-5 amended by Ord. No. 9, Series 2009 Section 10-25-4-H amended by Ord. No. 4, Series 2011 (effective 4/22/11) Sections 10-25-2, 10-25-3, and 10-25-5 amended by Ordinance No. 3, 2013, see Exhibit B, (effective 7-31-13) Section 10-25-4-L amended by Ord. No. 12, Series 2014 – effective 12-31-14 Section 10-25-3 amended by Ord. No. 1, Series 2015 – effective 3-17-15 Section 10-25-2-3 and 10-25-2-6 amended by Ord. No. 12, Series 2015 – effective 1-1-16 Sections 10-25-2 and 10-25-3 amended by Ord. No. 11, Series 2016 – effective 11-16-16 Section 10-25-4-E amended by Ord. 9, Series 2020 – effective 9-16-20 Section 10-25-5-G added by Ord. No. 6 Series 2023, effective 8-17-23

3

Title 10

Chapter 27

MAINSTREET DISTRICT

SECTION

10-27-1	Purpose
10-27-2	Permitted Buildings and Uses
10-27-3	Buildings and Uses Permitted Conditionally
10 27 4	Lat and Vard Baguiromanta

- Lot and Yard Requirements 10-27-4 Site and Development Provisions
- 10-27-5
- 10-27-6 **General Provisions**

10-27-3 **Buildings and Uses Permitted Conditionally**

The Planning Commission, subject to the procedures and conditions set forth in Chapter 4 of this Title. may grant a conditional use permit for the following:

[...]

k. Single familyunit detached dwellings

[...]

10-27-4 Lot and Yard Dimensions

[...]

D. Yard Regulations:

[...]

Area "B": Single family unit detached residential uses shall meet the standards of the Single Family Residential Medium Density District. Multi-family units shall meet the standards of the Multi-family High Density Delistrict. Conversion to mixed use or commercial use shall conform to Mainstreet District standards, except that the 20' height requirement does not apply.

10-27-5 **Site and Development Provisions**

A. Building or Structural Height Limitations

[...]

Area "B":

Single family unit detached residential uses shall meet the standards of the Single Family Residential Medium Density District. Multi-family units shall meet the standards of the Multi-family High Density Delistrict. Conversion to mixed use or commercial use shall conform to Mainstreet District standards.

Fences, Hedges, Walls and Landscaping: Landscaping shall be in accordance with FCC 10-34, Β. except as modified by the following specific standards:

[...]

Area "B":

Single family unit detached residential uses shall meet the standards of the Single Family Residential Medium Density District. Multi-family units shall meet the standards of the Multi-family High Density Delistrict. Conversion to mixed use or commercial use shall conform to Mainstreet District standards.

[....]

D. Parking and Loading Spaces

Area "B":

Single <u>familyunit</u> residential uses shall meet the standards of the <u>Single Family ResidentialMedium</u> <u>Density</u> District. Multi-<u>familyunit</u> units shall meet the standards of the <u>Multi-family-High Density Dd</u>istrict. Conversion to mixed use or commercial use shall conform to Mainstreet District standards, except that the 20' height requirements do not apply.

[...]

H. Design Review.

All uses except single familyunit detached and residential duplex units shall be subject to Design Review criteria to insure compatibility and integration with the Mainstreet character, and to encourage revitalization. Architectural design shall be reviewed against the Downtown Architectural Guidelines to determine compatibility, with the exception of solar photovoltaic and solar thermal energy systems as allowed by HB3516.

[...]

Amended by Ordinance No. 5, Series 2003, effective April 17, 2003 Section 10-27-5, E - Amended by Ordinance No. 26, Series 2008 Section 10-27-5 C 2- Amended by Ordinance No. 14, Series 2009 (effective Oct 15, 2009) Sections 10-27-4 and 10-27-5 Amended by Ordinance No. 9, Series 2009 Section 10-27-5-F amended by Ordinance No. 4, Series 2011 (effective April 22, 2011) Sections 10-27-25, 10-27-3, 10-27-4, and 10-27-5 amended by Ord. No. 3, Series 2013 (effective 7-31-13) Section 10-27-5-G-3 amended by Ord. No. 12, Series 2014 (effective 12-31-14) Section 10-27-3 amended by Ord. No. 1, Series 2015 (effective 3-17-15) Section 10-27-3 amended by Ord. No. 12, Series 2015 (effective 1-1-16) Sections 10-27-3-k, 10-27-4-D, 10-27-5-A, B, D, & H amended by Ord. No. 6, Series 2023 (effective 8-17-23)

NORTH COMMERCIAL DISTRICT

SECTION

- 10-30-1 Purpose
- 10-30-2 Permitted Buildings and Uses
- 10-30-3 Buildings and Uses Permitted Conditionally
- 10-30-4 Prohibited Uses
- 10-30-5 Development Standards
- 10-30-6 Design Criteria

[...]

10-30-4: PROHIBITED USES

Single familyunit detached housing

10-30-5: DEVELOPMENT STANDARDS:

[...]

- N. Open Space is required for residential developments of 4 or more units as follows:
 - 1. An area on the site measuring a minimum of 100 square feet per dwelling unit shall be designated and permanently reserved as common open space.
 - 2. In meeting the open space standard, the multiple <u>familyunit</u> development shall contain one or more of the following: outdoor recreation area, protection of sensitive lands (e.g., trees or bank vegetation preserved), play fields, outdoor playgrounds, outdoor sports courts, swimming pools, walking fitness courses, pedestrian amenities, or similar open space amenities for residents.
- [...]

1

P. Residential Development: Residential development must meet the provisions for Multi-Family Dwellings-listed in FCC 10-10-7 or 9 for the associated use.

1

Ordinance No. 11, Series 2003, effective August 7, 2003 Section 10-30-5, J - Amended by Ord. 26, 2008 Section 10-30-5 Amended by Ord. No. 9, 2009 Section 10-30-5-N – Amended by Ord. No. 2, Series 2011 – effective March 11, 2011 Section 10-30-5-F – Amended by Ord. No. 4, Series 2011 – effective April 22, 2011 Sections 10-30-2, 10-30-3, and 10-30-6 amended by Ord. No. 3, 2013 – effective 7-31-13 Section 10-30-5-O added by Ord. No. 12, Series 2014 – effective 12-31-14 Section 10-30-3 amended by Ord. No. 1, Series 2015 – effective 3-17-15 Section 10-30-3 amended by Ord. No. 12, Series 2015 – effective 1-1-16 Sections 10-30-2, 10-30-3, and 10-30-5 amended by Ord. No. 11, Series 2016 – effective 11-16-16 Sections 10-30-2, 10-30-5-N & P, and 10-30-6 amended by Ord. No. 7, Series 2019 – effective 12-18-19 Sections 10-30-5-C(1), (2), D(3), and I amended by Ord. 9, Series 2020 – effective 9-16-20 Section 10-30-5-N & P amended by Ord. No. 6, Series 2023 – effective 8-17-23

LANDSCAPING

SECTION:

10-34-1:	Purpose
10-34-2:	Landscape Conservation
10-34-2-1:	Applicability
10-34-2-2:	Native Vegetation
10-34-2-3:	Significant Vegetation
10-34-2-4:	Preservation Credit
10-34-3:	Landscaping
10-34-3-1:	Applicability
10-34-3-2:	Landscaping Plan Required
10-34-3-3:	Landscape Area and Planting Standards
10-34-3-4:	Landscape Materials
10-34-3-5:	Irrigation
10-34-3-6:	Parking Lot Landscape Standards
10-34-3-7:	Buffering and Screening
10-34-3-8:	Maintenance
10-34-4:	Street Trees
10-34-5:	Fences and Walls

[...]

1

10-34-2: LANDSCAPE CONSERVATION

10-34-2-1: Applicability. Except for single <u>familyunit</u> homes and duplexes the provisions of this Section are applicable to all development sites which contain stands of Native Vegetation or specific Significant Vegetation, as defined below. "Development sites" do not include any street, alley, or public right-of-way.

[...]

10-34-3: LANDSCAPING

10-34-3-1: Applicability. Except for single-<u>familyunit</u> and duplex dwelling uses, this Section shall apply to all new development as well as changes of use and expansions as described below, and shall apply in all districts except where superseded by specific zoning district requirements. These provisions shall be in addition to the provisions of FCC Title 9 Chapter 5 and where there are conflicts, the provisions of Title 9 Chapter 5 shall prevail.

[...]

10-34-3-7: Buffering and Screening. Buffering and screening are required under the conditions listed below. Walls, fences, and hedges shall comply with the vision clearance requirements and provide for pedestrian circulation, in accordance with FCC 10-35-2-13. (See Section 10-34-5 for standards specific to fences and walls.)

[...]

D. <u>Abutting Land Use Buffers</u>. When a commercial, industrial, or other non-residential use abuts a residential district or residential land use, a visual and noise buffer shall be established and maintained immediately adjacent to the residential property line, consistent with the standards listed in the table below. In no case shall the buffer strip be less than 15 feet in width unless reduced by the Planning Commission where a lesser distance will provide adequate buffering. The buffer strip may include existing vegetation, landscape plantings, evergreen hedge, berm, fence, and/or wall components. Fence and wall structures shall be not less than 6 feet and no more than 8 feet in height (see also Section 10-34-5). The landscaped buffer shall effectively screen at least 70 percent of the view between districts within five (5) years. Significant vegetation in these buffer strips may be preserved in accordance with Section 10-34-2, and replanting of local native vegetation is encouraged.

Adjoining Land	Landscaped Buffer
Use / Zoning	and/or Fence or Wall
Abutting single <u>unitfamily</u>	15 foot buffer with 6' solid wood fence or block wall
<u>detached</u>	or
Zoning or use	35 foot landscaped buffer
Abutting Duplex, triplex	15 foot buffer with 6' solid wood fence or block wall
or townhouse single unit	or
attached zoning or use	25 foot landscaped buffer
Abutting multiple familyunit or condominiums	15 foot buffer with 6' solid wood fence or block wall or 15 foot landscaped buffer

Created by Ord. 9, Series 2009

Section 10-34-3-7-D amended by Ord. No. 4, Series 2010 (effective 4/5/10)

Sections 10-34-3-1-A, 10-34-3-1-B, 10-34-3-4-A-1, 10-34-5-B-1, and 10-34-5-B-2 amended by Ord. No. 4, Series 2011 (effective 4/22/11)

Section 10-34-3-1 amended by Ord. No. 18, Series 2011 (effective 9/19/11)

Section 10-34-3-4 amended by Ord. No. 3, Series 2013 (effective 7-31-13)

Section 10-34-5-D and F amended by Ord. 4, Series 2013 (effective 1-8-14)

Sections 10-34-4 and 10-34-5 amended by Ord. 11, Series 2016 (effective 11-16-16)

Sections 10-34-2-1 & 10-34-3-1 & 10-34-3-7-D, amended by Ord. No. 6, Series 2023 (effective 8-17-23)

ACCESS AND CIRCULATION

SECTION:

- 10-35-1: Purpose
- 10-35-2: Vehicular Access and Circulation
- 10-35-2-1: Intent and Purpose
- 10-35-2-2: Applicability
- 10-35-2-3: Access Approval Required
- 10-35-2-4: State and County Access Permits
- 10-35-2-5: Traffic Study Requirements
- 10-35-2-6: Conditions of Approval
- 10-35-2-7: Intersection Separation; Backing onto Public Streets
- 10-35-2-8: Access Standards
- 10-35-2-9: Site Circulation
- 10-35-2-10: Joint and Cross Access Requirement
- 10-35-2-11: Joint and Cross Access Easement and Use and Maintenance Agreement:
- 10-35-2-12: Driveway Design
- 10-35-2-13: Vertical Clearances
- 10-35-2-14: Vision Clearance
- 10-35-3: Pedestrian Access and Circulation
- 10-35-3-1: Sidewalk Requirements
- 10-25-3-2: Site Layout and Design
- 10-35-3-3: Walkway and Multi-Use Path Design and Construction
- 10-35-4: Transit Facilities

[...]

10-35-2-7: Intersection Separation; Backing onto Public Streets: New and modified accesses shall conform to the following standards:

C. Access to and from off-street parking areas shall be designed to prevent backing onto a public street, except that single-familyunit detached and attached and duplex dwellings are exempt on streets classified local.

[...]

10-35-2-12: Driveway Design: All openings onto a public right-of-way and driveways shall conform to the following:

[...]

- B. <u>Driveways</u>. Driveways shall meet the following standards, subject to review and approval by the Public Works Director:
 - Driveways for single familyunit detached residences shall have a width of not less than ten (10) feet and not more than twenty-four (24) feet. Driveways leading to covered parking should be not less than 20 feet in depth from the property line to the structure.

[...]

10-35-3-2: Site Layout and Design: To ensure safe, direct, and convenient pedestrian circulation, all developments shall provide a continuous pedestrian system. The pedestrian system shall be based on the standards in subsections A - C, below: [...]

1

FLORENCE CITY CODE TITLE 10

- B. <u>Safe, Direct, and Convenient.</u> Walkways within developments shall provide safe, reasonably direct, and convenient connections between primary building entrances and all adjacent streets, based on the following criteria:
 - 1. <u>Reasonably direct</u>. A route that does not deviate unnecessarily from a straight line or a route that does not involve a significant amount of out-of-direction travel for likely users.
 - 2. <u>Safe and convenient</u>. Routes that are reasonably free from hazards and provide a reasonably direct route of travel between destinations.
 - "Primary entrance" for commercial, industrial, mixed use, public, and institutional buildings is the main public entrance to the building. In the case where no public entrance exists, street connections shall be provided to the main employee entrance.
 - 4. "Primary entrance" for residential buildings is the front door (i.e., facing the street). For multifamily-buildings in which units do not have their own exterior entrance, the "primary entrance" may be a lobby, courtyard, or breezeway that serves as a common entrance for more than one dwelling.

[...]

10-35-4: Transit Facilities: Proposed uses other than single-familyunit residences and duplexes must provide for transit riders by providing developmental improvements to accommodate current or planned transit stops pursuant to the following:

[...]

Created by Ord. No. 9, Series 2009 Sections 10-35-2-5, 10-35-2-7, 10-35-2-8, 10-35-3-1, and 10-35-4 amended by Ord. No. 5, Series 2012 – effective 1-16-13 Sections 10-35-2-7 and 10-35-2-9 amended by Ord. No. 3, Series 2013 effective 7-31-13 Section 10-35-4-B-3 amended by Ord. No. 12, Series 2014, effective 12-31-14 Section 10-35-2-14 amended by Ord. No. 11, Series 2016, effective 11-16-16 Section 10-35-3-1-B amended by Ord. No. 7, Series 2019, effective 12-18-19 Sections 10-35-2-7-C, 10-35-2-12-B, 10-35-3-2-B, 10-35-4 amended by Ord. No. 6, Series 2023, effective 8-17-23

Exhibit C

SUBDIVISION TENTATIVE PLAN PROCEDURE

SECTION:

- 11-3-1: Application
- 11-3-2: Tentative Plan Requirements
- 11-3-3: Review of Tentative Subdivision
- 11-3-4: Approval of Tentative Subdivision
- 11-3-5: Acknowledging Tentative Plan Decisions
- 11-3-6: Tentative Plan, Effective Date 11-3-7: Tentative Plan, Appeal of Decisions
- 11-3-8: Phased Subdivision Tentative Plan

. . . .

11-3-4: APPROVAL OF TENTATIVE SUBDIVISION: After giving notice as required by FCC 10-1-1-6, the Planning Director or its designee shall grant approval or deny the subdivision tentative plan. The hearing decision and further consideration of a similar application shall be reviewed under a Type II process as defined by paragraph 10-1-1-6 of this Code. If approval involves implications of new or modified standards or policy. the Planning Commission and not its designee shall render a decision. Approval shall be based on compliance with the following criteria.

C. Adequate public facilities are available or can be provided to serve the proposed parcels pursuant to City requirements, including those in Streets and Sidewalks pursuant to FCC 8-2, Water pursuant to FCC 9-2, Sewer pursuant to FCC 9-3, Solid Waste pursuant to FCC 9-4, Stormwater pursuant to FCC 9-5, and FCC 10-36 Public Facilities and FCC 10-35 Access and Circulation.

....

Amended by Ord. 30, Series 1990 Amended by Ord. 12, Series 1999 Sections 11-3-2 and 11-3-6 Amended by Ord. No. 9. Series 2009 Section 11-3-2-C-15 Amended by Ord. No. 18, Series 2011 (effective 9-19-11) Sections 11-3-4, 11-3-5, and 11-3-7 amended by Ord. No. 11, Series 2016 (effective 11-16-16) All Section amended by and Section 11-3-8 amended by Ord. No. 7, Series 2019 (effective 12-18-19) Section 11-3-4-C by Ord. No. 6, Series 2023 (effective 8-17-23)

PARTITION AND SUBDIVISION FINAL PLAT

SECTION:

- 11-4-1: Application
- 11-4-2: Requirements
- 11-4-3: Review by Other Agencies and Departments
- 11-4-4: Approval of Final Plat
- 11-4-5: Expiration of Approvals
- 11-4-6: Delivery of Final Plat to County Recorder
- 11-4-7: Delivery of Recorded Final Plat to City

[...]

11-4-2: REQUIREMENTS:

B. Information Required: The application itself, or the proposed partition or subdivision plat, must contain the following with respect to the subject area:

[...]

8. The date, north point and scale of the drawing, and a sufficient description to define <u>defining</u> the location and boundaries of the partition or subdivision.

Amended by Ord No. 30, Series 1990

11-4-2-B13 & 11-4-4-E Amended by Ord 2, Series 2011 (effective 3-11-11) Sections 11-4-4-C and 11-4-4-H Amended by Ord. No. 18, Series 2011 (effective 9-19-11) All sections amended by Ord. No. 7, Series 2019 (effective 12-18-19) Section 11-4-2-B-8 amended by Ord No. 6 Series 2023 (effective 8-17-23)

PLATTING AND MAPPING STANDARDS

SECTION:

- 11-5-1: Streets
- 11-5-2: Lots and Parcels
- 11-5-3: Public Facilities
- 11-5-4: Unsuitable Areas

11-5-1: STREETS:

[...]

- C. Reserve Strips: The Planning Commission may require the applicant to create a reserve strip controlling the access to a street, said strip to be placed under the jurisdiction of the City Council and the Planning Commission, when the Planning Commission determines that a strip is necessary:
 - To prevent access to abutting land at the end of a street in order to assure the proper extension of the street pattern and the orderly development of land lying beyond the street.
 consistent with the planned transportation system and land use; or
 - 2. To prevent access to the side of a street on the side where additional width is required to meet the right of way standards provided in the table under subsection B2 above; or
 - 3. To prevent access to land abutting a street of the partition or subdivision, but not within the partition or subdivision itself; or
 - 4. To prevent access to land unsuitable for building development, in accordance with areas defined in FCC 10-7 and FCC 10-19.

11-5-2: LOTS AND PARCELS:

A. Size and Frontage:

[...]

2. Area: Minimum lot size shall be in conformance with the provisions of the Florence Zoning Ordinance. Where either a community water supply or sewer system are not presently provided, the lot area shall be sufficient to meet State and County health standards and the lot area shall be at least twice the number of square feet normally required in the zoning district where the lot is located. Where an oversize lot as described above is required due to lack of services, the Planning Commission may require the developer to submit a plan for later division of said lot(s) into lots meeting the minimum lot sizes for allowed housing typessingle family detached dwellings in the underlying zone.

B. Exceptions:

[...]

4. Flag Lots: Flat lots shall be permitted provided they meet the following requirements:

[...]

d. Accessway Design and Emergency Vehicle Access

[...]

iii. Accessways shall be centered within the <u>flag lot</u> accessway to <u>minimize</u> <u>impacts on adjoining lots</u> except <u>in cases to when otherwise warranted to</u> preserve existing vegetation or meet the intent of this subsection.

- 5. Lot and Parcel Side Lines: As far as is practicable, <u>L</u>ot and parcel side lines shall run at right angles to the street upon which the lot or parcel faces; except to adjust for encroachments related to topographic constraints or those that border existing non-right angle lot lines or those on curved streets, they shall be radial to the curve.
- 6. Suitability for Intended Use: All lots and parcels shall be suitable for the purpose for which they are intended to be used. No lot or parcel shall be of such size or design as to be detrimental to the health, safety or sanitary needs of the residents of the subdivision or partition or of such lot or parcel, <u>pursuant to County or State health</u>, <u>safety</u>, <u>and sanitary</u> standards, as determined by the Planning Director in accordance with the purpose of this Title.
- [...]

[...]

11-5-1 Amended by Ord 1, Series 1992 Sections 11-5-1 and 11-5-3 Amended by Ord. No. 9, Series 2009 11-5-2-B1 Amended by Ord 2, Series 2011 (effective 3-11-11) Sections 10-5-2 and 10-5-4 amended by Ord. 7, Series 2019 (effective 12-18-19) Sections 11-5-1-C-1 and 4, 11-5-2-A-2 and B-4-iii, and B-5 & B-6 amended by Ord No. 6 Series 2023 (effective 8-17-23)