LICKING TOWNSHIP ZONING RESOLUTION

LICKING COUNTY, OHIO

Effective June 2, 2010

Amended December 3, 2012

Amendments Effective January 3, 2013

Amendments Effective December 26, 2019

Amendments Effective October 20, 2021

Amendments Effective January 19, 2023

Amendments Effective October 5, 2023

AMENDMENT Article/Section	ADOPTIO N DATE	EFFECTIV E DATE	1964 Resolution Page No. (Previous)	2022 Resolutio n Page No. (Current)
Zoning Resolution Established		November 14, 1964	N/A	N/A
Fee Schedule		September 6, 1983	1-A	N/A
Notification Requirement for Zoning Commission		September 8, 1987	13-c and 14	18
Fee Schedule		February 1, 1988	1-A	N/A
Conditional Uses, B- District, Adult Entertainment		September 19, 1988	6, 7, 7-A, 7-B, 7-C, 9, 13 and 14	6-18,36,43 47,53,58 65-70
Conditional Uses Standards		September 4, 1990	6-9, 13, 13-A, 13-B and 13-C	6-18
Section 12.01.B.03.d: Mini-Storage	March 21, 2008	April 21, 2008	N/A	43
Section 12.01.B.02.j: Daycare	April 17, 2006	May 17, 2006	N/A	41
Section 12.01.B.03.c: Repair and Sale of Agriculture/ Construction Equipment	August 7, 2006	September 7, 2006	N/A	43
Section 12.01.B.03.e Roll-Off Debris Containers	August 2, 2007	September 2, 2007	N/A	43
Licking Township Zoning Resolution New Format	May 3, 2010	June 2, 2010	N/A	N/A
Article 12 Commercial Business District	December 3, 2012	January 3, 2013	N/A	34-55
Appendix A, Definitions	December 3, 2012	January 3, 2013	N/A	76-93
Article 5, Amendments	December 3, 2012	January 3, 2013	N/A	20-21
Section 13, Manufacturing (I)	November 26, 2019	December 26, 2019	N/A	56-60
Section 4.01.A.3.q Criteria for Portable Ready Mix Concrete Plant	August 2, 2021	September 1, 2021	N/A	13-15
Section 12.02B.03e Portable Ready Mix Concrete Plant	August 2, 2021	September 1, 2021	N/A	48

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Section 12.02.B.03.f Mini-Storage	September 20, 2021	October 20, 2021	N/A	48
Section 4.01.A.3.h Criteria for Skilled-Based Amusement Games	October 18, 2021	November 17, 2021	N/A	15-18
Section 12.02.B.03.g Skilled-Based Amusement Games	October 18, 2021	November 17, 2021	N/A	48
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Section 10.00, 12.00, 12.01, 12.02, 12.03, 13.00, 15.00 Prohibited Uses Solar Farms	December 19, 2022	January 18, 2023	N/A	28,37,44,48, 53,60,63
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Section 12.02.B.03.i	September 4, 2023	October 5, 2023	N/A	48-49

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Article 7 – Reserved For Future Use (No language as of May 3, 2010)

Article 8 – Reserved For Future Use (No language as of May 3, 2010)

Article 9 – Reserved For Future Use (No language as of May 3, 2010)

Article 10 – Residential Districts

Article 11 – Reserved For Future Use (No language as of May 3, 2010)

Article 12 – Commercial / Business Districts

Article 13 – Manufacturing Districts

Article 14 – Reserved For Future Use (No language as of May 3, 2010)

Article 15 – Official schedule of Supplementary District Regulations

Article 16 - Reserved For Future Use (No language as of May 3, 2010)

Article 17 – Adult Entertainment Regulations

Article 18 – Reserved For Future Use (No language as of May 3, 2010)

Article 19 – Off Street Parking and Loading Facilities

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ARTICLE 1: PURPOSE AND SCOPE

For the purpose of promoting public health, safety, morals, comfort and general welfare; to conserve and protect property and property values; to secure the most appropriate use of land; and to facilitate adequate but economical provision of public improvement all in accordance with a comprehensive plan, the Board of Trustees of this Township finds it necessary and advisable to regulate the location, bulk, number of stories and sizes of buildings and other structures, including tents, cabins and trailer coaches, percentages of lot areas which may be occupied set-back building lines, sizes of yards, courts and other open spaces, the density of population, the uses of buildings and other structures including tents, cabins, and trailer coaches and the uses of land for trade, industry, residence, recreation or other purposes and for such purposes divide the unincorporated area of the township into districts or zones.

ARTICLE 2: ENFORCEMENT

Section 2.00: Public Utilities and Railroads

The regulations shall not apply to public utilities or Railroads.

Section 2.01: Enforcement

It shall be unlawful to construct, reconstruct, enlarge, change, maintain or use any building or to use any land in violation of any regulation or any provision of the zoning resolution or any amendment thereto. Any person, firm or corporation violating the zoning resolution or any regulation, provisions, or amendment thereto shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not more than One Hundred Dollars [\$100.00]. Each and every day during which such illegal erection, construction, reconstruction, enlargement, change, maintenance or use continues, may be deemed a separate offense.

In case any building is or is proposed to be located, erected, constructed, reconstructed, enlarged, changed, maintained or used or any land is or is proposed to be used in violation of the law or of the zoning resolution of any amendment thereto the Board of Township Trustees, the prosecuting attorney of the county, the Township Zoning Inspector or any adjacent or neighboring property owner who would be especially damaged by such violation, in addition to other remedies provided by law, may institute injunction, mandamus, abatement, or any other appropriate action, actions, proceeding or proceedings to prevent, enjoin, abate or remove such unlawful location, erection, construction, reconstruction, enlargement, change, maintenance or use.

Section 2.02: Interpretation

In interpretation and application, the provisions of the zoning resolution shall be held to the minimum requirements adopted for the promotion of public health, safety, comfort, morals and general welfare.

Nothing herein shall repeal, abrogate, annul, or in any way impair or interfere with any provision of law or any rules or regulation, other than zoning regulations, adopted or issued pursuant to law relating the construction and use of building or premises.

Where the zoning resolution imposes a greater restriction upon the use of building or premises or requires larger yards than are imposed or required by other provisions of law, rules, regulations, covenants or agreements, the provisions here in shall control but nothing herein shall interfere with, abrogate or annul any easements, covenants, deed restrictions or agreements between parties which impose restrictions greater than those imposed herein.

Section 2.03: Validity

Each section, subsection, provision, requirement, regulation or restriction established herein or any amendment thereto, is hereby declared to be independent, and the holding of any part to be unconstitutional, invalid, or ineffective for any cause shall not effect nor render invalid the zoning resolution or amendments thereto as a whole or any other part thereof except the particular part so declared to be invalid.

Section 2.04: Zoning Certificate

Before constructing any building (excluding buildings incident to agriculture purposes) application shall be made to the Township Zoning Inspector for a Zoning Certificate. The applicant shall indicate the exact location of the proposed construction and submit a plot plan showing the proposed location, dimensions and the proposed use. Any Zoning Certificate approved by the Zoning Inspector shall conform with the Licking Township Zoning Ordinance.

The outside dimensions of the structure shall used to measure the square footage of floor space. Floor space excludes attic or basement area.

A separate Zoning Certificate shall be required for the construction and use of a temporary dwelling quarters. The charge for this certificate shall be in the same bracket charges as are required for new construction.

Section 2.05: Temporary Zoning Certificate

A temporary zoning certificate may be issued by the zoning inspector for a period not exceeding six (6) months during alteration or construction of a building pending its completion.

Section 2.06: Record of Zoning Permits

The zoning inspector shall maintain a record of all zoning permits and copies shall be furnished upon request to any person.

Section 2.07: Failure to Obtain a Zoning Permit

Failure to obtain a zoning permit, shall be a violation of this resolution and punishable under Section 2.01 of this resolution.

<u>Section 2.08: Construction and Use to be as Provided in Applications, Plans, and approved Zoning Permits, and Certificates</u>

Zoning permits or certificates of use, issued on the basis of plans and applications approved by the zoning inspector authorize only the use, and arrangement set forth in such approved plans and applications or amendments thereto, and no other use, arrangement, or construction. Use, arrangement, or construction contrary to that authorized shall be deemed a violation of this resolution, and punishable as provided in Section 2.01 of this resolution.

Section 2.09: Complaints Regarding Violations

Whenever a violation of this resolution occurs, or is alleged to have occurred, any person may file a written complaint. Such complaint stating fully the causes and basis thereof shall be filed with the zoning inspector. The zoning inspector shall record properly such complaint, review and investigate, and take appropriate action if necessary thereon as provided by this resolution.

Section 2.10: Schedule of Fees, Charges, and Expenses

The Board of Township Trustees shall by resolution establish a schedule of fees, charges, and expenses, and a collection procedure for zoning permits, amendments, appeals, variances, conditional use permits, and other matters pertaining to the administration and enforcement of this resolution requiring investigations, inspections, legal advertising, postage, and other expenses. The schedule of fees shall be available from the fiscal officer, the zoning clerk, or the zoning inspector, and may be altered or amended only by the Board of Township Trustees. Until payments of fees have been made, no action shall be taken on any application or appeal.

ARTICLE 3: NON CONFORMITIES

Section 3.00: Non Conforming Uses

Section 3.00.A: Existing Non Conforming Use

A non-conforming use existing at the time the zoning resolution or amendment takes effect may be continued, [except that if it is voluntarily discontinued for two [2] years or more, it shall then be deemed abandoned and any further use must be in conformity with the uses permitted in such district].

Section 3.00.B: Use Under Construction When They Become Non-Conforming

Any building arranged, intended or designed for a non-conforming use, the construction of which has been started at the time of the passage of the zoning resolution, but not completed, may be completed and put to such non-conforming use, providing it is done within one [1] year after the zoning takes effect.

Section 3.00.C: Non-Conforming Use Destroyed

Any building or structure, existing as a non-conforming use at the time the zoning resolution takes effect, which is destroyed by fire or the elements, may be reconstructed and restored providing the same is done within one [1] year from the date of said destruction.

Section 3.00.D: Altering Non-Conforming Use

A building or structure devoted to a non-conforming use at the time the zoning resolution takes effect may not be altered or enlarged so as to extend said non-conforming use.

Section 3.00.E: Change of Non-Conforming Use

Whenever a non-conforming use has been changed to a more restricted use or to a conforming use, such use shall not thereafter be changed to a less restricted or non-conforming use.

ARTICLE 4: ADMINISTRATION

Section 4.00: Establishment of Zoning Inspector

The position of township zoning inspector is hereby created. He shall be appointed by and serve at the pleasure of the Board of Township Trustees and shall receive such compensation as the Board of Township Trustees may provide. He shall keep records of all applications for Zoning Certificates and the action taken thereon, and shall be a resident of the unincorporated area of the township included in the area zoned.

Section 4.01: Establishment of the Board of Zoning Appeals

There is hereby created a Township Board of Zoning Appeals of five members, to be appointed by the Board of Township Trustees, who shall be residents of the unincorporated area of the township included in the area zoned. The terms of each member shall, be five years beginning January 1st, except that the terms of the original members shall be of such length and so arranged that the term of one member will expire each year. Each member shall serve until his successor is appointed and qualified. Vacancies shall be filled by the Board of Township Trustees and shall be for the respective unexposed term. The members of the Board of Zoning Appeal shall serve without compensation.

Section 4.01.A: Powers and Duties of the Board of Zoning Appeals

The Township Board of Zoning appeals shall have the following powers:

Section 4.01.A.1: Appeals

To hear and decide appeals where it is alleged there is error in any order, requirement, decision or determination made by an administrative official in the enforcement of the zoning laws or any amendments there to.

Section 4.01.A.2: Variances

To authorize, upon appeal, in specific cases, such variance from the terms of the zoning resolution as will not be contrary to the public interest, where owing to special conditions a literal enforcement of the provisions of the zoning resolution or any amendments there to will result in unnecessary hardship and so that the spirit of the zoning resolution shall be observed and substantial justice done.

Section 4.01.A.3: Conditional Uses

Shall conform to the procedure and requirements for approval of conditional uses permits in Section 4.01.A.3.a to 4.01.A.3.i inclusive of this resolution.

Section 4.01.A.3.a General

It is recognized that an increasing number of new kinds of uses are appearing daily and that many of these and some other more conventional uses possess characteristics of such unique and special nature relative to location, design, size, method of operation, circulation and public facilities that each specific use must be considered individually. These specific uses as there conditionally permitted under the provisions of Article 10, 12 and 13, shall follow the procedures and requirements set forth in Section 4.01.A.3.a through 4.01.A.3.i inclusive.

Section 4.01.A.3.b: Contents of Application for Conditional Use Permit

An application for conditional use permit shall be filed with the zoning inspector or the zoning clerk by at least one owner or lessee of the property for which such conditional use is proposed. At a minimum, the application shall contain the following information:

Section 4.01.A.3.b.1

Name, address and telephone number of applicant.

Section 4.01.A.3.b.2

Legal description of property.

Section 4.01.A.3.b.3

Description of existing use.

Section 4.01.A.3.b.4

Zoning districts.

Section 4.01.A.3.b.5

Description of proposed conditional use.

Section 4.01.A.3.b.6

A plan of proposed site for conditional use showing the location of all buildings, parking and loading areas, traffic access and traffic circulation, open spaces, landscaping, refuse and service areas, utilities, signs, yards and such other information as the Board may require to determine if the proposed conditional use meets the intent and requirements of this resolution.

Section 4.01.A.3.b.7

A narrative statement evaluating the effects on adjoining property, the effect of such elements as noise, glare, odor, fumes and vibration of adjoining property, a discussion of the general compatibility with adjacent and other properties in the district and the relationship of the proposed use to the comprehensive plan.

Section 4.01.A.3.b.8

Such other information as may be required in Section 4.01 – Establishment of Board of Zoning Appeals

Section 4.01.A.3.b.9

A list of the names and mailing addresses of neighboring and/or affected property owners shall accompany the conditional use permits.

Section 4.01.A.3.c: General Standards Applicable to all Conditional Uses

In addition to the specific requirements for conditionally permitted uses as specified in Section 4.01.A.3.d, the Board shall review the particular facts and circumstances of each proposed use in terms of the following standards and shall find adequate evidence showing that such use at the proposed location:

Section 4.01.A.3.c.1

Is in fact a conditional use as established under the provisions of Section 4 and appears on the official schedule of district regulations adopted there under for the zoning district involved.

Section 4.01.A.3.c.2

Will be harmonious with and in accordance with the general objectives or with any specific objective of the County's comprehensive plan and/or the zoning resolution and similar uses.

Section 4.01.A.3.c.3

Will be designed, constructed, operated and maintained so as to be harmonious and appropriate in appearance with the existing or intended character of the general vicinity and that such use will not change the same area.

Section 4.01.A.3.c.4

Will not be hazardous or disturbing to existing or future neighboring uses.

Section 4.01.A.3.c.5

Will be served adequately by essential public facilities and services such as highway, streets, police and fire protection, drainage structures, refuse disposal, water and sewer and schools: or that the persons or agencies responsible for the establishment of the proposed use shall be able to provide adequately any such services.

Section 4.01.A.3.c.6

Will not involve uses, activities, processes, material, equipment and conditions of operations that will be detrimental to any persons, property or the general welfare by reason of excessive production of traffic, noise, smoke, fumes, glare or odor.

Section 4.01.A.3.c.7

Will have vehicular approaches to the property, which shall be so designed as not to create an interference with traffic on surrounding public thoroughfares.

Section 4.01.A.3.c.8

Will not result in the destruction, loss, or damage of a natural scenic, or historical feature of major importance.

Section 4.01.A.3.d: Specific Criteria for Conditional Uses

Following is a list of specific requirements for conditionally permitted uses as specified under the official schedule of district regulations:

Section 4.01.A.3.d.1

All structures and activity areas should be located at least one hundred [100] feet from all property lines.

Section 4.01.A.3.d.2

Loud speakers which cause a hazard or annoyance shall not be permitted.

Section 4.01.A.3.d.3

All points of entrance or exists should be located no closer that two hundred [200] feet from the intersection of two arterial thoroughfares or no closer that one hundred [100] feet from the intersection of an arterial street and a local or collector street.

Section 4.01.A.3.d.4

There shall be no more than one [1] sign oriented to each abutting street identifying the activity.

Section 4.01.A.3.d.5

No lighting shall constitute a nuisance and shall in no way Impair safe movement of traffic on any street or highway and no lighting shall shine directly on adjacent properties.

Section 4.01.A.3.d.6

Structures should have primary access to collector thoroughfare.

Section 4.01.A.3.d.7

Such developments should have primary access to arterial thoroughfares or be located at intersections of arterial and/or collector streets.

Section 4.01.A.3.d.8

Such developments should be located adjacent to non-residential uses such as churches, parks, industrial or commercial uses.

Section 4.01.A.3.d.9

Site locations should be preferred that offer natural or man-made barriers that would lessen the effect of intrusion into a residential area.

Section 4.01.A.3.d.10

Such uses should be properly landscaped to be harmonious with surrounding residential uses.

Section 4.01.A.3.d.11

Such structures should be located adjacent to parks and other nonresidential uses such as schools and shopping facilities where use could be made of joint parking facilities.

Section 4.01.A.3.d.12

All permitted installations shall be kept in a neat and orderly condition as to prevent injury to any single property, any individual, or to the community in general.

Section 4.01.A.3.d.13

The area of use shall be completely enclosed by a six [6] foot fence and appropriately landscaped to be harmonious with surrounding properties.

Section 4.01.A.3.d.14

Such uses should be located on an arterial thoroughfare, adjacent to nonresidential uses such as commerce, industry, or recreation, or adjacent to sparsely settled residential uses.

Section 4.01.A.3.d.15

Truck parking areas, maneuvering lanes and access ways to public thoroughfares shall be designed to cause no interference with the safe and convenient movement of automobile and pedestrian traffic on and adjacent to the site. The site shall not be used for storage of trucks and truck parking shall be limited to a time not to exceed twenty-four [24] hours.

Section 4.01.A.3.d.16

Such developments should be located on or immediately adjacent to state highways.

Section 4.01.A.3.d.17

Such uses shall not be conducted closer than five hundred [500] feet from any residential district, nor closer than two hundred [200] feet from any structure used for human occupancy in any other district.

Section 4.01.A.3.e: Specific Criteria For Mining Operations

The following are additional requirements for conditionally permitted uses that involve mining operations.

Section 4.01.A.3.e.1

There shall be filed with the zoning inspector a location map which clearly shows areas to be mined and the location of adjacent properties, roads and natural features.

Section 4.01.A.3.e.2

Information shall be submitted on the anticipated depth of excavations and on depth and probable effect on the existing water table and coordinated with the Ohio Division of Water.

Section 4.01.A.3.e.3

All work conducted in connection with such operations shall be done between the hours of 7:30 A.M. and 5:00 P.M.

Section 4.01.A.3.e.4

All equipment and machinery shall be operated and maintained in such manner as to minimize dust, noise and vibration. access roads shall be maintained in dust-free condition by surfacing or other treatment as may be specified by the County Engineer.

Section 4.01.A.3.e.5

There may be filed with the Board a detailed plan for the restoration of the area to be mined which shall include the anticipated future use of the restored land, the proposed final topography indicated by contour lines of no greater interval than five [5] feet, the type and number per location of future roads, drives, drainage courses, or other improvements contemplated.

Section 4.01.A.3.e.6

All excavation shall be made either to a water producing depth, such depth to be not less than five [5] feet below the low water mark, or shall be graded or backfilled with non-noxious, non-flammable and non-combustible solids to secure:

Section 4.01.A.3.e.6.a

That the surface area shall not collect and permit to remain therein stagnant water.

Section 4.01.A.3.e.6.b

That the surface of such area which is not permanently submerged is graded or backfilled as necessary so as to reduce the peaks and depression thereof so as to produce a gently running surface that will minimize erosion due to rainfall and which will be in substantial conformity to the adjacent land area. The banks of all excavations not backfilled shall be sloped which shall not be less than three [3] feet horizontal to one [1] foot vertical and said bank shall be seeded.

Section 4.01.A.3.e.7

There shall be filed with the Board of Township Trustees a bond, payable to the township and conditioned on the faithful performance of all requirements contained in the approved restoration plan. The rate of the required bond shall be fixed by resolution of the Board of Township Trustees. The bond shall be released upon written certification of the zoning inspector that the restoration is complete and in compliance with the restoration plan.

<u>Section 4.01.A.3.f: Specific Criteria For Mini Storage, Self Service Storage</u> <u>Facility Conditions and Safeguards.</u>

Section 4.01.A.3.f.1

The Licking Township Board of Zoning Appeals will establish required conditions and standards in each respective conditionally permitted use. They may choose any or all of the following and add any other standard necessary to address concerns of the township.

Section 4.01.A.3.f.2

The perimeter of any commercial/business district in which a mini-storage, self storage facility, or garage mini-storage is established by a conditional use permit that abuts a single family, multi-family, agricultural or institutional (school, church, medical facility) use and/or district shall provide a 10-foot landscaped buffer along all lot lines that abut such uses. Parcels that abut other commercial or industrial uses may be required to provide said buffer to mitigate adverse affects of the storage facility on the adjacent commercial use.

Section 4.01.A.3.f.3

The buffer shall consist of one (I) tree every forty (40) feet of lineal boundary plus a minimum six (6) foot continuous planting, hedge, fence wall and/or earth mound or any combination thereof to provide a year-round opaque visual barrier.

Section 4.01.A.3.f.4

No commercial structure shall be closer than 40 feet to any lot line that abuts any single family, multifamily, and/or agricultural use. All other setbacks shall at a minimum comply with the business/commercial district

but may be increased to minimize the affect of the mini-storage development on the surrounding community. In particular, front yard setbacks may be increased to match the average setback of the neighborhood.

Section 4.01.A.3.f.5

No mini-storage structure shall be located closer than 100' to any single-family structure or multi-family structure.

Section 4.01.A.3.f.6

All exterior lighting shall use shielded light fixtures that emit no light trespass onto the adjoining parcels or above the horizontal plane of the light fixture.

Section 4.01.A.3.f.7

No mini-storage structure or site may be used to store hazardous or flammable materials.

Section 4.01.A.3.f.8

Buildings shall be designed to conform with the architectural character of the neighborhood.

Section 4.01.A.3.f.9

All fencing or walls if used shall be of natural or man-made materials to look natural that are durable and uphold the intent of the buffer requirements. Chain link, woven wire and other fencing materials of this nature shall not be constructed to meet the buffer requirements.

Section 4.01.A.3.f.10

Conditional use permits shall not be permitted for any mini-storage facility that has primary access from a roadway that is not classified as a minor-collector or greater on the Licking County Road Classification Map and any subsequent adoption thereof. The purpose of this standard is to ensure development occurs along improved roadways that are capable of handling the traffic generated from said commercial use.

<u>Section 4.01.A.3.g: Specific Criteria for Portable Ready Mix Concrete Plant Facility Conditions and Safeguards.</u>

Section 4.01.A.3.q.1

The Licking Township Board of Zoning Appeals (BZA) will establish required conditions and standards in each respective conditionally permitted use. They may choose any or all of the following and add any other standard necessary to address concerns of the township.

Section 4.01.A.3.q.2

All Ohio EPA conditions and emission regulations shall be met.

<u>Section 4.01.A.3.g.3 Mitigation Measures and Residual Environmental Effects</u>

- (A) Mitigation emission plan shall be submitted to the (BZA) for approval and shall be implemented to reduce pollutants and minimize environmental impact. Emissions, as a result of this mixing operation, may include vehicular emissions, noise and dust particles from aggregate piles, transferring and loading operations, from the mixing process becoming airborne in the drum or being released from the silo.
- (B) Surface drainage, wastewater and solid waste management plan shall be submitted to the (BZA) for approval.
- (C) Water spraying schedule shall be implemented to reduce dust and airborne particles.

Section 4.01.A.3.q.4

Such uses shall not be conducted closer than five hundred [500] feet from any residential district, nor closer than two hundred [200] feet from any structure used for human occupancy in any other district.

Section 4.01.A.3.q.5

The perimeter of any portable ready mix concrete batch plant that is established by a conditional use permit that abuts a residential, agricultural or institutional (school, church, medical facility) use and/or district shall provide a 10-foot landscaped buffer along all lot lines that abut such uses. Parcels that abut other commercial or industrial uses may be required to provide said buffer to mitigate adverse affects on the adjacent commercial use.

The buffer shall consist of one (I) tree every forty (40) feet of lineal boundary plus a minimum six (6) foot continuous planting, hedge, fence wall and/or earth mound or any combination thereof to provide a year-round opaque visual barrier.

Section 4.01.A.3.q.6

All fencing or walls if used shall be of natural or man-made materials to look natural that are durable and uphold the intent of the buffer requirements. Chain link, woven wire and other fencing materials of this nature shall not be constructed to meet the buffer requirements.

Section 4.01.A.3.q.7

A maximum annual production rate for a ready mix concrete facility shall not exceed 150,000 cubic yards of concrete per year.

Section 4.01.A.3.q.8

Excess Concrete. The proposed recovery system for excess concrete must be noted on the site plan and approved by the (BZA). Storage of excess concrete on the site shall not exceed the limits specified in the approved recovery plan. Excess concrete from other locations shall not be brought onto the site for recovery.

Section 4.01.A.3.q.9

Use of an on-site rock crusher is not permitted.

Section 4.01.A.3.a.10

Outside storage of materials other than sand, gravel and other natural materials used in the concrete manufacturing process shall be prohibited. The location and size of sand and gravel storage areas shall be shown on the site plan. At no time shall stockpiles exceed fifteen (15) feet in height.

Section 4.01.A.3.a.11

All exterior lighting shall use shielded light fixtures that emit no light trespass onto the adjoining parcels or above the horizontal plane of the light fixture.

Section 4.01.A.3.q.12

No portable ready mix concrete plant site may be used to store hazardous materials.

Section 4.01.A.3.q.13

Buildings shall be designed to conform with the architectural character of the neighborhood.

Section 4.01.A.3.q.14

All work conducted in connection with such operations shall be done between the hours of 7:30 AM. and 6:00 PM Monday through Friday and 8:00AM and 5:00PM on Saturday. No operations shall be permitted on Sundays and on legal holidays.

Section 4.01.A.3.a.15

Annual Permit Review. The conditional use permit shall be reviewed annually to determine compliance with permit conditions and zoning regulations, unless the annual review is waived by the (BZA).

Amendment Adopted on (8/2/2021) by the Licking Township Board of Trustees and is effective on (9/1/2021)

<u>Section 4.01.A.3.h: Specific Criteria for Skill-based Amusement Game</u> Business

The following criteria shall be applied by the Board of Zoning Appeals to all skill-based amusement game businesses. Section 4.01.A.3.c: General Standards Applicable to all Conditional Uses shall be applied by the Board of Zoning Appeals. Additionally, Section 4.01.A.3.d: Specific Criteria for Conditional Uses may be applied by the Board of Zoning Appeals as appropriate.

Section 4.01.A.3.h.1:

The Skill-based Amusement Games Business Owner and Property Owner ("Business Owner and Property Owner") shall provide documentation and demonstrate that a principal permitted or conditionally permitted use in the Interstate Business District is established or will be established, and that the Skill-based Amusement Games Business ("SBAGB") is a secondary and accessory use to the permitted or conditionally permitted business. Furthermore, the business owner shall provide documentation and demonstrate that the SBAGB is conducted in the principal structure for the principal permitted or conditionally permitted use.

Section 4.01.A.3.h.2:

The Board of Zoning Appeals may restrict the area of the skill-based amusement games machines and associated business occupies within the principal structure of the associated principal permitted or conditionally permitted business. Usage area for skill-based Games Machines and patron usage shall be a maximum of 60%. The primary use area, such as restaurant or other type of permitted use, shall be 15%. Common areas such as kitchen, restrooms, administrative office, coat rooms, lobbies, janitorial rooms, and mechanical rooms should be excluded from any calculation, and shall not contain any skill-based amusement game activity. The business area of the skill-based amusement game business shall include areas for skill-based amusement machines, and merchandise prizes, including fixtures, displays, furniture, walkways, seating areas, mechanical components, waiting areas, play areas, and exclusive check-in/lobby areas.

Section 4.01.A.3.h.3:

The Skill-based Amusement Machines ("SBAM") shall have a current valid Type-B Operator License, Type-C Operator License, or a Type-C Location License, and if required a Key Employee License as required by the Ohio Casino Control Commission ("OCCC"). Said licenses expire three years from the date of approval. (Revised 08/23/2021)

Section 4.01.A.3.h.4:

The owner of the skill-based amusement business shall provide a copy of the valid OCCC permit (see listing in Section 4.01.A.3.h.3 above) to the Zoning Clerk, Board of Zoning Appeals and Zoning Inspector prior to

operating said business. Renewals shall be provided on or before April 1st of the year a license expires. The Zoning Inspector may revoke the conditional use permit if the skill-based amusement games business owner fails to provide a valid permit within the time limits of this section. Should the business owner obtain and/or submit (to the Zoning Clerk, Board of Zoning Appeals and Zoning Inspector) a valid license after a conditional use permit is revoked, the business owner shall submit a new complete and accurate application, and apply for a new conditional use permit.

Section 4.01.A.3.h.5:

The skill-based amusement games played at the skill-based amusement business shall be on the OCCC "Approved Skilled-games in Ohio" listing. As of 08-20-2021, this listing is available online at https://ohio.das.force.com/occc/public-game-search subject to change without notice. Please contact the Ohio Casino Control Commission for an official listing.

Section 4.01.A.3.h.6:

The owner of the skill-based amusement business shall provide a listing of all games that are offered for play to the Board of Zoning Appeals as part of any application for a conditional use, and to the Zoning Inspector. Every three (3) years the business owner shall submit a listing of all games to be offered for play along with the new permit from the OCCC. The Zoning Inspector may revoke a conditional use permit if the required documentation is not submitted. Should the business owner obtain and submit (to the Zoning Clerk, Board of Zoning Appeals and Zoning Inspector) the listing of all games that are offered for play after a conditional use permit is revoked, the business owner shall submit a new complete and accurate application, and apply for a new conditional use permit.

Section 4.01.A.3.h.7:

Should the OCCC revoke a permit listed in Section 4.01.A.3.g.1 herein, the Zoning Inspector may revoke the conditional use permit. Should the business owner obtain and submit (to the Zoning Clerk, Board of Zoning Appeals and Zoning Inspector) a valid license after a conditional use permit is revoked, the owner shall submit a new complete and accurate application, and apply for a new conditional use permit. (See also Section 4.01.A.3.h.8 below.)

Section 4.01.A.3.h.8:

Should a Skill-based Amusement Business not have a valid permit for a period of 60 calendar days (two (2) months) from the date said OCCC permit expires (three (3) years from the date of approval), the Zoning Inspector shall revoke the conditional use permit. (Note: 180-days is the average processing time for a Type-C Operators License by the OCCC. Type-B and Location Licenses take on average ninety (90) calendar days for the OCCC to process.) This does not preclude the Zoning Inspector from revoking the permit prior to the sixty (60) days for good cause or if

the OCCC has not received an application for processing. Should the business owner obtain and submit (to the Zoning Clerk, Board of Zoning Appeals and Zoning Inspector) a valid license after a conditional use permit is revoked, the business owner shall submit a new complete and accurate application, and apply for a new conditional use permit.

Section 4.01.A.3.h.9

Annual Permit Review. The conditional use permit shall be reviewed annually to determine compliance with permit conditions and zoning regulations, unless the annual review is waived by the Board of Zoning Appeals.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021)

Section 4.01.A.4.a: Procedure For Hearing Notice

Upon receipt of the application for conditional use permit specified in this section, the Board shall hold a public hearing, publish notice is a local newspaper and give written notice to all parties of interest according to the procedures specified in this section.

Section 4.01.A.4.b: Action By The Board Of Zoning Appeals

Within thirty [30] days after the public hearing required in Section 4.01.A.4.a, the Board shall either approve, approve with supplementary conditions as specified in Section 4.01.A.3.c, or disapprove the application as presented. If the application is approved or approved with modifications the Board shall direct the zoning inspector to issue a conditional use permit listing the specific conditions specified by the Board for approval. If the application is disapproved by the Board, the applicant may seek relief through the Court of Common Pleas. Appeals from Board decisions shall be made in a manner specified in Section 4.01. If the application is approved or approved with supplemental conditions, or denied, one of the two [2] application copies received by the Appeals Board is to be properly filled in so stating the Boards decision and mailed by certified mail to the applicant. The zoning inspector is to be notified also.

Section 4.01.A.4.c: Expiration Of Conditional Use Permit

A conditional use permit shall be deemed to authorize only one [1] particular conditional use and said permit shall automatically expire if, for any reason, the conditional use shall cease for more than one [1] year.

In exercising the above mentioned powers, such board may, in conformity with the provisions of the law and the zoning resolution and amendments there to, reverse or affirm wholly or partly, or may modify the order, requirement, decisions of determination as ought to be made and to that end shall have all power of the officer from whom the appeal is taken.

Section 4.01.B: Proceedings of the Board of Zoning Appeals

The Township Board of Zoning Appeals shall organize and adopt rules in accordance with the provisions of the zoning resolution. Meeting of the Board of Zoning Appeals shall be held at the call of the chairman and at such other times as the Board may determine. The Chairman, or in his absence the acting chairman, may administer oaths and the Township Board of Zoning Appeals may compel the attendance of witnesses. All meetings of the Board of Zoning Appeals shall be open to the public. The Board shall keep minutes of its proceedings showing the vote of each member upon each question, or, if absent of failing to vote, indicate such fact and shall keep records of its examinations and other official action, all of which shall be immediately filed in the office of the Board of Township Trustees and shall be a public record.

Section 4.01.C: Appeals

Appeals to the Board of Zoning Appeals may be taken by any person aggrieved or by an officer of the township affected by any decision of the administrative officer. Such appeal shall be taken within twenty days after the decision by filing with the officer from whom the appeal is taken and with the Board of Zoning Appeals a notice of appeal specifying the ground thereof. The officer from who the appeal is taken shall forthwith transmit to the Township Board of Zoning Appeals all the papers constituting the record upon which the action of appeals was taken.

Section 4.01.D: Public Hearing By The Board of Zoning Appeals

The Township Board of Zoning Appeals shall fix a reasonable time for the hearing of the appeal, give ten [10] days notice to the parties in interest and decide the same within thirty [30] days after it is submitted. Upon the hearing, any party may appear in person or by attorney. Any person adversely affected by a decision of the Township Board of Zoning Appeals may appeal to the Court of Common Pleas of this county on the ground that such decision was unreasonable or unlawful.

<u>ARTICLE 5: AMENDMENT</u>

The Township Zoning Commission shall meet quarterly and may initiate amendments to the zoning resolution from time to time. Amendments may also be initiated by the Township Trustees or by petition. Before submitting a recommendation of any amendment the Zoning Commission shall hold not less than one public hearing thereon, notice of which shall be given by one [1] publication in one or more newspaper of general circulation in the township at least ten [10] days before the date of such hearing, stating where the proposed amendment will be available for inspection. The time, date and place of hearing, texts, maps of the proposed amendment and a copy of the motion, resolution or application where applicable, shall be posted at the Township Hall at least ten [10] days before the date of such hearing. When the Township Zoning Commission has completed its recommendations for an amendment, it shall certify the same to the Board of Township Trustees.

After receiving the certification of a proposed amendment to the Zoning Resolution from the Township Zoning Commission and before adoption of such zoning amendment the Board of Township Trustees shall hold not less than one public hearing thereon, notice of which shall be given by one publication in one or more newspaper of general circulation in the township at least ten [10] days before the date of such hearing, stating where the proposed amendment will be available for inspection. The time, date and place of hearing, texts, maps of the proposed amendment and a copy of the motion, resolution or application where applicable, shall be posted at the Township Hall at least ten [10] days before the date of such hearing. Such hearing may be continued from time to time if in the public interest to do so.

No change in or departure from the text or maps of the amendment as certified by the Township Zoning Commission shall be made unless the same be first submitted to the Township Zoning Commission for its approval, disapproval or suggestions. If such changes are disapproved by the Township Zoning Commission, provisions so disapproved must receive the favorable vote of the entire membership of the Board of Township Trustees in order to be adopted.

After receiving a recommended amendment to the zoning plan from the Township Zoning Commission and holding the public hearing provided for, the Board of Township Trustees shall consider such recommendation and vote upon the recommended amendment to the zoning resolution. If the amendment to the zoning resolution is adopted by the Board of Township Trustees, it shall take effect thirty days thereafter, unless within said period there is presented to the Board of Township Trustees a petition signed by a number of qualified voters residing in the unincorporated area of the township or part thereof including in the amendment to the zoning resolution and affected by the amendment, equal to not less than eight [8] per cent of the total vote cast for all candidates for Governor in such area at the last general election in which a Governor was

elected, requesting the Board of Trustees to submit the amendment to the electors of such area for approval of rejection at the next primary or general election, in which event the amendment shall not take effect unless a majority of the electors shall approve the same.

ARTICLE 6: RESERVED FOR FUTURE USE

ARTICLE 7: RESERVED FOR FUTURE USE

ARTICLE 8: RESERVED FOR FUTURE USE

ARTICLE 9: RESERVED FOR FUTURE USE

<u>ARTICLE 10: RESIDENTIAL DISTRICTS</u>

Article 10.00: Residential (R)

Residential, which shall be designated as "R" districts (Agriculture can be carried on in any district). The map is hereby established and said map is made a part hereof. No building or premises shall be used and no building shall be erected except in conformity with the regulations prescribed herein for the district in which it is located.

Section 10.00.A: Permitted Uses

The following uses and no other shall be deemed Class "R" uses and permitted in all "R" Districts:

Section 10.00.A.1

Single or multi-family family dwellings and buildings accessory thereto.

Section 10.00.A.2

Boat dock for the personal use of the owner are permitted so long as the same conforms to the regulations by the department of Natural Resources, State of Ohio. But in no event shall accessory buildings include boat house, which are specifically prohibited.

Section 10.00.A.3

Church, school, fire station, publicly-owned park, publicly-owned playground, College or University, museum, Community Center, Township Hall, Public Library, non-profit swimming pool.

Section 10.00.A.4

Any person may maintain an office or may carry on his customary home occupation in the dwelling house only used by him as his private residence providing such use does not involve any extension or modification of said dwelling which will alter its outward appearance as a dwelling and providing such use does involve any outward evidence of such use other than a sign as authorized in other section hereof.

Section 10.00.A.5 Accessory Structure

A structure that is subordinate in area, extent, and purpose to the principal use. The subordinate structure is attached to or detached from the principal structure and is located on the same parcel as a principal building. The use of an accessory structure must be incidental and accessory to the use of the principal building. Accessory structures include but are not limited to parking places, garages, outbuildings, sheds, decks, signs, canopies, fences and the like.

<u>Section 10.00.A.5.a</u>: Shall be located on the same parcel as the principal structure.

<u>Section 10.00.A.5.b</u>: Accessory structure sheds as defined in Appendix-A Definitions, in addition to the standard under Section10.00.A.5.a, above shall meet the following standards:

Section 10.00.A.5.b.1: Maximum height

Structure footprint under two hundred (200) sq. ft. maximum height sixteen (16) feet. Structure footprint over two hundred and one (201) sq. ft. maximum height thirty five (35) feet.

Section 10.00.A.5.b.2: Maximum 1 Shed per one acre not to exceed 3 sheds per parcel.

<u>Section 10.00.A.5.b.3</u>: Shall have 100 feet between each shed and the <u>principal structure.</u>

Section 10.00.A.5.b.4: Sheds or accessory structure under 200 sq. ft. not on permanent foundations shall be anchored per the Ohio Building Code regulations. Accessory structures over 201 sq. ft. shall have a permanent foundation.

Section 10.00.A.5.b.5: Shall be used for personal storage only and shall not be used for living quarters or for profit storage.

Existing sheds that existed prior to the effective date (January 19,2023) of this amendment shall comply with Article 3: Non-Conformities.

<u>Section 10.00.A.5.c</u>: All accessory buildings/structures and sheds shall meet the setback requirements, set forth in Section 10.00.F1 to 10.00.F5 and shall be twenty (20) feet from main structure.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

Section 10.00.A.6

Agriculture - Refer to Section 15.01.A

Sec 10.00.A.7

Agritourism - Refer to Section 15.01.C

Section 10.00.A.8 Solar Panels

Section 10.00.A.8.1

Solar Panels for residential, personal, or agricultural use only (non-commercial).

Shall be mounted directly upon the roof of a primary or accessory structure. Shall not extend past roof footprint and shall comply with all setbacks and height requirements.(See Sections 10.00.C.3 and 10.00.F) No fee is required.

Section 10.00.A.8.2

Free-standing solar panel structures shall be on a minimum of one (1) acre (excluding agricultural), occupied, residential parcel. Shall comply with all setbacks and height requirements. (See Sections 10.00.F.5)

- 1. Shall not exceed fifteen (15) feet in height
- 2. Front setback for Free-standing solar panel structures shall be a minimum of two (200) feet.
- 3. Solar collector area shall not exceed, one thousand (1,000) sq. ft.
- 4. Free-Standing applications shall require a zoning permit to be issued by the Zoning Inspector, to be assessed at the same rate as a structure. The extreme outside dimension of the panels determine the 'footprint' (not the support structures).

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

Section 10.00.B: Conditionally Permitted Uses

Section 10.00.B.1

After obtaining a valid conditional use permit in accordance with the Zoning Inspector and other provisions of these regulations, the following uses may be conditionally permitted:

Section 10.00.B.1.a

Golf courses, public swimming pools, nursing homes.

Section 10.00.B.2 Prohibited Uses

Section 10.00.B.2.1

Solar Farms or any commercial applications for re-sale of the energy generated is prohibited.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

(See also Section 15:00 Prohibited Uses)

Section 10.00.C: Minimum Dwelling Sizes

Section 10.00.C.1: Single Family Dwelling

No single family dwelling shall be erected with less than one thousand (1,000) square feet of gross ground floor area, exclusive of breezeways, porches, terraces, basements, garages, and shall be not less than twenty (20) feet in width or depth, whichever is the smaller dimension.

Section 10.00.C.2: Multi-Family Dwelling

Not to exceed four (4) family dwellings, shall be erected with less than one thousand (1,000) square feet of gross ground floor area per unit, exclusive of breezeways, porches, terraces, basements and garages, and shall not be less than twenty feet [20] in width or depth per unit, whichever is the smaller dimension.

Section 10.00.C.3: Height Limit

No structure shall be erected or enlarged to exceed two and one half $(2 \frac{1}{2})$ stories or thirty-five (35) feet from the top of the first floor joists to the tallest part of the roof.

Section 10.00.C.4: General Requirements For All Dwellings

All structures in Section 10.00.C must have a continuous perimeter masonry footer and foundation.

Section 10.00.C.5 Portable Storage Units

A temporary zoning certificate shall be required. Said temporary zoning certificate shall not be valid for a period to exceed thirty (30) calendar days. Said temporary zoning certificate shall include the condition that the portable storage unit shall be removed within said thirty (30) calendar day period. (See Appendix A: Definitions: Portable Storage Container)

Section 10.00.C.5.a Exception

Portable storage containers used in conjunction with construction projects shall require a valid zoning permit for said construction and a temporary portable storage container zoning certificate that shall not exceed a period of twelve (12) months. Said temporary zoning certificate shall include the condition that the portable storage unit shall be removed within the specified time period not to exceed twelve (12) months. For example, if an applicant request six (6) months, then the permit shall be conditioned that the portable storage unit shall be removed within six (6) months.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustee's and is effective on (1/18/2023)

Section 10.00.D: Minimum Lot Area

Section 10.00.D.1: Categories

Category (a). With individual sanitary sewer and or water facilities.

Category (b). With community sanitary sewer facilities as acceptable to the County and/or State Health Department. The water system to be community or individual as acceptable to the county and/or State Health Department.

Section 10.00.D.2: Single Family

No single family dwelling shall be erected or building altered to accommodate one family as a residence in Category "a" - on less than 1.6 acres. In Category (b) on less than a lot area of twenty thousand (20,000) sq. ft. Unless such lot was designated on a recorded plat or separately owned at the time the zoning resolution was originally effective (Nov. 14, 1964) and cannot practicably be enlarged to conform with this requirement. See also Section 10.00.D.1: Categories.

Section 10.00.D.3: Multi-Family

Multi-Family dwellings shall not exceed four (4) family units. In Category (a) lot area shall be not less than 1.6 acres per dwelling unit. In category (b) lot area shall be not less than twenty thousand (20,000) sq. ft. per dwelling unit. See also Section 10.00.D.1: Categories.

Section 10.00.D.4: Measurement of Lot Area Computations

Lot areas computations shall start thirty [30] feet from the center of the right-of-way unless the right-of-way is now or is contemplated to be of more than sixty [60] feet wide, in which case the computation will start at the edge of the right-of-way.

Section 10.00.E: Lot Width and Length Requirement

No dwelling shall be erected in any district on a lot having a width at the building setback line of less than, one hundred fifty five [155] feet in Section 10.00.D.1 category (a) and eighty five [85] feet in Section 10.00.D.1 category (b) unless such lot was designated on a recorded plat or separately owned at the time the zoning resolution was originally effective (Nov. 14, 1964) and cannot be practicably enlarged to comply with this requirement. The maximum depth of a lot shall not be greater than three (3) times the width of the lot.

Section 10.00.F: Setback Lines

Section 10.00.F.1: Front Yard Setback

No building or structure or any portion thereof, except steps and uncovered porches less than ten [10] feet in width, shall be erected within thirty [30] feet of the right-of-way sideline of any road or street. This applies to the categories under Section 10.00.D.1: Categories. If there is no established right-of-way sideline for any road or street, said sideline shall be deemed to be thirty [30] feet from the center of the road. Garages and accessory buildings shall not be located closer to the right-of-way sideline than is the main building.

Section 10.00.F.2: Side Yards Setback

For every building in an "R" district, there shall be a minimum side lot clearance on each side of said building. This shall be not less than ten [10] feet and shall remain open and unoccupied by any building or structure. Attached garages, carports or accessory buildings connected with the main building by a breezeway or other permanently constructed connection shall be constructed to be a part of the main building and meet the setback standards herein.

Section 10.00.F.3: Corner Lot Yard Setback

The setback building line on a corner lot shall be in accordance with the provisions governing the road or street on which the building faces. If possible, the side yard clearance on the side street should conform to the setback line for an inside lot on said road or street, but in no event shall be less than twenty (20) feet.

Section 10.00.F.4: Rear Yards Setback

For every building erected in an "R" district and for every building erected in any district, there shall be a minimum rear lot clearance at the rear of said building of at least fifteen (15) feet, which space shall remain open and unoccupied by any building or structure. Where a business or industrial district adjoins a residential district, no business or industrial building shall be erected less than one hundred (100) feet from the nearest residential lot line, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential property, furnished and erected at the expense of the industry.

Section 10.00.F.5: Accessory Structure Setback

Every accessory structure shall meet the setback regulations set forth in Sections 10.00.F.1 through 10.00.F.4 and shall not be less than twenty (20) feet from any dwelling.

Section 10.00.G: Rear Houses

No dwelling or apartment house shall be erected or altered or used unless the same shall have access to a public street and, if located in the rear of another building and has no immediate street frontage, then a permanent easement for access shall be provided over an unoccupied strip of land at least twenty (20) feet in width and such reserved strip may not form a part of any lot width or lot yard or lot area required. by the zoning resolution, and, if more than one dwelling is located in the rear of another building and has no immediate street frontage, then said easement for access shall be not less than forty (40) feet in width and each additional said rear house shall be subject to the same requirements for frontage on the easement for access and other requirements for lot and yard areas as though said dwelling was located on a public street. Said easements shall be executed

with the requirements provided by law for deeds and shall be filed with the Recorder of this County for record.

Section 10.00.H: Types of Temporary Residence

Section 10.00.H.1: Temporary Residence for Construction

A garage, basement, trailer or motorhome may be temporarily used as a residence on a lot while a dwelling is being constructed thereon, but such use shall not be continued for more than 12 months. All provisions of the Licking County Health Board are to be complied with. A zoning certificate for said dwelling construction shall be required and a separate zoning certificate shall be required for the use of a temporary dwelling quarters, subject to renewal by approval of Zoning Commission. (See also Licking Township Fee Schedule, adopted by the Board of Trustees)

<u>Section 10.00.H.2: Temporary Residence Structures For Non-Construction Prohibited</u>

No tent, trailers, motor or non-motor vehicles used as living quarters may be used as a temporary or permanent residence.

ARTICLE 11: RESERVED FOR FUTURE USE

Article 12 ~ Commercial/Business Districts



Section 12.00 Jacksontown Business District (JB)

Section 12.01 General Business District (GB)

Section 12.02 Interstate Business District (IB)

Section 12.03 Buckeye Lake Area Business District (BLB)

Section 12.00 Jacksontown Business District (JB)

Section 12.00.A Purpose

The purpose of the JB District is to encourage the establishment of the areas for local business uses to meet the needs of the immediate surrounding area. Further, the purpose of the Jacksontown Business (JB) District is to provide for mixed use areas where both residential and commercial business can exist in a compatible manner. Such development should be pedestrian in nature and should enhance a central business district. Parking shall be provided in back of the principal structure, with store fronts close to the street. (JB) Districts shall be located on an arterial thoroughfare as identified on the Thoroughfare Plan for Licking County, Ohio (See the Subdivision, Land Division, Development and Congestion Prevention Regulations for Licking County, Ohio). In part, these regulations are established to support and implement the local business development strategy of the Licking Township Comprehensive Plan, adopted in May, 2002.

Section 12.00.B Uses

Existing legal Commercial Businesses in operation within this business district as of the effective date of this amendment are grandfathered and may continue their current business use. Further development of existing businesses must comply with this amendment.

The following permitted uses and conditionally permitted uses of the JB District shall apply: (Agriculture is permitted in any district)

Section 12.00.B.01 Use Standards

In addition to Article 4 of this resolution, prior to granting a Zoning permit within this district, water suitability and availability must be determined. The applicant shall submit a report from the appropriate sewer and water district that there is an adequate water supply for the proposed use and lot size.

Section 12.00.B.02 Permitted Uses

Section 12.01.B.02.a

Any use permitted in an "R" district shall be permitted in a "JB" district. Any residential use shall meet the minimum requirements set in Article 10.

Section 12.00.B.02.b

Apartment house, living quarters above or at rear of (and attached to) the principal commercial use structure.

Section 12.00.B.02.C

Churches.

Section 12.00.B.02.d

Public and private schools.

Section 12.00.B.02.e

Public parks and playgrounds.

Section 12.00.B.02.f

Governmental buildings.

Section 12.00.B.02.q

Taverns, restaurants or restaurants with entertainment, excluding restaurants with drive up or drive thru windows.

Section 12.00.B.02.h

Hotels or motels.

Section 12.00.B.02.i

Trade or commercial schools.

Section 12.00.B.02.i

Professional offices

Section 12.00.B.02.k

Barber shop, beauty salon, hairdresser, nail salon.

Section 12.00.B.02.I

Grocery, Convenience Food Store.

Section 12.00.B.02.m

Accessory buildings and uses, said uses shall not be located any further than forty (40) feet from the principal structure.

Section 12.00.B.02.n

Agriculture - Refer to Section 15.01.A

Section 12.00.B.02.o

Agritourism - Refer to Section 15.01.C

Section 12.00.B.03 Conditional Permitted Uses

Conditionally Permitted Uses: After obtaining a valid conditional use permit in accordance with Article 4, and the other provisions of these regulations, the following uses may be conditionally permitted:

Section 12.00.B.03.a

Motor vehicle general repair (indoor only).

Section 12.00.B.03.b

Gasoline filling station and service station

Section 12.00.B.04.Prohibited Uses

<u>Section 12.00.B.04.a - Solar Farms or any commercial applications for resale of the energy generated is prohibited.</u>

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

(See also Section 15:00 Prohibited Uses)

Section 12.00.C Dimensional Requirements of the (JB) Districts

The following dimensional requirements of the (JB) District shall apply:

Section 12.00.C.01 Height Limit

No building shall be erected or enlarged to exceed two and one half (2 $\frac{1}{2}$) stories or thirty-five (35) feet from the top of the first floor joists to the tallest part of the roof.

Section 12.00.C.02 Structure Bulk

Section 12.00.C.02.a

For lots under 1.6 - acres, commercial structures shall have a have a maximum area of 2,000 square feet.

Section 12.00.C.02.b

For lot 1.6 – acres or greater, commercial structures shall have a maximum area of 13,000 square feet.

Section 12.00.C.02.c

All commercial structures shall be on a permanent foundation and shall meet all requirements of the building codes for Licking County, Ohio. All structure requirements are to be determined from the outside dimensions, exclusive of porches or basements.

Section 12.00.C.03 Lot Area, Width and Depth

Section 12.00.C.03.a

Every lot shall have a minimum width of 100 feet throughout the lot and a minimum lot area of not less than .5 acres. Public sewer facilities are required when available.

Section 12.00.C.03.b

Without public sewer facilities every lot shall have a minimum width of 250 feet throughout the lot and a minimum lot area of not less than 1.6 acres.

Section 12.00.C.03.c

All lot measurements shall be exclusive of right-of-way, and shall be in addition to any easement of record.

Section 12.00.C.04 Setbacks

Section 12.00.C.04.a Front Yard

For each lot, the minimum front yard setback shall be twenty (20) feet from the road right-of-way or if no road right-of-way is established, measurements shall be taken thirty (30) feet from the centerline of the established road.

Section 12.00.C.04.b Side Yard

There shall be a side yard of not less than ten (10) feet. Measurements shall be made from each side lot line.

Section 12.00.C.04.c Rear Yard

There shall be a rear yard of not less than fifteen (15) feet in depth. Measurements shall be made from the rear lot line.

Section 12.00.C.04.d Business Adjoining Residential

Where a business district adjoins a residential district, no business building shall be erected less than fifty (50) feet from the nearest residential district, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential district, furnished and erected at the expense of the owner/developer.

Section 12.00.D General Requirements

The following general requirements of the JB district shall apply:

Section 12.00.D.01 Parking Requirements

Parking requirements shall be as regulated in Article 19 of these regulations.

Section 12.00.D.02 Signs

Signs shall be as regulated in Article 20 of these regulations.

Section 12.00.D.03 Major Development Permit

All developments shall have obtained a Major Development Permit from the Licking County Planning Commission and meet all requirements of the Licking County Subdivision Regulations as pertaining to Major Developments prior to being issued a Zoning Permit.

Section 12.00.D.04 Other Regulations as Specified

In addition to the regulations specified within Section 12.00 herein, all development within the JB district is subject to Articles 17,19,20 and any other regulations contained within the Licking Township Zoning Resolution as applicable.

Section 12.01 General Business District (GB)

Section 12.01.A Purpose

The purpose of the (GB) District is to encourage the establishment of areas for general business uses to meet the needs of a regional market area. Activities in this district are often large space users and the customers using such facilities generally do not make frequent purchases. (GB) Districts shall be located on an arterial thoroughfare as specified in the Major Thoroughfare Plan for Licking County, Ohio (See the Subdivision, Land Division, Development and Congestion Prevention Regulations for Licking County, Ohio). In part, these regulations are established to support and implement the local business development strategy of the Licking Township Comprehensive Plan, adopted in May, 2002.

Section 12.01.B Uses

Existing legal Commercial Businesses in operation within this business district as of the effective date of this amendment are grandfathered and may continue their current business use. Further development of existing businesses must comply with this amendment.

The following permitted uses and conditionally permitted uses of the General Business District (GB) shall apply: (Agriculture is permitted in any district),

Section 12.01.B.01 Use Standards

In addition to Sections 4.01.A.3 to 4.01.A.4.c of this resolution, prior to granting a Zoning permit within this district, water suitability and availability must be determined. The applicant shall submit a report from the appropriate sewer and water district that there is an adequate water supply for the proposed use and lot size.

Section 12.01.B.02 Permitted Uses

Section 12.01.B.02.a

Any use permitted in an "R" district shall be permitted in a "GB" district. Any residential use shall meet the minimum requirements set in Article 10.

Section 12.01.B.02.b

Apartment house, living quarters above or at rear of (and attached to) the principal commercial use structure.

Section 12.01.B.02.c

Professional offices

Section 12.01.B.02.d

Lodge hall.

Section 12.01.B.02.e

Gasoline filling and servicing station providing storage tanks are underground.

Section 12.01.B.02.f

Motor vehicle general repair (indoor only).

Section 12.01.B.02.q

Gasoline filling station and service station

Section 12.01.B.02.h

Motor vehicle and/or farm implement sales.

Section 12.01.B.02.i

Builders supply if conducted in an enclosed facility.

Section 12.01.B.02.j

Daycare

Amended April 17, 2006, Licking County Recorder Instrument Number 200710090026407.

Section 12.01.B.02.k

Motels and hotels shall be classified as a business use and shall be permitted in all "GB" districts, subject to the regulations contained herein:

Section 12.01.B.02.k.a

Minimum living area per unit, including bathrooms and closets, shall be two hundred sixty (260) square feet.

Section 12.01.B.02.k.b

All motels shall provide parking space off the road or street and outside the public right-of-way, together with ingress and egress thereto, and space for not less than one motor vehicle per unit. The exterior grounds shall be attractively landscaped and all drive-ways shall be paved.

Section 12.01.B.02.k.c

Motels shall utilize collective sewers connecting with a community or county health department or state health department approved individual sewage disposal system.

Section 12.01.B.02.k.d

No motel shall have a lot area less than one (1) acre nor a lot area per sleeping unit of less than two thousand (2,000) square feet.

Section 12.01.B.02.I

Churches.

Section 12.01.B.02.m

Public and private schools.

Section 12.01.B.02.n

Public parks and playgrounds.

Section 12.01.B.02.o

Governmental buildings.

Section 12.01.B.02.p

Taverns, restaurants or restaurants with entertainment.

Section 12.01.B.02.q

Athletic Field

Section 12.01.B.02.r

Commercial and public entertainment and recreation facilities

Section 12.01.B.02.s

Trade or commercial schools.

Section 12.01.B.02.t

Wholesale business or warehousing when no processing, fabrication or assembly is involved, if conducted in an entirely enclosed facility.

Section 12.01.B.02.u

Accessory buildings and uses, said uses shall not be located any further than forty (40) feet from the principal structure.

Section 12.01.B.02.v

Hospital or sanitarium providing that any such hospital or sanitarium shall have a lot area of not less than five [5] acres and a frontage on a public thoroughfare of not less than seven hundred [700] feet and providing that any such hospital or sanitarium caring for contagious diseases also shall have a lot area of not less than 1/2 acre per bed in addition to the other requirements set forth herein, and provided that said hospital or sanitarium shall be set back at least three hundred [300] feet from the center of the road and have three hundred [300] feet clearance on each side and to the rear of said building.

Section 12.01.B.02.w

Agriculture - Refer to Section 15.01.A

Section 12.01.B.02.x

Agritourism - Refer to Section 15.01.C

<u>Section 12.01.B.03 Conditional Permitted Uses</u>

Conditionally Permitted Uses: After obtaining a valid conditional use permit in accordance with Article 4, and the other provisions of these regulations, the following uses may be conditionally permitted:

Section 12.01.B.03.a

Watercraft and/or recreational vehicle sales/ storage.

Section 12.01.B.03.b

Golf Courses, golf driving ranges

Section 12.01.B.03.c

Repair and sale of agricultural and construction equipment.

Amended August 7, 2006, Licking County Recorder Instrument Number 200710090026408.

Section 12.01.B.03.d

Mini-Storage, self-service storage facility, garage mini-storage within an enclosed structure. See also, Section 4.01.A.3.f Specific Criteria For Mini Storage, Self Service Storage Facility Conditions and Safeguards.

Existing storage businesses operating in compliance with current zoning on the effective date (4/21/2008) of this amendment are grand fathered. Amended April 21, 2008, Licking County Recorder Instrument Number 200805190011584.

Section 12.01.B.03.e

Rental an d storage of empty Roll-Off-Debris Containers and Empty Portable Storage Containers used for building and demolition materials. Amended August 2, 2007, Licking County Recorder Instrument Number 200710090026410

Section 12.01.B.03.f

Veterinary hospital, Veterinary clinic, commercial kennel and/or cattery.

Section 12.01.B.04.Prohibited Uses

<u>Section 12.01.B.04.a - Solar Farms or any commercial applications for resale of the energy generated is prohibited.</u>

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023) (See also Section 15:00 Prohibited Uses)

Section 12.01.C Dimensional Requirements of the GB District

The following dimensional requirements of the General Business District (GB) shall apply:

Section 12.01.C.01 Height Limit

No building shall be erected or enlarged to exceed two and one half (2 $\frac{1}{2}$) stories or thirty-five (35) feet.

Section 12.01.C.02 Structure Bulk

Commercial structures shall have a minimum of 1200 square feet. All commercial structures shall be on a permanent foundation and shall meet all requirements of the building codes for Licking County, Ohio. All structure requirements are to be determined from the outside dimensions, exclusive of porches or basements.

Section 12.01.C.03 Lot Area, Width and Depth

Every lot shall have a minimum width of 200 feet throughout the lot and a minimum lot area of not less than 1.6 acres. All lot measurements shall be exclusive of road right-of-way and shall be in addition to any easement of record.

Section 12.01.C.04 Setbacks

Section 12.01.C.04.a Front Yard

There shall be a front yard of not less than fifty (50) feet in depth. Measurements shall be made from the road right-of-way. or thirty (30) feet from the centerline of the road; whichever is a greater distance from the centerline. If no road right-of-way is established, measurements shall be taken thirty (30) feet from the centerline of the established road.

Section 12.01.C.04.b Side Yard

There shall be a side yard of not less than forty (40) feet. Measurements shall be made from each side lot line.

Section 12.01.C.04.c Rear Yard

There shall be a rear yard setback of twenty five (25) feet. Measurements shall be made from the rear lot line.

Section 12.01.C.04.d Business Adjoining Residential

Where a business district adjoins a residential district, no business building shall be erected less than one hundred (100) feet from the nearest residential district, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential district, furnished and erected at the expense of the owner/developer.

Section 12.01.D General Requirements

The following general requirements of the General Business District (GB) shall apply:

Section 12.01.D.01 Parking Requirements

Parking requirements shall be as regulated in Article 19 of these regulations.

Section 12.01.D.02 Signs

Signs shall be as regulated in Article 20 of these regulations.

Section 12.01.D.03 Major Development Permit

All developments shall have obtained a Major Development Permit from the Licking County Planning Commission and meet all requirements of the Licking County Subdivision Regulations as pertaining to Major Developments prior to being issued a Zoning Permit.

Section 12.01.D.04 Other Regulations as Specified

In addition to the regulations specified within Section 12.01 herein, all development within the GB district is subject to Articles 17,19,20 and any other regulations contained within the Licking Township Zoning Resolution as applicable.

Section 12.02 Interstate Business District (IB)

Section 12.02.A Purpose

The purpose of the IB District is to encourage the establishment of the areas for highway business only. This district is specifically designed to serve the motoring public. IB Districts are generally associated with interchange areas along the major limited access highways of Interstate 70 and SR-13. In part, these regulations are established to support and implement the general business development strategy of the Licking Township Comprehensive Plan, adopted in May, 2002.

Section 12.02.B Uses

Existing legal Commercial Businesses in operation within this business district as of the effective date of this amendment are grandfathered and may continue their current business use. Further development of existing businesses must comply with this amendment.

The following permitted uses and conditionally permitted uses of the Interstate Business District shall apply: (Agriculture is permitted in any district)

Section 12.02.B.01 Use Standards

In addition to Sections 4.01.A.3 to 4.01.A.4.c of this resolution, prior to granting a Zoning permit within this district, water suitability and availability must be determined. The applicant shall submit a report from the appropriate sewer and water district that there is an adequate water supply for the proposed use and lot size.

Section 12.02.B.02 Permitted Uses

Section 12.02.B.02.a

Gasoline filling station and service station

Section 12.02.B.02.b

Motor vehicle general repair (indoor only).

Section 12.02.B.02.c

Motels or Hotels.

Section 12.02.B.02.d

Truck stops with or without restaurants and truck service and/or repair indoor only.

Section 12.02.B.02.e

Self-operating auto/truck washes, commercial auto/truck washes.

Section 12.02.B.02.f

Drive thru/drive in restaurants/drive thru (beverage and food)

Section 12.02.B.02.a

Gift shops.

Section 12.02.B.02.h

Farm Market

Section 12.02.B.02.i

Restaurants (with or without entertainment).

Section 12.02.B.02.i

Shopping centers.

Section 12.02.B.02.k

Agriculture - Refer to Section 15.01.A

Section 12.02.B.02.I

Agritourism - Refer to Section 15.01.C

Section 12.02.B.03 Conditional Permitted Uses

After obtaining a valid conditional use permit in accordance with Article 4, and the other provisions of these regulations, the following uses may be conditionally permitted:

Section 12.02.B.03.a

Special Event

Section 12.02.B.03.b

Entertainment outdoor-commercial

Section 12.02.B.03.c

Watercraft and/or recreational vehicle sales and/or service indoor only.

If facility is used for watercraft or recreational vehicle storage it must meet requirements Section 4.01.A.3.f: Specific Criteria for Mini Storage, Self Service Storage Facility Conditions and Safeguards.

Section 12.02.B.03.d

Public garages.

Section 12.02.B.03.e Portable Ready Mix Concrete Plant

Must meet requirements in Section 4.01.A.3.c, 4.01.A.3d and Section 4.01.A.3.g: Specific Criteria for Portable Ready Mix Concrete Plant Facility Conditions and Safeguards.

Amendment Adopted on (8/2/2021) by the Licking Township Board of Trustees Resolution Number (8-2-2021) and is effective on (9/1/2021).

Section 12.02.B.03.f

Mini-Storage, self-service storage facility, garage mini-storage within an enclosed structure. See also, Section 4.01.A.3.f Specific Criteria For Mini-Storage, Self Service Storage Facility Conditions and Safeguards.

Amendment Adopted on (9/20/2021) by the Licking Township Board of Trustees and is effective on (10/20/2021).

Section 12.02.B.03.g

Skill-based Amusement Games Business as a secondary and accessory use to a permitted or conditionally permitted principal use within Section 12.02 Interstate Business District. The skill-based amusement games business is conducted within the principal structure within which the permitted or conditionally permitted principal use is conducted. See "Specific Criteria for Skill-based Amusement Games" in section 4.01.A.3.h.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Section 12.02.B.03.h

Radio or television broadcasting station and towers, (applies to commercial stations and equipment only).

Section 12.02.B.03.i

Heavy Equipment & Crane Training School as a secondary and accessory use to a permitted or conditionally permitted use within Section 12.02 Interstate Business District (IB). The heavy equipment & crane training school must be conducted within the principal structure and/or within the principal property within which the permitted or conditionally permitted principal use is conducted. Currently principal use is Section 12.02.B.03.e Portable Ready Mix Concrete Plant.

Accessory use or Structure: An accessory use or structure is a use or structure, subordinate in area, extent, and purpose to the principal use of a building and on the same lot/parcel and serving a purpose customarily incidental to the use of the principal building. Said use or structure is compatible and similar in nature to the principal use or structure and shall not be inconsistent with the district that it is located. Said use of structure contributes to the comfort, convenience, or necessity of the occupants only and does not serve for profit those who do not own, lease, and/or reside on the parcel.

Other Modifications:

1) Heavy equipment & crane training hours during normal business hours Monday through Friday only from 7:00 a.m. - 7:00 p.m. EST

- 2) Only heavy equipment & crane training is permitted. No CDL permitted.
- 3) Only heavy equipment & crane training school is permitted. No other schools (training or otherwise) are permitted.
- 4) Heavy equipment & crane training school must comply with all Storm Water Pollution Prevention Plans (SWPPP); NCCER, & NCCCO.
- 5) Heavy equipment & crane training school must maintain and follow a standard reclamation plan.

Amendment Adopted on (9/4/2023) and is effective on (10/5/2023).

Section 12.02.B.04.Prohibited Uses

<u>Section 12.02.B.04.a</u> Solar Farms or any commercial applications for resale of the energy generated is prohibited.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023) (See also Section 15:00 Prohibited Uses)

Section 12.02.C Dimensional requirements of the IB Districts

The following dimensional requirements of the IB District shall apply:

Section 12.02.C.01 Height Limit

No building shall be erected or enlarged to exceed two and one half (2 $\frac{1}{2}$) stories or thirty-five (35) feet from the top of the first floor joists to the tallest part of the roof.

Section 12.02.C.02 Structure Bulk

Commercial structures shall have a minimum of 1200 square feet. All commercial structures shall be on a permanent foundation and shall meet all requirements of the building codes for Licking County, Ohio. All structure requirements are to be determined from the outside dimensions, exclusive of porches or basements.

Section 12.02.C.03 Lot Area, Width and Depth

Every lot shall have a minimum width of 200 feet throughout the lot and a minimum lot areas of not less than 1.6 acres. All lot areas measurements shall be exclusive of right-of-way, and shall be in addition to any easement of record.

Section 12.02.C.04 Setbacks

Section 12.02.C.04.a Front Yard

There shall be a front yard of not less than fifty (50) feet in depth. Measurements shall be made from the road right-of-way. or thirty (30) feet from the centerline of the road; whichever is a greater distance from the centerline. If no road right-of-way is established, measurements shall be taken thirty (30) feet from the centerline of the established road.

Section 12.02.C.04.b Side Yard

There shall be a side yard of not less than forty (40) feet. Measurements shall be made from each side lot line.

Section 12.02.C.04.c Rear Yard

There shall be a rear yard of not less than fifty (50) feet in depth. Measurements shall be made from the rear lot line.

Section 12.02.c.04.d Business Adjoining Residential

Where a business district adjoins a residential district, no business building shall be erected less than one hundred (100) feet from the nearest residential district, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential district property, furnished and erected at the expense of the industry.

Section 12.02.D General Requirements

The following general requirements of the IB district shall apply:

Section 12.02.D.01 Parking Requirements

Parking requirements shall be as regulated in Article 19 of these regulations.

Section 12.02.D.02 Signs

Signs shall be regulated in Article 20 of these regulations.

Section 12.02.D.03 Green Space Buffer

A minimum of thirty-five (35) feet vegetative buffer strips (see vegetative buffer definition) from all adjoining residential property lines is required for all non-residential uses.

The green space buffer shall be maintained as a vegetated area. No driveways, parking lots, or storage of materials, vehicles or boats are permitted, nor shall the buffer be used as a work area.

Section 12.02.D.04 Major Development Permit

All developments shall have obtained a Major Development Permit from the Licking County Planning Commission and meet all requirements of the Licking County Subdivision Regulations as pertaining to Major Developments prior to being issued a Zoning Permit.

Section 12.02.D.05 Other Regulations as Specified

In addition to the regulations specified within Section 12.02 herein, all development within the IB district is subject to Articles 17,19,20 and any

other regulations contained within the Licking Township Zoning Resolution as applicable.

Section 12.03 Buckeye Lake Area Business District (BLB)

Section 12.03.A Purpose

The purpose of this article is to provide for the land use, development and conservation of lakeshore areas of Buckeye Lake within Licking Township, and to preserve and protect the, scenic and aesthetic values and lake water quality. Buckeye Lake is a natural living organism. All development along its shoreline should be critically reviewed to assess the detriment that it will cause by its allowance.

Further, the purpose of the Buckeye Lake Area Business (BLB) District is to provide for mixed use areas where both residential and commercial business can exist in a compatible manner. It is intended that commercial business serving the local business uses commonly associated with lakeshore areas be located in these zones. Such development should be pedestrian in nature and should enhance a central business district. Parking shall not be located within the shoreline setback. In part, these regulations are established to support and implement the local business development strategy of the Licking Township Comprehensive Plan, adopted in May, 2002. Centralized sewer facilities are required for the utilization for some or all of the permitted uses listed below. Permitted uses, dimensional requirements and other regulations of the (BLB) District; the following regulations shall apply:

Section 12.03.B Uses

Existing legal Commercial Businesses in operation within this business district as of the effective date of this amendment are grandfathered and may continue their current business use. Further development of existing businesses must comply with this amendment.

The following uses and conditionally permitted uses of the Buckeye Lake Area Business District (BLB) shall apply: (Agriculture is permitted in any district)

Section 12.03.B.01 Use Standards

In addition to Article 4 of this resolution, prior to granting a Zoning permit within this district, water suitability and availability must be determined. The applicant shall submit a report from the appropriate sewer and water district that there is an adequate water supply for the proposed use and lot size

Section 12.03.B.02 Permitted Uses

Section 12.03.B.02.a

Any use permitted in an "R" district shall be permitted in a "BLB" district. Any residential use shall meet the minimum requirements set in Article 10.

Section 12.03.B.02.b

Apartment house, living quarters above or at rear of (and attached to) the principal commercial use structure.

Section 12.03.B.02.c

Governmental buildings.

Section 12.03.B.02.d

Marinas.

Section 12.03.B.02.e

Watercraft service station.

Section 12.03.B.02.f

Boat sales.

Section 12.03.B.02.q

Professional offices

Section 12.03.B.02.h

Driveways serving boat launching/ramp facilities.

Section 12.03.B.02.i

Taverns, restaurants, or restaurants providing entertainment, excluding restaurants with drive up or drive thru windows.

Section 12.03.B.02.j

Watercraft storage.

Section 12.03.B.02.k

Accessory buildings and uses.

Section 12.03.B.02.L

Agriculture - Refer to Section 15.01.A

Section 12.03.B.02.m

Agritourism - Refer to Section 15.01.C

Section 12.03.B.03 Conditionally Permitted Uses

Conditionally Permitted Uses: After obtaining a valid conditional use permit in accordance with Article 4, and the other provisions of these regulations, the following uses may be conditionally permitted:

Section 12.03.B.03.a

Commercial and public entertainment facilities.

Section 12.03.B.03.b

Golf courses.

Section 12.03.B.03.c

Hotels or motels.

Section 12.03.B.03.d

Recreational vehicle storage.

Section 12.03.B.04.Prohibited Uses

<u>Section 12.03.B.04.1</u> - Solar Farms or any commercial applications for resale of the energy generated is prohibited.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

(See also Section 15:00 Prohibited Uses)

Section 12.03.C Dimensional Requirements of the BLB District

The following dimensional requirements of the Buckeye Lake Area Business District (BLB) shall apply:

<u>Section 12.03.C.01 Limitation of the number of principal structures per lot.</u>

Unless otherwise specified within this resolution no lot shall contain upon it more than one principal structure.

Section 12.03.C.02 Structure Bulk

Commercial structures shall have a minimum of 1000 square feet. All commercial structures shall be on a permanent foundation and shall meet all requirements of the building codes for Licking County, Ohio. All structure requirements are to be determined from the outside dimensions, exclusive of porches or basements.

Section 12.03.C.03 Height Limit

No building shall be erected or enlarged to exceed two and one-half (2 $\frac{1}{2}$) stories or thirty-five (35) feet, from the top of the first floor joists to the tallest part of the roof.

Section 12.03.C.04 Lot Area Width and Depth

Every lot shall have a minimum width of 150 feet throughout the lot and a minimum lot area of not less than $\frac{3}{4}$ acre, (32, 670 square feet), exclusive of road right-of-way and shall be in addition to any easement of record.

Section 12.03.C.05 Setbacks

Section 12.03.C.05.a Front Yard

For each lot, the minimum front yard setback shall be twenty (20) feet from the road right-of-way or if not road right-of-way is established, measurements shall be taken thirty (30) feet from the centerline of the established road.

Section 12.03.C.05.b Side Yard

There shall be side yards of not less than ten (10) feet each side. Measurements shall be made from each side lot line.

Section 12.03.C.05.c Rear Yard

There shall be a rear yard of not less than twenty (20) feet. Measurements shall be made from the rear lot line.

Section 12.03.C.05.d Shore Line

There shall be a shoreline setback of not less than twenty (20) feet. Measurements shall be made from the shoreline (See Appendix A Definitions).

Section 12.03.C.05.e Business Adjoining Residential

Where a business district adjoins a residential district, no business building shall be erected less than fifty (50) feet from the nearest residential district, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential district, furnished and erected at the expense of the owner/developer.

Section 12.03.D General Requirements

Section 12.03.D.01 Parking Requirements

Parking requirements shall be as regulated in Article 19 of these regulations; however, parking spaces in BLB will not be located within the shoreline setback.

Section 12.03.D.02 Signs

Signs shall be as regulated in Article 20 of these regulations.

Section 12.03.D.03 Minimum Shoreline Frontage

Section 12.03.D.03.a

Marinas shall possess a minimum shoreline frontage of three hundred (300) feet.

Section 12.03.D.03.b

Marinas shall provide and maintain, at their own expense, adequate fire lanes allowing access by appropriate fire fighting apparatus to all areas of the marina.

Section 12.03.D.04 Fences

No fence greater than four (4) feet in height that in anyway restricts the view shall be erected within thirty (30) feet of the shoreline.

Section 12.03.D.05 Major Development Permit

All developments shall have obtained a Major Development Permit from the Licking County Planning Commission and meet all requirements of the Licking County Subdivision Regulations as pertaining to Major Developments prior to being issued a Zoning Permit.

Section 12.03.D.06 Other Regulations as Specified

In addition to the regulations specified within Article 12.03 herein, all development within the BLB district is subject to Articles 17,19,20 and any other regulations contained within the Licking Township Zoning Resolution as applicable.

Section 12.03.D.07 Driveways and Roadways.

Section 12.03.D.07.a

Driveways and roadways shall not be located closer to the shoreline than the minimum shoreline setback requirements for buildings. Exception, marinas are permitted one boat launch/ramp and access to.

Section 12.03.D.07.b

Driveways and roadways shall be designed to minimize silt, sediment and pollutants from flowing directly into the lake as the result of storm water runoff.

<u> ARTICLE 13: MANUFACTURING DISTRICTS (I)</u>

Section 13.00.A Purpose

The purpose of the I District is to encourage the development of manufacturing and wholesale business establishments, which focus on production of a finished product rather than raw good manufacturing and are clean, quiet, and free of hazardous or objectionable elements which would create a nuisance or are hazardous such as: noise, vibration, gas, fumes, odor, dust, smoke, or glare, fire hazard, dangerous radiation or other injurious or obnoxious conditions and shall operate entirely within enclosed structures and generate minimum industrial traffic.

Section 13.00.B Uses

Existing legal Commercial Businesses in operation within this business district as of the effective date of this amendment are grandfathered and may continue their current business use. Further development of existing businesses must comply with this amendment.

The following permitted uses and conditionally permitted uses of the Industrial/Manufacturing (I) District shall apply: (Agriculture is permitted in any district)

Section 13.00.B.01 Use Standards

In addition to Sections 4.01.A.3 to 4.01.A.4.c of this resolution, prior to granting a Zoning permit within this district, water suitability and availability must be determined. The applicant shall submit a report from the appropriate sewer and water district that there is an adequate water supply for the proposed use and lot size.

Section 13.00.B.02 Permitted Uses

Section 13.00.B.02.a

Any use permitted in an "R" shall be permitted in an "I" district.

Section 13.00.B.02.b1

Agriculture – Refer to Section 15.01.A

Section 13.00.B.02.b2

Agritourism - Refer to Section 15.01.C

Section 13.00.B.02.c

Public parks and playgrounds.

Section 13.00.B.02.d

Nurseries, plant materials, horticulture, and forestry facilities

Section 13.00.B.02.e

Clothing goods, apparel, and accessories involving no on-site tanning or dyeing.

Section 13.00.B.02.f

Canning and preserving fruits and vegetables.

Section 13.00.B.02.q

Bakeries.

Section 13.00.B.02.h

Candy and other confectionery products processing.

Section 13.00.B.02.i

Fur goods manufacturing and/or personal leather goods manufacturing involving no on-site tanning or dyeing.

Section 13.00.B.02.i

Commercial printing.

Section 13.00.B.02.k

Glass products manufacturing, made of purchased glass.

Section 13.00.B.02.I

Machinery, office equipment, and furniture manufacturing.

Section 13.00.B.02.m

Utility facilities.

Section 13.00.B.02.n

Electronic components, computers, accessories, and communication equipment manufacturing.

Section 13.00.B.02.o

Engineering, laboratory, scientific and research instruments and associated equipment manufacturing.

Section 13.00.B.02.p

Surgical, medical, optical, and dental instruments and supplies manufacturing.

Section 13.00.B.02.q

Watches, clocks, clockwork operated devices and parts manufacturing.

Section 13.00.B.02.r

Sign manufacturing (within an enclosed structure)

Section 13.00.B.02.s

Sporting and athletic goods.

Section 13.00.B.02.t

Pens, pencils, and other office and artist material.

Section 13.00.B.02.u

Musical instruments and parts.

Section 13.00.B.03 Conditionally Permitted Uses

After obtaining a valid conditional use permit in accordance with Article 4, and the other provisions of these regulations, the following uses may be conditionally permitted:

Section 13.00.B.03.a

Metal cans and containers manufacturing (enclosed structure only).

Section 13.00.B.03.b

Building materials (general retail).

Section 13.00.B.03.c

General warehousing (excluding combustible, toxic, or explosive materials).

Section 13.00.B.03.d

Sheet Metal work.

Section 13.00.B.03.e

Machine shops, jobbing, and repair.

Section 13.00.B.03.f

Miscellaneous electrical machinery, equipment, and supplies.

Section 13.00.B.03.q

Beverage industries.

Section 13.00.B.04.Prohibited Uses

<u>Section 13.00.B.04.a</u> - Solar Farms or any commercial applications for resale of the energy generated is prohibited.

(See also Section 15:00 Prohibited Uses)

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023

(See also Section 15:00 Prohibited Uses)

Section 13.00.C Dimensional Requirements of the (I) District

The following dimensional requirements of the Industrial/Manufacturing District (I) shall apply:

Section 13.00.C.01 Height Limit

No building shall be erected or enlarged to exceed two and one half $(2 \frac{1}{2})$ stories or thirty-five (35) feet.

Section 13.00.C.02 Structure Bulk

Business structures shall have a minimum area of 1200 square feet. All business structures shall be on a permanent foundation and shall meet all the requirements of the building codes and standards for Licking County, Ohio. All structure requirements are to be determined from the outside dimensions, exclusive of porches or basements.

Section 13.00.C.03 Lot Area, Width and Depth

Every lot shall have a minimum width of 200 feet throughout and a minimum lot area of not less than two (2) acre (87,120 square feet) in area, exclusive of road right-of-way and shall be in addition to any easements of record.

Section 13.00.C.04 Setbacks

Section 13.00.C.04.a Front Yard

There shall be a side yard of not less than fifty (50) feet. Measurements shall be made from the road right-of-way or thirty (30) feet from the centerline of the road; whichever is a greater distance from the centerline. If no road right-of-way is established measurements shall be taken thirty (30) feet from the centerline of the road.

Section 13.00.C.04.b Side Yard

There shall be a side yard of not less than forty (40) feet. Measurements shall be made from each side lot line.

Section 13.00.C.04.c Rear Yard

There shall be a rear yard of not less than fifty (50) feet. Measurements shall be made from the rear lot line.

Section 13.00.C.04.d Business Adioining Residential

Where a business district or use adjoins a residential district or use, no business building shall be erected less than one hundred (100) feet from the nearest residential district, and an ornamental wall, fence, or shrubbery screen, a minimum of seven (7) feet high shall be placed along the business or industrial lot line adjacent to the residential district property, furnished and erected at the expense of the industry.

Section 13.00.D General Requirements

The following general requirements of the Industrial/ Manufacturing District (I) shall apply:

Section 13.00.D.01 Parking Requirements

Parking requirements shall be as regulated in Article 19 of these regulations.

Section 13.00.D.02 Signs

Signs shall be regulated in Article 20 of these regulations.

Section 13.00.D.03 Green Space Buffer

A minimum of thirty-five (35) feet vegetative buffer strips (see vegetative buffer definition) from all adjoining residential property lines is required for all non-residential uses.

The green space buffer shall be maintained as a vegetated area. No driveways, parking lots, or storage of materials, vehicles, boats or trailers are permitted, nor shall the buffer be used as a work area.

Section 13.00.D.04 Major Development Permit

All developments shall have obtained a Major Development Permit from the Licking County Planning Commission and meet all requirements of the Licking County Subdivision Regulations as pertaining to Major Developments prior to being issued a Zoning Permit.

Section 13.00.D.05 Other Regulations as Specified

In addition to the regulations specified within Section 13.00 herein, all development within the (I) district is subject to Articles 17,19, 20 and any other regulations contained within the Licking Township Zoning Resolution as applicable.

ARTICLE 14: RESERVED FOR FUTURE USE

ARTICLE 15: OFFICIAL SCHEDULE OF SUPPLEMENTARY DISTRICT REGULATIONS

Section 15.00: Prohibited Uses

Without the special permission of Board of Zoning Appeals, the following used shall be deemed to constitute a nuisance and shall not be permitted in any "R", "B" or "I" Districts:

Section 15.00.A

Bulk petroleum station with tanks above ground.

Section 15.00.B

Distilling bones, fat or glue, glue or gelatin manufacturing.

Section 15.00.C

Manufacturing or storage of explosives, gun powder or fireworks.

Section 15.00.D

Dumping, storing, buying, reducing, disposing of or burning garbage, refuse, scrap metal, rubbish, offal of dead animals, except such as results from the normal use, unless such dumping is done at a place of premises provided by the Township Trustees for such specific purpose.

Section 15.00.E

Junk Yards. Storage of automobiles not in running condition, auto graveyards as places for the collection of scrap metal, paper, rags, glass or junk for salvage or storage purposes or storage of used building material.

Section 15.00.F

Slaughter houses.

Section 15.00.G

Commercial aviation fields.

Section 15.00.H

Racetracks except a race track that is part of a county fairgrounds.

Section 15.00.I

Trailer parks, trailer courts, tourist camps, cabins for transient use.

Section 15.00.J

Brewery and distillery.

Section 15.00.K

Night clubs.

Section 15.00.L

Manufacture of fertilizer.

Section 15.00.M

Oil. The erection of oil and gas derricks and appurtenant structure in connection with the drilling of a gas or oil well, but any variance under this particular section shall not be so construed as to grant a variance to the entire tract where-in such well is proposed to be located, but such variance shall be restricted to not more than 10 acres for each such well and abandonment of drilling of 6 months shall constitute a revision to the particular classification where said land was originally situated.

Section 15.00.N

Adult Entertainment Facility. (See also Article 17 – Adult Entertainment Regulations)

<u>Section 15.00.P</u> - Solar Farms or any commercial applications for re-sale of the energy generated is prohibited.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023

Section 15.01 Permitted Uses

Section 15.01.A Agriculture

All forms of agriculture as defined by the term Agriculture in Appendix A: Definitions. Agriculture may be conducted on any parcel in the specified zoning district. On parcels of 5.00 acres or larger. No zoning certificate shall be required for the construction of buildings incident to the uses for agricultural purposes of the land on which such building shall be located, but residential buildings shall conform to the regulations contained in this resolution.

Section 15.01.B

Agriculture may be conducted on parcels less than 5.00 acres providing any such use is not noxious, dangerous, or offensive by reason of odor, dust, smoke, gas, noise, fumes, flames or vibration and providing any such use does not constitute an annoyance to the surrounding property owners.

Section 15.01.C

Agritourism - As defined by the term Agritourism in Appendix A: Definitions

ARTICLE 16: RESERVED FOR FUTURE USE

<u>ARTICLE 17: ADULT ENTERTAINMENT REGULATIONS</u>

Section 17.00: Definitions

Section 17.00.A: Adult Entertainment Facility

Means any establishment, which is involved in one or more of the following listed categories:

Section 17.00.A.1; Adult Bookstore

An establishment having greater than 25 percent [25%] of its display area or items for sale of its stock in trade, books, magazines, and other periodicals which are distinguished or characterized by their emphasis on matter depicting or relating to "specified sexual activities" or "specified anatomical areas" as herein defined.

Section 17.00.A.2: Adult Mini-Motion Picture Theater

A facility with a capacity for less than 50 persons, used for presenting material distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas", for observation by patrons therein.

Section 17.00.A.3: Adult Motion Picture Theater

A facility with a capacity of 50 or more persons used for presenting material distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas", for observation by patrons therein.

Section 17.00.A.4: Adult Entertainment Business

Any establishment involved in the sale or services of products characterized by the exposure or presentation of "specified anatomical areas" or physical contact of live male or female and which is characterized by salacious conduct appealing to prurient interest for the observation or participation in by patrons. Services or products included within the scope of adult entertainment business are photography, dancing, reading, massage and similar functions which utilize activities as specified above.

Section 17.00.A.5: Specified Sexual Activities

Mean any of the following:

Section 17.00.A.5.a

Human genitals in a state of sexual stimulation of arousal.

Section 17.00.A.5.b

Acts, real or simulated or human masturbation, sexual intercourse, sodomy, cunnilingus, fellatio or sadomasochistic sexual abuse.

Section 17.00.A.5.C

Fondling or other erotic touching of human genitals, pubic regions, buttocks or female breasts.

Section 17.00.A.6: Specified Anatomical Areas

Mean any of the following:

Section 17.00.A.6.a

Less than completely covered human genitals, pubic region, buttocks and female breasts below a point immediately above the tope of the areola.

Section 17.00.A.5.b

Human male genitals in a discernibly turgid state.

Section 17.00.A.7: Person

"Person" means any individual, corporation, company, business, partnership, association, establishment or other legal entity of any kind.

Section 17.00.A.8: Fine Art Gallery

"Fine Art Gallery" means any display of artwork which is individually crafted and signed by the artist or which is limited in edition to 1,000 or less.

Section 17.00.A.9: Sexually Explicit Nudity

"Sexually explicit nudity" means the sexually oriented and explicit showing of nudity, including, but not limited to, close-up views, poses, or depictions in such position or manner, which present or expose such nudity to prominent, focal, or obvious viewing attention.

Section 17.00.A.10: Sadomasochistic Sexual Abuse

"Sadomasochistic sexual abuse" means actual or simulated flagellation, rape, torture, or other physical or sexual abuse, by or upon a person who is nude or partially denuded, or the condition of being fettered, bound for sexual gratification or abuse or represented in the context of a sexual relationship.

Section 17.00.A.11: Visibly Displayed

"Visibly displayed" means the material is visible on a billboard viewing screen, marquee, newsstand, display rack, window, show case, display case, or other similar display area that is visible from any part of the general public or otherwise, or that is visible from any part of the premises

where a juvenile is or may be allowed, permitted, or invited, as part of the general public or otherwise or that is visible from a public street, sidewalk, park, alley, residence, playground, school, or other place to which juveniles, as a part of the general public or otherwise, has unrestrained and reasonable anticipated access and presence.

Section 17.00.A.12: Knowledge of Character

"Knowledge of character" means having general knowledge, or reason to know; or a belief or ground for belief which warrants further inspection or inquiry, of the nature and character of the material or performance involved. A person has such knowledge when he or she knows or is aware that the material or performance contains, depicts or describes sexually explicit nudity, sexual activity, sadomasochistic sexual abuse, or lewd exhibition of the genitals, whichever is applicable, whether or not such person has precise knowledge of the specific contents thereof. Such knowledge may be proved by direct or circumstantial evidence or both.

Section 17.00.A.13: Harmful to Juveniles

"Harmful to juveniles" means any material or performance, whether through motion pictures, photographs, drawings, cartoons, slides, depictions or descriptions to which [1], [2] and [3] apply.

- The average adult person, applying contemporary community standards would find that the material or performance, taken as a whole, is intended to excite lustful or erotic thoughts in juveniles, or is designed or marketed to cater or appeal to a prurient interest in nudity, sex or excretion.
- 2. The material or performance depicts or describes sexually explicit nudity, sexual activity, sadomasochistic sexual abuse, or lewd exhibition of the genitals, in a way which is patently offensive to prevailing standards in the adult community with respect to what is suitable for juveniles.
- 3. The material or performance, taken as a while, lacks serious literary, artistic, political, educational, or scientific value for juveniles.

Section 17.00.A.14: Exceptions

Nothing in this article shall be construed to pertain to:

Section 17.00.A.14.a

The purchase, distribution, exhibition and/or loan of any work of art, book, magazine or other printed material or manuscript by any accredited museum, library, fine art gallery, school or institution of higher learning.

Section 17.00.A.14.b

The exhibition and/or performance of any play, drama, tableau, or motion picture by any theater, museum, library, fine art gallery, school or

institution of higher learning either supported by public appropriation or which is an accredited institution supported by private funds.

Section 17.01: Location

Adult Entertainment Facilities are specified as a conditional use in the [HB] Highway Business zoning district only and are additionally subject to the conditions hereafter set forth in Section 17.02: Conditions.

Section 17.02: Conditions

Section 17.02.A

No adult entertainment facility shall be established within 2500 feet of any area zoned for residential use.

Section 17.02.B

No adult entertainment facility shall be established within a radius of 2500 feet of any school, library or teaching facility, whether public or private, governmental or commercial, which school, library or teaching facility is attended by persons under 18 years of age.

Section 17.02.C

No adult entertainment facility shall be established within a radius of 2500 feet of any park or recreational facility attended by persons under 18 years of age.

Section 17.02.D

No adult entertainment facility shall be established within a radius of 2500 feet of any other adult entertainment facility.

Section 17.02.E

No advertisements, displays or other promotional materials displaying specified sexual activities or specified anatomical areas shall be shown or exhibited so as to be visible to the public from pedestrian sidewalks or walkways, or from other areas public or semi-public.

Section 17.02.F

All building openings, entries, windows, etc. for adult uses shall be located, covered, or serviced in such a manner as to prevent a view into the interior from any public or semi-public area, sidewalk or street. For new construction, the building shall be oriented so as to minimize any possibility of viewing the interior from public or semi-public areas.

Section 17.02.G

No screens, loudspeakers or sound equipment shall be used for adult motion picture theaters [enclosed or drive-in] that can be seen or discerned by the public from public or semi-public areas.

Section 17.02.H

Off-street parking shall be provided in accordance with standards for permitted uses within the HB zoning district as appropriate.

Section 17.02.I

Sections [a] through [e] above, may be waived by the Planning and Zoning Board provided that the applicant provides affidavits of 51 percent [51%] of the property owners and resident freeholders within the above described radius, giving their consent to the establishment of adult entertainment facility and if the Board determines:

Section 17.02.I.1

That the proposed use will not be contrary to the public interest or injurious to nearby properties, and that the spirit and intent of this section will be observed.

Section 17.02.I.2

That the proposed use will not enlarge or encourage the development of a skid row or similar depressed area.

Section 17.02.I.3

That the establishment of an additional regulated use in the area will not be contrary to any program of neighborhood conservation nor will it interfere with any program of urban renewal, residential or commercial reinvestment or renovation of a historical area.

Section 17.02.I.4

That all applicable regulations of this Section will be observed.

Section 17.02.J

No adult entertainment facility shall be established within a radius of 2,500 feet of any church, synagogue, or permanently established place of religious services attended by persons under 18 years of age.

<u>Section 17.03: Unlawful Exhibition or Display of Harmful Material to Juveniles</u>

No person having custody, control or supervision or any business or commercial establishment or premises, with knowledge of the character of the material involved, shall do or cause to have done any of the following:

Section 17.03.A

Allow, permit or fail to prevent any juvenile who is not accompanied by a parent or lawful guardian to enter or remain on premises if in that part of the premises where the juvenile is or may be allowed, permitted or invited as part of the general public or otherwise, there is visibly displayed all or any part of any book, magazine, newspaper or other from of any material which is either of the following:

Section 17.03.A.1

Harmful to juveniles, when taken as a whole; or contains on its cover, package, wrapping or within the advertisements therefore, depictions or photographs of sexually explicit nudity, sexual activity, sadomasochistic sexual abuse or lewd exhibition of the genitals.

Section 17.03.B

Visibly display, exhibit or otherwise expose to view, all or any part of such material in any business or commercial establishment where juveniles, as part of the general public or otherwise, are or will probably be, exposed to view all or any part of such material from any public or private place.

Section 17.03.C

Hire, employ or otherwise place, supervise, control or allow in any business or commercial establishment or other place, any juvenile under circumstances which would cause, lead or allow such juvenile to engage in the business or activity of selling, distributing, disseminating or otherwise dealing or handling such material, either to or for adults or juveniles.

ARTICLE 18: RESERVED FOR FUTURE USE

ARTICLE 19: OFF STREET PARKING AND LOADING FACILITIES

Section 19.00: Parking Facilities

Section 19.00.A

All dwellings and apartment houses shall provide parking space off the road or street and outside of the public right-of-way, together with means of ingress and egress thereto, for not less than one motor vehicle per dwelling unit or apartment. Not less than two hundred (200) square feet of area shall be deemed necessary for each such vehicle.

Section 19.00.B

All Class "B" uses shall provide parking space off the road or street, outside of the public right-of-way and not more than three hundred (300) feet distant from an entrance to said establishment of an area o, not less than two hundred (200) square feet for each one hundred (100) square feet of area of the first floor of said establishment which it serves.

Section 19.00.C

Every theater, auditorium, stadium, arena, building or grounds used for the assembling of persons to attend theatrical performances, shows, exhibitions, contests, concerts, lectures, entertainment and similar activities shall provide off the street or road and outside of the public right-of-way not less than two hundred (200) square feet of space, suitable for parking automobiles and other vehicles, for every four persons to be accommodated. Such parking space shall be within three hundred (300) feet of the main entrance to such use, shall provide adequate means of ingress and egress end shall be available for the use of such patrons.

Section 19.00.D

Continuous curb breaks shall not be permitted. No curb break shall be longer that 60 ft. No curb break shall be closer to the next curb break than 200 feet.

Section 19.00.E

All Class "B" and Class "I" uses shall provide adequate parking space off the street or road and outside of the public-right-of-way for vehicles delivering to, unloading or taking away from said user goods, materials, supplies or waste in connection with said business or use.

Section 19.00.F

All Class "I" uses shall provide adequate parking space off the street or road and outside the public right-of-way for employee and visitors.

ARTICLE 20: SIGNS

Section 20.00: Outdoor Advertising

Outdoor advertising shall be classified as a business use and shall be permitted in all "B" and "I" districts and on all lands used for agricultural purposes, subject to the regulations contained herein:

Section 20.00.A

A sign not larger than four (4) square feet in area is permitted in any district, including residential, when the use is in direct relation to the use of the premises. Such a sign requires no zoning certificate.

Section 20.00.B

An outdoor advertising sign or billboard in excess of tour (4) square feet of area, shall be deemed a structure and shall require a zoning certificate before being erected, constructed or replaced.

Section 20.00.C

No outdoor advertising sign, except those mentioned in paragraph one (1) of this section, shall be placed nearer any street or road than the minimum set-back building line.

Section 20.00.D

No outdoor advertising sign more than four (4) square feet in size shall be located within one hundred fifty (150) feet of any intersection, unless affixed to a building and not extending beyond or above the same more than three (3) feet, or if eight (8) feet or more above the road level, it may be located on the set-back line. Except at a multiple intersection where the road or roads do not cross and continue through and beyond the intersection (dead end), or an outdoor advertising sign may be located on the set-back line of the uncrossed side of the through road.

Section 20.00.E

If an outdoor sign be located directly in front of a business, it shall be thirteen (13) feet or more above the road level and must be two (2) feet or more back of the lot line.

Section 20.00.F

Any illuminated sign shall be so shaded as not to interfere with the vision of persons on the highway or to annoy neighbors.

ARTICLE 21: RESERVED FOR FUTURE USE

ARTICLE 22: RESERVED FOR FUTURE USE

APPENDIX A: DEFINITIONS

Appendix "A" is herein adopted as part of the Licking Township Zoning Resolution. Due to the size of the definitions portion of the resolution it has been determined by the officials of Licking Township to present the definitions section at the end of the resolution so as to not segment the substantive regulatory text portion of the resolution. Therefore, instead of presenting the definitions as an article of the resolution it is presented as an appendix at the end of the document and adopted as part of the document. Any amendment to Appendix A is subject to the procedures in Article 5: Amendment of this resolution.

INTERPRETATION OF TERMS AND WORDS:

Certain terms are herein defined for convenience and clarity and shall be used in the interpretation of this resolution. In all instances, the word "shall" is mandatory and not directory.

A word being listed within this appendix <u>shall not</u> mean that it is a permitted or conditional use within Licking Township.

Accessory Use or Structure: An accessory use or structure is a use or structure, subordinate in area, extent, and purpose to the principal use of a building and on the lot same parcel, and serving a purpose customarily incidental to the use of the principal building. Said use or structure is compatible and similar in nature to the principal use or structure and shall not be inconsistent with the district that it is located. Said use or structure contributes to the comfort, convenience, or necessity of the occupants only and does not serve for-profit those who do not own and/or reside on the parcel.

Attached Structure: Two or more structures connected by a minimum of a solid roof that is permanently secured and attached to each structure and will not allow for the vertical passage of rain or snow between the structures.

Agriculture: Agriculture, as defined by Section 519.01 of the Ohio Revised Code and any modification thereof shall include farming; ranching; algaculture meaning the farming of algae; aquaculture; apiculture; horticulture; viticulture; animal husbandry, including, but not limited to, the care and raising of livestock, equine, and fur-bearing animals; poultry husbandry and the production of poultry and poultry products, dairy production; the production of field crops, tobacco, fruits, vegetables, nursery stock, ornamental shrubs, ornamental trees, flowers, sod, or mushrooms, timber; pasturage; any combination of the foregoing; and the processing, drying, storage, and marketing of agricultural products when those activities are conducted in conjunction with, but are secondary to, such husbandry or production.

Agriculture Implement Sales: The use of land, building or structures for the sale, storage or repair of equipment and machinery directly associated with the operation of a farm. Amended , Licking County Recorder Instrument Number

Agritourism: An agriculturally related educational, entertainment, historical, cultural, or recreational activity, including you-pick operations or farm markets, conducted on a farm that allows or invites members of the general public to observe, participate in, or enjoy that activity.

Alley: Alley is a 20-foot public right-of-way providing secondary access to abutting property.

Apartment House: A living quarters above or at rear of (and attached to) the principal commercial use structure.

Athletic Field: An outdoor site, that is groomed and maintained, often requiring equipment, designed for formal athletic competition in field sports. Examples include baseball, football, soccer, and the like.

Bank: A financial institution that is open to the public and engaged in deposit banking, loans, investments, and fiduciary activities. Said facility may have a drive-up or walk-up window and/or ATM.

Barber Shop: Any establishment or place of business within which the practice of barbering is engaged in or carried on by one or more barbers.

Beauty Salon: Any establishment where cosmetology services are provided including hair care, nail care, and skin care on a regular basis for compensation.

Boat Launch/Ramp: A facility to launch and retrieve watercraft from the water.

Boat Sales: A marine retail sales and service use in which boats are displayed and sold.

Bowling Alley: An establishment that devotes more than 50 percent of its gross floor area to bowling lanes, equipment and playing. In addition to bowling said facilities may have areas for billiards and arcade games, but shall not include areas for skill games, internet café's, gambling, or other games of chance where an individual may win or earn cash or prizes. Said establishments may have a restaurant, snack bar, or bar that serves alcoholic beverages as an accessory use to the principal use of bowling.

Builders Supply: An industry comprising of establishments engaged in retailing specialized lines of new building materials, such as lumber, fencing, glass, doors, plumbing fixtures and supplies, electrical supplies, heating supplies, kitchen and bath cabinets and countertops. **Beginning Construction:** The beginning of construction is the incorporation of labor and materials within the walls of a building or buildings; the incorporation of labor and materials at the site, lot or parcel where a building is to be constructed; the incorporation of labor and material where land is to be used for purposes other than construction of a building.

Board: The Board is the Board of Zoning Appeals of Licking Township.

Building: A building is a structure having a roof supported by columns or walls, used or intended to be used for the shelter or enclosure of persons, animals, or chattels.

Building, **Height of**: The height of a building is the vertical distance from the top of the foundation to the highest point of the building.

Cattery: A place for the breeding, raising, or care of cats.

Cellar: A cellar is a story having more than one-half (1/2) of its height below grade.

Church: A building used for non-profit purposes by a recognized and legally established sect solely for the purpose of worship.

Commercial and Public Entertainment and Recreation Facilities: A structure or facility, where the land use is conducted entirely within an enclosed building, that is open to the general public, and provides an opportunity to participate in an amusing, entertaining, or recreational activity that is provided for a fee. Said facilities, have 75 percent or greater of the facility devoted to the recreational activity which shall be the principal use of the facility. In addition to the recreational activity, said facilities may have a restaurant, snack bar, or bar that serves alcoholic beverages as an accessory use to the principal recreational activity (principal use). Examples include structures and facilities for the presentation of the performing arts, including indoor motion picture theaters, theaters for live performances, and indoor concert halls. Additionally, arcade and gaming facilities may include businesses where patrons purchase game cards which are loaded with a certain number of points, and each game requires a certain number of points to play; and where patrons, may earn tickets for winning a game and use it to redeem for prizes that may include stuffed animals, toys, trinkets, figurines, music cd's, video dvd's, small appliances, candy, and the like. Said facilities Shall NOT include areas for skill games, internet café's, gambling, or other games of chance where an individual may win or earn cash or prizes. Other forms of entertainment and recreation include skating rinks, roller rinks, indoor laser tag, bowling alleys and billiard halls.

Commission: The Licking Township Zoning Commission

Containers: See Portable Storage Container

Court: A court is an open, unoccupied and unobstructed space, other than a yard, on the same lot with a building or group of buildings.

Dance Hall: An establishment open to the public and operated for profit, where dances, parties, receptions and other gatherings are held. Dance hall may provide live entertainment, may serve alcoholic beverages, and may serve catered meals provided

the owner operator holds the appropriate licenses and permits. Said facilities shall have more than 15 percent of the floor area utilized as a dance floor.

Daycare: Any place in which childcare or publicly funded child care is provided for thirteen or more children at one time, any place is not the permanent residence of the licensee or administrator in which child care, or publicly funded child care is provided for seven to twelve children at one time. In counting children for the purposes of this division, any children under six years of age who are related to a licensee, administrator or employee and who are on the premises of the center shall be counted. Said facility shall be licensed by the State of Ohio as detailed and defined in Chapter 5104 -- Child Care in the Ohio Revised Code. Additionally the facility provides non-medical care to children in need of personal services, supervision or assistance essential for sustaining the activities of daily living or for the protection of the individual on less than a 24-hour basis. This definition of Child Day Care facility includes day care centers and excludes home daycare facilities. Amended April 17, 2006, Licking County Recorder Instrument Number #200710090026407.

Drive-Thru Beverage and Food: A business or establishment designed to provide prepackaged food and beverages to patrons in motor vehicles for profit. Generally, said establishments consist of a garage like structure with an entrance at one end and an exit at the other end with a drive lane that goes through the building. Patrons pull into the building and may purchase pre-packaged food and beverages from their motor vehicle, then proceed to exit the structure and continue to other destinations. **District:** A district is a portion of the unincorporated territory of Licking Township governed by uniform resolutions and requirements.

Drive-Up, Drive-Thru, Drive-In, restaurants: A commercial establishment where food and beverages are prepared, served and consumed primarily within the principal structure and where food sales constitute more than 80 percent of the gross sales receipts for food and beverages. Variations of this concept that may be included with a dine in- facility or be a stand-alone facility, include the following: (a) drive-up restaurants where vehicles enter a drive lane designated for ordering food, pull up to a menu board that has a speaker and microphone to take orders, then proceed to a window or series of windows where they pay for the food and the food is passed out to them, then drive off and the food is consumed off-site; (b) a drive-thru restaurant where a vehicle enters an enclosed structure that has a drive bay with an entrance and an exit at opposite ends, where the patrons drive into the structure to pay for and pick up food that was ordered ahead of time; and (c) a drive-in restaurant, where a patron pulls into a parking space that has a menu board, speaker and microphone system for placing orders and the food is delivered to the vehicle and the patrons consume the food on-site in their vehicle. Alternately, in place of a microphone system, wait staff may come to the vehicle to take the patrons order, then serve the food to the patron in the vehicle, where the food is consumed on-site in the vehicle.

Dwelling: A dwelling is any building or portion thereof occupied, or intended to be occupied, for residence purposes only, but not including a tent, cabin or trailer.

Dwelling, Single-Family: A single-family dwelling is a building occupied or constructed to be occupied, for residence purposes by one family or house-keeping unit.

Dwelling, Two-Family: A two-family dwelling is a building occupied, or constructed to be occupied, by not more than two families or housekeeping units.

Dwelling, Multi-Family: A multiple-family dwelling is a building or portion thereof occupied, or constructed to be occupied by more than two families or housekeeping units.

Enclosed Structure: A structure that is affixed to the ground is secure and consists of walls or opaque fences on all sides. Such enclosed structures may have, but shall not be required to have a roof; structures not having a roof shall be used for the storage of currently licensed and operable vehicles only. Such areas shall have buffering if adjacent to residential areas and shall have lighting designed to be shielded from adjoining properties. The contents within shall not be visible from those passing by. Amended April 21, 2008, Licking County Recorder Instrument Number #200805190011584.

Entertainment Outdoor-Commercial: A facility for the performance of outdoor live performing arts such as live music, theater and the like. Said use may also include vendors and concessions associated with the promotion of the live performance.

Family: A family is a person living alone, two or more persons living together as a single housekeeping unit, but not including a group occupying a boarding house, lodging house or hotel.

Farm Implement Sales: The use of land, building or structures for the sale, storage or repair of equipment and machinery directly associated with the operation of a farm. Amended Jan 11, 2007, Licking County Recorder Instrument Number 201005050008531

Farm Market: Markets from which fifty percent (50%) or more of the gross income received is derived from produce raised or grown upon farms owned or operated by the market operation in a normal crop year.

Note: The term Farm Market replaces Open Fruit and Vegetable Market, and is based on the Ohio Revised Code.

Funeral Home: A structure used for human funeral services. Such building may contain space and facilities for (a) embalming and the performance of other services used in the preparation of the dead for burial; (b) the performance of autopsies and other surgical procedures; (c) the storage of caskets, funeral urns, and other related funeral supplies; (d) the storage of funeral vehicles; and (e) facilities for cremation

Garage, Mini Storage: A principal commercial structure, open to the public for the use of temporary, enclosed storage of personal belongings, furniture, household goods, boats, small trailers or automobiles. Amended April 21, 2008, Licking County Recorder Instrument Number #200805190011584.

Garage, Private: A private garage is a garage intended for, and used by, the private motor vehicles of the families resident upon the premises.

Garage, Public: A public garage is a space or structure for the storage, sale, hire, care, repair or refinishing of self-propelled vehicles.

Gasoline Filling and Service Station: Any building, structure, or area of land used for the retail sale of automobile fuels, oils, and accessories. Repair service, if any, shall be incidental to the sale and dispensing of fuel, and such repair is provided in an enclosed structure and no vehicles are stored or serviced outside. Said facilities may also sell propane, kerosene, and convenience good such as sandwiches, snacks, beverages, as an accessory use.

Gift Shop: Retail stores where items such as art, antiques, jewelry, trinkets, post cards, flowers, books, and stationary are sold.

Golf Course: A public or private area operated for the purpose of playing golf, and includes a par 3 golf course, clubhouse and recreational facilities, accessory driving ranges and miniature golf courses, and similar uses.

Golf Driving Range: An area equipped with distance markers, clubs, balls, and tees for practicing golf drives and putting, and which may include a snack-bar and pro shop, but excludes miniature golf courses.

Government Buildings: A structure owned, operated, or occupied by governmental agency to provide a governmental service to the public.

Grocery Store

Establishments primarily engaged in retailing a general line of food, such as canned and frozen foods, fresh fruits and vegetables; and fresh and prepared meats, fish, and poultry. Included in this industry are delicatessen-type establishments primarily engaged in retailing a general line of food. These establishments may also retail household cleaning and servicing items in addition to the perishable items carried.

Heavy Equipment: A moveable or transportable vehicle or other apparatus commonly used in commercial, industrial, or construction enterprises, such as but not limited to, trucks, trailers, bulldozers, cranes, backhoes, rollers, loaders, lifts, having a gross weight of 2.5 tons or more. Amended Jan. 11, 2007, Licking County Recorder Instrument Number 201005050008531.

Home Occupation: A use customarily conducted entirely within an owner-occupied dwelling and carried on by the inhabitants thereof, which use is clearly incidental and secondary to the use of the dwelling by the property owner for residential purposes and does not change the residential character of the property or neighborhood. No traffic shall be generated by such home occupation in greater volume than would normally be

expected in a residential neighborhood. Accessory structures shall not be used for the home occupation.

Hotels or Motel: An establishment providing, for a fee, sleeping accommodations and customary lodging services, including maid service, the furnishing and upkeep of furniture and bed linens, and telephone and desk service. Said rooms shall be rented for at least a 12 hour period. Related ancillary uses may include but shall not be limited to conference and meeting rooms, restaurants, bars, swimming pool and workout facilities.

Indoor Theater: A building or part of a building devoted to showing motion pictures, or for dramatic, musical or live performances. Said building shall be an enclosed structure on all sides.

Junk Yard: Any open area where waste, discarded or salvaged materials are bought, sold, exchanged, baled, packed, disassembled or handled, including auto wrecking yards, house wrecking yards, used lumber yards and places or yards for storage and equipment.

Kennel, Commercial: Any building or structure, including the surrounding fenced land, used for the care and board of five or more domesticated dogs or cats, which is open to the public for let, hire, board, training, housing, grooming, or other use on a commercial basis and for compensation.

Lodge Hall: A membership organization that holds regular meetings and that may, subject to other regulations controlling such uses, maintain dining facilities and serve alcohol, or engage in professional entertainment for the enjoyment of dues paying members and their guests. There shall be no sleeping facilities within said structure. This definition shall not include fraternities or sororities.

Lot: For the purposes of this resolution, a lot is a parcel of land of sufficient size to meet minimum zoning requirements for use, coverage, and area, and to provide such yards and other open spaces as are herein required. Such lot shall have frontage on an improved public street, and may consist of:

- 1. A single lot of record.
- 2. A portion of a lot of record.
- 3. A combination of complete lots of record, of complete lots of record and portions of lots of record, or of portions of lots of record.

Lot: A lot is a piece or parcel of land occupied, or intended to be occupied by a building and its accessory buildings and uses, including all open spaces required by this resolution, and having full frontage on a public street.

Lot, Corner: A corner lot is a lot abutting upon two (2) or more streets at their intersection.

Lot, Double Frontage: A double frontage lot is a lot having a frontage on two (2) non-intersecting streets.

Lot Depth: Lot depth is the mean horizontal distance between the front und the rear lot lines.

Lot Line, Front: The front line is the line separating the lot from a street.

Lot Line, **Rear:** The rear lot line is the line opposite and most distant from the front lot line.

Lot Line, Side: The side lot line is any line other than a front or rear lot line.

Lot Width: Lot width is the width of the lot measured at the building setback line.

Marinas: Waterfront establishments whose business is offering the sale or rental of boats and marine sporting equipment and the servicing, repair, or storage of same. Such establishments may also provide travelift services, slip rental, gasoline, sanitary pumpout service and food, and drink.

Miniature Golf: A theme oriented recreational facility, typically comprised of nine or 18 putting greens generally made of artificial playing surfaces, each with a "cup" or "hole", where patrons pay a fee to move in consecutive order from the first hole to the last. Such facilities may have obstacles such as a bridge, windmill, tunnels, embankments, and the like, that make it challenging to reach the "cup" or "hole".

Mini Storage: See Garage Mini Storage

Motor Vehicle Sales: A building or structure where a franchised dealer displays motor vehicles for sale or rent, in conjunction with which there may be used motor vehicle sales or rentals, a motor vehicle repair garage, a motor vehicle service station, a motor vehicle gasoline bar, or a motor vehicle body shop.

Motor Vehicle: Means any truck or tractor, including any other self-propelled or motor driven vehicle that is operated upon any public highway of this state for the purpose of transporting property and passengers. Amended Jan. 11, 2007, Licking County Recorder Instrument Number 2010005050008531.

Motor Vehicle General Repair and Service: The business of repairing, overhauling, removing, adjusting, replacing, assembling, or disassembling parts of any motor vehicle. Amended Jan. 11, 2007, Licking County Recorder Instrument Number 201005050008531.

Non-conforming Use of Building: The non-conforming use of a building is a building or structure devoted to or occupied by a use that does not conform with the provisions of this resolution for the district in which it is located.

Non-conforming Use of Land: The non-conforming use of land is a tract, parcel or site devoted to or occupied by a use that does not conform with the provisions of this resolution for the district in which it is located.

Office or Office Building: A room, suite of rooms or building of rooms used for the executive level, administrative level and/or practice of a profession, business, service industry or government. Said room, suite of rooms or building of rooms shall not include or be used for sales space, servicing of products or equipment, manufacturing or assembly of products, preparation and sale of food items, and the like.

Parking Lot, Commercial: A commercial parking lot is a surfaced area of one (1) or more "parking spaces" designed or used for the parking of self-propelled vehicles and available to the public whether for a fee or as an accommodation to clients or customers.

Parking Space: A parking space is a surfaced area of not less than one hundred sixty (160) square feet either within a structure or in the open, exclusive of driveways or access drives, for the parking of a motor vehicle.

Pool Hall: A building or portion thereof having within its premises three or more pool tables or billiard tables, or combination thereof, regardless of size, and whether activated manually or by the insertion of a coin, token, or other mechanical device.

Portable Ready-Mix Concrete Plant: A facility manufacturing concrete from any combination of cement, cement supplement, fine aggregate, coarse aggregate, and water including associated aggregate bins, weigh hoppers and cement storage silos that is mounted on any chassis or skids so it can be moved by the application of a lifting or pulling force.

Portable Storage Container: A purpose built transportable, fully enclosed, box-like container that is designed for temporary storage of materials and/or equipment. Such containers are uniquely designed for their case of loading to and from a transport vehicle. For the purposes of this resolution, the trailer portion of a tractor-trailer shall be considered a portable storage container when expressly used for the purpose of on-site storage. *Portable Storage Units include but are not limited to the following terms: Pods, Containers, Shipping Containers, Storage, Containers, Mobile Storage Containers, Mobile Storage Units, and Moving Containers.* Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

Principal Structure: A structure on a lot of record within which the permitted or conditionally permitted use allowed by this resolution occurs.

Private School: Any building or group of buildings, the use of which meets state requirements for primary, secondary, or higher education and which does not secure the major part of its funding from any governmental agency. Schools under this definition include those termed as primary schools, secondary schools, post-secondary

schools, elementary schools, middle schools, high schools, community college, college, university, trade school, institute, and technical college.

Professional Offices: A business that offers any type of personal service to the public which requires as a condition precedent to the rendering of such service the obtaining of a certain level of education and/or training. Additionally, a requirement of a license or other legal authorization is generally required. Such services may be rendered by but not limited to accountants, architects, attorneys at law, chiropractors, dentist, engineers, insurance agents, physicians, real estate, and the like.

Public Garage: A principal or accessory building other than a private garage, used for parking or temporary storage of passenger automobiles, and in which no service shall be provided for remuneration.

Public Parks and Playgrounds: An area consisting largely of open space, which may include a recreational area, playground, playfield or similar use, but shall not include a mobile home park, a campground or trailer park, which is owned and operated by a public entity.

Public Swimming Pool: A recreation facility designed and intended for water contact activities that is open to the public and is operated as a business or by a public entity. Said facility may include pools, waterslides, and the like.

Public School: Any building or group of buildings, the use of which meets state requirements for primary, secondary, or higher education that is tax-funded and provides educational services to the general public. Schools under this definition include those termed as primary schools, secondary schools, post-secondary schools, elementary schools, middle schools, high schools, community college, college, or university.

Radio or Television Broadcasting Station: An establishment containing one or more broadcasting studios for over-the-air, cable or satellite delivery of radio or television programs, or studios for the audio or video recording or filming of musical performances, radio or television programs or motion pictures. This term does not include a transmission tower.

Repair of Agriculture and Construction Equipment: The business of repairing, overhauling, removing, adjusting, replacing, assembling, or disassembling parts of any motor vehicle. For the purpose of this definition, said activities are conducted within a completely enclosed (all four sides, roof and floor) structure and not in outdoor areas.

Restaurant: A structure in which the principal use is the preparation and sale of food and beverages.

Restaurant with Entertainment: Any establishment providing as a principal or conditionally permitted use the combination of family oriented recreation and on-premise dining where neither the recreation nor the on-premise dining is clearly accessory or incidental to the operation of the other. Recreation may include but is not limited to television and motion pictures; sound and sight systems; billiards; mechanical and /or electronic operated games, where patrons purchase cards loaded with points and each game requires a certain number of points to play. Winning patrons are provided tickets, which may be redeemed for prizes including stuffed animals, toys, candy, small appliances, music cd's, video dvd's, trinkets and the like; animated mechanical devices and/or rides and live entertainment. Said facilities shall not include, gambling establishments, internet café's, skill games or other facilities where patrons make bets, or participate in games of chance.

Roll-Off-Debris Containers: An open-top metal box used for containment of construction or demolition debris, yard waste, or other similar waste and/or debris items. Such containers generally range in size between ten (10) and forty (40) cubic yards and between three (3) and six (6) feet in height and are commonly transported by flatbed trucks. Amended April 2, 2007, Licking County Recorder Instrument Number #200710090026410.

Self-Operating Auto/Truck Wash: A building or portion thereof containing facilities for washing more semi-tractor trailers, and other motor vehicles over one-ton, using production line methods. The use of coin-operated devices on a self-service basis is the predominant method of washing said vehicles. However, the use of personnel for one or more phases of this operation in conjunction with or without complete automatic or mechanical devices does not alter its classification.

Self-Service Storage Facility: A building or group of buildings consisting of individual, self-contained units leased to individuals, organizations, or businesses for self-service storage of personal property. All storage in within an enclosed structure; there is no exterior storage. Amended April 21, 2008, Licking County Recorder Instrument Number 200805190011584.

Setback – Shoreline: The shoreline setback shall be measured from the line marking the edge of a body of water (shoreline). For the purposes of this resolution, this shall be 892.30 feet above mean sea level. All setbacks shall be measured from this elevation, in regards to shoreline. (See definition of Shoreline).

Shed: A type of accessory structure that is used for personal, not for profit, storage purposes, greater than ten (10) square feet but less than two hundred (200) square feet, is not designed to be served by heat, electricity, or plumbing and does not need to be placed on a permanent foundation but shall be anchored to the ground. *Amendment Adopted on* (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

Shopping Centers: A group of stores planned and designed for the site on which it is built, functioning as a unit, with off-street parking, landscaped areas, and pedestrian malls or plazas provided on the property as an integral part of the unit.

Shoreline: The line marking the edge of a body of water, The shoreline does not necessarily identify or recognize established property lines and is intended for setback purposes only. For the purpose of clarification, the shoreline of Buckeye Lake shall be established at eight hundred ninety two and thirty hundredths feet (892.30) above mean sea level. This represents the elevation at which time excess water flows over the Seller's Point spillway. The normal summer pool elevation of eight hundred ninety one and seventy-nine hundredths feet (891.79') above mean sea level is controlled by regulating the water level for the primary purpose of flood control.

Skating Rink: An establishment open to the public that provides facilities for participating in skating on ice or roller skating. Such establishment may be for profit or not-for-profit.

Skill-based Amusement Games Business: Means any business that operates skillbased amusement machines (see also the definition of "Skill Based Amusement Machine" in Appendix-A Definitions of the Licking Township Zoning Resolution) licensed by the Ohio Casino Control Commission, as a secondary and accessory use to a principal permitted or conditionally permitted use. Said skill-based amusement games business is conducted within the principal structure within which the principal permitted or conditionally permitted use is operated. "Skill-based amusement games" is further defined in the Ohio Revised Code, Section 2915.01, (UU) and any amendment thereof. "Skill-based amusement games" are licensed by the Ohio Casino Control Commission and are identified by holders of a valid Skill-Based Amusement Machine ("SBAM") Type-B or Type-C Operator License or an SBAM Location License.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Merchandise Prize: Shall have the same meaning as Section 2915.01 (UU) (1) (2) of the Ohio Revised Code ("ORC") as referenced by Rule 3771-50-01 (H) of the Ohio Administrative Code ("OAC") and any adopted amendments thereof. "Merchandise prize" means any item of value, but shall NOT include any of the following:

- (1) Cash, gift cards, or any equivalent thereof [ORC §2915.01 (UU) (1) (2)];
 - (a) Currency, including digital currency [OAC Rule 3772-50-01 (H)];
- (b) And gold or silver bullion, coins, rounds, bars, or ingots [OAC Rule 3772-50-01 (H)];
- (2) Plays on games of chance, state lottery tickets, bingo, or instant bingo [ORC §2915.01 (UU) (1)(2)];
- (3) Firearms, tobacco, or alcoholic beverages [ORC §2915.01 (UU) (1) (2)];
- (4) A redeemable voucher that is redeemable for any of the items listed in division (VV) (1), (2),
- or (3) of Section 2915.01 of the Ohio Revised Code; or
- (5) The merchandise prize or the redeemable voucher for the merchandise prize does not exceed the \$10 wholesale value per play. [Section 2915.01 (UU) (1) (a) of the Ohio Revised

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Skill-based Amusement Machine: Shall have the same meaning as Section 2915.01 (UU) (1) and (2) of the Ohio Revised Code ("ORC") and any adopted amendment thereof.

(1) "Skill-based amusement machine" means a mechanical, video, digital, or electronic device that rewards the player or players, if at all, only with merchandise prizes or with redeemable

vouchers redeemable only for merchandise prizes, provided that with respect to rewards for playing the game all of the following apply:

- (a) The wholesale value of a merchandise prize awarded as a result of the single play of a machine does not exceed ten dollars;
- (b) Redeemable vouchers awarded for any single play of a machine are not redeemable for a merchandise prize with a wholesale value of more than ten dollars;
- (c) Redeemable vouchers are not redeemable for a merchandise prize that has a wholesale value of more than ten dollars times the fewest number of single plays necessary to accrue the redeemable vouchers required to obtain that prize; and
- (d) Any redeemable vouchers or merchandise prizes are distributed at the site of the skill-based amusement machine at the time of play.

A card for the purchase of gasoline is a redeemable voucher for purposes of division (UU) (1) of this section even if the skill-based amusement machine for the play of which the card is awarded is located at a place where gasoline may not be legally distributed to the public or the card is not redeemable at the location of, or at the time of playing, the skill-based amusement machine.

- (2) A device shall not be considered a skill-based amusement machine and shall be considered a slot machine if it pays cash or one or more of the following apply:
 - (a) The ability of a player to succeed at the game is impacted by the number or ratio of prior wins to prior losses of players playing the game.
 - (b) Any reward of redeemable vouchers is not based solely on the player achieving the object of the game or the player's score;
 - (c) The outcome of the game, or the value of the redeemable voucher or merchandise prize awarded for winning the game, can be controlled by a source other than any player playing the game.
 - (d) The success of any player is or may be determined by a chance event that cannot be altered by player actions.
 - (e) The ability of any player to succeed at the game is determined by game features not visible or known to the player.
 - (f) The ability of the player to succeed at the game is impacted by the exercise of a skill that no reasonable player could exercise.
- (3) All of the following apply to any machine that is operated as described in division (UU) (1) of this section:
 - (a) As used in division (UU) of this section, "game" and "play" mean one event from the initial activation of the machine until the results of play are determined without payment of additional consideration. An individual utilizing a machine that involves a single game, play, contest, competition, or tournament may be awarded redeemable vouchers or merchandise prizes based on the results of play.
 - (b) Advance play for a single game, play, contest, competition, or tournament participation may be purchased. The cost of the contest, competition, or tournament participation may be greater than a single non-contest, competition, or tournament play.
 - (c) To the extent that the machine is used in a contest, competition, or tournament, that contest, competition, or tournament has a defined starting and ending date and is open to participants in the competition for scoring and ranking

results toward the awarding of redeemable vouchers or merchandise prizes that are stated prior to the start of the contest, competition, or tournament.

- (4) For purposes of division (UU) (1) of this section, the mere presence of a device, such as a pin-setting, ball-releasing, or scoring mechanism, that does not contribute to or affect the outcome of the play of the game does not make the device a skill-based amusement machine.
- (5) Excludes concession games licensed by the Ohio Department of Agriculture under 1711.11 of the Ohio Revised Code.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Type-B Skill-based Amusement Machine: Shall have the same meaning as Rule 3772-50-01 (O) of the Ohio Administrative Code, and any adopted amendments thereof. "Type-B skill-based amusement machine" means a stand-alone, fully-enclosed skill-based amusement machine that entitles or enables a person to receive a merchandise prize, not to exceed a wholesale value of ten dollars, automatically and directly from the machine, and that has the following characteristics:

- (1) The merchandise prize awarded automatically and directly from the machine is not redeemable and must constitute the sole prize available to a player;
- (2) The merchandise prize is not a card for the purchase of gasoline;
- (3) The machine does not employ a payout percentage function, regardless of whether the function is turned off or on;
- (4) The claw, crane, or other mechanism, which is used to receive a merchandise prize, must be capable of being manipulated by a player to receive the merchandise prize;
- (5) The machine is not capable of displaying any numbers, letters, symbols, or characters in winning or losing combinations; and
- (6) The machine does not simulate, display, or utilize rolling or spinning reels or wheels. Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Card for the Purchase of Gasoline: Shall have the same meaning as Rule 3772-50-01 (C) of the Ohio Administrative Code and any adopted amendment thereof. "Card for the purchase of gasoline" means a gift card, gift certificate, or other cash representation that can be used solely for the purchase of gasoline. A card for the purchase of gasoline may not be used to receive any non-gasoline merchandise, goods, or services

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Type-B Skill-based Amusement Machine Operator: Shall have the same meaning as Rule 3772-50-01 (X) of the Ohio Administrative Code and any adopted amendment thereof. "Type-B skill-based amusement machine operator" means any skill-based amusement machine operator of type-B skill-based amusement machines, but not type-C skill-based amusement machines.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Type-C Skill-based Amusement Machine: Shall have the same meaning as Rule 3772-50-01 (O) of the Ohio Administrative Code and any adopted amendment thereof. "Type-C skill-based amusement machine" means a skill-based amusement machine that is not a type-A skill-based amusement machine or type-B skill-based amusement machine.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Type-C Skill-based Amusement Machine Location: Shall have the same meaning as Rule 3772-50-01 (Q) of the Ohio Administrative Code and any adopted amendment thereof.

"Type-C skill-based amusement machine location" means a skill-based amusement machine location where one or more type-C skill-based amusement machines are made available to a player. A franchisee of a type-C skill-based amusement machine operator is a type-C skill-based amusement machine location.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Type-C Skill-based Amusement Machine Operator: Shall have the same meaning as Section 2915.01 (UU) (1) of the Ohio Revised Code, as referenced by Rule 3772-50-01 (AA) of the Ohio Administrative Code, and any adopted amendments thereof. "Type-C skill-based amusement machine operator" means any skill-based amusement machine operator of one or more type-C skill-based amusement machines.

Amendment Adopted on (10/18/2021) by the Licking Township Board of Trustees and is effective on (11/17/2021).

Solar Panel Energy System - Residential: For residential, personal, or agricultural use only (non-commercial) A solar collection system consisting of one or more roof and/or ground mounted solar collector devices and solar energy equipment and is intended solely for on-site residential use, except that when a property upon which the system is installed, also receives electrical power supplied by a utility company, excess electrical power generated and not presently needed for on-site use may be used by the utility company and/or the regional transmission organization. Solar Farms or any commercial applications for re-sale of the energy generated is prohibited.

Amendment Adopted on (12/19/2022) by the Licking Township Board of Trustees and is effective on (1/18/2023)

Special Event: A land use that is a temporary, non-permanent use that is hosted on private or public property (of adequate size to support the event) for no more than fourteen (14) consecutive days. Said uses are often transient in nature, and may be sponsored by a non-profit or government agency, shall be open to the general public, often attract large crowds, and may be promoted to raise money for the non-profit organization, a charity, or a public cause. Said uses shall provide adequate off street parking and traffic management so not to impact the safety and function of the public roadway. Examples include circuses, fairs, carnivals, festivals, flea markets, and the like.

Story: That portion of a building, other than a cellar, included between the surface of any floor and the surface of the floor next above it; if there be no floor above it, then the space between the floor and the ceiling next above it.

Story, Half: A half-story shall mean a partial story under a cable, hip or gambrel roof, the wall plates of which on at least two (2) opposite exterior walls are not more than four (4) feet above the floor of such story; provided, however, that any partial story used for residence purposes, other than for a Janitor or caretaker, shall be deemed a full story.

Street: A street is a public right-of-way fifty (50) feet or more in width which provides a public means of access to an abutting property, any public right-of-way not less than thirty (30) feet in width which excited prior to be the enactment of this resolution. The term "street" shall include avenue, drive, circle, road, highway or similar term.

Structure: A structure is anything constructed, the use of which requires permanent location on the ground, or attached to something having a permanent location on the ground.

Structure Bulk: The total square footage of a structure as measured by exterior dimensions and number of stories.

Structural Alteration: A structural alteration is any change in the walls, columns, beams, or girders of a building.

Tavern: An establishment serving alcoholic beverages in which the principal business is the sale of such beverages at retail for consumption on the premises and where sandwiches and snacks may be available for consumption on the premises.

Tourist Court: A tourist court is a group of attached or detached cottages, cabins or similar building containing individual sleeping or living units for the accommodation of transient guests. The term shall be interchangeable with auto courts, motels and motor lodges.

Trade or Commercial Schools: A specialized instructional establishment that provides on-site training of business, commercial, and/or trade skills such as accounting, data processing, and computer repair. This classification excludes establishments providing training in an activity that is not otherwise permitted in the zone. Incidental instructional services in conjunction with another primary use shall not be considered a business and trade school.

Truck Stop: An establishment engaged primarily in the fueling, servicing, repair, or parking of tractor trailer trucks or similar heavy commercial vehicles, including the sale of accessories and equipment for such vehicles. A truck stop may also include overnight accommodations, showers, barber facilities, and internet lounges for the use of the truck crews. Additionally, a truck stop may provide restaurants, fueling station for passenger vehicles, and convenience store that is also open to the general public.

Trailer: A trailer is any vehicle or structure, constructed in such a manner as to permit occupancy thereof as sleeping quarters or the conduct of any business, trade or occupation, or use as a selling or advertising device, and so designed that it is or may be mounted on wheels and used as a conveyance on highways and streets, propelled or drawn by its own or other motor power.

Trailer Park: A trailer park is any lot or portion of the lot, which is used or offered as a location for one (1) or more trailers, which are being used for individual sleeping and living units.

Roadside Stand: A roadside stand is a temporary enclosure designed exclusively for temporary use and used for the display or sale of agricultural products produced on the premises upon which such stand is located.

Yard, Front: A front yard is an open space extending the full width of the lot between any part of a building and the front lot line.

Front Yard, Depth: The depth of the front yard is the shortest distance measured horizontally between any part, of a building and the front lot line.

Yard, Rear: The rear yard is an open space extending the full width of the lot between a building and the rear lot line.

Rear Yard, Depth: The depth of the rear yard is the shortest distance measured horizontally between any part of a building and the rear lot line.

Yard, Side: The side yard is an open space extending from the front yard to the rear yard between a building and the side lot line.

Side Yard, Width: The width of a side yard is the shortest distance measured horizontally between any part of a building and nearest side lot line.

Use Permit: A document issued by the zoning inspector certifying that a use is a permitted or conditionally permitted use for the district that the lot is zoned.

Vegetative Buffer Strip: Vegetative buffer strips shall consist of trees and shrubs planted in a canopy and understory manner that provide a minimum of fifty percent winter opacity and seventy percent summer opacity between one foot above finished grade level to the top of the required minimum planting height of six feet within four years after installation.

Veterinary Animal Hospital or Clinic: A place used for the care, grooming, diagnosis, and treatment of sick, ailing, infirm, or injured animals, and those who are in need of medical or surgical attention, and may include overnight accommodations on the premises for the treatment, observation and/or recuperation. It may also include boarding that is incidental to the primary activity.

Watercraft and or recreational vehicles sales/storage: A business that displays, sells, and services watercraft such as boats, houseboats, canoes, rafts, surfboards, jet skis, and the like; and may also sell and service recreational vehicles such as campers, motor homes, all terrain vehicles (ATV's), and motorcycles. Said facilities may also provide secured fenced in areas or enclosed structures where patrons may rent space to store said watercraft or recreational vehicles.

Watercraft Service Station: A facility where boats, jet skis, and other motorized watercraft refuel. Said facilities, are generally part of a marina and the watercraft access the facility from the body of water. Said facilities may also serve snacks and beverages as an accessory to the dispensing of fuel.

Wholesale Business or Warehousing where no processing, fabrication or assembly is involved:

An establishment or place of business primarily engaged in selling and/or distributing merchandise to retailers; to industrial, commercial, institutional, or professional business users, or to other wholesalers; or acting as agents or brokers and buying merchandise **Zoning Inspector:** The Zoning Inspector is the Administrative Officer or his authorized representative as appointed by the Board of Township Trustees of Licking Township to enforce and carry on the provisions of this resolution.

Zoning Certificate: A zoning certificate is a written statement issued by the Zoning Inspector authorizing the construction of buildings structures or the establishment of uses permitted in this resolution.

TEXT AMENDMENT LICKING TOWNSHIP LICKING COUNTY

201006210011732 Pas: 61 \$20.00 T28100011488 B7yAR A. Los Bry FL BryAR P. Los Bry FL Licking County Recorder

TRUSTEES Joseph Hart Ronald Acord David Miller

FISCAL OFFICER Jill Linn P O Box 222 Jacksontown, OH 43030

RESOLUTION OF LICKING TOWNSHIP TRUSTEES

The Board of Licking Township Trustees, Licking County, Ohio met in regular session on the 3rd day of May 2010 at the Licking Township Fire Company, Station 3 with the following members present: Joseph Hart, Ronald Acord and David Miller.

Mr. Miller moved the adoption of the following:

Be it resolved by the Board of Trustees, Licking Township, Licking County, State of Ohio:

That the Licking Township Zoning Resolution be amended and approved as follows:

See Licking Township Zoning Resolution attached.

Resolution was seconded by Mr. Acord.

Joseph Hart - yes Ronald Acord - yes David Miller - yes

I hereby certify that this is a copy of the change to the Licking Township Zoning Resolution as approved at the meeting reflected in the minutes of May 3rd, 2010.

Jill S. Linn, Fiscal Officer Licking Township

Licking Township Zoning Resolution Adopted: May 3, 2010 Effective: June 2, 2010

TEXT & MAP AMENDMENT LICKING TOWNSHIP LICKING COUNTY

TRUSTEES Joseph Hart Ronald Acord David Miller FISCAL OFFICER Andrea Lynch P O Box 222 Jacksontown, OH 43030

RESOLUTION OF LICKING TOWNSHIP TRUSTEES

The Board of Licking Township Trustees, Licking County, Ohio met in regular session on the 3rd day of December 2012 at the Licking Township Fire Company, Station 3 with the following members present: Joseph Hart, Ronald Acord, and David Miller.

Mr. Miller moved the adoption of the following:

The Licking Township Board of Trustees approve the Board modifications to Article 2, Article 12, and the Definitions to be added to Appendix A of the proposed amendments to the Licking Township Zoning Regulations recommended by the Licking Township Zoning Commission. {See Licking Township Zoning Resolution attached}.

Resolution was seconded by Mr. Hart

Ronald Acord -yes; Joseph Hart - yes; David Miller - yes

Mr. Hart moved the adoption of the following:

The Licking Township Board of Trustees approve with modifications the proposed amendments recommended by the Licking Township Zoning Commission to Article 2, Article 12, which replaces the current Article 12, and Appendix A; Definitions of the Licking Township Zoning Regulations. {See Licking Township Zoning Resolution attached}

Resolution was seconded by Mr. Miller

Ronald Acord - yes; Joseph Hart - yes; David Miller - yes

Mr. Miller moved the adoption of the following:

The Licking Township Board of Trustees approve the proposed Licking Township Zoning Map amendment as presented and recommended by the Licking Township Zoning Commission. (See Licking Township Zoning Map).

Resolution was seconded by Mr. Acord

Ronald Acord - yes; Joseph Hart - yes; David Miller - yes

I hereby certify that this is a copy of the change to the Licking Township Zoning Resolution & Licking Township Zoning Map as approved at the meeting reflected in the minutes of December 3rd, 2012.

Andrea M. Lynch, Fiscal Officer

Licking Township

Adopted: May 3, 2010 Effective: June 2, 2010

TEXT AMENDMENT LICKING TOWNSHIP LICKING COUNTY

TRUSTEES Joseph Hart John Holman Dave Miller

FISCAL OFFICER Andrea Lynch P O Box 222 Jacksontown, OH 43030

RESOLUTION OF LICKING TOWNSHIP TRUSTEES

The Board of Licking Township Trustees, Licking County, Ohio, held a public hearing on the 26th day of November 2019 at the Licking Township Fire Company, Station #600 with the following members present: Joseph Hart, John Holman, & Dave Miller.

Mr. Holman moved the adoption of the following:

The Licking Township Board of Trustees approve, with minor modifications, the proposed amendments recommended by the Licking Township Zoning Commission to Article 13: Manufacturing Districts Section 13.00 Industrial & Manufacturing Districts (I) {See Licking Township Zoning Resolution attached}.

Resolution was seconded by Mr. Miller

Joseph Hart –yes; John Holman – yes; Dave Miller – yes

I hereby certify that this is a copy of the change to the Licking Township Zoning Resolution as approved at the meeting reflected in the minutes of November 26, 2019.

Andrea M. Lynch, Fiscal Officer

Licking Township

