1 #ZORD-2018-0004 2 BILL NO. Z-19-01-01 (as amended) 3 ORDINANCE NO. Z-AN ORDINANCE amending Chapter 157 of the City of Fort Wayne Municipal Code BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE. INDIANA: 7 8 SECTION 1. That the current Chapter 157 (Zoning Ordinance), Sections 157,203 through 157.223 (Zoning Districts, AR/Low Intensity Residential through I2/General Industrial); Section 9 157.503 (Administration, Procedures-Special Uses); Section 157.504 (Nonconforming 10 Situations), and Section 157.506 (Definitions) are hereby amended as follows. 11 Amendment SU1 - 157.203 through 157.223: 12 Every zoning district has a Special Use for "Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use)"; make it clear that gas stations are not eligible for this Special Use by adding "excluding gas station uses" to this Special Use 13 provision in every district that does not allow gas stations (the AR, R1,R2, R3, RP, MHS, C1, C2, NC, DC, DE, UC, I1, and I2 districts) 14 Amendment SU2 - 157,213(D)(5): 15 The C2/Limited Commercial district allows a gas station to be approved as a special use; remove the gas station special use from the district 16 Amendment SU3 - 157.214(D)(5): 17 The NC/Neighborhood Center district allows a gas station to be approved as a special use; remove the gas station special use from the district 18 Amendment SU4 - 157.219(C)(7): 19 The DE/Downtown Edge district allows a gas station to be approved as a special use; remove the gas station special use from the district (including the associated design standards) 20 Amendment SU5 - 157.222(C)(3): 21 The I1/Limited Industrial district allows a gas station to be approved as a special use; remove the gas station special use from the district 22 Amendment SU6 - 157.223(C)(3): 23 The I2/General Industrial district allows a gas station to be approved as a special use; remove the gas station special use from the district 24 Amendment SU7 -157.503(D)(1): 25 The Procedures - Special Uses table includes an Automobile Service, General special use that would allow a gas station use as a special use in the I1 district; add "excluding gas station uses" 26 to the Automobile Service, General special use in the Special Uses table 27 Amendment SU7 - 157.503(D)(1): 28 29

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The Procedures - Special Uses table includes a Gas station (including convenience store) special use for the C2, NC, SC, , I1, and I2 districts; remove the Gas station (including convenience store) special use from the table

## Amendment SU8 - 157.503(D)(1):

The Procedures - Special Uses table includes a Gas stations/convenience stores (as a primary or accessory use) special use for the DE district; remove the Gas stations/convenience stores special use from the table

# Amendment SU9 - 157.503(D)(1):

The Procedures - Special Uses table includes a "Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use)" special use; make it clear that gas stations are not eligible for this Special Use by adding "this special use shall not be available for gas station uses" to this provision

# Amendment NC1 - 157.504(E)(6):

There is no language giving guidance on how nonconforming gas stations can expand; add a new Gas Stations subsection to the Other Nonconforming Situations portion of the Nonconforming Situations section, as shown below:

# (6) Gas Stations

A gas station that was approved via a Special Use or Use Variance by the Board of Zoning Appeals shall not be considered a nonconforming use subject to these provisions, and shall remain subject to any previous Board of Zoning Appeals conditions of approval. Any gas station that became nonconforming as of April 3, 2014:

- (a) May be enlarged, expanded, or extended on the same parcel or lot that existed at the time the gas station became nonconforming, so long as such enlargement, expansion, or extension, meets all development standards of this ordinance and an Improvement Location Permit and/or Certificate of Use is issued before such enlargement, expansion, or extension. This provision is intended to also allow for the addition of gas pumps and the expansion or replacement of canopies;
- (b) May be expanded into any building that existed at the time the gas station became nonconforming, so long as a Certificate of Use is issued before such expansion;
- (c) Shall not be permitted to increase the size of the parcel or lot that the gas station is located on; and
- (d) Shall be subject to all other applicable Nonconforming Situations provisions in this Section, including but not limited to the Nonconforming Buildings or Structures provisions, the Maintenance or Reconstruction provisions, and the Discontinuation and Damage provisions; and
- (e). New accessory buildings or structures shall meet the development standards of this ordinance.

# Amendment DEF1 - 157.506(B):

The definition of Convenience Store is not clear, in noting the difference between a Convenience Store and a Gas Station; clarify the definition by adding "A use which also includes gas pumps shall not be considered a convenience store. A convenience store use shall be considered a primary use of a property."

# Amendment DEF2 - 157.506(B):

The definition of Gas Station needs to be updated based on current ordinance provisions; update the definition to "A facility where fuel is sold, which may also include a convenience store. A gas station use shall be considered a primary use of a property."

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force and effect starting on April 1,	2019.									
SECTION 2. That this Ordinance,	after its	passage	and	approval	by t	he Mayor,	shall	be	in	ful

APPROVED AS TO FORM AND LEGALITY:

Carol T. Helton, City Attorney

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Amendment SU7 - 157.503(D)(1):

The Procedures - Special Uses table includes a Gas station (including convenience store) special use for the C2, NC, SC, , I1, and I2 districts; remove the Gas station (including convenience store) special use from the table

Amendment SU8 - 157.503(D)(1):

The Procedures - Special Uses table includes a Gas stations/convenience stores (as a primary or accessory use) special use for the DE district; remove the Gas stations/convenience stores special use from the table

Amendment SU9 - 157.503(D)(1):

The Procedures - Special Uses table Includes a "Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use)" special use; make it clear that gas stations are not eligible for this Special Use by adding "this special use shall not be available for gas station uses" to this provision

Amendment NC1 - 157.504(E)(6):

There is no language giving guidance on how nonconforming gas stations can expand; add a new Gas Stations subsection to the Other Nonconforming Situations portion of the Nonconforming Situations section, as shown below:

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- (b) May be expanded into any building that existed at the time the gas station became nonconforming, so long as a Certificate of Use is issued before such expansion;
- (c) Shall not be permitted to increase the size of the parcel or lot that the gas station is located on; and
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- (e). New accessory buildings or structures shall meet the development standards of this ordinance.

Amendment DEF1 - 157.506(B):

The definition of Convenience Store is not clear, in noting the difference between a Convenience Store and a Gas Station; clarify the definition by adding "A use which also includes gas pumps shall not be considered a convenience store. A convenience store use shall be considered a primary use of a property."

1	Amendment DEF2 157.506(B):	
2	The definition of Gas Station needs to be updated based o	on current ordinance provisions;
3	update the definition to "A facility where fuel is sold, which store. A gas station use shall be considered a primary use	e of a property."
4	SECTION 2. That this Ordinance, after its passage and a	approval by the Mayor, shall be in full
5	force and effect starting on April 1, 2019.	
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7		Council Member
8	APPROVED AS TO FORM AND LEGALITY:	
9	Carol T. Helton, City Attorney	
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1 #ZORD-2018-0004 2 BILL NO. Z-19-01-01 3 ORDINANCE NO. 4 AN ORDINANCE amending Chapter 157 of the City of Fort Wayne Municipal Code 5 BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE. INDIANA: 7 SECTION 1. That the current Chapter 157 (Zoning Ordinance), Sections 157.203 through 157,223 (Zoning Districts, AR/Low Intensity Residential through I2/General Industrial); 9 Section 157,503 (Administration, Procedures-Special Uses); Section 157,504 (Nonconforming 10 Situations), and Section 157.506 (Definitions) are hereby amended as follows. 11 Amendment SU1 - 157.203 through 157.223: 12 Every zoning district has a Special Use for "Nonconforming use (expansion of existing 13 nonconforming use, or allow conforming status to existing use)"; make it clear that gas stations are not eligible for this Special Use by adding "excluding gas station uses" to this Special Use 14 provision in every district that does not allow gas stations (the AR, R1,R2, R3, RP, MHS, C1, C2, 15 NC, DC, DE, UC, I1, and I2 districts) 16 Amendment SU2 - 157.213(D)(5): 17 The C2/Limited Commercial district allows a gas station to be approved as a special use; remove 18 the gas station special use from the district 19 Amendment SU3 -157.214(D)(5): The NC/Neighborhood Center district allows a gas station to be approved as a special use; 20 remove the gas station special use from the district 2.1 Amendment SU4 - 157.219(C)(7): 22 The DE/Downtown Edge district allows a gas station to be approved as a special use; remove 23 the gas station special use from the district (including the associated design standards) 24 Amendment SU5 - 157.222(C)(3): 25 -The I1/Limited Industrial district allows a gas station to be approved as a special use; remove the 26 gas station special use from the district Amendment SU6 - 157.223(C)(3): 27 The I2/General Industrial district allows a gas station to be approved as a special use; remove 28 the gas station special use from the district 29 Amendment SU7 - 157.503(D)(1):

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The Procedures - Special Uses table includes an Automobile Service, General special use that would allow a gas station use as a special use in the I1 district; add "excluding gas station uses" to the Automobile Service, General special use in the Special Uses table

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- (b) May be expanded into any building that existed at the time the gas station became nonconforming, so long as a Certificate of Use is issued before such expansion;
- (c) Shall not be permitted to increase the size of the parcel or lot that the gas station is located on; and

(d) Shall be subject to all other applicable Nonconforming Situations provisions in this Section, including but not limited to the Maintenance or Reconstruction provisions, and the Discontinuation and Damage provisions.

Amendment DEF1 - 157.506(B):

The definition of Convenience Store is not clear, in noting the difference between a Convenience Store and a Gas Station; clarify the definition by adding "A use which also includes gas pumps shall not be considered a convenience store"

Amendment DEF2 - 157.506(B):

The definition of Gas Station needs to be updated based on current ordinance provisions; update the definition to "A facility where fuel is sold, which may also include a convenience store. A gas station use shall be considered a primary use of a property."

SECTION 2. That this Ordinance, after its passage and approval by the Mayor, shall be in full force and effect starting on April 1, 2019.

Council Member	

APPROVED AS TO FORM AND LEGALITY:

Carol Helton, City Attorney

# City of Fort Wayne Common Council **DIGEST SHEET**

# **Department of Planning Services**

Title of Ordinance:

Amendment to the Fort Wayne Zoning Ordinance

Case Number:

ZORD-2018-0004

Bill Number:

**Z-**19-01-01

Council District:

All districts

Introduction Date:

January 8, 2019

Plan Commission

Public Hearing Date:

January 7, 2019

Next Council Action:

Ordinance will return to Council after recommendation by the

Plan Commission

Synopsis of Ordinance:

A proposal to amend the Fort Wayne Zoning Ordinance (Chapter

157)

Location:

Within the planning jurisdiction of Fort Wayne

Applicant:

This ordinance amendment was initiated by the Common Council

of the City of Fort Wayne

Related Petitions:

This ordinance is being proposed as a result of a resolution approved by Council on November 27, 2018 (R-108-18); this

amendment will only affect the Fort Wayne Zoning Ordinance

Effect of Passage:

These amendments are proposed to address issues brought up by Council member Glynn Hines relative to gas station uses, by:

- 1) Addressing the number of permitted and special uses for gas stations available in the existing zoning categories by reducing the number of zoning categories that allow gas stations by special use, while still providing zoning districts that permit gas stations; and
- 2) Clarifying how existing nonconforming gas station uses will be treated in the ordinance.

Effect of Non-Passage:

The City of Fort Wayne will not address the issues identified in the Common Council resolution relative to gas station uses

# Fort Wayne Zoning Ordinance

Gas Station Amendment – Redline Draft

As Recommended by the Plan Commission

#### (C) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special** Use petition:

- (1) Accessory building conversion to a single family residence;
- (2) Accessory building, as a primary building, on a site of at least 5 acres;
- (3) Airstrip/heliport (private; for corporate or multiple owner use);
- (4) Bed and breakfast;
- (5) Boarding house;
- (6) Class II child care home;
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas, on non-contiguous properties;
- (11) Funeral home;
- (12) Group residential facility (large):
- (13) Home business (see §157.503(D)(3)(b) for additional standards);
- (14) Home enterprise (see §157.503(D)(3)(c) for additional standards);
- (15) Home workshop (see §157.503(D)(3)(d) for additional standards);
- (16) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (17) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (18) Model home (for an extension of time or expansion of scope);
- (19) Nature preserve that includes a structure or parking area;
- (20) Neighborhood facility;
- (21) Nonconforming use (expansion of existing legal nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (22) Reception, meeting, or recreation hall; clubhouse;
- (23) Recreation area;
- (24) Recreation facility;
- (25) Religious institution or non-public school illuminated athletic field(s);
- (26) Residential facility for a court-ordered re-entry program;
- (27) Residential facility for homeless individuals, for up to eight (8) individuals;
- (28) Riding stable, nonresidential (on a lot with no residential building; the stable shall be located on a tract of at least five acres);
- (29) Sign (temporary subdivision direction);
- (30) Solar panel (ground-mounted);

- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) Religious institution or non-public school illuminated athletic field(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) Residential facility for homeless individuals, for up to eight (8) individuals; the facility shall be located a minimum of 3000 feet from a small group residential facility, a large group residential facility, a court-ordered re-entry program residential facility, or another residential facility for homeless individuals, as measured from the closest property lines of the facilities;
- (33) Sign (temporary subdivision direction);
- (34) Solar panel (ground mounted);
- (35) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (36) Studio (transitional use);
- (37) Two family dwelling (to allow conforming status for existing nonconforming uses);
- (38) Utility facility, private (not otherwise permitted or exempt);
- (39) Wind energy conversion system, micro (for single family detached dwellings on unplatted land); and
- (40) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

- (16) Home business (see §157.503(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
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- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) Religious institution or non-public school illuminated athletic field(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) Residential facility for homeless individuals, for up to eight (8) individuals;
- (33) Sign (temporary subdivision direction);
- (34) Solar panel (ground mounted);
- (35) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (36) Studio (transitional use);
- (37) Utility facility, private (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached structures on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

#### (C) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special Use** petition:

- (1) Animal keeping (outdoor, small animal);
- (2) Bed and breakfast;
- (3) Boarding house;
- (4) Class II child care home;
- (5) Club, private (transitional use);
- (6) Community facility not otherwise permitted (transitional use);
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas on non-contiguous properties;
- (11) Emergency response facility (transitional use);
- (12) Funeral home;
- (13) Golf course;
- (14) Group residential facility (large);
- (15) Heliport (private individual or accessory to permitted nonresidential use, excluding hospital uses);
- (16) Home business (see §157.503(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) **Personal service** (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);

# (C) Special Uses

The following uses may be approved by the Board of Zoning Appeals after the filing of a Special Use petition:

- (1) Animal keeping (outdoor, small animal);
- (2) Bed and breakfast;
- (3) Boarding house;
- (4) Class II child care home;
- (5) Club, private (transitional use);
- (6) Community facility not otherwise permitted (transitional use);
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas on non-contiguous properties;
- (11) Emergency response facility (transitional use);
- (12) Funeral home;
- (13) Golf course;
- (14) Group residential facility (large);
- (15) Heliport (private individual or accessory to permitted nonresidential use, excluding hospital uses);
- (16) **Home business** (see §157.203(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.203(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);

- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Medical office (transitional use);
- (21) Model home (for extension of time/expansion of scope);
- (22) Museum;
- (23) Nature preserve that includes a structure or parking area;
- (24) Neighborhood facility;
- (25) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (26) **Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency)**;
- (27) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (28) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (29) Religious institution or non-public school illuminated athletic field(s);
- (30) Residential facility for a court-ordered re-entry program;
- (31) Residential facility for homeless individuals, for up to eight (8) individuals;
- (32) Sign (temporary subdivision direction)
- (33) Solar panel (ground mounted);
- (34) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (35) Studio (transitional use);
- (36) Two family dwelling (to allow conforming status for existing nonconforming uses);
- (37) Utility facility, private (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached buildings on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

## (C) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special Use** petition:

- (1) Animal service, indoor (animal grooming, animal hospital, animal kennel, animal obedience school, veterinary clinic);
- (2) Automatic teller machine (ATM) (stand alone);
- (3) Club, private;
- (4) Commercial communication tower (see §157.503(D)(3)(a) for additional standards);
- (5) Community garden that includes a structure;
- (6) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted);
- (7) Group residential facility (large) (if adjacent to a residential district);
- (8) Home business (in a single family detached dwelling only; (see §157.503(D)(3)(b) for additional standards);
- (9) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution);
- (10) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (11) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (12) Parking area (as the primary use of a lot), a special use shall not be required for a universally permitted off-site parking area;
- (13) Recreation facility or use, outdoor (athletic field, riding stable, swim club, tennis club);
- (14) Religious institution or non-public school illuminated athletic field(s);
- (15) Residential facility for court-ordered re-entry program;
- (16) Residential facility for homeless individuals (if adjacent to a residential district);
- (17) Retail: art gallery, bakery, coffee shop, confectionary/candy/ice cream store, craft gallery, delicatessen, florist, jeweler, medical supply sales, musical instrument sales, sandwich shop, tea room (this special use shall only be permitted to allow for the conversion of an existing building; allowed up to 2500 square feet; drive-through facilities shall not be permitted as part of this special use);
- (18) Sign (temporary subdivision direction);
- (19) Solar panel (ground mounted);
- (20) Tattoo establishment;
- (21) Utility facility, private (not otherwise permitted or exempt);
- (22) Wind energy conversion (WEC) system (standard, or more than 1 micro system); and
- (23) Wind energy conversion system, micro (on land adjacent to a residential district).

# (D) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special** Use petition:

- (1) Automobile maintenance (quick service)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Community garden that includes a structure
- (4) Educational institution-associated uses (on non-contiguous properties)
- (5) Gas station

The Board may consider the gas station size, building/canopy orientation, general design standards, and specific primary building orientation design requirements set forth for gas stations in § 157.219(C)(7) (Downtown Edge district).

- (6)(5) Greenhouse
- (7)(6) Group residential facility (large) (if adjacent to a residential district)
- (8)(7) Home business (in a single family detached dwelling only; see §157.503(D)(3)(b) for additional standards)
- (9)(8) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution)
- (40)(9) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (11)(10)Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (12)(11)Outdoor use (in conjunction with a permitted primary use)
- (13)(12)Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (14)(13)Plant nursery
- (45)(14) Recreation area, including accessory recreation areas
- (16)(15) Recreation facility (if adjacent to a residential district)
- (17)(16) Religious institution or non-public school illuminated athletic field(s)
- (48)(17) Residential facility for a court-ordered re-entry program
- (19)(18) Residential facility for homeless individuals (if adjacent to a residential district)
- (20)(19)Shooting range (indoor)
- (21)(20)Sign (temporary subdivision direction)
- (22)(21)Solar panel (ground mounted)
- (23)(22)Utility facility, private (not otherwise permitted or exempt)
- (24)(23) Wind energy conversion (WEC) system (standard, or more than 1 micro system)
- (25)(24) Wind energy conversion system, micro (on land adjacent to a residential district)

# (D) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special Use** petition:

- (1) Automobile maintenance (quick service)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Community garden that includes a structure
- (4) **Educational institution**-associated **uses** (on non-contiguous properties, not otherwise permitted)
- (5) Gas station

The Board may consider the gas station size, building/canopy orientation, general design standards, and specific primary building orientation design requirements set forth for gas stations in §157.219(C)(7) (Downtown Edge district)

- (6)(5) Greenhouse
- (7)(6) Group residential facility (large) (if adjacent to a residential district)
- (8)(7) Home business (for single family detached buildings only; see §157.503(D)(3)(b) for additional standards)
- (9)(8) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution)
- (10)(9) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (11)(10) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (12)(11)Outdoor use (in conjunction with a permitted primary use)
- (13)(12)Parking area (if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (14)(13)Plant nursery
- (45)(14) Recreation area, including accessory recreation areas
- (46)(15) Recreation facility (if adjacent to a residential district)
- (17)(16) Religious institution or non-public school illuminated athletic field(s)
- (18)(17) Residential facility for a court-ordered re-entry program
- (19)(18) Residential facility for homeless individuals (if adjacent to a residential district)
- (20)(19)Sign (temporary subdivision direction)
- (21)(20)Solar panel (ground mounted)
- (22)(21) Utility facility, private (not otherwise permitted or exempt)
- (23)(22) Wind energy conversion (WEC) system (standard, or more than 1 micro system)
- (24)(23) Wind energy conversion system, micro (on land adjacent to a residential district)

# (C) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special Use** petition:

- (1) Animal keeping (outdoor, small animal)
- (2) Community garden that includes a structure
- (3) Group residential facility (large)
- (4) Group residential facility (small)
- (5) Home business (see §157.503(D)(3)(b) for additional standards)
- (6) Homeless/emergency shelter
- (7) Model unit (for extension of time/expansion of scope)
- (8) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (9) Parking structures (public or private)

Parking structures integrated within the footprint of a new building for a permitted primary use shall not require a special use approval under this provision. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) Parking structures should contain commercial or residential uses along the street frontages where practical to encourage pedestrian oriented uses and activity at the street level. If commercial or residential uses are not provided, parking structures shall maintain a minimum 10' setback along yards with a street frontage. The Board may require a greater setback on a case-by-case basis.
- (b) The first two floors shall be adequately screened by landscaping and/or architectural features. If a new **parking structure** is connected to an existing or proposed **building** than the **parking structure** shall be compatible with that **building**.
- (c) If a new parking structure is not connected to an existing or proposed building then the parking structure shall be compatible with the proposed building or one or more structures adjoining to the parking structure.
- (10) Pawn shop
- (11) Religious institution or school illuminated athletic field(s)
- (12) Residential facility for a court-ordered re-entry program
- (13) Residential facility for homeless individuals
- (14) Self-service storage (mini-warehouse facility), as a primary use
- (15) Solar panel (ground mounted)
- (16) Utility facility, private (not otherwise permitted or exempt)

# (C) Special Uses

(1) Accessory dwelling units (ADU)

An **ADU** may be constructed as a new detached **structure** or created as part of the **renovation** of a detached **garage**. An **ADU** shall not be **subdivided** or otherwise separated in ownership from the primary residential **structure**. In addition to meeting the requirements set forth in §157.503(D)(2), the **Board** shall evaluate the request based on the following standards and guidelines:

- (a) The accessory dwelling unit (ADU) shall not exceed 40% of the floor area of the primary residence or 800 total square feet, whichever is less;
- (b) The ADU shall not exceed 600 square feet in ground floor area;
- (c) The **ADU** shall be no less than 250 square feet and have no more than two (2) bedrooms;
- (d) New ADU structures shall be located behind the primary structure and meet the setback, height, and rear yard lot coverage standards for accessory structures;
- (e) There shall be only one **ADU** per lot; and
- (f) As part of its review of a request for an ADU, the Board may also consider the size, bulk, scale and compatibility of the ADU, relative to the primary residence and other structures in the immediate area, and the size of the lot.
- (2) Animal keeping (outdoor, small animal)
- (3) Boarding house
- (4) Child care home (class II)
- (5) **Educational institution-**associated **uses** (on non-contiguous properties, not otherwise permitted)
- (6) Fraternity house
- (7) Gas station (as a primary or accessory use)

In addition to meeting the requirements set forth in §157.503(D)(2), the **Board** shall evaluate the request based on the following standards and guidelines:

(a) Location and size requirements

The proposed gas station/convenience store shall meet the following requirements.

- (i) A new gas station/convenience store shall have a minimum of 100 feet of frontage on one of the following arterial roads: Washington Boulevard, Jefferson Boulevard, Clinton Street, and Lafayette Street.
- (ii) The primary building shall be at least 2,000 square feet in size.
- (b) Building/canopy orientation

The preferred building/canopy orientation for a gas station/convenience store is for the primary building to be located near the street and the canopy and service pumps to be located behind the primary building, however alternate layouts may be approved provided they comply with the appropriate design requirements (see §157.219(C)(7)(d), (e), and (f) below).

- (c) General design standards
  - (i) The **primary building** and any **canopies** shall be compatible with architecture and **development** pattern of the surrounding area and be adequately screened from **adjacent** residential **uses**. To enhance compatibility, **structures** should provide variation in rooflines and utilize similar forms and materials.
  - (ii) Canopy lighting shall be recessed with the canopy constructed to shield the light fixtures to avoid glare on public rights of way and/or adjacent properties.
  - (iii) There shall be at least one unobstructed pedestrian walkway at least five (5) feet wide connecting the primary building to an adjacent public sidewalk.
  - (iv) Except for the vehicular access driveways, all pavement, parking and drive lanes shall be located a minimum of eight (8) feet from any lot line. These setback areas shall be landscaped and low walls are encouraged along street frontages.
  - (v) A minimum of one bicycle rack shall be provided.
  - (vi) For the purposes of this subsection the determination of a rear yard for a lot having frontages on two streets shall be determined as that part of the lot that is parallel to the street having the highest traffic volume.
- (d) Design requirements based on orientation of the primary building at street (meeting the required front yard setback), with the canopy located behind the primary building
  - (i) Primary Building and Canopy Attachment

Under this design option it is not required that the canopy be attached to the primary structure, however it would be encouraged.

(ii) Canopy location and design

The canopy shall be located a minimum of twenty (20) feet from side and rear lot lines. Other than setback, there are no special design requirements for the canopy under this option, however, varied rooflines for the canopy and decorative designs (using materials such as brick or stone) for the canopy support columns/poles are encouraged.

(iii) Front and side wall design.

The front and any side wall of the primary building that faces a street shall have windows or the appearance of windows.

- (e) Design Requirements based on orientation of the primary building at street (meets required front yard setback), canopy located to the side of the primary building
  - (i) Primary building and canopy attachment

Under this design option the canopy shall be attached to the primary building. The width of the canopy attachment shall be a minimum of thirty (30) percent of the length of the canopy side that is parallel and closest to the primary building. In no case shall the canopy connection be less than twenty (20) feet.

(ii) Canopy location and design

Under this design option the canopy shall have a varied roofline and use similar forms and materials as those used on the primary building. The canopy shall have the same or greater front yard setback than the primary building. The

canopy shall not be required to have decorative designs for the canopy columns, unless the canopy is located having frontage on two streets. In cases where decorative design for canopy columns is required, such columns shall be designed of brick or stone or other material to achieve a similar decorative affect.

(iii) Front and side wall design

The front and any side wall of the primary building that faces a street shall have windows or the appearance of windows.

- (f) Design Requirements based on orientation of the primary building behind the eanopy
  - (i) Primary building and canopy attachment

Under this design option the canopy shall be attached to the primary building. The width of the canopy attachment shall be a minimum of thirty (30) percent of the length of the canopy side that is parallel and closest to the primary building. In no case shall the canopy connection be less than twenty (20) feet.

(ii) Canopy location and design

Under this design option the canopy shall have a varied roofline and use similar forms and materials as those used on the primary building and utilize decorative designs for the canopy columns. Materials used for the canopy columns shall consist of brick or stone or other material to achieve a similar decorative affect. Attached canopies meeting the standards noted in this section shall be considered a part of the primary structure for the purposes of determining building setbacks.

(iii) Front and side wall design

The front and any side wall of the primary building that faces a street shall have windows or the appearance of windows.

- (8)(7) Group residential facility (large)
- (9)(8) Group residential facility (small)
- (10)(9) Home business (for single family detached buildings only; see §157.503(D)(3)(b) for additional standards)
- (11)(10)Homeless/emergency shelter (accessory to a religious institution)
- (12)(11) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (13)(12) Model unit (for extension of time/expansion of scope)
- (14)(13) Nature preserve (with parking areas or structures)
- (15)(14) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)

- (C) Special Uses
  - (1) Animal keeping (outdoor, small animal)
  - (2) Child care home (class II)
  - (3) Community garden that includes a structure or water
  - (4) Educational institution-associated uses (on non-contiguous properties)
  - (5) Fraternity house
  - (6) Group residential facility (large)
  - (7) Group residential facility (small)
  - (8) Home business (for single family detached buildings only)
  - (9) Homeless/emergency shelter (accessory to a religious institution)
  - (10) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
  - (11) Nature preserve (with parking areas or structures)
  - (12) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
  - (13) Parking structures (public or private)

Parking structures integrated within the footprint of a new building for a permitted primary use shall not require a special use approval under this provision. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) Parking structures should contain commercial or residential uses along the street frontages where practical to encourage pedestrian oriented uses and activity at the street level. If commercial or residential uses are not provided, parking structures shall maintain a minimum 10' setback along yards with a street frontage. The Board may require a greater setback on a case-by-case basis.
- (b) The first two floors shall be adequately screened by landscaping and/or architectural features. If a new parking structure is connected to an existing or proposed building, then the parking structure shall be compatible with that building.
- (c) If a new parking structure is not connected to an existing or proposed building, then the parking structure shall be compatible with the proposed building or one or more structures adjoining the parking structure.
- (14) Recreation area, including accessory recreation areas
- (15) Religious institution or school illuminated athletic field(s)
- (16) Residential facility for a court-ordered re-entry program
- (17) Residential facility for homeless individuals
- (18) Sorority house
- (19) Solar panel (ground mounted)
- (20) Subdivision amenity
- (21) Utility facility, private (not otherwise permitted or exempt)

# (C) Special Uses

The following uses may be approved by the **Board of Zoning Appeals** after the filing of a **Special Use** petition:

- (1) Automobile service, general (excluding gas station uses)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Gas station

The Board may consider the gas station size, building/canopy orientation, general design standards, and specific primary building orientation design requirements set forth for gas stations in §157.219(C)(7) (Downtown Edge district).

- (4)(3) Group residential facility (large) (if adjacent to a residential district)
- (5)(4) Growing/processing/raising of natural products
- (6)(5) Illuminated recreation field (if adjacent to residential district)
- (7)(6) Metal and plastic extrusion and molding facility
- (8)(7) Metal cutting facility
- (9)(8) Metal fabricating facility
- (10)(9) Metal processing facility (anodizing, buffing, galvanizing, plating, and polishing)
- (11)(10)Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (12)(11)Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (13)(12)Processing facility (small scale)
- (44)(13) Residential facility for a court-ordered re-entry program
- (15)(14)Residential facility for homeless individuals (if adjacent to a residential district)
- (16)(15)Sheet metal fabrication and/or processing
- (17)(16)Sign (temporary subdivision direction)
- (18)(17)Solar panel (ground-mounted)
- (19)(18) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems)
- (20)(19) Wind energy conversion (WEC) system, standard (on land of under two acres, or on land adjacent to a residential district)

# (C) Special Uses

The following uses may be approved by the Board of Zoning Appeals after the filing of a Special Use petition:

- Commercial communication tower (see §157.503(D)(3)(a) for additional standards) (1)
- Fuel storage facility
- (3) Gas station

The Board may consider the gas station size, building/canopy orientation, general design standards, and specific primary building orientation design requirements set forth for gas stations in §157.219(C)(7) (Downtown Edge district)

- (4)(3) Group residential facility (large) (if adjacent to a residential district)
- (5)(4) Illuminated recreation field (if adjacent to residential zoning)
- (6)(5) Junk yard (outdoor)
- (7)(6) Motor vehicle storage yard
- (8)(7) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (9)(8) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (40)(9) Parking or **outdoor display** area, gravel (not otherwise permitted)
- (41)(10) Residential facility for a court-ordered re-entry program
- (12)(11) Residential facility for homeless individuals (if adjacent to a residential district)
- (13)(12)Salvage yard (outdoor)
- (14)(13)Sawmill
- (15)(14)Sign (temporary subdivision direction)
- (16)(15)Solar panel (ground-mounted)
- (17)(16)Solid waste transfer station
- (18)(17) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems)
- (19)(18) Wind energy conversion (WEC) system, standard (on land of under two acres, or on land adjacent to a residential district)

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# (D) Special Uses

# (1) List of Special Uses

The following special uses may be permitted by the Board of Zoning Appeals in the zoning districts shown in the table below, after public hearing pursuant to §157.503(A)(1). To approve a special use, the Board shall determine that the application meets the criteria in §157.503(D)(2) below and any other requirements stated for the specific use in this ordinance. The Board may impose reasonable conditions as part of its approval.

In addition, as set forth in §157.411(I) of the **Airport Overlay Districts** provisions, certain **uses** shall also require approval of a special use, even in cases where the **use** is a permitted **use** in the existing underlying zoning **district**.

SPECIAL USES				
Special Use	District(s) Where Allowed			
Accessory building conversion to a single family residence	AR			
Accessory building, as a primary building, on a site of at least 5 acres	AR			
Accessory dwelling units (ADU)	DE			
Airstrip/heliport (for corporate or multiple owner use)	AR			
Animal grooming	C1			
Animal hospital	C1			
Animal keeping (outdoor, small animal)	R1, R2, R3, RP, MHS, and DC			
Animal keeping (small)	DE and UC			
Animal kennel	Cl			
Animal obedience school	Cl			
Automatic teller machine (stand-alone ATM)	C1			
Automobile maintenance (quick service)	C2, NC, and SC			
Automobile sales	C2, NC, and SC			
Automobile Service, General (excluding gas station uses)	II			
Bed and breakfast	AR, R1, R2, R3, RP, and MHS			
Boarding house	AR, R1, R2, R3, RP, MHS, and DE			
Child care home (class II)	AR, R1, R2, R3, RP, MHS, DE, and UC			
Club, private (1)	R1, R2, R3, RP, MHS, and C1,			
Commercial communication tower (2)	C1, C2, NC, SC, C3, C4, BTI, I1, I2, and I3			
Community facility (transitional use)	R1, R2, R3,RP, and MHS			
Community garden that includes a structure	AR, R1, R2, R3, RP, MHS, C1, C2, NC, DC, DE, and UC			
Country club	AR, R1, R2, R3, RP, and MHS			
Educational institution uses	AR, R1, R2, R3, RP, MHS <sup>(1)</sup> , C1, C2, C3,DE, UC			
Emergency response facility (transitional use)	R1, R2, R3, RP, and MHS			
Flood control improvement project/non-permitted fill, private	Any district			
Fraternity house	DE and UC			
Fuel storage facility	I2			
Funeral home	AR, R1, R2, R3, RP, and MHS			

SPECIAL USES				
Special Use District(s) Where Allowed				
Gas station (including convenience store)	C2, NC, SC, H, and 12			
Gas stations/convenience stores (as a primary or accessory use)	DE			
Golf course	AR, R1, R2, R3, RP, and MHS			
Greenhouse (retail)	C2, NC, and SC			
	AR, R1, R2, R3, RP, MHS, C1, C2, NC,			
Group residential facility (large) (1)	SC, C3, C4, DC, DE, UC, I1, I2, and I3			
Heliport	R1, R2, R3, RP, and MHS			
	AR, R1, R2, R3, RP, MHS, C1, C2, C3, C4,			
Home business <sup>(2)</sup>	DC, DE, and UC			
Home enterprise <sup>(2)</sup>	AR			
Home workshop (2)	AR			
Homeless/emergency shelter (accessory to a religious	AR, R1, R2, R3, RP, MHS, C1, C2, NC,			
institution)	SC, C3, C4, DC, DE,			
Illuminated recreation field (if adjacent to residential district)	BTI, I1, I2, and I3			
Instruction/training education (transitional use)	R1, R2, R3, RP, and MHS			
Junk yard	12			
Live-work unit (transitional use)	R1, R2, R3, RP, and MHS			
Manufactured home, Type II (see §157.503(D)(3)(e) for	R1, R2, R3, RP, MHS, C1, C2, NC, SC,			
additional standards)	C3, C4, DE, UC			
Medical office (transitional use)	R1, R2, R3, RP, and MHS			
Metal and plastic extrusion and molding	11			
Metal cutting facility	II			
	II			
Metal processing facility	II			
Metal processing facility  Model home (for an extension of time or expansion of scope)	AR, DC, DE, MHS, R1, R2, R3, and RP			
	DC, DE			
Model unit (for an extension of time or expansion of scope)	12			
Motor vehicle storage yard				
Museum	R1, R2, R3, RP, and MHS			
Nature preserve (that includes a structure or parking area	AR, R1, R2, R3, RP, MHS, DE, and UC			
Neighborhood facility	AR, R1, R2, R3, RP, and MHS			
Nonconforming use (expansion of existing nonconforming use,	AR, R1, R2, R3, RP, MHS, C1, C2, NC,			
or allow conforming status to existing use: this special use shall	SC, C3, C4, DC, DE, UC, BTI, I1, I2, and			
not be available for gas station uses)	13			
Open use of land (not otherwise permitted)	I3			
Outdoor use (in conjunction with a permitted primary building)	C2 DE			
Parking structures (public or private)				
Pawn shop	DC and DE			
Personal service (transitional use)	R1, R2, R3, RP, and MHS			
Plant nursery (retail)	C2, NC, and SC			
Processing facility (including but not limited to animals, animal	I2			
products, lumber, timber, raw materials processing)	R1, R2, R3, RP, and MHS			
Professional office/business service (transitional use)	AR			
Reception, meeting, or recreation hall; clubhouse	LVI			

# § 157.504 NONCONFORMING SITUATIONS

# (A) Purpose

The purpose of this §157.504 is to set forth criteria, standards, and procedures for establishing, continuing, altering, or discontinuing legal **nonconforming uses**, **structures**, **lots** and situations. This section is intended to provide for the continued **use** of **nonconforming structures**, **uses**, **lots** and situations, along with reasonable maintenance and repairs.

# (B) Nonconforming Lots

Any lot established by legally recorded plat or deed prior to April 3, 2014 that does not meet the minimum size or dimension requirements of this ordinance, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may still be used for any use or structure permitted in the zoning district in which the lot is located, but any buildings or structures constructed on such a lot shall comply with all applicable requirements for that building or structure. Any lot located within a recorded residential plat previously approved with lesser yard requirements shall be permitted to be developed for single family residential use, and any existing single family detached residences may be enlarged in accordance with the previously approved setbacks. If a single family detached residence on a lot with nonconforming yard requirements is damaged or destroyed, the residence shall be permitted to be rebuilt in accordance with the previously approved yard requirements.

# (C) Nonconforming Uses

(1) Continuation

Except as otherwise provided in this section, a **use** that existed as of March 2, 1998, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may be continued.

- (2) Expansion of Use
  - (a) A **structure** used for a **nonconforming use** shall not be added to or enlarged in any manner unless the **use** and the **structure**, including the **addition** or enlargement, is brought into conformance with the permitted **use** and **setback** requirements of the **district** in which it is located, with the following exceptions:
    - (i) A single family, two family, or attached single family residential structure, located in a zoning district that does not permit single family uses, may be added to or enlarged, provided the addition conforms to all applicable residential setback requirements. Residential accessory structures, such as a fence, garage, or shed, shall also be permitted.
    - (ii) Uses located in the DC, DE, UC, and BTI districts that have become legal nonconforming due to reclassification or amendment to this ordinance may be added to or enlarged on (a) the property shown on the Allen County Assessor's Office property record card for the property at the time of the rezoning or amendment that created the nonconforming situation or (b) the development site where the building and improvements are located at the time of the rezoning or amendment that created the nonconforming situation, provided the addition conforms to all other applicable provisions of this ordinance.

(ii)(iii) For gas station use provisions, see §157.504(E)(6).

(b) A nonconforming **use** may be expanded or extended into any other portion of the **structure** that existed at the time the nonconforming **use** was established.

#### (2) Parking Areas

Parking areas that do not conform to the development, landscaping, and/or screening and buffering standards of §157.404 (Development Design Standards and Requirements) or §157.408 (Screening and Buffering), may continue to be used. Any proposed expansion of such a parking area shall be required to conform to the applicable development standards in the area of that expansion. The resurfacing, restriping, or similar maintenance of existing parking area shall not be considered an addition or expansion.

# (3) Signs

Nonconforming signs shall be governed by the provisions of §157.409(F)(10).

# (4) Reversion of Use

A building originally designed for single or two family use and converted to a higher intensity residential or nonresidential use may be reverted to a single family or two family use if acceptable evidence can be provided to the DPS staff showing that the building was originally built for or was historically used for single family or two family use. A Certificate of Use application is required for consideration of a building reversion. Buildings reverted under this §157.504(E)(4) shall be considered to be a conforming use. Evidence that could be determined to be acceptable includes but is not limited to the following:

- (a) Original building designs or permits;
- (b) Sanborn Fire Insurance Maps;
- (c) City directories;
- (d) Tax or assessment records; and
- (e) Affidavits

# (5) Acquisition of Property for Public Purposes

If a government or quasi-governmental entity acquires property for public purposes, and the result of that acquisition is to reduce **lot** area, **lot width**, property **setbacks** below the minimums required by this ordinance in the **district** where the property is located, or otherwise results in **development** on the property not complying with the requirements of this ordinance, and that deviation from the requirements of this ordinance did not exist before the acquisition of property for public purposes, then the deviation from the requirements of this ordinance created by acquisition of property for public purposes shall not be considered a non-conformity, and the applicant's rights with regard to the remaining property shall be the same as if a portion of the property had not been acquired for public purposes.

#### (6) Gas Stations

A gas station that was approved via a Special Use or Use Variance by the Board of Zoning Appeals shall not be considered a nonconforming use subject to these provisions, and shall remain subject to any previous Board of Zoning Appeals conditions of approval. Any gas station that became nonconforming as of April 3, 2014:

(a) May be enlarged, expanded, or extended on the same parcel or lot that existed at the time the gas station became nonconforming, so long as such enlargement, expansion, or extension, meets all development standards of this ordinance and an Improvement Location Permit and/or Certificate of Use is issued before such enlargement, expansion, or extension. This provision is intended to also allow for the addition of gas pumps and the expansion or replacement of canopies;

- (b) May be expanded into any building that existed at the time the gas station became nonconforming, so long as a Certificate of Use is issued before such expansion:
- (c) Shall not be permitted to increase the size of the parcel or lot that the gas station is located on; and
- (d) Shall be subject to all other applicable Nonconforming Situations provisions in this Section, including but not limited to the Nonconforming Buildings or Structures provisions, the Maintenance or Reconstruction provisions, and the Discontinuation and Damage provisions.
- (e) New accessory buildings or structures shall meet the development standards of this ordinance.

# (F) Discontinuation and Damage

(1) Discontinuation of Use

Any nonconforming use that has been discontinued for a period of twelve (12) consecutive months as determined by the **Zoning Administrator** shall be deemed abandoned and shall not be permitted to be reestablished. Any subsequent use of the lot shall only conform to the use provisions of this ordinance. In a case where a detached residential accessory building becomes a nonconforming building and use due to the demolition or other removal of the primary residential building on the same lot the passage of twelve (12) months after the removal of the primary building without the construction of a new primary residential building shall be deemed as intent to abandon the accessory building and use. Enforcement proceedings as provided in this ordinance may be initiated after the expiration of the twelve (12) month period.

- (2) Restoration of Damaged Building or Structure
  - (a) A damaged nonconforming building or structure may be reconstructed or restored if the cost of restoration or reconstruction is no more than double the total value of the nonconforming building or structure. A damaged nonconforming building or structure that costs more than double the total value of the nonconforming building or structure to repair shall only be repaired or rebuilt in conformance with the provisions of this ordinance. However, a nonconforming detached single family residential structure located in a district which does not allow new single family detached residential structures shall be permitted to be rebuilt if damaged, provided it meets the other applicable standards of this ordinance.
  - (b) For purposes of this subsection, the "value of the nonconforming structure" shall be presumptively determined by the property owner's most current property record card that is maintained by the applicable agency responsible for assessing the property for real estate taxes. The property owner may attempt to prove the value of nonconforming structure by providing the Zoning Administrator with an appraisal that is completed and signed by an appraiser licensed by the State of Indiana and performed in accordance with the Uniform Standards for Professional Appraisal Practice (USPAP). The Zoning Administrator shall determine the value of the original nonconforming structure,
- (3) No Expansion of Damaged Building or Structure

Any damaged **nonconforming building** or **structure** shall be reconstructed or restored within the boundaries of the footprint of the original **nonconforming building** or **structure**, and the original **nonconforming building** or **structure** shall not be expanded or enlarged. Any **nonconforming building** or **structure** that is restored or reconstructed at more than

## **Convenience Store**

A small retail establishment designed and stocked to sell primarily food, beverages, and other household supplies to customers. A use which also includes gas pumps shall not be considered a convenience store. A convenience store use shall be considered a primary use of a property.

#### Convent

A structure used for the purpose of housing persons on a permanent basis who are not members of a family and who constitute a religious community typically consisting of nuns, priests, monks, or other similar religious personnel. For the purpose of this definition the terms convent and monastery are interchangeable and shall have the same meaning. Assembly for worship services may be conducted in conjunction with the convent use but only for the residents of the convent. A convent is a permitted accessory use where incidental to a religious assembly use (church, synagogue, temple, and mosque).

### **Convention Facility**

A facility specially designed to host conferences, exhibitions, events, large meetings, seminars and **training** facilities. Office, retail, accommodations, and other commercial **uses** commonly established in these facilities and related **parking structures** shall be allowed as accessory appurtenances.

# Conveyance (including the word "convey")

The transfer of title to land from one person to another by deed.

## Corner Lot (see "Lot, Corner")

# Corner Visibility Area

The following areas, in which no fence, retaining wall, hedge, or other planting, building, or structure that would impede vision between a height of three (3) and eight (8) feet shall be located, except that this restriction shall not apply to buildings in the DC district:

- (1) For a **corner lot**, the area bounded by the edges of intersecting roadways and a line intersecting those edge lines at points 40 feet distant from the intersection of the edge or roadway lines extended.
- (2) For a **lot** at the intersection of an **alley**, the area bounded by the edge of the roadway and the edge of the intersecting **alley** and a line intersecting those edge lines at points 90 feet distant on the roadway and 15 feet distant on the **alley** from the intersection of those edge lines extended.

# **Corporate Campus**

A building or buildings in close proximity to each other, either adjacent or connected with centralized amenities, parking, support, and other internal functions. The buildings are intended to have quality architectural and site design features.

# **Correctional Institution**

A place of confinement, including places requiring overnight stays only, for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses. This definition shall not include a **correctional services facility** or a residential facility for a court-ordered re-entry program

#### **Correctional Services Facility**

A facility providing services other than confinement for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses.

#### **Country Club**

An establishment typically associated with a **golf course** that is intended as a place of social and recreational gatherings for members of a **private club**.

# Gas Pump Embellishment

Letters, figures, characters or representatives in irregular forms that used as a supplement to permitted gas pump signage.

#### Gas Station

A facility where gas-fuel and other supplies for motorists are is sold, which may also include a convenience store. Minor repair services such as lubrication, oil and tire changes may be provided, but major repairs such as vehicle bodywork or painting or repair of engines or drive trains may not be provided. A gas station may include a convenience store. A gas station use shall be considered a primary use of a property.

### Gateway

A point along a roadway at which a motorist or pedestrian gains a sense of having entered the **City** or a particular part of the **City**. This impression can be imparted through such things as **signs**, **monuments**, landscaping, a change in **development** character, or a natural feature.

#### Gazebo

A freestanding, roofed, usually open-sided structure providing seating or an area for gathering.

#### Glare

A situation created when illumination sources shine with visibly harsh, uncomfortably bright light that: causes discomfort; distracts attention; or leads to reduction or loss of visibility or visual performances (up to and including situations of blinding glare, as defined in the Illuminating Engineering Society of North America's current Lighting Handbook). These situations are typically caused by insufficiently shielded light sources, or high luminance (luminance that is sufficiently greater than the luminance to which the eyes are adapted).

#### **Golf Course**

A tract of land typically laid out for playing the game of golf that may include a clubhouse, dining and snack bars, pro shop, and practice facilities.

#### Golf Course (Miniature)

A recreational facility, typically comprised of small putting greens, each with a "cup" or "hole," where patrons in groups pay a fee to move in consecutive order form the first hole to the last.

#### **Golf Driving Range**

A tract of land devoted as a practice range for practicing golf shots.

#### **Government Facility**

An institution operated by a federal, state, **county**, town, township or **city** government, or by a special purpose **district**.

## Greenhouse

An establishment, including a **building**, part of a **building** or open space, for the growth, display and/or sale of plants, trees, and other materials used in indoor or outdoor planting for retail and wholesale sales.

#### **Grocery Store**

A retail sales establishment selling primarily food and beverages for off-site preparation and consumption that maintains a sizable inventory of fresh fruits, vegetables, fresh-cut meats, or fresh seafood or specialize in the sale of one type of food item. This **use** may also include sales of personal convenience and small household goods.

# (C) Special Uses

The following uses may be approved by the Board of Zoning Appeals after the filing of a Special Use petition:

- (1) Accessory building conversion to a single family residence;
- (2) Accessory building, as a primary building, on a site of at least 5 acres;
- (3) Airstrip/heliport (private; for corporate or multiple owner use);
- (4) Bed and breakfast;
- (5) Boarding house;
- (6) Class II child care home;
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas, on non-contiguous properties;
- (11) Funeral home;
- (12) Group residential facility (large):
- (13) Home business (see §157.503(D)(3)(b) for additional standards);
- (14) Home enterprise (see §157.503(D)(3)(c) for additional standards);
- (15) Home workshop (see §157.503(D)(3)(d) for additional standards);
- (16) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (17) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (18) Model home (for an extension of time or expansion of scope);
- (19) Nature preserve that includes a structure or parking area;
- (20) Neighborhood facility;
- (21) Nonconforming use (expansion of existing legal nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (22) Reception, meeting, or recreation hall; clubhouse;
- (23) Recreation area;
- (24) Recreation facility;
- (25) Religious institution or non-public school illuminated athletic field(s);
- (26) Residential facility for a court-ordered re-entry program;
- (27) Residential facility for homeless individuals, for up to eight (8) individuals;
- (28) Riding stable, nonresidential (on a lot with no residential building; the stable shall be located on a tract of at least five acres);
- (29) Sign (temporary subdivision direction);
- (30) Solar panel (ground-mounted);

- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) Religious institution or non-public school illuminated athletic field(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) Residential facility for homeless individuals, for up to eight (8) individuals; the facility shall be located a minimum of 3000 feet from a small group residential facility, a large group residential facility, a court-ordered re-entry program residential facility, or another residential facility for homeless individuals, as measured from the closest property lines of the facilities:
- (33) Sign (temporary subdivision direction);
- (34) Solar panel (ground mounted);
- (35) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (36) Studio (transitional use);
- (37) Two family dwelling (to allow conforming status for existing nonconforming uses);
- (38) Utility facility, private (not otherwise permitted or exempt);
- (39) Wind energy conversion system, micro (for single family detached dwellings on unplatted land); and
- (40) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

- (16) Home business (see §157.503(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (29) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (30) Religious institution or non-public school illuminated athletic field(s);
- (31) Residential facility for a court-ordered re-entry program;
- (32) Residential facility for homeless individuals, for up to eight (8) individuals;
- (33) Sign (temporary subdivision direction);
- (34) Solar panel (ground mounted);
- (35) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (36) Studio (transitional use);
- (37) Utility facility, private (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached structures on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

# (C) Special Uses

- (1) Animal keeping (outdoor, small animal);
- (2) Bed and breakfast;
- (3) Boarding house;
- (4) Class II child care home;
- (5) Club, private (transitional use);
- (6) Community facility not otherwise permitted (transitional use);
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas on non-contiguous properties;
- (11) Emergency response facility (transitional use);
- (12) Funeral home;
- (13) Golf course;
- (14) Group residential facility (large);
- (15) Heliport (private individual or accessory to permitted nonresidential use, excluding hospital uses);
- (16) Home business (see §157.503(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);

# (C) Special Uses

- (1) Animal keeping (outdoor, small animal);
- (2) Bed and breakfast;
- (3) Boarding house;
- (4) Class II child care home;
- (5) Club, private (transitional use);
- (6) Community facility not otherwise permitted (transitional use);
- (7) Community garden that includes a structure;
- (8) Country club;
- (9) Educational institution (not otherwise permitted);
- (10) Educational institution-associated facilities, uses, and areas on non-contiguous properties;
- (11) Emergency response facility (transitional use);
- (12) Funeral home;
- (13) Golf course;
- (14) Group residential facility (large);
- (15) Heliport (private individual or accessory to permitted nonresidential use, excluding hospital uses);
- (16) Home business (see §157.203(D)(3)(b) for additional standards);
- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Manufactured home, Type II (see §157.203(D)(3)(e) for additional standards);
- (21) Medical office (transitional use);
- (22) Model home (for extension of time/expansion of scope);
- (23) Museum;
- (24) Nature preserve that includes a structure or parking area;
- (25) Neighborhood facility;
- (26) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (27) **Personal service (transitional use**, excluding copy/duplicating service, **health club**/fitness center, or social service agency);
- (28) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);

- (17) Homeless/emergency shelter (accessory to a religious institution), for up to eight (8) individuals;
- (18) Instruction/training/education (transitional use);
- (19) Live-work unit (transitional use);
- (20) Medical office (transitional use);
- (21) Model home (for extension of time/expansion of scope);
- (22) Museum;
- (23) Nature preserve that includes a structure or parking area;
- (24) Neighborhood facility;
- (25) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (26) Personal service (transitional use, excluding copy/duplicating service, health club/fitness center, or social service agency);
- (27) Professional office/business service (transitional use, excluding bank, credit union, loan office, or savings and loan);
- (28) Recreation use, outdoor (athletic field, riding stable, swim club, tennis club);
- (29) Religious institution or non-public school illuminated athletic field(s);
- (30) Residential facility for a court-ordered re-entry program;
- (31) Residential facility for homeless individuals, for up to eight (8) individuals;
- (32) Sign (temporary subdivision direction)
- (33) Solar panel (ground mounted);
- (34) Subdivision clubhouse, meeting hall, neighborhood center, or swim/tennis facility, if not previously approved as part of the subdivision;
- (35) Studio (transitional use);
- (36) Two family dwelling (to allow conforming status for existing nonconforming uses);
- (37) Utility facility, private (not otherwise permitted or exempt);
- (38) Wind energy conversion system, micro (for single family detached buildings on unplatted land only); and
- (39) Wind energy conversion system, standard (for fire/police station, public park/recreation area, religious institution, or school uses; or unplatted residential land over five acres).

# (C) Special Uses

- (1) Animal service, indoor (animal grooming, animal hospital, animal kennel, animal obedience school, veterinary clinic);
- (2) Automatic teller machine (ATM) (stand alone);
- (3) Club, private;
- (4) Commercial communication tower (see §157.503(D)(3)(a) for additional standards);
- (5) Community garden that includes a structure;
- (6) Educational institution-associated uses (on non-contiguous properties, not otherwise permitted);
- (7) Group residential facility (large) (if adjacent to a residential district);
- (8) Home business (in a single family detached dwelling only; (see §157.503(D)(3)(b) for additional standards);
- (9) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution);
- (10) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards);
- (11) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses);
- (12) Parking area (as the primary use of a lot), a special use shall not be required for a universally permitted off-site parking area;
- (13) Recreation facility or use, outdoor (athletic field, riding stable, swim club, tennis club);
- (14) Religious institution or non-public school illuminated athletic field(s);
- (15) Residential facility for court-ordered re-entry program;
- (16) Residential facility for homeless individuals (if adjacent to a residential district);
- (17) Retail: art gallery, bakery, coffee shop, confectionary/candy/ice cream store, craft gallery, delicatessen, florist, jeweler, medical supply sales, musical instrument sales, sandwich shop, tea room (this special use shall only be permitted to allow for the conversion of an existing building; allowed up to 2500 square feet; drive-through facilities shall not be permitted as part of this special use);
- (18) Sign (temporary subdivision direction);
- (19) Solar panel (ground mounted);
- (20) Tattoo establishment;
- (21) Utility facility, private (not otherwise permitted or exempt);
- (22) Wind energy conversion (WEC) system (standard, or more than 1 micro system); and
- (23) Wind energy conversion system, micro (on land adjacent to a residential district).

# (D) Special Uses

- (1) Automobile maintenance (quick service)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Community garden that includes a structure
- (4) Educational institution-associated uses (on non-contiguous properties)
- (5) Greenhouse
- (6) Group residential facility (large) (if adjacent to a residential district)
- (7) Home business (in a single family detached dwelling only; see §157.503(D)(3)(b) for additional standards)
- (8) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution)
- (9) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (10) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (11) Outdoor use (in conjunction with a permitted primary use)
- (12) Parking area (as a **primary use**, if **adjacent** to a **residential district**); a special **use** shall not be required for a universally permitted off-site parking area
- (13) Plant nursery
- (14) Recreation area, including accessory recreation areas
- (15) Recreation facility (if adjacent to a residential district)
- (16) Religious institution or non-public school illuminated athletic field(s)
- (17) Residential facility for a court-ordered re-entry program
- (18) Residential facility for homeless individuals (if adjacent to a residential district)
- (19) **Shooting range** (indoor)
- (20) Sign (temporary subdivision direction)
- (21) Solar panel (ground mounted)
- (22) Utility facility, private (not otherwise permitted or exempt)
- (23) Wind energy conversion (WEC) system (standard, or more than 1 micro system)
- (24) Wind energy conversion system, micro (on land adjacent to a residential district)

# (D) Special Uses

- (1) Automobile maintenance (quick service)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Community garden that includes a structure
- (4) Educational institution-associated uses (on non-contiguous properties, not otherwise permitted)
- (5) Greenhouse
- (6) Group residential facility (large) (if adjacent to a residential district)
- (7) Home business (for single family detached buildings only; see §157.503(D)(3)(b) for additional standards)
- (8) Homeless/emergency shelter (if adjacent to a residential district, or accessory to a religious institution)
- (9) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (10) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (11) Outdoor use (in conjunction with a permitted primary use)
- (12) Parking area (if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (13) Plant nursery
- (14) Recreation area, including accessory recreation areas
- (15) Recreation facility (if adjacent to a residential district)
- (16) Religious institution or non-public school illuminated athletic field(s)
- (17) Residential facility for a court-ordered re-entry program
- (18) Residential facility for homeless individuals (if adjacent to a residential district)
- (19) Sign (temporary subdivision direction)
- (20) Solar panel (ground mounted)
- (21) Utility facility, private (not otherwise permitted or exempt)
- (22) Wind energy conversion (WEC) system (standard, or more than 1 micro system)
- (23) Wind energy conversion system, micro (on land adjacent to a residential district)

# (C) Special Uses

The following uses may be approved by the Board of Zoning Appeals after the filing of a Special Use petition:

- (1) Animal keeping (outdoor, small animal)
- (2) Community garden that includes a structure
- (3) Group residential facility (large)
- (4) Group residential facility (small)
- (5) Home business (see §157.503(D)(3)(b) for additional standards)
- (6) Homeless/emergency shelter
- (7) Model unit (for extension of time/expansion of scope)
- (8) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (9) Parking structures (public or private)

Parking structures integrated within the footprint of a new building for a permitted primary use shall not require a special use approval under this provision. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) Parking structures should contain commercial or residential uses along the street frontages where practical to encourage pedestrian oriented uses and activity at the street level. If commercial or residential uses are not provided, parking structures shall maintain a minimum 10' setback along yards with a street frontage. The Board may require a greater setback on a case-by-case basis.
- (b) The first two floors shall be adequately screened by landscaping and/or architectural features. If a new parking structure is connected to an existing or proposed building than the parking structure shall be compatible with that building.
- (c) If a new parking structure is not connected to an existing or proposed building then the parking structure shall be compatible with the proposed building or one or more structures adjoining to the parking structure.
- (10) Pawn shop
- (11) Religious institution or school illuminated athletic field(s)
- (12) Residential facility for a court-ordered re-entry program
- (13) Residential facility for homeless individuals
- (14) Self-service storage (mini-warehouse facility), as a primary use
- (15) Solar panel (ground mounted)
- (16) Utility facility, private (not otherwise permitted or exempt)

# (C) Special Uses

(1) Accessory dwelling units (ADU)

An ADU may be constructed as a new detached structure or created as part of the renovation of a detached garage. An ADU shall not be subdivided or otherwise separated in ownership from the primary residential structure. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) The accessory dwelling unit (ADU) shall not exceed 40% of the floor area of the primary residence or 800 total square feet, whichever is less;
- (b) The ADU shall not exceed 600 square feet in ground floor area;
- (c) The **ADU** shall be no less than 250 square feet and have no more than two (2) bedrooms;
- (d) New ADU structures shall be located behind the primary structure and meet the setback, height, and rear yard lot coverage standards for accessory structures;
- (e) There shall be only one ADU per lot; and
- (f) As part of its review of a request for an ADU, the Board may also consider the size, bulk, scale and compatibility of the ADU, relative to the primary residence and other structures in the immediate area, and the size of the lot.
- (2) Animal keeping (outdoor, small animal)
- (3) Boarding house
- (4) Child care home (class II)
- (5) Educational institution-associated uses (on non-contiguous properties, not otherwise permitted)
- (6) Fraternity house
- (7) Group residential facility (large)
- (8) Group residential facility (small)
- (9) Home business (for single family detached buildings only; see §157.503(D)(3)(b) for additional standards)
- (10) Homeless/emergency shelter (accessory to a religious institution)
- (11) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
- (12) Model unit (for extension of time/expansion of scope)
- (13) Nature preserve (with parking areas or structures)
- (14) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)

# (15) Parking structures (public or private)

Parking structures integrated within the footprint of a new building for a permitted primary use shall not require a special use approval under this provision. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) Parking structures should contain commercial or residential uses along the street frontages where practical to encourage pedestrian oriented uses and activity at the street level. If commercial or residential uses are not provided, parking structures shall maintain a minimum 10' setback along yards with a street frontage. The Board may require a greater setback on a case-by-case basis.
- (b) The first two floors shall be adequately screened by landscaping and/or architectural features. If a new parking structure is connected to an existing or proposed building, then the parking structure shall be compatible with that building.
- (c) If a new parking structure is not connected to an existing or proposed building, then the parking structure shall be compatible with the proposed building or one or more structures adjoining to the parking structure.
- (16) Pawn shop
- (17) Religious institution or school illuminated athletic field(s)
- (18) Residential facility for a court-ordered re-entry program
- (19) Residential facility for homeless individuals
- (20) Single family dwelling (detached)
- (21) Solar panel (ground mounted)
- (22) Sorority house
- (23) Utility facility, private (not otherwise permitted or exempt)

# (D) Accessory Buildings, Structures and Uses

The noted accessory buildings, structures, and uses shall be permitted as set forth below:

Accessory dwelling unit (1)	Hedge	Satellite dish
Access ramp	Holiday decorations	Sign
Address marker	Landscape elements	Solar panels (building mounted)
Arbor or pergola	Mailbox	Swimming pool
Bird bath/house	Name plate	Swing set
Carport	Newspaper delivery box	Television aerial
Deck	Patio	Trellis
Driveway	Play equipment	Utility fixture
Fence	Pond	Walk
Flagpole	Property boundary marker	Wall
Garage	Radio antenna (amateur)	Yard light
Gazebo	Rain barrel	
Geothermal system	Rain garden	

Note:

<sup>(1)</sup> If integrated into an existing single family detached residence, the integrated accessory dwelling unit shall be at least 300 square feet

RESIDENTIAL ACCESSORY BUILDINGS, STRUCTURES, AND USES	RELIGIOUS INSTITUTION ACCESSORY BUILDINGS, STRUCTURES, AND USES
Basketball backboard and goal	Athletic or recreation fields (non-illuminated)
Bath house or cabana	Assembly building, including hall and gymnasium
Class I child care home	Bleachers or similar structures
Day care	Child care ministry
Dog/pet house	Clothing bank
Garage or yard sale	Community garden
Garden (private)	Convent, parsonage, rectory, or similar residence
Greenhouse	Donation site/recycling collection point (1)
Grill or fire pit	Dumpster (1)
4H/similar indoor small animal project	Family counseling or education
Home occupation	Food bank
Hot tub, Jacuzzi, or spa	Maintenance building
Shed	Outdoor events (short-term)
Smoke house/oven (outdoor)	Performances (indoor)
Tree house	Shop (for sale of religious institution-related items)
Note: (1) Also permitted for nonresidential uses	

- (C) Special Uses
  - (1) Animal keeping (outdoor, small animal)
  - (2) Child care home (class II)
  - (3) Community garden that includes a structure or water
  - (4) Educational institution-associated uses (on non-contiguous properties)
  - (5) Fraternity house
  - (6) Group residential facility (large)
  - (7) Group residential facility (small)
  - (8) Home business (for single family detached buildings only)
  - (9) Homeless/emergency shelter (accessory to a religious institution)
  - (10) Manufactured home, Type II (see §157.503(D)(3)(e) for additional standards)
  - (11) Nature preserve (with parking areas or structures)
  - (12) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
  - (13) Parking structures (public or private)

Parking structures integrated within the footprint of a new building for a permitted primary use shall not require a special use approval under this provision. In addition to meeting the requirements set forth in §157.503(D)(2), the Board shall evaluate the request based on the following standards and guidelines:

- (a) Parking structures should contain commercial or residential uses along the street frontages where practical to encourage pedestrian oriented uses and activity at the street level. If commercial or residential uses are not provided, parking structures shall maintain a minimum 10' setback along yards with a street frontage. The Board may require a greater setback on a case-by-case basis.
- (b) The first two floors shall be adequately screened by landscaping and/or architectural features. If a new parking structure is connected to an existing or proposed building, then the parking structure shall be compatible with that building.
- (c) If a new parking structure is not connected to an existing or proposed building, then the parking structure shall be compatible with the proposed building or one or more structures adjoining the parking structure.
- (14) Recreation area, including accessory recreation areas
- (15) Religious institution or school illuminated athletic field(s)
- (16) Residential facility for a court-ordered re-entry program
- (17) Residential facility for homeless individuals
- (18) Sorority house
- (19) Solar panel (ground mounted)
- (20) Subdivision amenity
- (21) Utility facility, private (not otherwise permitted or exempt)

# (C) Special Uses

- (1) Automobile service, general (excluding gas station uses)
- (2) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (3) Group residential facility (large) (if adjacent to a residential district)
- (4) Growing/processing/raising of natural products
- (5) Illuminated recreation field (if adjacent to residential district)
- (6) Metal and plastic extrusion and molding facility
- (7) Metal cutting facility
- (8) Metal fabricating facility
- (9) Metal processing facility (anodizing, buffing, galvanizing, plating, and polishing)
- (10) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (11) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (12) Processing facility (small scale)
- (13) Residential facility for a court-ordered re-entry program
- (14) Residential facility for homeless individuals (if adjacent to a residential district)
- (15) Sheet metal fabrication and/or processing
- (16) Sign (temporary subdivision direction)
- (17) Solar panel (ground-mounted)
- (18) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems)
- (19) Wind energy conversion (WEC) system, standard (on land of under two acres, or on land adjacent to a residential district)

# (C) Special Uses

- (1) Commercial communication tower (see §157.503(D)(3)(a) for additional standards)
- (2) Fuel storage facility
- (3) Group residential facility (large) (if adjacent to a residential district)
- (4) Illuminated recreation field (if adjacent to residential zoning)
- (5) Junk yard (outdoor)
- (6) Motor vehicle storage yard
- (7) Nonconforming use (expansion of existing nonconforming use, or allow conforming status to existing use, excluding gas station uses)
- (8) Parking area (as a primary use, if adjacent to a residential district); a special use shall not be required for a universally permitted off-site parking area
- (9) Parking or outdoor display area, gravel (not otherwise permitted)
- (10) Residential facility for a court-ordered re-entry program
- (11) Residential facility for homeless individuals (if adjacent to a residential district)
- (12) Salvage yard (outdoor)
- (13) Sawmill
- (14) Sign (temporary subdivision direction)
- (15) Solar panel (ground-mounted)
- (16) Solid waste transfer station
- (17) Wind energy conversion system, micro (on land adjacent to a residential district, or to erect an additional micro system or systems)
- (18) Wind energy conversion (WEC) system, standard (on land of under two acres, or on land adjacent to a residential district)

# (D) Special Uses

# (1) List of Special Uses

The following special uses may be permitted by the Board of Zoning Appeals in the zoning districts shown in the table below, after public hearing pursuant to §157.503(A)(1). To approve a special use, the Board shall determine that the application meets the criteria in §157.503(D)(2) below and any other requirements stated for the specific use in this ordinance. The Board may impose reasonable conditions as part of its approval.

In addition, as set forth in §157.411(I) of the **Airport Overlay Districts** provisions, certain **uses** shall also require approval of a special use, even in cases where the **use** is a permitted **use** in the existing underlying zoning **district**.

SPECIAL USES		
Special Use	District(s) Where Allowed	
Accessory building conversion to a single family residence	AR	
Accessory building, as a primary building, on a site of at least 5 acres	AR	
Accessory dwelling units (ADU)	DE	
Airstrip/heliport (for corporate or multiple owner use)	AR	
Animal grooming	Cl	
Animal hospital	C1	
Animal keeping (outdoor, small animal)	R1, R2, R3, RP, MHS, and DC	
Animal keeping (small)	DE and UC	
Animal kennel	C1	
Animal obedience school	C1	
Automatic teller machine (stand-alone ATM)	C1	
Automobile maintenance (quick service)	C2, NC, and SC	
Automobile sales	C2, NC, and SC	
Automobile Service, General (excluding gas station uses)	I1	
Bed and breakfast	AR, R1, R2, R3, RP, and MHS	
Boarding house	AR, R1, R2, R3, RP, MHS, and DE	
Child care home (class II)	AR, R1, R2, R3, RP, MHS, DE, and UC	
Club, private (1)	R1, R2, R3, RP, MHS, and C1,	
Commercial communication tower (2)	C1, C2, NC, SC, C3, C4, BTI, I1, I2, and I3	
Community facility (transitional use)	R1, R2, R3,RP, and MHS	
Community garden that includes a structure	AR, R1, R2, R3, RP, MHS, C1, C2, NC, DC, DE, and UC	
Country club	AR, R1, R2, R3, RP, and MHS	
Educational institution uses	AR, R1, R2, R3, RP, MHS <sup>(1)</sup> , C1, C2, C3, DE, UC	
Emergency response facility (transitional use)	R1, R2, R3, RP, and MHS	
Flood control improvement project/non-permitted fill, private	Any district	
Fraternity house	DE and UC	
Fuel storage facility	I2	
Funeral home	AR, R1, R2, R3, RP, and MHS	

SPECIAL USES		
Special Use	District(s) Where Allowed	
Golf course	AR, R1, R2, R3, RP, and MHS	
Greenhouse (retail)	C2, NC, and SC	
· · · · · · · · · · · · · · · · · · ·	AR, R1, R2, R3, RP, MHS, C1, C2, NC,	
Group residential facility (large) (1)	SC, C3, C4, DC, DE, UC, I1, I2, and I3	
Heliport	R1, R2, R3, RP, and MHS	
	AR, R1, R2, R3, RP, MHS, C1, C2, C3, C4,	
Home business <sup>(2)</sup>	DC, DE, and UC	
Home enterprise <sup>(2)</sup>	AR	
Home workshop (2)	AR	
Homeless/emergency shelter (accessory to a religious	AR, R1, R2, R3, RP, MHS, C1, C2, NC,	
institution)	SC, C3, C4, DC, DE,	
Illuminated recreation field (if adjacent to residential district)	BTI, I1, I2, and I3	
Instruction/training education (transitional use)	R1, R2, R3, RP, and MHS	
Junk yard	12	
Live-work unit (transitional use)	R1, R2, R3, RP, and MHS	
Manufactured home, Type II (see §157.503(D)(3)(e) for	R1, R2, R3, RP, MHS, C1, C2, NC, SC,	
additional standards)	C3, C4, DE, UC	
Medical office (transitional use)	R1, R2, R3, RP, and MHS	
Metal and plastic extrusion and molding	I1	
Metal cutting facility	I1	
Metal fabricating facility	II	
Metal processing facility	I1	
Model home (for an extension of time or expansion of scope)	AR, DC, DE, MHS, R1, R2, R3, and RP	
Model unit (for an extension of time or expansion of scope)	DC, DE	
Motor vehicle storage yard	12	
Museum	R1, R2, R3, RP, and MHS	
Nature preserve (that includes a structure or parking area	AR, R1, R2, R3, RP, MHS, DE, and UC	
Neighborhood facility	AR, R1, R2, R3, RP, and MHS	
Nonconforming use (expansion of existing nonconforming use,	AR, R1, R2, R3, RP, MHS, C1, C2, NC,	
or allow conforming status to existing use; this special use shall	SC, C3, C4, DC, DE, UC, BTI, I1, I2, and	
not be available for gas station uses)	I3	
Open use of land (not otherwise permitted)	I3	
Outdoor use (in conjunction with a permitted primary building)	C2	
Parking structures (public or private)	DE	
Pawn shop	DC and DE	
Personal service (transitional use)	R1, R2, R3, RP, and MHS	
Plant nursery (retail)	C2, NC, and SC	
Processing facility (including but not limited to animals, animal	I2	
products, lumber, timber, raw materials processing)		
Professional office/business service (transitional use)	R1, R2, R3, RP, and MHS	
Reception, meeting, or recreation hall; clubhouse	AR	

Administration

#### NONCONFORMING SITUATIONS § 157.504

# (A) Purpose

The purpose of this §157.504 is to set forth criteria, standards, and procedures for establishing, continuing, altering, or discontinuing legal nonconforming uses, structures, lots and situations. This section is intended to provide for the continued use of nonconforming structures, uses, lots and situations, along with reasonable maintenance and repairs.

#### (B) Nonconforming Lots

Any lot established by legally recorded plat or deed prior to April 3, 2014 that does not meet the minimum size or dimension requirements of this ordinance, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may still be used for any use or structure permitted in the zoning district in which the lot is located, but any buildings or structures constructed on such a lot shall comply with all applicable requirements for that building or structure. Any lot located within a recorded residential plat previously approved with lesser yard requirements shall be permitted to be developed for single family residential use, and any existing single family detached residences may be enlarged in accordance with the previously approved setbacks. If a single family detached residence on a lot with nonconforming yard requirements is damaged or destroyed, the residence shall be permitted to be rebuilt in accordance with the previously approved yard requirements.

### **Nonconforming Uses**

(1) Continuation

> Except as otherwise provided in this section, a use that existed as of March 2, 1998, or that subsequently becomes nonconforming as a result of an amendment to this ordinance, may be continued.

#### Expansion of Use (2)

- A structure used for a nonconforming use shall not be added to or enlarged in any manner unless the use and the structure, including the addition or enlargement, is brought into conformance with the permitted use and setback requirements of the **district** in which it is located, with the following exceptions:
  - A single family, two family, or attached single family residential structure, located in a zoning district that does not permit single family uses, may be added to or enlarged, provided the addition conforms to all applicable residential setback requirements. Residential accessory structures, such as a fence, garage, or shed, shall also be permitted.
  - Uses located in the DC, DE, UC, and BTI districts that have become legal nonconforming due to reclassification or amendment to this ordinance may be added to or enlarged on (a) the property shown on the Allen County Assessor's Office property record card for the property at the time of the rezoning or amendment that created the nonconforming situation or (b) the development site where the building and improvements are located at the time of the rezoning or amendment that created the nonconforming situation, provided the addition conforms to all other applicable provisions of this ordinance.
  - (iii) For gas station use provisions, see §157.504(E)(6).
- A nonconforming use may be expanded or extended into any other portion of the structure that existed at the time the nonconforming use was established.

§ 157.504

# (2) Parking Areas

Parking areas that do not conform to the development, landscaping, and/or screening and buffering standards of §157.404 (Development Design Standards and Requirements) or §157.408 (Screening and Buffering), may continue to be used. Any proposed expansion of such a parking area shall be required to conform to the applicable development standards in the area of that expansion. The resurfacing, restriping, or similar maintenance of existing parking area shall not be considered an addition or expansion.

## (3) Signs

Nonconforming signs shall be governed by the provisions of §157.409(F)(10).

### (4) Reversion of Use

A building originally designed for single or two family use and converted to a higher intensity residential or nonresidential use may be reverted to a single family or two family use if acceptable evidence can be provided to the DPS staff showing that the building was originally built for or was historically used for single family or two family use. A Certificate of Use application is required for consideration of a building reversion. Buildings reverted under this §157.504(E)(4) shall be considered to be a conforming use. Evidence that could be determined to be acceptable includes but is not limited to the following:

- (a) Original building designs or permits;
- (b) Sanborn Fire Insurance Maps;
- (c) City directories;
- (d) Tax or assessment records; and
- (e) Affidavits

## (5) Acquisition of Property for Public Purposes

If a government or quasi-governmental entity acquires property for public purposes, and the result of that acquisition is to reduce **lot** area, **lot width**, property **setbacks** below the minimums required by this ordinance in the **district** where the property is located, or otherwise results in **development** on the property not complying with the requirements of this ordinance, and that deviation from the requirements of this ordinance did not exist before the acquisition of property for public purposes, then the deviation from the requirements of this ordinance created by acquisition of property for public purposes shall not be considered a non-conformity, and the applicant's rights with regard to the remaining property shall be the same as if a portion of the property had not been acquired for public purposes.

## (6) Gas Stations

A gas station that was approved via a Special Use or Use Variance by the Board of Zoning Appeals shall not be considered a nonconforming use subject to these provisions, and shall remain subject to any previous Board of Zoning Appeals conditions of approval. Any gas station that became nonconforming as of April 3, 2014:

(a) May be enlarged, expanded, or extended on the same parcel or lot that existed at the time the gas station became nonconforming, so long as such enlargement, expansion, or extension, meets all development standards of this ordinance and an Improvement Location Permit and/or Certificate of Use is issued before such enlargement, expansion, or extension. This provision is intended to also allow for the addition of gas pumps and the expansion or replacement of canopies;

- (b) May be expanded into any **building** that existed at the time the **gas station** became nonconforming, so long as a **Certificate of Use** is issued before such expansion;
- (c) Shall not be permitted to increase the size of the parcel or lot that the gas station is located on; and
- (d) Shall be subject to all other applicable Nonconforming Situations provisions in this Section, including but not limited to the Nonconforming **Buildings** or **Structures** provisions, the Maintenance or Reconstruction provisions, and the Discontinuation and Damage provisions.
- (e) New accessory buildings or structures shall meet the development standards of this ordinance.

# (F) Discontinuation and Damage

(1) Discontinuation of Use

Any nonconforming use that has been discontinued for a period of twelve (12) consecutive months as determined by the **Zoning Administrator** shall be deemed abandoned and shall not be permitted to be reestablished. Any subsequent use of the **lot** shall only conform to the use provisions of this ordinance. In a case where a detached residential accessory building becomes a nonconforming building and use due to the demolition or other removal of the primary residential building on the same lot the passage of twelve (12) months after the removal of the primary building without the construction of a new primary residential building shall be deemed as intent to abandon the accessory building and use. Enforcement proceedings as provided in this ordinance may be initiated after the expiration of the twelve (12) month period.

- (2) Restoration of Damaged Building or Structure
  - (a) A damaged nonconforming building or structure may be reconstructed or restored if the cost of restoration or reconstruction is no more than double the total value of the nonconforming building or structure. A damaged nonconforming building or structure that costs more than double the total value of the nonconforming building or structure to repair shall only be repaired or rebuilt in conformance with the provisions of this ordinance. However, a nonconforming detached single family residential structure located in a district which does not allow new single family detached residential structures shall be permitted to be rebuilt if damaged, provided it meets the other applicable standards of this ordinance.
  - (b) For purposes of this subsection, the "value of the nonconforming structure" shall be presumptively determined by the property owner's most current property record card that is maintained by the applicable agency responsible for assessing the property for real estate taxes. The property owner may attempt to prove the value of nonconforming structure by providing the Zoning Administrator with an appraisal that is completed and signed by an appraiser licensed by the State of Indiana and performed in accordance with the Uniform Standards for Professional Appraisal Practice (USPAP). The Zoning Administrator shall determine the value of the original nonconforming structure,
- (3) No Expansion of Damaged Building or Structure

Any damaged **nonconforming building** or **structure** shall be reconstructed or restored within the boundaries of the footprint of the original **nonconforming building** or **structure**, and the original **nonconforming building** or **structure** shall not be expanded or enlarged. Any **nonconforming building** or **structure** that is restored or reconstructed at more than

#### Convenience Store

A small retail establishment designed and stocked to sell primarily food, beverages, and other household supplies to customers. A use which also includes gas pumps shall not be considered a convenience store. A convenience store use shall be considered a primary use of a property.

#### Convent

A structure used for the purpose of housing persons on a permanent basis who are not members of a family and who constitute a religious community typically consisting of nuns, priests, monks, or other similar religious personnel. For the purpose of this definition the terms convent and monastery are interchangeable and shall have the same meaning. Assembly for worship services may be conducted in conjunction with the convent use but only for the residents of the convent. A convent is a permitted accessory use where incidental to a religious assembly use (church, synagogue, temple, and mosque).

### **Convention Facility**

A facility specially designed to host conferences, exhibitions, events, large meetings, seminars and **training** facilities. Office, retail, accommodations, and other commercial **uses** commonly established in these facilities and related **parking structures** shall be allowed as accessory appurtenances.

# Conveyance (including the word "convey")

The transfer of title to land from one person to another by deed.

# Corner Lot (see "Lot, Corner")

# Corner Visibility Area

The following areas, in which no fence, retaining wall, hedge, or other planting, building, or structure that would impede vision between a height of three (3) and eight (8) feet shall be located, except that this restriction shall not apply to buildings in the DC district:

- (1) For a **corner lot**, the area bounded by the edges of intersecting roadways and a line intersecting those edge lines at points 40 feet distant from the intersection of the edge or roadway lines extended.
- (2) For a lot at the intersection of an alley, the area bounded by the edge of the roadway and the edge of the intersecting alley and a line intersecting those edge lines at points 90 feet distant on the roadway and 15 feet distant on the alley from the intersection of those edge lines extended.

#### **Corporate Campus**

A building or buildings in close proximity to each other, either adjacent or connected with centralized amenities, parking, support, and other internal functions. The buildings are intended to have quality architectural and site design features.

# **Correctional Institution**

A place of confinement, including places requiring overnight stays only, for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses. This definition shall not include a **correctional services facility** or a residential facility for a court-ordered re-entry program

## **Correctional Services Facility**

A facility providing services other than confinement for **persons** who have broken the law, are awaiting trial, and/or have been convicted of criminal offenses.

## **Country Club**

An establishment typically associated with a **golf course** that is intended as a place of social and recreational gatherings for members of a **private club**.

# Gas Pump Embellishment

Letters, figures, characters or representatives in irregular forms that used as a supplement to permitted gas pump signage.

#### Gas Station

A facility where fuel is sold, which may also include a convenience store. A gas station use shall be considered a primary use of a property.

# Gateway

A point along a roadway at which a motorist or pedestrian gains a sense of having entered the City or a particular part of the City. This impression can be imparted through such things as signs, monuments, landscaping, a change in development character, or a natural feature.

#### Gazebo

A freestanding, roofed, usually open-sided structure providing seating or an area for gathering.

#### Glare

A situation created when illumination sources shine with visibly harsh, uncomfortably bright light that: causes discomfort; distracts attention; or leads to reduction or loss of visibility or visual performances (up to and including situations of blinding glare, as defined in the Illuminating Engineering Society of North America's current Lighting Handbook). These situations are typically caused by insufficiently shielded light sources, or high luminance (luminance that is sufficiently greater than the luminance to which the eyes are adapted).

#### **Golf Course**

A tract of land typically laid out for playing the game of golf that may include a clubhouse, dining and snack bars, pro shop, and practice facilities.

# Golf Course (Miniature)

A recreational facility, typically comprised of small putting greens, each with a "cup" or "hole," where patrons in groups pay a fee to move in consecutive order form the first hole to the last.

#### Golf Driving Range

A tract of land devoted as a practice range for practicing golf shots.

#### **Government Facility**

An institution operated by a federal, state, **county**, town, township or **city** government, or by a special purpose **district**.

#### Greenhouse

An establishment, including a **building**, part of a **building** or open space, for the growth, display and/or sale of plants, trees, and other materials used in indoor or outdoor planting for retail and wholesale sales.

### **Grocery Store**

A retail sales establishment selling primarily food and beverages for off-site preparation and consumption that maintains a sizable inventory of fresh fruits, vegetables, fresh-cut meats, or fresh seafood or specialize in the sale of one type of food item. This use may also include sales of personal convenience and small household goods.