

## **SECTION 16A. REGULATIONS FOR “I-2” INDUSTRIAL DISTRICT**

### **Subd. 1. Intent**

- A. To improve the economic base of the City and support other City strategies by increasing the efficiency of this limited industrial area, intensifying the use of that land and creating a sense of a district functionally, operationally and visually.
- B. To provide a location for active, small scale, light industrial and non production industrial uses with a high standard of building and site design.

### **Subd. 2. Permitted Uses**

- A. Light industrial uses that are low impact and advanced technology uses which produce little or no noise, odor, vibration, glare or other objectionable influences and which have little or no adverse effect on surrounding properties when manufacturing or assembling a wide variety of products. Light industrial uses do not include processing of raw materials or production of primary materials, nor does processing occur outside of an enclosed structure. Examples of permitted uses are production and processing of: apparel and other products made from fabric; electronic and telecommunications products; precision machine shops and metal working; millwork, fixtures and furniture; fabricated plastic and rubber products.
- B. Shops and offices for contractors and trades, including general, electrical, plumbing, heating and ventilating, landscape and excavating, and businesses that support them by distribution and rental of contracting equipment.
- C. Offices, warehouses and distribution facilities, including office warehouses and office showrooms. Uses that are primarily storage uses, including mini-storage, are not permitted.
- D. Repair and maintenance of trucks or buses of more than fifteen thousand (15,000) pounds gross vehicle weight. Automobile repair-minor, provided that no sale of vehicles is permitted and all vehicles left overnight must be parked within the building, notwithstanding the provisions of Section 16A, Subd. 4 (D) and (E).

### **Subd. 3. Permitted Accessory Uses**

- A. Radio and television receiving antennas include single satellite dish TVROs two (2) meters or less in diameter, short-wave radio dispatching antennas, or those necessary for the operation of electronic equipment including radio receivers, federally licensed amateur radio stations and television receivers, as regulated in Section 31, Subd.3.

- B. Accessory and secondary use antennas as regulated in Section 31.
- C. Personal wireless service antennas and antenna support structures located on a structure and not exceeding fifty (50) feet in height, as regulated in Section 31.

Subd. 4. Conditional Uses. The following are conditional uses in the “I-1” District and require a conditional use permit following the procedures of this ordinance.

- A. Public utility microwave and satellite dish antennas greater than six (6) feet in diameter and/or fifty (50) feet in height as regulated in Section 31.
- B. Freestanding personal wireless service antennas as regulated in Section 31.
- C. Radio and television broadcast and short-wave radio transmitting and receiving antennas greater than fifty (50) feet in height as regulated in Section 31.
- D. Retail sales or servicing of products manufactured or warehoused provided no more than 10% of the gross floor area of the building is used for such purposes.
- E. Public or semi-public buildings or uses, such as public works facilities.
- F. Sales of a limited number of vehicles by licensed dealers in an indoor environment, with the following restrictions:
  - 1. All sales must occur within the principal structure;
  - 2. No outside sales of any kind;
  - 3. No outside storage or display of vehicles for sale;
  - 4. No exterior signage advertising the sale of vehicles is permitted.

Subd. 5. Lot Requirements, Setbacks and Restrictions on Outside Storage and Parking.

The following minimum requirements shall be observed in the I-2 District subject to the additional requirements, exceptions and modifications set forth in this Ordinance.

- A. Lot Area: 20, 000 square feet
- B. Lot Width: 100 feet at the front setback line
- C. Building Setbacks: Each building in the I-2 District shall have the following minimum setbacks from the property line:
  - 1. Front Yard: 50 feet, unless all required off-street parking is located elsewhere on the lot and no parking is located within the front yard setback. In this case, the required front yard setback will be reduced to 35 feet on the condition that the entire setback, except for any driveway area, is landscaped and irrigated.
  - 2. Side Yard: 5 feet

3. Rear Yard: 5 feet

- D. Conditions on outside storage of material equipment. Outside storage of materials or equipment may not exceed 25% of the area of the lot. Any part of any lot that is used for outside storage must be enclosed by a screening fence, opaque on at least two sides to screen adjoining properties and constructed not more than eight (8) feet in height. Storage must be located to the rear of the principal building on the site or in the rear one half of the site if no building is present. No outside processing of materials or repair is permitted.
- E. Conditions on Parking of Commercial Vehicles. Parking of commercial vehicles may not exceed 25% of the area of the lot. Parking must be located to the rear of the principal building on the site or in the rear one half of the site if no building is present.

Subd. 6. Building Regulations.

- A. Exterior Wall Finishes.
  - 1. Permitted materials for exterior wall finishes are as follows: face brick; glass; natural stone; precast concrete units and concrete block provided surfaces are molded, serrated or treated with a textured material to create a three dimensional character; wood, provided surfaces are finished for exterior use; curtain wall panels of steel, plastic, fiberglass, metal or aluminum provided the panels are factory fabricated and of a high quality material with a matte or non-lustre finish, provided that no more than 10% of the area of the front and 80% of the areas of the sides and rear exterior walls may consist of these panels.
  - 2. Prohibited materials for exterior wall finishes are as follows: face materials that rapidly deteriorate or become unsightly such as galvanized metal, common clay brick, unfinished structural clay tile, and metal panels not factory finished with a permanent surface, or buildings comprised exclusively of metal. Buildings with wood poles or timbers as the primary support for the roof system and form the foundation structure (pole buildings) are prohibited.
- B. Landscaped Area. A strip of land not less than 10 feet wide and running the length of all street rights-of-way shall be maintained as landscaped areas. This area shall be adjacent to the street rights-of-way and shall include all the area except necessary for driveways.
- C. Loading and Unloading. Each and every building or structure in the industrial district shall be so located on the lot it occupies to allow off-street loading and unloading. The use of the street for loading or unloading is prohibited.
- D. Open Area. All the area of any lot shall be occupied by a building, shall be paved if used for parking or storage, or shall be landscaped with healthy plantings.

- E. Refuse Containers. All refuse containers, if not located within a building, shall be completely enclosed with a fence or wall at least six (6) feet in height to shield the view of the containers from all sides and any container shall not be closer than five feet to any structure or building overhang. The location of any outside storage shall be identified on the site plan.
  
- F. Height. No structure shall exceed 35' in height above grade. Structures may be permitted up to 50' in height with an approved conditional use permit.