HESTER TOWNSHIP

GEAUGA COUNTY, OHIO

ONING RESOLUTION

AMENDED TO DECEMBER 29, 1962

INCLUDING ZONING MAP OF CHESTER TOWNSHIP

PRICE \$2.50

TABLE OF CONTENTS

CION 1. PURPOSE.

CION 2. DEFINITIONS.

Definitions and Interpretations							
Rules of Interpretation							
Accessory Use	•	•	*	•	٠		. 5
Advertising Sign							
Agriculture		٠	•	•	•	٠	. 7
Auto Wrecking Yard						-	
Average Finished Grade Level .							
Board							
Building							. 7
Building, Completely Enclosed .							. 8
Building Height							
Business Sign						-	. 8
Clinic							. 9
Commercial Parking Garage							
Commercial Parking Lot							
Commission							10
District							
Dwelling							
Dwelling, Multi-Family							
Dwelling, One-Family							
Dwelling, Two-Family							
Dwelling Unit							11
Family							11
Floor Area	•		•			:	12
Gasoline Filling Station					- 52		12
							12
Golf Club, Private							
Home Occupation							13
Hospital							14
Hospital, Animal							15
Hotel							15
Junk Yard							15
Kennel							15
Line, Building						•	15
Lot							
Lot Area							
Lot, Corner							16
Lot, Interior						*	16
Lot Line							16
Lot Line, Front							
Lot Line, Rear							
Lot Line, Side							17
ave assey same i i i i i i i i i		12	10	-	-	1	

-ii-

Page 2

DEFINITIONS. (Cont'd)

1. S. S.

Lot, Thro	ugh												1
Lot Width	× .				2								1
Motel													I.
Non-Confo	rmir	ng E	Bu:	i10	liı	ng							11
Non-Confo	rmir	ig t	Jse	a			-						18
Quarry .													18
Residence	or	Res	sid	lei	nt	ia.	L						18
School .													1:
Setback .													15
Sign													15
Story													20
Street .		-											20
Street or													20
Structura	1 A1	ter	at	=io	on								20
Structure										 •			20
Tourist H	ome												21
Trailer,													21
Trailer C													21
Trustees													21
Use													21
Used Car	Lot												22
Yard				•									22
Yard, Fro	nt.	-		-	•					•	•	•	22
Yard, Rea													22
Yard, Sid													22

*

SECTION 3. GENERAL PROVISIONS.

Establishment of Districts		23
Incorporation of Maps		23
District Boundary Lines		23
In Case of Uncertainty		24
Regulations Over Use, Area, Yards and		
Height		24
Required Street Frontage		25
Measurement of Distances and Yards		26
Permitted Obstructions in Yards		26
Building Height Exceptions		27
Agriculture		28
Waiver for Public Utilities		28
Provisions Are Minimum Requirements		29
Conflicting and Overlapping Regulations		29
Existing Permits and Private Agreements		29
Severability		30
Effective Date		31

. . .

Pa

FION 4. DISTRICT REGULATIONS.

R	- Residence District Permitted Uses Conditional Uses Golf Club, Private Memorial Park Sign Regulations Off-Street Parking Off-Street Loading Area, Yard and Height Regulations Dimensional Requirements in an R District (Table) Rear Houses Corner Sight Clearance	32244 373566 4788
R	2- Multi Family District Permitted Uses Conditional Uses Sign Regulations Off-Street Parking Off-Street Loading Area, Yard and Height Regulations Dimensional Requirements in an R2 District (Table) Spacing Between Buildings on the Same Lot Rear Houses Corner Sight Clearance	48A 48A 48B 48C 48D 48D 48E 48F 48F 48F
C	- General Commercial District Permitted Uses Sign Regulations Off-Street Parking Off-Street Loading Area, Yard and Height Regulations Dimensional Requirements in an C District (Table) Yards Adjoining an R District Spacing Between Buildings on the Same Lot Rear Houses Corner Sight Clearance	4992444 5555 556678
SC	- Shopping Center District Purpose, Intent and Definition Approval of Plans Standards Permitted Uses Off-Street Parking Sign Regulations Off-Street Loading Area, Yard and Height Regulations Screening for Shopping Center	59 59 59 60 63 66 66 68 66 68

Page

- Restricted Industrial	District	 	
Permitted Uses		 	
Sign Regulations		 	
Off-Street Parking		 	
Off-Street Loading		 	
Area, Yard and Height Ro	egulations	 	
Dimensional Requirement	nts in an		
I District (Table	e)	 	
Yards Adjoining An R 1			
Corner Sight Clearance			

Ι

-iv-a-

TION 5. NON-CONFORMING USES.

General Application			4								76
Change of Use								1.			76
Discontinuance of Use	2										76
Damage and Destructio	ons	5									77
Extension				•							78
Repairs and Structura	11	A	Lte	era	at:	ioi	ıs				78
Completion of a Non-C	lor	nfo	ori	nir	ng						
Building or Structu	ire	3		4						•	79

TION 6. OFF-STREET LOADING and OFF-STREET PARKING.

Off-Street Loading and Off-Street			
Parking Space Requirements	2	2	80
Off-Street Loading for Non-Residential			
Buildings			80
Use of Streets for Loading Prohibited			80
Surfacing			80
Off-Street Parking Space Requirements			81
Size of Space			87
Surfacing			87
Lighting			87
Joint Facilities			88
Sale of Fuel and Repairs			88
Location and Maintenance	•		88
Screening			88

TION 7. ADMINISTRATIVE PROVISIONS.

Amendments and Supplements			90
Enforcement			93
Zoning Inspector			93
Zoning Certificate			94
Application for Zoning Certificates			94
Fees for Zoning Certificates			95
Void Certificates	-		97
Prohibition Against Violating Zoning			
Resolution			97
Board of Zoning Appeals			98
Powers of the Board			99
Procedure			104

-v-

ZONING RESOLUTION of CHESTER TOWNSHIP

GEAUGA COUNTY, OHIO

A resolution providing for the zoning of the uning porated area of CHESTER TOWNSHIP, Geauga County, Ohio, by regulating, in accordance with a comprehensive plan, the location, height, area, number and size of buildings and other structures, percentages of lot area which may be occupied, size of yards, courts and other open spaces, density of population, uses of buildings and other structures and the uses of land; and for such purposes dividing the unincorporated area of the township into districts and zones of such number, shape and area as are deemed best suited to carry out said purposes, providing a method of administration, and prescribing penalties and proceedings for the administration and enforcement of this resolution.

WHEREAS, the Board of Trustees of Chester Township deems it in the interest of the public health, safety, mor comfort, convenience, prosperity and general welfare of sa Township and its residents to establish a general plan of zoning.

NOW, THEREFORE, BE IT RESOLVED, by the Board of Trustees of Chester Township:

-1-

SECTION 1

PURPOSE

ection 1. Purpose.

This Resolution is adopted in order to protect and pro->te the public health, safety, welfare, morals, comfort, >nvenience and prosperity. Specifically, the purposes of uis Resolution are, among others:

- a. The protection of the community against, fire, explosion, air pollution, vibration and other hazards to their health, safety, comfort or welfare.
- b. The prevention of vehicular traffic congestion on the streets by the appropriate classification of uses for each type of zoning district and the provision for offstreet parking and loading facilities.
- c. To provide sufficient space in appropriate locations for the integrated development of residence, business and industry and those related uses supplying essential services, in accordance with a comprehensive plan, thus promoting the most desirable and appropriate use and development of all land in order to better stabilize the value of land and buildings and thus protect the tax base of the Township and the public health, safety,

prosperity, comfort, convenience and welfare of said Township and its residents.

- d. Protect residential areas by limiting the density of population in order to avoid water pollution because of the difficulties in providing adequate sewage disposal and to protect the limited supply of water; by providing for access of light and air to windows and also for privacy, by means of controls over the spacing and relative height of buildings and other structures; and by providing for open space on the same lot with residential development.
- e. The prevention of overcrowding and blight of residential, commercial and industrial areas by regulati the area and height of buildings, yards and other op spaces in order to provide light, air and privacy an thus to protect the public health, safety, morals, comfort, convenience, prosperity and welfare.
- f. Secure the most appropriate use of land, to promote the beneficial development of all land, to promote stability, to protect the character and established pattern of desirable development in each area, to facilitate adequate but economical provision of public improvements, to conserve the value of buildings and to enhance the value of land; all in accordance with a comprehensive plan.

-3-

SECTION 2

DEFINITIONS

:tion 2. Definitions and Interpretations.

For the purpose of this Resolution the following words 1 terms shall be defined and interpreted in accordance with > provisions set forth in this Section 2.

:tion 2.1. <u>Rules of Interpretation</u>. The following general .es of interpretation shall apply:

1. The particular controls the general.

- In case of any difference of meaning or implication between the text of this Resolution and the captions for each section, the text shall control.
- The word "shall" is always mandatory and not directory. The word "may" is permissive.
- Words used in the present tense include the future, unless the context clearly indicates the contrary.
- Words used in the singular number include the plural, and words used in the plural number include the singular, unless the context clearly indicates the contrary.
- A "building" or "structure" includes any part thereof.
 A "building or other structure" includes all other

-4-

structures of every kind, regardless of similarity to buildings.

- g. The phrase "used for" includes "arranged for", "designed for", "intended for", "maintained for" and "occupied for".
- h. Unless defined in this Resolution, words and phrases shall be given their usual and customary meaning.

Section 2.2. <u>Accessory Use</u>. An "accessory use" is either subordinate use of a building, other structure, or lot, or subordinate building or other structure:

- a. Whose use is clearly incidental to the use of the principal building, other structure or use of land, a
- b. Which is customary in connection with the principal building, other structure or use of land, and
- c. Which is located on the same lot with the principal building, other structure or use of land.

An "accessory use" includes - but is not limited to - the following:

- (1) Sleeping accommodations for servants and caretakers.
- (2) A non-commercial greenhouse.
- (3) A barn, shed, tool room, or other similar building or other structure for domestic or agricultural stor.

-5-

- (4) Keeping of domestic animals, but only for personal enjoyment, for household use, or for cultivation of the soil, and not including a commercial stable or kennel.
- (5) Incinerators incidental to residence and public or private institutions.
- (6) Home occupations.
- (7) Storage of merchandise normally carried in stock, on the same lot with any retail, service or commercial use, unless such storage is excluded by the district regulations.
- (8) Storage of goods used in or produced by manufacturing activities, on the same lot with such activities, unless such storage is excluded by the district regulations.
- (9) The removal for sale of sod, loam, clay, sand, gravel or stone in connection with the construction of a building or other structure on the same lot.
- .0) Private swimming pools.
- Off-street parking spaces as required by the provisions of this Resolution.
- .2) Off-street loading spaces as required by the provisions of this Resolution.
- .3) Fall-out or bomb shelters.

Section 2.3. <u>Advertising Sign</u>. An "advertising sign" is sign which directs attention to a business, commodity, se ice, or entertainment conducted, sold, or offered elsewhe than upon the premises.

Section 2.4. <u>Agriculture</u>. "Agriculture" shall include f ing, dairying, pasturage, agriculture, horticulture, viti culture, animal and poultry husbandry, and the sale of ag cultural products.

Section 2.5. <u>Auto Wrecking Yard</u>. An "auto wrecking yard a lot where motor vehicles are disassembled, dismantled, junked or wrecked, or where inoperative motor vehicles or used parts of motor vehicles are stored.

Section 2.6. <u>Average Finished Grade Level</u>. The "average finished grade" is the average of the grade of the ground all corners of a building or other structure.

Section 2.7. <u>Board</u>. The "Board" shall mean the Board of Zoning Appeals of Chester Township.

Section 2.8. <u>Building</u>. A "building" is any structure while is permanently affixed to the land, and has one or more find a roof, and is bounded by either open space or lot line

A "building" shall not include such structures as biboards, radio towers, etc., nor structures with interior

-7-

:aces not normally accessible for human use, such as gas lers, oil tanks, water tanks, grain elevators, coal bunkers, cracking towers, and other similar structures.

A "building" may consist, for example, of a one-family .ling, a two-family dwelling, a row of garden apartments with .vidual entrances, or an apartment house; of a single store . row of stores (depending on location of lot lines); or . factory.

:ion 2.9. <u>Building, Completely Enclosed</u>. A "completely .osed building" is a building separated on all sides from .cent open space or from other buildings or structures by .rmanent roof and by exterior or party walls, pierced only .indows and usual doorways.

:ion 2.10. <u>Building Height</u>. The "building height" shall the vertical distance measured from the average finished le level to, in the case of flat roofs, the level of the test point of the roof, or, in the case of pitched roofs, the mean level between the eaves and the highest point of roof.

:ion 2.11. Business Sign. A "business sign" is a sign :h directs attention to the principal business or profes-1 conducted or to the principal products sold upon the 1ises. A "For Sale" or "For Rent" sign relating to the premises on which such sign is displayed shall be deemed ; business sign.

Section 2.12. <u>Clinic</u>. A "clinic" is any building or othe structure devoted to the diagnosis, treatment and care of people as out-patients.

Section 2.13. <u>Commercial Parking Garage</u>. A "commercial parking garage" shall include any building which:

- a. Is used for the storage of motor vehicles, and
- b. Is not accessory to any other use on the same or any other lot, and
- c. Contains space rented to the general public by the hour, day, week, month, or year.

However, a "commercial parking garage" shall not in

- d. Any establishment used for automobile repairs, except minor repairs which are solely incidental to the stor of motor vehicles, nor
- e. Any establishment used exclusively for the storage of commercial or public utility motor vehicles, or for t dead storage of motor vehicles.

Section 2.14. <u>Commercial Parking Lot</u>. A "commercial park lot" shall include any lot which:

a. Is used for the storage of motor vehicles, and

b. Is not accessory to any other use on the same or any

-9-

other lot, and

c. Contains space rented to the general public by the hour, day, week, month, or year.

However, a "commercial parking lot" shall not include:

- d. Any establishment used for automobile repairs, excepting minor repairs which are solely incidental to the storage of motor vehicles, nor
- Any establishment used exclusively for the storage of commercial or public utility motor vehicles, or for dead storage of motor vehicles.

ction 2.15. <u>Commission</u>. The "Commission" shall mean the ning Commission of Chester Township.

stion 2.16. District. Residence Districts include all R
stricts. General Commercial Districts include all C Disicts. Shopping Center Districts include all S.C. Districts.
stricted Industrial Districts include all I Districts.

stion 2.17. <u>Dwelling</u>. A "dwelling" is a building containg dwelling units only. A "dwelling" shall include a onenily dwelling, two-family dwelling, multi-family dwelling a group of such dwellings, but shall not include a cabin, use trailer, tent, hotel, motel, rooming house or other such commodations used for more or less transient occupancy. Nor all a basement, wholly or partially below the natural grade rel of the lot be considered a dwelling. Section 2.18. <u>Dwelling, Multi-Family</u>. A "multi-family dwelling" is a building containing three (3) or more dwel units.

Section 2.19. <u>Dwelling, One Family</u>. A "one-family dwell is a building containing one (1) dwelling unit and to be occupied by only one (1) family.

Section 2.20. <u>Dwelling, Two Family</u>. A "two-family dwell is a building containing two (2) dwelling units and to be occupied by only two (2) families.

Section 2.21. <u>Dwelling Unit</u>. A "dwelling unit" is one (more rooms in a building which is designed for residentia occupancy having cooking and approved sanitary facilities and occupied by one (1) family. There may be one (1) or "dwelling units" within a single building.

Section 2.22. <u>Family</u>. A "family" is any one of the foll when occupying a dwelling unit and maintaining a common h hold in which all members of such "family" have use and a to all parts of the dwelling unit:

a. One (1) person and not more than two (2) lodgers; orb. Two (2) or more persons related by blood, marriage o adoption and not more than two (2) lodgers; or

c. Not more than four (4) unrelated persons. A "family may also include domestic servants and gratuitous gu

11

tion 2.23. <u>Floor Area</u>. The "floor area" of a building is sum of the gross horizontal areas of the several floors of building, measured from the exterior faces of exterior walls from the center line of walls separating two (2) buildings. por area" shall not include:

- . Basement space.
- . Attic space.
- . Terraces, breezeways and open porches.
- . Uncovered steps.
- . Garages.

tion 2.24. <u>Gasoline Filling Station</u>. A "gasoline filling tion" is any building, structure or lot used only for the e of motor vehicle fuels, oils, lubricants and automobile essories directly to the consumer, and may include minor airs incidental to such use.

tion 2.25. <u>Golf Club, Private</u>. A "private golf club" is ecreational facility whose principal recreational activity golf, and is available only to a limited number of members. essory facilities may include a swimming pool, tennis rts, club house and maintenance buildings. A "private golf b" includes every type of similar establishment designated ntry club, swimming club, etc. Such club shall be subject the regulations set forth in Section 4.3.

-12-

Section 2.26. <u>Home Occupation</u>. A "home occupation" is accessory use which:

- a. Is customarily carried on in a dwelling unit in Che: Township, and
- b. Is carried on by an occupant of the dwelling unit, :
- c. Is clearly incidental or secondary to the residenti: use of the dwelling unit, and
- d. Conforms to the following additional conditions:
 - The home occupation shall be carried on entirely in the dwelling unit.
 - (2) Not more than one person, other than occupants c the dwelling unit, shall be employed in the home occupation.
 - (3) Not more than 250 square feet of floor area shal be devoted to home occupations in any dwelling u
 - (4) Articles sold or offered for sale shall be limit to those produced in the dwelling unit.
 - (5) There shall be no exterior display, no exterior sign (except as permitted by the applicable dist regulations), no exterior storage of materials, commercial vehicles, trucks or other equipment, and no other exterior indication of the home occ pation, or variation of the residential characte of the principal building.

-13-

(6) No offensive noise, vibration, smoke or other particulate matter, odorous matter, heat, humidity, glare, or other objectionable effects shall be produced.

particular, a home occupation includes, but is not limited the following:

1. Dressmaking.

- >. Professional office of a medical or osteopathic physician, dentist, podiatrist, chiropodist, lawyer, engineer, artist, architect, or accountant.
- :. Teaching, with musical instruction limited to two (2) pupils at a time.

rever, a home occupation shall not be interpreted to include
rever; following:

- .. Barber shop.
- . Beauty parlor.
- . Commercial stable or kennel.
- .. Restaurant.
- . Dancing studio.

tion 2.27. <u>Hospital</u>. A "hospital" is any building or other ucture containing beds for at least four (4) patients and oted to the diagnosis, treatment or other care of human ments.

1.14

Section 2.28. <u>Hospital, Animal</u>. An "animal hospital" is building or structure providing accommodations for and dev to the diagnosis and treatment of animals. An "animal hos includes every type of similar establishment designated ar clinic, veterinary clinic, etc.

Section 2.29. <u>Hotel</u>. A "hotel" is a building, or any par of a building which:

a. Contains at least ten (10) living or sleeping accommo dations for transient occupancy for compensation, and
b. Has a common entrance or entrances.

Section 2.30. <u>Junk Yard</u>. A "junk yard" is a lot with or without buildings where waste, discarded or salvaged mater such as scrap metals, used building materials, used lumber used glass, paper, rags, cordage, barrels, machinery, vehi etc., are sold, bought, exchanged, baled, packed, sorted, stored, disassembled or handled.

Section 2.31. <u>Kennel</u>. A "kennel" is any building, struct or use of land where dogs are boarded, cared for, bred or 1 for the purpose of sale.

Section 2.32. <u>Line, Building</u>. A "building line" is a line beyond which no building may extend and is located a minime horizontal distance, as specified in the district regulation from and parallel to a lot line.

-15-

tion 2.33. Lot. A "lot" is a piece, parcel, tract, or plot land in one ownership which may include one (1) or more lots record occupied or to be occupied by a principal building accessory buildings, or utilized for a principal use and s accessory thereto, and including such open spaces as rered by this Resolution.

tion 2.34. Lot Area. "Lot area" is the horizontal area of lot exclusive of streets, other public rights-of-way and vate rights-of-way held open to public use.

tion 2.35. Lot, Corner. A "corner lot" is any lot bounded irely by streets, or a lot which adjoins two (2) or more ersecting or intercepting streets where the interior angle such intersection does not exceed one hundred and thirty- \ge (135^O) degrees.

tion 2.36. Lot, Interior. An "interior lot" is any lot er than a corner lot.

tion 2.37. Lot Line. A "lot line" is any line separating ot from a street or other right-of-way, another lot, or other land not part of the lot.

tion 2.38. Lot Line, Front. For an interior lot, a "front line" is a street line. On a corner lot, the owner or sloper may elect either street line as the "front lot line"

-16-

subject to the approval of the Commission. The Commission shall approve such choice if it finds that such "front lo line" will not be injurious to existing or desirable future development of adjacent properties.

Section 2.39. Lot Line, Rear. A "rear lot line" is any line, other than a front lot line on another street, which parallel to the front line or within forty-five (45) degre of being parallel to the front lot line.

Section 2.40. Lot Line, Side. A "side lot line" is any line which is not a front lot line or a rear lot line.

Section 2.41. Lot, Through. A "through lot" is any lot a corner lot, that has frontage on two (2) streets. Both street lines shall be deemed front lot lines.

Section 2.42. Lot Width. The "lot width" shall be the her zontal distance between the side lot lines of a lot measure at the building line.

Section 2.43. <u>Motel</u>. A "motel" is a building or group o buildings containing living or sleeping accommodations fo transient occupancy, and providing an off-street parking on the lot for each sleeping room, and with direct access each such room from the outside. A "motel" includes ever type of similar establishment designated auto court, tour cabins, etc.

-17-

ction 2.44. <u>Non-Conforming Building</u>. A "non-conforming ilding" is any building or other structure that does not nform to the applicable area, yard, height and similar regutions of the district in which such building is located, ther on the effective date of this Resolution or as a result subsequent amendments.

ction 2.45. <u>Non-Conforming Use</u>. A "non-conforming use" all include any use, whether of a building, other structure, a lot, which does not conform to the use regulations of is Resolution for the District in which such "non-conforming e" is located, either at the effective date of this Resoluon or as a result of subsequent amendments.

ction 2.46. <u>Quarry</u>. A "quarry" is any land from which ck, stone, gravel, sand, earth or mineral is removed, or cavated for the purpose of disposition away from the immeate premises. However, this shall not include excavation cessary for the actual foundations of any building or strucre for which a zoning certificate has been issued.

ction 2.47. <u>Residence or Residential</u>. A "residence" (or psidential") shall include a building, or any part of a ilding, which contains dwelling units for permanent occuncy. "Residences" therefore include all one-family, twonily and multi-family dwellings. However, "residences" do conclude: nsignia of any government or governmental agency or of any naritable, religious, educational or similar organization.

ection 2.51. Story. A "story" is that part of the building etween the surface of a floor and the ceiling immediately pove. For the purposes of height measurement, a basement hall be counted as a story where more than one-half $\binom{1}{2}$ of is height is above the average finished grade level.

ection 2.52. Street. A "street" is a public or private norofare which affords the principal means of access to putting property with a width of not less than sixty (60) eet.

sction 2.53. Street or Right-of-Way Line. A "street or .ght-of-way line" is a line separating a lot from a street ight-of-way.

ection 2.54. Structural Alteration. A "structural alteraon" is any change in or addition to the supporting members ? a structure, such as bearing walls, beams, foundation, plumns or girders.

ection 2.55. Structure. A "structure" is any combination : materials forming any construction, the use of which reuires location on the ground or attachment to something wing location on the ground.

-20-

Section 2.56. <u>Tourist Home</u>. A "tourist home" is a dwell unit in which sleeping accommodations for more than three and less than ten (10) persons are offered for transient pancy and for compensation. A "tourist home" shall inclurooming house.

Section 2.57. <u>Trailer, House</u>. A "house trailer" is a ve hicle used for living or sleeping purposes and standing o wheels or on rigid supports.

Section 2.58. <u>Trailer Camp</u>. A "trailer camp" is a lot wi two (2) or more trailers are parked, or which is used or 1 out for the purpose of supplying to the public a parking : for two (2) or more trailers.

Section 2.59. <u>Trustees</u>. The "Trustees" shall mean the B of Township Trustees of Chester Township.

- Section 2.60. <u>Use</u>. A "use" is the term employed to refer a. Any purpose for which buildings, other structures or land may be arranged, designed, intended, maintained or occupied, or
 - b. Any occupation, business, activity or operation carried on, or intended to be carried on, in a building or other structure or on land.

-21-

ction 2.61. <u>Used Car Lot</u>. A "used car lot" is any lot on ich two (2) or more automobiles in operating condition are fered for sale or displayed to the public.

stion 2.62. Yard. A "yard" is that portion of the open ba on a lot extending open and unobstructed from its lowest rel to the sky, inward along a lot line, and from the lot be for a depth or width specified in the regulations of the strict in which the lot is located.

tion 2.63. <u>Yard, Front</u>. A "front yard" is a yard extendg along the full length of the front lot line between the le lot lines.

:tion 2.64. Yard, Rear. A "rear yard" is a yard extending
>ng the full length of the rear lot line between the side
: lines.

stion 2.65. <u>Yard, Side</u>. A "side yard" is a yard extending ong one side lot line from the required front yard to the quired rear yard. Where no front yard or rear yard is re-.red, the side yard shall extend along the side lot line on the front lot line to the rear lot line as the case may

In the case of a corner lot, any yard which is not a nt yard shall be considered a side yard.

~ ~

SECTION 3

GENERAL PROVISIONS

Section 3. <u>General Provisions</u>. The regulations set forth below shall govern the interpretation and application of th provisions of this Resolution.

Section 3.1. <u>Establishment of Districts</u>. In order to carn out the provisions of this Resolution, Chester Township is hereby divided into the following districts:

- R. One and Two Family Districts
- R2. Multi Family Residence Districts
- C. General Commercial District
- S.C. Shopping Center District
- I. Restricted Industrial District

Section 3.2. <u>Incorporation of Maps</u>. The location and bour ries of the districts established by this Resolution are sh upon the zoning map entitled "Zoning Map of Chester Townshi Said map and all notations, dimensions, designations, refer ences, data and other information shown thereon are hereby corporated into and made a part of this Resolution.

Section 3.3. <u>District Boundary Lines</u>. An area enclosed by district boundary line shall be in the district designated therein.

-23-

ction 3.4. <u>In Case of Uncertainty</u>. Where uncertainty exts as to the precise location of the boundaries of any of e aforesaid districts, as shown on the zoning maps, the llowing rules shall apply:

- a. Where a boundary line appears within a street or other right-of-way, the boundary line shall be deemed to be the center-line of the street or other rightof-way.
- b. Where a boundary line appears to follow a lot line,such a lot line shall be deemed to be the boundary line.
- c. In the case of parks and cemeteries, the boundary shall be deemed to coincide with the boundary line of the park or cemetery.
- d. Where a street, watercourse or other right-of-way has been vacated, the abutting zoning classification on each side thereof shall automatically be extended to the center-line of said vacated street, watercourse or right-of-way.

ction 3.5. <u>Regulations Over Use</u>, Area, Yards and Height. ter the effective date of this Resolution and subject to e provisions of Section 5 (non-conforming uses) for existg uses, and all other applicable regulations of this Resotion for all uses,

 a. No building, structure or lot shall be used, located, erected, constructed, reconstructed, enlarged or structurally altered except in conformity with the applicable regulations of the district in which such building, structure or lot is located unless such lot was designated on a recorded plat or separately owned at the time this Resolution became effective and cannot be practicably enlarged to conform to the applicable regulations.

- b. No yard or other open space existing about any building or structure shall be so reduced in area or dimen sion as to make it less than the minimum required by this Resolution.
- c. No yard or other open space provided about any building or structure for the purpose of complying with th provisions of this Resolution shall be considered as providing a yard or open space for any other building or structure and no yard or other open space on one lot shall be considered as providing a yard or open space for a building or structure on any other lot.
- d. No lot held under one ownership at the time of the effective date of this Resolution shall be reduced or subdivided in any manner below the minimum area and yard provisions required by this Resolution.

Section 3.6. <u>Required Street Frontage</u>. Except as otherwise provided in this Resolution each lot shall adjoin a street

-25-

ction 3.7. <u>Measurement of Distances and Yards</u>. Except as herwise provided, all prescribed distances shall be measured a straight line. The depth and width of all yards shall be asured perpendicular to and from lot lines. However, where setback has been established along any street, the yard mensions shall be measured perpendicular to and from such tback.

In the case of irregularly shaped lots, the required nimum lot width shall be measured at the building line. wever, the arc of the front lot line shall be at least one ndred (100) feet.

ction 3.8. <u>Permitted Obstructions in Yards</u>. Unless otherse specifically provided, the following shall not be condered as obstructions when located within required yards:

Roadside stands, as provided in Section 4.1. Uncovered porches less than ten (10) feet in width.

Terraces.

Steps.

Air conditioning units.

Awnings and canopies.

Recreational and drying yard equipment.

Arbors and trellises.

Flagpoles.

Uncovered gas tanks, gasoline pumps, or oil tanks.

~ ~

Fences.

Underground tanks.

Walls not exceeding eight (8) feet in height. In required front and side yards in C Districts: Off-street parking, as required by the District Regulations. However, a distance of ten (10) feet, measured from the street right-of-way line or the setback line to the building shall remain unobstructed.

In required side and rear yards in an R District: Accessory buildings and structures, that are not attached or permanently connected by a substantia: wall or roof to the building may only be located the rear of the main building. Such accessory buildings or structures may encroach not more than five (5) feet into a side yard and shall be at leas ten (10) feet from the rear lot line.

Section 3.9. <u>Building Height Exceptions</u>. The height lin tions specified in the several district regulations of th Resolution shall not apply to the following:

Chimneys. Church spires. Clock towers. Belfries.

-27-

Water towers. Flag poles. Monuments. Transmission towers or cables. Radio or television towers or antennae. Silos. Elevator machinery space. Grain elevators. Windmills.

ction 3.10. <u>Agriculture</u>. Nothing in this Resolution shall deemed to prohibit the use of any land for agricultural rposes and the construction or use of buildings occupied by e owner or his family or the operator of the farm or strucres incident to the use for agricultural purposes of the nd on which such buildings or structures are located so long the construction and location of such buildings and strucres on the lot conform to the applicable provisions of this solution.

ction 3.11. <u>Waiver for Public Utilities</u>. Nothing in this solution shall be deemed to confer any power upon the Truses or the Board with respect to the location, erection, conruction, reconstruction, change, alteration, maintenance, noval, use or enlargement of any building or structure of y public utility or railroad, public or private, or the use

20

of land by any public utility or railroad for the operation of its business.

Section 3.12. <u>Provisions Are Minimum Requirements</u>. The provisions of this Resolution shall be regarded as the minimum requirements for the protection of the public health, safet comfort, morals, convenience, prosperity and welfare. This Resolution shall therefore be regarded as remedial, and shall be liberally construed to further its underlying purposes.

Section 3.13. <u>Conflicting or Overlapping Regulations</u>. Whe both a provision of this Resolution, any other provision of this Resolution, or any provision in any other law, ordinar resolution, rule or regulation of any kind, contain any restrictions covering any of the same subject matter, whichev restrictions are more restrictive or impose higher standard or requirements shall govern. All uses and all area, heigh and yard provisions permitted under the terms of this Resolution shall be in conformity with all other provisions of law.

Section 3.14. Existing Permits and Private Agreements. Su ject to the provisions of Section 5 (Non-Conforming Uses) a Section 7 (Enforcement), this Resolution is not intended to abrogate or annul a zoning certificate lawfully issued prior the effective date of this Resolution or any subsequent app ble amendment or any easement, covenant or other private ao ment. ction 3.15. <u>Severability</u>. It is hereby declared to be the gislative intent that the several provisions of this Resotion shall be severable, in accordance with the provisions it forth below:

- a. If any provision of this Resolution is declared to be invalid by a decision of any court of competent jurisdiction, the effect of such decision shall be limited to that provision or provisions which are expressly stated in the decision to be invalid.
 Such decision shall not affect, impair or nullify this Resolution as a whole or any part thereof, but the rest of this Resolution shall continue in full force and effect.
- b. If the application of any provision of this Resolution to any lot, building, or other structure is declared to be invalid by a decision of any court of competent jurisdiction, the effect of such decision shall be limited to that lot, building, or other structure immediately involved in the controversy, action or proceeding in which the judgment or decree of invalidity was rendered. Such decision shall not affect, impair or nullify this Resolution as a whole or the application of any provision thereof, to any other lot, building, or other structure.

-30-

Section 3.16. <u>Effective Date</u>. This Resolution shall be full force and effect from and after its passage as provi by law.

-31-

SECTION 4

DISTRICT REGULATIONS

ction 4. <u>R - Residence Districts</u>. Subject to the provions of Section 3, the following regulations shall apply an R District:

ction 4.1. <u>Permitted Uses</u>. Only the following uses shall permitted in an R District provided such uses do not emit create any danger to health and safety in the surrounding ea, and do not create any offensive noise, vibration, smoke, st, heat, glare, flame, air pollutants or other objection-

le influences:

One-family dwellings plus two (2) roomers. Two-family dwellings plus two (2) roomers per family. Places of worship. Schools. Libraries. Museums. Public parks, public playgrounds and other public recreation facilities. Public utilities. Township and other governmental buildings. Agriculture. Roadside stands constructed of removable members for the display and sale of farm products produced in Chester Township. Such stands shall be at least fifteen (15) feet from the street right-of-way line and shall maintain adequate off-street parking spaces for customers' vehicles. Accessory uses. Signs, as regulated in Section 4.5. Hospitals, sanitariums or rest homes for other than the mentally ill, as regulated in Section 4.9.

Section 4.2. <u>Conditional Uses</u>. Subject to the provisions Section 7.9d, the conditional uses as specified and regula in Sections 4.3 and 4.4 may be permitted in an R District the approval of the Board.

Section 4.3. <u>Golf Club, Private</u>. A private golf club may established and operated but subject to the following conditions:

a. Minimum Lot Area. There shall be provided a minimum
lot area of eighty (80) acres for a 9-hole and one
hundred and sixty (160) acres for an 18-hole golf cou
b. Off-Street Parking. Except as otherwise provided in

this paragraph, off-street parking spaces shall be pr vided in accordance with the requirements of Sections through 6.11.

Accessory off-street parking spaces, driveways a maneuvering areas shall be properly graded for draina so that all water is drained within the lot providing such parking spaces, surfaced with concrete, asphalti concrete, asphalt, crushed slag or washed gravel, or similar surfacing material, and maintained in good co dition and free of debris and trash.

The driveways used to provide accessibility to s club shall be so located and arranged to minimize tra congestion. Therefore,

 The center line of such driveway shall be at least thirty (30) feet from the right-of-way line of any intersecting street where the driveways and intersecting street are on the same side of a street.

- 2. The minimum width of such driveway shall be twentyfour (24) feet and the maximum width shall be thirty (30) feet measured at right angles to the angle of the driveway entrance. Such driveway shall have an an apron of six (6) feet radius at the curb to provide a means for motor vehicles to enter and leave the parking facilities without obstructing traffic.
- The driveways from the highway to the club house or parking area shall be surfaced with concrete, asphaltic concrete or asphalt.
- Fencing. The entire premises upon which such club is located shall be fenced on the lot lines by suitable wire fencing.
- 1. Modification of Screening and Fencing by Board. The Board may modify the provisions of Section 6.11 and paragraph c in those cases where there is no development of uses permitted in an R District that immediately adjoins such club. However, the required screening and fencing shall be installed by the golf club at the time development of the R District uses takes place.
- Signs. One business sign may be permitted which shall not exceed ten (10) square feet in area and shall be located at least twenty-five (25) feet from any lot line

or street right-of-way line. Such sign may be lighted by continuous reflected illumination only and so erect that the light source is not visible from outside the premises, and that no glare is projected on to adjoining properties or streets.

- f. Accessory Facilities. Accessory recreation facilities may be permitted, but shall be limited in size so that they do not become the principal use of the premises. Therefore,
 - An accessory swimming pool shall not exceed one thousand, five hundred (1500) square feet in area, and an accessory wading pool five hundred (500) square feet in area. All pools shall be completely enclosed with a woven wire fence at least four (4) feet high.
 - Tennis facilities shall not exceed ten thousand (10,000) square feet in area.
 - 3. There shall be no picnics or picnicking facilities.
 - 4. A club house, maintenance buildings and sheds and shelters may be permitted. Retail sales and service may be permitted but shall be limited to members on Such sales and services may include a restaurant, snack bar, and the sale and repair of athletic equip ment associated with the golf club.

-35-

- g. Dwellings to Conform. No building shall be used as a dwelling that does not conform completely to the requirements of the Zoning Resolution.
- h. Distance From Lot Lines. All buildings, structures, edges of fairways and outdoor activities shall be at least one hundred (100) feet from all lot lines. The Board may modify this provision in cases of unnecessary hardship or to insure a more appropriate site layout, but in no case less than seventy-five (75) feet from all lot lines.
- i. Membership Limit. Membership shall be limited to one thousand (1,000) members.
- j. Frontage on Thorofare. Wherever possible such club shall front upon a major thorofare as specified in the "Geauga County Thorofare Plan".
- k. Dates and Time of Operation. Such club may be open or operated from March 1 to December 1 of each year and only during the hours of 5:00 A.M. to 12:01 A.M. each day.
- Construction Schedule. At least the construction of the club house and the required off-street parking spaces shall be completed within two (2) years, and at least nine (9) holes of the golf course within three (3) years of the date of issuance of the conditional zoning certificate.

- m. Conditional Zoning Certificate. A conditional zoning certificate shall be issued for a period not to exceed five (5) years. Application for the renewal of such certificate shall be made sixty (60) days prior to the expiration of such certificate.
 - A conditional zoning certificate shall become void upon a change of ownership or lease of the premises and shall be revoked unless a new application for such certificate is made by the new owner or lessee within fifteen (15) days of the date of transfer or lease.
 - Any failure to comply with the conditions approved by the Board for the issuance of a conditional zoning certificate shall constitute a revocation of such certificate.

Section 4.4. <u>Memorial Park</u>. A memorial park shall be defi as a burial place for human beings in which above-surface monuments, tombstones and grave markers are prohibited and where the natural setting of the land so developed is retai A memorial park may be established and operated subject to following conditions:

a. Access. Ingress and egress to and from the memorial park shall be from a major thorofare as shown on the official "Geauga County Thorofare Plan." The entrance

-37-

and exits shall be planned at places that will cause the least amount of traffic congestion and hazard. No such access point shall be located closer than one hundred twenty-five (125) feet from the intersection of two (2) or more streets. There shall be no more than two (2) access points on any one street.

The maximum width of such driveway shall be thirty (30) feet measured at right angles to the angle of the driveway entrance. Such driveway shall have an apron of six (6) feet radius at the curb, to provide a means for motor vehicles to enter and leave the parking facilities without obstructing traffic.

All such driveways shall be surfaced with concrete, asphaltic concrete, asphalt or similar all-weather surface and graded for proper drainage so that all water is drained within the premises and no water shall be permitted to flow on to adjoining streets or other property.

. Off-Street Parking.

1. One (1) off-street parking space shall be provided for each employee. In addition, a minimum of twenty (20) parking spaces shall be provided. The private roads within the memorial park may be used for off-street parking only if they are of sufficient width to accommodate moving traffic and parked vehicles.

- 2. Each off-street parking space shall have an area of not less than two hundred (200) square feet, exclusive of passageways, driveways and other maneuvering area appurtenant thereto and giving access thereto. Each such space shall have direct accessibility to a street or driveway. Where driveways are required to provide accessibility to the parking spaces, they shall have an unobstructed width of at least twenty (20) feet.
- 3. Off-street parking spaces, driveways and maneuvering areas shall be properly graded for drainage so that all water is drained within the lot and they shall be surfaced with concrete, asphaltic concrete, asphalt, crushed slag, washed gravel or similar surfacing material and maintained in good condition and free of debris or trash.
- c. Screening. Where a memorial park adjoins or faces resi dential buildings, a solid wall, a uniformly painted solid fence of fire resistant material, or a ten (10) foot strip of land planted with shrubs or trees which may be expected to form a year-round dense screen, shal be erected or planted and maintained along the lot line Such wall, fences or shrubs shall be at least six (6) feet in height. However, such wall or fence shall not be more than eight (8) feet in height.

-39-

Any wall or fence, or any screening device located within twenty-five (25) feet of an intersection of two (2) or more streets or the intersection of an access driveway and a street, shall have a maximum height of three (3) feet and a minimum height of two (2) feet.

The required screening shall be maintained in good condition at all times.

No signs shall be permitted to be attached to or hung from the required screening.

The Board may modify the provisions of this paragraph c temporarily only in those cases where there is no residential development immediately adjoining such use. However, the required screening shall be installed at the time residential development takes place.

Location of Structures. Ornamental walls, fences and gates shall be erected or located at least twenty-five (25) feet from the street right-of-way line and may be located on the side or rear lot lines. Mausoleums and other structures shall be erected or located at least one hundred fifty (150) feet from all lot lines. Corner Sight Clearance. On every corner lot within the triangle formed by the street lines on such lot and a line drawn between two (2) points, each twenty (20) feet from the point of intersection of such street lines, there shall be no fence or wall higher than three (3) feet, nor any other obstruction to vision between a height of three (3) feet and a height of ten (10) feet above the established grade of either street.

- f. Maximum Height of Structures. The height of any structure shall not exceed twenty (20) feet, measured from the average finished grade level at the building line to, in the case of flat roofs, the highest point on the roof, or, in the case of a pitched roof, to the mean level between the eaves and the highest point of the roof.
- g. Lighting. All lighting fixtures and devices shall be so designed and constructed to prevent the emission of light upon adjoining lots or streets, and shall be provided from a concealed light source only. Flashing lights shall be prohibited.
- h. Site Plan. The applicant shall furnish the Board with
 l. A site plan indicating the location, size and heigh
 of all buildings and structures, including fences,
 walls, gates and signs.
 - Architectural plans for all proposed buildings and structures.
 - 3. Landscaping plans for the premises upon which the buildings and structures are to be located. These plans shall indicate the planting treatment propose

-41-

at the boundary of the memorial park and the planting treatment between the parking lanes. This plan shall also show the design features and layout of the land to be used for off-street parking, the type of pavement to be used, the type of lighting fixtures proposed, and a grading and drainage plan for the memorial park.

- 4. A proposed system of vehicular traffic circulation within the memorial park, access points from adjoining streets, and estimates of traffic volumes for the proposed memorial park.
- . Fiscal Plan. Neglected memorial parks become townshipwide problems and nuisances. Therefore, to preserve the Township's tax base and the general welfare of its people, the applicant shall furnish the Board with a fiscal plan which documents the applicant's financial responsibility to insure the maintenance of the memorial park. Toward this end, the Board may require the establishment of a perpetual care trust fund having sufficient capital to insure proper maintenance.
- . Conditional Zoning Certificate. A conditional zoning certificate shall be issued for a period not to exceed five (5) years. Application for the renewal of such certificate shall be made sixty (60) days prior to the expiration of such certificate.

A conditional zoning certificate shall become void upon a change of ownership or lease of the premises, and shall be revoked unless a new application for sucl certificate is made by the new owner or lessee within fifteen (15) days of the date of transfer or lease.

k. Revocation of Zoning Certificate. Any failure to comply with the conditions approved by the Board for the issuance of a conditional zoning certificate shall constitute a revocation of such certificate.

Section 4.5. <u>Sign Regulations</u>. Except as otherwise specif cally provided, the following signs are permitted in an R District, but only in accordance with the regulations set f in this Section:

- a. Number of Signs. Only one (1) sign shall be permitted for each use or building. A building or use located o a corner lot or through lot shall be permitted one (1) sign on each street.
- b. Type and Size of Sign:
 - For residential buildings a sign not exceeding thre

 square feet in area is permitted on which may b
 displayed the name and address of a building, the
 name of an occupant thereof, and the practice of a
 profession or home occupation therein.
 - A sign accessory to a roadside stand as permitted in Section 4.1 not exceeding eighteen (18) square feet in area is permitted.

-43-

- 3. A sign not exceeding twelve (12) square feet in area for each, denoting the architect, engineer or contractor, is permitted, but only during the period of construction.
- 4. For all other uses permitted in an R District, and for a legal non-conforming use, a free-standing sign indicating the name and address of a building or use and not exceeding twelve (12) square feet in area is permitted. Where such sign is attached to a building, it shall not exceed twenty-five (25) square feet in area.
- 5. A "for sale" or "for rent" business sign not exceeding twelve (12) square feet in area is permitted.
- 6. A temporary sign advertising a model home, the sale of lots, or the sale or rental of dwellings within a subdivision and not exceeding twenty-five (25) square feet in area is permitted. Only one such sign shall be permitted for each seven hundred and fifty (750) feet of street frontage. Such sign shall be removed or zoning permit renewed not later than one (1) year after the date it is erected.
- Flashing signs, intermittent illumination, revolving signs or animated representation on a sign shall not be permitted.

-44-

- c. Location of Signs. All signs permitted in an R Distr
 - Shall be located at least twenty-five (25) feet from any lot line and street right-of-way lines except for signs permitted by paragraph b.l. of this section.
 - Shall not project more than one (1) foot in any direction if attached to a building;
 - 3. Shall not extend more than twenty (20) feet above the average finished grade level, and the bottom o all signs shall be at least six (6) feet above the average finished grade level if located at least twenty-five (25) feet from any lot line or street right-of-way line, and at least three (3) feet abov such grade level if otherwise located.
- d. Illumination. All signs permitted in an R District may be lighted by continuous illumination only, and so erected that the light source is not visible from outside the premises, and that no glare is projected on a adjoining properties or streets.

Section 4.6. <u>Off-Street Parking</u>. Off-street parking space shall be provided in accordance with the regulations set for in Section 6, Sections 6.4 through 6.11, for each of the us permitted in an R District.

Only one (1) commercial vehicle other than a privat passenger automobile that is used in connection with a perm

-45-

and a Carport Star

		Section	4.9. Dimensional	Requirements in	an R District (T	able)		
R District	Minimum Lot	Minimum Lot	Minimum Front	Minimum Side	Minimum Rear	Minimum Building Size Per Dwelling Unit Number of Floor Area		Maximum
Uses	Area *	Width	Yard	Yard	Yard	Bedrooms	(Square Feet)	Height
l-Family Dwelling	1-1/2 Acres	150 feet	Lots on Ward Drive between	2 required:	Lots with 1-1/2 acres or more of	0-2	1,150	None
2-Family Dwelling	3 Acres	300 feet	Mayfield Road and Maple Dr; and on Opalocka Drive between Mayfield Rd and Cottrell Rd: 40 feet from right-of-way. All other lots: 70 feet from right-of-way or 100 feet from center line, whichever	Lots less than 150 feet in width: 15 feet each Lots on Opalocka Dr.: 8 feet each Corner Lots: 150' or more in width or same as front yard on side street.	lot area: 50 feet All other lots: 30 feet	3	1,300	None
						4	1,450	
						5 or more	1,600	
			is greater.	All other lots: 25 feet each.				
All other uses	None	None				None	ļ	None
Accessory Buildings	(See Sect			20 feet from any dwelling	20 feet from any dwelling	None		None
Rear Houses	(\$ ee Section	4.10)					None
Hospitals Sanitariums	5	500	100	100	100			

Section 4.9. Dimensional Requirements in an R District (Table)

stion 4.10. <u>Rear Houses</u>. Any one- or two-family dwelling at does not have frontage upon a public street shall provide permanent easement for access over an unoccupied strip of nd at least sixty (60) feet in width. Such strip of land all not be used in computing required lot width, yards, or t area. Such easement shall be executed according to the quirements provided by law for deeds and shall be filed with > Geauga County Recorder.

All such residence buildings shall conform in every her respect to the requirements of this Resolution.

No zoning certificate shall be issued until a site an, drawn to scale, is submitted and approved by the Commison. Such plan shall show complete compliance with the prosions of this Resolution.

thin the triangle formed by the street lines on such lot and line drawn between two (2) points, each twenty (20) feet om the point of intersection of such street lines, there all be no fence or wall higher than three (3) feet, nor any her obstruction to vision between a height of three (3) feet i a height of ten (10) feet above the established grade of ther street. Section 4.110. <u>R-2 Multi-Family District</u>. Subject to the prisions of Section 3, the following regulations shall apply an R-2 District:

Section 4.111. <u>Permitted Uses</u>. Only the following uses sha be permitted in an R-2 District provided such uses do not en or create any danger to health and safety in the surrounding area, and do not create any offensive noise, vibration, smok dust, heat, glare, flame, air pollutants, or other objection influences:

One-family dwellings plus (2) two roomers. Two family dwellings plus (2) two roomers per family. Multi-family dwellings. Places of worship. Schools. Libraries. Museums. Publicly owned parks, publicly owned playgrounds and other publicly owned recreation facilities. Public utilities. Township and other governmental buildings. Agriculture. Roadside stands constructed of removable members for the display and sale of farm products produced in Chester Township. Such stands shall be at least fifteen (15) feet from the street right-ofway line and shall maintain adequate off-street parking spaces for customers' vehicles. Hospitals and sanitariums for other than the mentally ill, as regulated in Section 4.117. Rest, nursing or convalescent homes, as regulated in Section 4.117. Institutions for the aged and for children that are not penal or correctional institutions, as regulated in Section 4.117. Day nurseries, as regulated in Section 4.117. Accessory uses. Signs, as regulated in Section 4.113

Section 4.112. <u>Conditional Uses</u>. Subject to the provisions Section 7.9d, the conditional uses as specified and regulated Sections 4.3 and 4.4 may be permitted in an R-2 District with approval of the Board.

- 48a -

A CONTRACTOR OF A CONTRACTOR O

each seven hundred and fifty (750) feet of street frontage. Such sign shall be removed or permit renewed not later than one (1) year after the date it is erected.

- Flashing signs, intermittent illumination, revolving signs or animated representation on a sign shall not be permitted.
- c. Location of Signs. All signs permitted in an R-2 District,
 - Shall be located at least twenty-five (25) feet from any lot line and street right-ofway lines except for signs permitted by paragraph b.l. of this Section.
 - Shall not project more than one (1) foot in any direction if attached to a building.
 - 3. Shall not extend more than twenty (20) feet above the average finished grade level, and the bottom of all signs shall be at least six (6) feet above the average finished grade level if located at least twenty-five (25) feet from any lot line or street right-of-way line, and at least three (3) feet above such grade level if otherwise located.
- d. Illumination. All signs permitted in an R-2 Dist may be lighted by continuous illumination only, a so erected that the light source is not visible f outside the premises, and that no glare is projec on to adjoining properties or streets.

Section 4.114. Off-Street Parking. Off-street parking sp shall be provided in accordance with the regulations set f in Section 6, Sections 6.4 through 6.11, for each of the u permitted in an R-2 District.

Only one (1) commercial vehicle other than a priv passenger automobile that is used in connection with a per ted use or by an occupant of a permitted use, may be store a lot in an R-2 District. This provision shall not apply land in agricultural use.

- 48c -

:tion 4.115. <u>Off-Street Loading</u>. Off-street loading space ill be provided in accordance with the regulations set forth Section 6, Sections 6.1 through 6.3, for each of the uses mitted in an R-2 District.

Wherever possible, the loading space and vehicular :ess thereto shall be provided at the rear of the building structure providing such space.

:tion 4.116. Area, Yard and Height Regulations. The regutions set forth in the table in Section 4.117 shall apply as licated to all uses permitted in an R-2 District unless herwise specifically provided.

R-2 District Uses	Minimum Lot Area	Minimum Lot Width	Minimum Front Yard	Minimum Side Yard	Minimum Rear Yard	Space Between Buildings	Minimum Building Size	Maxi- mum Height
Uses Permitted in an R-1 District			(See Section 4.9)					
Multi-Family Dwellings	10,000 square feet per dwell- ing unit	300 feet	For lots on May- field Rd: 145 feet from center line; for all other lots: 100 feet from right- of-way line	2 Required: 35 feet each except as noted in Section 4.27. Corner lots: same as front yard on side street	50 feet	See Section 4.118	720 square feet of habitable floor area par dwell- ing unit.	except as noted in Section
Hospital/Senitariums	5 acres	500 feet		2 Required: 100	100 feet		-	-
Rest Homes, Mursing Homes Convalescent Homes, Institutions for the Aged and Children		500 feet		Corner lots: Same as front yard on side street			Rone	_
Day Nurseries	3 acres for each 15 child- ren in attendance	300 feet		2 Required: 75 feet each. Corner Lots: same as front yard on side street	75 feet			-
All other uses	None	None						_
Accessory Buildings See Section 3.8				20 feet from any dwelling	20 feet from any dwelling			

SECTION 4,117. DIMENSIONAL REQUIREMENTS IN AN R-2 DISTRICT (Table)

tion 4.118. Spacing Between Buildings on the Same Lot. The lowing required spacing between residential buildings on the e lot shall be measured perpendicularly from any exterior l exposing windows or an entrance way; it does not apply in ner-to-corner placement of buildings where perpendicular wall osures do not overlap:

- a. A building wall exposing both windows and an entrance way shall be located no closer to another building than fifty (50) feet.
- b. A building wall exposing only windows or only an entrance way shall be located no closer to another building than fifty (50) feet.
- c. A building group may not be so arranged that any temporarily or permanently inhabited building is inaccessible by emergency vehicles.
- d. In buildings containing multiple dwelling units, walls containing main window exposures or main entrances shall be so oriented as to insure adequate light and air exposure; shall be so arranged as to avoid undue exposure to nearby through traffic ways or undue exposure to concentrated loading or parking facilities; shall be so oriented as to preserve visual and audible privacy as between adjacent buildings.

tion 4.119. <u>Rear Houses</u>. Any one or two-family dwelling t does not have frontage upon a public street shall provide ermanent easement for access over an unoccupied strip of land least sixty (60) feet in width. Such strip of land shall not used in computing required lot width, yards or lot area. h easement shall be executed according to the requirements vided by law for deeds and shall be filed with the Geauga nty Recorder.

All such residence buildings shall conform in every er respect to the requirements of this Resolution.

100

No zoning certificate shall be issued until a site plan, wn to scale, is submitted and approved by the Commission. h plan shall show complete compliance with the provisions of s Resolution. Section 4.120. <u>Corner Sight Clearance</u>. On every corner 1 within the triangle formed by the street lines on such lot and a line drawn between two (2) points, each twenty (20) feet from the point of intersection of such street lines, there shall be no fence or wall higher than three (3) feet nor any other obstruction to vision between a height of th (3) feet and a height of ten (10) feet above the establish grade of either street.

- 48g -

ion 4.20. <u>C-General Commercial District</u>. Subject to the isions of Section 3, the following regulations shall apply C District:

ion 4.21. <u>Permitted Uses</u>. Only the following uses shall ermitted in a C District provided that such uses do not or create any danger to health and safety in the area, do not create any offensive noise, vibration, smoke, dust, , glare, flame, air pollutants or other objectionable innces:

Uses permitted and as regulated by Sections 4.1 through 4.11 and Sections 4.111 through 4.120

The following retail establishments, provided that all products for sale or rent, or manufactured on the premises shall be sold or rented on the premises directly to the consumer:

> Antique shops. Artists' supply stores. Automobile supply stores, with no installation or repair. Bakeries. Book, newspaper and record shops. Clothing and apparel stores. Drapery and fabric stores. Drugstores. Florist shops. Food and beverage stores, such as supermarkets, grocery stores, meat markets and delicatessens. Furniture, household goods and appliance stores. Gift and stationery stores. Hardware and paint stores.

> > -49-

Luggage and leather goods stores. Lunchrooms, restaurants and cafeterias. Music and musical instrument stores. Office supply stores. Photographic supply stores. Places of entertainment. Plumbing and heating supplies, sales only. Seed or garden supply stores. Sporting goods stores. Tobacco stores. Toy stores. Variety stores.

c. The following service establishments, dealing directl

with the consumer on the premises:

Archery and golf driving ranges, provided tha (1) fencing is erected and maintained along the side and rear lot lines, (2) a strip of land at least ten (10) feet wide, densely planted with shrubs or trees that form a de year-round screen shall be maintained along each side of the lot adjoining a street and located at least twenty (20) feet from the right-of-way lines, and (3) if lighting is provided, all lighting fixtures and devices shall be so designed and constructed to pre vent the emission of light upon adjoining 1 or streets and shall be provided from a con cealed light source only. Flashing lights be prohibited. Automobile laundries. Automobile sales rooms. Banks and other lending institutions. Barber shops. Beauty parlors. Boarding, rooming and tourist homes. Bowling alleys., Caterers. Commercial parking garages and parking lots. Commercial schools, such as dancing, business trade or vocational. Clinics. Dry cleaning and clothes pressing, provided t (1) such establishments do not service othe retail outlets, and (2) no inflammable, to; or odorous cleaning agents are used. Frozen food lockers. Funeral homes.

Gasoline filling stations, provided that (1) all gasoline storage tanks are completely underground, (2) all pump islands, pumps and other structures except signs, are located at least twenty (20) feet from all street rightof-way lines, and (3) lubrication, washing, and other incidental servicing of motor vehicles and all supply storage is completely within an enclosed building. Greenhouses. Hotels and motels provided that each living unit shall have a minimum habitable floor area of one hundred ninety-two (192) square feet. Household appliances, service and repair. Indoor theatres. Interior decorators. Laundry and dry cleaning pick-up stores. Lending libraries. Locksmiths. Lodges and meeting halls. Medical and orthopedic appliance stores. Offices - professional, business and philanthropic. Photographic studios. Picture framing shops. Portable equipment, repair and service. Self-service laundries. Shoe and hat repair. Signs, as permitted and regulated in Section 4.22. Skating rinks. Tailor and furrier. Travel bureaus. Used car lots, provided that (1) all lighting fixtures and devices shall be so designed and constructed to prevent the emission of light upon adjoining lots or streets. When provided, illumination shall be provided from a concealed light source only. Flashing lights shall be prohibited; (2) the premises used for the parking and storage of automobiles, including driveways, shall be properly graded for drainage so that all water is drained within the premises, and no water shall be permitted to flow on to adjoining streets or other property. Such premises shall be surfaced with concrete, asphaltic concrete, asphalt, or similar

all-weather surface, and maintained in good condition and free of debris and trash;(3) the driveway used to provide accessibility to the premises shall be so located and arranged to minimize traffic congestion. Therefore:

-51-

- (a) Not more than two (2) such driveways sh be permitted.
- (b) The center line of each such driveway a be at least fifty (50) feet from the ri of-way line of any intersecting street the driveways and intersecting street a the same side of a street.
- (c) The maximum width of each such driveway be thirty (30) feet measured at right a to the angle of the driveway entrance. such driveway shall have an apron of si feet radius at the curb, to provide a m for motor vehicles to enter and leave to parking facilities without obstructing fic; and

(4) structurally sound wheel or bumper guards be provided and so located that no part of a or stored automobile shall extend into a requ yard area.

Section 4.22. <u>Sign Regulations</u>. Except as otherwise specific provided, the following signs are permitted in a C District, b only in accordance with the regulations set forth in this Sect

- a. R District Signs. All signs permitted and as regulated b Section 4.5 and 4.113.
- b. Number of Signs. Three (3) business signs shall be permit for each use or building.
- c. Type and Size of Sign.
 - One (1) business sign not exceeding eighteen (18) squa feet in area. The minimum height of the bottom of suc sign shall be eight (8) feet measured from the existin grade level.
 - 2. One (1) accessory business sign not exceeding five (5) square feet in area. The minimum height of the bottom such sign shall be eight (8) feet measured from the si walk or grade level.

One (1) delivery identification sign for each use or building. Such sign shall not exceed four (4) square feet in area and may be affixed to the rear of the building only. Flashing signs, intermittent illumination, revolving signs, or animated representation on a sign shall not be permitted.

ion of Signs. Except as otherwise specifically provided
ctions 4.5 and 4.113 (R District Signs) all signs permitted
C District

Shall be located at least twenty-five (25) feet from any lot line and street right-of-way lines if a business sign. A permitted advertising sign shall be located pehind the building line (front yard), and at least one nundred fifty (150) feet from the intersection of two (2) or more streets measured from the right-of-way lines; Shall not project more than three (3) feet in any direction if attached to a permitted building or structure; Shall not extend more than twenty (20) feet above the average finished grade level.

ination. All signs permitted in a C District may be
ed by continuous illumination only and so erected that
ight source is not visible from outside the premises,
> that no glare is projected on to adjoining properties
reets.

-53-

Section 4.23. <u>Off-Street Parking</u>. Off-street parking sp shall be provided in accordance with the regulations set in Section 6, Sections 6.4 through 6.11, for each of the permitted in a C District.

Section 4.24. <u>Off-Street Loading</u>. Off-street loading sp shall be provided in accordance with the regulations set forth in Section 6, Sections 6.1 through 0.3, for each of uses permitted in a C District. Wherever possible, the 1 space and vehicular access thereto, shall be provided at t rear of the building or structure providing such space.

Section 4.25. <u>Area, Yard and Height Regulations</u>. The retions set forth in the table in Section 4.26 shall apply indicated to each use permitted in a C District unless of wise specifically provided.

SECTION 4.26. DIMENSIONAL REQUIREMENTS IN A C DISTRICT (Table).

C District Uses	Minimum Lot Area	Minimum Lot Width	Minimum Front Yard	Minimum Side Yard	Minimum Rear Yard	Yards Adjoining R District	Space Between Buildings	the second s	Maximu Heigh
Uses Permitted in an R District			(See S	Section 4.9)					
Mult ₁ - Family Dwellings Uses Permitted in an R 2 District	10,000 square feet per dwelling unit See Secti	300 feet .on 4.117	For lots on Mayfield Rd: 145 feet from center line. For all other lots: 70 feet from right-of-way or 100 feet from center line, which- ever is greater.	2 Required: 35 feet each Corner Lots: Same as front yard on side street.	- 50 -	See Section 4.27	See Section 4.28	720 square feet of habitable floor area per dwell ing unit.	35
All other Uses Permitted in a C District	None	Non e		For interior lots: None. Corner Lots: Same as front yard or side street.	feet			1,000 square feet of usable ground floor area.	feet

Section 4.27. <u>Yards Adjoining an R District</u>. Where the line of a C District adjoins the boundary line of an R Di the side or rear yard, as the case may be, shall be fifty feet. A solid wall or uniformly painted fence of fire re material, or a strip of land at least four (4) feet wide densely planted with shrubs or trees which may be expecte form a year-round dense screen, shall be erected or plant maintained along such boundary line. Such wall or fence be at least five (5) feet but not more than six (6) feet height, except as provided in Section 4.30 (Corner Sight ance).

The Board may modify this provision temporarily in the cases where there is no residential development immediate adjoining the C District, thus making it unreasonable to a with this provision.

The required screening shall be maintained in good contained at all times.

Section 4.28. Spacing Between Buildings on the Same Lot. following required spacing between residential buildings of the same lot shall be measured perpendicularly from any exwall exposing windows or an entrance way; it does not app corner-to-corner placement of buildings where perpendicular wall exposures do not overlap:

 a. A building wall exposing both windows and an entrance shall be located no closer to another building than a (50) feet. A building wall exposing only windows or only an entrance way shall be located no closer to another building than fifty (50) feet.

A building group may not be so arranged that any temporarily or permanently inhabited building is inaccessible by emergency vehicles.

In buildings containing multiple dwelling units, walls containing main window exposures or main entrances shall be so oriented as to insure adequate light and air exposure; shall be so arranged as to avoid undue exposure to nearby through traffic ways or undue exposure to concentrated loading or parking facilities; shall be so oriented as to preserve visual and audible privacy as between adjacent buildings.

ion 4.29. <u>Rear Houses</u>. Any one- or two-family dwelling does not have frontage upon a public street shall provide manent easement for access over an unoccupied strip of at least sixty (60) feet in width. Such strip of land l not be used in computing required lot width, yards or area. Such easement shall be executed according to the irements provided by law for deeds and shall be filed the Geauga County Recorder.

All such residence buildings shall conform in every other ect to the requirements of this Resolution.

-57-

No zoning certificate shall be issued until a site drawn to scale, is submitted and approved by the Commiss Such plan shall show complete compliance with the provis of this Resolution.

Section 4.30. <u>Corner Sight Clearance</u>. On every corner within the triangle formed by the street lines on such 1 and a line drawn between two (2) points, each twenty (20 feet from the point of intersection of such street lines there shall be no fence or wall higher than three (3) fe nor any other obstruction to vision between a height of three (3) feet and a height of ten (10) feet above the e tablished grade of either street.

-58-

ion 4.40. <u>S. C. - Shopping Center District</u>. Subject to
provisions of Section 3, the following regulations shall
y in an S. C. District:

ion 4.41. <u>Purpose, Intent and Definition</u>. Shopping Center ricts are established and shall consist of separate areas ot less than five (5) acres each, within which retail esishments may be grouped together in accordance with a devment plan in order to serve the community as a center of il sales, personal services, and professional and commeroffices. In order to accomplish this purpose, inapprote, incompatible, or harmful uses of the land are prohib-. It is essential that such districts and adjoining dists be protected from the harmful effects of traffic conion. To this end, the intensity of land use is limited off-street parking, off-street loading, and motor vehicle ss points are regulated.

ion 4.42. <u>Approval of Plans</u>. In order to carry out the pses set forth in Section 4.41, a zoning certificate shall be issued until the Commission has approved the plans for development of a shopping center. The development plans 1 include:

A site plan indicating the location, size, and height of all buildings and structures.

Architectural plans for all proposed buildings and structures.

-59-

- c. Landscaping plans for the premises upon which the b ings and structures are to be located. These plans indicate the planting treatment proposed at the bou of the Shopping Center District and the planting tr ment between the parking lanes. This plan shall al show the design features and layout of the land to used for off-street parking, the type of pavement t used, the type of lighting fixtures proposed, and a grading and drainage plan for the shopping center.
- d. A proposed system of vehicular traffic circulation with the center, access points from adjoining streets, a estimates of traffic volumes for the proposed center.

Section 4.43. <u>Standards</u>. In making its determinations, Commission shall require conformance with the requiremen this Resolution. The Commission shall be satisfied that proposed development plans will provide maximum safety t users of the shopping center as well as those using the joining streets, and further, that any adjoining residen developed land will be adequately protected from the nui inherent in a shopping center.

In its review of the required plans set forth in Se 4.42, the Commission shall examine the architectural des the exterior surface treatment, the arrangement and loca of the buildings and structures on the site in question

-60-

neir relationship to other buildings and structures withnd in the adjoining Districts, and all other factors that st the functions and appearance of the District. The scaping to be provided should blend with landscaping withne District.

The Commission shall endeavor to assure that the site , the architectural plan, and the landscaping plan will enhance the attractiveness and desirability of the District beging with its purpose and intent, (2) encourage the or- γ and harmonious development of the District, (3) improve dential amenities in any adjoining residential neighbor-, and (4) enhance and protect the public and private innent and the value of all land and improvements within adjoining district.

In the performance of its duties the Commission shall not npt to prescribe the style of architecture so long as the itectural style and design under consideration meet the lards set forth above.

ion 4.44. Permitted Uses. Only the following uses shall
>rmitted in an S. C. District provided such uses do not
or create any danger to health and safety in the surroundarea, and do not create any offensive noise, vibration,
>, dust, heat, glare, flame, air pollutants or other obionable influences:

-61-

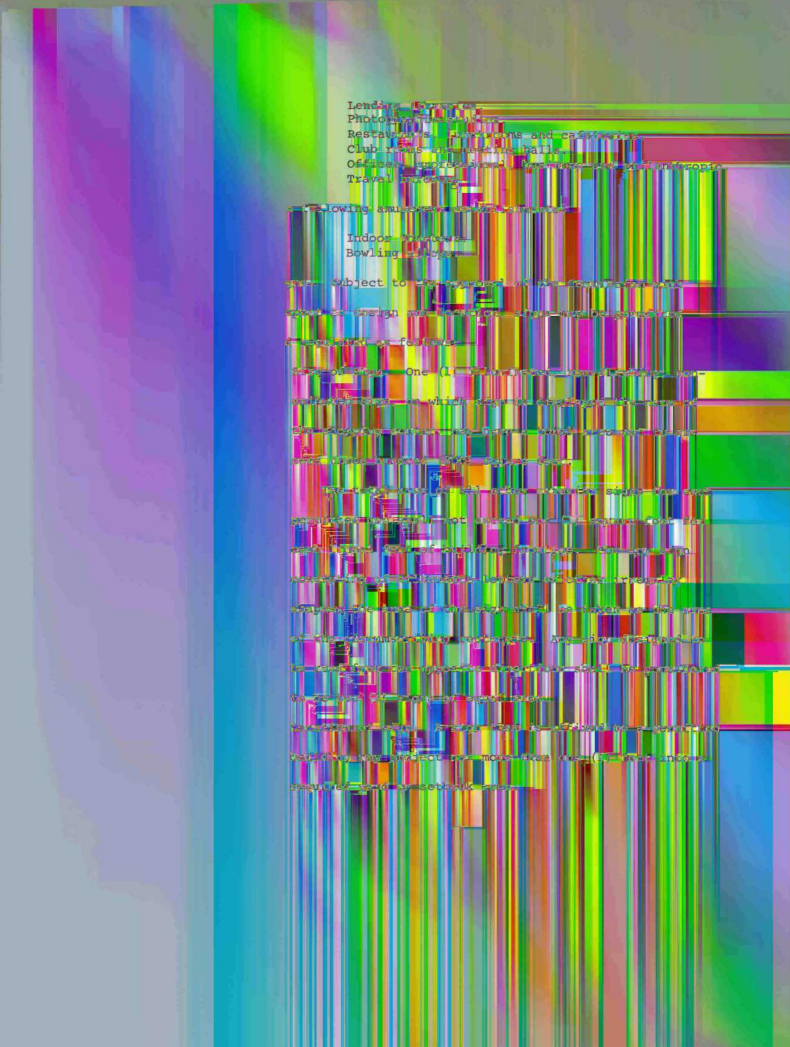
a. The following retail sales of merchandise, provided all products for sale or rent or made on the premise be sold or rented on the premises directly to the co

> Antique shops. Clothing and apparel shops. Drapery and fabric stores. Artists' supply stores. Food and beverage stores. Book, newspaper and record stores. Office supply stores. Variety stores. Department stores. Hardware and paint stores. Furniture, household goods and appliance s Photographic supply stores. Florist shops. Seed and garden supply stores. Gift and stationery stores. Jewelry stores. Toy stores. Drug stores. Sporting goods stores. Music and musical instrument stores. Tobacco stores. Bakeries.

b. The following service establishments, dealing direct

with the consumer:

Barber shops. Beauty parlors. Banks and other lending institutions. Laundry and dry cleaning pick-up stores. Dry cleaning and clothes pressing, provide that, (1) such establishments do not ser other retail outlets, and (2) no inflamm toxic or odorous cleaning agents are use Tailor, dressmaker and furrier shops. Interior decorator shops. Frozen food lockers. Jewelry, clock and watch repair shops. Shoe repair shops. Self-service laundries. Household appliance, service and repair sh Commercial schools, dancing, business, tra or vocational.



One (1) illuminated, non-flashing and non-ani sign, on which sign is displayed the name of the ping center, may be located within a required yar setback area with the approval of the Commission. ever, the Commission shall not permit the locatio such sign within twenty-five (25) feet of a lot 1 or street right-of-way line.

No other sign shall be located in any require or setback area.

3. Design Standards. Except as otherwise specifical. provided in paragraphs 1 and 2 above, the subject of any sign shall be limited to the name of the exlishment or the name of the operator or proprieto: the establishment, or a description or enumeration the merchandise sold or the services rendered. Find ing signs, intermittent illumination, revolving sign or animated representation on a sign shall not be mitted.

Section 4.45. <u>Off-Street Parking</u>. All off-street parking spaces shall be provided on the premises and within four 1 (400) feet of the main buildings as follows:

Indoor Theaters	- One (1) space for each two (2) seats
Bowling Alleys	- Five (5) spaces for each alley plus (space for each two (2) employees.
Restaurants	- One (1) space for each two (2) seats seating capacity.
Medical and Dental Offices	- Five (5) spaces for each physician or plus one (1) space for each two (2) employees.

ther Retail - Six (6) spaces for each one thousand (1,000)
& Service square feet of gross floor area.
lishments

e of Space. Each off-street parking space shall have area of not less than one hundred eighty (180) square it, exclusive of passageways, driveways and other maneuvng area appurtenant thereto and giving access thereto. In such space shall have direct accessibility to a street driveway. Where driveways are required to provide acsibility to the parking spaces, they shall have an untructed width of at least twenty (20) feet.

'facing. The off-street parking spaces, maneuvering 'as, and access driveways shall be surfaced with a con-'te, asphaltic concrete, asphalt, or similar all-weather 'face, and graded for proper drainage so that all water drained within the premises and no water shall be per-'ted to flow on to adjoining streets or other property. 'ation of Parking Spaces. Off-street parking spaces 'll not be permitted within twenty-five (25) feet of ' street right-of-way line, nor within twenty-five (25) 't of the boundary of an R District.

:ess. The entrance and exits to a shopping center relopment shall be planned at places that will cause ? least amount of traffic congestion. No such access .nt shall be located closer than one hundred and twentyre (125) feet from the intersection of two (2) or more

-65-

streets. There shall be no more than two (2) acces: points on any one street.

The maximum width of such driveway shall be thin feet measured at right angles to the angle of the do way entrance. Such driveway shall have an apron of (6) feet radius at the curb, to provide a means for vehicles to enter and leave the parking facilities v obstructing traffic.

e. Lighting. All lighting fixtures and devices shall } designed and constructed to prevent the emission of upon adjoining lots or streets, and shall be provide a concealed light source only. Flashing lights sha: prohibited.

Section 4.46. <u>Off-Street Loading</u>. There shall be provide suitable off-street facilities for the loading and unload of trucks and other motor freight vehicles. Such facilit shall provide at least one (1) unloading dock for each te thousand (10,000) square feet, or fraction thereof, of fill space devoted to retail sales use, and at least one (1) if dock for each forty thousand (40,000) square feet of floc space devoted to other uses, and at least one (1) loading for each separate unit. No such loading facilities shall placed in any setback area or side yard. The design of a loading and unloading facilities shall be approved by the mission and shall be subject to the following regulations No motor vehicle or conveyance shall in any manner use public streets, sidewalks, or rights-of-way for loading or unloading operations except as a means for ingress or egress to the lot. Wherever possible, the loading space and vehicular access thereto shall be provided at the rear of the building or structure providing such space.

The area of the lot required to be used for loading or unloading operations shall be surfaced with a concrete, asphaltic concrete, asphalt, or similar all-weather surfact and graded for proper drainage.

The area of the lot required to be used for off-street loading docks shall not be used to compute the amount of area required for off-street parking spaces.

ion 4.47. <u>Area, Yard and Height Regulations</u>. The followarea, yard and height regulations shall apply in an S. C. rict:

Minimum Lot Area. Every shopping center development shall have a minimum lot area of five (5) acres.

Minimum Lot Width. Every shopping center development shall have a minimum lot width on its major street frontage of five hundred (500) feet.

Minimum Front Yard. Every building, structure, and use of land on Mayfield Road (Route 322) shall have a minimum front yard of one hundred and forty-five (145) feet

-67-

measured from the center line. The minimum front yar on any other street shall be seventy (70) feet from t right-of-way line, or one hundred (100) feet from the center line, whichever is greater. However, off-stree parking spaces may be located within the front yard i accordance with the provisions of Section 4.45.

d. Minimum Side Yards. Interior side yards shall not be required except as may be necessary for driveways and access. Where a side lot line adjoins an R District shall be a side yard of at least one hundred (100) fe

On a corner lot, the side yard along the side str shall be no less than twenty-five (25) feet from the street right-of-way line. However, off-street parkir spaces may be located within the side yard in accorda with the provisions of Section 4.45.

- e. Minimum Rear Yard. Every building, structure, and us land shall have a minimum rear yard of fifty (50) fee Where a rear lot line adjoins an R District there sha be a rear yard of at least one hundred (100) feet. W a rear yard adjoins a street, there shall be a minimu rear yard of fifty (50) feet. However, off-street pa ing spaces and off-street loading docks may be locate within the rear yard in accordance with the provision Sections 4.45 and 4.46.
- f. Maximum Height of Building. The height of any buildi or structure shall not exceed thirty-five (35) feet.

on 4.48. <u>Screening for Shopping Center</u>. Where a shopping r district adjoins or faces an R District, a solid wall, a rmly painted solid fence of fire resistant material, or a (4) foot strip of land planted with shrubs or trees which e expected to form a year-round dense screen, shall be ed or planted and maintained along the lot lines. Such fence or planting shall be at least four (4) feet in

t. However, such wall or fence shall not be more than6) feet in height.

ny screening device located within twenty-five (25) feet intersection of two (2) or more streets or the intersecof an access driveway and a street, shall have a maximum t of three (3) feet and a minimum height of two (2) feet. he required screening shall be maintained in good condition 1 times.

o signs shall be permitted to be attached to or hung from equired screening.

he Board may modify this provision temporarily only in cases where there is no residential development immely adjoining such use.

-69-

Section 4.50. I - <u>Restricted Industrial District</u>. Subject the provisions of Section 3, the following regulations slapply in an I District:

Section 4.51. <u>Permitted Uses</u>. Only the following uses a permitted in an I District provided that such uses do not or create any danger to health and safety in the surround area, and do not create any offensive noise, vibration, a dust, heat, glare, flame, air pollutants or other objects influences:

A. Uses permitted by Section 4.21, paragraphs b and

B. Light manufacturing and assembling of the following

Agricultural products. Canvas products, such as tents and awnings. Cement and cinder blocks. Ceramic products. Chemicals, compounding and packaging. Clay products. Cosmetics and toiletries. Electronic research and manufacturing. Firearms. Food products, except slaughtering or the preparation of fish for packaging. Furniture products. Glass and optical products from previously manufactured glass. Jewelry, clocks and watches. Luggage. Machine shops, excluding punch presses with a m capacity of over twenty (20) tons, drop hamme and automatic screw machines. Office and business machines. Pharmaceutical products. Photographic equipment. Plastic products. Scientific and other precision instruments. Sporting goods. Toys and novelties. Venetian blinds, window shades and awnings.

. The following services:

Boat building and repair of boats less than 100 feet in length. Building material sales. Building tra de contractors' establishments. Cabinet and carpenter and craft shops. Carpet cleaning establishments. Cold storage plants. Dry cleaning plants. Furniture repair and upholstering shops. Household and office equipment repair shops. Ice storage and sales. Laboratories, research, experimental and testing. Laundry, linen and diaper supply establishments. Motor vehicle and machinery repair, including body repair and painting. Photographic development and printing establishments. Printing and publishing. Saw mills. Sign painting shops. Wholesale businesses.

. The assembly and processing of the following:

Automobile seat covers or convertible tops. Bottling plants. Packing and crating establishments. Paper products. Silver plating, soldering or welding. Small wood and metal products, such as radios, lighting fixtures and television equipment.

. The following additional uses:

Enclosed storage and warehousing. Signs as regulated in Section 4.52.

ion 4.52. Sign Regulations. Except as otherwise specifir provided, the following signs are permitted in an I Dis-:, but only in accordance with the regulations set forth nis Section:

Number of signs. Only one (1) business sign shall be permitted for each use or building. A building or use

- 71

located on a corner lot or a through lot shall be per mitted one (1) business sign on each street. Only or (1) advertising sign shall be permitted on any lot.

- b. Type and Size of Sign.
 - One (1) business or advertising sign not exceeding six (6) square feet in area. The maximum height c the top of such sign shall be four (4) feet measur from the existing grade level; or
 - 2. One (1) business or advertising sign not exceeding eighteen (18) square feet in area. The minimum height of the bottom of such sign shall be eight (feet measured from the existing grade level.
 - Flashing signs, intermittent illumination, revolvi signs or animated representation on a sign shall n be permitted.
- c. Location of Signs. Except as otherwise specifically vided, all signs permitted in an I District,
 - 1. Shall be located at least twenty-five (25) feet fr any lot line and street right-of-way lines if a bu ness sign. A permitted advertising sign shall be located behind the building line (front yard) and a least one hundred fifty (150) feet from the intersection of two (2) or more streets:
 - Shall not project more than three (3) feet in any direction if attached to a permitted building or structure;

- Shall not extend more than twenty (20) feet above the average finished grade level.
- d. Illumination. All signs permitted in an I District may be lighted by continuous illumination only and so erected that the light source is not visible from outside the premises, and so that no glare is projected on to adjoining properties or streets.

on 4.53. <u>Off-Street Parking</u>. Off-street parking space be provided in accordance with the regulations set forth ction 6, Sections 6.4 through 6.11, for each of the uses tted in an I District.

on 4.54. Off-Street Loading. Off-street loading space be provided in accordance with the regulations set forth ction 6, Sections 6.1 through 6.3, for each of the uses tted in an I District. Wherever possible, the loading and vehicular access thereto shall be provided at the of the building or structure providing such space.

on 4.55. <u>Area, Yard and Height Regulations</u>. The regulas set forth in the table in Section 4.56 shall apply as ated to each use permitted in an I District unless otherspecifically provided.

-73-

SECTION 4.56. DIMENSIONAL REQUIREMENTS IN AN I DISTRICT (Table)

I District	Minimum Lot	Minimum Lot	Minimum Front	Minimum Side	Minimum Rear	Minimum Building	Yards Adjoining	Maximum
Uses	Area	Width	Yard	Yards	Yard	Size	R District	Height
C District Uses per- mitted by Section 4.21 paragraphs b and c	None	None	For lots on Mayfield Road: 145 feet from centerline.	Interior Lots: None. Corner Lots: Same as front yard on side street.	50 feet	1000 square feet of usable ground floor area.	See Section 4.27	35 feet
All other I District Uses	None	None	For all other lots: 70 feet from right-of-way or 100 feet from centerline, whichever is greater.	2 required: 20 feet each. Corner Lots: Same as front yard on side street.	25 feet	1500 square feet of usable ground floor area.	See Section 4.56	

on 4.57. <u>Yards Adjoining an R District</u>. Where the boundary of an I District adjoins the boundary line of an R District, ide or rear yard, as the case may be, shall be fifty (50)

A solid wall or uniformly painted fence of fire resistant ial, or a strip of land at least four (4) feet wide and ly planted with shrubs or trees which may be expected to a year-round dense screen, shall be erected or planted and ained along such boundary line. Such wall, fence or planthall be at least five (5) feet but not more than six (6) in height, except as provided in Section 4.58 (Corner Sight ance).

he Board may modify this provision temporarily in those where there is no residential development immediately ning the I District, thus making it unreasonable to y with this provision.

he required screening shall be maintained in good condiat all times.

on 4.58. <u>Corner Sight Clearance</u>. On every corner lot n the triangle formed by the street lines on such lot and le drawn between two (2) points, each twenty (20) feet from oint of intersection of such street lines, there shall be nce or wall higher than three (3) feet, nor any other obtion to vision between a height of three (3) feet and a .t of ten (10) feet above the established grade of either it.

SECTION 5

NON-CONFORMING USES

Section 5. General Application.

A non-conforming use may be continued, but a non-con use shall not be enlarged or extended, nor shall any stru alteration be made to any building or other structure in such non-conforming use is conducted except as provided b this Section 5.

Section 5.1. <u>Change of Use</u>. A non-conforming use may be changed to any conforming use. A non-conforming use may changed to another non-conforming use by special permissi the Board of Zoning Appeals. Such special permission may granted only if the Board finds, after public hearing, th such changed use is of a more restricted nature than the ing non-conforming use.

Section 5.2. <u>Discontinuance of Use</u>. If active and contin operations of a non-conforming use are (1) discontinued for continuous period of two (2) years, or (2) changed to or p placed by a conforming use, the building, other structure lot previously devoted to such non-conforming use shall th after be occupied and used only for a conforming use in ac ance with all the use regulations of the district in which building, other structure or lot is located. Intent to re active operations shall not affect the foregoing. ion 5.3. <u>Damage and Destruction</u>. The repair or replaceof a non-conforming use, building or structure that is ged or destroyed shall be regulated as follows: If a building or structure occupied by a non-conforming use is damaged or destroyed by any cause, and the cost of repair or replacement exceeds fifty (50%) percent of the replacement cost of the building or structure on the date of such damage or destruction, the right to maintain and operate such non-conforming use shall terminate immediately.

If a non-conforming building or structure is damaged or destroyed by any cause, and the cost of repair or replacement exceeds seventy-five (75%) percent of the replacement cost of the non-conforming building or structure, the right to maintain such building or structure shall terminate immediately.

If a non-conforming building or structure or a building or structure occupied by a non-conforming use becomes obsolete or substandard, as determined by any applicable provisions of the County Building Code, and the cost of bringing the building or structure into conformity with such Code exceeds fifty (50%) percent of the replacement cost of such building or structure on the date it is lawfully determined to be obsolete or substandard, the right to maintain and operate such non-conforming use shall terminate immediately.

- d. In determining the cost of repair or replacement of building or structure, the zoning inspector shall n sider the cost of the land or any items other than building or structure itself.
- e. The repair of such obsolete or substandard building structure shall be completed within one (1) year of date of the actual damage and destruction, or of the such building or structure is lawfully determined to obsolete or substandard.

Section 5.4. <u>Extension</u>. The Board of Zoning Appeals may mit, after public hearing, the extension of the floor are the land area of a non-conforming use to the amount not 1 exceed ten (10%) percent of the floor area or land area p ently in non-conforming use. Before granting such permis the Board shall find that (a) such extended non-conformin will not be more harmful or objectionable to the surround area, nor impair the orderly development of the Township (b) the extension conforms to the area, yard and height r lations of the district in which it is located, and (c) t applicable off-street parking and the off-street loading quirements are complied with for the entire use and not c the extended portion.

Section 5.5. <u>Repairs and Structural Alterations</u>. Nothin this Section shall be deemed to prevent normal maintenanc repair of a building or other structure containing a nonconforming use. ructural alterations may be made to a building or other ure containing a non-conforming use as follows: hen required by law.

ursuant to the provisions of Section 5.4.

o convert to a conforming use.

building or other structure containing residential on-conforming uses may be so altered as to improve nterior livability. However, no structural alterations hall be made in excess of the area, height or ard regulations of the district in which such building s located.

n 5.6. <u>Completion of a Non-Conforming Building or Structure</u>. nen at the time of the passage of this Resolution, conion has begun on a non-conforming building or structure, zilding or structure may be completed and used as contemat the time construction commenced, provided such conion is completed within one (1) year after the effective E this Resolution.

SECTION 6

OFF-STREET LOADING AND OFF-STREET PARKING

Section 6. Off-Street Loading and Off-Street Parking Sparker Requirements.

Off-street loading and off-street parking spaces sha provided in accordance with the following provisions exce otherwise provided in this Resolution:

Section 6.1. Off-Street Loading for Non-Residential Buil

For any non-residential building or structure hereaf erected with a ground floor area of more than five thousa (5,000) square feet, off-street loading space shall be pr in such amount and manner that all loading and unloading tions will be conducted entirely within the lot lines of concerned. This Section shall not apply to agricultural ings or structures.

Section 6.2. Use of Streets for Loading Prohibited.

No motor vehicle or conveyance shall in any manner u public streets, sidewalks or rights-of-way, for loading o unloading operations, other than for ingress or egress to from the lot.

Section 6.3. Surfacing.

The area of the lot used for loading or unloading op shall be surfaced with an impervious all-weather material as concrete, asphaltic concrete, asphalt or other similar surfaced all-weather material.

in 6.4. Off-Street Parking Space Requirements.

ach use listed in the left hand column of this Section provide off-street parking spaces in an amount listed in rresponding right-hand column.

or the purpose of determining the amount of accessory reet parking spaces required, gross floor area shall be tal area of all the floors in a building or structure, ing basement space used for storage or utilities, meafrom the exterior faces of exterior walls:

USES

REQUIRED SPACES

idential Uses and idential-Business Uses:	×
Dwellings	Two (2) for each dwelling unit.
Dormitories, Fraternity and Sorority Houses	One (1) for each four (4) beds, plus one (1) for the owner, operator or manager living on the premises, plus one (1) for each other employee expected on premises.
Hotels	One (1) for each dwelling unit, plus one (1) for each four (4) guest rooms, plus one (1) for each three (3) employees.
Motels	One (1) for each guest room, plus one (1) for each operator and one (1) for each employee.
Tourist Homes	One (1) for each guest room, plus one (1) for each two (2) employees.
Home Occupations	Four (4) for each establish- ment.

01

REQUIRED SPACES

USES

- b. <u>Schools</u>:
 - Elementary and Junior High Schools

2. Senior High Schools

 Trade, Vocational, Business, Dancing Schools; Colleges and Universities

c. Institutional Uses:

 Hospitals and Sanitariums

2. Clinics

- Institutions for Children and the Aged, Convalescent Homes, Rest Homes, Nursing Homes, Day Nurseries,
- 4. Penal and Correctional Institutions

d. Places of Public Assembly:

 Arenas, Armories, Assembly Halls, Auditoriums, Concert Halls, Dance Halls, Exhibition Halls, Gymnasiums, and similar indoor amusement or recreation uses and Stadiums One (1) for each two (2) s members and other employee See also requirements for toriums, Gymnasiums and St

One (1) for each two (2) s members and other employee plus one (1) for each twel seats in a classroom based planned classroom capacity also requirements for Audi ums, Gymnasiums and Stadiu

One (1) for each two (2) e ees, plus one (1) for each (8) seats in a classroom b on planned classroom capac See also requirements for toriums, Gymnasiums and St

One (1) for each bed, plus (1) for each doctor, plus (1) for each three (3) oth employees.

One (1) for each one hundr (100) square feet of gross floor area.

One (1) for each staff meml including doctors and nurse plus one (1) for each three other employees, plus one for each six (6) beds.

One (1) for each three hund (300) square feet of gross floor area.

One (1) for each six (6) see or total parking area equal three (3) times the gross f area, whichever is greater.

USES

REQUIRED SPACES

ubs and Lodges in- uding Fraternity and prority Houses with- it sleeping accommo- itions	Total parking area equal to one-half $(\frac{1}{2})$ the gross floor area.
olf Clubs	Eight (8) for each green.
olf Driving Ranges	Two (2) for each driving tee, plus one (1) for each operator and one (1) for each employee.
chery Ranges	Two (2) for each target, plus one (1) for each operator and one (1) for each employee.
braries and Museums	One (1) for each employee, plus one (1) for each two hundred (200) square feet of gross floor area.
.aces of Worship	One (1) for each six (6) seats.
ommunity Centers	One (1) for each one hundred fifty (150) square feet of gross floor area, plus one (1) for each employee.
11 Sales Uses:	

1

irs, Taverns, Restaurits, Luncheonettes, ifeterias, Boarding buses and other eat-1g places

stablishments for the ale of Boats, Farm Im-Lements, Furniture, /mnasium Supplies, ospital Supplies, Ofice Supplies, Machinery One (1) for each employee, plus one (1) for each one hundred (100) square feet of floor area devoted to patron use or one (1) for each four (4) seats based on maximum seating capacity, whichever is greater.

For establishments having less than two thousand (2,000) square feet of gross floor area, one (1) for each one thousand (1,000) square feet of gross floor area.

For establishments having two thousand (2,000) square feet of gross floor area or more, one (1) for each seven hundred (700) square feet of gross floor area.

00

REQUIRED SPACES

 Establishments for the sale of China, Floor Coverings, Hardware, Household Equipment, Paint, Small Appli- ances, Wallpaper and other retail sales items 	For establishments having than two thousand (2,000) square feet of gross floc area, one (1) for each se hundred (700) square feet gross floor area. For establishments having thousand (2,000) square f gross floor area or more, (1) for each five hundred square feet of gross floo
4. Food Stores	For establishments having than two thousand (2,000) feet of gross floor area, (1) for each five hundred square feet of gross floo For establishments having thousand (2,000) square f gross floor area up to an cluding four thousand (4, square feet of gross floo one (1) for each three hu (300) square feet of gros floor area. For establishments having four thousand (4,000) squ feet of gross floor area, (1) for each one hundred five (125) square feet of floor area.
5. Nurseries or Plant Husbandry, Garden Sup- plies, Agricultural Produce and other out- door retail sales uses	Total parking area equal twenty-five (25%) percent the total lot area, plus ((1) for each two (2) emple
6. Gasoline Service Stations	One (1) for each one hund: (100) square feet of gros: floor area.
7. Used Car Lots	Total parking area equiva: to twenty-five (25%) perce the gross lot area.
8. Wholesale Establishments	One (1) for each one thou: (1,000) square feet of gro floor area.

USES

USES

Service Uses:

nKs: Business america Sector Office Burger Concerns Sector 1 Office Sate Methods

nterentri es Laundri les atales d'ares

ningeries error Thestory

And Alexander Stewarts

REQUIRED SPACES

and sor was three function

inc. (a) and a construction of a construction of

one di cor sasi fissi da sasi Squares este os prese intra sco

Four we restant the construction of a period of the construction of the previous construction.

One (1) for each five Division (500) square term of comes floor area.

Seven (7) for each later

One (1) for each sup (2) period of total parking accessive to these (3) times the gross of to discussion (2) second

One of or one data error of the construction of the second this construction of the second second area second to react the second second area second to react the second second

One CO for each briefs boots (500 - each ar c a guide floor each

REQUIRED SPAC

USES

g. Public Service Uses:

- Police and Fire Stations, Sewage Treatment Plants, Static Transformer Stations, Telephone Exchanges, Water Filtration Plants, Water Reservoirs and other Public Utilities
- 2. Township and other Governmental Buildings
- h. For All Uses Which Are Permitted in Industry Districts Only:
 - Storage or Warehouse Uses

 Coal, Lumber, Contractors or other open storage uses

3. Other Permitted Industrial Uses Two (2) for each three employees.

One (1) for each three (300) square feet of g floor area.

One (1) for each two (: ployees expected to be premises during the la: work shift period or to parking area equivalent (10%) percent of the gi floor area, whichever :

One (1) for each employ space equal to fifteen percent of the gross 1c

One (1) for each two (2 ployees expected to be premises during the lar work shift period or to parking area equivalent twenty-five (25%) perce the gross floor area, w ever is greater.

Where there are no seats, each twenty (20) square feet of ground or floor area usable for seating shall be considere one (1) seat. ion 6.5. Size of Space.

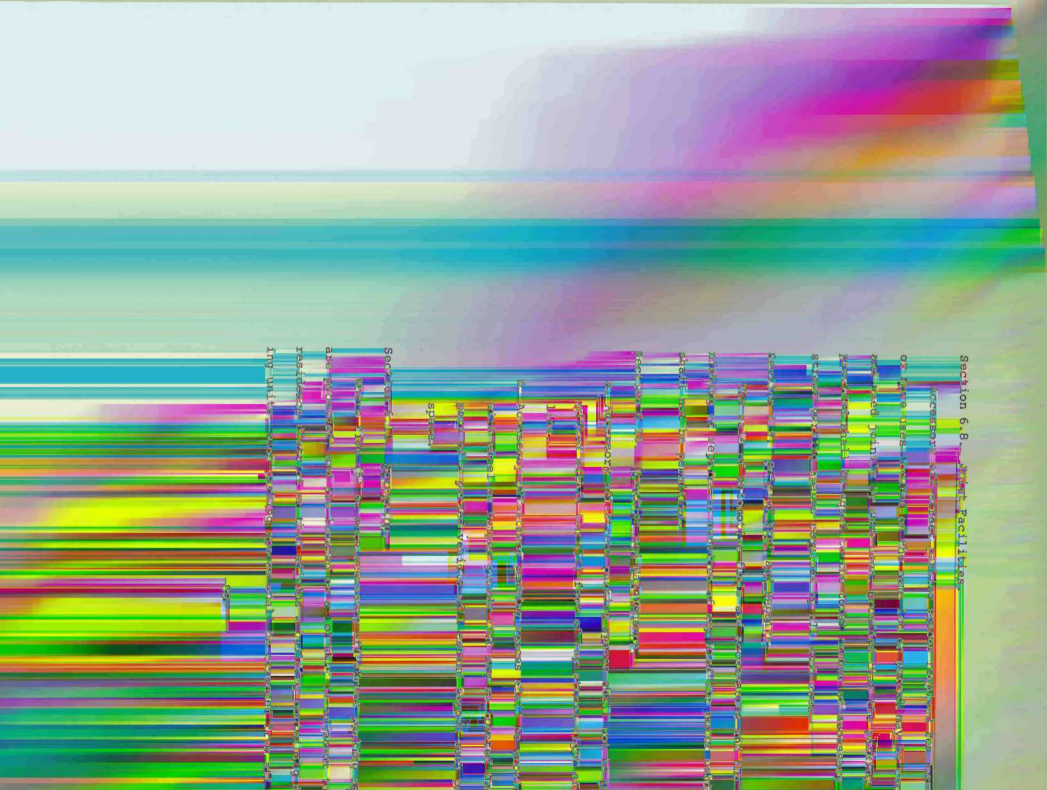
Each off-street parking space shall have an area of not than two hundred (200) square feet, exclusive of passage-, driveways, and other maneuvering area appurtenant thereto giving access thereto. Each such space shall have direct ssibility to a street or driveway. Where driveways are reed to provide accessibility to the parking spaces, they 1 have an unobstructed width of at least twenty (20) feet.

ion 6.6. Surfacing.

The off-street parking spaces, maneuvering areas and access eways for all uses except places of worship shall be surd with an impervious all-weather material such as concrete, altic concrete, asphalt or other similar hard-surfaced allher material. For places of worship, surfacing may be ided with crushed slag, washed gravel or similar surfacing rial. Such spaces, areas and driveways shall be graded proper drainage so that all water is drained within the lot no water be permitted to flow on to adjoining streets or r property.

ion 6.7. Lighting.

Where lighting is provided for accessory off-street parking es, it shall be so designed and constructed to prevent the sion of light upon adjoining lots or streets, and shall be ided from a concealed light source only. Flashing lights 1 be prohibited.



ining lots in the residence district or a building coning dwelling units, including such districts and buildings ss a street, by an opaque wall, a uniformly painted fence ire resistant material, or a strip of land at least four feet wide and densely planted with shrubs that form a e year-round screen. Such wall, fence or shrubs shall be east four (4) feet in height. However, such wall or e shall not be more than six (6) feet in height. Any ening device located within twenty-five (25) feet of the rsection of two (2) or more streets or the intersection n access driveway and a street, shall have a maximum nt of three (3) feet and a minimum height of two (2)

The required screening shall be maintained in good conon at all times.

No signs shall be permitted to be attached to or hung from required screening.

~ ~

SECTION 7

ADMINISTRATIVE PROVISIONS

Section 7. Amendments and Supplements.

Amendments or supplements to this resolution may be ir itiated as follows:

- a. By motion of the Commission,
- b. By resolution of the Trustees, or
- c. By application to the Commission by one or more property owners or lessees of property.

The Commission shall hold a public hearing not less th twenty (20) days nor more than forty (40) days from the da of the adoption of such a motion by the Commission, or the tification of such a resolution by the Trustees, or the fi of such application.

Notice of the public hearing shall be given by the Com mission by one (1) publication in one (1) or more newspape general circulation in the Township at least fifteen (15) before the date of such hearing. Where the proposed amend reclassifies ten (10) or less parcels of land, the Commiss shall also send written notice of such hearing by first-cl mail to all property owners within and contiguous and dire across the street from the area proposed to be re-zoned at addresses listed on the current County tax list or Treasur mailing list or other list specified by the County Commiss at least twenty (20) days before the public hearing. The ure of delivery of such written notice shall not invalidat -90Iment or supplement. The published and mailed notice shall
the time and place of the hearing, the nature of the prol amendment and a statement that the proposal has been reid to the County Planning Commission and will be referred to
Trustees for further determination after the conclusion of
Commission's public hearing.

Within five (5) days of the adoption of such a motion, ceration of such resolution or the filing date of such applin, the Commission shall send a copy thereof including the and map of the proposed amendment to the County Planning .ssion. The recommendations of the County Planning Com-.on shall be considered at the public hearing held by the .ssion.

Within thirty (30) days after its public hearing, the Comon shall recommend approval, disapproval or approval of modification of the proposed amendment or supplement. The ssion shall submit its recommendation together with the cation or resolution, the text and map pertaining thereto the recommendation of the County Planning Commission to the tees.

Within thirty (30) days of receiving the recommendation of Commission, the Trustees shall hold a public hearing on the Osed amendment or supplement. Notice of such public hearing L be by one (1) publication in one (1) or more newspapers of cal circulation in the Township at least fifteen (15) days before such hearing. The published notice shall set for time and place of the hearing and a summary of the propoamendment.

Within twenty (20) days of its public hearing the Ti shall either adopt or deny, or adopt a modification of th mission's recommendation. A unanimous vote of the Truste shall be required to deny or modify the Commission's reco ation.

The amendment or supplement adopted by the Trustees become effective thirty (30) days thereafter. However, i within said period a petition is presented to the Trustee signed by a number of qualified voters residing in the un corporated area of the Township or part thereof included amendment or supplement to the Zoning Resolution and affe by the amendment or supplement, equal to not less than ei (8%) per cent of the total vote cast for all candidates f Governor in such area at the last general gubernatorial e tion, requesting the Trustees to submit the amendment or plement to the electors of such area for approval or reje at the next primary or general election, the amendment or plement shall not take effect unless a majority of the el voting on said issue shall approve it. Such amendment fo: plement shall become effective immediately after certification by the Board of Elections.

:tion 7.1. Enforcement.

This Resolution shall be enforced as specified in stions 7.2 through 7.7.

stion 7.2. Zoning Inspector.

The position of zoning inspector is hereby created. The ning inspector and his assistants shall be appointed by the istees who shall fix their tenure of office and compensaon. The zoning inspector shall be bonded in accordance the provisions of Section 519.161 of the Ohio Revised le.

In addition to the duties set forth in Section 7.3 the ing inspector shall:

- a. Advise an applicant for a zoning certificate of the decision of the Commission with respect to his application for a proposed commercial or industrial use.
- b. Keep and preserve all applications for zoning certificates.
- c. Keep and preserve a record which shall include:
 - 1. The date an application was received,
 - 2. The date it was acted upon,
 - 3. The action taken by the Commission, and
 - 4. All his proceedings as zoning inspector.
- d. Enforce the provisions of this Zoning Resolution.

Section 7.3. Zoning Certificate.

A zoning certificate shall be required before:

- a. locating, erecting, constructing, reconstructing, enlarging or structurally altering any new or exis ing building or structure, including accessory bui ings and structures; or
- b. changing the use of any existing building or struc
- c. changing the use of vacant land or land already in use to a different use; or
- d. operating a home occupation.

A zoning certificate shall not be required for:

- a. any building or structure incident to land used for agricultural purposes; or
- b. any building or structure used for public utility c railroad purposes.

Section 7.4. Application for Zoning Certificates.

Written applications for zoning certificates as set fc

above shall be made to the zoning inspector and shall incl

information and dimensions with respect to:

- a. the size and location of the lot;
- b. the size and location of the buildings and structur proposed or existing on the lot;
- c. the location and dimensions of all proposed constru tion or alteration;
- d. any change in use of a building or land;
- e. the dimensions of all yards and open spaces; and
- f. any other information the Commission deems necessar for the proper enforcement of this Resolution.

~ •

Each application for a zoning certificate shall state the proposed use of a building or land complies with the provisions of this Resolution.

Upon receipt of an application for a zoning certificate lving a commercial or industrial use the zoning inspector 1 recommend its acceptance or rejection to the Commission. Commission shall authorize the issuance of a zoning certite within twenty-one (21) calendar days of the date of ication if it is satisfied that the application complies all of the provisions of this Resolution. The zoning ector need not submit an application for a zoning certifiinvolving a residential use to the Commission, except as d in Section 4.10.

If an application is denied, the zoning inspector shall fy the applicant in writing setting forth the reasons for . denial.

tion 7.5. Fees for Zoning Certificates.

The following fees shall accompany each application for ming certificate:

0.5

a. For the construction of each new dwelling unit with 1,150 square feet of floor area or less, \$10.00 1,151 to 1,300 square feet of floor area, \$12.00; 1,301 to 1,450 square feet of floor area, \$15.00; and 1,451 square feet of floor area or more, \$18.00.

- b. \$5.00 for the alteration or addition to each dwelling where the cost of such alteration or addition does not ceed an estimated cost of \$2,500.
- c. \$10.00 for the alteration or addition to each dwelling unit where such alteration or addition exceeds an estir cost of \$2,500.

For garages accessory to a dwelling unit, \$10.00

- d. For the new construction or the addition or alteration existing non-residential buildings with
 - 1,500 square feet of floor area or less, \$15.00; 1,500 square feet of floor area or more, \$15.00, phu \$1.00 for each 100 square feet of floor area over 1,500 square feet of floor area.
- e. For the construction of accessory buildings or structur with 120 square feet of floor area or less, \$1.00.
- f. \$10.00 for the establishment of a home occupation and i all other required zoning certificates.

g. For the erection of each sign permitted by

Section 4.5 b 1 and 4.113 b 1 (residential buildings), Section 4.5 b 2 and 4.113 b 2 (roadside stands), \$10.00Section 4.5 b 3 and 4.113 b 3 (professional-construction Section 4.5 b 4 and 4.113 b 4 (all other R uses), \$12.0Section 4.5 b 5 and 4.113 b 5 ("for Sale"), \$6.00; Section 4.5 b 6 and 4.113 b 6 (subdivisions), \$25.00.

For the erection of each sign permitted in a C, S. C. c I District, except residential identification signs defined in Section 4.5 b 1, \$25.00.

The provisions of this Section shall not apply to any offi cial agency of Chester Township.

Such fees shall be collected by the zoning inspector and deposited with the Trustees and become part of the general fur of the Township.

For the purposes of this Section a non-residential buildir or structure and a non-residential use shall mean any building or structure or the use of a building or structure intended or designed for any purpose other than for dwelling units. .on 7.6. Void Certificates.

, zoning certificate shall be void if:

- 1. issued because of an error by any Township official or agency, or
- . the terms and conditions contained in the certificate are not performed, or
- :. the certificate was issued upon a false statement of any fact material to the issuance thereof, or
- after the expiration of six (6) months no substantial construction has taken place in accordance with the terms and conditions contained in the certificate.
 When such non-performance or false statement shall be established to the satisfaction of the zoning inspector, the zoning certificate shall be revoked.
 Zoning certificates are not transferable.
 Iritten notice of such revocation shall be either by per-

. delivery to the holder of the void certificate upon the .ses concerned, or by posting the notice in a conspicuous : upon said premises. All work upon or use of the premises .n conformity with the provisions of this Resolution shall : and shall be deemed a violation of this Resolution and . be removed or restored at the expense of the violator.

.on 7.7. <u>Prohibition Against Violating Zoning Resolution</u>. No building or structure may be located, erected, con-:ted, reconstructed, enlarged, changed, maintained, or

and no land may be used in violation of this Resolution and may be used in violation of this resolution

If any building or structure is or is proposed to be located, erected, constructed, reconstructed, enlarged, maintained or used, or any land is or is proposed to be

-97-

used in violation of this Resolution, the Trustees, County Prosecuting Attorney, the Zoning Inspector or adjacent or neighboring property owner who would be pecially damaged may institute injunction, mandamus, abatement or any other appropriate action or proceed in addition to other remedies provided by law, to provent any violation of this Resolution. The Trustees employ special counsel to represent it in any proceed or to prosecute any action.

b. Any person, firm or corporation violating or failing comply with any provision of this Resolution or any ; ment or supplement thereto, shall be guilty of a miss meanor, and upon conviction thereof, shall be fined i more than one hundred (\$100.00) dollars. Each and en day of violation may be deemed a separate offense.

Section 7.8. Board of Zoning Appeals.

The Board shall consist of five (5) members, appointed the Trustees, who shall be residents of Chester Township. terms of all members of the Board shall be of such length so arranged that the term of one member will expire each y Each member shall serve until his successor is appointed. cies shall be filled by the Trustees for the unexpired ter The members of the Board may be allowed their expenses or pensation or both as the Trustees may approve and provide. Board may hire such professional or technical assistants a necessary within the limits of the monies appropriated by .on 7.9. Powers of the Board.

The Board shall have all the power and duties prescribed w. Such powers shall be exercised in accordance with the wing procedure:

General Considerations. In addition to observing the standards specifically set forth in this Section, the Board shall act in harmony with the comprehensive plan embodied in this Resolution and in furtherance of the purposes set forth in Section 1 on all appeals and applications for certificates under this Section. The Board shall not approve any application or appeal under any of the provisions of Section 7.9 unless it finds in each case that the proposed use of the property or the erection, alteration, or maintenance of the proposed building or structure (a) will not create a hazard to health, safety, morals or general welfare; (b) will not be detrimental to the neighborhood or to the residents thereof; and (c) will not otherwise be detrimental to the public convenience and welfare.

The Board, as a body of limited jurisdiction, shall act in rmity with all provisions of the Revised Code of Ohio and is Resolution and in strict compliance with all limitations ined therein.

<u>Interpretation of the Resolution</u>. The Board may hear and decide any question involving the interpretation of any provision of this Resolution on appeal from an order,

requirement, decision or determination made by an administrative official, or a request by any official c agency of the Township. Such question of interpretat may include:

- A determination of the meaning of any portion of t text of the Resolution, or any condition or requir ment made under the provisions of this Resolution;
- A determination of the exact location of any distr boundary if uncertainty remains after following th rules specified in Section 3; or
- 3. A determination of whether or not a proposed nonconforming use is of a more restricted nature than an existing non-conforming use which is proposed t be replaced by said proposed non-conforming use, a provided in Section 5.
- c. <u>Variances for Hardships</u>. The strict and literal appl. tion of any of the requirements of this Resolution may varied by the Board on appeal from an order, requireme decision or determination by an administrative officia only if the lot in question is and was at the time of adoption of this Resolution:

1. exceptionally shaped, narrow or shallow, or

 where topographic or other extraordinary conditions exist.

-100-

uch variance may be granted by the Board only where, ecause of the above conditions, a strict application of the requirements of this Resolution would result in practical difficulty or unnecessary hardship that yould deprive the owner of substantial property rights ind in no other case. No such variance shall be granted y the Board unless the following findings are made:

- (a) There exist special circumstances or conditions, fully described in the findings of the Board, which are applicable to the land or building involved, and such circumstances or conditions are peculiar to such land or building and not generally applicable to land or buildings in the neighborhood and is not a result of any act of the applicant subsequent to the effective date of this Resolution.
- (b) The variance granted by the Board is the minimum variance that will not deprive the applicant of substantial property rights.
- (c) The granting of the variance will be in harmony with the general purposes and intent of this Resolution, and will not be injurious to the neighborhood or otherwise detrimental to the public welfare.

- d. <u>Conditional Zoning Certificates</u>. The Board may grant ditional zoning certificates, after a public hearing a prescribed in Section 7.10, for the use of land, built or other structures but only for such specific uses to are listed in the several use districts as subject to ditional zoning certificates. The Board shall act in cordance with the following requirements:
 - The Board shall consider the accessibility of the in question for fire protection, access of light an air to the lot and to adjoining lots, traffic gene: capacity, the size and kind of buildings in the vie and the safety and convenience of traffic movement relation to the proposed use.
 - 2. Every application for such certificates shall be ad panied by a site plan drawn to scale showing full of of the layout of the site with respect to the locar of buildings, off-street parking areas, and access driveways on the site, the layout and nature of las scaping, and such other information as the Board marequire.
 - 3. In acting on any such application the Board may reach that landscaping, fences, and walls designed to fur the purpose of this Resolution be provided and main tained as a condition to the establishment of any to which they are appurtenant.

- . In considering any site plan the Board shall endeavor to assure a beneficial relation among the buildings on the site if more than one, appropriate landscaping, and a satisfactory relation between the development of the site and the adjacent neighborhoods. Toward this end, the Board shall have the power to modify the front, rear and side yard requirements of this Resolution, the location of accessory buildings and other structures in order to secure the benefit of better site utilization, provided that such modification shall be so applied that:
 - (a) light and air shall not be obstructed from adjacent buildings to a greater extent than would result from the application of the regulations prescribed for the district in which such lot or building is located;
 - (b) the proposed location and arrangement of buildings will not be otherwise detrimental to ad-

jacent buildings or to the general neighborhood. <u>on-Conforming Uses</u>. The Board shall have the power to ermit the extension or change of certain non-conforming ses as provided in Section 5, but only to the extent pecified therein.

-103-

Section 7.10. Procedure.

The procedure of the Board shall be as follows:

- a. The Board shall organize and adopt rules of procedure w are in harmony and accordance with this Resolution. All meetings of this Board shall be open to the public and be held at the call of the chairman or as the Board det mines. The chairman, or in his absence the acting chap may administer oaths and compel the attendance of witne
- b. All official proceedings of the Board shall be recorded shall fully set forth the circumstances of the case and findings of fact on which the decision is based. The abstention or absence of each member on all questions s also be recorded. The records and all documents pertain to any official decision or act of the Board shall be is mediately filed with the Trustees and shall become a pur record.
- c. Any aggrieved person or Township officer affected by ar sion of the administrative officer may take an appeal t Board by filing a notice of appeal and fee of ten (\$10. lars with the Board and the officer from whom an appeal taken. All appeals and applications made to the Board a in writing, on forms prescribed and made available by t Each appeal or application shall set forth the full cir stances of the case referring to the specific provision

-104-

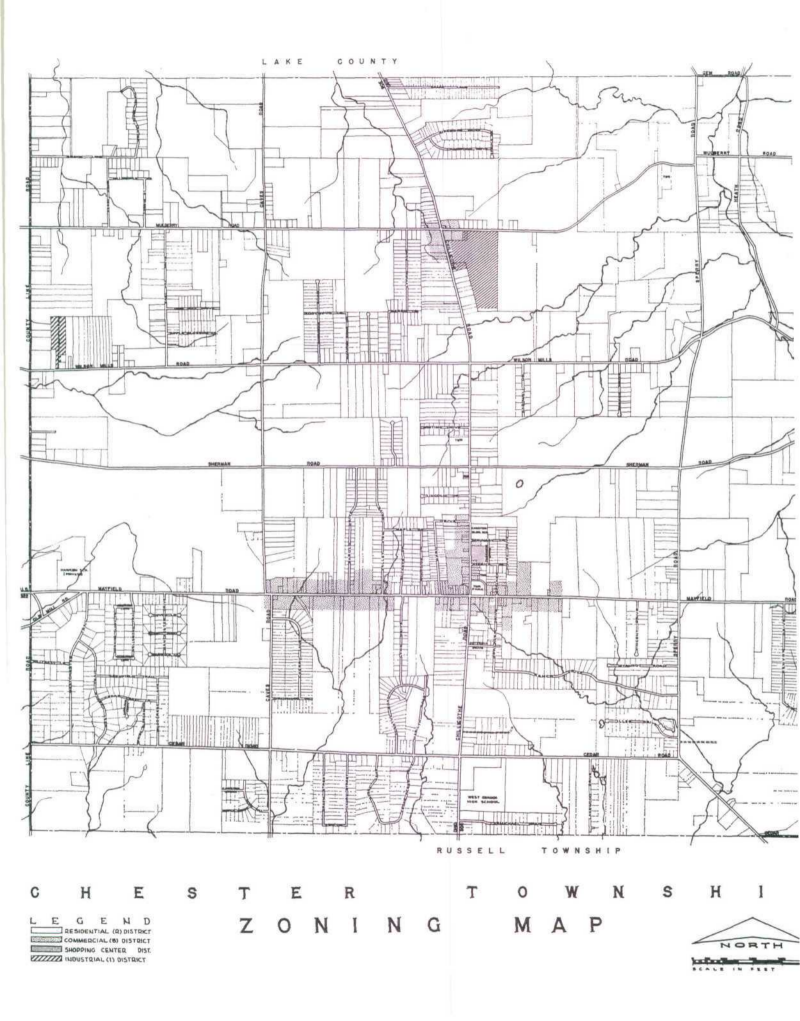
solution that is involved, and shall exactly set forth .ther the interpretation that is claimed, or the details : the variances applied for and the grounds relied upon : all pertinent facts to the use or authorization for lich the zoning certificate is sought, as the case may be. copy of each appeal or application shall be sent to the mmission by the Board at least ten (10) days before the blic hearing on said appeal or application and the Com-.ssion shall be considered a party in interest with reect to any such hearing before the Board. All appeals all be taken within twenty (20) days after the decision the administrative officer, and such officer shall ansmit all the papers constituting the record to the Board. e Board shall fix a reasonable time for the hearing of e appeal or application for a conditional zoning certifite and give at least ten (10) days written notice to the rties in interest. The Board shall also give notice by e publication in at least one newspaper having general rculation in the County at least ten (10) days before e date of the hearing. The Board shall render a decision thin thirty (30) days. A party may appear in person or represented by an attorney.

e Board may impose any conditions that may be deemed cessary to accomplish the purpose of this Resolution in anting any variance or certificate. The Board may

-105-

condition the issuance of any certificate by requiri that it shall be periodically renewed; or the Board grant a temporary certificate. Any such renewal or tension of a certificate shall be subject to the sam procedure as specified herein for the original grant of the certificate.

f. Whenever a variance or certificate is granted by the Board, such variance or certificate shall automatica lapse after the expiration of one (1) year after the effective date of such variance or certificate if no substantial construction has taken place in accordan with the plans for which such variance or certificat was granted unless an extension shall be granted by Board because of unforeseen conditions at the time o the granting of such certificate or variance.



CHESTER TOWNSHIP TRUSTEES

JOHN RICHMOND, CHAIRMAN ROBERT JACKSON, VICE CHAIRMAN ROBERT LEASE

TOWNSHIP CLERK

RAYMOND RICHMOND

ZONING COMMISSION

BOARD OF APPE

GEORGE LETTS, CHAIRMAN RALPH SCHWARZ, VICE CHAIRMAN HOWARD REITER ROBERT H. ARMSTRONG ROBERT G. WETZEL

CLIFFORD KUSTER, SECRETARY

DR. JOHN MOHR, CHA KENNETH SPERRY, VICE C ALLEN HULL JAMES STEINER RAYMOND DURM

MRS. D. E. PRICE, SECI

ZONING INSPECTOR

DOUGLAS BOSS 12700 WOODSIDE DRIVE CHESTERLAND, OHIO PHONE: PA 9-4331