

City of Gahanna Signature Ordinance

200 South Hamilton Road Gahanna, Ohio 43230

File Number: ORD-0069-2009

Date Passed: 4/6/2009

TO REZONE 190.3+/- ACRES AS L-M1, LIMITED OVERLAY, MANUFACTURING; FOR PROPERTY BOUNDED BY TAYLOR ROAD, MORRISON ROAD, CLAYCRAFT ROAD AND SCIENCE BLVD.; KNOWN AS CENTRAL PARK; VALUE RECOVERY GROUP II, LLC; DWIGHT MCCABE APPLICANT.

WHEREAS, application has been made by Value Recovery Group II, by Dwight McCabe, to rezone 190.3+/- acres, more or less; known as Central Park; and

WHEREAS, Planning Commission held public hearing on February 11, 2009 and has recommended this request for zoning; and

WHEREAS, City Council held Public Hearing on March 16, 2009, in regular meeting, said meeting held pursuant to notice and according to law;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF GAHANNA, STATE OF OHIO:

Section 1. That the Official Zoning Map, adopted by Ordinance No. 198-96, passed on November 19, 1996, as amended, is hereby amended by zoning 190.3+/- acres, to L-M1, Limited Overlay, Manufacturing, said acreage more particularly described in EXHIBIT A attached hereto and made a part herein.

Section 2. That the text and site plan as required by Section 1152.02(d), Development Plan, of Section 1152.02, Limited Overlay District, is attached to this ordinance as EXHIBIT B, and is made a part herein.

Section 3. That the Clerk of Council is hereby directed to amend and recertify the Official Zoning Map of the City of Gahanna, Ohio to reflect the zoning contained in and approved by this ordinance.

Section 4. That this ordinance shall be in full force and effect after passage by this Council and 30 days after date of signature approval by the Mayor.

This Ordinance was Adopted, this 6th day of April, 2009.

Thomas C. Evers
President of Council

ATTESTED to and PRESENTED to the Mayor; this 7th day of April, 2009.

Isobel L. Sherwood, MMC Clerk of Council

APPROVED by the Mayor, this

July day of april 2009.

Rebecca W. Stinchcomb

Ebean W. Flindon

Mayor

Approved as to form:

Thomas L. Weber City Attorney

Rezoning Description for 190.3 Acres North Side of Claycraft Road East Side of Morrison Road

Luated in the State of Ohio, County of Franklin, Township of Jefferson and City of Gahanna, Quarter Township 3, Township 1, Range 16, United States Military District described as follows:

Beginning at the intersection of the north right-of-way line for Claycraft Road, as recorded in Plat Book 10, Page 206, with the west right-of-way line for Science Boulevard, as recorded in Official Record 1224A12;

Thence N 86° 23' 10" W, with the north right-of-way line for said Claycraft Road, 580.34 feet to the southeast corner of that 5.237 acre tract conveyed to White Knight of Central Ohio, Ltd. of record in Instrument Number 200306040167250;

Thence with a west, south and east perimeter of that 89.244 acre tract conveyed to Central Ohio Community Improvement Corporation of record in Instrument Number 200807180110425 and the east perimeter of that 1.2164 acre tract conveyed to Central Ohio Community Improvement Corporation of record in Instrument Number 200705080080941, the following courses;

N 16° 04' 40" W, 278.00 feet;

N 19° 10' 20" E, 278.00 feet;

N 85° 04' 40" W, 465.00 feet;

N 86° 29' 40" W, 245.00 feet;

S 40° 27' 20" W, 455.00 feet;

S 01° 27' 38" W, 42.54 feet;

S 24° 44' 07" E, 167.51 feet to the southeast corner of said 1.2164 acre tract, in the north right-of-way line for said Claycraft Road;

Thence with said north right-of-way line, the following courses;

with a curve to the left, having a central angle of 11° 12' 34" and a radius of 605.43 feet, a chord bearing and chord distance of S 75° 31' 22" W, 118.26 feet;

S 69° 55' 05" W, 44.64 feet;

with a curve to the right, having a central angle of 14° 52' 27" and a radius of 546.52 feet, a chord bearing and chord distance of S 77° 21' 19" W, 141.48 feet;

S 84° 47° 32" W, 994.55 feet to the southwest corner of that 0.8828 acre tract conveyed to Buckeye Storage of Gahanna, LLC of record in Instrument Number 200705220088662;

Thence S 05° 14' 39" E, with the east line of that 2.4390 acre tract conveyed to Buckeye Storage of Gahanna, LLC of record in Instrument Number 200705220088656, 32.56 feet to the southeast corner thereof;

Thence S 84° 47' 32" W, with the south line of said 2.4390 acre tract, 387.00 feet to the southwest corner thereof, in the east right-of-way line for Morrision Road;

Thence with the west perimeter of said 2.4390 acre tract, the following courses;

N 04° 39' 22" W, 33.73 feet;

N 43° 02' 36" W, 25.55 feet;

N 08° 34' 03" E, 137.93 feet;

N 85° 20' 38" E, 154.33 feet;

N 00° 38' 41" E, 169.75 feet to a south line of that 21.8243 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547;



nce S 85° 16' 26" W, with a south line of said 21.8243 acre tract, 110.95 feet to a corner of said 21.8243 acre tract, in the east right-of-way line for Morrision Road;

Thence with said east right-of-way line, the following courses;

N 08° 15' 18" E, 127.50 feet;

N 08° 50° 57" E, 237.26 feet to a corner of said 21.8243 acre tract;

Thence with a north and west perimeter of said 21.8243 acre tract, a west and north perimeter of said 89.244 acre tract, and the west perimeter of that 11.814 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547, the following courses;

N 85° 37' 05" E, 483.64 feet;

N 03° 53' 05" E, 1451.70 feet;

S 85° 27' 16" E, 352.59 feet;

N 06° 23' 33" E, 284.73 feet;

with a curve to the left, having a central angle of 60° 08' 32" and a radius of 100.00 feet, a chord bearing and chord distance of N 23° 40' 43" W, 100.22 feet;

N 04° 12' 25" E, 98.52 feet;

N 85° 47' 35" W, 44.80 feet;

with a curve to the right, having a central angle of 15° 19' 17" and a radius of 280.00 feet, a chord bearing and chord distance of N 78° 07' 57" W, 74.65 feet;

with a curve to the right, having a central angle of 20° 47' 53" and a radius of 180.00 feet, a chord bearing and chord distance of N 07° 33' 48" W, 64.98 feet;

N 02° 50' 06" E, 1125.70 feet to the northwest corner of said 11.814 acre tract, in the south right-of-way line for Taylor Road;

Thence S 85° 58' 41" E, with said south right-of-way line, 60.02 feet to a northeast corner of said 11.814 acre tract;

Thence with an east and north perimeter of said 11.814 acre tract, a west, north and east perimeter of that 25.411 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547, the north line of that 9.210 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547, and the west line of that 6.431 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547, the following courses;

S 02° 50' 06" W, 1124.43 feet;

S 85° 47' 35" E, 877.72 feet;

N 02° 56' 42" E, 356.62 feet;

S 85° 55' 13" E, 466.06 feet;

N 42° 09' 01" E, 325.04 feet;

N 03° 45' 31" E, 500.26 feet;

S 85° 58' 41" E, 364.09 feet;

S 04° 14' 39" W, 185.00 feet;

S 85° 58' 41" E, 291.36 feet;

N 04° 41' 57" E, 185.00 feet to the northwest corner of said 6.431 acre tract, in the south right-of-way line for said Taylor Road;

Thence S 85° 52' 09" E, with said south right-of-way line, 390.10 feet to a northeast corner of that 4.033 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547;

Thence with the east perimeter of said 4.033 acre tract, and the south line of that 16.913 acre tract conveyed to Value Recovery Group II, LLC of record in Instrument Number 200712200217547, the following courses;

S 04° 18' 13" W, 360.00 feet;

S 85° 52' 09" E, 124.00 feet;

S 04° 18' 13" W, 661.82 feet;

S 85° 56' 08" E, 1991.31 feet to the northeast corner of said 16.913 acre tract, in the centerline of Taylor Station Road;

Thence S 28° 14' 01" W, with said centerline, 70.85 feet to a corner of said 16.913 acre tract;

Thence with the south perimeter of said 16.913 acre tract, and an east perimeter of said 89.244, the following courses;

N 85° 49' 41" W, 1259.16 feet;

S 04° 17' 20" W, 481.99 feet;

N 85° 51' 01" W, 1315.57 feet;

S 03° 42' 23" W, 495.15 feet;

S 85° 46' 24" E, 144.23 feet;

S 26° 40' 05" E, 382.25 feet;

N 79° 40° 31" E, 111.20 feet to a corner of said 89.244 acre tract, in the west right-of-way line for said Science Boulevard;

Thence with the west right-of-way line for said Science Boulevard, the following courses;

S 03° 35' 23" W, 183 feet;

with a curve to the right, having a central angle of 29° 59' 59" and a radius of 593.53 feet, a chord bearing and chord distance of S 18° 35' 22" W, 307.23 feet;

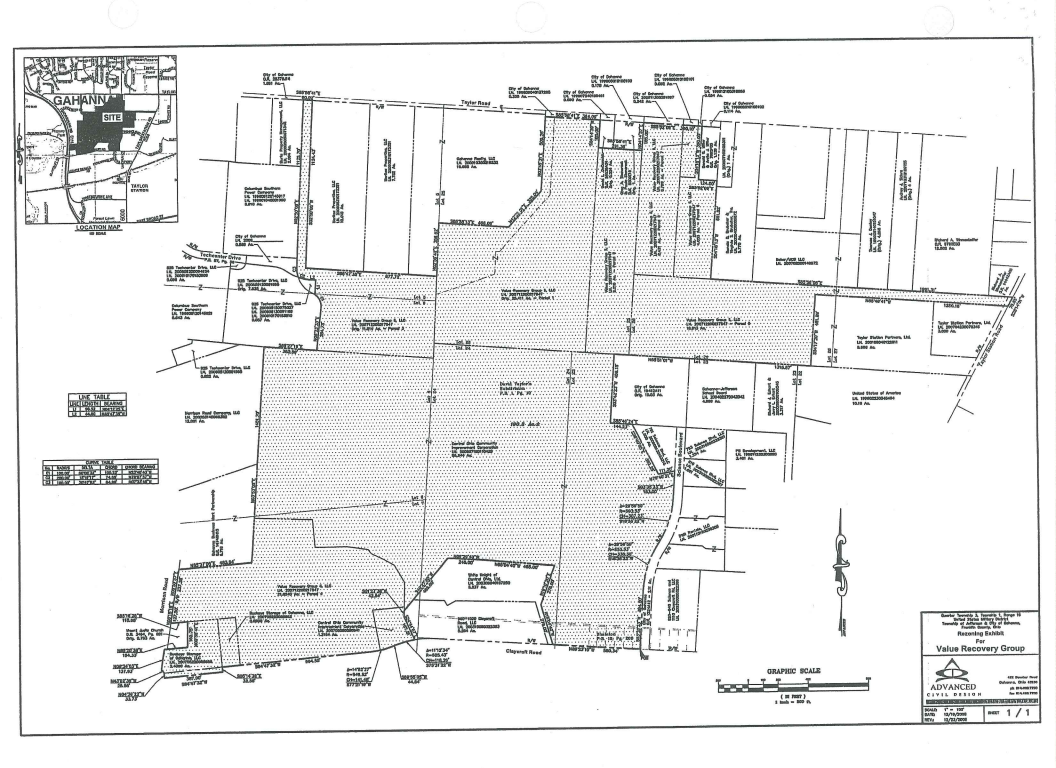
with a curve to the left, having a central angle of 29° 59' 59" and a radius of 653.53 feet, a chord bearing and chord distance of S 18° 35' 22" W, 338.30 feet;

S 03° 35' 23" W, 394.80 feet to the Point of Beginning. Containing 190.3 acres, more or less.

The above description was prepared by Advanced Civil Design, Inc. in December 2008 for rezoning purposes only and is not for transfer. A drawing of the above description has been prepared and is made a part hereof.

All references used in this description can be found at the Recorder's Office, Franklin County, Ohio.

ADVANCED CIVIL DESIGN, INC.



CENTRAL PARK OF GAHANNA, LIMITED OVERLAY TEXT - (L, M-1)

1 - Purpose and Intent

Central Park of Gahanna seeks to incorporate various types of businesses within the development to promote a healthy, balanced economy and create opportunities for residents to work in the same community in which they live. This L, M-1 zoning overlay will allow for the development of various types of manufacturing, warehouse, office and retail uses and creates uniform development standards for each use. Uniform development standards will allow a variety of uses to co-exist with minimal impact to each other and the surrounding land uses.

References contained herein to "Chapter XXXX" or "Section XXXX.XX" refers to the current adopted Codified Ordinances of the City of Gahanna.

Reference is made to the U.S. Green Building Council's (USGBC) *LEED*® for New Construction & Major Renovations, Version 2.2, or as amended, in various sections of this text. The intention is to encourage but not mandate the inclusion of sustainable design practices in the planning and execution of building projects within the park. Other nationally recognized industry standards relative to sustainable and energy efficient design which now exist or may be adopted in the future may be considered as supporting documentation for equivalent alternative designs.

2 - Permitted Uses

A. Reference to NAICS classification.

- The 2007, or as amended, North American Industry Classification System, which is a United States governmental system for classifying business establishments, shall be used to identify all permitted and conditional uses. The NAICS classification is incorporated by reference in Chapter 1155.
- 2. Uses shall be identified by their corresponding number and unless otherwise noted all uses falling within that sub heading shall be permitted. (For example: if reference is made to section 11-Agriculture, Forestry, Fishing and Hunting then all sub headings under section 11 shall apply. If reference is made to section 111- Crop production then only uses under 111 would apply. Further if reference is made to section 111114 Wheat farming then only wheat farming would be permitted in the district.
- 3. In the event that it is unclear as to where a proposed use falls into the NAICS classification system the Planning and Zoning Administrator shall make the final determination.
- B. <u>Permitted Uses</u> The following uses shall be permitted according to the NAICS system of classification:
 - 1114 Greenhouse, Nursery and floriculture production
 - 22112 Electric Power Transmission, Control and Distribution
 - 23 Construction
 - 311 Food manufacturing; with the exception of the following uses, which shall be prohibited:
 - 1. 3111 Animal food manufacturing
 - 2. 31122 Starch and Vegetable Fats and Oil Manufacturing
 - 3. 3116 Animal Slaughtering and Processing
 - 4. 3117 Seafood Product Preparation and Packaging
 - 3121 Beverage Manufacturing
 - 315 Apparel Manufacturing

EXHIBIT B

- 3162 Footwear Manufacturing
- 3219 Other Wood Product manufacturing
- 3222 Converted Paper Product Manufacturing
- 3231 Printing and Related Support Activities
- 3254 Pharmaceutical and Medicine Manufacturing
- 3261 Plastics Product Manufacturing
- 3272 Glass and Glass Product Manufacturing
- 3279 Other Nonmetallic Mineral Product Manufacturing
- 332 Fabricated Metal Product Manufacturing; with the exception of the following uses which shall be prohibited:
 - 1. 332992 Small Arms Ammunition Manufacturing
 - 2. 332993 Ammunition (except small arms) Manufacturing
 - 3. 332994 Small Arms Manufacturing
 - 4. 332995 Other Ordinance and Accessories Manufacturing
- 333- Machinery Manufacturing
- 334 Computer and Electronic Product manufacturing
- 335 Electrical Equipment, Appliance and Component Manufacturing; with the exception of the following uses which shall be prohibited:
 - 1. 33591 Battery Manufacturing
- 336 Transportation Equipment Manufacturing; with the exception of the following uses which shall be prohibited:
 - 1. 336414 Guided Missile and Space Vehicle Manufacturing
 - 2. 336415 Guided Missile and Space Vehicle Propulsion Unit and Propulsion Unit Manufacturing
 - 3. 336419 Other Guided Missile and Space Vehicle Parts and Auxiliary Equipment Manufacturing
 - 4. 336992 Military Armored Vehicle, Tank, and Tank Component Manufacturing
- 337 Furniture and Related Product Manufacturing
- 339 Miscellaneous Manufacturing
- 42 Wholesale Trade; with the exception of the following uses which shall be prohibited:
 - 1. 42314 Motor Vehicle Parts (used) Merchant Wholesalers
 - 2. 42452 Livestock Merchant Wholesalers
 - 3. 42459 Other Farm Product Raw Material Merchant Wholesalers
 - 4. 4247 Petroleum and Petroleum Products Merchant Wholesalers
- 44 through 45 Retail Trade; with the following exceptions which shall be prohibited:
 - 1. 45393 Manufactured (Mobile) Home Dealers
 - 2. 45431 Fuel Dealers
- 48 Through 49 Transportation and Warehousing; with the following exceptions which shall be prohibited:
 - 1. 483 Water Transportation
 - 2. 486 Pipeline Transportation
 - 3. 4883 Support Activities for Water Transportation
 - 4. 48841 Motor Vehicle Towing
- 51 Information
- 52 Finance and Insurance
- 53 Real Estate Rental and Leasing
- 54 Professional, Scientific and Technical services
- 55 Management of Companies and Enterprises
- 56 Administrative and Support and Waste Management and Remediation Services;
 with the following exceptions which shall be prohibited:
 - 1. 562 Waste Management and Remediation Services
- 61 Educational Services; with the following exceptions which shall be prohibited:

1. 6111 - Elementary and Secondary Schools

- 62 Health Care and Social Assistance; with the exception of the following uses which shall be prohibited:
 - 1. 623 Nursing and residential Care Facilities

2. 62422 - Community Housing Services

71 – Arts, Entertainment and Recreation; with the exception of the following uses which shall be prohibited:

1. 711212 - Racetracks

- 2. 71213 Zoos and Botanical gardens
- 3. 7131 Amusement Parks and Arcades

4. 7132 - Gambling Industries

- 5. Adult Entertainment. Sexually Oriented Business. As defined and regulated in Chapter 771.
- 72 Accommodations and Food Service (including extended stay hotels as defined by Ohio Revised Code); excluding the following uses which shall be prohibited:

1. 72112 - Casino Hotels

2. 7212 - RV (Recreational Vehicle) Parks and Recreation Camps

3. 7213 - Rooming and Boarding Houses

 81 – Other Services (Except Public Administration); with the exception of the following uses which shall be prohibited:

1. 8122 - Death Care Services

- 814 Private Households (other than extended stay hotels as defined by Ohio Revised Code)
- 92 Public Administration

3 - Conditional Uses

The Planning Commission may approve certain uses as Conditional uses as follows:

A. Conditional uses (Chapter 1169)

1. Any commercial use, similar to those listed herein as permitted uses, which is deemed accessory or advantageous to the primary use.

2. Any industrial use, similar to those herein listed as permitted uses, which is considered non-objectionable and not involving operations which are obnoxious or offensive by reason of dust, odor, smoke, gas, fumes, refuse, noise or vibration.

3. Outdoor storage area meeting the regulations defined in Section 1155.07.

- B. <u>Application for Conditional Use</u>. The intent of the procedure for authorizing a conditional use is to set forth the development standards and criteria for locating and developing a conditional use in accordance with the nature of the surrounding area, conditions of development, and with regard to appropriate plans.
 - Written application shall be made to the Planning and Zoning Administrator who shall transmit such application to the Planning Commission. See Section 1169.02.

4 – Site Planning

Developers and builders are encouraged to incorporate elements of the U.S. Green Building Council's (USGBC) *LEED*[®] for New Construction & Major Renovations, Version 2.2, or as amended.

A. A. Minimum Lot Standards

 Minimum Street Frontage. All lots shall abut a public street and have adequate lot width at the building setback to provide for the use proposed and the yard space required by these development standards.

2. Minimum Lot Size. Lot size shall, at a minimum, be adequate to provide for the use proposed, yard space required by these development standards and the following

provisions.

a. A use allowed in this district shall entirely enclose its primary operation within a structure. Open storage and service areas and loading docks shall be screened by walls or fences as defined in Section 1155.06.

b. A lot shall be adequate in size to provide for all storm water and utility provisions necessary to serve the property. In the event of a planned development shared storm water detention will be permitted as approved by the City Engineer.

3. Conformity with lot size requirements; variance

Where any lot of record cannot conform to the lot size requirements of this Zoning Ordinance, a request may be made to the Planning Commission for a variance.

B. Yards Required

All lots or uses shall have established minimum yard setbacks from all right of way lines and property lines. Yards required herein shall be established to minimize impacts from building and development on adjacent parcels and rights of ways as well as preserve areas around the perimeter of each parcel or use to create buffer zones between each parcel. No building or structure shall be permitted, constructed, modified or expanded within the required yard space as defined herein. Accessory uses and structures shall not be permitted within the required yard space; however, parking and circulation may be permitted subject to the required parking setbacks listed herein.

 Front Yard. The front yard shall be defined as the area adjacent and contiguous to the principal public right of way servicing the building or use. In the case of corner lots the area adjacent and contiguous to both rights of ways shall be considered front yards. The minimum front yard required for each lot or use is:

a. For all Warehouse, manufacturing or industrial type uses the minimum front yard

required shall be 75'

b. For all commercial uses the minimum front yard setback shall be 60'.

c. For all professional and corporate office uses the minimum front yard required shall be 40'.

d. Exception: For lots that front on the west side of the current Science Boulevard,

minimum front yard setbacks shall be 10'.

2. Side Yard. The side yard shall be considered to be the area adjacent and contiguous to the side property lines of the lot being developed. No building or structure will be permitted, constructed or expanded within the required side yard space. The side yard for all uses shall have a width of not less than 25' in the case of a building 40' or less in height. A building having a height of more than forty feet shall provide one additional foot in side yard for each additional foot in height above forty feet.

a. Exception: For lots which side yard abuts the former Bedford Landfill (currently operating as a golf facility) and/or public conservation areas within the limits of

Central Park of Gahanna, side yards shall not be required.

3. Rear Yard. The rear yard shall be considered to be the area adjacent and contiguous to the rear property line (typically opposite of the right of way line) of the lot being developed. No building or structure will be permitted, constructed or expanded within the required rear yard space. The minimum rear yard required for all uses shall be 25'.

a. Exception: For lots which rear yard abuts the former Bedford Landfill (currently operating as a golf facility) and/or public conservation areas within the limits of

Central Park of Gahanna, rear yards shall not be required.

C. Parking Setbacks

All lots shall have established minimum parking setbacks from all rights of way lines and property lines. Minimum parking setbacks shall be established to soften the visual and noise impacts of vehicular use areas on adjacent properties and public streets. Minimum parking setbacks shall provide a reasonable landscape area suitable for buffering, screening and perimeter landscaping.

1. Public right of way lines. The minimum parking setback from all adjacent public right of way lines shall be as follows:

a. For all Warehouse, manufacturing or industrial type uses the minimum parking

setback shall be 30'

For all commercial, professional and corporate office uses the minimum parking setback shall be 25'.

Side and Rear Yards. Parking setbacks shall be a minimum of 15' from side and rear
lot lines for all uses. In the event of shared parking or shared access the side yard
pavement setbacks may be reduced to 0' where cross access easement agreements
are in place.

a. Exception: For lots that abut the former Bedford Landfill (currently operating as a golf facility) and/or public conservation areas within the limits of Central Park of

Gahanna, rear and side yard pavement setbacks are not required.

D. Building & Parking Accessibility

 Sidewalks required. All uses shall provide a minimum 4 foot wide sidewalk from the main and secondary building entries to the parking which services the building for both employees and visitors and to connect adjoining properties.

2. Americans with Disabilities. All uses shall meet the requirements of the Americans

with Disabilities Act for building and parking accessibility.

E. Building Placement and Orientation

The aim of the park is to endeavor to avoid development of inappropriate sites and reduce the environmental impact from the location of a building on a site. Select a suitable building location and design the building with a minimal footprint to minimize site disruption (as discussed in the USGBC LEED® Version 2.2 document).

Unless building orientation is responding to an east-west orientation designed to enhance energy efficiency, buildings and uses shall be sited on the lot so that the main facade for the building fronts the main road on which the building is addressed and meets the following requirements:

 Main façade. The main façade of the building is defined as the façade containing the highest degree of architectural treatment and which faces the street that establishes the main address for the lot. The main façade may also be the location for the primary customer / visitor entry.

Buildings or structures designed primarily for industrial, warehouse or manufacturing type uses shall be designed so that the main façade shall be the portion of the building designed to accommodate the office type uses which

accompany the primary use and not the main loading or service areas.

b. Buildings designed for primarily commercial/retail uses shall have the main

façade on the side of the building primarily used for customer entry.

Buildings within a lot designed to accommodate several separate buildings (ex. professional or business office park) may have the main façade oriented towards an internal private street or loop road. In such situations any remaining façade of said buildings that are oriented towards a public street shall be designed with

similar elements and details as the main façade, and shall not appear as an obvious side or rear of the building.

Secondary Façade. On corner lots the secondary façade shall be defined as the wall
of the building(s) that fronts the secondary public right of way. In such situations the
secondary façade shall have similar materials and detailing as the main façade.

 Loading and Delivery areas. Loading and delivery areas are portions of the building designed for the delivery / transference of goods or supplies and are typically characterized by large overhead doors and loading docks. For all uses in the district loading and delivery areas are subject to the following regulations.

a. Loading and delivery areas shall not be permitted on the main façade of the

building, or on the secondary façade in the case of corner lots.

 Loading and delivery areas shall be screened from public view as defined in Section 1155.06.

4. Accessory Uses. Accessory use structures shall be permitted in association with a principal use, provided that the area of the accessory use structures shall be twenty-five percent or less of the gross floor area of the principal use. In no case shall the accessory use and the principal use exceed the maximum lot coverage.

a. Accessory use structures must be placed behind the building line of the main structure and, if viewable from the right of way or from the golf facility (former landfill), must be constructed of materials compatible with the main structure.

F. Access drives, driveways, leading to and from a street shall be developed as follows:

- 1. Width of Drive. An access drive shall not exceed thirty feet in width, except at curb
- 2. Location of Drive. An access drive, exclusive of curb returns, shall meet the minimum side yard setback requirement as established herein. In the case of shared access, driveways are not subject to the minimum side yard setback requirements if appropriate cross access easements are in place at the time of application. A copy of the signed agreement must accompany the application. Access drives, parking areas and/or driveways for all uses shall be constructed and maintained so that water does not unreasonably accumulate on such areas or flow to drain onto adjacent property.

3. Materials include concrete, asphalt or interlocking pavers, with pervious pavement

encouraged.

G. Parking to meet, but not exceed, minimum local zoning requirements.

1. For parking requirements, standards and restrictions refer to Chapter 1163.

2. To encourage the use of car/van pools or the use of low emitting and fuel-efficient vehicles, provide preferred parking for five percent (5%) of the total parking capacity of the site.

3. Provide secure bicycle racks and or storage within 200 yards for the building's

4. Use of progressive strategies for parking lot facilities is encouraged, including pervious pavements, shaded lots and other alternatives to hard surfacing.

H. H. Sight Triangles. Public streets and private drives

1. At every intersection of street rights of way a sight triangle shall be established as described in Section 1167.16.

5 - Building Appearance

A. <u>Exterior Materials</u>. The relationship between the structure and the land is most often defined by the materials used in the development. In order to protect land values of

adjoining parcels, explicit materials, configurations, etc., are established in this section and shall be required for all new construction and renovation of existing facilities.

- Approved materials. All new construction, and renovation of existing facilities, shall strictly adhere to the use of approved materials as defined herein. Windows and window glass are an approved material for all building types. EIFS is only permitted for limited architectural detailing elements that extend beyond the primary wall surface.
 - a. <u>Office uses</u>, Exterior building materials approved for office uses are brick, jumbo brick, stone or simulated stone, architectural pre-cast concrete panels, stucco, wood or cementitious lap siding (Hardie-Plank or similar), architectural glass and tile
 - b. Warehouse or industrial uses. Exterior building materials approved for warehouse or industrial uses are brick, jumbo brick, stone or simulated stone, architectural pre-cast concrete, split faced concrete block and architectural metal panels of high quality with a rust free long lasting finish.

c. Retail and Commercial uses. Exterior building materials approved for retail and commercial uses are brick, jumbo brick, stone or simulated stone, stucco and split faced concrete block.

2. Prohibited materials. The use of any materials, unless specifically listed herein as "approved", shall be considered prohibited. Prohibited materials shall include, but are not limited to, sheet metal siding (vertical or horizontal), plywood or wood paneling of any type or plain concrete block.

3. Main façade. The main façade of all buildings shall be designed to enhance the visual appeal of the district and shall incorporate a minimum of 50% brick or stone along with additional materials as approved. Split faced block shall not be used on the main façade of any buildings. In the case of a building having frontage on two public streets, such as a corner lot, both facades shall be designed with the same materials in a similar percentage and configuration.

4. Side and rear elevations

a. <u>Office Uses</u>. Office uses shall provide 4-sided architecture with the side and rear elevations consisting of the same materials as the main facade with similar percentages and a similar level of detail and fenestration.

b. Warehouse and Industrial uses. Warehouse and industrial buildings may vary the use of materials on the side and rear elevations from those on the main façade so long as the materials used on the side and rear elevations are from the approved materials list.

c. <u>Retail and Commercial uses</u>. Side and rear elevations of retail or commercial buildings that are visible from any street must have materials that are consistent with those on the main façade. Side and rear elevations not visible from any street may consist of other materials from the approved list.

B. Roofing. In order to encourage diversity of architectural style and building types a variety of roofing configurations are approved for use as outlined herein.

1. Configuration

a. Office buildings / single story. Single story office buildings may have sloped roofs provided the roofs have a minimum slope of 6:12. Mansard roofs are permitted provided they are a minimum of 8' in height, meet the minimum slope requirements, and are included on all building elevations. Flat roofs may be permitted provided that it is part of an overall architectural style, and that parapet walls extend a minimum of 24" above the roof level to screen any rooftop equipment.

b. Office building / Multiple Story. Flat roofs are permitted on office buildings. Flat roofs will be designed with parapet walls that extend a minimum of 24" above the surface of the roof, or as necessary to screen roof top mechanical equipment.

c. <u>Warehouse or industrial buildings</u>. Buildings for warehouse, manufacturing or industrial use shall be permitted to have a flat roof provided that parapet walls, that extend a minimum of 24" (or as necessary to screen rooftop mechanical equipment) above the surface of the roof, are provided on all elevations.

d. <u>Retail uses</u>. Retail uses may utilize sloped, mansard or flat roofs (or any combination thereof). Pitched roof sections must meet a minimum slope of 6:12 and flat roof sections must be accompanied by a parapet wall that extends a minimum of 24" above the roof line or more as necessary to screen mechanical equipment from view of any public street.

2. Materials

a. <u>Sloped or Mansard roofs</u>. All sloped or mansard roofs shall have installed, at a minimum, 30 year dimensional asphalt shingles. Other approved materials are standing seam metal with a minimum of 25-year paint warranty, slate, cedar shingles and copper.

b. Flat roofs. Flat roof systems shall be selected by the architect to minimize

maintenance concerns and for longevity of service.

c. Roofing materials shall have a Solar Reflectance Index (SRI) equal to or greater than the values in the table below for a minimum of 75% of the roof surface.

Roof Type	Slope	SRI
Low-Sloped Roof	≤ 2:12	78
Steep-Sloped Roof	> 2:12	29

*The SRI is a measure of the constructed surface's ability to reflect solar heat, as shown by small temperature rise. It is defined so that a standard black (reflectance 0.05, emittance 0.90) and standard white (reflectance 0.80, emittance 0.90) is 100. To calculate the SRI for a given material, obtain the reflectance value and emittance value for the material. SRI is calculated according to ASTM E 1980. Reflectance is measured according to ASTM E 903, ASTM E 1918 or ASTM C 1549. Emittance is measured according to ASTM E 408 or ASTM C 1371.

d. Sustainable roof alternatives such as rooftop gardens are encouraged.

- e. Rooftop Mechanical Equipment. To minimize the visual impact on, and preserve the value of adjacent uses, roof top mechanical units shall be screened from view on all sides by use of parapet walls, mansard roofs or special enclosures designed to be harmonious with the building and which extend a minimum of 1' above the highest element of the mechanical unit. Simple fence enclosures are not permitted on building roofs for the purpose of screening mechanical equipment. To avoid the appearance of multiple roof top screens, mechanical units shall be congregated in one location as permissible within the design of an efficient mechanical system.
- C. Windows and entryways. Large windows are encouraged in areas where manufacturing processes will allow them. Entryways into the office and reception areas should enhance the visual interest of the development as well as provide direction to visitor areas.

1. Windows required

- a. Office Buildings. Office buildings should be designed to incorporate natural light into the building to the extent possible. The main façade of all office buildings shall be between 40% and 70% window openings. All other facades shall have a minimum of 30% window openings with the exception of service or loading areas.
- b. <u>Warehouse / Industrial buildings</u>. Industrial / warehouse buildings shall be designed so that the office portions of the building meet the requirements for office as stated above. The remainder of the building shall incorporate windows as practical within the operational needs of the facility.

c. <u>Retail / Commercial buildings</u>. The main façade of all commercial / retail buildings shall be designed to have a storefront appearance and shall have a minimum of 50% window glass. Spandrel glass is acceptable as defined below.

 Fenestration pattern. All buildings shall utilize window fenestration as a method to visually break down long flat expanses of building into smaller segments. The main façade of all buildings shall avoid sections of wall in excess of 30' in length without fenestration, columns or other architectural features to help reduce the mass and

visual appearance of the façade.

3. Glazing. Types of glazing permitted include clear, tinted (either smoke or green), frosted or spandrel. Reflective or mirrored glazing is discouraged unless necessary to obtain LEED certification. In such a case, the applicant must provide documentation that a LEED certification is being pursued for the proposed building.

D. Height

 Portions of this overlay district are situated within the flight corridor of the Port Columbus Airport and therefore height is a carefully regulated element of the building. All buildings and structures shall conform to Federal Aviation Administration and Columbus Regional Airport Authority regulations.

E. Durability

Temporary structures. Temporary structures shall only be permitted for the purpose
of construction offices while a permanent structure or site construction is taking place.
After site and building construction has been completed the temporary structure must
be removed from the site.

2. Long-term maintenance. The exterior of all buildings shall be maintained to prevent a

neglected appearance.

a. <u>Painted surfaces</u>. Painted surfaces shall be re-painted as required to repair moldy or stained surfaces and prevent or repair flaking / peeling surfaces.

b. Windows. Cracked or broken windows shall be replaced or repaired to prevent a

neglected appearance.

Masonry. All masonry surfaces shall be maintained to prevent or repair lost brick or stone or crumbling mortar joints.

6 - Landscaping & Screening

It is the purpose of this section to create minimum standards for landscaping that will provide increased aesthetic value as well as create standards for screening and buffering that will protect adjacent properties and public rights of way from undesirable views. It is further the purpose of this chapter to specifically promote the preservation and to promote the proper utilization of landscaping as an easement between certain uses to minimize the opportunities of nuisances.

- A. <u>Interior parking lot standards.</u> The following requirements for landscaping the interior portions of a parking area are intended to promote public safety, to moderate heat, wind and other climatic effects produced by parking lots, to minimize nuisances such as noise and glare, and to enhance the visual environment of off-street parking. These requirements are the minimum requirements for any new off-street parking areas of 1,000 square feet or more or intended for five or more vehicles, or for any parking area altered to an extent of twenty-five percent (25%) or more of the total square footage of the existing off-street parking area.
 - Landscaping in parking areas shall be dispersed throughout the peninsulas and islands. The minimum parking island size shall be 180 square feet.

The required amount of interior landscaping area shall be five percent (5%) of the total area of the parking lot pavement.

b. There shall be a ten-foot wide island for every two 60' bays of parking. The

island shall be planted with a minimum of grass and shade trees.

c. One tree per 1,000 square feet of required landscape area or portion thereof shall be required. The minimum caliper of such trees shall be 2" as measured in accordance with American Standard for Nursery Stock (ASNS)

d. Exception: Sustainable designs which incorporate pervious pavements and tree shading schemes may waive the planting island requirements listed above if trees are distributed uniformly across the entire paved area. If such a design is proposed, islands may be limited in size to such dimensions

necessary to afford proper protection to trees.

2. The property perimeter requirements of Section 1167.20 shall also be met for new or altered parking areas, and shall not count towards the requirements for interior landscaping.

A. Building landscaping

1. Foundation planting required. Landscaping surrounding a building can serve to ground the structure into the landscape, soften the visually hard edges of the building and break up large expanses of wall into smaller segments. It is the purpose of this code to require a minimum amount of landscaping surrounding each structure built to help increase the aesthetic value of the district.

a. For all buildings a minimum of 5 shrubs and 2 flowering perennials shall be

provided for each 10 linear feet of building elevation.

I. Portions of the building elevation designed with overhead doors for truck

delivery and service are to be excluded from this calculation.

II. Planting shall be incorporated directly surrounding the building and for design purposes may vary in distance from the face of the building to a maximum of 8'.

III. For the purpose of design and to accommodate sidewalks and entries such required plant material may be aggregated together in select locations along any one elevation.

2. Interior Trees required. All buildings will provide a minimum tree planting within the

interior of the site to help provide shade and increase aesthetic value.

 a. The minimum trees required for each building are as follows: 1. For buildings having a 20,000 square foot footprint or less - the property owner shall provide a total of 1" in tree caliper per 1,000 square feet of

building footprint (or fraction thereof).

II. For buildings above 20,000 square feet - The building owner shall provide a total of 1" per 1,000 square feet of building footprint (or fraction thereof) up to 20,000 square feet plus 1" in tree caliper per each 5,000 square feet (or fraction thereof) above 20,000 square feet.

b. Trees shall be a minimum of 2" in caliper.

c. Interior trees may be planted as shade trees or ornamental trees and may be incorporated into the building foundation planting as a method for breaking up larger expanses of building.

d. Interior trees cannot be used to satisfy the provisions of this code requiring

interior parking lot landscaping, street trees or buffers required.

e. To encourage the preservation of existing trees the developer may count existing trees toward this requirement. To be counted existing trees must be in the interior of the site (area exclusive of setbacks) and shall reduce the interior tree requirements by 1" for each 1" of existing tree preserved. To receive the credit existing trees to remain must be identified on the site plan and shall be protected from damage during construction.

- B. <u>Buffers required</u>. "Landscape buffer zone," means that area adjacent to any vehicular use area or along common boundaries in which the perimeter landscape requirements are to be met.
 - 1. For buffer requirements, standards and restrictions refer to Section 1167.20.

C. Screening required

 Parking lot screening. All parking and vehicular use areas adjacent to any public right of way shall be screened from view by use of an evergreen hedge, masonry wall (brick or stone), mound or combination thereof to a height of 3'

2. Screening of utilities

a. The location of all utility areas including, but not limited to, power sub stations, lift stations, gas transfer stations, water treatment areas, utility boxes and transformers must be screened from view on all sides by the use of a wall, fence, evergreen planting, mound or combination thereof to a minimum height of 6'.

I. Walls or fences used for screening purposes shall be installed to a minimum

height of 6' and to a maximum height of 8'.

II. Evergreen trees used for screening purposes shall be installed at a 6' minimum height. Shrubs shall be planted in combination with mounding, if necessary, to achieve a minimum total height of 6' and 80% opacity within 2 years. Plantings shall be installed in a staggered pattern rather than a straight line.

III. The Landscape Board shall determine those species of trees, shrubs and plantings which may be planted and maintained under or within ten feet laterally of any overhead utility wire, or above or within five feet laterally of any underground water line, sewer line, distribution line or other public utility service on public property or utility or drainage easements within the City.

IV. No tree, shrub or other planting shall be located so as to prevent or hinder proper access to water and gas shut-off valves, fire hydrants, sanitary and storm sewer manholes, communication system terminals, electric service disconnects or other controls and devices to which immediate access may be required under emergency conditions.

3. Screening of service and loading areas

a. The location of all service and loading areas shall be screened from view from adjacent properties or the public right of way including multiple loading areas designed for warehousing or the transference of goods. Service or loading areas shall be screened to a minimum height of 6' and shall be achieved by the use of a wall, fence, evergreen planting, mound or combination thereof.

 Walls and Fences. The height of such walls or fence shall be a minimum of 6 feet. The maximum height of walls and fence shall not exceed 8'.

II. <u>Earth Mounds.</u> Earth mounds shall be physical barriers that block or screen the view similar to a hedge, fence or wall. Mounds shall be constructed with proper and adequate plant material to prevent erosion. When earth mounds are combined with walls or fences, the combined height shall be a minimum of 6' and not exceed 8'. A difference in elevation between areas requiring screening does not constitute an existing earth mound, and shall not be considered as fulfilling any screening requirement.

III. <u>Screening Provisions.</u> Landscaping used as screening shall have a minimum of eighty percent (80%) opacity during all seasons. The use of landscaping in addition to the structure shall be required for all new construction, and encouraged for all existing construction. The use of year-round vegetation,

such as pines or evergreens, is required.

- 4. All accessory uses or structures serving the principal use shall be screened from view from any public right of way unless constructed of the same principal materials used on the main building.
- D. <u>Fencing Standards</u>. Fencing shall be in accordance with Chapter 1171, with the following exceptions:

Chain link fencing is not permitted.

2. If wood is to be used, it shall be oak, cedar or redwood. Pressure treated lumber is permitted only if fully covered from view by other approved materials.

7 - Outdoor Storage Areas

The intent of this section is to establish standards for the use, placement and screening of outdoor storage areas to minimize the aesthetic impacts of these areas on adjacent properties and public rights of ways. All uses shall adhere to these standards for the outdoor storage or display of goods or materials.

A. Setbacks

1. For all uses the placement of goods or materials for the purpose of display or storage (either temporary or permanent) shall be prohibited within the Front, Side or Rear Yard setback of any lot or parcel.

B. Limitations

1. Height. Materials being stored outdoors shall not exceed a maximum height of 10' from the existing grade to the top of materials being stored. For the purposes of this definition existing grade shall be defined as the general grade of the lot or area where materials are being stored and shall not be construed to permit a total of 10' of storage from the top of a mound, ramp or other structure within that lot or area.

2. Placement. The placement of outdoor storage of materials or equipment must occur toward the rear of the lot on which the main structure is located.

3. Materials. The outdoor storage of hazardous, dangerous, flammable or chemical materials or any other materials or equipment that could present a hazard to the health, safety and welfare of the public or provide an attractive nuisance shall be stored according to the following:

a. Such materials shall be stored in a secure location within a lockable area.

b. Chemicals being stored outdoors shall be in approved containers in good condition and shall meet all applicable requirements of OSHA, OEPA and other governmental authorities having jurisdiction over such materials.

C. Screening

- Screening from ROW and adjacent properties Any outdoor storage or display of materials shall be screened from view from the public right of way or adjacent properties by the use of a wall, fence, mounding, plant materials or combination thereof.
- 2. Screening Requirements. The combined height of all screening materials shall be adequate to fully screen the materials being stored. In no case shall the height of combined screening be less than a minimum of 6' in height and the maximum height of combined screening shall not exceed 10'.

a. The maximum height of walls and fence structures shall not exceed 10'.

b. Landscaping used as screening shall have a minimum of eighty percent (80%) opacity during all seasons.

8 - Utilities & lighting

A. Utilities

1. Location

a. All utilities for all uses shall be buried underground as permitted to preserve the

aesthetic quality of the district.

b. Clustering of utilities. To the greatest extent possible the location of all utility access panels, telephone terminals, cable boxes, switchgear, etc. shall be clustered together within the side or rear yards of a development or lot. Utilities shall be clustered to permit more efficient landscaping and screening and reduce the visual clutter of the lot or development.

2. Storage Tanks

a. Location. The location of all storage tanks used for water, gas, chemicals, etc. shall not be located in any required yard or setback and shall be within a fenced off secured area of the site.

b. Size and quantity. The use of any storage tanks over 400 gallons in capacity or 10' in height or exceeding ten in numbers, must be reviewed and approved by

the Planning Commission.

3. Screening of utilities. The screening of ground and/or wall mounted mechanical units and/or equipment shall meet the requirements for accessibility and shall be in accordance with the following.

a. Fencing. Fencing used for the purposes of screening utilities shall meet the

requirements for fencing as stated herein.

b. Landscaping. Landscaping used as screening shall have a minimum of eighty percent (80%) opacity during all seasons.

- B. Lighting. Minimize light trespass from the building and site, reduce sky-glow to increase sky access, improve nighttime visibility through glare reduction and reduce development impact on nocturnal environments.
 - 1. Parking Lot Lighting. Any parking area having ten or more off-street parking spaces shall be illuminated during poor visibility to provide safety to customers and employees of the business or establishment and to provide security for the parcel or use.

a. Minimum/Maximum lighting levels. Parking lot lighting shall provide at minimum an intensity of one-half foot-candles of light and a maximum of three foot-candles

of light as measured at the parking surface area.

b. Lighting source. Lighting shall be provided from a cut-off type fixture and shall be directed or reflected so as not to be of excessive brightness, cause glare hazardous to pedestrians or drivers, create a nuisance or unreasonably interfere with a neighboring property owner's right to enjoy his/her property. The source of illumination shall not be visible to the eye from adjacent properties.

Light poles are not permitted to exceed 36' in height c. Height standards.

measured from the top of the pole to the top of asphalt.

d. Light pollution. In the interest of reducing the possibility for light pollution and potential conflict with the Columbus Regional Airport Authority all new light fixtures shall be required to have cut off type shielding so that all light is reflected downwards. Visible light emanating from the top of the fixtures shall not be permitted.

2. Building mounted lighting

a. Building mounted lighting shall be permitted for the purposes of security, safety, identification of entries and illumination of sidewalk areas.

b. Building mounted lighting shall be of cut off type fixtures and shall be of similar

intensity and color of light as the parking lot lighting,

Building lighting shall not be permitted to shed light or cause glare on to adjacent properties or public rights of ways.

d. The illumination of any building roofs other than for temporary examination or emergency repair or when incorporated into rooftop gardens or terraces shall be strictly prohibited.

e. To avoid potential conflicts with the Columbus Regional Airport Authority the use

of up-lighting to highlight building features shall not be permitted.

9 - Environmental Standards

A. For environmental requirements, standards and restrictions refer to Section 1167.19.

10 - Signage

A. For signage requirements see Chapter 1165. Signage shall be as low profile as possible and shall be in conformance with neighboring properties and/or uses.

11 - Special Requirements

A. <u>Building design</u>. All buildings used for the purpose of a sexually oriented business shall adhere to the same design standards as all other uses within the district.

a. Windows – the use of spandrel glass for all required window openings shall be required for all such uses.

B. <u>Signage</u>. Signage for all such uses shall be limited to the name of the establishment only. The use of sexually explicit logos, graphics or verbiage shall be prohibited.

C. Dry Cleaning.

1. Business Volume restrictions. Dry cleaning establishments will be limited in size and volume to those typically located in retail buildings and providing convenience services to the general public. High volume commercial dry cleaning facilities shall not be permitted.

12 - Compliance requirements

- A. Non-Conforming existing uses shall be governed in accordance with Chapter 1161.
- B. New Construction shall be in accordance with Section 1167.13 and Section 1163.04.

