Proposed amendments to

Section 64-3.I. - Downtown Development District

of the existing Zoning Ordinance

Proposed amendments are **highlighted in yellow.**
Sec. 64-3. Districts.

I. Downtown development district.

1. Authority and intent.
   (a) The purpose of this subsection I is to create a new zoning code for the downtown development district ("DDD") as defined herein. The new code may be known as and referred to as the "DDD code."
   (b) The council is authorized to adopt the DDD code by Alabama Code §§ 11-52-70—11-52-84 (1975) and by section 64-9 of this chapter.
   (c) The DDD code is intended to:
      (1) Implement the purposes and objectives of the city's comprehensive plan, including the New Plan for Mobile;
      (2) Guide the siting, form, and use of private property and buildings to support walkability, safe streets, and safe public spaces;
      (3) Guide building siting and form to vary by context and intensity in coordination with community identity and preferences;
      (4) Build on the work of the Mobile Historic Development Commission in protecting and enhancing the historic and cultural heritage of the city's historic downtown.

2. Applicability.
   (a) The DDD code applies to all properties located within the DDD (see plate A, regulating plan).
   (b) The provisions of the DDD Code shall be the complete zoning code for the DDD. Where the DDD Code is in conflict with engineering ordinances, with the exception of the Storm Water Management and Flood Control Ordinance, the DDD Code shall govern. Where the DDD Code is silent on engineering issues, engineering ordinances shall govern. Where the DDD Code is in conflict with lot sizes allowed by the Subdivision Regulations, the DDD Code shall govern.
   (c) Terms used throughout the DDD code shall take their commonly accepted meanings or as defined herein (the "definitions"). In the event conflicts arise between the definitions and definitions in the existing local codes, the definitions take precedence.
   (d) The definitions contain regulatory language that is integral to the DDD code.

3. Establishment of sub-districts.
   (a) The DDD is divided into the following zoning sub-districts, referred to herein as transect sub-districts, and special districts:
      (1) T-6: a mixed-use district of high intensity.
      (2) T-5: a mixed-use district of medium intensity. T-5 is further subdivided into T-5.1 and T-5.2 sub-districts.
      (3) T-4: a mixed-use district of low intensity, primarily residential uses and neighborhood retail.
      (4) T-3: a low-density residential district.
(5) SD-WH: a special district established to guide the redevelopment of the portion of the DDD primarily dedicated to warehousing, manufacturing and buildings of similar characteristics.

(6) SD-CC: a special district established to guide the redevelopment of the Civic Center site, primarily dedicated to entertainment, office, retail, lodging, residential and related uses.

(7) Municipal: a district for sites dedicated for public buildings, museums and public open spaces, such as plazas or parks.

(8) Open: a district for sites dedicated to public open spaces, such as plazas or parks.

(9) SD: all special districts except SD-WH and SD-CC require a master plan be completed in coordination with the planning section. Transect sub-districts are assigned through the master plan process. Master plans shall be approved by the planning commission and the city council.

(b) The transect sub-districts and special district boundaries are as shown on the DDD regulating plan (see plate A). Unless otherwise noted, transect sub-district boundaries are mapped along thoroughfare centerlines, and rear property lines and side property lines.

(c) Regulations of subsection 64-3.I. pertaining to T-5 and SD-CC apply to all sub-districts of T-5 and SD-CC.

(d) Planned unit development, as set forth in section 64-5 of the City Code, is not applicable within the DDD.
Plate A, Detail: Special District – Civic Center
Plate B
4. **Administration, instruction, amendments and variances.**

   (a) **Administration.**

   (1) The administration of the plan review process within the Downtown Development District (DDD) shall be conducted by the Consolidated Review Committee (CRC) which shall have a maximum of five (5) members, and comprised of a representative from Planning & Zoning, an architect from the A/E Department, a representative from the Historic Development Department, and up to two (2) other designees as the mayor may appoint. The actions of the Consolidated Review Committee shall be coordinated by the Planning & Zoning Department. The CRC shall expedite the permitting process by providing a single interface between the developer and the agencies.

   I. The CRC shall be authorized to make minor adjustments to Site, Place and Building Design Documents so that minor deviations may be resolved administratively. Minor adjustments shall be limited to:

      i. Landscaping and tree requirements;

      ii. Dimensional adjustments that do not constitute an increase or decrease of more than 15% for the following design elements: awnings, balconies, canopies, galleries, stoops, terraces and signage.

      iii. Alternate building materials may be considered where the materials proposed are considered equivalent or better than the materials listed and regionally-available materials are preferred.

      iv. Transparency requirements for windows may be reduced up to five (5) percent of the minimum percentage required.

   II. The CRC is not authorized to approve dimensional adjustments for lot size, setbacks or building heights.

   (b) **Instructions.**

   (1) This Section sets forth the standards applicable to the development and substantial improvement of structures and other elements of the built environment within private properties.

   (2) Plans required by this Section are subject to approval by the Planning & Zoning Department (herein referred to as Planning & Zoning).

   (3) All applications for development in the DDD require predevelopment meetings. The predevelopment meetings shall include the applicant, the applicant’s design professionals, the associated City Departments, and the CRC. Planning & Zoning will be responsible for ensuring the applicable City Departments attend any predevelopment meetings. Predevelopment meetings will be scheduled at the request of the applicant.

   (4) This Section requires two types of submittals: Site Plan and Building Design Documents. The Building Design Documents required for zoning review do not include construction documents required for building permit review. Both sets shall be submitted together. Building Design Documents and Site Plans shall be sealed by a licensed design professional with the exception of a site plan for a single-family, detached dwelling less than 3 stories.

   (5) Site Plans submitted for approval shall comply with:

      I. Nonconformities, if any (paragraph 64-3.I.5);

      II. Site plan: Property standards (paragraph 64-3.I.8);

      III. Site plan: Property use restrictions (paragraph 64-3.I.9);
IV. Site plan: Building placement standards (paragraph 64-3.I.10);  
V. Site plan: garbage collection standards (paragraph 64-3.I.12).

(6) Building design documents submitted for approval shall demonstrate compliance with:
   I. Building design documents: Building and parking deck height standards (paragraph 64-3.I.13);  
   II. Building design documents: Building material standards (paragraph 64-3.I.14);  
   III. Building design documents: Frontage standards (paragraph 64-3.I.15);  

(7) Work in historic districts. All properties located in the DDD and a local historic district shall, in addition to complying with the development standards in 64-3.I.9 through .16, receive a certificate of appropriateness from the architectural review board as required by section 44-76 of the City Code prior to receiving a building permit and/or undertaking work. Any deviation from the DDD requirements, as may be required by the ARB, will require a zoning variance prior to receiving a building permit and/or undertaking work.

(c) Planning approval. Uses in the chart identified by "P" in any column are permitted in that particular district upon approval of their location and site plan by the planning commission as being appropriate with regard to transportation and access, water supply, waste disposal, fire and police protection, and other public facilities; as not causing undue traffic congestion or creating a traffic hazard; and as being in harmony with the orderly and appropriate development of the district in which the use is located. Such uses are also subject to any conditions and limitations imposed by the planning commission.

(d) Regulating plan amendments.
   (1) Adjustments to the transect sub-district and special district boundaries are limited to the following:
      I. Increases to the next higher transect sub-district provided the lot is adjacent to a lot of the higher transect sub-district for which the increase is requested. Adjustments to transect sub-districts require approval by the planning commission and city council.
      II. Reconciliations of transect sub-district require approval by the planning commission and city council.
      III. Modifications of boundaries resulting in a change from SD-WH or SD-CC to an adjacent mapped transect sub-district require approval by the planning commission and city council.

   (2) Master plans executed for special district according to paragraph 64-3.I.3 that assign or modify transect sub-district and special district boundaries must be recorded as an amendment to a regulating plan.

(e) Variances.
   (1) An applicant may appeal any decision of the planning & zoning department and/or the CRC to the board of zoning adjustment.
   (2) An applicant may request a variance from the requirements of section 64-3.I
   (3) All applications to the board of zoning adjustment shall be filed pursuant to section 64-8.
5. **Nonconformities.**

(a) **Uses.**

(1) Continuance of nonconforming uses. Except as hereinafter provided, the lawful operation of a nonconforming use, as such use existed on the effective date of this ordinance, or any amendment hereto, by which the use became a nonconforming use, may be continued. The number of dwelling units in a nonconforming dwelling use shall not be increased over the number of dwelling units existing in the nonconforming use on the effective date of this ordinance.

(2) Expansion or enlargement of nonconforming uses. A nonconforming use may be expanded or enlarged only within the premises on which such nonconforming use was located on the effective date of this ordinance or on the effective date of any amendment hereto by which the use became a nonconforming use. Premises as used in this subsection shall mean the building in which the use is being carried on and the accessory buildings, appurtenances, driveways, parking and loading spaces, and the curtilage thereof.

(3) Abandonment of nonconforming uses. A nonconforming use that has been abandoned or discontinued for a period of two (2) years shall not thereafter be re-established.

(b) **Structures.**

(1) Continuance of nonconforming structures. Except as hereinafter provided, any nonconforming structure may be occupied and operated and maintained in a state of good repair.

(2) Expansion or enlargement of nonconforming structures. A nonconforming structure may be expanded or enlarged on the premises owned on the effective date of this ordinance or on the effective date of any amendment hereto by which the structure became a nonconforming structure; provided, however, that the enlargement or expansion shall conform to the requirements of the DDD code.

(3) Restoration of damaged nonconforming structures. A nonconforming structure damaged in any manner and from any cause whatsoever may be restored, provided restoration is begun within one (1) year and completed within two (2) years of the date of the damage. The board of adjustment may grant an extension of the one-year or two-year period upon application and showing of hardship.

(c) **Parking lots.** Parking lots in existence as of the effective date of this ordinance shall conform to the requirements of 64-3.1.11(b)3 not later than November 2017. Compliance may be phased with wall or fencing to be installed by November 30, 2017. If the fence and landscaping option is chosen, required landscaping to follow within eighteen (18) months of installation of the fence. Existing evergreen vegetative buffers that accomplish the intent of 64-3.1.11(b)3 are an acceptable alternative, provided they are maintained. For properties along Broad, Beauregard, Water and Canal Streets, compliance shall coincide with the completion of physical improvements for the city projects along said streets adjacent to the property. Location of masking required by this paragraph is subject to line of sight review and approval by traffic engineering. Any parking lot that fails to timely conform shall be deemed an unlawful use and shall be discontinued.

6. **Complete demolition permits.**

(a) "Complete demolition," for the purposes of this section, is defined as the razing of one or more structure(s).
(b) Any applicant seeking a permit for complete demolition within the DDD must provide the urban development department with the following minimum information:

1. The date the owner acquired the property, purchase price, and condition on date of acquisition;
2. If an when the structure has been cited or received a notice of violation of the city code;
3. Whether the owner has complied with or attempted to bring the building into compliance with the city's International Property Maintenance Code (IPMC) and International Existing Building Code (IEBC); and if not, why? The amount of money it will cost to bring the building into minimal compliance with IPMC and/or rectify any notices of violation;
4. Whether the property has been listed for sale, prices asked and offers received, if any;
5. Redevelopment plans for the property in question, the amounts expended upon such plans and the dates of such expenditures;
6. The opinion from a licensed structural engineer that the structure is in danger of collapse, if the applicant proposes the demolition in order to protect public health and safety;
7. Any such other information as may reasonably be required by the urban development department.
8. The above notwithstanding, if the applicant is able to produce substantial evidence that the structure is beyond repair and structurally unsound, the consolidated review committee may recommend approval of a permit application for demolition based on this evidence alone.

(c) Upon review of the above information, the urban development department may approve or deny the demolition permit based on the following criteria:

1. Whether the demolition will impair the unique character of the DDD;
2. Whether there are redevelopment plans for the site;
3. Whether the redevelopment plans conform to the DDD code;
4. Whether the demolition of the structure in question is necessary for the public health and safety due to the physical condition of the structure.

(d) Any applicant denied a demolition permit by operation of this Code may appeal to the board of zoning adjustment (BZA). The BZA may permit the structure to be demolished if it finds the structure is a hazard to the public health and safety due to its condition or that the enforcement of this code presents an unreasonable economic hardship on the owner.

1. This exception for unreasonable economic hardship shall be applicable to owners (or the owner’s assignee or lessee) of structures who have expended significant sums of money on development plans involving the demolition of such structures.
2. In determining whether to grant a waiver under this exception, the BZA shall weigh the economic hardship and investment expectations of the owner (or the owner’s assignee or lessee) against the potential damage to the structure and of the surrounding built environment in question.
3. The mere purchase of a structure for future development without further development expenditures shall not be classified as an unreasonable economic hardship.

(e) An owner or authorized representative of an owner appealing to the BZA pursuant to subparagraph 64-3.1.6(d) shall submit by affidavit to the BZA at least the following:
(1) Replacement construction plans for the property in question and amounts expended upon such plans, including an itemization of each and every expenditure, and the dates of such expenditures.

(2) Whether there are definite plans for reuse of the property if the proposed demolition is carried out.

7. **Noise restrictions in the DDD.** The noise regulations in section 39-96 of the City Code shall apply throughout the DDD. The noise restriction regulations in paragraph 39-96.1 of the City Code shall apply to all sub-districts where residential uses are allowed by right.

8. **Site plan: Property standards.**
   (a) The portion of a property abutting a right-of-way is assigned a primary frontage or secondary frontage as follows:
      (1) Properties abutting more than one (1) street shall designate a primary frontage. The primary frontage shall be an A street if one (1) is abutted.
      (2) Elements of the built environment within the front setback are subject to all the requirements of paragraphs 64-3.I.13 through .16.
   
   (b) Newly platted properties, subdivisions of existing properties and newly assembled properties shall comply with the following property width restrictions as measured along their primary frontage:
      (1) T-3: Forty (40) feet minimum, one hundred twenty (120) feet maximum.
      (2) T-4: Eighteen (18) feet minimum, one hundred twenty (120) feet maximum.
      (3) T-5.1 & T-5.2: Fourteen (14) feet minimum, one hundred eighty (180) feet maximum.
      (4) T-6: Fourteen (14) feet minimum, no maximum.
      (5) SD-CC: Fourteen (14) feet minimum, no maximum.
      (6) Municipal and Open: No minimum or maximum.
      (7) In any sub-district, a property that exceeds the maximum property size as set forth above and existing as of the effective date of this section, may be developed as one (1) property.
   
   (c) Properties may be assembled with planning commission approval according to the following:
      (1) Where multiple properties to be assembled into a single property are within more than one (1) transect sub-district, the assembly requires a regulating plan amendment.
   
   (d) Setbacks and buildings per lot shall comply with the following standards as set out in table 1:
### Table 1: Site Configuration

<table>
<thead>
<tr>
<th>Sub-District</th>
<th>Element</th>
<th>Setbacks</th>
<th>Buildings Per Lot&lt;sup&gt;2&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td><strong>Primary Frontage</strong>&lt;sup&gt;3&lt;/sup&gt;</td>
<td><strong>Secondary Frontage</strong></td>
</tr>
<tr>
<td>T-3</td>
<td>Primary Buildings</td>
<td>10 ft—18 ft</td>
<td>5 ft min.</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>T-4</td>
<td>Primary buildings</td>
<td>12 ft max.</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>T-5.1</td>
<td>Primary buildings</td>
<td>12 ft max&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>T-5.2</td>
<td>Primary buildings</td>
<td>5 ft max.&lt;sup&gt;1&lt;/sup&gt;</td>
<td>12 ft max.&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>T-6</td>
<td>Primary buildings</td>
<td>10 ft max.</td>
<td>12 ft max.</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade at ground floor unrestricted upper stories</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>SD-WH</td>
<td>Primary buildings</td>
<td>10 ft max.</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>Unrestricted if fire rating requirements are met</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td>SD-CC.1-4 and CC.6</td>
<td>Primary buildings</td>
<td>60 ft max.</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>Unrestricted if fire rating requirements are met</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td>SD-CC.5</td>
<td>Primary buildings</td>
<td>12 ft max.</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>To rear of the facade</td>
<td>Unrestricted if fire rating requirements are met</td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td></td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Municipal</td>
<td>Primary buildings</td>
<td>Unrestricted if fire rating requirements are met</td>
<td>No max.</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td>Open</td>
<td>Primary buildings</td>
<td>Unrestricted if fire rating requirements are met</td>
<td>No max.</td>
</tr>
<tr>
<td></td>
<td>Outbuildings</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parking</td>
<td>Unrestricted</td>
<td></td>
</tr>
</tbody>
</table>

<sup>1</sup> May match setbacks of adjacent buildings (along the same street frontage) where they differ from the standard.
<br><sup>2</sup> Structures containing enclosed conditioned space.
<br><sup>3</sup> Buildings along Government Street may be set back an additional 12 feet beyond the maximum front setback.
### Table 2: Use Table

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Use Sub-Category</th>
<th>Transect Sub-Districts and Special Districts</th>
<th>Municipal</th>
<th>Open</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>T-3</td>
<td>T-4</td>
<td>T-5</td>
</tr>
<tr>
<td><strong>Industrial</strong></td>
<td>Warehousing &amp; Mini-Storage</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Mixed-use Light Manufacturing Component</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Manufacturing—Light (5,000 sf max, non-toxic)</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Manufacturing—Heavy (over 5000 sf, non-toxic)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Processing of Food and Beverage Products</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Laboratory Facility</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Distribution Facility</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Agricultural</strong></td>
<td>Nursery Stock Growing, Processing &amp; Sales</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Produce Growing, Processing &amp; Sales</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td><strong>Education</strong></td>
<td>Private Educational Facility (Daycare)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Private Educational Facility (Elementary)</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Private Educational Facility (All Levels)</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td>Use Category</td>
<td>Use Sub-Category</td>
<td>Transect Sub-Districts and Special Districts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------</td>
<td>------------------</td>
<td>---------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>T-3</td>
<td>T-4</td>
<td>T-5</td>
</tr>
<tr>
<td>Civic Support</td>
<td>Religious institution (including educational)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Funeral home</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Hospital, medical offices, veterinary medicine, ambulance service</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Mystic society meeting hall</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Museum</td>
<td>P</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Park / Open Space</td>
<td>P</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Government Building</td>
<td>P</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Automotive</td>
<td>Automotive Services—Light (5,000 sf max)</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Automotive Services—Heavy (over 5000 sf)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Parking Structure</td>
<td>-</td>
<td>-</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Gas Station</td>
<td>-</td>
<td>-</td>
<td>P</td>
</tr>
<tr>
<td>Residential</td>
<td>Single-Family Dwelling</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Two-Family Dwelling</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Multi-Family Dwelling</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Accessory Dwelling Unit</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Senior &amp; Elderly Housing</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Nursing &amp; Retirement Housing</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Boarding Houses &amp; Dormitories</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Use Category</td>
<td>Use Sub-Category</td>
<td>Transect Sub-Districts and Special Districts</td>
<td>T-3</td>
<td>T-4</td>
</tr>
<tr>
<td>--------------</td>
<td>-----------------</td>
<td>--------------------------------------------</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>Residential, continued</td>
<td>Homeless &amp; Emergency Shelter</td>
<td>-</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td></td>
<td>Mixed-use Residential Component</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Lodging</td>
<td>Hotel (no room limit)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Inn (up to 20 rooms)</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Bed and Breakfast (up to 5 rooms)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Office</td>
<td>Home-office (non-primary use)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Live-work (office up to 15% of building sf.)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Work-live (office up to 80% of building sf.)</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Mixed-use Office Component</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Office Building</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Commercial</td>
<td>Live-work (retail up to 15% of building sf.)</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Work-live (retail up to 80% of building sf.)</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Mixed-use Retail Component</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Retail Building</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>Café</td>
<td>-</td>
<td>R</td>
<td>R</td>
</tr>
</tbody>
</table>

Planning Commission As-Approved – September 1, 2022
<table>
<thead>
<tr>
<th>Use Category</th>
<th>Use Sub-Category</th>
<th>Transect Sub-Districts and Special Districts</th>
<th>Municipal</th>
<th>Open</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial,</td>
<td>Restaurant, bar,</td>
<td>T-3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>continued</td>
<td>catering,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>entertainment,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>theater or brewpub with occupancy load over 100 persons</td>
<td>T-4</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>*Occupancy load under 100 is permitted by right</td>
<td>T-5</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Drive-thru Retail</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Arena, Concert Venue, Convention Center and other Assembly Uses over 1500 people</td>
<td>T-6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NOTE:</td>
<td>None of the above permitted uses include an &quot;Adult Entertainment Enterprise&quot; as defined in 64.2</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**KEY**

R Permitted By-Right
P Planning Approval

9. **Site plan: Property use restrictions.**
   (a) Property use is limited according to table 2.
   (b) Parking, except structured parking, is subordinate to uses permitted under this ordinance and shall not be used as a primary use on a property.

10. **Site plan: Building placement standards.**
    (a) Property coverage by buildings in T-3 and T-4 shall not exceed seventy-five (75) percent of net property area.
    (b) The number of buildings permitted on one (1) property shall not exceed the maximum buildings per property according to table 1. Where multiple buildings occupy a single property a principal building shall be designated.
(c) Buildings shall be set back from the boundaries of their properties according to Table 1. Buildings along Government Street may be set back an additional twelve (12) feet beyond the Table 1 standards.

(d) The facade shall be parallel to the primary front property line. The primary entrance shall be through the facade. Facades are not required to be parallel to the primary front property line within twenty (20) feet of corners.

   (a) Required vehicular parking.
      (1) Vehicular parking is not required in T-3, T-4, T-5, SD-WH, Municipal or Open sub-districts, or for structures existing before the date of the adoption of this form-based code.
      (2) Within T-6 parking shall be provided for all new construction at the following minimum rates:
          I. Office: Three (3) spaces per one thousand (1,000) square feet.
          II. Lodging: One (1) space per bedroom.
          III. Residential: One (1) space per unit.
          IV. Retail: no required parking.
          V. Restaurant and café: no required parking.
      (3) Within SD-CC, parking shall be provided for all new construction at the following minimum rates:
          I. Arena, Concert Venue, Convention Center and other Assembly Uses over 1500 people: One (1) space per ten (10) seats.
          II. Office: One (1) space per five-hundred (500) square feet.
          III. Lodging: One (1) space per two guest rooms.
          IV. Residential: One (1) space per unit.
          V. Retail: no required parking.
          VI. Restaurant and café: no required parking.
      (4) On-street parking spaces in parking lanes corresponding to property frontages may be counted towards required parking in T-6 and SD-CC.1-.4 and .6. On-street parking shall remain available to the public and cannot be restricted to use by the fronting properties.
      (5) Required parking in T-6 and SD-CC.1-.4 and .6 sub-districts may be provided off-site by purchase or lease from a civic parking reserve or private parking lot or structure within one thousand five hundred (1,500) feet of the property.
      (6) Required parking for developments within the SD-CC.5 sub-district must be provided on-site within the SD-CC.5 sub-district.
      (7) In SD-CC.1-.4 and .6 sub-districts, parking may be shared among uses within the district. The minimum amount of parking provided within the district must meet the minimum parking requirement for the single use with the highest number of required parking spaces.
   (b) Vehicular parking design requirements.
      (1) All off-street parking spaces and aisles shall meet AASHTO size and configuration standards.
(2) Parking structures and parking lots over twenty (20) spaces are prohibited in T-3 and T-4.

(3) For parking lots along frontages, one (1) of the following masking options is required:

   I. Liner buildings may be used to mask parking lots.

   II. A hedge, evergreen vines, other evergreen planting materials, combined with a metal fence or masonry wall, with or without a hedge or evergreen plantings, may be used to mask parking lots. Alternative materials for fences or walls may be considered by the CRC provided the intent of masking is achieved and sufficient documentation is provided to justify allowance of the alternative material. Shrubs for hedges shall be a minimum of three (3) feet in height at the time of planting, evergreen vines or other evergreen planting materials shall be of a variety that will form an evergreen barrier as would be formed by a hedge; walls and fences shall be a minimum of three (3) feet in height.

   III. When parking lots are surfaced with crushed stone, brick, rolled concrete pavers, or cellular grassed concrete pavers, masking requirements may be satisfied by trees spaced a maximum of thirty (30) feet on center.

(4) For parking structures along frontages, in all sub-districts where allowed, except for SD-CC sub-districts, one (1) of the following masking options is required:

   I. Liner buildings shall wrap a minimum of seventy (70) percent of the width of parking structures at ground floor frontages.

   II. Within B-street frontages, a hedge, evergreen vines, or other evergreen planting materials combined with a metal fence or masonry wall, with or without a hedge, may be used to mask parking structures. Alternative materials for fences or walls may be considered by the CRC provided the intent of masking is achieved and sufficient documentation is provided to justify allowance of the alternative material. Shrubs for hedges shall be a minimum of three (3) feet in height at the time of planting, evergreen vines or other evergreen planting materials shall be of a variety that will form an evergreen barrier as would be formed by a hedge; walls and fences shall be a minimum of three (3) feet in height.

(5) One interior heritage tree shall be planted for every fifteen (15) spaces for parking lots over fifty (50) spaces.

(6) Parking lot accessory structures.

   I. Attendant huts, pay kiosks and other structures shall be permitted in parking lots. Such accessory structures shall only be sized and used to shelter collection and security operations related to the parking use.

(c) Vehicular parking access.

(1) Parking shall be accessed from the secondary frontage where available.

(2) Where secondary frontages are not available, parking may be accessed by driveways at the primary frontage provided the property width exceeds the following:

   I. T-3 & T-4: Forty-two (42) feet minimum.

   II. T-5: Fifty-four (54) feet minimum.

   III. T-6: Seventy-two (72) feet minimum.

   IV. SD-WH and SD-CC: Fifty-four (54) feet minimum.

(3) Driveways are limited in width as follows:
I. T-3 and T-4 are limited to ten (10) feet in width within the front setback along the frontage;

II. T-5, T-6 and SD-WH are limited to twenty-five (25) feet in width within the frontage;

III. SD-CC is limited as follows:
   i. South Lawrence Street: ten (10) feet in width within the frontage;
   ii. Civic Center Drive: twenty-five (25) feet in width within the frontage; and
   iii. Canal Street and South Claiborne Street: thirty-six (36) feet in width within the frontage.

(4) Crushed stone surfaces shall be limited to driveways.

(5) Curb-cut standards and limits.
   I. Curb cuts shall meet specifications established in chapter 57 article IV, Driveways.
   II. The number of curb-cuts is limited as follows:
      i. T-3, T-4, T-5, T-6 and SD-WH districts are limited to a maximum of one (1) curb cut per lot per street frontage.
      ii. SD-CC districts are limited to one (1) curb-cut per lot per street frontage along South Lawrence Street and Civic Center Drive, and one (1) curb-cut for every two-hundred linear feet of street frontage along Canal Street and South Claiborne Street.

(d) Bicycle parking.
   (1) Property owners in T-5 and T-6 may install bicycle racks within the right-of-way adjacent to their frontage subject to the following restrictions:
      I. Bicycle racks shall be inverted-U, pole and ring, or removable ring types.
      II. Bicycle racks shall not be located within the following areas:
         i. Within five (5) feet of fire hydrants.
         ii. Within four (4) feet of loading zones and bus stop markers.
         iii. Within three (3) feet of driveways and manholes.
         iv. Within two (2) feet of utility meters and tree boxes.
         v. Sidewalks where the distance from the face of the curb to the property line is less than seven (7) feet.
         vi. Bicycle racks parallel to the curb shall be set back from the curb two (2) feet. Bicycle racks perpendicular to the curb shall allow 1 foot of setback between a fifty-six-centimeter bicycle properly locked and the curb. Where rings are added to existing poles, these requirements do not apply.
         vii. Bicycle rack placement shall not reduce the pedestrian sidewalk path to less than four (4) feet considering the placement of a fifty-six-centimeter (twenty-two-inch) bicycle properly locked.
viii. Bicycle racks shall be spaced a minimum of thirty (30) inches where installed parallel to the curb and forty-eight (48) inches where installed perpendicular to the curb.

12. Site plan: Garbage collection standards.
   (a) Garbage containers may only be placed on the sidewalk with the following restrictions:
       (1) Containers shall be removed from the public right-of-way within two (2) hours of garbage collection and shall not be placed in the right-of-way between 7:00 a.m. and 5:00 p.m.
       (2) Grease containers shall not be placed outside within twenty (20) feet of a sidewalk at any time.
   (b) Dumpsters.
       (1) The placement of a dumpster in the primary frontage or in the street right-of-way shall be prohibited.
       (2) Waste removal of a dumpster by a sanitation truck shall take place entirely within the paved surface of the building site. The street right-of-way may not be used by the truck for maneuverability.
       (3) All dumpsters shall be enclosed within an enclosure of at least the height of the dumpster which is being enclosed, but in no case to exceed eight (8) feet in height. The dumpster enclosure materials shall comply with materials as specified in 64-3.I.14, and may also be equipped with a door or gate constructed of wood or other opaque material that opens outward and which remains closed unless the dumpster is being filled or emptied. The dumpster enclosure must be of sufficient size to allow for placement and removal of dumpster without causing damage to the enclosure.
       (4) If required/provided, dumpster enclosures must be kept in good repair and condition by the property owners for the life of the dumpster/enclosure requirement.
       (5) The floor or pad of the dumpster enclosure must be equipped with a connection to the sanitary sewer, and any discharge or runoff from the enclosure shall not be allowed to drain into any storm water drain, as required by the city engineering department, or an alternative, approved by the city engineer, that does not allow leakage of contaminants.
       (6) Construction dumpsters, used for construction projects, are exempt from this paragraph.

   (a) Building height is measured in stories for each above-ground level according to the following:
       (1) Stories are measured from finished floor to finished ceiling.
       (2) Stories above the ground floor are limited to a maximum of fourteen (14) feet. Stories combined to exceed fourteen (14) feet are counted as multiple stories.
       (3) For residential uses, ground floor height exceeding eighteen (18) feet is counted as multiple stories.
       (4) For non-residential and mixed-uses, ground floor height exceeding twenty-five (25) feet in all transect sub-districts, including SD-CC, and thirty-five (35) feet in SD-WH is counted as multiple stories.
       (5) Unfinished attics are not included in building height measurement.
(6) Height may be increased to match structures on contiguous lots within the same transect sub-district.

(7) For free-standing parking structures, building height is measured in feet.

(b) Building height is limited to the following maximum heights:

(1) Two (2) stories in T-3 and T-4,

(2) Three (3) stories in T-5.1,

(3) Five (5) stories in T-5.2, except for buildings fronting Bienville Square that may be up to eight (8) stories, and

(4) Six (6) stories in SD-WH.

(5) In SD-CC sub-districts as follows:

I. SD-CC.1: thirteen (13) stories,

II. SD-CC.2: sixteen (16) stories,

III. SD-CC.3: ten (10) stories,

IV. SD-CC.4: eight (8) stories,

V. SD-CC.5: three (3) stories,

VI. SD-CC.6: three (3) stories,

(6) In Municipal and Open sub-districts, height is limited to four (4) stories.

(7) There are no building height restrictions in T-6.

(8) Height may be increased to match structures on contiguous lots within the same transect sub-district.

(c) Parking deck height is limited to the following maximum heights:

(1) Thirty-four (34) feet in T-5.1,

(2) Sixty (60) feet in T-5.2, SD-WH and Municipal,

(3) Eighty (80) feet in T-6, SD-CC.2-4, and

(4) For parking structures attached to a building(s) for at least fifty (50) percent of their total perimeter or eighty (80) percent of their perimeter along frontages, the parking structure height may exceed the limit provided they not exceed the eave height of the attached building(s).

(d) Ground floor non-residential uses shall have a minimum story height of fourteen (14) feet and ground floor residential uses shall have a minimum story height of ten (10) feet.

(e) Outbuildings are limited to two (2) stories in T-3 and T-4, in all other transect sub-districts outbuildings shall be no higher than the principal building.

14. **Building specification: Building materials standards.**

(a) Mechanical equipment including, but not limited to, electric meters, gas meters, water meters, exhaust fans, HVAC equipment, and refuse storage shall not be located along frontages. Mechanical equipment must be masked if visible from the street or sidewalk.

(b) All openings, including but not limited to porches, galleries, doors and windows, with the exception of shopfronts, shall be square or vertical in proportion.
(c) Where multiple exterior materials are used on a single building, they shall only be combined on each facade horizontally, with the heavier material below the lighter. [DELETE this section - same as C-1 below]

(c) Exterior finish.

(1) Where multiple exterior materials are used on a single building, they shall only be combined on each facade horizontally, with the heavier material below the lighter.

(2) Exterior finish in T-3, T-4 and T-5 sub-districts shall be wood or cementitious clapboard, shingles, board and batten, stucco, brick or stone. In T-6, Municipal, Open and SD-CC sub-districts, exterior finish materials additionally include carbon-based wall systems (including carbon fiber), ceramics, concrete and concrete panels, fiber-cement panels, glass, masonry (including brick, stone, concrete masonry units, and thin-veneer versions of these materials), metal and metal panels, panelized architectural rainscreen systems (any material), photo-voltaic panels (glass or plastic), polymer-based wall cladding, pre-cast concrete, stucco, thin brick, and timber (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(e) Roofs.

(1) Roofing materials in T-3, T-4 and T-5 sub-districts shall be tile, standing seam metal, metal shingles, five v-crimp, and shingles including: asphalt, fiberglass, cement fiber, wood, or slate. Built-up or membrane roofing shall only be used on roofs with slopes less than three (3) and twelve (12) where hidden from view from the public right-of-way. Modern synthetic materials designed to resemble acceptable materials may be used. In T-6, Municipal, Open and SD-CC sub-districts, all roofing materials meeting applicable Building and Fire Code requirements are allowed (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(2) The following roofing materials are prohibited in all sub-districts except for T-6, Municipal, Open and SD-CC sub-districts: corrugated fiberglass, asphalt roll roofing, corrugated metal, panel & batten, colored metal.

(3) Rooftop equipment such as turbine vents, skylights, satellite dishes, and T.V. antennae shall not be visible from the street.

(f) Foundations.

(1) Foundation requirements do not apply to slab on grade construction as allowed in the following frontage types: common entry, pedestrian forecourt, vehicular forecourt, gallery and shopfront.

(2) Foundations of new additions may match those of the existing building.

(3) Raised foundations in T-3, T-4 and T-5 sub-districts shall be pier and fill-panel construction, or chain wall construction with panels inset to resemble pier and infill panel construction, or raised slab foundations with piers faced with brick, stone or stucco. In T-6, Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding foundations (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(4) Lattice, if used in T-3, T-4 and T-5 sub-districts, should be hung below the skirt board or siding between the piers and framed with trim. Lattice secured to the face of the foundation is inappropriate.

(5) Any solid infill in T-3, T-4 and T-5 sub-districts between the piers should be recessed.
(6) Foundations in T-3, T-4 and T-5 sub-districts shall be brick, stone, or stucco. Where another type of structural material is used, it must be faced with brick, stone or stucco. In T-6, Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding foundations (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(7) The following foundation materials are prohibited in T-3, T-4 and T-5 sub-districts: metal infill, plywood panels, mineral board panels, plastic or vinyl sheeting, unfinished concrete block, wood piers, imitation brick or stone, vinyl lattice. Wood supports are acceptable for wood stairs. In T-6, Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding foundations (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(g) Fences.

(1) Fences and walls shall only be permitted in frontages where explicitly allowed in the frontage standards.

(2) A fence or wall may be installed along the side and rear property lines beyond the front façade of the building, with a maximum height of eight (8) feet (up to ten (10) feet may be approved in SD-WH and SD-CC). 

(3) Unimproved lots may have fences with a maximum height of six (6) feet along any property line.

(4) Fences and walls shall be made of the following materials: wood picket, wood slat, wood lattice, iron or steel, brick, stone, stucco over masonry, aluminum that appears to be iron. In T-6, Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding fences, except as provided in (5) below (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(5) Prohibited fence materials.

I. Barbed and concertina wire is prohibited in frontages and in all areas that are visible from frontages.

II. Chain link fences are prohibited in frontages and only allowed along interior property lines behind the façade of the building.

(h) Transparency.

(1) The use of reflective glass is prohibited along public frontages within the first six (6) stories from the ground level. In SD-CC sub-districts, reflective glass is prohibited along the South Lawrence Street and Civic Center Drive frontages but is allowed on all stories fronting Canal Street and South Claiborne Street (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(2) Tinted glass may be allowed as follows:

I. A minimum visible transmittance rating of .78 for all glass on the first and second floors. Awnings are preferable to tint if solar gain is an issue. On third stories and above, a minimum transmittance rating of .68 if an awning or sun screen is not a viable or preferred option.

(3) All building facades along public frontages shall have a minimum of twenty (20) percent transparency measured on each floor. Higher percentages are required for some frontage types as stipulated in section 64-3.1.15.
15. **Building specification: Frontage standards.**

(a) **Frontages general.**

(1) The frontage is the area of a property that faces a street or other public space and an assembly of components within that area. Frontage components include:

   I. The building facade;

   II. Structures that project from the facade such as porches, terraces, stoops, awnings, canopies, and bay windows;

   III. Any front yard landscape elements between the building facade and the public street or space.

(2) Frontage build-out shall be a minimum of eighty (80) percent in T-5.1, and one hundred (100) percent in T-5.2 and T-6. **There are no frontage build-out minimums in other subdistricts.** In the absence of a building facade along any part of a frontage in T-5 or T-6 up to the minimum required frontage build out, a streetscreen is required as follows:

   I. Streetscreens shall be between four (4) and eight (8) feet in height.

   II. Openings in the streetscreen for vehicular access shall be no wider than thirty (30) feet.

   III. Streetscreens shall be made of the following materials: brick, stone, stucco over masonry, iron, steel or aluminum that appears to be iron. Non-opaque streetscreens require planting behind to increase opacity.

   IV. Streetscreens are not considered fences for the purposes of the regulations of this section.

(3) Frontages are divided into the following types: lawn, terrace, stoop, common entry, pedestrian forecourt, vehicular forecourt, gallery, shopfront and plaza.

(4) Property owners shall designate which frontage type corresponds to the building(s) they own or are proposing to build and shall comply with the standards for that type when new construction or substantial improvement is proposed, or when the frontage type is changed or when the primary frontage of the property is redesignated to another street on a corner lot. New additions to existing buildings are not required to designate frontage types.

(5) A shop front frontage is required for all ground floor commercial uses fronting the A-Street portions of Dauphin, Conti, and St. Joseph Streets shown on Plate B, "Regulating Plan—Street Hierarchy." All other T-5 and T-6 ground floor commercial uses must have transparent windows covering a minimum of thirty (30) percent of the surface between two (2) and twelve (12) feet above the abutting sidewalk.
(6) Where buildings have multiple frontages or multiple buildings are located on one (1) property, similar frontage types should be selected for all frontages.

(7) Walkways providing access to the primary entrance and secondary entrances are limited to one (1) per frontage no wider than five (5) feet each. These criteria do not apply to T-6, Municipal, Open and SD-CC sub-districts, which may have multiple walkways serving multiple entrances, with no restriction to number or width (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(8) Loading docks and service areas up to a combined width of thirty (30) feet may be incorporated into frontages as follows:
   I. At secondary frontages towards the rear of the property.
   II. At primary frontages where properties have no secondary frontage and property width exceeds one hundred twenty (120) feet.
   III. At all frontages within SD-WH.

(9) First floor elevation requirements in this section may be exceeded where the one hundred-year flood plain (AE) and five hundred-year flood plain (X-shaded) requires buildings be raised beyond the specified ranges. Note: On commercial developments only, flood proofing may be used to achieve compliance with the storm water management and flood control ordinance and is an alternative to elevating the structure (see section 17-26(e)(3)).

(b) Encroachments general.

(1) Balconies may project from the façade three (3) feet and may extend into the right-of-way with a permit and right-of-way use agreement from the city engineer.

(2) Permanent encroachments/permanent structures greater than three (3) feet in height constructed in the right-of-way require a permit from the city engineer and a right-of-way use agreement. The right-of-way permit and the right-of-way use agreement may require procurement and maintenance of general liability insurance naming the city as an additional insured.

   Awnings and canopies shall not be considered permanent structures and do not require a permit from the city engineer.

(c) Frontage standards for additions to existing buildings.

(1) Additions to existing buildings in general.
   I. Existing nonconforming buildings are not required to meet frontage type requirements unless the frontage is reoriented.
   II. Additions to existing buildings may match the foundations, porch depth, and finished floor elevations of the existing building.
   III. New addition encroachments into the front setback are permitted as follows:
      i. Porches, stairs, stoops, and ramps may encroach into the front setback as follows:
         a. Up to fifty (50) percent of the front setback depth in T-3 and one hundred (100) percent in all other sub-districts.
         b. Porches shall be no less than eight (8) feet deep in T-3, and five (5) feet deep in T-4.

(2) Additions to existing buildings in T-3 sub-districts.
I. The finished floor elevation, shall be between sixteen (16) and forty-eight (48) inches above average grade along the front property line if it does not match that of the existing structure.

II. The front yard may be raised up to thirty-six (36) inches above sidewalk grade to form a terrace.

III. A fence or wall may be installed along the front property line and the side lot lines to the façade of the building, with a maximum height of four (4) feet.

IV. Shopfronts and galleries are prohibited in T-3.

(3) Additions to existing buildings in T-4 sub-districts.

I. The first floor finished floor elevation, if it does not match the existing, shall be between sixteen (16) and forty-eight (48) inches above average grade along the front property line. If a shopfront frontage is incorporated, the finished floor may be at sidewalk level.

II. The front yard may be raised up to thirty-six (36) inches above sidewalk grade to form a terrace.

III. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of four (4) feet.

IV. T-4 Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

V. Shopfronts maybe permitted in T-4. Galleries are prohibited.

(4) Additions to existing buildings in T-5 sub-districts.

I. The finished floor elevation, if it does not match the existing, shall be a maximum of thirty (30) inches above average grade along the front property line.

II. A raised terrace is permitted in the frontage up to twenty (20) inches above sidewalk grade.

III. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of four (4) feet. Wood fences are not allowed in T-5.2.

IV. Walkways providing access to the building entrances are limited to one (1) per entrance no wider than five (5) feet each.

V. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

VI. A primary entry courtyard may be incorporated into the frontage with a portion of the façade recessed more than the maximum front setback. The primary entry courtyard shall not exceed six hundred (600) square feet in yard area.

VII. Shopfronts and galleries are permitted in T-5.

(5) Additions to existing buildings in T-6 sub-districts.

I. The finished floor elevation, if it does not match the existing, shall be a maximum of thirty (30) inches above average grade along the front property line.
II. A raised terrace is permitted in the frontage up to twenty (20) inches above sidewalk grade.

III. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of four (4) feet. Wood fences are not allowed in T-6.

IV. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

V. A primary entry courtyard may be incorporated into the frontage with a portion of the façade recessed more than the maximum front setback. The primary entry courtyard shall not exceed one thousand six hundred (1,600) square feet in yard area.

VI. Shopfronts and galleries may be permitted in T-6.

(6) Additions to existing buildings in SD-WH sub-districts.

I. The finished floor elevation, if it does not match the existing, shall be a maximum of thirty (30) inches above average grade along the front property line.

II. A raised terrace is permitted in the frontage up to twenty (20) inches above sidewalk grade.

III. An iron fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of six feet.

IV. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

V. A primary entry courtyard may be incorporated into the frontage with a portion of the façade recessed more than the maximum front setback. The primary entry courtyard shall not exceed one thousand six hundred (1,600) square feet in yard area.

VI. Shopfronts may be permitted in SD-WH. Galleries are prohibited.

(7) Additions to existing buildings in SD-CC sub-districts.

I. The finished floor elevation, if it does not match the existing, shall be a maximum of thirty (30) inches above average grade along the front property line.

II. A raised terrace is permitted in the frontage up to twenty (20) inches above the adjacent grade.

III. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of ten (10) feet, with the exception of SD-CC.5 properties fronting South Lawrence Street, where it is limited to a maximum height of six (6) feet.

IV. Frontages may be paved up to one hundred (100) percent of their area. Paving may consist of unit masonry, concrete, asphalt or aggregate (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

V. A primary entry courtyard may be incorporated into the frontage with a portion of the façade recessed more than the maximum front setback.
VI. Shopfronts and galleries may be permitted in SD-CC sub-districts as noted in Table 3.

(8) Additions to existing buildings in Municipal and Open sub-districts.

I. The finished floor elevation, if it does not match the existing, shall be a maximum of thirty (30) inches above average grade along the front property line, or as required to comply with flood elevation requirements.

II. A raised terrace is permitted in the frontage up to twenty (20) inches above sidewalk grade.

III. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of ten (10) feet.

IV. Frontages may be paved up to one hundred (100) percent of their area. Paving may consist of unit masonry, concrete, asphalt or aggregate (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

V. A primary entry courtyard may be incorporated into the frontage with a portion of the façade recessed more than the maximum front setback. The primary entry courtyard shall not exceed one thousand six hundred (1,600) square feet in yard area.

VI. Shopfronts and galleries may be permitted in Municipal and Open sub-districts as noted in Table 3.
(d) **Frontage standards for new construction.**

(1) New construction frontage type: Lawn *(not permitted in T-5.1, T-5.2 or T-6).*

I. General characteristics: The facade is set back from the front property line with the first story elevated from the sidewalk for privacy and principal entry accessed by a porch or stoop.

II. The finished floor elevation of the first floor shall be a minimum of sixteen (16) inches and a maximum of forty-eight (48) inches above average grade along the front property line, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. Encroachments into the front setback are permitted as follows:

i. Porches, stairs, and ramps may encroach into the front setback up to fifty (50) percent of its depth in T-3 and one hundred (100) percent in T-4. Porches shall be no less than eight (8) feet deep in T-3 and four (4) feet deep in T-4.
ii. Bay windows, roof overhangs, cornices, window and door surrounds and other facade decorations may encroach into the front setback up to two (2) feet.

iii. Stoops may encroach into the front setback up to four (4) feet.

iv. Stoops may be covered by a roof structure supported by columns or wall brackets.

IV. Fences may be permitted as follows:

i. A fence or wall may be installed along the front property line and the side lot lines to the façade of the building, with a maximum height of four (4) feet.

ii. A fence or wall may be installed along the side and rear property lines beyond the front façade of the building, with a maximum height of eight (8) feet (up to ten (10) feet may be approved in SD-WH, SD-CC, Municipal and Open sub-districts).

iii. Fences and walls shall be made of the following materials: wood picket, wood slat, wood lattice, iron or steel, brick, stone, stucco over masonry, aluminum that appears to be iron. In Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding fences, except as provided in 64-3.1.14.(g)(5) [projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices].

V. Walkways providing access to the primary entrance and secondary entrances are limited to one (1) per frontage no wider than five (5) feet each. These criteria do not apply to Municipal, Open and SD-CC sub-districts, which may have multiple walkways serving multiple entrances, with no restriction to number or width.

VI. Building foundations shall be brick, stone, or stucco pier and inset fill-panel construction, or chain wall construction with panels inset to resemble pier and infill panel construction. Infill between piers shall be brick, stone, stucco, wood lattice, or vertical wood picket and shall be recessed so that piers protrude from the infill. In Municipal, Open and SD-CC sub-districts, there are no design or materials restrictions regarding foundations (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

(2) New construction frontage type: Terrace (not permitted in T-6).

I. General characteristics: The facade is set back from the front property line by an elevated patio.

II. The finished floor elevation of the first floor shall be a minimum of twenty (20) inches and a maximum of thirty-six (36) inches above average grade along the front property line, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. A raised terrace is required as follows:

i. A terrace between twenty (20) and thirty-six (36) inches above sidewalk grade shall encroach into the front setback for one hundred (100) percent of the width of the facade at the primary frontage, except where driveways are permitted in which case the terrace may occupy less than
one hundred (100) percent of the frontage. Additions to existing non-
compliant structures are not required to meet percentage-specified
requirement.

ii. The terrace shall be a minimum of eight (8) feet deep and may extend to
the front property line. Terrace surfaces may be paved or landscaped.

IV. Awnings are permitted as follows:

i. Awnings shall be fabric and may be fixed or movable.

ii. Awnings at ground floor level shall span a minimum of eighty (80) percent
of the frontage without gaps except between separate businesses and
where an awning covers only the primary entrance, it shall be the width
of the primary entrance.

iii. Awnings on the second floor or above shall cover only a window or door
and shall be the width of the window or door.

iv. An awning may be installed over doors on secondary frontages provided
that it projects no more than six (6) feet from the building.

v. Awnings at the ground floor level shall extend from the facade a
minimum of six (6) feet and shall not extend beyond a terrace, if one
exists. Exceptions are:

   a. That an awning covering only the primary entrance may extend a
      minimum of three (3) feet; and

vi. All awnings shall be set back from the curb a minimum of two (2) feet.

vii. A minimum of eight-foot clearance to the bottom of the frame shall be
     maintained above sidewalk or terrace.

V. Fences and walls are allowed only when they are necessary as part of the
terrace structure or to provide a safety railing. Walls shall be brick, stone or
stucco. Rails shall be iron, steel or aluminum that appears to be iron. In
Municipal, Open and SD-CC sub-districts, there are no design or materials
restrictions regarding fences, except as provided in 64-3.I.14.(g)(5) [projects
within local historic districts require review and approval by the Architectural
Review Board, which may limit size, design and material choices].

VI. In T-4, walkways providing access to secondary entrances are limited to one per
entrance no wider than five (5) feet each.

VII. In T-5, SD-WH, SD-CC, Municipal and Open sub-districts, frontages may be
paved up to one hundred (100) percent of their area. Paving shall consist of
unit masonry or concrete [projects within local historic districts require review
and approval by the Architectural Review Board, which may limit size, design
and material choices].

VIII. Terrace frontages may include all elements of a shopfront frontage located at
the level of the terrace.

(3) New construction frontage type: Stoop [not permitted in T-3 or SD-CC.1-4 and SD-CC.6].

I. General characteristics: The facade is aligned close to the front property line
with the first story elevated from the sidewalk for privacy, and an exterior stair
and landing at the building entrance.
II. The finished floor elevation of the first floor shall be a minimum of twenty (20) inches and a maximum of thirty-six (36) inches above average grade along the front property line, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. A stoop is required as follows:
   i. A masonry stoop between twenty (20) and thirty-six (36) inches above sidewalk grade may encroach into the front setback at the primary entrance. Additional stoops may be located at secondary entrances.
   ii. Stoops shall be between four (4) and six (6) feet deep.
   iii. Stoops may be recessed into the building facade as an alternative to encroaching into the setback.
   iv. Stairs providing access to a porch or stoop may encroach up to the property line.
   v. Stoops may be covered by a roof structure supported by columns or wall brackets.

IV. An iron fence with or without masonry piers is permitted at the front property line in T-4.

V. In T-4, walkways providing access to the building entrances are limited to one per entrance no wider than five (5) feet each.

VI. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

(4) New construction frontage type: Common entry (not permitted in T-3 or T-6).

I. General characteristics: A single point of entry is provided for multiple units or uses in one (1) building.

II. The finished floor elevation of the first floor shall be no more than thirty (30) inches above average grade along the façade, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. Awnings are permitted as follows:
   i. Awnings shall be fabric and may be fixed or movable.
   ii. Awnings at ground floor level shall span a minimum of eighty (80) percent of the frontage without gaps except between separate businesses and where an awning covers only the primary entrance, it shall be the width of the primary entrance.
   iii. Awnings on the second floor or above shall cover only a window or door and shall be the width of the window or door.
   iv. An awning may be installed over doors on secondary frontages provided that it projects no more than six (6) feet from the building.
   v. Awnings at the ground floor level shall extend from the facade a minimum of six (6) feet and shall not extend beyond a terrace, if one exists. Exceptions are:
      a. That an awning covering only the primary entrance may extend a minimum of three (3) feet; and
   vi. All awnings shall be set back from the curb a minimum of two (2) feet.
vii. A minimum of eight-foot clearance to the bottom of the frame shall be maintained above sidewalk.

IV. Stairs providing access to entrances may encroach up to the property line.

V. An iron fence with or without masonry piers is allowed at the front property line in T-4.

VI. In T-4, walkways providing access to the building entrances are limited to one per entrance no wider than five (5) feet each.

VII. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

VIII. Common entry frontages may include all elements of a shopfront frontage located at sidewalk level.

(5) New construction frontage type: Pedestrian forecourt (not permitted in T-3 or T-4).

I. General characteristics: A portion of the facade is close to the front property line and remaining facade is set back from the front property line to create an entry courtyard.

II. The finished floor elevation of the first floor shall be no more than eighteen inches above average grade along the facade, except at the entry, which shall be at grade, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. An entry courtyard is required as follows:
   i. The entry courtyard shall be located at the primary entrance.
   ii. The entry courtyard size limits are as follows:
      a. T-5, T-6 and SD-WH sub-districts: no larger than six hundred (600) square feet.
      b. Municipal and Open sub-districts: no larger than one thousand six hundred (1,600) square feet.
      c. SD-CC sub-districts: no size limit.
   iii. The entry courtyard shall be bound by building facades on a minimum of two (2) sides.
   iv. The width of the entry courtyard counts toward frontage build out.

IV. Awnings and canopies are permitted as follows:
   i. Awnings shall be fabric and may be fixed or movable.
   ii. Canopies shall be fixed and constructed of metal or wood.
   iii. Awnings at ground floor level shall span a minimum of eighty (80) percent of the frontage without gaps except between separate businesses and where an awning covers only the primary entrance, it shall be the width of the primary entrance.
   iv. Awnings on the second floor or above shall cover only a window or door and shall be the width of the window or door.
   v. An awning may be installed over doors on secondary frontages provided that it projects no more than six (6) feet from the building.
vi. Awnings at the ground floor level shall extend from the facade a minimum of six (6) feet and shall not extend beyond a terrace, if one exists. Exceptions are:
   a. That an awning covering only the primary entrance may extend a minimum of three (3) feet; and

vii. All awnings shall be set back from the curb a minimum of two (2) feet.

viii. A minimum of eight-foot clearance to the bottom of the frame shall be maintained above sidewalk.

V. Pedestrian forecourt frontages may include all elements of a shopfront along front property lines and within the entry courtyard.

VI. Pedestrian forecourt frontages may include all elements of a gallery frontage except within the entry courtyard.

(6) New construction frontage type: Vehicular forecourt (not permitted in T-3, T-4, T-5.1, T-5.2 or SD-CC.5).

   I. General characteristics: A portion of the facade is close to the front property line and remaining facade is set back from the front property line to create an entry courtyard for vehicular access.

   II. Courtyards shall recess no more than fifty (50) percent of the building facade.

   III. The finished floor elevation of the first floor shall be no more than eighteen (18) inches above average grade along the facade, except at the entry, which shall be at grade, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

IV. An entry courtyard is required as follows:
   i. The entry courtyard shall be located at the primary entrance.
   ii. The entry courtyard size limits are as follows:
      a. T-6, SD-WH, Municipal and Open sub-districts: no larger than one thousand six hundred (1,600) square feet and shall be no wider than fifty (50) percent of the width of the frontage.
      b. SD-CC.1-4 and SD-CC.6 sub-districts: no size limit.
   iii. The entry courtyard shall be bound by building facades on a minimum of two (2) sides.
   iv. The width of the entry courtyard counts toward frontage build out.

V. Awnings and canopies are permitted as follows:
   i. Awnings shall be fabric and may be fixed or movable.
   ii. Canopies shall be fixed and constructed of metal or wood.
   iii. Awnings at ground floor level shall span a minimum of eighty (80) percent of the frontage without gaps except between separate businesses and where an awning covers only the primary entrance, it shall be the width of the primary entrance.
   iv. Awnings on the second floor or above shall cover only a window or door and shall be the width of the window or door.
v. An awning may be installed over doors on secondary frontages provided that it projects no more than six (6) feet from the building.

vi. Awnings at the ground floor level shall extend from the facade a minimum of six (6) feet and shall not extend beyond a terrace, if one exists. Exceptions are:
   a. That an awning covering only the primary entrance may extend a minimum of three (3) feet; and
   b. Awnings on vehicular forecourt frontages may extend twelve (12) feet except where installed as a porte-cochere in which case the maximum depth is thirty (30) feet.

vii. All awnings shall be set back from the curb a minimum of two (2) feet.

viii. A minimum of eight-foot clearance to the bottom of the frame shall be maintained above sidewalk.

VI. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

(7) New construction frontage type: Gallery (not permitted in T-3, T-4, SD-WH or SD-CC.5).

I. General characteristics: The facade is aligned close to the front property line with an attached lightweight colonnade overlapping the sidewalk.

II. The finished floor elevation of the first floor shall be no more than eighteen (18) inches above average grade along the facade, except at the entry, which shall be at grade, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. A gallery is required as follows:
   i. Galleries may encroach into the public right-of-way to within two (2) feet of the curb provided that a minimum five (5) feet of continuous, clear, paved pedestrian path be maintained along the public sidewalk. A right-of-way permit is required for galleries.
   ii. Galleries shall be a minimum of seven (7) feet in depth and twelve (12) feet in height.
   iii. Galleries in T-5 and T-6 sub-districts shall span a minimum of eighty (80) percent of the facade without gaps.

IV. Galleries in T-5 and T-6 sub-districts shall be supported by columns, configured as follows:
   i. Columns shall be centered on the spandrel beam.
   ii. Columns shall be round metal and have a diameter of three (3) inches minimum to six (6) inches maximum.
   iii. Columns shall have a base, shaft and capital.
   iv. Columns shall be located a minimum of seven (7) feet from the facade.

V. Gallery decks in T-5 and T-6 sub-districts shall be configured as follows:
   i. Gallery decks shall be no more than nine (9) inches thick, including all structure and surface.
   ii. Gallery deck structure shall be exposed.
iii. Gallery decks shall be located above the top of transom windows.

VI. Galleries in applicable SD-CC, Municipal and Open sub-districts have no design or materials restrictions, except as needed to comply with building and fire codes (projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices).

VII. Upper story railings shall be painted metal.

VIII. Upper story columns and railing posts shall align with columns below.

IX. Where galleries interrupt street lighting, a minimum of one-half (½) foot candle lighting shall be provided within the gallery.

X. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

XI. Gallery frontages may include all elements of a shopfront frontage.

Illustration 4: Shopfront Elevation Elements

Cornice: Trim required at the eave or top of parapet. May include one or more habitable floors for buildings over 6 stories.

Shaft: Determined by the building height.

Base: A minimum of 16 feet in height as measured from the average sidewalk grade at the building frontage. For buildings over 6 stories, the base should extend to the vertical extent of the second story.

(8) New construction frontage type: Shopfront (not permitted in T-3 and SD-CC.5).

I. General characteristics: The building facade at the ground floor is substantially glazed to provide visibility into interior spaces. Shopfronts may include display cases that project forward and recessed entries. Shopfront frontages may be used alone as a frontage type or in combination with other frontage types.

II. The finished floor elevation of the first floor shall be no more than eighteen (18) inches above average grade along the facade, except at the entry, which
shall be at grade, or in Municipal and Open sub-districts, as required to comply with flood elevation requirements.

III. Shopfronts in T-4, T-5, T-6 and SD-WH sub-districts are subject to the following design requirements (SD-CC, Municipal and Open sub-districts are exempt from these requirements, however, projects within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices):

   i. Shopfronts shall be designed with a bulkhead, display window and transom as generally described in illustration 4.

   ii. Bulkheads shall be eighteen (18) to thirty (30) inches in height.

   iii. Transom windows shall have dividing muntins and be free of signage.

   iv. Shopfront sign(s) shall be installed above transom windows.

   v. Base height of a shopfront shall a minimum of sixteen (16) feet, measured from grade to top of base cornice.

IV. Shopfronts are subject to the following glazing and coverage requirements:

   i. Shopfronts shall provide ground floor glazing (display windows) for visibility into interior spaces for no less than fifty (50) percent of the shopfront area, calculated separately for each frontage. The shopfront area width is defined by the width of the frontage and height is defined by the area between the sidewalk grade and the bottom of the second floor or roof structure.

   ii. Where shopfronts occur along primary frontages, they shall cover no less than eighty (80) percent of its length.

   iii. Where shopfronts occur along secondary frontages, they shall cover no less than thirty (30) percent of its length.

   iv. Entries may be recessed from the facade up to eight (8) feet in depth.

V. Ground floor movable commercial uses may utilize the public sidewalk for seating, serving, displays of merchandise and other business related activities as long as a five-foot minimum clear sidewalk passage is maintained.

VI. Shopfront frontages not combined with other frontages may include awnings and canopies as follows:

   i. Awnings shall be fabric and may be fixed or movable.

   ii. Canopies shall be fixed and constructed of metal or wood.

   iii. Awnings at ground floor level shall span a minimum of eighty (80) percent of the frontage without gaps except between separate businesses and where an awning covers only the primary entrance, it shall be the width of the primary entrance.

   iv. Awnings on the second floor or above shall cover only a window or door and shall be the width of the window or door.

   v. An awning may be installed over doors on secondary frontages provided that it projects no more than six (6) feet from the building.
vi. Awnings at the ground floor level shall extend from the facade a minimum of six (6) feet and shall not extend beyond a terrace, if one exists. Exceptions are:
   a. That an awning covering only the primary entrance may extend a minimum of three (3) feet; and

vii. All awnings shall be set back from the curb a minimum of two (2) feet.

viii. A minimum of eight-foot clearance to the bottom of the frame shall be maintained above sidewalk.

VII. Frontages may be paved up to one hundred (100) percent of their area. Paving shall consist of unit masonry or concrete.

(9) New construction frontage type: Plaza (not permitted in T-3, T-4, T-5.1, T-5.2, T-6 and SD-CC.5).

I. General characteristics: The building facade at the ground floor is oriented to a large area designed to accommodate large gatherings. The area may incorporate one or more of the features of other frontage types, including lawn areas, terrace areas, vehicular forecourts, shopfronts and galleries. The plaza may extend from a street frontage around a building.

II. The finished floor elevation of the first floor shall be as needed to comply with flood elevation requirements.

V. Ground floor movable commercial uses may utilize the plaza area for seating, serving, displays of merchandise and other business related activities as long as a five-foot minimum clear sidewalk passage is maintained.

VI. Plaza frontages may include awnings, canopies and porte-cochères as follows:
   i. Awnings shall be fabric and may be fixed or movable.
   ii. Canopies and porte-cochères shall be fixed and constructed of metal, wood or any other building or roofing materials, singly or in combination, identified in 64-3.I.14.(d) and (e).
   iii. All awnings shall be set back from the curb a minimum of two (2) feet.
   vi. A minimum of eight (8) foot clearance to the bottom of the frame shall be maintained above sidewalks, or fourteen (14) foot clearance over vehicular circulation areas.

VII. A fence with or without masonry piers is permitted at the front property line and the side lot lines to the façade of the building, with a maximum height of ten (10) feet (projects within local historic districts requires review and approval by the Architectural Review Board, which may limit size, design and material choices).

VIII. Frontages may be paved up to one hundred (100) percent of their area. Paving may consist of unit masonry, concrete, asphalt or aggregate (projects within local historic districts requires review and approval by the Architectural Review Board, which may limit size, design and material choices).
16. **Building requirements: Signage standards.**

(a) **General requirements.**

(1) Installation of signs must be permitted as specified in section 64-11 (11).

(2) Signage may be permitted according to table 5, specifying the type, location and size of signs and copy. Signage is limited to one (1) of each permitted sign type for each separate business except that building signs, corner signs and marquees are limited to one (1) per building and painted wall signs are limited to one (1) per secondary frontage and wall internal to a lot but visible from sidewalks.

(3) Parking lots throughout the district may install one (1) parking sign.

(4) Signage, if illuminated, shall be illuminated externally. Neon and back-lit, reverse channel signs are allowed. Internally-illuminated letters are not allowed.

(5) One (1) address number, no larger than one (1) square foot, shall be attached to the building in proximity to the primary entrance.

(6) Sign materials shall be compatible with the materials of the building on which it is placed and the district. New materials that achieve the effect of traditional materials and lighting solutions will be considered on a case by case basis.

(7) Signage projecting forward from building walls exceeding one (1) foot in depth shall maintain a minimum eight-foot clearance above adjacent grade.

(8) All signage permitted in this section except for yard signs may encroach into the right-of-way.

(9) Painted murals may be permitted along secondary frontages and walls internal to a property. Painted murals may include copy related to the building or business occupying the building, subject to the requirements of painted wall signs.

(10) Banners that comply with section 64-11 of the City Code, as amended are permitted.

(b) **Neon and LED signs.**

(1) Non-animated neon and LED signs are allowed inside storefront windows.

(2) The maximum brightness levels for such signs shall not exceed five thousand (5,000) nits when measured from the sign’s face at its maximum brightness, during daylight hours.

(3) The maximum brightness levels for such signs shall not exceed five hundred (500) nits when measured from the sign’s face at its maximum brightness, between sunset and sunrise, as those times are determined by the National Weather Service.

(c) **Upper building signs.**

(1) A maximum of two (2) upper building signs a minimum of forty (40) feet above grade may be installed on two (2) separate facades on buildings more than ten (10) stories high.

(2) Upper building signs are limited to the following:

   I. The identification of the building or the name of one (1) tenant of the building;

   II. A maximum of eighty (80) percent of the width of the building wall upon which it is placed;

   III. A maximum of one (1) horizontal or vertical line of letters or symbols;

   IV. A maximum font size of eight (8) feet in any dimension;

   V. A maximum logo or emblem size of ten (10) feet in any dimension.
(d) Abandonments.

(1) An abandoned sign must be removed within ninety (90) days from the date official notice is given by the inspection services department. Permanent on-site signs applicable to a business temporarily suspended because of a change in ownership or management of such business shall not be deemed abandonment unless property remains vacant for a period of six (6) months or more.

(e) Residential uses, home offices and live-works in T-3 and T-4.

(1) Signage shall not be illuminated.

(2) Home business signage may be permitted in accordance with illustration 6, specifying the type, location and size of signs and copy. Signage is limited to one (1) of each permitted sign type per property.

(f) Pylon signs.

(1) Pylon signs are only allowed in SD-CC.2, 3 and 4 sub-districts, fronting South Claiborne Street.

(2) Two types of pylon signs are available within the SD-CC district: large and medium.
   i. The large pylon sign is intended to serve the entire SD-CC district and provide visibility to Interstate 10 regarding events and businesses within the overall SD-CC district. The overall SD-CC district is allowed one large pylon sign.
   ii. The medium pylon sign is intended to serve individual developments (such as a hotel, restaurant, retail store, etc.) located within the SD-CC.2, 3 and 4 sub-districts. Each individual development, if located on a separate lot, is allowed one medium pylon sign each.

(3) Pylon signs within local historic districts require review and approval by the Architectural Review Board, which may limit size, design and material choices.

(4) A pylon sign may include as part of the overall sign area ‘Electronic or digital signs,’ subject to compliance with following requirements:
   i. Electronic or digital signs may display animation and effects, so long as they do not flash or constitute a flashing sign as defined in section 64-11 of the City Code.
   ii. All electronic or digital signs shall have installed ambient light monitors, and shall at all times allow such monitors to automatically adjust the brightness level of the sign based on ambient light conditions.
   iii. The maximum brightness levels for electronic or digital signs shall not exceed five thousand (5,000) nits when measured from the sign’s face at its maximum brightness, during daylight hours.
   iv. The maximum brightness levels for electronic or digital signs shall not exceed five hundred (500) nits when measured from the sign’s face at its maximum brightness, between sunset and sunrise, as those times are determined by the National Weather Service.
   v. Written certification from the sign manufacturer must be provided at the time of application for a sign permit certifying that the light intensity of the electronic or digital sign has the ability to be set to not to exceed the illumination levels established by this section, and that the intensity level is protected from manipulation by password protected software or other approved method.
VI. All electronic or digital signs shall contain a default design that will freeze the device and message in one position if a malfunction occurs.

VII. Due to the proximity of Interstate 10, additional review and approval by the Alabama Department of Transportation may be required.
Table 5: Signage Standards

<table>
<thead>
<tr>
<th>Sign</th>
<th>Restrictions</th>
<th>Area</th>
<th>Copy</th>
<th>Sub-districts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sandwich board</td>
<td>1 per business, shall be removed outside of business hours</td>
<td>Maximum 2 ft. wide and 3 ft. tall. Sandwich board shall not reduce pedestrian passage width to less than 4 ft.</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC</td>
</tr>
<tr>
<td>2. Diagonal corner</td>
<td>1 per building at corners only, attached at a 45-degree angle</td>
<td>Maximum 3 ft. wide and 15 ft. tall</td>
<td>No restrictions</td>
<td>T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>3. Fabric awning</td>
<td>1 per awning</td>
<td>Maximum 8 inches tall by awning length</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>4. Window decal</td>
<td>1 per window (not including temporary signage within window)</td>
<td>Maximum 30% of window area</td>
<td>Applied decal within window</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>5. Upper building</td>
<td>1 per building located within the frieze or upper portion of the storefront if there is not a frieze</td>
<td>Maximum 3 feet tall by building length, except in SD-CC districts facing South Claiborne Street, where it may be 8 feet tall.</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>6. Hanging blade</td>
<td>1 per business</td>
<td>Maximum 10 sq. ft. each face</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>7. Individual storefront</td>
<td>1 per business</td>
<td>Maximum 2 ft. tall by store length (or to fit within a frieze or architectural feature)</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>8. Internal neon</td>
<td>1 per window (not including temporary signage within window)</td>
<td>Maximum 30% of window area</td>
<td>Neon or LED within window</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>9. Painted wall</td>
<td>See signage requirement in the text of this Section</td>
<td>No restrictions</td>
<td>No restrictions</td>
<td>T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>Sign</td>
<td>Restrictions</td>
<td>Area</td>
<td>Copy</td>
<td>Sub-districts</td>
</tr>
<tr>
<td>--------------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>-----------------------------</td>
<td>------------------------------------</td>
<td>-----------------------------------------</td>
</tr>
<tr>
<td>10. Yard blade</td>
<td>1 per lot with home business or in non-residential use</td>
<td>Maximum 5 sq. ft.</td>
<td>No restrictions</td>
<td>T-3, T-4, T-5, T-6, SD-WH, SD-CC</td>
</tr>
<tr>
<td>11. Address number</td>
<td>See signage requirements in the text of this Section</td>
<td>Maximum 1 sq. ft.</td>
<td>6 ft. high on wall, 4 ft. high on mailbox</td>
<td>T-3, T-4, T-5, T-6, SD-WH, SD-CC</td>
</tr>
<tr>
<td>12. Wall plaque</td>
<td>1 per business (located on the building)</td>
<td>Maximum 2 sq. ft. in T-3, T-4, and 8 sq. ft. in T-5, T-6 and SD-CC</td>
<td>No restrictions</td>
<td>T-3, T-4, T-5, T-6, SD-WH, SD-CC</td>
</tr>
<tr>
<td>13. Wayfinding</td>
<td>May be located on right-of-way or private property; 1 per block or site</td>
<td>Maximum 5 ft. tall; maximum 20 sq. ft. of signage per face, maximum total of 50 sq. ft. of signage on all faces</td>
<td>No restrictions</td>
<td>Allowed on A streets in T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>14. Monument</td>
<td>1 per site</td>
<td>Maximum 6 ft. tall; maximum 8 ft. wide; maximum 25 sq. ft. of signage each face, maximum total of 50 sq. ft. of signage on all faces. In SD-CC districts, sign may be a maximum of 20 feet wide, with a limit of 100 sq. ft. of signage per face</td>
<td>No restrictions</td>
<td>Allowed in T-4, T-5, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>15. Free-standing/pole</td>
<td>1 per site</td>
<td>Maximum 8 ft. tall; maximum 5 ft. wide; maximum 20 sq. ft. of signage each face, maximum total of</td>
<td>No restrictions</td>
<td>Allowed in T-4, T-5, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>Sign</td>
<td>Restrictions</td>
<td>Area</td>
<td>Copy</td>
<td>Sub-districts</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>---------------------------------------------------</td>
<td>-----------------------------</td>
<td>--------------------------------</td>
</tr>
<tr>
<td>16. Banners</td>
<td>1 per site; maximum of 3 occurrences per year, minimum of 30 days between occurrences</td>
<td>Maximum 4 ft. X; maximum 8 ft.; maximum 32 sq. ft. of banner material</td>
<td>No restrictions</td>
<td>Allowed in T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>17. Parking lot identification signs</td>
<td>1 per driveway</td>
<td>Maximum height 10 ft. (including mount); maximum 2 ft. tall; maximum 3 ft. wide; maximum 6 sq. ft. of signage</td>
<td>No restrictions</td>
<td>Allowed in T-4, T-5, T-6, SD-WH, SD-CC.1-4 and SD-CC.6</td>
</tr>
<tr>
<td>18. Pylon - large</td>
<td>1 per Special District, only fronting South Claiborne Street</td>
<td>Maximum height 60 feet; maximum area 300 square feet per face, two face limit.</td>
<td>No restrictions, May include electronic or digital signs.</td>
<td>SD-CC.2-4</td>
</tr>
<tr>
<td>19. Pylon - medium</td>
<td>1 per site, only fronting South Claiborne Street</td>
<td>Maximum height 30 feet; maximum area 150 square feet per face, two face limit.</td>
<td>No restrictions, May include electronic or digital signs.</td>
<td>SD-CC.2-4</td>
</tr>
<tr>
<td>20. Wall</td>
<td>1 per building façade</td>
<td>Maximum area 300 square feet per façade.</td>
<td>No restrictions</td>
<td>SD-CC.2-4</td>
</tr>
</tbody>
</table>
Illustration 6: Signage Placement

The illustration above demonstrates the regulations of this Code as they apply to typical structures in T-5.
17. **Definitions.** Paragraph 64-3.I.17 provides definitions for terms in this section that are technical in nature or that otherwise may not reflect a common usage of the term. If a term is not defined in this section, then the planning & zoning department shall determine the correct definition.

**A-streets:** those thoroughfares that by virtue of their pre-existing pedestrian-supportive qualities, or their future importance to pedestrian connectivity, are held to the highest standards prescribed by this Code. See "B-Street."

**Accessory dwelling unit:** An apartment not greater than six hundred (600) square feet sharing ownership with a principal building; it may or may not be within an outbuilding.

**Automotive:** A building use category pertaining to the sale, servicing or parking of trucks and automobiles.

**Arcade:** A private frontage principally for retail use wherein the facade is an arched colonnade supporting habitable space that overlaps the sidewalk, while the facade at sidewalk level remains at the frontage line.

**Architectural review board or ARB:** The architectural review board established by chapter 44 of the Mobile City Code.

**Attic:** The interior part of a building contained within a pitched roof structure.

**Awning:** A fixed or movable fabric shading structure, cantilevered or otherwise entirely supported from a building, used to protect outdoor spaces from sun, rain, and other natural conditions. Awnings are typically used to cover outdoor seating for restaurants and cafes.

**B-streets:** those thoroughfares that by virtue of their use, location, or absence of pre-existing pedestrian-supportive qualities, may meet a standard lower than that of A-streets. See "A-street."

**Balconies:** A platform projecting from an upper-story door that is enclosed with a balustrade and not supported by columns.

**Banner:** Any sign of lightweight fabric or similar material that is securely mounted to a building.

**Bar:** A retail, theater, or entertainment establishment with an occupancy load of more than one hundred (100) persons that serves alcohol.

**Blade sign:** A sign made from rigid material mounted perpendicular to a building wall with one (1) side attached or supported by a device extending from a building wall. See Illustration 6.

**Brew pub:** An establishment licensed as and meeting the qualifications of a brewpub under the state alcoholic beverage control laws, including title 28, chapter 4A of the Code of Ala. 1975, which qualifications include but are not necessarily limited to the requirements that such brewpub must contain and operate a restaurant with a seating capacity of not less than eighty (80), and that the beer shall be sold at retail for on premises consumption only.

**Building height:** The vertical extent of a building measured in stories.

**Building placement:** The placement of a building on its property.

**By right:** Characterizing a proposal or component of a proposal that complies with this Code and is permitted and processed administratively, without public hearing.

**Cafe:** A restaurant, bar, theater, or entertainment venue with less than one hundred-person occupancy load.

**Canopy:** A fixed metal or wood shading structure, cantilevered or otherwise entirely supported from a building, used for decoration or to protect outdoor spaces from sun, rain, and other natural conditions.

**Chapter:** Refers to chapter 64 "Zoning" of the City Code.
Civic parking reserve: A parking structure or parking lot with no less than twenty (20) percent of total parking spaces available to the general public for parking. Parking may be free of charge or a fee may be charged for parking.

Civil support: Private and non-profit functions that provide essential supports to the municipality.

Commercial: The term collectively defining workplace, office, retail, and restaurant uses.

Configuration: The form of a building, based on its massing, private frontage, and height.

Corner property: A property abutting two (2) or more thoroughfares at their intersection, or two (2) parts of the same thoroughfare forming an interior angle of less than one hundred thirty-five (135) degrees.

Driveway: A vehicular lane within a property, often leading to a garage.

Education: The function generally associated with school buildings. Educational uses include: business colleges, technical schools, vocational or trade schools, colleges, universities; elementary, middle, and high schools; and kindergarten and children's daycare.

Electronic or digital signs: Any sign, billboard, display, or device, or portion thereof, which electronically changes the fixed display screen composed of a series of lights, including light emitting diodes, fiber optics, or other similar technology. "Digital or electronic signs" include computer programmable, microprocessor controlled electronic, or digital displays that display electronic images, graphics, or pictures, with or without textual information.

Encroach: To break the plane of a vertical or horizontal regulatory limit with a structural element, so that it extends into a setback, into the public frontage, or above a height limit.

Encroachment: Any structural element that encroaches.

Facade: The exterior wall of a building that is set along a frontage line.

Fence: A permeable wall, independent of a building, made of wood picket, wood slat, wood lattice, iron or steel, brick, stone, stucco over masonry, aluminum that appears to be iron. A fence may be of chain link only in limited conditions along side and rear yards and never in frontages.

Forecourt: A private frontage wherein a portion of the facade is close to the frontage line and remaining facade is set back from the frontage line.

Freestanding sign: Any sign supported by structures or posts that are placed on, or anchored in, the ground and that are independent from any building or other structure (also referred to as pole signs).

Front setback: The distance from the frontage line to the point where a building may be constructed. This area shall be maintained clear of permanent structures with the exception of permitted encroachments. Front setbacks are required on both primary and secondary frontages. See "primary frontage and secondary frontage."

Frontage: Both the public and private area extending from the building façade to the edge of the street pavement. Frontage is divided into private frontage and public frontage.

Frontage buildout: The percentage of the property width that is occupied by the building facade within the front setback.

Frontage line: A property line bordering a public frontage or thoroughfare.

Gallery: A frontage type wherein the facade is aligned close to the frontage line with an attached cantilevered balcony or lightweight colonnade overlapping the sidewalk.

Hedge: A foliated boundary formed by bushes, shrubs, or climbing vines spaced less than three (3) feet apart.
Home office: Non-retail commercial enterprises permitted under the office category, incidental to the primary residential building use.

Industrial: The use associated with a business or activity involving manufacturing, fabrication, assembly, distribution, disposal, warehousing or bulk storage, trucking and equipment facilities, and other business serving primarily industrial needs.

Liner building: A thin building along the frontage of a parking deck or parking lot that masks the parking behind it.

Loading dock: An area in which goods and products are moved on and off a vehicle, including the stall or berth, apron, and maneuvering room.

Lodging: A building use available for daily and weekly renting of bedrooms. Lodging uses include hotels, rooming houses, inns and bed & breakfast inns.

Manufacturing: The use associated with a business or activity involving the creation, assemblage or repair of artifacts, using table-mounted electrical machinery or artisanal equipment, and including their retail sale.

Mixed use: Multiple functions within the same building through superimposition or adjacency, or in multiple buildings by adjacency.

Mobile historic development commission or MHDC: The city historic development commission established by chapter 44 of the Mobile City Code.

Monument sign: A monolithic at grade sign independent from any building or structure.

Mural: Any piece of artwork painted, tiled or otherwise applied directly on an exterior wall.

Net property area: The area of a property within the property lines, excluding any portions of street rights-of-way or other required dedications.

Office: The use associated with a business or activity involving the transaction of general business but excluding retail and manufacturing uses.

Outbuilding: Any detached building that is smaller than and separate from the main building of the lot.

Parking lot: An area, other than a public street or alley, devoted to unenclosed parking spaces for motorized vehicles.

Parking lot sign: A sign to identify the entrance of a parking lot. Maximum height, including mount, is ten (10) feet.

Parking structure: A building containing one (1) or more stories of vehicular parking above or below grade.

Plaza: An open area that is usually near buildings and that often has landscaping and places to sit or walk.

Porch: An open air room appended to a building, with floor and roof but no walls on the sides facing frontages.

Portable retail: Food and merchandise carts and vehicles that are mobile and can operate in a location for a few hours to a day at a time.

Porte-cochère: A roofed structure extending from the entrance of a building over an adjacent driveway and sheltering those getting in or out of vehicles.

Principal building: The main building on a property, usually located toward the frontage.

Principal entrance: The main point of access for pedestrians into a building.
**Primary frontage:** The private frontage designated to bear the address, principal entrance of the building, and the measure of minimum property width. See “frontage.”

**Private frontage:** The privately held layer between the frontage line and the required setback.

**Property:** A legal lot of record or parcel of land accommodating a building or buildings under single ownership.

**Property coverage:** The percentage of a property that is covered by buildings and other roofed structures.

**Property line:** The boundary that legally and geometrically demarcates a property.

**Property width:** The length of the principal frontage line of a property.

**Public frontage:** The area between the pavement of a thoroughfare and frontage lines.

**Pylon:** A large structure with signage.

**Rear setback:** The distance from the rear property line to the point where a building may be constructed. This area shall be maintained clear of permanent structures.

**Regulating plan:** A zoning map or set of maps that show the zoning districts, transect sub-districts, municipal districts, special districts, special requirements, noise districts, and frontage assignments of areas subject to, or potentially subject to, regulation by this section.

**Reflective glass:** Window glass having a thin, translucent metallic or metallic oxide coating bonded to the exterior or interior surface to reflect a portion of the light and radiant heat that strikes it. The coating gives the exterior face of the glass a mirror-like appearance.

**Required parking:** The number of parking spaces needed to accommodate a building or buildings on a single property according to the intensity of its function.

**Residential:** Characterizing premises available for long-term human dwelling. Includes accessory dwelling units, multiple-family dwellings, single-family dwellings, live-work units, and supportive housing.

**Retail:** Premises available for the sale of merchandise, food service, entertainment, performance, and/or theater, and personal services such as hair salon, barber, seamstress or personal trainer, etc.

**Restaurant:** A retail establishment with greater than one hundred (100) person occupancy load that serves food.

**Secondary frontage:** A private frontage that is not the principal frontage.

**Setback:** The area of a property measured from the property line to a building facade or elevation that is maintained clear of permanent structures, with the exception of encroachments.

**Service area:** The portion of a property or building dedicated to service in the form of shipping and receiving, trash and recycling collection and storage, housing of mechanical equipment and outdoor storage areas.

**Shopfront:** A private frontage for retail and office uses with substantial glazing wherein the facade is aligned close to the frontage line with the building entrance at sidewalk grade.

**Sidewalk:** The paved portion of the right-of-way and/or frontage dedicated exclusively to pedestrian activity.

**Special district (SD):** An area that, by its intrinsic function, placement, or configuration, cannot or should not conform to one (1) or more of the normative transect sub-districts specified by this section.

**Stoop:** An exterior stair and landing at the building entrance. Stoops may be covered by a roof structure supported by columns or wall brackets.
Story: A habitable level within a building by which height is measured, excluding an attic or raised basement.

Streetscreen: A freestanding wall or fence/planting combination built or located along the front property line, or on the same plane with a façade for the purpose of masking views and providing a street wall.

Terrace: A paved or landscaped front yard elevated above the grade of the sidewalk.

This section: Refers to section 3 "Districts" of chapter 64 "Zoning" of the City of Mobile Code.

Thoroughfare: A way for use by vehicular and pedestrian traffic and to provide access to properties and open spaces, consisting of vehicular lanes and the public frontage.

Tinted glass: Window glass that has a chemical admixture to absorb a portion of the radiant heat and visible light that strikes it to filter out infrared solar energy, thereby reducing the solar heat gain.

Transect sub-district: A zoning sub-district used within the DDD standards to regulate the character of the built environment.

Wayfinding sign: A sign that is intended to direct pedestrian or vehicular traffic to specific areas or amenities. Wayfinding signs are not internally lighted, and are generally of a cohesive design for specific areas or types. Wayfinding signs may be mounted on utility poles. Wayfinding signs are not advertisements for individual businesses.