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MUNICIPAL ZONING ORDINANCE FOR LIVINGSTON, TENNESSEE

MUNICIPAL ZONING ORDINANCE

FOR

LIVINGSTON, TENNESSEE

PREPARED FOR LIVINGSTON MUNICIPAL PLANNING COMMISSION

PREPARED BY

Tennessee Department of Economic and Community Development Local Planning Assistance Office

Upper Cumberland Region

Adopted September 1972

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AN ORDINANCE, IN PURSUANCE OF THE AUTHORITY GRANTED BY SECTIONS 13-701 THROUGH 13-715, TENNESSEE CODE ANNOTATED, TO PROVIDE FOR THE ESTABLISHMENT OF DISTRICTS WITHIN THE CORPORATE LIMITS OF LIVINGSTON, TENNESSEE, TO REGULATE WITHIN SUCH DISTRICTS THE LOCATIONS, HEIGHT, BULK, NUMBER OF STORIES AND SIZE OF BUILDINGS AND OTHER STRUCTURES. THE PERCENTAGE OF LOT OCCUPANCY, THE SIZE OF OPEN SPACES, THE DENSITY OF POPULATION, AND THE USES OF LAND, BUILDINGS, AND OTHER STRUCTURES; TO PROVIDE METHODS OF ADMINISTRATION OF THIS ORDINANCE AND TO PRESCRIBE PENALTIES FOR THE VIOLATION THEREOF.

BE IT ORDAINED BY THE BOARD OF MAYOR AND ALDERMEN OF THE TOWN OF LIVINGSTON, TENNESSEE, AS FOLLOWS:

11-201 TITLE AND PURPOSE

11-201.1 Title

This Ordinance shall be known as the Municipal Zoning Ordinance of the Town of Livingston, Tennessee, dated January 3, 1972, reprinted March, 1993, including all amendments previously adopted. The map herein referred to as the Municipal Zoning Map of Livingston, Tennessee, originally dated January 3, 1972 and re-adopted March, 1993 and all explanatory matter thereon is hereby adopted and made a part of this Ordinance.

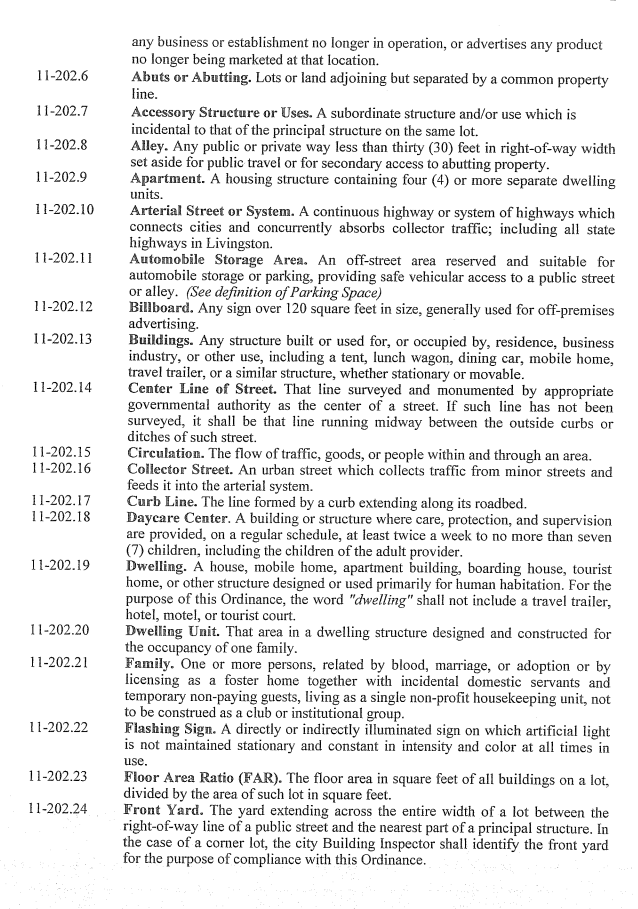
11-201.2 **Purpose**

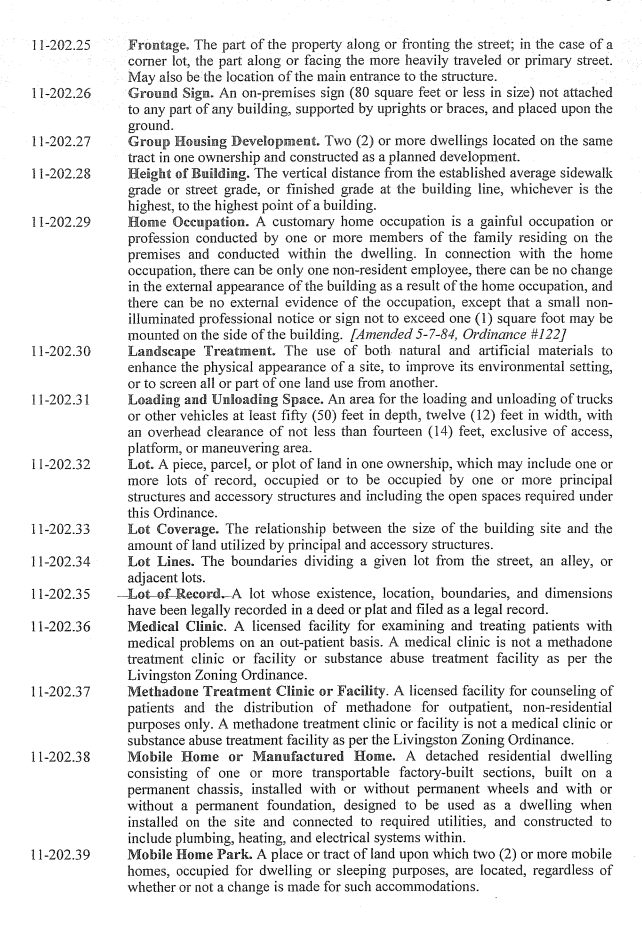
The zoning regulations and districts as herein set forth have been made in accordance with a comprehensive plan for the purpose of promoting the public health, safety, morals, convenience, order, prosperity, and general welfare of the community. These provisions have been designed to lessen congestion in the streets; to secure safety from fires, panic, and other dangers; to allow adequate light and air; to prevent the overcrowding of land; to avoid undue concentration of population; to promote adequate transportation, water, sewer, school, park, and other public systems; to conserve the value of buildings; and to encourage the most appropriate uses of land.

11-202 DEFINITION OF TERMS

Unless otherwise stated, the following words shall, for the purpose of this Ordinance, have the meanings indicated:

11-202.1	The present tense includes the future; singular includes the plural, and the plural the singular;
11 202 2	
11-202.2	"Shall" in all cases is mandatory and "may" is permissive.
11-202.3	Words or phrases not defined herein shall be defined according to a general dictionary.
11-202.4	Other definitions can be found in <u>Section 11-208.5</u> pertaining to F-1 Floodplain Regulations.
11-202.5	Abandoned or Obsolete Signs. A sign either on-premises or off-premises, which identifies, describes, directs attention to, or gives directions for locating





11-202.40	Mobile Home Space. A well-defined area of sufficient size to accommodate one mobile home within a mobile home park and also to allow for sufficient yard space.
11-202.41	Mobile Home Stand. A permanent, horizontal foundation or pad, composed of concrete or a land surface upon which the mobile home is placed; normally, concrete blocks are utilized vertically upon the foundation to see the land.
11-202.42	Non-conforming Use. A building, structure or use existing at time of enactment of this Ordinance that does not conform with the provisions of this O. I.
11-202.43	Off-Premises Sign. A sign which directs attention to a business commodity or service to be, or being, conducted sold rented leased or otherwise.
11-202.44	On-Premises Sign. A sign which advertises goods, services, facilities, events or attractions available on same premises or identifies the owner or account of
11-202.45	Parking Space. One vehicular parking space at least two burded (200)
11-202.46	Point of Access. On a public street, a driveyer out not
11-202.47	Portable Sign. A sign which is designed to be readily to be
11-202.48	such sign, which generally meets this criteria, as shall be determined by the building official to be a portable sign. Principal Structure. A structure in which is conducted the
11-202.49	lot on which it is situated. In any residential district any dwelling shall be deemed the principal structure on the lot on which the same is situated. Carports and garages, if permanently attached to the principal structure, as well as awnings, porches, patios, or similar attachments, shall be deemed a part of the principal structure with regard to meeting any yard requirement.
11-202.50	awning. Any sign attached to or extending from a building, roof or
11-202.50	Public Use. Public uses and structures are those that are government owned and/or operated and considered necessary to promote the continued health, education, and welfare of the community, and are not basically commercial or industrial.
11-202.51	Rear Yard. The yard extending across the entire width of a lot between
11-202.52	lot line and the nearest part of a principal structure. Right-of-Way Line of Street. That line surveyed or approved by appropriate governmental authority as the outer boundary of a street. Such line is identical to or contiguous with any property line abutting a street, and is often referred to as "street line".
11-202.53	Roof Sign. Any sign erected, constructed or maintained was the same
11-202.54	Semi-Public Use. Semi-public uses and structures are those that are not government owned and/or operated that serve a government of the serve of government owned and/or operated that serve of government owned and govern
11-202.55	Shopping Center. A group of compatible commercial establishments planned, developed, and managed as a unit, with an automobile storage area provided, on the property; the center must also be related in location size.
11-202.56	to its trade area. Side Yard. The yard extending along a side lot line from the front yard to the rear yard, and lying between the side lot line and the nearest part of a principal structure.

11-202.57	Sign. Any structure or part thereof or device attached thereto, painted on, or in
	any other manner represented on a building or other structure, which is used to
	announce, direct attention to, or advertise, and is visible from outside a building
	which displays any writing (including letter, word, or numeral); pictoria
	representation (including illustration or decoration); emblem (including device
	symbol, or trademark); flag (including banner or pennant); or any other figure o
	similar character. Any of the above characteristics constitutes a sign within a
	building, only when illuminated and located in a window. For the purposes o
	removal, signs shall also include all sign structures. famended 12-1-86
	Ordinance #127] (See other definitions for specific types of signs, including
	billboard, flashing sign, ground sign, off-premises sign, on-premises sign
11 202 50	portable sign, projecting sign, temporary sign, wall sign and abandoned sign.)
11-202.58	Sign Area. The area of the sign, excluding the structural elements lying outside
11 202 50	the limits of such sign and not forming an integral part of the display.
11-202.59	Story. That portion of a building included between the upper surface of any
	floor and the upper surface of the floor next above, or any portion of a building
	used for human occupancy between the topmost floor and the roof. A basemen
11.000.00	not used for human occupancy shall not be counted as a story.
11-202.60	Street. Any public or private way thirty (30) feet or more in right-of-way width
	set aside for public travel or for primary access to abutting property. The word
	"street" shall include the words "road", "highway", and "thoroughfare".
11-202.61	Substance Abuse Treatment Facility. A licensed facility with purpose of
	providing out-patient treatment, counseling or similar services to individuals
	who are dependent on legal and illegal drugs, opiates, alcohol or other similar
	substances. A substance abuse treatment facility is not a medical clinic of
	methadone treatment clinic or facility as per the Livingston Zoning Ordinance.
11-202.62	Structure. Any constructed or erected material or combination of materials
	requiring space, including, but not limited to, buildings, stadiums, towers, sheds
	storage buildings, swimming pools, fences, and signs.
11-202.63	Temporary Sign. Any sign which is by reason of construction or purpose
	intended to be displayed for a short period of time.
11-202.64	Total Floor Area. The area of all floors of a building, including finished attic
	finished basement, and enclosed porches used for habitation.
11-202.65	Travel Trailer (or Recreational Vehicle). A structure, built on a vehicular
	chassis, having a body width not exceeding eight (8) feet, and designed for use
	as temporary housing for travel and recreational purposes.
11-202.66	Wall Sign. Any sign on any surface or lane that may be affixed parallel to or
	painted on the wall of any building.
11-202.67	Yard. Open space on the same lot with one or more principal structures
	unoccupied, and unobstructed by buildings from the ground to the sky, except as
	otherwise provided, in this Ordinance. (See also Front Yard, Rear Yard and Side
	Yard)
11-202.68	Yard Depth. The shortest distance between the right-of-way line of a public
	street and the nearest part of a principal structure on a lot.
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11-203 GENERAL PROVISIONS

Except as herein provided, no structure or land shall be used and no structure or parts thereof shall be erected, moved, or altered, unless for a use permitted by and in conformity with the regulations for the district in which it is located.

11-203.1 Continuance of Non-conforming Uses and/or Structures

Any existing structure or use which does not conform to the provisions of this Ordinance or subsequent amendment thereto may be continued with these limitations:

- 11-203.1.1 A non-conforming structure or use can be changed to a similar non-conforming use but cannot be changed to one of greater non-conformity.
- When a nonconforming use of land or a nonconforming use of part or all of a structure is discontinued or abandoned for a period of six (6) consecutive months (regardless of any reservation or intent not to abandon and to resume such use) such use shall not thereafter be reestablished or resumed. Any subsequent use or occupancy of such land or structure shall comply with the regulations of the zoning district in which such land or structure shall comply with the regulations of the zoning district in which such land or structure is located.
- 11-203.1.3 A non-conforming use of land shall be restricted to the lot occupied by such use.
- 11-203.1.4 A non-conforming structure or use shall not be enlarged to include either additional land or structures.
- 11-203.1.5 A non-conforming use may be extended throughout those parts of a structure which were manifestly arranged or designed for such use prior to the time of enactment of this Ordinance, but shall not be extended to additional structures on the same lot or another lot.
- 11-203.1.6 A non-conforming use shall not be structurally altered. This provision shall not be construed to prevent normal maintenance required for structural safety.
- 11-203.1.7 Any nonconforming structure or structure used for a nonconforming use that is destroyed by fire or other natural disaster may be reconstructed to the point of use and size at the time the disaster occurred provided all provisions of Section 13-7-208 of Tennessee Code are met.
- 11-203.1.7A A building permit for the reconstruction of a nonconforming structure or a structure for a nonconforming use must be obtained within six (6) months of the date of demolition or destruction of the structure. Any reconstruction must be completed within twelve (12) months of the date of the issuance of the building permit.
- 11-203.1.8 Any questions involving the above non-conforming provisions shall be reviewed and interpreted by the Board of Zoning Appeals.

11-203.1.9 Except as provided in Section 13-7-208, subsection (l), Tennessee Code Annotated, the provisions of Section 13-7-208, subsections (b) – (d), Tennessee Code Annotated shall not apply if an industrial, commercial, or other business establishment ceases to operate for a period of thirty (30) continuous months and the industrial, commercial or other business use of the property did not conform with the land use classification as denoted in the existing zoning regulations for the zoning district in which it is located. Anytime after the thirty (30) month cessation, any use proposed to be established on the site, including any existing or proposed on-site sign, must conform to the provisions of the existing zoning regulations. For the purposes of this subsection (g), the thirty (30) month period of continuous ceased operation shall be tolled by:

- 11-203.1.9a The period in which an industrial, commercial, or other business establishment is party to any action in a court of competent jurisdiction regarding the use of the property until such time that a final settlement, order, decree, or judgment has been rendered;
- 11-203.1.9b Any period in which a facility is being constructed, reconstructed, renovated, or refurbished, provided that all necessary building permits were obtained within thirty (30) months of cessation of continuous use;
- 11-203.1.9c The filing of an application for a building permit for the alteration, renovation or reconstruction of a structure which is non-conforming or of a structure in which or out of which a non-conforming industrial, commercial, or other business use operates or is located; or
- The reactivation of the non-conforming use any time prior to the end of the thirty (30) month period; provided, however, that the restrictions of subsections (g) and (i) shall only apply if the property owner intentionally and voluntarily abandons the non-conforming use of the property. In any contested matter on the use of such property, the government has the burden of proving an overt act of abandonment in such matter.

11-203.2 Number of Structures and Uses Associated with a Lot

- Only one principal structure and its customary accessory structures shall hereafter be erected on any lot in a residential district, with the exception of group housing developments and mobile home parks.
- Each structure shall meet requirements for yards, open space, automobile storage area or loading/unloading space. No part of a yard or other open space, automobile storage area or loading and unloading space required about or in connection with any structure for the purpose of complying with this Ordinance, shall be included as a part of a yard, or other open space, or automobile storage area, or loading or unloading space similarly required for any other structure. (See also Lot of Record, Section 11-215.2.2.)
- 11-203.2.3 No building shall be erected on a lot which does not abut at least one street for at least fifty (50) feet. This Section shall not apply to properties abutting a cul-desac, or to those with an easement of at least thirty (30) feet in width to a street which has been accepted as a public thoroughfare.

11-203.3 Minimum Lot Area

No existing yard or lot shall be reduced in dimension or area below the minimum requirements set forth herein. Yards or lots created after the effective date of this Ordinance shall meet at least the minimum requirements established by this Ordinance. This Section shall not apply when a portion of a lot is acquired for a public purpose. (See also Lot of Record, Section 11-215.2.2.)

11-203.4 Rear Yard Abutting a Public Street

When the rear yard of a lot abuts a public street, all structures built in that rear yard shall observe the same setback from the street line, center line of the street, or property line, as required for adjacent properties which front on that street. In addition, any structure located within twenty-five (25) feet of that setback line shall be no closer to any side property line than the distance required for side yards on adjoining properties fronting on that street. (See also Front Yards, Section 11-215.1.)

11-203.5 Obstruction to Vision at Street Intersection

In all districts, except the Central Business Districts, on a corner lot within the area formed by the center lines of intersecting streets and a line joining points on such center lines at a distance of one hundred (100) feet from their intersection, there shall be no obstruction to vision between a height of three and one-half (3-1/2) feet and a height of ten (10) feet above the average grade of each street at the center line thereof. This Section shall not be deemed to prohibit any necessary retaining wall.

11-203.6 Future Street Lines

For the purpose of providing adequate space for the future widening of streets, required setbacks, or front yards shall be determined by the right-of-ways as shown on the latest official Livingston, Tennessee Thoroughfare Plan.

11-203.7 Off-street Parking (Automobile/Vehicular Storage)

All new construction on lots located within commercial zones shall have their parking areas paved with asphalt or concrete. An automobile storage area or parking space shall be provided on each lot in which any of the following uses are hereafter established. Such parking area shall meet the requirements set forth below:

11-203.7.1 Required Parking Spaces Per Use

- (a) Amusement Places. (Auditoriums, Stadiums, Theaters, or Similar Uses).

 1 parking space per employee, + 1 space per 3 patron seats.
- (b) Boarding Houses or Tourist Homes. 1 parking space for every 200 square feet of sleeping room area.
- (c) Churches. 1 parking space per 4 seats in the sanctuary or main assembly area. [Amended 5-7-84, Ordinance #122]

- (d) Dining Places. (Restaurants, Tea Rooms, Night Clubs, Coffee Shops, or Similar Uses). 3 parking spaces per 200 square feet of customer service area, + 1 parking space for every 4 employees.
- (e) Funeral Homes or Mortuaries. 2 parking spaces per 100 sq. ft. of chapel area, + 1 space for every funeral home vehicle and 1 space per resident family.
- (f) Hospitals. 1 parking space for every 6 beds; + 1 space for every doctor and 1 space for every 2 nurses and other employees.
- (g) Hotels & Motels. 1 parking space for every guest room or unit, + 1 space for every 3 employees.
- (h) Industrial or Manufacturing Establishments. 1 parking space for every 3 employees, + 1 space for every business vehicle, + loading and unloading spaces.
- (i) Medical or Dental Clinics. 1 parking space per 150 square foot of gross floor area. [Amended 5-7-84, Ordinance #122]
- (j) Office, Professional, or Public Buildings. 1 parking space per 150 square foot of gross floor area. [amended 5-7-84, Ordinance #122]
- (k) Residential: One- and Two-family Dwellings and Individual Mobile Homes. 2 parking spaces for each family. [Amended 5-7-84, Ordinance #1227
- (l) Residential: Three-family Dwellings, Single Apartments, Group Housing Developments and Mobile Home Parks. 2 parking spaces for each dwelling unit.
- (m) Other Structures or Uses Customarily Requiring Automobile Storage Areas. 1 parking space for every 100 square feet of floor area occupied.
- (n) Recreational Areas. (Bowling Alleys, Swimming Pools, Skating Rinks, of Similar Uses) 2 parking spaces per 100 square feet devoted to recreational use.
- (o) Retail Business or Personal Service Establishment. 1 parking space per 50 square feet of customer service area, + 1 space for every 3 employees.
- (p) Roadside Service Facilities. (Service Stations, Repair Shops, or Similar Uses) 1 parking space for every gasoline pump; + parking space for every car wash room, every grease rack, every mechanic's stall, or similar area; + 1 parking space for every 2 employees.
- (q) Shopping Centers. 1 parking space per 200 square feet of building area, + 1 parking space for every 3 employees.
- (r) Wholesale Business or Warehousing. 1 parking space for every 3 employees; + 1 parking space for every business vehicle.

11-203.7.2 Other Requirements

- (a) Loading and Unloading Space. If loading or unloading space is required, one (1) loading space for standing, loading, and unloading shall be provided, for each twenty-five thousand (25,000) square feet of gross floor area.
- (b) Parking Angle. Where ninety (90) degree parking is planned or required, a width of sixty-five (65) lineal feet shall be provided, for two (2) rows of automobiles separated by a two-way aisle of twenty-five (25) feet.
- (c) Parking on Other Property. If a required automobile storage area cannot be provided on the same lot with a principal use, the Livingston

Municipal Board of Zoning Appeals (See Section 11-212) may permit such space to be used on other property not in a residential district, provided that the other property lies within four hundred (400) feet of the main entrance to such principal use. Except that one-half of the automobile storage area required for a church, theater, or other place of assembly, whose peak attendance is at another time, may be assigned to another use.

11-203.8 <u>Vehicular Access Control</u>

- In a residential or industrial district, a point of access shall not be permitted within thirty (30) feet of the curb line (or street line when there is no curb) of any public street intersection.
- In business districts, a point of access shall not be permitted within twenty (20) feet of the curb line (or street line when there is no curb) of any public street intersection.
- In non-residential districts, vehicular service uses may be permitted points of access exceeding twenty-five (25) feet but not exceeding thirty-five (35) feet in width; provided, that they do not exceed fifty (50) percent of their respective street frontage.
- On lots with less than one hundred (100) feet of street frontage, there shall be only one point of access per adjoining street; however, on lots with more than one hundred (100) feet, there shall be not more than two (2) points of access per adjoining street.

11-203.9 <u>Signs</u> [Amended 12-1-86, Ordinance #127]

11-203.9.1 <u>Signs Permitted in All Districts</u>

- (a) Signs of duly constituted governmental bodies including warnings at crossroads.
- (b) Temporary signs pertaining to campaigns, drives, or events of political, civic, philanthropic, educational, or religious organizations (limited to 2 months time period, renewable with sufficient cause, not to exceed 35 square feet).
- (c) Memorial plaques, cornerstone, historical tablets, and the like.
- (d) Signs not visible off the lot upon which they are situated.
- (e) Signs posted in conjunction with doorbells or mailboxes, not exceeding seven (7) square inches of surface area.
- (f) Signs required by law or governmental order, rule, or regulation, unless specifically prohibited, limited, or restricted.
- (g) Small unilluminated signs, not exceeding three (3) square feet in surface area, displayed strictly for the direction, safety, and convenience of the public, including signs which identify rest rooms, parking area entrances or exits, freight entrances, and the like.
- (h) Address signs, not more than one for each street frontage of each principal use on a lot and not exceeding seventy-two (72) square inches

- in surface area, showing only the numerical address designations of the premise upon which they are situated.
- (i) One sign of not more than six (6) square feet pertaining to the sale, lease, hire, or rental of the property on which the sign is displayed; provided that if said property faces more than one street, one sign shall be allowed on each frontage. Each such sign shall be located not nearer than ten (10) feet to an adjoining premise, and not nearer than five (5) feet to a street line.
- (j) One unilluminated sign of not more than two (2) square feet indicating the name of the occupant and his profession or business and attached flat against a wall of a building.
- (k) One bulletin board of not more than ten (10) square feet for purposes of charitable, educational, or religious institutions.
- (1) One temporary sign not to exceed six (6) square feet in area indicating the name of the contractors, engineers, and/or architects of a project during a construction period.
- (m) Off-premise signs for commercial and industrial businesses are permitted. One (1) off-premise shall be permitted per and said sign shall be located on private property with the property owner's consent in writing with a limit of one (1) off-premise sign per tax parcel. Signs are not to exceed the size of nine (9) square feet. Signs may be installed on city right of way and ten (10) feet from corner of a street intersection. All signs must be registered at Livingston City Hall with the Codes Inspector, at no cost or have a date on the sign in plain view when set out.
- (n) Directional signs for real estate shall be permitted for 120 consecutive days of a calendar year. (January 1st December 31st). Directional signs for real estate shall have only one (1) sign per listing. Signs are not to exceed the size of nine (9) square feet. Signs may be installed on city right of way and ten (10) feet from corner of a street intersection. All signs must be registered at Livingston City Hall with the Codes Inspector, at no cost or have a date on the sign in plain view when set out.
- (o) Auction signs shall be permitted twenty-one (21) days before the auction date and shall be taken down within twenty-four (24) hours of post auction. Auction signs shall be permitted twenty-one (21) days prior to the auction date and must register with the Town of Livingston's Codes Inspector before any auction sign can be put up at no cost. No more than two (2) directional signs for any auction shall be permitted. Auction signs not to exceed sixteen (16) square feet in size and be installed on the city right of way and ten (10) feet from the corner of a street intersection. All signs must be registered at Livingston City Hall with the Codes Inspector, at no cost or have a date on the sign in plain view when set out.
- (p) Yard/Garage Sales: No advertising of yard/garage or similar sale shall be displayed for a period of more than three (3) consecutive days before the sale. Also, no such sign shall exceed the size two (2) square feet (12 inches x 24 inches). No more than two (2) directional signs for any yard/garage sale shall be permitted. All signs shall be taken down twenty-four (24) hours of post sale. All signs must be registered at

- Livingston City Hall with the Codes Inspector, at no cost or have a date on the sign in plain view when set out.
- (q) Political signs: No political signs shall be permitted on any right-of-way.

11-203.9.2 Signs Prohibited in All Districts

- (a) Signs on any vacant lot or parcel of land lying between two (2) residential structures or uses where said structures or uses are less than one hundred (100) feet apart or located within fifty (50) feet of any residential use in the same block frontage.
- (b) Any abandoned or obsolete signs, particularly those on abandoned or vacant buildings.
- (c) Signs painted on or attached to fence posts, trees, rocks, canopy posts, utility poles, and the like.
- (d) Billboards.

11-203.9.3 Signs Permitted in all C and I Districts

- (a) The size of wall sign(s) cannot exceed 15% of total size of front wall, based on height and width of whole wall, on which the sign is located, with no maximum size wall sign.
- (b) If several businesses are located in a "strip center", the wall sign for each business cannot exceed 15% of the portion of the wall which forms the front of that business.
- (c) If a business wants to put a wall sign on both front and side walls, the combined total of signs cannot exceed 20% of size of front wall.
- (d) The maximum size for ground sign(s) is 120 sq. ft. [Amended 10/98]

11-203.9.3 General Regulations

- (a) A **building permit** is required for all signs constructed, installed, replaced, re-located, or expanded within the corporate limits of the Town of Livingston. Applicants shall provide the Building Inspector with plans and specifications identifying the location, type, and design of proposed and existing signs. If the Building Inspector reviews and finds that the application conforms to all requirements of this Section on Signs, and that the location is not the Historic District, the Building Inspector may issue the sign permit, and then report monthly to the Planning Commission on sign permits issued. He must refer any problems with sign applications to the Planning Commission and forward to the Historic Commission any applications for signs located within the Historic District. [Amended 5-1-89, Ordinance #146]
- (b) The **Building Inspector** shall inspect at any time deemed necessary each sign regulated by this Section to ensure that such signs conform to these and all other pertinent regulations.
- (c) **Setbacks.** In all districts, except C-2, the minimum setback for all signs shall be ten (10) feet off street right-of-way, except for traffic control. Placement of signs shall not interfere with or impede visibility for pedestrians or automobiles.

- (d) **Height.** Maximum height for signs, including roof signs is 25 feet from ground level.
- (e) **Projecting Signs.** Must be at least nine (9) feet off ground level, and may extend over the public sidewalk in C-2 District to within two feet of the sidewalk's outer edge.
- (f) Portable or Temporary Signs. May not be placed on any street rightof-way or on sidewalks. Because wiring to portable signs is usually exposed and not buried in conduit, wiring from sign to the electrical outlet may not be more than eight (8) feet long. Portable signs may not be used for off-premises advertising, except for educational, religious or charitable events.
- (g) Electrical Requirements. All wiring for signs shall conform to Local, State and National Electrical Code. Any wiring not in conformance on the effective date of this Ordinance will be brought into compliance within 90 days.
- (h) Violations and Penalties. The owner and lessee of the property on which the sign is located shall be responsible for it and shall be subject to the general penalties clause of this Ordinance for failure to comply with the provisions herein stated. Violations of the provisions of this Ordinance or failure to comply with any of its requirements shall constitute a misdemeanor. Any person who violates this Ordinance or fails to comply with any of its requirements, shall upon conviction thereof, be fined under the General Penalty Clause of this Code.

11-203.10 Landscape and Screening Treatment

Landscaping or screening shall be required per the guidelines established in the different zoning districts or if deemed necessary by the Planning Commission. The treatment shall not exceed ten (10) percent of the total site area.

11-203.10.1 Plan Required

For all uses requiring screening, a plan for such shall be submitted with the required site plan.

11-203.10.2 <u>Standards for Screening Materials</u>

- 1. When fences or walls are utilized in screening, they shall be constructed of materials compatible with the principal building.
- 2. When earthen berms are utilized in screening, they shall be seeded and/or sodded.
- 3. Trees and shrubbery shall be of a species common to Livingston, shall be hardy, and proper care shall be taken in planting.

11-203.10.3 Maintenance of Screening

- 1. It shall be the obligation of the owner(s) of each building, structure or use on whose premises required screening is located to maintain said screening.
- 2. Failure to properly maintain required screening shall be a violation of this Official Zoning Code, punishable as a misdemeanor or under the provisions of the Town of Livingston Municipal Code.

11-203.11 <u>Plot Plan Requirements</u>

The purpose of this provision is to prevent undesirable site development which would unduly create inadequate circulation and unnecessary congestion; to obtain maximum convenience, safety, economy, and identity in relation to adjacent sites; and to provide maximum flexibility for expansion, change in use, and adaptation to individual needs.

Thus, applicants for building permits must submit scale drawings according to the particular types of development proposals, to the Livingston Municipal Planning Commission (hereafter referred to as the Planning Commission), in accordance with the following procedures:

- Proposals for the construction or location of any principal structure on a lot (with the exception of single-family, two-family, and three-family dwellings) shall be submitted at a scale no smaller than 1" = 100', and must exhibit required automobile storage areas, loading and unloading spaces, maneuvering areas, openings for ingress and egress to public streets, and landscape treatment, in accordance with General Provisions previously outlined in the Ordinance.
- 11-203.11.2 Proposals for group housing developments, including mobile home parks, and for planned shopping centers shall follow separate provisions subsequently outlined in this Ordinance.
- The above applications must be supported by any other information or data as might be deemed necessary by the Planning Commission.

11-203.12 TEMPORARY USES [Amended-added 2008]

The regulations contained in this section are necessary to govern the operation of certain transitory or seasonal uses, non-permanent in nature.

11-203.12.1

- A. Application for a Temporary Use Permit shall be made to the Building Inspector and shall contain the following information:
 - 1. A site plan for the proposed temporary use.
 - 2. A description of the proposed use.
 - 3. Sufficient information to determine the yard requirements, setbacks, sanitary facilities, and availability of parking space to service the proposed use.
- B. The following uses are deemed to be temporary uses and shall also be subject to the specific regulations and time limits which follow and to the regulations of any district in which such use is located:

11-203.12.2

Festivals/Street Fairs/Non-profit Fundraising Events/Non-vending Organizations – In any non-residential district, a Temporary Use Permit may be issued for Festivals/Street Fairs/Non-profit Fundraising Events/Non-vending Organizations, but such permit shall be issued for a period of not longer than five (5) days. Such a use shall have a setback distance from all residential districts of one-hundred feet (100') or more. The local event coordinator, board, or designated representative organizing these events must come before the Livingston Municipal Planning Commission to obtain approval for the event and authorization to issue permits to participants within said event.

11-203.12.3

Christmas Tree Sales—In any non-residential district, a Temporary Use Permit may be issued for the display and open lot sales of Christmas trees, but such permit shall be issued for a period of not longer than thirty (30) days.

11-203.12.4

Fourth of July Fireworks Sale – In any Commercial District, a Temporary Use Permit may be issued for the display and open tent sales of fireworks for not longer than twenty-one (21) days prior and not longer than seven (7) days following the Fourth of July Holiday, but such permit shall not be issued for a period longer than thirty (30) days.

11-203.12.5

Tent Sales – In any Commercial District, a Temporary Use Permit may be issued for an on-premise tent sale for any business. No tents shall be located within any required front, side or rear yard. No tent shall impede ingress/egress or be placed in a way to prohibit access to any fire lane. Tent sales shall be limited to no more than fourteen (14) consecutive days and shall be limited to no more than three (3) sales per calendar year on any individual lot or parcel. There shall be a minimum of thirty (30) consecutive days between tent sales on any individual lot or parcel.

11-203.12.6

Temporary Buildings – In any district, a Temporary Use Permit may be issued for a contractor's temporary office and equipment sheds incidental to a construction project. Such office or shed shall not contain sleeping or cooking accommodations. Such permit shall be valid for not more than one (1) year but may be renewed a maximum of two (2) one-year extensions. However, such office or shed shall be removed upon completion of the construction project or upon expiration of Temporary Use Permit, whichever occurs sooner.

11-203.12.7

Real Estate Sales Office – In any district, a Temporary Use Permit may be issued for a temporary real estate sales office in any new subdivision which has been approved in accordance with the provisions of the Ordinance regulating subdivisions. Such office shall contain no sleeping or cooking accommodations. Such permit shall be valid for not more than one (1) year, but, may be renewed a maximum of three (3) one-year extensions. Such office shall be removed upon completion of the development of the subdivision or upon expiration of the Temporary Use Permit, whichever occurs sooner.

11-203.12.8

Religious/Non-profit Tent Use – In any district, a Temporary Use Permit may be issued for a tent or other temporary structure to house religious/non-profit activities, but such permit shall be valid for not more than thirty (30) days during any calendar year.

11-203.12.9

Portable Storage Container – In any Residential or Commercial District, a Temporary Use Permit shall be required for a portable storage container and issued subject to the following requirements:

- A. The use of a portable storage container shall be limited to no more than sixty (60) consecutive days in any year. In the event the owner of the property suffers a catastrophic loss due to fire, flood or other physical calamity occurring on the property in question, the Temporary Use Permit may be extended for additional two (2) week periods upon a showing of need. There shall be no more than three (3) extensions of any Temporary Use Permit. An exception to this shall be made if the portable storage container is being used as temporary storage when work requiring a building or demolition permit is being done to structures or buildings on the property. In such cases, the use of the portable storage container shall not exceed the period for which the building or demolition permit has been issued.
- B. Portable storage containers shall not be placed in a public right-of-way, or located so as to interfere with traffic visibility.
- C. Portable storage containers shall not be placed in the front yard of the main building, unless there is a physical hardship or characteristic of the property that will not allow the placement of the container in any other location.

11-203.12.10

All existing temporary structures at the time of the signing of this Ordinance will be considered "fathered in" and will be allowed to continue to operate inside the Livingston City Limits, as long as their permits are current.

11-203.13 MINIMUM SITE PLAN REQUIREMENTS FOR MULTI-RESIDENTIAL, COMMERCIAL AND INDUSTRIAL DEVELOPMENTS [Amended/added 2010]

- A. Plan shall be drawn on an 11"x17" legal paper at a scale of no less than 1" = 100'. A scale of 1" = 50' may be required by the Planning Commission if required information cannot be clearly depicted at the 1" x 100' scale.
- B. North arrow, scale, vicinity map and date.
- C. Title Block: Name and address of the project of development including the name, address, and telephone number of the owner/developer. If a professional engineer, architect, surveyor, and/or landscape architect are required by the city, their names, addresses and phone numbers are to also be included.
- D. Name of surrounding property owners.
- E. Existing topography one (1) or five (5) foot contour intervals.
- F. Existing vegetation, waterways, floodplains, utility easements and right-of-ways.
- G. All front, side and rear setbacks.
- H. Size and location of all proposed buildings and structures to be constructed on site.
- I. Location of all proposed streets, easements and other public access drives.
- J. All required parking spaces, turn-arounds, access drives, drive thrus and sidewalks.
- K. All proposed loading and unloading areas.
- L. Depending on the project, the city may require proposed contours (grading plans) shown at one (1) or two (2) foot contour intervals.
- M. Location of all existing utilities (water, sewer, electric, gas, fire hydrants, etc.)
- N. Plans for storm water drainage and retention to control run-off.
- O. All landscape buffer and screening areas.
- P. Proposed locations of all signs on site.

11-204 ESTABLISHMENT OF DISTRICTS

11-204.1 Classification of Districts

The corporate limits of Livingston, Tennessee, is hereby divided into the following districts:

Residential R-1 Districts (Low Density)	Section 11-205
Residential R-2 Districts (High Density)	Section 11-206
Commercial C-M Districts (Medical)	Section 11-207
Commercial C-1 Districts (Local)	Section 11-208
Commercial C-2 Districts (Central Business District)	Section 11-209
Commercial C-3 Districts (General)	Section 11-210
Commercial C-4 Districts (Planned)	Section 11-211
Industrial I-1 Districts (Light)	Section 11-212
Industrial I-2 Districts (Heavy)	Section 11-213
(Overlay) Historical H-1 District	Section 11-214
(Overlay) Floodway F-1 Districts	Section 11-219

11-204.2 **Zoning Map**

The boundaries of these districts are hereby established as shown on the Municipal Zoning Map of Livingston, Tennessee, originally dated January 3, 1972, and currently dated ______, which is on file in the office of the Mayor.

Unless otherwise indicated on the zoning map, the district boundaries follow lot lines, the center lines of streets or alleys, railroad right-of-ways, or the corporate limit lines as they existed at the time of enactment of this Ordinance.

Where a district boundary divides an existing lot, and the major portion of said lot is in a less restricted district, the regulations pertaining to that district may apply twenty (20) feet within the more restricted district.

11-204.3 Zoning of Annexed Lands

Unless zoned by Ordinance at the time of Annexation, all land annexed into corporate boundary of Livingston shall be zoned automatically "Residential R-1".

11-205 PROVISIONS GOVERNING R-I RESIDENTIAL DISTRICT (Low Density)

11-205.1	<u>Uses Permitted</u>
11-205.1.1	Single-family dwelling, excluding mobile homes. [Two-family and three-family deleted 12-5-77, Ordinance #102]
11-205.1.2	The taking of boarders or the renting or leasing of rooms by the family resident on the premise; provided, that not over fifty percent (50%) of the total floor area is used for such purpose.
11-205.1.3	Customary home occupations or studios conducted within the principal structure by a person residing in the premises, and one non-resident employee. [Professional offices deleted 5-7-84, Ordinance #122]
11-205.1.4	One unilluminated temporary on-site sign not exceeding one hundred (100) square feet in area, with no dimension exceeding twelve (12) feet, at each major approach to a subdivision advertising the sale of houses or lots. The display of such sign shall be limited to a period of one year; any remaining non-conforming sign may be removed by the city at the expense of the owner.
11-205.1.5	One unilluminated temporary on-site sign not exceeding sixteen (16) square feet in area, advertising the sale of farm or garden products for the duration of the harvest season.
11-205.1.6	Other signs as permitted in <u>Section 11-203.9.1</u> .
11-205.1.7	Farming uses.
11-205.1.8	Accessory uses or structures customarily incidental to the above permitted uses.
11-205.1.9	Uses may be subject to F-1 Floodplain Regulations found in Section 11-219.
11-205.1.10	Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.
11-205.2	Uses Permitted On Appeal
11-205.2.1	Churches and other places of worship; parish houses; public libraries; schools offering general education courses; public parks and public recreational facilities; municipal, county, state, or federal uses, except storage facilities; public utilities, except storage facilities; cemeteries; philanthropic institutions and clubs, except clubs in which the chief activities are customarily carried on as businesses; and any other similar uses or structures.
11-205.2.2	All of the above are subject to such conditions listed in Section 11-215, Exceptions and Modifications, which the Livingston Board of Zoning Appeals will utilize in order to preserve and protect the character of the district in which the proposed use is located.

- 11-205.2.3 Uses may be subject to F-1 Floodplain Regulations found in Section 11-219.
- 11-205.2.4 [Hospitals deleted 5-7-84, Ordinance #122]
- 11-205.2.5 Residential Care Home for Aged in accordance with specific provisions of 11-215.5.

11-205.3 <u>Uses Prohibited</u>

- 11-205.3.1 Professional Offices, Hospitals, Junkyards. [Added 5-7-84, Ordinance #122]
- 11-205.3.2 Uses not specifically permitted, permitted on appeal, or permitted by implication.
- 11-205.3.3 Off premises signs and other signs as prohibited in <u>Section 11-203.9.2</u>.

11-205.4 Lot and Yard Requirements

11-205.4.1 Lot Area and Lot Width

- (a) Minimum lot area for single-family = 10,000 sq. ft.
- (b) Minimum lot area for single-family without sewer = 15,000 sq. ft. or greater if required by State Environmentalist [Added 5-7-84, Ordinance #122]
- (c) Minimum lot area for churches = 25,000 sq. ft. [Added 5-7-84, Ordinance #122]
- (d) Minimum lot width at building line = 75 feet
 [Minimum lot area for each additional family of 4,000 sq. ft. was deleted
 by amendment 12-5-77, Ordinance #102]

11-205.4.2 Front Yards

All principal and accessory structures shall be set back from the right-of-way lines of streets the minimum distance shown below according to their classifications as indicated on the latest official municipal thoroughfare plan:

Arterial Streets 40 feet [Amended 4-7-75, was 60']
Collector Streets 40 feet

Minor Streets 30 feet [Amended 5-7-84, was 35']

11-205.4.3 Rear and Side Yards

- (a) Minimum rear yard = 30 feet
- (b) Side yard for one- or two-story buildings = 15 feet
- (c) Side yard for three-story buildings = 20 feet
- (d) For street side portions of corner lots = Minimum side yard plus fifty (50) percent.

11-205.4.4 Building Area

On any lot, the area occupied by all structures, including accessory structures shall not cover more than thirty (30) percent of any required rear yard.

11-205.4.5 <u>Height</u>

Dwelling structures shall not exceed three (3) stories or thirty-five (35) feet in height. Accessory structures shall not exceed two (2) stories in height.

11-205.4.6 <u>Location of Accessory Structures</u>

- (a) With the exception of signs, accessory structures shall not be erected in any required front or side yards.
- (b) Accessory structures shall be located at least five (5) feet from all lot lines and from any building on the same lot.
- (c) On any corner lot adjoining in the rear another lot which is in a residential district, no part of any accessory structure within twenty-five (25) feet of the common lot line shall be nearer the side street line than the depth of any required front yard for a dwelling along such side street.
- 11-205.4.7 Subject to off-street parking requirements in <u>Section 11-203.7</u>.

11-206 PROVISIONS GOVERNING R-2 RESIDENTIAL DISTRICTS (HIGH DENSITY)

11-206.1 Intent

To accommodate relatively large numbers of dwelling units in relation to land area at locations where large volumes of traffic can be safely handled; public schools, water, sewerage, and other community facilities are readily available; and commercial services are within normal walking distance.

11-206.2 <u>Uses Permitted</u>

- 11-206.2.1 Any use or structure permitted in Residential R-1 Districts.
- Single and multiple family dwellings, including double-wide mobile homes in accordance with provisions set forth in Title 4, Chapter 7, Section 701 of Livingston Municipal Code [adopted 9-14-87, Ordinance #135] and reprinted herein in Section 11-206.8.
- 11-206.2.3 [Medical clinics deleted 5-7-84, Ordinance #122]
- Group housing developments, including mobile home parks, in accordance with provisions set forth herein in <u>Section 11-206.9</u>.
- 11-206.2.5 Signs as permitted in <u>Section 11-203.9.1</u>.

11-206.2.6	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .		
11-206.2.7	Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.		
11-206.3	Uses Permitted on Appeal		
11-206.3.1	Uses or structures permitted on appeal in Residential R-1 Districts.		
11-206.3.2	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .		
11-206.3.3	Residential Care Home for Aged in accordance with specific provisions of 11-215.5.		
11-206.4	Uses Prohibited		
11-206.4.1	Professional offices, hospitals, junkyards, and medical clinics. [5-7-84, Ordinance #122]		
11-206.4.2	Uses not specifically permitted, permitted on appeal, or permitted by implication.		
11-206.4.3	Off-premises advertising signs and other signs as prohibited in <u>Section 11-203.9.2</u> .		
11-206.5	Lot Area, Lot Width, Rear and Side Yards Requirements		
11-206.5.1	For single-family, two-family, three-family dwellings, individual mobile homes and non-residential uses:		
	(a) Minimum lot area on sewer: Single family structure = 7500 sq. ft. Two-family structure = 10,500 sq. ft. Three-family structure = 13,500 sq. ft.		
	(b) Minimum lot area not on sewer: Single-family structure = 15,000 sq. ft.* Two-family structure = 18,000 sq. ft.* Three-family structure = 21,000 sq. ft.* * Or greater if required by State Environmentalist [Added 5-7-84, Ordinance #122]		
	(c) Other requirements for individual mobile home on lot in <u>Section 11-206.8</u> .		
	(d) Minimum lot area for churches = 25,000 sq. ft. [Added 5-7-84, Ordinance #122] (e) Minimum lot width at building line = 60 ft.		
	(f) Minimum rear yard = 30 feet		
	(g) Minimum side yard: For one- or two-story buildings = 10 feet For three-story buildings = 15 feet		
	(h) For street side portions of corner lots = Minimum plus fifty (50) percent		

11-206.5.2 For Apartment Buildings

- (a) Minimum lot area for first four-units in building = 20,000 sq. ft.
- (b) Minimum lot area for each additional dwelling unit, after first four = 2,000 sq. ft.
- (c) Minimum lot width at building line = 75 feet
- (d) Minimum rear yard = 30 feet
- (e) Minimum side yard:
 For one- or two-story buildings = 15 feet, plus an additional five (5) feet for each additional story
- (f) For street side portions of corner lots = Minimum plus fifty (50) percent
- For apartments in 2 or more buildings, group housing developments and mobile home parks, see <u>Section 11-206.9</u>.

11-206.5.4 Front Yards

All principal and accessory structures shall be set back from the right-of-way lines of streets the minimum distance shown below according to their classifications as indicated on the latest official municipal-regional thoroughfare plan:

Arterial Streets 40 feet [amended 4-7-75]
Collector Streets 40 feet
Minor Streets 30 feet [amended 5-7-84]

11-206.5.5 Building Area

On any lot or tract containing an apartment building, the area occupied by the principal structure, and any accessory structures, shall not exceed forty (40) percent of the total area. On any other lot, the total building area shall not exceed thirty (30) percent. Accessory structures shall not cover more than thirty (30) percent of any required rear yard.

11-206.5.6 Subject to off-street parking requirements in <u>Section 11-203.7</u>.

11-206.6 <u>Height</u>

Principal structures shall not exceed three (3) stories nor thirty-five (35) feet in height, unless each side yard is increased over the required minimum by five (5) feet for every five (5) feet or fraction thereof of additional height. No accessory structure shall exceed two (2) stories in height.

11-206.7 <u>Location of Accessory Structures</u>

With the exception of signs, accessory structures shall not be erected in any required front or side yard.

11-206.7.2 Accessory structures shall be located at least five (5) feet from all lot lines and from any building on the same lot.

11-206.8 Requirements for Individual Mobile Homes on Lots of Record

Where mobile homes (double-wide) are allowed on individual lots, they shall have a permanent concrete or masonry foundation; tongue cut off; permanent driveway; shall be underpinned; shall meet all area regulations of the district; and shall further comply with all applicable federal, state and local housing, building and construction codes. The following conditions will also be met:

- 11-206.8.1 Lot and location of structure meet all area, yard and setback requirements of the zone in which it is located.
- 11-206.8.2 Have a minimum of 700 square feet of floor area.
- Be connected to all utilities, including public sewer, if available, or meet requirements of Tennessee Department of Health and Environment for septic tank installation.
- 11-206.8.4 Structure to meet federal standards identified as the Mobile Home Construction and Safety Standards, Part 280 of Code of Federal Regulations, Title 24-HUD.
- Structure to meet requirements of Standards for Mobile Homes, 1977, National Fire Protection Association (NFPA) and Manufactured Housing Institute (MHI).
- 11-206.8.6 If classified as a "modular home" structure will meet requirements of Tennessee Code Annotated 68-36-101, etc. and Standard Building Code.
- 11-206.8.7 Meet minimum requirements of Livingston Housing Code.
- 11-206.8.8 Pass inspection by Building Inspector.

11-206.9 Group Housing Developments and Mobile Home Parks

11-206.9.1 Intent

To provide maximum flexibility in design and to ensure minimum standards of site development for group housing, mobile home parks, or other projects involving the location of two or more residential structures on a single lot or tract of land, not subdivided.

11-206.9.2 General Location Map

Before an application is filed for a building permit, a sketch map at a scale no smaller than 1"=2,000' encompassing the proposed site shall be submitted to the Planning Commission for its consideration. Such map shall exhibit the following:

- (a) The approximate boundaries of the site.
- (b) External (public) access streets or roads in relation to site.
- (c) Surrounding development (i.e., general residential, commercial, and industrial areas) within one mile of site.
- (d) Any public water and sewer systems in relation to site.

11-206.9.3 Site Plan

Subject to the Planning Commission's recommendation regarding the general location, a site plan at a scale no smaller than 1"=200' also shall be submitted to the Planning Commission. Such site plan shall exhibit the following:

- (a) Topographic contours at five (5) foot intervals, and drainage ways.
- (b) The location and dimensions of proposed internal streets, structures, mobile home spaces, and off-street parking spaces.
- (c) Points of access to public streets.
- (d) The location and size of available water and sewer lines.
- (e) The location and dimensions of any easements.

11-206.9.4 <u>Location</u>

- (a) The site shall comprise a single lot or tract of land except where divided by public streets.
- (b) The site shall abut a public street.
- (c) Permanent residential structures, other than mobile homes, shall not be located within a site to be developed as a mobile home park.
- (d) Site development may be subject to F-1 Floodplain Regulations found in Section 11-219.

11-206.9.5 Public Street Access

- (a) The minimum distance between access points along public street frontage, center line to center line, shall be two hundred (200) feet.
- (b) The minimum distance between the center line of an access point and the nearest curb line or street line of a public street intersection shall be one hundred (100) feet.

11-206.9.6 <u>Yard Requirements</u>

- (a) The minimum front yards on a public street shall be twenty-seven (27) feet.
- (b) The minimum side or rear yards on a public street shall be fifteen (15) feet.
- (c) The minimum yards adjoining another zoning district shall be twenty-five (25) feet.

11-206.9.7 <u>Mobile Home Spacing and Stands</u>

- (a) The minimum depth of each mobile home space shall be eighty (80) feet.
- (b) The minimum width of each mobile home space shall be forty (40) feet.
- (c) The minimum width of all yards on a mobile home space shall be ten (10) feet.
- (d) Mobile home stands shall be improved to provide adequate support for the placement and tie-down of the mobile home, thereby securing the superstructure against erosion, uplift, sliding, notation and overturning.

11-206.9.8 <u>Density</u> (Group housing, excluding mobile homes)

The maximum number of dwelling units per acre of total site shall not exceed sixteen (16).

11-206.9.9 <u>Internal Streets</u>

- (a) The minimum right-of-way width of collector streets exceeding five hundred (500) feet in length, or serving more than fifty (50) dwelling units (including mobile homes), shall be sixty (60) feet.
- (b) The minimum right-of-way widths of minor streets shall be fifty (50) feet.
- (c) The maximum grade on any street shall be ten (10) percent.
- (d) Where feasible, all street intersections shall be at right angles.
- (e) Streets shall be privately constructed and maintained.
- (f) The base of streets shall consist of crushed stone or gravel, eight (8) inches in depth compacted.
- (g) The surface of streets shall consist of asphalt or better materials, two (2) inches in depth, compacted.
- (h) The minimum pavement width of collector streets shall be twenty-seven (27) feet.
- (i) The minimum pavement width of minor streets shall be twenty (20) feet.
- (j) Closed ends of dead-end streets shall provide a vehicular turn-around at least one-hundred (100) feet in diameter.

11-206.9.10 <u>Utilities</u>

The development shall be serviced with sanitary sewers and public water on trunk lines not less than eight (8) inches and six (6) inches, respectively.

11-206.9.10 Storage of Waste

Any central refuse disposal area shall be maintained in such manner as to meet county health requirements, and shall be screened from view.

11-206.9.11 Service Building

- (a) Service buildings housing laundry, sanitation or other facilities for use by occupants shall be permanent structures complying with all applicable codes.
- (b) There shall be at least twenty-five (25) feet separating permanent service buildings on the site from any mobile home space.

11-207 PROVISIONS GOVERNING C-M COMMERCIAL DISTRICTS (MEDICAL) [District added 12-7-77, Ordinance #102]

11-207.1 Intent

This district is intended to provide areas for professional and business offices and related activities. The intent is to provide centralized, compact locations for business and professional offices near residential areas.

11-207.2 Uses Permitted

- 11-207.2.1 Medical and dental offices not equipped for overnight care of patients.
- Hospitals, nursing homes and clinics with overnight bed patients [Added 5-7-84, Ordinance #122, was Use on Appeal]
- Establishments rendering business or related services to the medical profession associated with and including, but not limited to, medical supplies and pharmacies.
- 11-207.2.4 Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u>.
- On-premise advertising in accordance with <u>Section 11-203.9.3</u> and certain other signs as permitted in <u>Section 11-203.9.1</u>.
- Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.

11-207.3 <u>Uses Permitted on Appeal</u>

- 11-207.3.1 Residential Uses.
- 11-207.3.2 Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u>.
- 11-207.3.3 Residential Care Home for Aged in accordance with specific provisions of 11-215.5.
- 11-207.3.4 Methadone Treatment Clinic or Facility, Substance Abuse Treatment Facilities:

- a. The consideration for approval by the Planning Commission of a methadone treatment clinic or facility and substance abuse treatment facility shall be contingent upon the receipt of the appropriate license and certificate of need by the State of Tennessee.
- b. Maps showing existing land use and zoning within one-quarter (1/4) mile of the proposed site should be submitted with an application for Use on Appeal along with the license of the applicant, certificate of need, site plan, survey or other information deemed reasonable by the Planning Commission for use in making a thorough evaluation of the proposal.
- c. The clinic or facility shall be located on and have access to a major collection street.
- d. Measurement shall be made in a straight line on the Livingston Zoning Map from the nearest property line of the lot on which the methadone treatment clinic or facility and substance abuse treatment facility is situated to the nearest property line of the following uses:
 - (1) The clinic or facility shall not be located within one-thousand (1000) feet of a school, day care facility, park, church, synagogue or mosque.
 - (2) The clinic or facility shall not be located within one-thousand (1000) feet of any establishment that sells alcoholic beverages for either on or off-premises consumption.
 - (3) The clinic or facility shall not be located within one-thousand (1000) feet of any area devoted to public recreation activity.
 - (4) The clinic or facility shall not be located within one-thousand (1000) feet of any amusement catering to family entertainment.
 - (5) The site shall not be less than five-hundred (500) feet of any residential dwelling at the time of approval.
 - (6) The site shall not be less than one-half (1/2) mile from any other methadone treatment clinic or facility and substance abuse treatment facility.

11-207.4 Uses Prohibited

- 11-207.4.1 Junkyards. [Added 5-7-84, Ordinance #122]
- 11-207.4.2 Any use not specifically permitted or permitted on appeal are hereby prohibited.
- 11-207.4.3 Off-premises advertising and other signs as prohibited in <u>Section 11-203.9.2</u>.

11-207.5 Yards

11-207.5.1 Front

Lots shall be considered fronting on either arterial or collector streets. All principal and accessory structures shall be set back from the right-of-way lines of streets the maximum distance shown below, according to their classification as indicated on the latest official municipal thoroughfare plan.

40 feet

Arterial Streets

40 feet [amended 5-7-84]

Collector Streets

Minor Streets

30 feet [amended 5-7-84]

11-207.5.2 Side

Interior side yard setback of 5 feet. [Amended 5-7-84, Ordinance #122]

On corner lots, all principal and accessory structures shall conform to the setback requirements for the adjoining street with the highest classification.

11-207.5.3 Rear

Rear yard setback of 10 feet. [Amended 5-7-84, Ordinance #122]

11-207.5.4 Height

Buildings shall not exceed maximum height of 3 stories or 35 feet. [Amended 5-7-84]

11-207.5.5 Subject to off-street parking requirements in Section 11-203.7.

11-208 PROVISIONS GOVERNING C-1 COMMERCIAL DISTRICTS (LOCAL)

11-208.1 Intent

Commercial C-1 Districts are established on the Municipal Zoning Map strictly for the convenience of automobile shoppers and/or neighboring residents. Within the Commercial C-1 Districts the following regulations shall apply:

11-208.2 **Uses Permitted**

- 11-208.2.1 Offices, financial institutions, restaurants and professional services. [Added 5-7-84, Ordinance #122]
- Convenience stores such as drug, grocery, hardware and apparel; beauty and 11-208.2.2 barber shops; and similar uses.
- 11-208.2.3 Service stations, automobile sales and service establishments; self-service laundry, car wash, and dry cleaning facilities; and similar uses.

11-208.2.4	Manufacturing incidental to retail business or service establishments where products are sold on the premise by producers.		
11-208.2.5	On-premises advertising in accordance with 11-203.9.3 and certain other signs as permitted in <u>Section 11-203.9.1</u> .		
11-208.2.6	Accessory uses or structures customarily incidental to the above permitted uses.		
11-208.2.7	Funeral home, outside storage with screening, and multi-family (area and yard requirements as in R-2). [Added 5-7-84, Ordinance #122]		
11-208.2.8	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .		
11-208.2.9	Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.		
11-208.3	Uses Permitted on Appeal		
11-208.3.1	Uses or structures permitted on appeal in Residential R-1 Districts.		
11-208.3.2	Multi-family housing.		
11-208.3.3	Uses subject to written approval of the Livingston Municipal Board of Zoning Appeals, and subject to such conditions as the Municipal Board of Zoning Appeals may require in order to preserve and protect the character of the district in which the proposed use is located.		
11-208.3.4	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .		
11-208.3.5	Residential Care Home for Aged in accordance with specific provisions of 11-215.5.		
11-208.3.6	Accessory structures for single-family residences (pre-existing prior to adoption of this ordinance in September 1972). Accessory structures must meet the requirements outlined in Section 11-205.4.6 for an R-1 Low Density Residential District.		
11-208.4	<u>Uses Prohibited</u>		
11-208.4.1	Residential uses, except multi-family. [Amended 5-7-84, Ordinance #122]		
11-208.4.2	Industrial uses.		
11-208.4.3	Warehousing above ground, except those uses within and incidental to a permitted business or service structure.		
11-208.4.4	Storage above ground consisting of inflammable liquids in excess of one thousand (1,000) rollons. Idmanded 5.7.84. Ordingraps #122, was 750 cellons?		

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		Storage of evaloring
e mente ego figir 1 a filoso Portugado Albarda e o filoso Promos de Albarda e o filoso	11-208.4.5	Storage of explosives.
	11-208.4.6	Truck terminals, junkyards, specialized recreation facilities.
	11-208.4.7	Uses not specifically permitted, permitted on appeal, or permitted by implication are prohibited. [Added 12-1-86, Ordinance #127]
	11-208.4.8	Off-premises signs and other signs as prohibited in <u>Section 11-203.9.2</u> .
	11-208.5	Yard Requirements
	11-208.5.1	Lots shall be considered fronting on either arterial or collector streets. All principal and accessory structures shall be set back from the right-of-way lines of streets the maximum distance shown below, according to their classifications as indicated on the latest official municipal thoroughfare plan:
		Arterial Streets 40 feet [amended 4-7-75] Collector Streets 40 feet Minor Streets 30 feet [amended 5-7-84]
	11-208.5.2	On corner lots, all principal and accessory structures shall conform to the setback requirements for the adjoining street with the highest classification.
	11-208.5.3	Side yard setback = 5 feet [Added 5-7-84, Ordinance #122]
	11-208.5.4	Rear yard setback = 10 feet [Added 5-7-84, Ordinance #122]
	11-208.5.5	Multi-family residential uses shall meet lot area and yard requirements as in R-2. [Added 5-7-84, Ordinance #122]
	11-208.5.6	Canopy over gasoline pumps, minimum 10 feet off right-of-way or property line.
	11-208.5.7	Subject to off-street parking requirements in <u>Section 11-203.7</u> .
	11-208.6	<u>Height</u>
		Buildings shall not exceed three (3) stories nor thirty-five (35) feet in height.
	PROVISIONS DISTRICT)	GOVERNING C-2 COMMERCIAL DISTRICTS (CENTRAL BUSINESS
	11-209.1	<u>Uses Permitted</u>
	11-209.1.1	Any retail or wholesale business or service use, except as specifically indicated or implied below under Uses Prohibited.
	11-209.1.2	Manufacturing incidental to retail business or service establishments where products are sold on the premise by producers.
	11-209.1.3	Printing and publishing establishments.

11-209.1.4	On-premises advertising in accordance with Section 11-203.9.3 and other signs as permitted in <u>Section 11-203.9</u> .
11-209.1.5	Accessory uses of structures customarily incidental to the above permitted uses.
11-209.1.6	Uses may be subject to F-1 Floodplain Regulations found in Section 11-219.
11-209.1.7	Uses may be subject to H-1 Historical District found in <u>Section 11-214</u> .
11-209.1.8	Second story and above single family residential
11-209.2	Uses Permitted on Appeal
11-209.2.1	Residential Uses [added 5-7-84, Ordinance #122]
11-209.2.2	Uses or structures permitted on appeal in Residential R-1 Districts, excluding exceptions listed thereunder.
11-209.2.2	Uses subject to written approval of the Livingston Municipal Board of Zoning Appeals, and subject to such conditions as the Municipal Board of Zoning Appeals may require in order to preserve and protect the character of the district in which the proposed use is located.
11-209.2.3	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .
11-209.2.4	Uses may be subject to H-1 Historical District found in <u>Section 11-214</u> .
11-209.2.5	Residential uses other than Second story and above single family residential.
11-209.3	<u>Uses Prohibited</u>
11-209.3.1	Industrial uses.
11-209.3.2	Warehousing and storage, except those uses within and incidental to a permitted business or service structure.
11-209.3.3	Cemetery. [Added 5-7-84, Ordinance #122]
11-209.3.4	Traffic and/or noise generating uses not dependent upon a central location such as truck terminals, service stations, and funeral homes.
11-209.3.5	Junkyards. [Added 5-7-84, Ordinance #122]
11-209.3.6	Storage above ground consisting of inflammable liquids in excess of one thousand (1,000) gallons. [Amended 5-7-84, Ordinance #122, was 750 gallons]
11-209.3.7	Uses not specifically permitted, permitted on appeal, or permitted by implication are considered prohibited. [Added 12-1-86, Ordinance #127]

1-209.3.8 Off-premise signs and other signs as prohibited in <u>Section 11-203.9.2</u>.

	11-209.4	<u>Yards</u>
	11-209.4.1	On lots adjacent to residential districts, all buildings shall be located to conform to the side yard requirements for the adjacent residential districts.
	11-209.4.2	Canopy over gasoline pumps minimum 10 feet off right-of-way or property line.
	11-209.5	Height
		Buildings shall not exceed six (6) stories nor seventy-five (75) feet in height.
	11-209.6	Subject to off-street parking requirements in <u>Section 11-203.7</u>
11-210	PROVISIONS COMMERCE	在一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
	11-210.1	<u>Uses Permitted</u>
	11-210.1.1	Any use permitted in Commercial C-2 Districts, including service stations, funeral homes, offices and financial institutions. [Added 5-7-84, Ordinance #122]
	11-210.1.2	Auto sales; packaged feed and seed stores; furniture and appliance stores; auto garage and repair shops; motels, restaurants; warehousing and storage uses.
	11-210.1.3	Specialized recreation facilities such as billiard halls, skating rinks, bowling alleys, miniature golf courses, theaters, horse show arenas, stadiums, and similar uses.
	11-210.1.4	On-premises advertising in accordance with Section 11-203.9.3 and other signs as permitted in <u>Section 11-203.9</u> .
	11-210.1.5	Accessory uses or structures customarily incidental to the above permitted uses.
	11-210.1.6	Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u> .
	11-210.2	Uses Permitted on Appeal
	11-210.2.1	Same as for C-2 District, except single-family residential, major warehousing and storage uses. [Added 5-7-84, Ordinance #122]
	11-210.2.2	Uses subject to written approval of the Livingston Municipal Board of Zoning Appeals, and subject to such conditions (normally involving the possible prevention of traffic, parking, health, and aesthetic problems) as the Board of Zoning Appeals may require in order to preserve and protect the character of the district in which the proposed use is located.
	11-210.2.3	Uses may be subject of F-1 Floodplain Regulations found in <u>Section 11-219</u> .
	11-210.2.4	Multi-family Housing

11-210.2.5	Residential Care Home for Aged in accordance with specific provisions of 11-215.5.
11-210.2.6	Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.
11-210.2.7	Accessory structures for single-family residences (pre-existing prior to adoption of this ordinance in September 1972). Accessory structures must meet the requirements outlined in Section 11-205.4.6 for an R-1 Low Density Residential District.
11-210.3	<u>Uses Prohibited</u>
11-210.3.1	Single-family residential.
11-210.3.2	Industrial uses.
11-210.3.3	Storage above ground consisting of inflammable liquids in excess of one-thousand (1,000) gallons. [Amended 5/7/84, Ordinance #122, was 750 gallons]
11-210.3.4	Storage of explosives.
11-210.3.5	Truck terminals.
11-210.3.6	Junkyards.
11-210.3.7	Uses not specifically permitted, permitted on appeal or permitted by implication are considered prohibited. [Added 12/1/86, Ordinance #127]
11-210.3.8	Off-premise signs and other signs as prohibited in Section 11-203.9.2.
11-210.4	<u>Yards</u>
11-210.4.1	Front
	Lots shall be considered fronting on either arterial or collector streets. All principal and accessory structures shall be set back from the right-of-way lines of streets the maximum distance shown below, according to their classifications as

principal and accessory structures shall be set back from the right-of-way linstreets the maximum distance shown below, according to their classifications indicated on the latest official thoroughfare plan:

Arterial Streets 40 feet [Amended 4/7/75]
Collector Streets 40 feet
Minor Streets 30 feet [Added 5/7/84]

11-210.4.2 Side

Interior side yard setback of 5 feet. On the street side of a corner lot, the side yard requirement is one-half the usual front yard setback. [Added 5/7/84, Ordinance #122]

- 11-210.4.3 Rear setback of 10 feet. [Added 5/7/84, Ordinance #122]
- 11-210.4.4 Canopy over gasoline pumps minimum 10 feet off right-of-way or property line.
- 11-210.4.5 Multi-family residential shall meet lot area and yard requirements as in R-2.
- 11-210.5 Off street parking is subject to requirements established in Section 11-203.7 And off-street loading shall be provided according to the specific use of the structure.
- Buildings shall not exceed maximum height of three (3) stories or 35 feet. [Added 5/7/84, Ordinance #122]

11-211 REQUIREMENTS FOR PLANNED COMMERCIAL

NOTE: Ordinance #122 (5-7-84) actually deleted C-4 Planned Commercial District as a separate district, although design standards and plan review requirements were retained for any new commercial building over 20,000 square feet and/or four (4) or more separate commercial units in any C District.

11-211.1 Intent

As Livingston grows, so will the need for planned shopping centers. Because of the difficulty in pinpointing locations to meet future requirements of community retailing, no effort has been made to district these shopping areas on the Municipal Zoning Map in advance of actual development proposals. This is termed the "floating zone" approach, which permits optimum flexibility in planning and design as related to specific economic and physical characteristics of both site and environment. The planning requirements for future shopping centers shall be as follows:

11-211.2 Location Requirements

- Be located next to a peripheral artery or at the intersection of two (2) arterial streets.
- Have a site of not less than one and one-half (1-1/2) acres.
- 11-211.2.3 Provide not less than six thousand (6,000) square feet of actual floor space.
- Follow a site plan prepared by the property owner(s) or his agents and approved by the Planning Commission.

11-211.3 Petition and Site Plan

- Before any shopping center district shall be officially designated on the municipal zoning map, a petition shall be filed with the Planning Commission. This petition shall be signed by all legal owners of properties to be included in such district, with the legal description of each owner's property following his signature. This petition shall request that the Planning Commission approve for recommendation to the Board of Mayor and Aldermen the establishment of a shopping center district to include the properties of such signers as set forth in the petition. This petition shall be accompanied by certification by an attorney that the signers of the properties as presented are the legal owners.
- There shall be filed concurrently with the Commission, by or on behalf of such property owners, a preliminary site plan of the development contemplated for the combined properties of such owners within the proposed district. Such site plan shall bear the signatures of the owners, and shall provide the following data:
 - (a) The location, arrangement, and dimensions of automobile storage areas, and parking aisles, bays, and angles.
 - (b) The location, arrangement, and dimensions of loading and unloading space and docks.
 - (c) The location, arrangement, and dimensions of vehicular entrances, exits, and driveways.
 - (d) The location, arrangement, and dimensions of pedestrian entrances, exits, and driveways.
 - (e) The basic layout of water, sewer, and storm drainage systems.
 - (f) The type of construction materials for walkways, drives, fences, and other accessory structures.
 - (g) A topographic overlay or separate topographic map when the elevation exceeds five (5) feet per one hundred (100) lineal feet.
 - (h) The location and exterior dimensions of all structures.
 - (i) The location, size, height, and orientation of signs.

11-211.3.3 Procedure for Approval

The following procedure shall establish a tract as a shopping center district.

- (a) Submission to the Planning Commission of a letter of application with a preliminary site plan and supporting data; these data shall include a time schedule for construction, as a minimum. Other data such as a market analysis, a financial report, and a traffic study may be additionally required.
- (b) Review of the application and data by the Planning Commission.
- (c) Recommendation of any approved plan by the Planning Commission to the City Board.
- (d) Action by the City Board on the proposed Municipal Zoning Map amendment, following a public hearing.
- (e) Should the Municipal Zoning Map amendment be approved by the City Board, the applicant must submit a final site plan to the Planning

Commission. A performance bond covering public improvements may be required by the Planning Commission before final approval, and before referral to the Building Inspector for the issuance of a building permit. The developer shall adhere to the approved schedule for beginning and completing construction.

11-211.3.4 Dimensional Standards

The following dimensional standards shall be maintained by the developer.

- (a) Coverage of the lot or tract shall not exceed twenty-five (25) percent; FAR shall not exceed fifty (50) percent.
- (b) The height of any structure shall not exceed thirty-five (35) feet nor two and one-half (2-1/2) stories.
- (c) The principal structure or structures shall not be less than fifty (50) feet from a property line, including automobile storage area, loading and unloading space, circulation space, and space for landscaping, lighting, and signs.

11-211.3.5 Design Standards

The following design standards shall be maintained by the developer.

- (a) Signs. Each shop may have a wall sign and a projecting sign advertising the name of the store and the type of products sold therein. Also, a shopping center may have two (2) ground signs advertising the center, but not the businesses therein.
 - (1) Wall signs shall not extend above or beyond a building wall, nor project more than one foot from the face of the structure.
 - (2) Projecting signs shall be of one size.
 - (3) Ground signs shall be of permanent construction and shall not exceed twenty-five (25) feet in height. The area of each exposed face shall not exceed eighty (80) square feet. If only one sign is erected, the area of each face may be increased by fifty (50) percent.
 - (4) To avoid excessive advertising and to insure a harmonious appearance to the center, the composition and size of shop signs shall be controlled by written agreement between the owner and tenants.
- (b) Access and Traffic Control. To control the traffic generated, the developer may be required to pay the cost of installing or constructing any of the following facilities on streets providing access to a shopping center: (1) street widening; (2) ingress and egress driveways; (3) acceleration and deceleration lanes; and (4) traffic control devices and signs, including channelization. When the developer is held responsible for traffic control construction, such responsibility and subsequent liability shall constitute a contractual agreement between the developer and the city.

- (c) Circulation and Parking Layout. An automobile storage area and adequate servicing driveways shall be provided within the boundaries of a shopping center. Space to the rear of shops shall not be considered usable by the public and shall be creditable to fifty (50) percent of the number of required parking spaces for employees. An exception to this requirement may be made by the Planning Commission, if a shopping center is the central mall type. In such case all sections of the required automobile storage area shall be provided with adequate connecting internal driveways and means of ingress and egress to the public streets.
- (d) Off-Street Loading. Each shop shall be provided with a rear or side entrance that is accessible to a servicing driveway and not a part of the circulation system used by the vehicles of shoppers. Loading and unloading facilities shall be arranged so that trucks will not block the passage of other vehicles on servicing driveways, not extend into other private or public driveways, or streets for vehicular circulation.
- (e) Storage of Waste. The refuse disposal area and storage containers shall be maintained in such manner as to meet local health requirements, and shall be screened from view.
- (f) **Lighting.** Lighting facilities shall be installed in a manner which will protect adjoining streets and neighboring properties from direct glare and from hazardous interference.

11-212 PROVISIONS GOVERNING I-1 INDUSTRIAL DISTRICTS (LIGHT)

11-212.1 <u>Uses Permitted</u>

- Industrial uses, such as the manufacture of textiles and apparel; fabrication and assembly of machinery and other products of metal, wood, or other materials; and similar uses.
- 11-212.1.2 Wholesaling, warehousing, and storage uses; heavy commercial uses; truck terminals.
- 11-212.1.3 Accessory uses or structures customarily incidental to the above permitted uses.
- 11-212.1.4 Uses may be subject to F-1 Floodplain Regulations found in <u>Section 11-219</u>.
- On-premises advertising in accordance with <u>Section 11-203.9.3</u> and other signs as permitted in <u>Section 11-203.9.1</u>.
- Day Care Facilities for Young Children or Elderly Adults in accordance with specific provisions of 11-215.6.

11-212.2 <u>Uses Permitted on Appeal</u>

- Public and semi-public uses except educational, cultural, medical, and recreational facilities.
- Uses subject to written approval of the Livingston Municipal Board of Zoning Appeals, and subject to such conditions as the Municipal Board of Zoning

appeals may require in order to preserve and protect the character of the district in which the proposed use is located.

11-212.2.3 Residential L	Ises

11-212.3 **Uses Prohibited**

- Residential uses; commercial uses not requiring major warehousing or storage 11-212.3.1 facilities.
- Junkyards [added 5-7-84, Ordinance #122]; and similar uses. 11-212.3.2
- Industrial uses considered dangerous or unsafe, such as the manufacture of 11-212.3.3 explosives; industrial uses considered noxious, but not dangerous, by reason of odor, dust, fumes, smoke, noise, vibration, refuse matter, or water-carried waste; and uses considered objectionable due to adverse effect on adjoining uses, such as junkyards.
- 11-212.3.4 Off-premises advertising and other signs as prohibited in Section 11-203.9.2.

11-212.4 Yard Requirements

Lots shall be considered fronting on either arterial or collector streets. All 11-212.4.1 principal and accessory structures shall be set back from the right-of-way line of streets the maximum distance shown below, according to their classifications as indicated on the latest official thoroughfare plan:

Arterial Streets

40 feet [amended 4-7-75]

Collector Streets

40 feet

- On corner lots, all principal and accessory structures shall conform to the 11-212.4.2 setback requirements for the adjoining street with the highest classification.
- The minimum side or rear yards for properties which adjoin non-industrial 11-212.4.3 districts shall be thirty-five (35) feet.

11-213 PROVISIONS GOVERNING 1-2 INDUSTRIAL DISTRICTS (HEAVY)

11-213.1 **Uses Permitted**

- 11-213.1.1 Uses permitted in Industrial I-1 Districts.
- 11-213.1.2 Uses may be subject to F-1 Floodplain Regulations found in Section 11-219.

11-213.2 Uses Permitted on Appeal

Uses considered noxious, but not dangerous, such as fat rendering, inflammable 11-213.2.1 liquids storage, slaughter houses, junkyards, stockyards, smelting plants, and manufacturing of acids; public uses; and similar uses.

11-213.2.2	Appeals and subject to such condit	he Livingston Municipal Board of Zoning ions as the Municipal Board of Zoning rve and protect the character of the district
11-213.2.3	Uses may be subject to F-1 Floodplain	Regulations found in Section 11-219.
11-213.3	Uses Prohibited	
11-213.3.1	Residential and commercial uses; publ	ic and semi-public uses; and similar uses.
11-213.3.2	Industrial uses considered dangerous o	r unsafe.
11-213.3.3	Off-premises advertising and other sign	ns as prohibited in <u>Section 11-203.9.2</u> .
11-213.4	<u>Yards</u>	
11-213.4.1	principal and accessory structures shall	n either arterial or collector streets. All l be set back from the right-of-way line of elow, according to their classifications as fare plan:
	Arterial Streets Collector Streets	40 feet [amended 4-7-75] 40 feet
11-213.4.2	On corner lots, all principal and acceptable setback requirements for the adjoining setback requirements.	cessory structures shall conform to the street with the highest classification.
11-213.4.3	The minimum side yards and rear yards	shall be twenty (20) feet and twenty-five

feet. 11-214 PROVISIONS GOVERNING H-1 HISTORICAL DISTRICT AND HISTORICAL

11-214.1 <u>Historical District</u>

11-213.4.4

(25) feet, respectively.

COMMISSION [Adopted 12-1-86, Ordinance #127]

It is the intent of this district to preserve historical buildings and sites in the Town of Livingston. The requirements of the district are designed to protect and preserve historic and/or architectural value; provide protection from uses that would lessen the significance of the surrounding uses; create an aesthetic atmosphere; stabilize property values; enhance civic beauty; strengthen the economy, and promote education and patriotic heritage of the present and future citizens of the community.

The minimum yard adjoining non-industrial districts shall be thirty-five (35)

11-214.1.2 The Livingston Zoning Map shall be amended to show the overlay H-1, Historical District.

- Uses Permitted in H-1 Historical District includes a use permitted or allowable as a special exception in the underlying zoning district; provided that no building permit for construction, alteration, repair, moving, or demolition of any structure or any changes or improvements in the townscape within the district shall be issued by the Building Inspector until it is submitted to and receives approval in writing by the Historic Zoning Commission.
- 11-214.1.4 No mobile homes or dish antennas are permitted in the (H-1) Historic District.

11-214.2 <u>Historical Zoning Commission</u>

11-214.2.1 Creation and Appointment

In accordance with Chapter 13-7-401, *Tennessee Code Annotated*, a Historical Zoning Commission is hereby established. The Board of Mayor and Aldermen shall create a nine (9) member Historical Zoning Commission which shall consist of a representative of a local patriotic or historical organization; an architect, if available, and a member of the Planning Commission, at the time of his appointment. The remaining members shall be appointed by the Mayor of the Town of Livingston and shall be confirmed by the Board of Aldermen. Appointments to membership of the Historical Zoning Commission shall be arranged so that the term of one member shall expire each year and his successor shall be appointed in like manner in terms of five (5) years. All members shall serve without compensation.

11-214.2.2 <u>Procedure</u>

Meetings of the Historical Zoning Commission shall be held at the call of the Chairman or by the majority of the membership. All meetings of the Commission shall be open to the public. The Commission shall keep minutes of its procedures showing the vote of each member upon each question, or if absent or failing to vote, indicating such fact.

11-214.2.3 Powers and Duties

The Historical Zoning Commission shall have the following powers which shall be limited to the H-1 Historic District.

- (a) To receive and review any building permit and application for construction, alteration, repair, moving demolition of any structure or any changes or improvements in the townscape within the district.
- (b) To request detail construction plans and related data pertinent to thorough review of any proposal before the Commission.
- (c) Historical Zoning Commission shall, within thirty (30) days following availability of sufficient data, direct the granting of a building permit with or without conditions or direct the refusal of a building permit providing the grounds for refusal are stated in writing.
- (d) Upon review of the application for a building permit, the Historic Zoning Commission shall give prime consideration to:

- (1) Historic and/or architectural value of present structure.
- (2) Relationship of exterior architectural features of such structure to the rest of the structures of the surrounding area.
- (3) The general compatibility of exterior design, arrangement, texture, and materials proposed to be used.
- (4) To any other factor, including aesthetic which is deemed pertinent.
- (e) The Historic Zoning Commission may, however, prepare a listing of prior approvals permitted in the Historical District.
- (f) In no case shall the Commission grant variances from the terms of this Ordinance.

11-214.2.4 Jurisdiction

The Historic Zoning Commission shall have exclusive jurisdiction relating to historic matters. Anyone who may be aggrieved by any final order or judgement of the Commission may have said order of judgement reviewed by the courts by procedures of certiorari as provided for in the *Tennessee Code Annotated*, Sections 27-902 and 27-903.

11-215 EXCEPTIONS AND MODIFICATIONS

11-215.1 Front Yards

The front yard requirements of this Ordinance for dwellings shall not apply to any lot where the average depth of existing front yards on developed lots located within two hundred (200) feet of each side of such lot and within the same block and zoning district and fronting on the same streets as such lot is less than the minimum required front yard depth. In such case the minimum front yard shall be the average of the existing front yard depths on the developed lots.

11-215.2 Lot of Record

- Where the owner of a lot consisting of one or more adjacent lots of official record at the time of the adoption of this Ordinance does not own sufficient land to enable him to conform to the yard or other requirements of this Ordinance, an application may be submitted to the Municipal Board of Zoning Appeals for a variance from the terms of this Ordinance, in accordance with Section 11-217. Such lot may be used as a building site; provided, however, that the yard and other requirements of the district are complied with as closely as possible, in the opinion of the Municipal Board of Zoning Appeals.
- No lot shall be so reduced in area that the yards and open space will be smaller than prescribed by this Ordinance; and no yard, court, or open space provided around any building for the purpose of complying with these provisions shall again be considered as a yard, court, or other open space for another building.

11-215.3 Adjoining Substandard Lots of Record

Where two (2) or more substandard lots of record with a continuous frontage are under the same ownership, or where a substandard lot of record has continuous frontage with a large tract under the same ownership, such lots shall be combined to form one or more building sites meeting the minimum requirements of the district in which they are located.

The height limitations of this Ordinance shall not apply to church spires, belfries, cupolas, and domes not intended for human occupancy, monuments, water towers, observation towers, transmission towers, chimneys, silos, smoke stacks, derricks, conveyors, flag poles, radio towers, masts, aerials, and the like.

11-215.5 Specific Requirements for Residential Care Home for Aged

Definition: A home which accepts aged person for relatively permanent, domicilary care, providing room, board and personal services to one or more nonrelated persons, and is licensed by the State of Tennessee. Domiciliary care shall include a furnished room, bath facilities, and acceptable meal service, linen service, periodic observation and appropriate personal assistance when requested or needed, but does not provide nursing services.

11-215.5.2 Criteria for Review and Approval for Conversion of Existing Structures:

- (a) Minimum ½ acre
- (b) If any part of existing building or proposed additions are less than 25 feet from a property line with adjoining residential structure, there must be installed a privacy (opaque) fence. Use of double-row landscape plantings or non-opaque fencing along all other side or rear property lines.
- (c) Off-street parking spaces = 1 space per bed, in order to provide sufficient parking for delivery vehicles, emergency vehicles, visitors, employees, etc.
- (d) Structure, renovations and additions to meet Standard Building Code and Plumbing Code, and hooked to city utilities.
- (e) Submit detailed site plan of property, location of existing structure and additions proposed, showing parking, driveways, floor plan, emergency exits, distance from property lines, all adjoining properties, distances to adjoining residences.
- (f) Licensed by State as Residential Care Home for Aged.
- (g) Inspection and approval by local fire chief.

11-215.5.3 Criteria for Review and Approval for Construction of New Structure:

- (a) Minimum 1 acre.
- (b) Building minimum side and rear setbacks of 35 feet.
- (c) Use of double-row landscape plantings or fencing along all property lines. Opaque fencing may be required by BZA if necessary.
- Off-street parking spaces = 1 space per bed, in order to provide sufficient parking for delivery vehicles, emergency vehicles, visitors, employees, etc.
- (e) Structure to meet Standard Building Code and Plumbing Code, and be hooked to city utilities.

(f) Submit detailed site plan of property, showing parking, driveways, floor plan, emergency exits, distance from property lines, all adjoining properties, distances to adjoining residences.

(g) Licensed by State as Residential Care Home for Aged.

(h) Inspection and approval by local fire chief.

11-215.6 <u>Specific Requirements for Day Care Facilities for Young Children</u> or the Elderly

11-215.6.1 As Home Occupation/Accessory Use in a Residence

- (a) Such facility is an accessory use to principal use of the structure as the residence of the owner/operator of day care, and is a "home occupation."
- (b) For care of children, it is licensed by State Department of Human services as Family Day Care or Group Day Care.
- (c) Primary facility should be located within the dwelling, but under special circumstances may be permitted in accessory building, such as a remodeled garage located in rear yard.
- (d) Following information presented to Planning Commission for review and approval:

<u>Site Plan</u> drawn to scale showing dwelling and various features of property, location of fenced play areas, parking and loading areas, distances to adjoining dwellings, adjoining property owners' names, and other necessary information.

Off-street parking and loading plan showing driveways and parking spaces of 2 for household use plus 1 per employee plus spaces equal to half maximum capacity of day care facility plus space for any van or bus operated by the day care facility.

Statements from adjoining property owners that they have been notified of proposed use.

- (e) Maximum 2 employees not residents of dwelling.
- (f) Sign maximum 3 sq. ft. in size.
- (g) Obtain annual city business license.
- (h) Register facility and use with E-911 director and all emergency services.
- (i) File floor plan with Fire Department and Ambulance Services.
- (i) Annual inspection by City Building Inspector.

11-215.6.2 <u>As Accessory Use in a Church</u> (or School, Community Center)

- (a) For care of children, the facility is licensed by State Department of Human Services as group day care or child care center.
- (b) Register facility and use with E-911 director and all emergency services.
- (c) File floor plan with Fire Department and Ambulance Services.
- (d) Off-street parking and loading plan reviewed and approved by Planning Commission, showing off-street parking spaces sufficient for employees and parents, as well as for any van or bus used for the day care facility.
- (e) Sign maximum 3 sq. ft. in size.
- (f) Obtain annual city business license.

11-215.6.3 As Principal Use of a Structure or Lot

- (a) For care of children, facility and operation is licensed by State Department of Human Services as Group Day Care or Child Care Center.
- (b) Building is located on a "collector" or "arterial" street in any zoning district, OR on "minor" street in industrial district OR if on a "minor" street in a residential district, property must be within 350 feet of a collector or arterial.
- (c) Minimum lot size in any residential district--- 30,000 sq. ft.
- (d) Following information presented to Planning Commission for review and approval:

<u>Site plan</u> drawn to scale showing structure and various features of property, location of fenced play areas, parking and loading areas, adjoining property owners' names, distances to adjoining structures and any other necessary information.

Off-street parking and loading plan showing driveways and parking spaces of 1 per employee plus spaces equal to half maximum capacity of day care facility plus space for any van or bus operated by the day care facility.

<u>Statements from adjoining property owners</u> that they have been notified of proposed use.

- (e) Sign in any residential district maximum 3 sq. ft.
- (f) Obtain annual city business license.
- (g) Register facility and use with E-911 director and all emergency services.
- (h) Also file floor plan with Fire Department and Ambulance Services.
- (i) Annual inspection by City Building Inspector.

11-215.7 <u>Gasoline Service Stations</u>

The following regulations shall apply to all gasoline service stations:

- 1. All buildings shall comply with all required setbacks in the applicable zoning district.
- 2. All gasoline pumps and canopies shall not be located closer than twenty (20) feet to any street right-of-way line.
- 3. When other uses are combined with a gasoline service station, such as video rental, deli, or grocery, additional parking, based on the other uses, shall be provided.

11-215.8 <u>Cemeteries</u>

The following regulations shall apply to all cemeteries:

- 1. The site proposed for a cemetery shall not interfere with the development of a system of streets and in addition shall have direct access to a thoroughfare.
- 2. Any new cemetery shall be located on a site containing not less than ten (10) acres.
- 3. All structures and facilities including but not limited to mausoleums, graves, burial lots, monuments, and maintenance buildings shall be set back at least thirty (30) feet from any property line or street right-of-way.
- 4. All required yards shall be landscaped and maintained.
- 5. Proposals for cemeteries shall be approved by the planning commission.

11-215.9 <u>Customary Home Occupations</u>

The following regulations shall apply for all permitted customary home occupations:

- 1. A customary home occupation is a gainful occupation or profession conducted by members of a family residing full-time on the premises and conducted entirely within the principal dwelling unit.
- 2. No more than twenty-five (25) percent of the total habitable floor area of the dwelling shall be devoted to such use.
- 3. Shall be conducted entirely within the principal dwelling unit and no alterations to any buildings shall indicate from the exterior that the building is being utilized for any purpose other than a residential unit, including permitted accessory buildings.
- 4. No stock in trade shall be displayed and no equipment or materials used in the occupation shall be stored outside the dwelling.
- 5. Only one (1) person, not a resident of the premises, shall be employed.
- 6. Neither retail nor manufacturing business shall be permitted.
- 7. No outdoor repair work shall be permitted.
- 8. Additional off-street parking shall be provided for the non-resident employee and for the parking of anticipated clients. Required parking shall not be permitted in any front yard.
- 9. All structures used for customary home occupations shall be in conformance with the sign requirements as established in Article VI, Section 8 of the Official Zoning Code.
- 10. Special approval shall not be transferable to another owner.

11-215.10 Swimming Pools

The following regulations shall apply to all private swimming pools:

- 1. No swimming pool or part thereof, including aprons, walks, and equipment rooms, shall protrude into any required front or side open space.
- 2. The swimming pool area shall be walled or fenced so as to prevent uncontrolled access by children and pets from the street or from adjacent properties. Said fence or wall shall not be less than five (5) feet in height and maintained in good condition.

11-215.11 <u>Self-Service Storage Facilities (Mini-Warehouses)</u>

The following regulations shall apply to all self-service storage facilities:

- 1. Parking shall be provided by parking/driving lanes adjacent to the storage buildings. These lanes shall be at least twenty-six (26) feet wide when storage cubicles open onto one side of the lane only and at least thirty (30) feet wide when cubicles open onto both sides of the lane. Said lane shall be surfaced with asphalt or concrete.
- 2. A minimum of two (2) parking spaces plus one (1) additional space for every two-hundred (200) storage cubicles shall be located adjacent to the project office.
- 3. No self-service storage facility shall exceed eighteen (18) feet in height.
- 4. The establishment of a business in a self-storage unit(s) for the sale or auction of any item is specifically prohibited.
- 5. The storage of flammable liquids, highly combustible or explosive materials, or hazardous chemicals is specifically prohibited and all rental contracts shall include clauses prohibiting such storage.
- 6. The servicing or repair of motor vehicles, boats, trailers, lawn mowers or any similar equipment is specifically prohibited.

11-215.12 Servicing, Storage, Repair or Sales of Motor Vehicles

The following regulations shall apply to all motor vehicles (see definition in Article II), garages, sales lots, service stations, and similar structures and uses involved in the servicing, storage, repair or sales of motor vehicles:

- 1. No public street, parking area, sidewalk, or way shall be used for the storage or parking of motor vehicles in connection with the activities of such establishments, except for normal parking by individual private owners or operators of such vehicles.
- 2. No operation in connection with such establishments shall be carried on in such a manner which impedes free flow of vehicular or pedestrian traffic in normal courses on public ways.
- 3. No motor vehicle shall be parked in such a manner as to block visibility at intersecting streets.

- 4. No repair of motor vehicles or parts thereof shall be made outside of garages, service stations, body shops, or other buildings used for such purposes (except such minor repairs as are normally completed while the customer waits at the premises).
- 5. All motor vehicles being handled or stored in an area visible from a public street or way shall be maintained in such condition that they can be moved under their own power.
- 6. Motor vehicles unable to be moved under their own power may be temporarily stored (sixty (60) days or less) in completely enclosed storage yards. These yards shall be provided with opaque screening as provided in Article VI, Section 1 of this Official Zoning Code in such a manner that no vehicle or portion thereof is visible from any street or public way, or from ground level of any adjacent property. The storage yard shall be located on the same premises as the motor vehicle repair or service establishment, and it shall be paved with asphalt or concrete. The maximum number of vehicles allowed in any storage yard is ten (10).
- 7. It shall be the responsibility of the owner or operator of any motor vehicle repair or service establishment to keep accurate and verifiable records as to the date any vehicle being stored in a storage yard is placed on said yard. Failure to keep such records will create the presumption that the vehicle or vehicles stored on the yard have been there in excess of sixty (60) days and are in violation of this Official Zoning Code.
- 8. Businesses that are non-conforming upon the adoption of these provisions shall comply with Section 11-203.1, Continuance of Non-Conforming Uses and/or Structures.

11-215.13 Churches and Other Places of Worship

The following regulations shall apply to all permitted churches and other places of worship:

- 1. A minimum lot area of two (2) acres with a minimum lot width of two-hundred (200) feet at the building setback line shall be provided.
- 2. The minimum depth of the front yard shall be seventy-five (75) feet, and the minimum depth of the side and rear yards shall be fifty (50) feet. The minimum side yard on street side of corner lots shall be seventy-five (75) feet.
- 3. The maximum lot coverage for the principal structure and all accessory structures shall be thirty (30) percent.
- 4. When parking areas are adjacent to residential lots, buffer strips of ten (10) feet in width along all shared lot lines shall be provided.
- 5. Road access shall be, at a minimum, off a collector street as defined by the Livingston Major Road Plan.

11-215.14 Schools

The following regulations shall apply to all permitted schools offering general education courses:

- 1. A minimum lot area of five (5) acres with a minimum lot width of three-hundred (300) feet at the building setback line shall be provided.
- 2. The minimum depth of the front, rear, side yards and side yards on street side of corner lots shall be one-hundred (100) feet.
- 3. The maximum lot coverage for all buildings shall be thirty (30) percent.
- 4. All accessory structures and portable classrooms shall be located in the rear yard only. Portable classrooms shall be temporary in nature and subject to annual review by the Board of Zoning Appeals.
- 5. When parking areas are adjacent to residential lots, buffer strips ten (10) feet in width shall be provided along all shared lot lines.

11-215.15 Multi-family Residences

- 1. Minimum lot area of 18,000 sq. ft. for first two (2) units plus an additional 4,000 sq. ft. per dwelling unit. Dwelling units per structure shall not exceed eight (8). All other lot and yard requirements are the same as within the R-2 zoning district.
- 2. The structure(s) shall be connected to city water with 6 inch lines and connected to city sewer with 8 inch lines.
- 3. The owner of the structure shall provide adequate supervision to maintain the structure, the yards, and the accessory equipment in a safe, sanitary, aesthetically pleasing condition.
- 4. A refuse disposal area and storage containers shall be provided and maintained in such manner as to meet local health requirements, and shall be screened from view.
- 5. Minimum of two (2) off-street parking spaces per apartment unit, paved with hard surfacing.

11-216 ENFORCEMENT

11-216.1 Enforcing Officer

The provisions of this Ordinance shall be administered and enforced by a Building Inspector appointed by the Livingston's Mayor and approved by the Board of Mayor and Aldermen, and he shall have the power to make inspection of buildings or premises necessary to carry out his duties in the enforcement of this Ordinance.

11-216.2 Building Permit

11-216.2.1 Building Permit Required

It shall be unlawful to commence excavation for the construction of any building including accessory buildings, or to commence the moving or alteration of any

building including accessory buildings, until the Building Inspector has issued a building permit for such work.

11-216.2.2 Issuance of a Building Permit

In applying to the Building Inspector for a building permit the applicant shall submit a dimensional sketch or a scale plan indicating the shape, size, and location of all buildings to be erected, altered, or moved and of any buildings already on the lot. He shall also state the existing and intended use of all such buildings and supply such other information as may be required by the Building Inspector for determining whether the provisions of this Ordinance are being observed. If the proposed excavation or construction as set forth in the application are in conformity with the provisions of this Ordinance and other ordinances of the Town of Livingston then in force, the Building Inspector shall issue a building permit for such excavation and/or construction. If a building permit is refused the Building Inspector shall state such refusal in writing with the cause.

- (a) The issuance of a building permit shall in no case be construed as waiving any provision of this Ordinance.
- (b) A building shall become void twelve (12) months from the date of issuance unless substantial progress has been made by that date on the project described therein.

11-216.3 <u>Issuance of Certificate of Occupancy</u>

No land or building or part thereof hereafter erected or altered in its use of structure shall be used until the Building Inspector shall have issued a Certificate of Occupancy stating that such land, building, or part thereof, and the proposed use thereof are found to be in conformity with the provisions of this Ordinance.

Within three (3) dates after notification that a building or premise or part thereof is ready for occupancy or use, it shall be the duty of the Building Inspector to make a final inspection thereof and to issue a certificate of occupancy if the land, building, or part thereof are found to conform with the provisions of this Ordinance; or, if such certificate is refused, the Building Inspector shall state refusal in writing with the cause.

11-216.4 Records

A complete record of such applications, sketches, and plans shall be maintained in the office of the Building Inspector, based on whole or in part upon the provisions of this Ordinance.

11-216.5 Penalties

Any person violating any provision of this Ordinance shall be guilty of a misdemeanor and upon conviction shall be fined not less than two (\$2.00) nor more than fifty dollars (\$50.00) for each offense. Each day that a violation is permitted to exist shall constitute a separate offense; payment of fine shall not constitute compliance.

11-216.6 Remedies

In case any building or structure is erected, constructed, reconstructed, repaired, converted, or maintained, or any building, structure, or land is used in violation of this Ordinance, the Building Inspector or any other appropriate authority or any adjacent or neighboring property owner who would be damaged by such violation, in addition to other remedies, may institute injunction, mandamus, or other appropriate action in proceeding to prevent the occupancy or use of such building, structure, or land.

11-217 BOARD OF ZONING APPEALS

11-217.1 Creation and Appointment

A Livingston Municipal Board of Zoning Appeals is hereby established in accordance with Section 13-7-205 through 13-5-207 of the *Tennessee Code Annotated*.

The five (5) member Board of Zoning Appeals will be appointed by the Mayor and Board of Aldermen. (Previously was 3 member board – one of which was from Planning Commission.)

11-217.2 Procedure

Meetings of the Livingston Municipal Board of Zoning Appeals (hereafter referred to as the Board) shall be held at the call of the Chairman, and at such other times as the Board may determine. All meetings of the Board 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, or failing to vote, the Board shall explain its actions. The Minutes shall be immediately filed in the office of the Board and shall be a public record.

11-217.3 Appeals, How Taken

An appeal to the Board may be taken by any person, firm, or corporation aggrieved, or by any governmental officer, department, other board, or bureau affected by any decision of the Building Inspector based in whole or in part upon the provisions of this Ordinance. Such appeal shall be taken by filing with the Board a Notice of Appeal, specifying the grounds thereof.

The Building Inspector shall transmit to the Board all papers constituting the record upon which the action appeal was taken. The Board shall fix a reasonable time for the hearing of the appeal; give proper notice of a Public Hearing before the Board by publishing such notice in a newspaper of general circulation in the Town of Livingston, Tennessee, at least five (5) days prior to the date set for the Public Hearing; provide written notice to the parties of interest, mailed five (5) days prior to the date set for the Hearing; and decide same within a reasonable time. At the Hearing, any person or party may appear and be heard in person, by agent, or by attorney. [Amended 5-1-89, Ordinance #146, was 10 days newspaper notice]

11-217.4 Powers

11-217.4.1 Administrative Review

To hear and decide appeals where it is alleged by the appellant that there is error in any order, requirement, permit, decision, implication, determination, or refusal made by the Building Inspector or other administrative official in the carrying out or enforcement of any provision of this Ordinance; and to interpret the zoning map and Ordinance.

11-217.4.2 <u>Special Exceptions</u> (Uses Permitted Upon Appeal)

The Board of Zoning Appeals may hear and decide only such special exceptions as it is specifically authorized to pass on by the terms of the "Uses Permitted on Appeals" sections of each district; and to grant special exceptions with such conditions and safeguards as are appropriate or to deny special exceptions when not in harmony with the purpose and intent of the specific district. A special exception is a use that would not be appropriate generally or without restriction throughout the zoning district, but which, if controlled as to number, area, location, or relation to the neighborhood, would promote the public health, safety, welfare, morals, order, comfort, convenience, appearance, prosperity, or general welfare.

11-217.4.3 Variances

To hear and decide applications for variances from the terms of this Ordinance, but shall grant variances only where by reason of exceptional narrowness, shallowness, or shape of a specific piece of property which at the time of adoption of this Ordinance was a lot of record, or where by reason of exceptional topographic situations or conditions of a piece of property the strict practical difficulties or to undue hardship upon the owner of such property; provided that such relief may be granted without substantial detriment to the public good and without substantially impairing the intent and purposes of this Ordinance.

- (a) In granting a variance the Board may attach thereto such conditions regarding the location, character, and other features of the proposed building, structure, or use as it may deem advisable in furtherance of the purpose of this Ordinance.
- (b) Before any variance is granted, it shall be shown that special circumstances attached to the property do not generally apply to other properties in the neighborhood.
- 11-217.5 A fee of fifty dollars (\$50.00) shall be posed with the Building Inspector with each appeal to the Board; said fee is to defray costs of notices, the hearing, and any other miscellaneous expenses.

11-217.6 Conflict of Interest

Any member of the Livingston Board of Zoning Appeals who shall have direct or an indirect interest in any property which is the subject matter of or affected by a decision of the Board shall be disqualified from participating in the discussion, decision, and proceedings of the Board in connection therewith. The burden for revealing any such conflict rests with individual members of the Board. Failure to reveal any such conflict shall constitute grounds for immediate removal from the Board for cause.

11-218 AMENDMENTS

11-218:1 Introduction of Amendments

The Board of Mayor and Aldermen of the Town of Livingston (hereafter referred to as the Town Board) may amend the regulations, restriction, boundaries, or any provision of this Ordinance. Any member of the Town Board may introduce such amendment, or any official, board, or any other person may present a petition to the Town Board requesting an amendment or amendments to this Ordinance.

11-218.2 Review by the Planning Commission

No amendment shall become effective unless it is first submitted for approval, disapproval, or suggestions to the Regional Planning Commission.

If the Planning Commission, within sixty (60) days of such submission, disapproves the amendment it shall require the favorable vote of a majority of the entire membership of the Town Board to become effective. Failure of the Planning Commission to either approve or disapprove the amendment within ninety (90) days of its submission shall be deemed approval.

11-218.3 Notice of Public Hearing

Upon the introduction of an amendment to this Ordinance, or upon the receipt of a petition to amend this Ordinance, the Town Board shall publish a notice of such request for an amendment together with the notice of time set for a Public Hearing by the Town Board on the requested change. Said notice shall be published one time in a newspaper of general circulation in the Town of Livingston, Tennessee. Said hearing by the Board of Mayor and Aldermen shall take place not sooner than fifteen (15) days after the publication of such notice.

At the time and place signified in the above notice, the Town Board shall meet; and all persons affected by such amendment or change may appear in person, by agent, or by attorney to petition against the making of such amendment.

11-218.4 Fee

A fee of fifty dollars (\$50.00) due and payable at the time of filing of petition shall be posted with request to amend the Zoning Ordinance; said fee to be used

by the Town of Livingston to defray costs resulting from such petition and any subsequent amendment of the Zoning Ordinance.

11-219 PROVISIONS GOVERNING F-1 FLOODPLAIN DISTRICTS (OVERLAY)

(The F-1 District originally added to Zoning Ordinance January 6, 1975, and amended first on June 2, 1975 and May 5, 1986. It was totally amended again on February 7, 1994 by Ordinance #1994-1 as included herein.)

This district is created to enable the City of Livingston to participate in the National Flood Insurance Program administered by the Federal Emergency Management Agency. The rules and regulations contained herein pertain to and are applicable only in the areas identified on the "FIRM - Flood Insurance Rate Maps" published by this agency.

11-219.1 <u>Statutory Authorization</u>

The Legislature of the State of Tennessee has in Sections 13-7-201 through 13-7-210, *Tennessee Code Annotated* delegated the responsibility to local governmental units to adopt regulations designed to promote the public health, safety, and general welfare of its citizenry.

11-219.2 <u>Findings of Fact</u>

- The Board of Mayor and Aldermen of Livingston wishes to maintain eligibility in the National Flood Insurance Program and in order to do so must meet the requirements of 60.3(b) of the Federal Insurance Administration Regulations found at 44 CFR Ch. 1 (10-1-88 Edition) and subsequent amendments.
- Areas of Livingston are subject to periodic inundation which could result in loss of life and property, health and safety hazards, disruption of commerce and governmental services, extraordinary public expenditures for flood protection and relief, and impairment of the tax base, all of which adversely affect the public health, safety and general welfare.
- These flood losses are caused by the cumulative effect of obstructions in floodplains, causing increases in flood heights and velocities; and by uses in flood hazard areas which are vulnerable to floods; or construction which is inadequately elevated, flood-proofed, or otherwise unprotected from flood damages.

11-219.3 <u>Statement of Purpose</u>

It is the purpose of this Chapter to promote the public health, safety and general welfare, and to minimize public and private losses due to flood conditions in specific areas. This Chapter is designed to:

- Restrict or prohibit uses which are vulnerable to water or erosion hazards, or which cause in damaging increases in erosion, flood heights, or velocities:
- Require that uses vulnerable to floods, including community facilities, be protected against flood damage;

11-219.3.3	Control the alteration of natural floodplains, stream channels, and natural protective
11 217.5.5	t t 1 1 and to flood waters.
11-219.3.4	Control filling, grading, dredging and other development which may increase erosion or
11 217.5.	flood damage, and;
11-219.3.5	Prevent or regulate the construction of flood barriers which will unnaturally divert flood
	waters or which may increase flood hazards.
11 010 4	Objectives
11-219.4	<u>Objectives</u>
	The objectives of this Chapter are:
11-219.4.1	To protect human life and health;
11-219.4.2	To minimize expenditure of public funds for costly flood control projects;
11-219.4.3	To minimize the need for rescue and relief efforts associated with hooding,
11-219.4.4	The minimizer prolonged business interruptions:
11-219.4.5	The invited demagn to public facilities and utilities such as water and gas mains,
11-217.4.5	1 de telembono and couver lines street and bridges localed ill houdable areas,
11 210 4 6	To help maintain a stable tax base by providing for the sound use and development of
11-219.4.6	Clarate manage avage:
	That notantial buyers are notified that property is in a floodable area, and,
11-219.4.7	To establish eligibility for participation in the National Flood Insurance Program.
11-219.4.8	To establish eligibility for participation in the reational recognition is
11-219.5	DEFINITIONS
	Unless specifically defined below, words or phrases used in this Chapter shall be
	Unless specifically defined below, words of phrases used in the state of the interpreted as to give them the meaning they have in common usage and to give this
	interpreted as to give them the meaning they have in common usuge and to give them
	Chapter its most reasonable application.
11-219.5.1	"Accessory Structure" shall represent a subordinate structure to the principal structure
11-219.3.1	and, for the purpose of this section, shall conform to the following:
	1. Il 1. a comptructed and placed on the pillioning SUC SU 45 W
	(c) Accessory structures shall be constituted and placed on the summing size of the state of the
	offer the minimum resistance to the flow of floodwaters.
	(d) Accessory structures shall be firmly anchored to prevent flotation which may
	result in damage to other structures.
	(e) Service facilities such as electrical and heating equipment shall be elevated or
	floodproofed.
11-219.5.2	"Act" means the statutes authorizing the National Flood Insurance Program that are
	$\frac{1}{2}$ $\frac{1}$
11-219.5.3	"A 11' an ovieting building)" means any Walled and rooted expansion to the
11-217.3.3	·
	It at the thought fire wall. Any walled and roofed addition which is connected by a me
	the second day independent perimeter load-hearing walls is new constituction.
	"Appeal" means a request for a review of the Building Inspector's interpretation of any
11-219.5.4	Appear means a request for a variance.
	provision of this Chapter or a request for a variance. "Area of Shallow Flooding" means a designated AO or AH Zone on a community's
11-219.5.5	"Area of Shallow Flooding" means a designated AO of AM Bone of a continuous Flood Insurance Rate Map (FIRM) with one percent or greater annual chance of flooding
5	Flood Insurance Kate Map (Fixivi) with one percent of groater annual change of the

- to an average depth of one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

 11-219.5.6

 "Area of Special Flood-related Erosion Hazard" is the land within a community which is most likely to be subject to severe flood-related erosion losses. The area may be designated as Zone E on the Flood Hazard Boundary Map (FHBM). After the detailed evaluation of the special flood-related erosion hazard area in preparation for publication of the FIRM, Zone E may be further refined.
- "Area of Special Flood Hazard" is the land in the floodplain within a community subject to a one percent or greater chance of flooding in any given year. The area may be designated as Zone A on the FHBM. After detailed ratemaking has been completed in preparation for publication of the FIRM, Zone A usually is refined into Zones A, AO, AH, A1-30, AE or A99.
- 11-219.5.8 "Base Flood" means the flood having a one percent chance of being equaled or exceeded in any given year.
- 11-219.5.9 "Basement" means that portion of a building having its floor subgrade (below ground level) on all sides.
- 11-219.5.10 "Breakaway Wall" means a wall that is not part of the structural support of the building and is intended through its design and construction to collapse under specific lateral loading forces, without causing damage to the elevated portion of the building or supporting foundation system.
- 11-219.5.11 "Building", for purposes of this section, means any structure built for support, shelter, or enclosure for any occupancy or storage. (See "structure")
- 11-219.5.12 "Development" means any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations, or storage of equipment or materials.
- "Elevated Building" means a non-basement building (a) built to have the bottom of the lowest horizontal structure member of the elevated floor elevated above the ground level by means of pilings, columns (posts and piers), and (b) adequately anchored so as not to impair the structural integrity of the building during a flood of up to the magnitude of the base flood. In the case of Zones A1-30, AE, A, A99, AO, AH, B, C, X, or D, "elevated building" also includes a building elevated by means of fill or solid foundation perimeter walls with openings sufficient to facilitate the unimpeded movement of flood waters.
- "Emergency Flood Insurance Program" or "Emergency Program" means the program as implemented on an emergency basis in accordance with Section 1336 of the Act. It is intended as a program to provide a first layer amount of insurance on all insurable structures before the effective date of the initial FIRM.
- 11-219.5.15 "Erosion" means the process of the gradual wearing away of land masses. This peril is not per se covered under the Program.
- 11-219.5.16 "Exception" means a waiver from the provisions of this Chapter which relieves the applicant from the requirements of a rule, regulation, order or other determination made or issued pursuant to this Chapter.
- 11-219.5.17 "Existing Construction" any structure for which the "start of construction" commenced before the effective date of this Chapter.
- "Existing Manufactured Home Park or Subdivision" means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of this Chapter.
- 11-219.5.19 "Existing Structures" see "Existing Construction"

"Expansion to an Existing Manufactured Home Park or Subdivision" means the 11-219.5.20 preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads). "Flood" or "Flooding" means a general and temporary condition of partial or complete 11-219.5.21 inundation of normally dry land areas from: (a) the overflow of inland or tidal waters; and/or (b) the unusual and rapid accumulation or runoff of surface waters from any source. "Flood Elevation Determination" means a determination by the Administrator of the 11-219.5.22 water surface elevations of the base flood, that is, the flood level that has a one percent or greater chance of occurrence in any given year. "Flood Elevation Study" means an examination, evaluation and determination of flood 11-219.5.23 hazards and, if appropriate, corresponding water surface elevations, or an examination, evaluation and determination of mudslide (i.e., mudflow) and/or flood-related erosion hazards. "Flood Hazard Boundary Map (FHBM)" means an official map of a community, issued 11-219.5.24 by the Federal Emergency Management Agency, where the boundaries of the flood related erosion areas having special hazards have been designated as Zone A, M, and/or "Flood Insurance Rate Map (FIRM)" means an official map of a community, on which 11-219.5.25 the Federal Emergency Management Agency has delineated both the areas of special flood hazard and the risk premium zones applicable to the community. "Flood Insurance Study" is the official report provided by the Federal Emergency 11-219.5.26 Management Agency. The report contains flood profiles as well as the Flood Boundary Map and the water surface elevation of the base flood. "Floodplain" or "Flood-Prone Area" means any land area susceptible to being inundated 11-219.5.27 by water from any source (see definition of "flooding"). "Floodplain Management" means the operation of an overall program of corrective and 11-219.5.28 preventive measures for reducing flood damage, including but not limited to emergency preparedness plans, flood control works and floodplain management regulations. "Flood Protection System" means those physical structural works for which funds have 11-219.5.29 been authorized, appropriated, and expended and which have been constructed specifically to modify flooding in order to reduce the extent of the area within a community subject to a "special flood hazard" and the extent of the depths of associated flooding. Such a system typically includes hurricane tidal barriers, dams, reservoirs, levees or dikes. These specialized flood modifying works are those constructed in conformance with sound engineering standards. "Floodproofing" means any combination of structural and nonstructural additions, 11-219.5.30 changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents. "Flood-Related Erosion" means the collapse or subsidence of land along the shore of a 11-219.5.31 lake or other body of water as a result of undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high water level in a natural body of water, accompanied by a severe storm, or by an unanticipated force of nature, such as a flash flood or an abnormal tidal surge, or by some similarly unusual and unforeseeable event which results in flooding. "Flood-Related Erosion Area" or "Flood-Related Erosion Prone Area" means a land area 11-219.5.32 adjoining the shore of a lake or other body of water, which due to the composition of the shoreline or bank and high water levels or wind-driven currents, is likely to suffer flood-related erosion damage.

- "Flood-Related Erosion Area Management" means the operation of an overall program of corrective and preventive measures for reducing flood-related erosion damage, including but not limited to emergency preparedness plans, flood-related erosion control works and flood plain management regulations.
- 11-219.5.34 <u>"Floodway"</u> means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than one foot.
- 11-219.5.35 <u>"Floor"</u> means the top surface of an enclosed area in a building (including basement), i.e., top of slab in concrete slab construction or top of wood flooring in wood frame construction. The term does not include the floor of a garage used solely for parking vehicles.
- 11-219.5.36 "Freeboard" means a factor of safety usually expressed in feet above a flood level for purposes of floodplain management. "Freeboard" tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings and the hydrological effect of urbanization of the watershed.
- 11-219.5.37 <u>"Functionally Dependent Use"</u> means a use which cannot perform its intended purpose unless it is located or carried out in close proximity to water. The term includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and ship building and ship repair facilities, but does not include long-term storage or related manufacturing facilities.
- 11-219.5.38 "<u>Highest Adjacent Grade</u>" means the highest natural elevation of the ground surface, prior to construction, next to the proposed walls of a structure.
- 11-219.5.39 "Historic Structure" means any structure that is:
 - (a) Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminary determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
 - (b) Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
 - (c) Individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of the Interior; or
 - (d) Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:
 - (1) By an approved state program as determined by the Secretary of the Interior, or
 - (2) Directly by the Secretary of the Interior in states without approved programs.
- 11-219.5.40 <u>"Levee"</u> means a man-made structure, usually an earthen embankment, designed and constructed in accordance with sound engineering practices to contain, control, or divert the flow of water so as to provide protection from temporary flooding.
- 11-219.5.41 <u>"Levee System"</u> means a flood protection system which consists of a levee, or levees, and associated structures, such as closure and drainage devices, which are constructed and operated in accordance with sound engineering practices.

"Lowest Floor" means the lowest floor of the lowest enclosed area (including basement). 11-219.5.42 An unfinished or flood resistant enclosure, usable solely for parking of vehicles, building access or storage in an area other than a basement area is not considered a building's lowest floor; provided, that such enclosure is not built so as to render the structure in violation of the applicable non-elevation design requirements of this Chapter. "Manufactured Home" means a structure, transportable in one or more sections, which is 11-219.5.43 built on a permanent chassis and designed for use with or without a permanent foundation when attached to the required utilities. The term "manufactured home" does not include a "recreational vehicle". "Manufactured Home Park or Subdivision" means a parcel (or contiguous parcels) of 11-219.5.44 land divided into two or more manufactured home lots for rent or sale. "Map" means the Flood Hazard Boundary Map (FHBM) or the Flood Insurance Rate 11-219.5.45 Map (FIRM) for a community issued by the Agency. "Mean Sea Level" means the average height of the sea for all stages of the tide. It is used 11-219.5.46 as a reference for establishing various elevations within the floodplain. For purposes of this Ordinance, the term is synonymous with National Geodetic Vertical Datum (NGVD) or other datum, to which base flood elevations shown on a community's Flood Insurance Rate Map are referenced. "National Geodetic Vertical Datum (NGVD)" as corrected in 1929 is a vertical control 11-219.5.47 used as a reference for establishing varying elevations within the floodplain. "New Construction" any structure for which the "start of construction" commenced on or 11-219.5.48 after the effective date of this Chapter. The term also includes any subsequent improvements to such structure. "New Manufactured Home Park or Subdivision" means a manufactured home park or 11-219.5.49 subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of this Chapter. "100-year Flood" see "Base Flood". 11-219.5.50 "Person" includes any individual or group of individuals, corporation, partnership, 11-219.5.51 association, or any other entity, including State and local governments and agencies. "Recreational Vehicle" means a vehicle which is: 11-219.5.52 built on a single chassis; (a) 400 square feet or less when measured at the largest horizontal projections; (b) designed to be self-propelled or permanently towable by a light duty truck; and (c) designed primarily not for use as a permanent dwelling but as temporary living (d) quarters for recreational, camping, travel, or seasonal use. "Regulatory Floodway" means the channel of a river or other watercourse and the 11-219.5.53 adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than a designated height. "Riverine" means relating to, formed by, or resembling a river (including tributaries), 11-219.5.54 stream, brook, etc. "Special Hazard Area" means an area having special flood, mudslide (i.e., mudflow) 11-219.5.55 and/or flood-related erosion hazards, and shown on an FHBM or FIRM as Zone A, AO, A1-30, AE, A99, or AH. "Start of Construction" includes substantial improvement, and means the date the

building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition, placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent

11-219.5.56

construction of a structure (including a manufactured home) on a site, such as the pouring of slabs or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

- "State Coordinating Agency" (Tennessee Department of Economic and Community Development, Local Planning Assistance Office) means the agency of the state government, or other office designated by the Governor of the State or by state statute at the request of the Administrator to assist in the implementation of the National Flood Insurance Program in that state.
- 11-219.5.58 "Structure". for purposes of this section, means a walled and roofed building that is principally above ground, a manufactured home, a gas or liquid storage tank, or other man-made facilities or infrastructures.
- "Substantial Damage" means damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred.
- "Substantial Improvement" means any reconstruction, rehabilitation, addition or other improvement of a structure, the cost of which equals or exceeds fifty percent of the market value of the structure before the "start of construction" of the improvement. This term includes structures which have incurred "substantial damage", regardless of the actual repair work performed. The term does not, however, include either: (1) Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions or; (2) Any alteration of a "historic structure", provided that the alteration will not preclude the structure's continued designation as a "historic structure".
- "Substantially Improved Existing Manufactured Home Parks or Subdivisions" is where the repair, reconstruction, rehabilitation or improvement of the streets, utilities and pads equals or exceeds 50 percent of the value of the streets, utilities and pads before the repair, reconstruction or improvement commenced.
- "Variance" is a grant of relief from the requirements of this Chapter which permits construction in a manner otherwise prohibited by this Chapter where specific enforcement would result in unnecessary hardship.
- "Violation" means the failure of a structure or other development to be fully compliant with the community's floodplain management regulations. A structure or other development without the elevation certificate, other certification, or other evidence of compliance required in this Chapter is presumed to be in violation until such time as that documentation is provided.
- 11-219.5.64 "Water Surface Elevation" means the height, in relation to the National Geodetic Vertical Datum (NGVD) of 1929, (or other datum, where specified) of floods of various magnitudes and frequencies in the flood plains of coastal or riverine areas.

11-219.6 GENERAL PROVISIONS

11-219.6.1 Application

This Chapter shall apply to all areas within the incorporated area of Livingston, Tennessee.

11-219.6.2 Basis for Establishing the Areas of Special Flood Hazard

The areas of special flood hazard identified on the Livingston, Tennessee, Federal Emergency Management Agency, Flood Insurance Rate Maps, Community - Panel Numbers 47133C0113B, 47133C0114B, 47133C0201B, and 47133C0202B; Effective Date: May 18, 2009, and any subsequent amendments or revisions, are adopted by reference and declared to be a part of this Chapter. These areas shall be incorporated into the Livingston Zoning Map.

11-219.6.3 Requirement for Development Permit

A development permit shall be required in conformity with this Chapter prior to the commencement of any development activity.

11-219.6.4 <u>Compliance</u>

No structure or use shall hereafter be located, extended, converted or structurally altered without full compliance with the terms of this Chapter and other applicable regulations.

11-219.6.5 <u>Abrogation and Greater Restrictions</u>

This Chapter is not intended to repeal, abrogate, or impair any existing easement, covenant, or deed restriction. However, where this Chapter conflicts or overlaps with another, whichever imposes the more stringent restrictions shall prevail.

11-219.6.6 Interpretation

In the interpretation and application of this Chapter, all provisions shall be: (1) considered as minimum requirements; (2) liberally construed in favor of the governing body, and; (3) deemed neither to limit nor repeal any other powers granted under state statutes.

11-219.6.7 Warning and Disclaimer of Liability

The degree of flood protection required by this Chapter is considered reasonable for regulatory purposes and is based on scientific and engineering considerations. Larger floods can and will occur on rare occasions. Flood heights may be increased by manmade or natural causes. This Chapter does not imply that land outside the flood hazard areas or uses permitted within such areas will be free from flooding or flood damages. This Chapter shall not create liability on the part of the City of Livingston, Tennessee or by any officer or employee thereof for any flood damages that result from reliance on this Chapter or any administrative decision lawfully made hereunder.

11-219.6.8 Penalties for Violation

Violation of the provisions of this Chapter or failure to comply with any of its requirements, including violation of conditions and safeguards established in connection with grants of variance or special exceptions, shall constitute a misdemeanor punishable as other misdemeanors as provided by law. Each day such violation continues shall be considered a separate offense. Nothing herein contained shall prevent the City of Livingston, Tennessee from taking such other lawful actions to prevent or remedy any violation.

11-219.6.9 <u>Validity</u>

Should any section, clause, or provision of this Ordinance be declared by a court of competent jurisdiction to be unconstitutional or invalid, this judgement shall not affect the validity of the Ordinance as a whole or any other part other than the part judged invalid.

11-219.7 <u>ADMINISTRATION</u>

11-219.7.1 Designation of Building Inspector

The <u>Building Inspector</u> is hereby appointed to administer and implement the provisions of this Ordinance.

11-219.7.2 Permit Procedures

Application for a building or development permit shall be made to the <u>Building Inspector</u> on forms furnished by him prior to any development activity. The development permit may include, but is not limited to the following: plans in duplicate drawn to scale, showing the nature, location, dimensions, and elevations of the area in question; existing or proposed structures, earthen fill, storage of materials or equipment, drainage facilities. Specifically, the following information is required:

- (a) Elevation in relation to mean sea level of the proposed lowest floor (including basement) of all buildings.
- (b) Elevation in relation to mean sea level to which any non-residential building will be flood-proofed, where base flood elevation data is available.
- (c) Certificate from a registered professional engineer or architect that the non-residential flood-proofed building will meet the flood-proofing criteria as described herein.
- (d) Description of the extent to which any watercourse will be altered or relocated as a result of proposed development.
- (e) During construction stage after the lowest floor is completed within unnumbered A zones, where flood elevation data are not available, the <u>Building Inspector</u> shall record the elevation of the lowest floor on the development permit. The elevation of the lowest floor shall be determined as the measurement of the lowest floor of the building and the highest adjacent grade. USGS Quadrangle maps may be utilized when no more detailed reference exists to establish reference elevations.

(f) Within all flood zones where base flood elevation data are utilized, the Building Inspector shall require that upon placement of the lowest floor, or flood-proofing by whatever construction means, whichever is applicable, it shall be the duty of the permit holder to submit to the Building Inspector a certification of the elevation of the lowest floor, or flood-proofed elevation, whichever is applicable, as built, in relation to mean sea level. Said certification shall be prepared by, or under the direct supervision of, a registered land surveyor, professional engineer, or architect and certified by same. When flood-proofing is utilized for a particular building, said certification shall be prepared by, or under the direct supervision of, a professional engineer or architect and certified by same. Any work undertaken prior to submission of the certification shall be at the permit holder's risk. The Building Inspector shall review the floor elevation survey data submitted. Deficiencies detected by such review shall be corrected by the permit holder immediately and prior to further progressive work being permitted to proceed. Failure to submit the survey or failure to make said corrections required hereby, shall be cause to issue a stop-work order for the project.

11-219.7.3 <u>Duties and Responsibilities of the Building Inspector</u>

Duties of the Building Inspector shall include, but not be limited to:

- (a) Review of all development permits to assure that the requirements of this Chapter have been satisfied, and that proposed building sites will be reasonably safe from flooding.
- (b) Advice to permittee that additional federal or state permits may be required, and if specific federal or state permit requirements are known, require that copies of such permits be provided and maintained on file with the development permit. This shall include Section 404 of the Federal Water Pollution Control Act Amendments of 1972, 33 U. S. C. 1334.
- (c) Notification to adjacent communities and the Tennessee Department of Economic and Community Development, Local Planning Office, prior to any alteration or relocation of a watercourse, and submission of evidence of such notification to the Federal Emergency Management Agency.
- (d) Record the actual elevation (in relation to mean sea level or highest adjacent grade, whichever is applicable) of the lowest floor (including basement) of all new or substantially improved buildings, as described in Section 11-219.7.2 above.
- (e) Record the actual elevation (in relation to mean sea level or highest adjacent grade, whichever is applicable) to which the new or substantially improved buildings have been flood-proofed, as described in Section 11-219.7.2 above.
- (f) When flood-proofing is utilized, the <u>Building Inspector</u> shall obtain certification from a registered professional engineer or architect, as described in Section 11-219.7.2 above.
- (g) Where interpretation is needed as to the exact location of boundaries of the areas of special flood hazard (for example, where there appears to be a conflict between a mapped boundary and actual field conditions) the <u>Building Inspector</u> shall make the necessary interpretation. The person contesting the location of the boundary shall be given a reasonable opportunity to appeal the interpretation as provided in Section 11-219.11.

- (h) When base flood elevation data or floodway data have not been provided by the Federal Emergency Management Agency then the <u>Building Inspector</u> shall obtain, review and reasonably utilize any base flood elevation and floodway data available from a Federal, State, or other source, including data developed as a result of these regulations, as criteria for requiring that new construction, substantial improvements, or other development in Zone A on the Community FHBM or FIRM meet the requirements of this Chapter.
- (i) Within unnumbered A zones, where base flood elevations have not been established and where alternative data is not available, the <u>Building Inspector</u> shall require the lowest floor of a building to be elevated or floodproofed to a level of at least (2) two feet above the highest adjacent grade (lowest floor and highest adjacent grade being defined in Sections 11-219.5.38 and 11-219.5.42). All applicable data including the highest adjacent grade elevation and the elevations of the lowest floor of flood-proofing shall be recorded on the building/development permit as described in Section 11-219.7.2.
- (j) In addition, where small streams exist but where no base flood data or no floodway has been provided, no encroachments, including fill material or structures shall be located within a distance of the stream bank equal to two (2) times the width of the stream at the top of bank or twenty (20) feet each side from top of bank, whichever is greater, unless certification by a registered professional engineer is provided demonstrating that such encroachments shall not result in any increase in flood levels during the occurrence of the base flood discharge.
- (k) All records pertaining to the provisions of this Chapter shall be maintained in the Building Inspector's Office and shall be open for public inspection. Permits issued under the provisions of this Chapter shall be maintained in a separate file or marked for expedited retrieval within combined files.
- (l) Assure that the flood carrying capacity within an altered or relocated portion of any water course is maintained.

11-219.8 General Standards for Flood Hazard Reduction

In all flood prone areas the following provisions are required:

- 11-219.8.1 New construction and substantial improvements shall be anchored to prevent flotation, collapse or lateral movement of the structure;
- Manufactured homes shall be elevated and anchored to prevent flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This standard shall be in addition to and consistent with applicable state requirements for resisting wind forces;
- 11-219.8.3 New construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage;
- New construction or substantial improvements shall be constructed by methods and practices that minimize flood damage;

- 11-219.8.5 Electrical, heating, ventilation, plumbing, air conditioning equipment, and other service facilities shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding;
- 11-219.8.6 New and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system;
- 11-219.8.7 New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters into the systems and discharges from the systems into flood waters;
- 11-219.8.8 On-site waste disposal systems shall be located and constructed to avoid impairment to them or contamination from them during flooding;
- 11-219.8.9 Any alteration, repair, reconstruction or improvements to a building which is in compliance with the provisions of this Ordinance, shall meet the requirements of "new construction" as contained in this Chapter; and,
- 11-219.8.10 Any alteration, repair, reconstruction or improvements to a building which is not in compliance with the provision of this Ordinance, shall be undertaken only if said non-conformity is not extended.

11-219.9 Standards For Unmapped Streams

Located within Livingston, Tennessee are unmapped streams where areas of special flood hazard are neither indicated nor base flood data or floodways have been provided. Adjacent to such streams the following provisions shall apply:

- In areas adjacent to such unmapped streams, no encroachments including fill material or structures shall be located within an area of at least equal to twice the width of the stream along each side of the stream, unless certification by a registered professional engineer is provided demonstrating that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the water surface elevation of the base flood more than one foot at any point within the locality.
- When flood elevation data is available, new construction or substantial improvements of buildings shall be elevated or flood-proofed to elevations established in accordance with this Chapter.

11-219.10 Standards for Subdivision Proposals

Subdivision proposals and other proposed new development, including manufactured home parks or subdivisions, shall be reviewed to determine whether such proposals will be reasonably safe from flooding. If a subdivision proposal or other proposed new development is in a flood-prone area, any such proposals shall be reviewed to ensure that:

All subdivision proposals shall be consistent with the need to minimize flood damage.

- 11-219.10.2 All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize or eliminate flood damage.
- 11-219.10.3 All subdivision proposals shall have adequate drainage provided to reduce exposure to flood hazards.
- Base flood elevation data shall be provided for subdivision proposals and other proposed development (including manufactured home parks and subdivisions) which is greater than fifty lots and/or five acres.
- 11-219.10.5 All subdivision lots shall have flood-free building site.

11-219.11 Board of Zoning Appeals

- 11-219.11.1 The Livingston Board of Zoning Appeals shall hear and decide appeals and requests for variances from the requirements of this Chapter.
- Variances may be issued for the repair or rehabilitation of historic structures (see definition herein) upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as a historic structure and the variance is the minimum to preserve the historic character and design of the structure.
- In passing upon such applications, the Board of Zoning Appeals shall consider all technical evaluations, all relevant factors, all standards specified in other sections of this Chapter, and:
 - (a) The danger that materials may be swept onto other property to the injury of others;
 - (b) The danger to life and property due to flooding or erosion;
 - (c) The susceptibility of the proposed facility and its contents to flood damage;
 - (d) The importance of the services provided by the proposed facility to the community;
 - (e) The necessity of the facility to a waterfront location, in the case of a functionally dependent facility;
 - (f) The availability of alternative locations, not subject to flooding or erosion damage, for the proposed use;
 - (g) The relationship of the proposed use to the comprehensive plan and floodplain management program for that area;
 - (h) The safety of access to the property in times of flood for ordinary and emergency vehicles;
 - (i) The expected heights, velocity, duration, rate of rise and sediment transport of the flood waters and the effects of wave action, if applicable, expected at the site, and;
 - (j) The costs of providing governmental services during and after flood conditions including maintenance and repair of public utilities and facilities such as sewer, gas, electrical, and water systems, and streets and bridges.

- 11-219.11.4 Upon consideration of the factors listed above, and the purposes of this Chapter, the Board of Zoning Appeals may attach such conditions to the granting of variances as it deems necessary to effectuate the purposes of this Chapter.
- 11-219.11.5 Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.

11-219.11.6 Conditions for Variances

- (a) Variances shall be issued upon a determination that the variance is the minimum relief necessary, considering the flood hazard; and in the instance of a historical building, a determination that the variance is the minimum relief necessary so as not to destroy the historic character and design of the building.
- (b) Variances shall only be issued upon (1) a showing of good and sufficient cause, (2) a determination that failure to grant the variance would result in exceptional hardship, and (3) a determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisance, cause fraud on or victimization of the public, or conflict with existing local laws or Ordinances.
- Any applicant to whom a variance is granted shall be given written notice that the issuance of a variance to construct a structure below the base flood level will result in increased premium rates for flood insurance, and that such construction below the base flood level increases risks to life and property.
- The <u>Building Inspector</u> shall maintain the records of all appeal actions and report any variances to the Federal Emergency Management Agency upon request.

11-220 LEGAL STATUS PROVISIONS

11-220.1 <u>Conflict with Other Ordinances</u>

In case of conflict between this Ordinance or any part thereof, and the whole or part of any existing or future ordinance of the Town of Livingston, the most restrictive provision shall in all cases apply.

11-220.2 **Validity**

If any section, clause, provision, or portion of this Ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, such holding shall not affect any other section, clause, provision, or portion of this Ordinance which is not of itself invalid or unconstitutional.

11-220.3 Effective Date

This Ordinance shall take effect and be in force fifteen (15) days from and after its passage, the public welfare demanding it.

Zoning Ordinance originally approved by the Livingston Regional Planning Commission: <u>7-6-72</u>

Zoning Ordinance originally passed by Mayor and Board of Aldermen on Final Reading: 10-7-72

1993 Reprinting and Readoption of Zoning Ordinance with all amendments

Recommended by Livingston Planning Commission:	<u>4-5-93</u>
Notice of public hearing in newspaper:	<u>4-7-93</u>
Approved on First Reading:	<u>4-5-93</u>
Public Hearing held:	<u>4-23-93</u>
Approved on Second Reading:	<u>4-23-93</u>

	Mayor	***************************************
ATTEST:		
Vice-Mayor		

[Includes amendments through 2010.]