ADOPTED

JAN 10 2012

ORDINANCE NO. 31A-263

BOARD OF SUPERVISORS

JAMES CARY COUNTY

AN ORDINANCE TO AMEND AND REORDAIN CHAPTER 24, ZONING, OF THE CODE OF THE COUNTY OF JAMES CITY, VIRGINIA, BY AMENDING ARTICLE V, DISTRICTS, DIVISION 11, LIMITED BUSINESS/INDUSTRIAL DISTRICT, M-1, BY AMENDING SECTION 24-410, STATEMENT OF INTENT; BY AMENDING AND RENAMING SECTION 24-411, PERMITTED USES WITH NEW NAME USE LIST; BY DELETING SECTION 24-412, USES PERMITTED BY SPECIAL USE PERMIT ONLY; BY RENUMBERING SECTION 24-413, OUTDOOR OPERATIONS AND STORAGE WITH NEW NUMBER 24-412; BY RENUMBERING SECTION 24-414, AREA REQUIREMENTS AND MINIMUM LOT WIDTH WITH NEW NUMBER 24-413; BY AMENDING AND RENUMBERING SECTION 24-415, SETBACK REQUIREMENTS WITH NEW NUMBER 24-414: BY AMENDING, RENUMBERING AND RENAMING SECTION 24-416, YARD REGULATIONS WITH NEW NUMBER AND NAME 24-415, YARD REQUIREMENTS; BY RENUMBERING SECTION 24-417, RESERVED WITH NEW NUMBER 24-416; BY AMENDING AND RENUMBERING SECTION 24-418, SPECIAL PROVISIONS FOR THE WAIVER OF AREA, LOT WIDTH, YARD AND YARD SETBACK REQUIREMENTS WITH NEW NUMBER 24-417; BY AMENDING, RENUMBERING AND RENAMING SECTION 24-419, HEIGHT LIMITS AND HEIGHT LIMITATION WAIVERS WITH NEW NUMBER AND NAME 24-418, HEIGHT OF STRUCTURES; BY RENUMBERING SECTION 24-420, RESERVED WITH NEW NUMBER 24-419; BY RENUMBERING SECTION 24-421, SIGN REGULATIONS AND PARKING REQUIREMENTS WITH NEW NUMBER 24-420; BY RENUMBERING SECTION 24-422, UTILITIES WITH NEW NUMBER 24-421; BY RENUMBERING SECTION 24-423, SITE PLAN REVIEW WITH NEW NUMBER 24-422; AND BY ADDING NEW SECTION 24-423, LANDSCAPING.

BE IT ORDAINED by the Board of Supervisors of the County of James City, Virginia, that Chapter 24,

Zoning, is hereby amended and reordained by amending Article V, Districts, Division 11, Limited

Business/Industrial District, M-1, by amending Section 24-410, Statement of intent; Section 24-411, Use

list; Section 24-412, Outdoor operations and storage; Section 24-413, Area requirements and minimum

lot width; Section 24-414, Setback requirements; Section 24-415, Yard requirements; Section 24-416,

Reserved; Section 24-417, Special provisions for the waiver of area, lot width, yard and yard setback

requirements; Section 24-418, Height of structures; Section 24-419, Reserved; Section 24-420, Sign

regulations and parking requirements; Section 24-421, Utilities; Section 24-422, Site plan review; and

Section 24-423, Landscaping.

Chapter 24. Zoning

ARTICLE V. DISTRICTS

DIVISION 11. LIMITED BUSINESS/INDUSTRIAL DISTRICT, M-1

Sec. 24-410. Statement of intent.

The primary purpose of the Limited Business/Industrial District, M-1, is to establish an area where the

principal use of land is for limited business/industrial operations which are not ordinarily compatible with

adjacent residential development. The specific intent of this district is to accomplish the following:

(1) Encourage the use of land for limited business and industrial purposes;

(2) Prohibit residential developments on land reserved for limited business and industrial uses;

(3) Permit certain commercial and office uses in a manner which is compatible with limited business and

industrial uses; and

(4) Establish minimum requirements to protect the health, safety and welfare of the citizens of James City County from the effects *or impacts commonly associated with* of the development of limited business and industrial uses.

Sec. 24-411. Permitted uses Use list.

Reference section 24-11 for special use permit requirements for certain commercial uses and exemptions. In the Limited Business/Industrial District, M-1, buildings to be erected or land to be used shall be for one or more of the following or similar uses:

Use Category	Use List	Permitted	Specially
		Uses	Permitted
			Uses
Residential	An apartment or living quarters for a guard,	P	
	caretaker, proprietor or the person employed on the		
	premises, which is clearly secondary to the business		
	commercial or industrial use of the property		
Commercial	Accessory uses and structures as defined in section	P	
	24-2		
	Adult day care centers	P	
	Antique shops	P	
	Arts and crafts, hobby and handicraft shops	P	
	Auction houses	P	
	Bakeries or fish markets	P	
	Banks and other financial institutions	P	
	Barber shops and beauty salons	P	
	Business, and professional and government offices	\overline{P}	
	Catering and meal preparation	P	
	Child day care centers	P	
	Contractor offices, equipment storage yards, shops	P	
	and warehouses with materials and equipment		
	storage limited to a fully enclosed building or		
	screened with landscaping and fencing with a		
	maximum height of 12 feet from adjacent property		
	Convenience stores; if fuel is sold, then in		SUP
	accordance with section 24-38		
	Convention centers	P	
	Courier services	\overline{P}	
	Data processing centers	\overline{P}	

	Dung atoma	P	T
	Drug stores Dry cleaners and laundries	$\frac{P}{P}$	
	Farmer's markets	$\frac{I}{P}$	
		<i>I</i>	SUP
	Fast food restaurants	\overline{P}	SUF
	Feed, seed and farm supply stores	$\frac{P}{P}$	
	Firearms sales and service		
	Firing and shooting ranges, limited to a fully	P	
	enclosed building Funeral homes	P	
	APPROXIMATION AND APPROXIMATIO	P P	
	Gift and souvenir stores		-
	Grocery stores	<u>P</u>	
	Health and exercise clubs, fitness centers	P	GLID
	Heliports, helistops and accessory uses		SUP
	Hospitals		SUP
	Hotels and motels or convention centers with	P	
	accessory retail sales, barber shops and beauty		
	shops located within the hotel or motel, or		
	convention center for the principal benefit of the		
	resident guest		
	Houses of worship	<u> </u>	
	Indoor centers of amusement including billiard	P	
	halls, arcades, pool rooms, bowling alleys, dance		
	clubs and bingo halls	D	
	Indoor sport facilities, including firing and	P	
	shooting ranges		
	Indoor theaters	<u> </u>	
,	Janitorial service establishments	P	
	Kennels and animal boarding facilities	<u> </u>	
	Laboratories, research and development centers	P	
	Laser technology production	P	
	Limousine services, with maintenance limited to a	\boldsymbol{P}	İ
	fully enclosed building		
	Lodges, civic clubs, fraternal organizations and	\boldsymbol{P}	
ļ	service clubs	ding	
	Lumber and building supply (with storage limited to	\boldsymbol{P}	
	a fully enclosed building or screened from view with		
	landscaping and fencing with a maximum height of		
	12 feet from adjacent property)		
	Printing, mailing, lithographing, engraving,	$oldsymbol{P}$	
	photocopying, blueprinting and publishing		
	establishments		
	Machinery sales and service (with storage and	P	
	repair limited to a fully enclosed building or		
	screened from adjacent property with landscaping		
	and fencing with a maximum height of 12 feet)		

Commercial m Marinas, docks, piers, yacht clubs,	P	
boat basins, boat storage and servicing, repair and		
sale facilities for the same; if fuel is sold, then in accordance with section 24-38		
Marine or waterfront businesses to include the	P	
receipt, storage and transshipment of waterborne		
commerce or seafood receiving, packaging or		
distribution		
Medical clinics or offices, including emergency	P	
care and first aid centers		
Micro-breweries	P	
Museums	P	
New and/or rebuilt automotive parts sales (with	P	
storage limited to a fully enclosed building or	700	
screened from adjacent property with landscaping		
and fencing with a maximum height of 12 feet)		
Nursing homes		SUP
Nurseries	P	
Off-street parking as required by section 24-54	P	
Office supply stores	P	
Outdoor centers of amusement, including miniature		SUP
golf, bumper boats and waterslide parks		501
Outdoor sports facilities, including golf courses,		SUP
driving ranges, batting cages and skate parks, with		501
water and sewer facilities for golf courses as		
approved by the board of supervisors		
Parking lots, structures or garages	P	
Pet stores and pet supply sales	P	
Photography, artist and sculptor stores and studios	P	
Places of public assembly, including houses of	P	
worship and public or private meeting halls	<u>r</u>	
Plumbing and electrical supply and sales (with	P .	
storage limited to a fully enclosed building or	4.6	
screened with landscaping and fencing with a		
maximum height of 12 feet from adjacent		
property)		
Printing, mailing, lithographing, engraving,	P	
photocopying, blueprinting and publishing	1	
establishments		
Private streets within "qualifying industrial parks"	\overline{P}	
in accordance with section 24-62	<i>I</i>	
Publically owned solid waste container sites	D	
	<u>P</u>	
Radio and television stations and accessory antenna	P	
or towers, self supported, (not attached to buildings)		
which are 60 feet less in height		

	esearch, development and design facilities or aboratories	P	
R	estaurants, tea rooms, coffee shops, taverns and nicro-breweries, not to include fast food estaurants	P	
SI	etail and service stores, including the following tores: alcohol, appliances, books, cabinets, ameras, candy, carpet, coin, department, ressmaking, electronics, florist, furniture, furrier,	Р	
8 h	arden supply, gourmet foods, greeting card, unsmith (excluding firing or shooting ranges), ardware, home appliance sales and service, health and beauty aids, ice cream, jewelry sales and		
se ge sh	ervice, locksmith, music and records , optical coods, paint, pet, picture framing, plant supply, hoes, sporting goods, stamps, tailor, tobacco and		
1 -	ipes, toys, travel bureaus agencies, upholstery, a riety, wearing apparel, and yard goods		
	etail food stores , bakeries and fish markets	P	
	ecurity service offices	P	:
The state of the s	hooting ranges, indoor		SUP
	attoo parlors		SUP
	axi service	P	
	heme parks greater than 10 acres in size		SUP
	ire, transmission, glass, body and fender and other	₽	
	utomotive product sales and service with major	_	
1	epair limited to a fully enclosed building and		ļ
	chicle storage screened from adjacent property by		
I	andscaping and fencing		
	ruck stops; if fuel is sold, then in accordance with ection 24-38		SUP
,	ruck terminals; if fuel is sold, then in accordance ith section 24-38		SUP
re	ehicle and trailer sales and service, with major epair limited to a fully enclosed building and creened from adjacent property by landscaping and fencing with a maximum height of 12 feet	P	
tr an m ve ac	The fencing with a maximum neight of 12 feet whicle repair and service, including tire, ansmission, glass, body and fender, and other atomotive product sales, new and/or rebuilt, with ajor repair limited to a fully enclosed building and whicle storage of parts and vehicles screened from djacent property by landscaping and fencing with maximum height of 12 feet	P	
-	ehicle rentals	\overline{P}	

	Automobile Vehicle service stations; if fuel is sold, then in accordance with section 24-38	P	
	Veterinary hospitals with all activities limited to a fully enclosed building with the exception of supervised animal exercise	P	
	Warehousing, wholesaling, storage and distribution centers with storage limited to a fully enclosed building or screened by landscaping and fencing with a maximum height of 12 feet from adjacent property	P	
	Water impoundments, new or expansion of, less than 50 acres and with dam heights of less than 25 feet	Р	,
	Water impoundments, new or expansion of, greater than 50 acres, or with dam heights of less than 25 feet or more		SUP
	Water well drilling establishments	\overline{P}	
	Welding and machine shops with storage limited to a fully enclosed building or screened from adjacent property with landscaping and fencing from	P	
Civic	Adjacent property with a maximum height of 12 feet Nonemergency medical transport	P	
Civic	Fire stations	$\frac{P}{P}$	
	Governmental offices	$\frac{1}{P}$	
	Libraries	<u>P</u>	
	Post offices	$\frac{1}{P}$	
	Schools, public or private		SUP
Utility	Antennas and towers, self supported, (not attached to buildings) and tower mounted wireless communications facilities which are 60 feet or less in height	P	561
	Antennas and towers (not attached to buildings) in excess of 60 feet in height		SUP
	Electrical generation facilities (public or private), steam generation facilities, electrical substations with a capacity of 5,000 kilovolt amperes or more and electrical transmission lines capable of transmitting 69 kilovolts or more		SUP
	Railroad facilities including tracks, bridges and switching stations. However, s Spur lines which are to serve and are accessory to existing or proposed development adjacent to existing railroad rights-ofway and track and safety improvements in existing railroad rights-of-way, are permitted generally and shall not require a special use permit		SUP

	Telephone exchanges and telephone switching stations	P	
	Tower mounted wireless communications facilities in accordance with division 6, Wireless	P	
	Communications Facilities, less than 60 feet in		
	height Tower mounted wireless communications facilities		SUP
	in accordance with division 6, Wireless		501
	Communications Facilities, in excess of 60 feet in		
	height		
	Transmission pipelines, public or private, including		SUP
	pumping stations and accessory storage, for natural		
	gas, propane gas, petroleum products, chemicals,		
	slurry coal and any other gases, liquids or solids.		
	However, e Extensions for private connections to		
	existing pipelines, which are intended to serve an		
	individual residential or commercial customer and		
	which are intended to serve accessory to existing or		
	proposed development, are permitted generally and		
	shall not require a special use permit		
	Wireless communications facilities that utilize	P	
	alternative mounting structures, or are building		
	mounted, or are camouflaged, and comply with		
	division 6, Wireless Communications Facilities Water facilities (public or private) and square		SUP
	Water facilities (public or private) and sewer facilities (public), including, but not limited to,		SOF
	treatment plants, pumping stations, storage facilities		
	and transmission mains, wells and associated		
	equipment, such as pumps to be owned and		
	operated by political jurisdictions. However, t The		
	following are permitted generally and shall not		
	require a special use permit:		
	(a) Private connections to existing mains that		
	are intended to serve an individual customer		
	and that are accessory to existing or		
	proposed development, with no additional		
	connections to be made to the line; and		
	(b) Distribution lines and local facilities within		
<u>-</u>	a development, including pump stations	Total	
Open	Timbering, in accordance with section 24-43	P	
Industrial	Heavy equipment sales and service (with major	P	
	repair limited to a fully enclosed building or		
	screened with landscaping and fencing from		
	adjacent property)	D	
	Industrial dry cleaners or laundries	P	

Industrial or technical training centers or schools	P	
Manufacture and assembly of musical instruments,	P	
toys, novelties, and rubber and metal stamps		
Manufacture and bottling of soft drinks, water and	P	
wine alcoholic beverages		
Manufacture and processing of textiles and textile	P	
products	•	
Manufacture and storage of ice, including dry ice	P	
Manufacture, assembly, or fabrication of sheet	$\frac{1}{P}$	
metal products.	1	
Manufacture, compounding, assembly or treatment	P	
	Γ	
of products made from previously prepared paper,		
plastic, metal, textiles, tobacco, wood, paint, fiber,		
glass, rubber, leather, cellophane, felt, fur, horn,		
wax, hair, yarn, and stone		
Manufacture, compounding, processing and	P	ļ
packaging of cosmetics, toiletries and		1
pharmaceutical products		
Manufacture, compounding, processing or		SUP
packaging of food and food products, but not the		
slaughter of animals		
Manufacture of cans and other products from	P	
previously processed metals		
Manufacture of carpets and carpet yarns	P	
Manufacture of furniture	P	
Manufacture of glass and glass products	P	
Manufacture of pottery and ceramic products using	P	
kilns fired by gas or electricity		
Manufacture or assembly of appliances, tools,	P	
firearms, hardware products and heating, cooling	-	
or ventilation equipment		
Manufacture or assembly of electronic instruments,	P	
electronic devices or electronic components	•	
Manufacture or assembly of medical, drafting,	P	
metering, marine, photographic and mechanical	1	
instruments and equipment		
Manufactured home or mobile home sales	P	
	1	SUP
Petroleum storage and retail distribution		
Processing, assembly and manufacture of light		SUP
industrial products or components, with all storage,		
processing, assembly and manufacture conducted		
indoors or under cover, with no dust, noise, odor or		
other objectionable effect.		
Propane storage, distribution or sale		SUP
Recycling center or plant	P	
Resource recovery facilities		SUP

Solid waste transfer stations and container sites,	SUP
public or private	
Waste disposal facilities	SUP

		v uses as	1	<u>~</u> ۱	•		242
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Adult day care centers.

An apartment or living quarters for a guard, caretaker, proprietor, or other person employed on the premises which is clearly secondary to the business or industrial use of the property.

Antennas and towers, self-supported, (not attached to buildings) and tower mounted wireless communications facilities which are 60 feet or less in height.

Automobile sales and service with major repair limited to a fully enclosed building.

Automobile service stations; if fuel is sold, then in accordance with section 24-38.

Banks and other similar financial institutions.

Barber and beauty-shops.

Business, professional and governmental offices.

Child day care centers.

Commercial marinas, docks, piers, yacht clubs, boat basins and servicing areas for same; if fuel is sold, then in accordance with section 24-38.

Contractor offices, equipment storage yards, shops and warehouses with storage limited to a fully enclosed building or screened with landscaping and fencing from adjacent property.

Courier services.

Data processing centers.

Drugstores.

Dry cleaners and laundries.

Farmer's markets.

Feed, seed and farm supply stores.

Ordinance to Amend and Reordain Chapter 24. Zoning Page 11 Fire stations. Funeral homes. Health clubs, exercise clubs, and fitness centers. Heavy equipment sales and service, with major repair limited to a fully enclosed building or screened with landscaping and fencing from adjacent property. Hotels, motels or convention centers with accessory retail sales, barber shops and beauty shops located within the hotel, motel or convention center for the principal benefit of the resident guest. Houses of worship. Indoor sport facilities. Industrial dry cleaner and laundry. Industrial and technical training schools. Janitorial service establishments. Kennels. Laser technology production. Lumber and building supply stores with storage limited to a fully enclosed building or screened with landscaping and fencing from adjacent property. Machinery sales and service with major repair limited to a fully enclosed building. Manufacture and assembly of musical instruments, toys, novelties, and rubber and metal stamps. Manufacture and bottling of soft drinks and wine. Manufacture and processing of textiles and textile products. Manufacture and storage of ice, including dry ice.

Manufacture, assembly, or fabrication of sheet metal products.

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Manufacture, compounding, assembly or treatment of products made from previously prepared paper,

plastic, metal, textiles, tobacco, wood, paint, fiber glass, glass, rubber, leather, cellophane, canvas, felt,

fur, horn, wax, hair, yarn, and stone.

Manufacture, compounding, processing or packaging of cosmetic, toiletry and pharmaceutical products.

Manufacture of cans and other products from previously processed metals.

Manufacture of carpets and carpet yarns.

Manufacture of furniture.

Manufacture of glass and glass products.

Manufacture of pottery and ceramic products using kilns fired only by gas or electricity.

Manufacture or assembly of appliances, tools, firearms, hardware products and heating, cooling or

ventilating-equipment.

Manufacture or assembly of electronic instruments, electronic devices or electronic components.

Manufacture or assembly of medical, drafting, metering, marine, photographic and mechanical

instruments.

Manufactured home or mobile home sales.

Marine or waterfront businesses to include receipt, storage and transshipment of waterborne commerce,

or seafood receiving, packing and distribution.

Medical clinics and offices

Micro-breweries.

Nonemergency medical transport.

Nurseries.

Off-street parking as required by section 24-53.

Plumbing and electrical supply stores with storage limited to a fully enclosed building or screened with

landscaping and fencing from adjacent property.

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Post offices.

Printing, lithographing, engraving, photocopying, blueprinting and publishing establishments.

Private streets within "qualifying industrial parks" in accordance with section 24-55.

Publicly owned solid waste container sites.

Radio and television stations and accessory antenna or towers, self-supported, (not attached to buildings)

which are 60 feet or less in height.

Research, development and design facilities or laboratories.

Restaurants, tearooms and taverns.

Retail and service stores, including the following stores: books, cabinet, candy, carpet, coin, department,

dressmaking, florist, furniture, furrier, garden supply, greeting card, gunsmith (excluding shooting

ranges), hardware, home appliance sales and service, ice cream, jewelry sales and service, locksmith,

music and records, paint, pet, picture framing, plant supply, shoe, sporting goods, stamp, tailor, tobacco

and pipes, toys, travel bureau, upholstery, wearing apparel, and yard goods.

Retail food stores, bakeries and fish markets.

Security service offices.

Telephone exchanges and telephone switching stations.

Timbering in accordance with section 24-43.

Tire, transmission, glass, body and fender and other automotive product sales and service with major

repair limited to a fully enclosed building and vehicle storage screened from adjacent property by

landscaping and fencing.

Vehicle and trailer sales and service with major repair limited to a fully enclosed building.

Vehicle rentals.

Veterinary hospitals.

Warehouse, storage and distribution centers with storage limited to a fully enclosed building or screened

with landscaping and fencing from adjacent property,

Water impoundments, new or expansion of, less than 50 acres and with dam heights of less than 25 feet.

Water well drilling establishments.

Welding and machine shops with storage limited to a fully enclosed building or screened with

landscaping and fencing from adjacent property.

Wireless communications facilities that utilize alternative mounting structures, or are building mounted,

or are camouflaged, and comply with division 6, Wireless Communications Facilities.

Sec. 24-412. Uses permitted by special use permit only.

In the Limited Business/Industrial District, M-1, buildings to be erected or land to be used for one or

more of the following or similar uses shall be permitted only after the issuance of a special use permit by

the board of supervisors:

Antennas and towers (not attached to buildings) in excess of 60 feet in height.

Convenience stores; if fuel is sold, then in accordance with section 24-38.

Electrical generation facilities (public or private), steam generation facilities, electrical substations with a

eapacity of 5,000 kilovolt amperes or more and electrical transmission lines capable of transmitting 69

kilovolts or more.

Heliports, helistops and accessory uses.

Hospitals.

Manufacture, compounding, processing or packaging of food and food products, but not the slaughter of

animals.

Outdoor sports facilities with water and sewer facilities for golf courses as approved by the board of

supervisors.

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Petroleum storage.

Propane storage, distribution and sale.

Railroad facilities including tracks, bridges, switching yards and stations. However, spur lines which are

to serve and are accessory to existing or proposed development adjacent to existing railroad right of ways

and track and safety improvements in existing railroad right-of-ways are permitted generally and shall not

require a special use permit.

Resource recovery facilities.

Shooting ranges, indoor.

Solid waste transfer stations.

Theme parks of ten acres or more.

Tower mounted wireless communication facilities in accordance with division 6, Wireless

Communications Facilities, in excess of 60 feet in height.

Transmission pipelines (public or private), including pumping stations and accessory storage, for natural

gas, propane gas, petroleum products, chemicals, slurry coal and any other gases, liquids or solids.

However, extensions or private connections to existing pipelines, which are intended to serve an

individual customer and which are accessory to existing or proposed development, are permitted

generally and shall not require a special use permit.

Truck stops; if fuel is sold, then in accordance with section 24-38.

Truck terminals; if fuel is sold, then in accordance with section 24-38.

Water facilities (public or private), and sewer facilities (public), including, but not limited to, treatment

plants, pumping stations, storage facilities and transmission mains, wells and associated equipment, such

as pumps to be owned and operated by political jurisdictions. However, the following are permitted

generally and shall not require a special use permit:

(a) Private connections to existing mains that are intended to serve an individual customer and that are

accessory to existing or proposed development, with no additional connections to be made to the line; and

(b) Distribution lines and local facilities within a development, including pump stations.

Water impoundments, new or expansion of, 50 acres or more or with dam heights of 25 feet or more.

Sec. 24-413 412. Outdoor operations and storage.

Any commercial or industrial operation or storage conducted in whole or in part out-of-doors shall meet

the requirements of section 24-41.

Sec. 24-414 413. Area requirements and minimum lot width.

(a) Minimum lot size shall be 10,000 square feet.

(b) Minimum width of lots shall be 75 feet at the setback line.

Sec. 24-415 414. Setback requirements.

(a) Structures shall be located 50 feet or more from any street right-of-way which is 50 feet or greater in

width. Where the street right-of-way is less than 50 feet in width, structures shall be located 75 feet or

more from the center line of the street. The minimum setback of any portion of a structure which is in

excess of 35 feet in height shall be increased one foot for each two feet of the structure's height in excess

of 35 feet.

(b) The minimum setback shall also be increased to a minimum of 75 feet from any street with a right-of-

way 50 feet or greater in width and 100 feet from any street with a right-of-way of less than 50 feet of

width when the property immediately across the street is zoned residential. The minimum setback of any

portion of a structure across the street from property zoned residential which is in excess of 35 feet in

height shall be increased one foot for each two feet of the structure's height in excess of 35 feet.

(c) Setbacks for commercial uses may be reduced to 25 feet from any street right-of-way which is 50 feet

or greater in width or 50 feet from the centerline of the street where the street right-of-way is less than 50

feet in width with approval of the development review committee planning director.

A site shall not be considered for a setback reduction if it is located on a planned road that is designated

for widening improvements. A planned road includes any road or similar transportation facility as

designated on the Comprehensive Plan, Six-Year Primary or Secondary Road Plan, Peninsula Area

Transportation Plan or any road plan adopted by the board of supervisors. The development review

committee planning director will consider a setback reduction only if the setback reduction will achieve

results which clearly satisfy the overall purposes and intent of section 24-86 (Landscaping and Tree

Preservation Requirements); if the setbacks do not negatively impact adjacent property owners; and if one

or more of the following criteria are met:

(1) The site is located on a Community Character Corridor or is designated a Community Character Area

on the Comprehensive Plan Land Use Map, and proposed setbacks will better complement the design

standards of the Community Character Corridor.

(2) The adjacent properties have setbacks that are non-conforming with this section, and the proposed

setbacks will better complement the established setbacks of adjacent properties, where such setbacks help

achieve the goals and objectives of the Comprehensive Plan.

(3) The applicant has offered site design which meets or exceeds the Development Standards of the

Comprehensive Plan.

(d) In areas where the board of supervisors has adopted specific design guidelines that call for reduction

of setbacks in excess of those permitted in sub-section (c), the development review committee planning

director can approve reductions upon finding substantial conformance with recommendations from the

guidelines and compliance with the criteria from sub-section (c) above.

(e) Appeals. In the event the planning director disapproves plans submitted under the provisions of this

section or recommends conditions or modifications which are unacceptable to the applicant, the

applicant may appeal the decision of the planning director to the development review committee who

shall forward a recommendation to the planning commission.

Sec. 24-416 415. Yard regulations requirements.

(a) Structures shall be located 20 feet or more from side or rear property lines. The side and rear yards for

any section of a structure in excess of 35 feet in height shall be increased one foot for each two feet of

height in excess of 35 feet.

(b) The minimum side yard shall be increased to 75 feet if the side yard adjoins property in a residential

district, or an agricultural district that is designated for residential use on the Comprehensive Plan. The

minimum rear yard shall be increased to 75 feet if the rear yard adjoins property in a residential district or

an agricultural district that is designated for residential use on the Comprehensive Plan. The minimum

side and rear yards for any section of a structure in excess of 35 feet in height shall be increased one foot

for each two feet of height in excess of 35 feet.

(c) Accessory structures may be located within the required side or rear yards upon approval of the

planning commission planning director; provided, however, that no structure shall be located within ten

feet of any property line.

(d) Appeals. In the event the planning director disapproves plans submitted under the provisions of this

section or recommends conditions or modifications which are unacceptable to the applicant, the

applicant may appeal the decision of the planning director to the development review committee who

shall forward a recommendation to the planning commission.

Sec. 24-417 416. Reserved.

Sec. 24-418 417. Special provisions for the waiver of area, lot width, yard and yard setback

requirements.

The following may be eligible for a waiver from any part of section 24-413 through 24-415:

The subdivision of business/industrial property on which business and industrial units for sale, for sale in

condominium, or for lease are both:

(a) Constructed as part of a multiunit structure in which the units share common walls or as part of a

multiple-structure commercial development; and

(b) The entire development has been planned and designed as a comprehensive coordinated unit under a

single master plan which has been legislatively approved by the board of supervisors.

In these instances, the planning commission planning director may grant, at his discretion, a waiver from

any part of section 24-413 through 24-415 upon finding:

(1) The overall complex or structure, if considered as a single unit, meets all of the requirements of

section 24-413 through 24-415;

(2) Adequate parking is provided as per the requirements of this chapter. The planning commission

planning director also may require recordation of adequate easements or other agreements to guarantee

access and maintenance of the parking areas and other common areas;

(3) Adequate provisions are made to assure compliance with the requirements of this chapter with regards

to signs. The planning commission also may require the recordation of adequate easements or agreements

to allow grouping of signs on one standard sign, placement of signs in common areas or other appropriate

arrangements made necessary as a result of the reduced frontage or yard area of the individual units; and

(4) The complex or structure is adequately designed and serviced from the standpoint of safety. The

county fire chief finds that the fire safety equipment to be installed is adequately designed, and the county

building official finds that the complex is designed to conform to the Uniform Statewide Building Code,

so as to offer adequate protection to life and property.

(5) Appeals. In the event the planning director disapproves plans submitted under the provisions of this

section or recommends conditions or modifications which are unacceptable to the applicant, the

applicant may appeal the decision of the planning director to the development review committee who

shall forward a recommendation to the planning commission.

Sec. 24-419 418. Height limits and height limitation-waivers of structures.

(a) Structures may be erected up to 60 feet in height from grade to the top of the structure. Camouflaged

wireless communications facilities may be erected to a total height of 120 feet from grade. Structures in

excess of 60 feet in height from grade to the top of the structure may be erected only upon the granting of

a height limitation waiver by the board of supervisors.

(b) Water towers, church spires, belfries, cupolas, monuments, chimneys, flues, flagpoles, communication

antennae, mechanical penthouse, electrical, plumbing, elevator, parapet walls or other accessory

mechanical functions which are part of or on top of a main structure shall be considered part of the

structure.

(c) Upon application for a height limitation waiver, the payment of appropriate fees, notification of

adjacent property owners and following a public hearing, the board of supervisors may grant a height

limitation waiver upon finding that:

(1) Additional setbacks have been provided as required by section 24-414 and section 24-415; however,

the board of supervisors may waive additional setbacks in excess of 60 feet;

(2) Such structure will not obstruct light from adjacent property;

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(3) Such structure will not impair the enjoyment of historic attractions and areas of significant historic

interest and surrounding developments;

(4) Such structure will not impair property values in the area;

(5) Such structure is adequately designed and served from the standpoint of safety and that the county fire

chief finds the fire safety equipment to be installed is adequately designed and that the structure is

reasonably well located in relation to fire stations and equipment, so as to offer adequate protection to life

and property; and

(6) Such structure will not be contrary to the public health, safety and general welfare.

Sec. 24-420 419. Reserved.

Sec. 24-421 420. Sign regulations and parking requirements.

(a) To assure an appearance and condition which is consistent with the purposes of the Limited

Business/Industrial District, M-1, outdoor signs on the properties within the district shall comply with the

regulations for exterior signs in article II, division 3 of this chapter.

(b) Off-street parking and off-street loading shall be provided as required in sections 24-53 and 24-61.

Sec. 24-422 421. Utilities.

(a) Unless otherwise specified in this district, all development in the Limited Business/Industrial District,

M-1, shall be served by public water and sewer.

(b) The location of all utilities and utility easements shall be shown on the site plans and be approved as

per article III, Site Plan, of this chapter.

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Sec. 24-423 422. Site plan review.

All structures or complexes of structures erected, altered or restored within the district shall be subject to Site Plan Review in accordance with article III of this chapter.

Sec. 24-423. Landscaping.

To assure an appearance and condition which is consistent with the purposes of the Limited Business/Industrial District, landscaping on the properties within the district shall comply with article II, division 4 of this chapter.

Secs. 24-424 - 24-434. Reserved.

Mary K. Jones /

Chairman, Board of Supervisors

ATTEST:

Robert C. Middaygh

Clerk to the Board

SUPERVISOR VOTE MCGLENNON NAY **ICENHOUR** AYE KENNEDY AYE JONES AYE

Adopted by the Board of Supervisors of James City County, Virginia, this 10th day of January, 2012.

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