COMMERCIAL LEASE AGREEMENT

Ja	ate (For Reference only): ("Landlord") and
	("Tenant") agree as
o	llows:
L.	PROPERTY: Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as:
	("Premises"), which
	comprise approximately
	further
	description of the Premises.
۷.	TERM: The term begins on (date) ("Commencement Date"), (Check A or B):
	□ A. Lease: and shall terminate on (date) at at AM □ PM. Any holding over after the
	term of this agreement expires, with Landlord's consent, shall create a month-o-month tenancy that either party may terminate as specified in paragraph 28. Rent shall be at a rate equal to the rent for the immediately preceding month, payable in advance. All other terms and conditions of this agreement shall remain in full force and effect.
	☐ B. Month-to-month: and continues as a month-to-month tenancy. Either party may terminate the tenancy by giving written notice to
	the other at least 60 days prior to the intended termination date, subject to any applicable laws. Such notice may be given on any date C. RENEWAL OR EXTENSION TERMS: See attached addendum
3.	BASE RENT:
	A. Tenant agrees to pay Base Rent at the rate of:
	\$ per month, for the term of the agreement.
	B. Base Rent is payable in advance on the 1 st (or \square) day of each calendar month, and is delinquent on the next day.
	C. If the Commencement Date falls on ant day other than the first day of the month, Base Rent for the first calendar month shall be prorated based on a 30-day period. If Tenant has paid one full month's Base Rent in advance of Commencement Date, Base Rent for the second calendar month shall be prorated based on a 30-day period.
1.	RENT:
	 A. Definition: ("Rent") shall mean all monetary obligations of Tenant to Landlord under the terms of this agreement, except security deposit B. Payment: Rent shall be paid to (Name) LARRY MALONE at (address)
	or at any other location specified by Landlord in writing to Tenant.
	** Email or Text is sufficient for all notices.
	Landlord's Initials (🚜) Tenant's Initials () () Reviewed By Date
	Landiora sinitiais (A/M) Tenant sinitiais () () Neviewed by Date

COMMERCIAL LEASE AGREEMENT (CL PAGE 1 OF 7)

Premises:				oate
5. EARLY POSSESSION : Tenant is entitled to p	ossession of the Premise	es on	·	
If Tenant is in possession prior to the Comis obligated to pay Rent other than Base F				
6. SECURITY DEPOSIT:				
A. Tenant agrees to pay Landlord \$				
(IF CHECKED:) ☐ If Base Rent increase		nis agreement, Tena	nt agrees to increase secu	irity deposit by the same
proportion as the increase in Base Re B. All or any portion of the security dep charges, non-sufficient funds ("NSF") or by a guest or licensee of Tenant; (ii unfulfilled obligation of Tenant. SECU all or any portion of the security depo written notice is delivered to Tenant Tenant an itemized statement indicat any remaining portion of security dep then the remaining portion of the sec	osit may be used, as rea fees, or other sums due ii) broom clean the Prem RITY DEPOSIT SHALL NO sit is used during tenance. Within 30 days after Ling the amount of any sosit to Tenant. However	; (ii) repair damage, e nises, if necessary, up T BE USED BY TENAN y, Tenant agrees to re andlord receives pos security deposit recei , if the Landlord's only	excluding ordinary wear as on termination of tenancy IT IN LIEU OF PAYMENT Of instate the total security of session of the Premises, wed and the basis for its of y claim upon the security of	nd tear, caused by Tenant r; and (iv) cover any other F LAST MONTH'S RENT. If leposit within 5 days after Landlord shall: (i) furnish disposition, and (ii) return deposit is for unpaid Rent,
receives possession. C. No interest will be paid on security de	eposit, unless required by	/ local ordinance.		
7. PAYMENTS:	.,,	PAYMENT		
	TOTAL DUE	RECEIVED	BALANCE DUE	DUE DATE
A. Rent: FromTo	\$	\$	\$	
Date Date B. Security Deposit	\$	\$	\$	
C. Other:	\$	\$	\$	
Category				
D. Other:	\$	\$	\$	
Category E. Total :	\$	Ś	\$	
8. PARKING: Tenant is entitled to			reserved vehic	e parking spaces. The
rental fee shall be an additional \$ trailers, boats, campers, buses or trucks (kept clean. Vehicles leaking oil, gas or oth work or storage of inoperable vehicles is referenced by a storage is permitted. The right to additional storage space □ is Rent, storage space shall be an additional shall not store property that is claimed by packaged food or perishable goods, flamm	other than pick-up truck er motor vehicle fluids s not allowed in parking sp ed as follows: is not included in the sper month another, or in which ano	s). Tenant shall park is hall not be parked in hall not be parked in hace(s) or elsewhere of the same of the same shall store ther has any right, titles.	n assigned space(s) only. If parking spaces or on the Fon the Premises. No overnoursuant to paragraph 3. e only personal property le, or interest. Tenant shall	Parking space(s) are to be Premises. Mechanical ight parking is permitted. If not included in Base that Tenant owns, and I not store any improperly
be responsible for, the clean-up of any co	· ·			enant shan pay for, and
De responsible for, the clean-up of any co 10. LATE CHARGE; INTEREST; NSF CHECKS: Ten Landlord to incur costs and expenses, the include, but are not limited to, processing installment of Rent due from Tenant is no NSF, Tenant shall pay to Landlord, res \$25.00 as a NSF fee, any of which shall I reasonable estimate of the costs Landlord NSF fee due shall be paid with the current waiver as to any default of Tenant. Landlo is due under paragraph 4, or prevent Land law.	ant acknowledges that e exact amount of which a g, enforcement and account received by Landlord pectively ,\$100 as late ch be deemed additional Re d may incur by reason of t installment of Rent. Lar ord's right to collect a La	either late payment of are extremely difficul unting expenses, an within 5 calendar harge, plus 10% inte ent. Landlord and Ten Tenant's late or NSF adlord's acceptance of te Charge or NSF fee	f Rent or issuance of a NSF t and impractical to deter d late charges imposed of days after date due, or erest per annum on the ant agree that these charge payment. Any late charge, f any late charge or NSF for shall not be deemed an e	mine. These costs may on Landlord. If any if a check is returned delinquent amount and ges represent a fair and delinquent interest, or see shall not constitute a xtension of the date Rent
Landlord's Initials (LM) Tenant's Initia	als () () Reviewed By		Date

-	Date
11. CONDITION OF PREMISES: Tenant has examined the Premises and acknowledges that Premise is with the following exceptions:	clean and in operative conditio
Itoms listed as exceptions shall be dealt with in the following manner:	
Items listed as exceptions shall be dealt with in the following manner: 12. ZONING AND LAND USE: Tenant accepts the Premises subject to all local, state and federal laws, regularly Landlord makes no representation or warranty that Premises are now or in the future will be suitable for Town investigation regarding all applicable Laws.	
13. TENANT OPERATING EXPENSES: Tenant agrees to pay for their portion of utilities and cost to building. Ten 45 days prior to "Late" date	ant agrees to pay property taxes
14. PROPERTY OPERATING EXPENSES:	
A. Tenant agrees to pay its proportionate share of Landlord's estimated monthly property operating exp to, common area maintenance, consolidated utility and service bills, insurance, and real estate taxes footage of the Premises to the total square footage of the rentable space in the entire property.	=
15. USE: The Premises are for the sole use as	No other use is
permitted without Landlord's prior written consent. If any use by Tenant causes an increase in the property insurance, Tenant shall pay for the increased cost. Tenant will comply with all Laws affecting its	use of the Premises.
16. RULES/REGULATIONS: Tenant agrees to comply with all rules and regulations of Landlord (and, if applicable)	
at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guest disturb, annoy, endanger, or interfere with other tenants of the building or neighbors, or use the Prem including, but not limited to, using, manufacturing, selling, storing, or transporting illicit drugs or other ordinance, or committing a waste or nuisance on or about the Premises. 17. MAINTENANCE:	ises for any unlawful purposes,
A. Tenant shall professionally maintain he Premises including heating, air conditioning, electrical, plu	mhing and water systems if any
and keep glass, windows and doors in operable and safe condition. If Tenant fails to maintain the Prem perform such maintenance and charge Tenant for Landlord's cost.	
B. Tenant shall maintain the roof, foundation, exterior walls, common areas and	
18. ALTERATIONS: Tenant shall not make any alterations in or about the Premises, including installation of Landlord's prior written consent, which shall not be unreasonably withheld. Any alterations to the Premis and with required permits. Tenant shall give Landlord advance notice of the commencement date of any plant its option, may post a Notice of Non-Responsibility to prevent potential liens against Landlord's interesting require. Tenant to provide Landlord with lien releases from any contractor performing work on the	ses shall be done according to Law anned alteration, so that Landlord est in the Premises. Landlord may
also require Tenant to provide Landlord with lien releases from any contractor performing work on the I 19. GOVERNMENT IMPOSED ALTERATIONS: Any alterations required by Law as a result of Tenant's use	
Landlord shall be responsible for any other alterations required by Law.	to make inspections, possessary or
20. ENTRY: Tenant shall make Premises available to Landlord or Landlord's agent for the purpose of entering agreed repairs, alterations, or improvements, or to supply necessary or agreed services, or to show P purchasers, tenants, mortgagees, lenders, appraisers, or contractors. Landlord and Tenant agree that 24 h be reasonable and sufficient notice. In an emergency, Landlord or Landlord's representative may enter P notice.	Premises to prospective or actual nours notice (oral or written) shall
21. SIGNS: Tenant authorizes Landlord to place a FOR SALE sign or FOR LEASE sign on the Premises at any tin	ne.
22.SUBLETTING/ASSIGNMENT: Tenant shall not sublet or encumber all or any part of Premises, or assign of	
interest in it, without the prior written consent of Landlord, which shall not be unreasonably withheld. U any subletting, assignment, transfer, or encumbrance of the Premises, agreement, or tenancy, by volunta or otherwise, shall be null and void, and, at the option of Landlord, terminate this agreement. Any premise shall submit to Landlord an application and credit information for Landlord's approval, and, if agreement with Landlord and Tenant. Landlord's consent to any one sublease, assignment, or transfer, shall be unreasonably withheld. U	Unless such consent is obtained ry act of Tenant, operation of law proposed sublessee, assignee, or approved, sign a separate writter all not be construed as consent to
any subsequent sublease, assignment, or transfer, and does not release Tenant of Tenant's obligation u 23. POSSESSION: If Landlord is unable to deliver possession of Premises on Commencement Date, such of on which possession is made available to Tenant. However, the expiration date shall remain the san Landlord is unable to deliver possession within 60 (or[]) calendar days after the agreed Commencer this agreement by giving written notice to Landlord, and shall be refunded all Rent and security deposit p	date shall be extended to the date ne as specified in paragraph 2. If ment Date, Tenant may terminate
Landlord's Initials (/ //) Tenant's Initials () () Reviewed By	Data

Pr	remises:DateDate
24.	TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termination of agreement, Tenant shall: (i) give Landlord all copies of all key or opening devices to Premises, including any common areas; (ii) vacate Premises and surrender it to Landlord empty of all persons an personal property; (iii) vacate all parking and storage spaces; (iv) deliver Premises to Landlord in the same condition as referenced in paragraph 11; (v) clean Premises; (vi) give written notice to Landlord of Tenant's forwarding address; and (vii) give Landlord 60 day written notice to move out;
	All improvements installed by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlor may nevertheless require Tenant to remove any such improvement that did not exist at the time possession was made available to Tenant
25.	BREACH OF CONTRACT/EARLY TERMINATION: In event Tenant, prior to expiration of this agreement, breaches any obligation in the agreement, abandons the premises, or gives notice of tenant's intent to terminate this tenancy prior to its expiration, in addition to an obligations established by paragraph 24, Tenant shall also be responsible for lost rent, rental commissions, advertising expenses, an painting costs necessary to ready Premises for re-rental. Landlord may also recover from Tenant: (i) the worth, at the time of award, of the unpaid Rent that had been earned at the time of termination; (ii) the worth, at the time of award, of the amount by which the unpaid Rent that would have been earned after expiration until the time of award exceeds the amount of such rental loss the Tenant prove could have been reasonably avoided; and (iii) the worth, at the time of award, of the amount by which the unpaid Rent for the balance of the term after the time of award exceeds the amount of such rental loss that Tenant proves could be reasonably avoided. Landlord may elect to continue the tenancy in effect for so long as Landlord does not terminate Tenant's right to possession, by either written notice of termination of possession or by relenting the Premises to another who takes possession, and Landlord may enforce all Landlord's rights and
26	remedies under this agreement, including the right to recover the Rent as it becomes due. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident of other casualty, Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord elects to repair or rebuild, and able to complete such restoration within 90 days from the date of damage, subject to the terms of this paragraph, this agreement shall remain in full force and effect. If Landlord is unable to restore the Premises within this time, or if Landlord elects not to restore, then either Landlord or Tenant may terminate this agreement by giving the other written notice. Rent shall be abated as of the date of damage. The abated amount shall be the current monthly Base Rent prorated on a 30-day basis. If this agreement is not terminated, and the damage not repaired, then Rent shall be reduced based on the extent to which the damage interferes with Tenant's reasonable use of Premises. damage occurs as a result of an act of Tenant or Tenant's guests, only Landlord shall have the right of termination, and no reduction in Rent shall be made.
27.	. HAZARDOUS MATERIALS: Tenant shall not use, store, generate, release or dispose of any hazardous material on the Premises or the propert of which the Premises are part. However, Tenant is permitted to make use of such materials that are required to be used in the normal course of Tenant's business provided that Tenant complies with all applicable Laws related to the hazardous materials. Tenant is responsible for the cost of removal and remediation, or any clean-up of any contamination caused by Tenant.
28.	.CONDEMNATION: If all or part of the Premises is condemned for public use, either party may terminate this agreement as of the dat possession is given to the condemner. All condemnation proceeds, exclusive of those allocated by the condemner to Tenant's relocatio costs and trade fixtures, belong to Landlord.
29.	INSURANCE: Tenant's personal property, fixtures, equipment, inventory and vehicles are not insured by Landlord against loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is to carry Tenant's own property insurance to protect Tenant from any such loss. In addition, Tenant shall carry liability insurance in an amount of not less than \$1 million Tenant's liability insurance shall name Landlord and Landlord's agent as additional insured. Tenant, upon Landlord's request, shall provide Landlord with a certificate of insurance establishing Tenant's compliance. Tenant is advised to carry business interruption insurance in an amount at least sufficient to cover Tenant's complete rental obligation to Landlord.
30.	TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppel certificate), delivered to Tenant by Landlord or Landlord's agent, within 3 days after its receipt. The tenancy statement shall acknowledge that this agreement is unmodified and in full force, or in full force as modified, and state the modifications. Failure to comply with this requirement: (i) shall be deemed Tenant's acknowledgment that the tenancy statement is true and correct, and may be relied upon by a prospective lender or purchaser; and (ii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prepare, execute, and deliver to Landlord any financial statement (which will be held in confidence) reasonably requested by a prospective lender or buyer.
31.	LANDLORD'S TRANSFER: Tenant agrees that the transferee of Landlord's interest shall be substituted as Landlord under this agreement. Landlord will be released of any further obligation to Tenant regarding the security deposit, only if the security deposit is returned to Tenant upon such transfer, or if the security deposit is actually transferred to the transferee. For all other obligations under this agreement, Landlord is released of any further liability to Tenant, upon Landlord's transfer.
	Landlord's Initials (🚜) Tenant's Initials () () Reviewed By Date

COMMERCIAL LEASE AGREEMENT (CL PAGE 4 OF 7)

shall be deemed prior to that mortgage, de 33. TENANT REPRESENTATIONS; CREDIT: Ten accurate. Tenant authorizes Landlord and B connection with approval, modification, o begins, upon disapproval of the credit rep	ed of trust, or ground lease ant warrants that all star roker(s) to obtain Tenant' enforcement of this agort(s); or (ii) at any time, 's record may be submit	se, or the date of recordin tements in Tenant's final 's credit report at time of reement. Landlord may o upon discovering that in	
33a. CONSTRUCTION-RELATED ACCESSIBILIT		states that the Premise	s has, or has not been inspected by
a Certified Access Specialist. If so, Landlor			
construction- related accessibility standa	ds pursuant to Civil Cod	le Section 55.53.	
33b. ENERGY DISCLOSURE: If this is a lease of a Agreement, the Disclosure Summary She building as required by Public Resources Co 1685. This requirement is effective for a sefect, July 2, 2013; more than 10,000 square to 10,000 square feet, July 1, 2014. For m	et, Statement of Energy de Section 25402.10 and uilding with total gross f re feet and up to 50,000	Performance, Data Che California Code of Regu loor area square footag square feet, January 1,	cklist, and the Facility Summary for the lations, Title 20, Sections 1680 through ge as follows: more than 50,000 square 2014; and at least 5,000 square feet up
34. DISPUTE RESOLUTION:	in a mormation, see nee	5.// W W . C C G / . Ca G V /	ad 1100, mackintim.
A. MEDIATION: Tenant and Landlord agree transaction, before resorting to arbitrati or not the arbitration provision is initiale or claim to which this paragraph appli mediation, or refuses to mediate after a	on or court action, subjected. Mediation fees, if any, es, any party commence request has been made,	t to paragraph 34B(2) belong shall be divided equally assumed as an action without first then that party shall not	them out of this agreement, or any resulting ow. Paragraphs 34B(2) and (3) apply whether among the parties involved. If for any dispute attempting to resolve the matter through be entitled to recover attorney fees, even if PROVISION APPLIES WHETHER OR NOT THE
	and Landlord agree that :	any dispute or claim in La	w or equity arising between them out of this
including and subject to paragraphs 348 5 years of real estate transactional law award in accordance with substantive C Ill, Title 9 of the California Code of Civil jurisdiction. The parties shall have the r (2) EXCLUSIONS FROM MEDIATION AND (i) a judicial or non-judicial foreclosure or as defined in Civil Code §2985; (ii) an un is within the jurisdiction of a probate, s latent or patent defects to which Code of a notice of pending action, for order violation of the mediation and arbitratio (3) BROKERS: Tenant and Landlord agree both Brokers shall have agreed to such presented to Brokers. Any election by e deemed parties to the agreement. "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGRI NEUTRALABRITRATIONASPROVIDEDBY CALIFORNIALAWA INITIALING INTHE SPACE BELOW YOU ARE AGRI	(2) and (3) below. The arexperience, unless the palifornia Law. In all other Procedure. Judgment up 19 ght to discovery in accordance ARBITRATION: The folloother action or proceedin awful detainer action; (ii mall claims, or bankruptof Civil Procedure §337.1 of attachment, receivers provisions. It to mediate and arbitrate mediation or arbitration ther or both Brokers to public to the provisions of the provisions of the provisions of the provisions of the provision of the provis	bitrator shall be a retired parties mutually agree to respects, the arbitration on the award of the arbit dance with Code of Civil wing matters are excluded to enforce a deed of trustilly the filing or enforcements of \$337.15 applies. The filing hip injunction, or other arbitration of the filing of the	d from Mediation and Arbitration hereunder: st, mortgage, or installment land sale contract nt of a mechanic's lien; (iv) any matter that in for bodily injury or wrongful death, or for ling of a court action to enable the recording provisional remedies, shall not constitute a sing either or both Brokers, provided either or easonable time after the dispute or claim is in arbitration shall not result in Brokers being set in the 'Arbitration of Disputes' Provision Decided by the Dispute Litigated in Acourt or Jury Trial. By Sare Specifically included in the 'Arbitration of to Arbitrate under the Authority of the California at and the Foregoing and Agree to Submit Disputes
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Landlord's Initials (L/M) Tenant's Initials	() ()	Reviewed By	Date
	COMMERCIAL LEASE AG	GREEMENT (CL PAGE 5 OF	- 7)

32. SUBORDINATION: This agreement shall be subordinate to all existing liens and, at Landlord's option, the lien of any first deed of trust or first mortgage subsequently placed upon the real property of which the Premises are a part, and to any advances made on the security of the Premises, and to all renewals, modifications, consolidations, replacements, and extensions. However, as to the lien of any deed of trust or mortgage entered into after execution of this agreement, Tenant's right to quiet possession of the Premises shall not be disturbed if Tenant is not in default and so long as Tenant pays the Rent and observes and performs all of the provisions of this agreement, unless this agreement is otherwise terminated pursuant to its terms. If any mortgagee, trustee, or ground lessor elects to have this agreement placed

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COMMERCIAL LEASE AGREEMENT (CL PAGE 6 OF 7)

Premises:			Date
Tenant			_ Date
(Print Name)			_
Address	City	State	Zip
Tenant			Date
(Print Name)			_
Address	City	State	Zip
GUARANTEE: In consideration of the execution of which is hereby acknowledged, the unders agents, successors and assigns, the prompt particular court costs and attorney fees included in enformant agreed to by Landlord and Tenant for any default occuring under this Agreement Guarantor (Print Name)	signed ("Guarantor") does hereby: (i) guara ayment of Rent or other sums that become proing the Agreement; (ii) consent to any of t; and (iii) waive any right to require Landlo at before seeking to enforce this Guarantee	ntee unconditionally e due pursuant to this hanges, modifications ord and/or Landlord's e.	to Landlord and Landlord's Agreement, including any and a or alterations of any term in thi agents to proceed against Tenar
Guarantor			
Address			
Landlord agrees to rent the Premises on the about Landlord (owner or agent with authority to end Address	terintothis agreement)		
Landlord		Date	
(owner or agent with authority to end Address	,	State _	Zip
Agency relationships are confirmed as above agreement between Landlord and Tenant. Real Estate Broker (Leasing Firm)		DRE Li	e.#
By (Agent)	DRE Lie.#	Date	
Address	City	State	Zip
Telephone Fax	_E-mail		_
Real Estate Broker (Listing Firm)		DRE Li	e.#
By (Agent)	DRE Lie.#	Date	
Address	City	State _	Zip
TelephoneFax	E-mail		

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (CAR.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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Reviewed By	 Date

COMMERCIAL LEASE AGREEMENT (CL PAGE 7 OF 7)

<u>17.03.100</u> <u>Manufacturing Zone (M Zone).</u> The Manufacturing Zone is intended to maintain the existing industrial and manufacturing uses and to promote the development of new business parks, light industrial use, manufacturing uses, and warehousing activities in the City.

- A. *Manufacturing Zone, Permitted Uses.* The uses permitted under this Zone District are identified in Table 17.03-3 of this Section.
- B. *Manufacturing Zone, Conditional Uses.* The uses conditionally permitted under this Zone District are identified in Table 17.03-3 of this Section. Such uses require the approval of a Conditional Use Permit.
- C. Manufacturing Zone, Development Standards. The following standards shall apply to the Manufacturing Zone (M Zone):
 - 1. Lot Area and Dimension. No minimum or maximum lot area standards are applicable to this Zone. Within those parcels containing structures, the minimum lot area must be ten thousand (10,000) square feet.
 - 2. Setbacks and Yards. The following setback requirements are applicable to the Manufacturing Zone (M Zone):
 - a. Front Yard Setbacks. The minimum front yard setback is twenty-five (25) feet. There shall be a minimum of fifty (50) feet for the front yard setback if parking is provided in the front of the building.
 - b. Rear Yard Setbacks. No minimum rear yard setback is required except for those parcels that abut residential zones. For those parcels that abut residential zones, the minimum rear yard setback is twenty (20) feet plus an additional two (2) feet for every foot that exceeds thirty-five (35) feet.
 - c. Side Yard Setbacks. No setback is required when parcel is abutting commercial or manufacturing zones. For those parcels that abut

residential zones, the minimum side yard setback is twenty (20) feet plus an additional two (2) feet for every foot that exceeds thirty-five (35) feet.

- 3. Building Height. In the Manufacturing Zone, the maximum height of any primary building shall not exceed fifty (50) feet.
- D. *Manufacturing Zone, Off Street Parking*. Automobile storage space shall be provided as indicated herein in Section 17.05.
- E. *Manufacturing Zone, Landscaping.* The provisions of Chapter 17.06 of this ordinance shall apply.
- F. Manufacturing Zone, Signs. The provisions of Chapter 17.07 of this ordinance shall apply. (Ord. 920 §2, 9/2007)

17.03.110 Public Facilities Zone (PF Zone). The Public Facilities Zone includes a range of public uses and activities that serve the public good and welfare. These include, but are not limited to, schools, civic buildings, fire stations, and is intended to include and recognize the flowing uses: water course and watershed areas, public and private park lands, cemeteries, natural resource lands, wildlife preserves, and publicly owned dedicated scenic and open space areas. This Zone is also intended to provide for permanent open space in specific areas by limiting development in areas where natural hazards are present that might endanger the health, safety, and welfare of residents from possible flood, subsidence, erosion, or seismic activity.

Table 17.03-3 Permitted Land Uses For Base Zone Districts (continued)

I amad	RC	PF	DD.	RSF	DNA	CC	СС	N 4	
Land	KC	PF	RR	KSF	RM	CG		М	С
Use					F				M
Alcohol Service and Sales									
Bars or Cocktail Lounges	С	N	N	N	N	С	С	С	С
Liquor Stores	N	N	N	N	N	С	С	N	С
Restaurants with Alcoholic Beverage	С	N	N	N	N	С	С	С	С
Sales									
Automotive Services									
Automobile, Motorcycle, and	N	N	N	N	N	Р	Р	С	Р
Marine Craft Sales (New and Used)									
Automobile Parking Facilities	N	N	N	N	N	Р	Р	Р	Р
Automobile Rental Agencies	N	N	N	N	N	Р	Р	Р	Р
Automobile Repair Facilities	N	N	N	N	N	Р	Р	Р	Р
Automobile Towing and/or Wrecking	N	N	N	N	N	N	N	С	N
Facilities									
Body and Paint Shops	N	N	N	N	N	С	С	С	С
Car Wash	N	N	N	N	N	С	С	С	С
Gas/Service Stations	С	N	N	N	N	С	С	С	С
Limousine Services	N	N	N	N	N	Р	Р	Р	Р
Towing Services With Indoor Vehicle	N	N	N	N	N	С	С	С	С

Service									
Towing Services With Outdoor Vehicle	N	N	N	N	N	N	N	,	N
Storage									
Truck/Trailer Rentals	N	N	N	N	N	С	С	Р	С
Communications Facilities									
Cellular Communication Facilities	С	N	N	N	N	С	С		С
Cellular - Stealth	С	N	N	N	N	С	С	С	С
Cellular - Non-Stealth	N	N	N	N	N	С	С		С
Radio and Television Broadcasting	N	N	N	N	N	N	Р	Р	Р
Studios				_					
Recording and Sound Studios	N	N	N	N	N	N	Р	Р	Р

N = Not Permitted P = Permitted C = Conditionally

Permitted A = Permitted as an Accessory Use