Sec. 110-300. Official Zoning Map.

- 2 Identification of Official Zoning Map. The Official Zoning Map of the City of Deltona, Florida,
- adopted by Ordinance No. 30-98, as it has been amended from time to time, is hereby repealed;
- and a new Official Zoning Map is hereby adopted. The Official Zoning Map shall consist of a
- 5 cover page and a series of map pages and a master map or maps of the entire City, depicting the
- 6 incorporated area of the City. The cover page and each master map depicting half or more of the
 - City, shall bear the City seal and the following words: "This is the Official Zoning Map of the
- 8 City of Deltona referred to in Section 110-300, Code of Ordinances, City of Deltona, Florida, as
- 9 it may be amended from time to time, adopted on November 3, 2003."

Copies of the Official Zoning Map shall be displayed and available for public viewing and purchase from the Planning and Development Services Department. File copies of the Official Zoning Map shall be maintained by the City Clerk.

Amendments. Approved amendments to the Official Zoning Map shall be promptly noted on the Official Zoning Map and the copies located in Planning and Development Services Department by inserting the correct zoning classification, and the case number on or near the affected lot. Approved annexations of unincorporated areas into the City shall be promptly noted by inserting the correct municipal limit line and the City Ordinance number annexing the property, if applicable.

- (a) Retention of earlier zoning maps. All zoning maps and regulations or portions thereof which have had official force and effect in the City after the date of its incorporation and prior the date of adoption of this Ordinance shall be retained as public records. A true copy of the Official Zoning Map in force prior to the date of adoption of this Ordinance shall be retained as public records by the City Clerk and the Planning and Development Services Department.
- (b) *Replacement of Official Zoning Map*. If a map page of the Official Zoning Map is damaged, destroyed, lost or difficult to interpret because of the nature or number of changes and additions, the City Commission may adopt, after due public notice, a replacement page for the Official Zoning Map which will supersede the prior Official Zoning Map page. The replacement page of the Official Zoning Map may correct drafting or other errors or omissions in the prior Official Zoning Map page, but no such corrections shall have the effect of amending the adopted Official Zoning Map, except that the map page shall bear the following words:
 - "This map page, dated (insert date map was replaced) supersedes and replaces the Official Zoning Map page adopted on the effective date of this Ordinance."
 - Unless the prior Official Zoning Map has been lost or has been destroyed, the prior map or any significant parts thereof remaining shall be preserved, together with all available records pertaining to its adopting or amendment.

(Ord. No. 06-2003, § 2, 11-3-03; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011)

Sec. 110-301. Establishment of classifications.

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The City is hereby divided into the zoning classifications specified in this Article, in the manner shown on the Official Zoning Map. That map and the explanatory material contained on its face is incorporated in this Chapter by reference.

The following classifications and their included regulations are established:

Table 110-1: Zoning Districts and Classifications

ZONING DISTRICT				
RESOURCE PROTECTION				
RP	Resource Protection			
ZONING DISTRICT F	PUBLIC USE			
P	Public Use			
ZONING DISTRICT A	AGRICULTURE			
A	Agriculture			
ZONING DISTRICT F	RESIDENTIAL			
RE-5	Residential Estate Five			
RE-1	Residential Estate One			
R1-AAA, AA, A and	Single-Family Residential			
R1				
R-1B	Single-Family Residential			
R-2	Two-Family (Duplex) Residential			
RM-1	Multi-Family Residential, Medium Density			
RM-2	Residential Multi-Family, High Density			
MH	Mobile Home Park			
OR	Office Residential			
	ZONING DISTRICT			
NON-RESIDENTIAL				
PB	Professional Business			
C-1	Retail Commercial			
C-2	General Commercial			
C-3	Heavy Commercial			
I	Industrial			
EO	Enterprise Commercial Overlay			

Editor's note(s)—Ord. No. 06-2003, § 1, adopted Nov. 3, 2003, amended art. VII in its entirety. Formerly, said Article pertained to similar subject matter. Subsequently, Ord. No. 19-2011, § 1(Exh. A), adopted November 7, 2011..

Sec. 110-302. RP, Resource Protection.

(a) *Purpose and intent*. It is intended that the RP, Resource Protection, classification be applied to certain lands which are either owned or controlled by a government agency,

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- but it may be applied to privately owned lands upon request of the owner. It is the purpose of this classification to protect and preserve.
 - 1. Fishing, wildlife, or forest management areas;
 - 2. Historic or archaeological sites;
 - 3. Parks, recreation or similar areas;
 - 4. The natural environment of other selected public lands such as wellfields; and
 - 5. Any other unusual or unique feature or areas such as governmentally designated canoe trails, wild, or scenic watercourses.
 - (b) *Permitted principal uses and structures*. In the RP classification, no premises shall be used except for the following uses and their customary accessory uses or structures as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee:
- 63 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011)

Sec. 110-303. P, Public Use classification.

- (a) *Permitted principal uses and structures*. In the P Public Use classification, no premises shall be used except for the following uses and their customary uses and structures as depicted in Permitted Use Table, unless approved by the Director or designee of Planning and Development Services that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
- (b) Dimensional requirements.
- (1) Minimum lot size:
- Area: One acre.

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- 74 Width: No minimum.
- 75 Maximum building height: 45 feet.
 - (c) *Landscape buffer requirements*. At least a ten-foot-wide natural landscape buffer shall be maintained around the perimeter of the property.
 - (d) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 80 (e) *Types of signs permitted.* Signs shall be permitted in accordance with the City of Deltona Sign Code, Chapter 102, as it may be amended from time to time.
- 82 (Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013)

Sec. 110-304. A, Transitional Agriculture classification.

(a) *Purpose and intent*. The purpose and intent of the A, Transitional Agriculture classification, is to preserve and protect small farms for personal and limited agricultural

- production, to provide a transitional agriculture production, or to provide a transitional agricultural zone between more intensive agriculture use areas and residential areas.
 - (b) *Permitted principal uses and structures*. In the Agriculture classification, no premises shall be used except for the following uses and their customary accessory uses or structures as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
 - (c) *Activity Center permitted uses*. Only the following land uses are permitted in the area zoned within the Activity Center designated in the adopted Deltona Comprehensive Plan, as they may be amended from time to time, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g):
 - 1. Medical or dental clinics.
 - 2. Motion picture or live performance theater, but not adult entertainment establishments.
 - 3. Retail type uses.

- 4. Office type uses..
- 5. Restaurants, cafeterias, lounges, coffee shops, and similar eating establishments; bars, taverns, brewery, or microbrewery for on-premises consumption of alcoholic beverages.
- 6. Service type establishments including, but not limited to, barber or beauty shops, photography shops, or gymnasium; business school; and establishments determined by the enforcement official to have substantially the same characteristics as those specifically listed herein, but not adult entertainment establishments.
- 7. Daycare centers (refer to Section 110-817(f))
- 8. Private clubs, including, but not limited to golf courses, country clubs, swim clubs, tennis clubs, etc.(refer to Section 110-817(m))
- 9. Public markets.
- 10. Recreational uses (refer to Section 110-817(c))
- (d) *Conditional uses*. Additional regulations/requirements governing permitted conditional uses are located in Sections 110-817 and 110-1102 of this Chapter.
 - 1. Bed and breakfast homestay (refer to section 110-817(s)).
 - 2. Communication towers, other than towers used by licensed amateur radio operators, over 70 feet high, other than the permitted licensed amateur radio

- accessory towers, in accordance with Chapter 82, Code of Ordinances, as it may 125 be amended from time to time. 126
 - 3. Excavations only for stormwater retention ponds for which a permit is required by this Chapter.
 - 4. Houses of worship and cemeteries (refer to Section 110-817(d)).
 - 5. Off-street parking areas (refer to Section 110-817(n)).
 - 6. Public utility uses and structures (refer to Section 110-817(a)).
 - 7. Publicly or privately owned municipal or public water supply wells of eight inches diameter or greater.
 - 8. Riding stables (minimum parcel size requirement of five acres).
 - 9. Schools, parochial and private (refer to Section 110-817(d)).

(e) Dimensional requirements.

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A – Transitional Agriculture				
Minimum lot size				
Area (acre)	1			
Exceptions:				
Animal hospital and veterinary clinics(acres)	5			
Contractors' enclosed storage facilities(acres)	10			
Width (ft.)	150			
Minimum yard size				
Front yard (ft.)	40			
Rear yard (ft.)	40			
Side yard (ft.) (1)				
Abutting any lot	25			
Abutting any street	40			
Waterfront yard	40			
Maximum building height (ft.)	55			
Maximum lot coverage (%) (with principal and accessory	35			
buildings)				
Minimum floor area (sq. ft.) 1,400				
(1) Animal hospitals, veterinary clinics from lot lines abutting residential zones or residential				
uses on lots of less than two and one-half acres: 200 feet				

- (f) Off-street parking and loading requirement. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
 - (f) Off-street parking and loading requirement. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
 - (g) Types of signs permitted. Signs shall be permitted in accordance with the City of Deltona Sign Code, Chapter 102, as it may be amended from time to time.
 - (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 1, 6-21-2010; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-20-2017)

Sec. 110-305. RE-5, Residential Estate Five classification.

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- Purpose and intent. The purpose and intent of the RE-5, Residential Estate Five 146 classification is to provide for development, in a manner that is consistent with the 147 Comprehensive Plan, in areas of the City that are characterized by extensive large lot 148 development, and to provide for future low density subdivisions that may include trails, 149 open space, golf courses, equestrian amenities, and accessory uses. The low density 150 subdivisions permitted by the RE-5 district are intended to be placed in areas of the City 151 that separate it from agricultural, forestry, and open lands situated in the unincorporated 152 area of Volusia County, and sited to take advantage of existing and planned trails, 153 recreational facilities and equestrian amenities, or on large enough tracts of land to allow the 154 creation of new golf courses, trails, parks, equestrian trails, common stable areas, polo 155 fields, riding tracks, and similar amenities. Equestrian developments are required to meet 156 applicable nationally recognized standards for the types of equestrian development 157 proposed. Equestrian amenities are not required but are permitted, and the development 158 contemplated by this zoning district will occur on large tracts of land. 159
- (b) Permitted principal uses and structures. In the RE-5 Residential Estate Five classification, 160 no premises shall be used except for the following uses and their customary accessory uses 161 or structures as depicted in Permitted Use Table, unless approved by the Director of 162 Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g):
 - (c) Maximum density. The maximum development density permitted is one dwelling unit per five net acres, with the exceptions permitted herein.
 - (1) When protected resources are set aside in common ownership as open spaces protected for at least 50 years in a conservation easement approved by the City, and no drainage or utilities are permitted to encroach into the easement area, the area of the easement shall be credited one dwelling unit per four acres of the easement area, which credit shall be increased to one dwelling unit per three acres of conservation area when the entire area is conveyed to public ownership. The density credits shall be increased by one-half dwelling unit for the creation of interconnected wildlife habitat greenways suitable for the movement of wildlife through the site. The resulting density credit may be transferred to the upland development area within the project boundaries.
 - A credit of one dwelling unit per four acres shall be given for the area established for commonly owned golf courses, parks, and recreational facilities, which credit shall be increased to one dwelling unit per three acres when such facilities are open to the general public through deed restriction or dedication to the City. The density credits for golf courses and recreational facilities shall be computed as allowable dwelling units to be permitted in upland areas of the site.
 - (3) The additional units permitted herein as density credits may be applied in upland areas above the one dwelling unit per five net acres maximum limit established herein, but not above the maximum permitted gross density established by the Deltona Comprehensive Plan.

RE-5, Residential Estate Five	Single-Family Detached		
	Development		
Minimum lot size			
Area	5 acres (1) (net)		
Area	1 acre (2) (cluster)		
Lot area if on-site sewage disposal systems are used (acre)			
Lot area if community or public water and sewer service are			
available, but not including community septic tanks (sq. ft.)			
Width (ft.)	150		
Minimum yard size			
Front yard(ft.)			
Large lot (one acre or more)	45		
Small lot	25		
Rear yard (ft.)			
Large lot (one acre or more)	45		
Small lot	35		
Side yard (ft.)			
Abutting any lot	25		
Abutting any street	45		
Waterfront or golf course yard	45		
Abutting equestrian facilities or golf course	45		
Yard between interior			
Buffer yard between the periphery	150		
Maximum building height (ft.)	35		
Maximum lot coverage (with principal and accessory	35		
buildings) (%)			
Minimum floor area (sq. ft.)	1,400		
(1) Refer to Section 110-305(d)			

⁽²⁾ In clustered development when development is serviced by an onsite sewage disposal system. Minimum lot size may be reduced to 10,000 square feet in clustered development when community or public water and wastewater systems are provided, excluding community septic tanks. Clustered development shall not exceed the density standards established herein.

- (e) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 191 (f) *Types of signs permitted.* Signs shall be permitted in accordance with the Sign Code, 192 Chapter 102, Code of Ordinances, City of Deltona, as it may be amended from time to time.
- 193 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 2, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 194 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-
- 195 20-2017)

196 Sec. 110-306. RE-1, Residential Estate One classification.

- (a) *Purpose and intent*. The purpose and intent of the RE-1, Residential Estate One classification is to provide for development, in a manner which is consistent with the Comprehensive Plan, in areas of the City that are characterized by extensive large lot development or large vacant parcels of land, and to provide for future large lot subdivisions that may or may not include equestrian amenities and accessory uses.
 - (b) *Permitted principal uses and structures*. In the RE-1 classification, no premises shall be used except for the following uses and their customary accessory uses or structures as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
 - (d) *Maximum density*. The maximum development density permitted is one dwelling unit per net acre, with the exceptions permitted herein. When protected resources are set aside as open spaces protected for at least 50 years in a conservation easement approved by the City, and no drainage or utilities are permitted to encroach into the easement area, the area of the easement shall be credited one dwelling unit per three-fourths protected acre. The resulting density credit may be transferred to upland development area within the project boundaries. A credit of one dwelling unit per park/recreational acre will be given for the area established for commonly owned golf courses, parks, and recreational facilities, which credit shall be increased to one dwelling unit per three-fourths park/recreational acre when such facilities are open to the general public through deed restriction or dedication to the City.

(e) Dimensional requirements.

RE-1, Residential Estate One	Single-Family Detached		
	Development		
Minimum lot size			
Area	1 acre (1)		
Width (ft.)	100		
Minimum yard size			
Front yard(ft.)			
Large lot (one acre or more)	40		
Small lot	25		
Rear yard (ft.)			
Large lot (one acre or more)	40		
Small lot	35		
Side yard (ft.)			
Abutting any lot	15		
Abutting any street	40		
Waterfront or golf course yard	40		
Abutting equestrian facilities or golf course	40		
Yard between interior			
Buffer yard between the periphery (2)	150		

Maximum building height (ft.)	35
Maximum lot coverage (with principal and accessory	35
buildings) (%)	
Minimum floor area (sq. ft.)	1,400

⁽¹⁾ In clustered development when development is serviced by an onsite sewage disposal system. Minimum lot size may be reduced to 10,000 square feet in clustered development when community or public water and wastewater systems are provided, excluding community septic tanks. Clustered development shall not exceed the density standards established herein.

- 219 (f) Off-street parking and loading requirements. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 221 (g) *Types of signs permitted.* Signs shall be permitted in accordance with Chapter 102, Code of Ordinances of the City.
- 223 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 3, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 224 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-
- 225 20-2017)

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Sec. 110-307. R1-AAA, AA, A, and R1, Single-Family classifications.

- (a) Purpose and intent. The Single-Family classifications are established within the City to 227 provide areas for single-family dwellings and customary accessory buildings. The 228 regulations for this classification are designed to promote the construction and continued 229 use of land for single-family dwellings, and to provide as conditional uses certain structures 230 and uses required to serve the residents, such as churches and noncommercial recreational 231 areas. Prohibited are uses of land that would create potential nuisances to residential areas, 232 adversely affect residential property values, overburden public facilities, or create 233 potentially adverse individual or cumulative impacts to adjacent lakes that would diminish 234 their water quality or aesthetic appeal. 235
- 236 (b) *Permitted principal uses and structures*. In the R1, R-1AAA, AA and A districts, no
 237 premises shall be used except for the following principal uses and their customary accessory
 238 structures or uses as depicted in Permitted Use Table, unless approved by the Director of
 239 Planning and Development Services or designee that are deemed to be similar in character
 240 and purposes to those enumerated in this section. Any decision made by the Director of
 241 Planning and Development Services or designee may be appealed in accordance with
 242 Section 74-5(g).
- 243 (c) *Maximum density*. With septic tanks, maximum one dwelling unit per acre. With community or public water and sewer (except community septic tanks):
- 1. R-1AAA: Two dwelling units per acre.
 - 2. R-1AA: Three dwelling units per acre.
 - 3. R-1A: Four dwelling units per acre.
- 4. R-1: Six dwelling units per acre.

^{(2) 100} percent opaque landscaping using trees, shrubs, and groundcover permitted in the landscaping provisions of this Chapter.

R1-AAA, AA, A, and R1 Single-Family	R1-AAA	R1-AA	R1-A	R1	R1 (Arbor Ridge Sub- division)
Minimum lot size					division)
Area (sq. ft.)	20,000	12,000	9,500	7,400	5,000
Width (ft.)	100	90	80	75	45
Minimum yard size	100			, ,	10
Front yard(ft.)	25	25	25	25	25
Front yard abutting an arterial	30	30	30	30	30
or collector street (ft)					
Rear yard (ft.)	10	10	10	10	10
Side yard (ft.)	6	6	6	6	6
Side street yard (ft.)	25	25	25	25	15
Waterfront (ft.) (1)	25	25	25	25	25
Maximum building height (ft.)	35	35	35	35	35
Maximum lot coverage (with principal and accessory	35	35	35	35	35
buildings) (%) Minimum floor area (sq. ft.)	1,400	1,400	1,400	1,200	1,200
Accessory Structures Minimum Setbacks (ft.)	1,400	1,400	1,400	1,200	1,200
Front yard (ft.) (2)	Not	Not	Not	Not	Not
	permitted	permitted	permitted	permitted	permitted
Rear yard (ft.)	10	10	10	10	10
Interior side yard (ft.)	6	6	6	6	6
Side street yard back-to-back existing SFR structures (ft.) (2)	15	15	15	15	15
Side street yard with existing house adjacent to a vacant lot (2)	25	25	25	25	25
Side street yard adjacent to the existing front yard of a developed lot ⁽²⁾	25	25	25	25	25
Side street yard abutting an arterial or collector street (2); \sup	30	30	30	30	30
(1) - · ·	1	<u> </u>		L	<u> </u>

^{(1) 25} feet from the rear property line or the ordinary high-water mark, whichever is most restrictive (Section 110-818).

⁽²⁾ Accessory buildings and structures, other than lawn ornaments and fences built in accordance with this Chapter, shall not be located in the front yard forward of the edge of the principal dwelling, or beyond any side street yard setback on lots of less than 2.45 acres. On

lots of 2.45 acres or more, accessory uses and structures other than swimming pools and their decks may be located in the front yard and side street yard past the main building line provided they are set back a minimum of 100 feet from the front yard and the side street yard and 75 feet from any interior side lot line. (Section 110-827(c)(1)d.)

SIDE STREET YARD SETBACK
FOR ACCESSORY STRUCTURE
(Area where no accessory structures are allowed)

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Accessory Structure Setbacks Adjacent to Vacant Lot



(Ord. No. 06-2003, § 1, 11-3-2003; Ord. No. 06-2007, § 1, 4-16-2007; Ord. No. 07-2010, § 4, 6-21-2010; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-2014; Ord. No. 04-2016, § 1(Exh. A), 4-4-2016; Ord. No. 06-2017, § 1(Exh. A), 11-20-2017)

Sec. 110-308. R1-B, Single-Family Residential classification.

- (a) *Purpose and intent*. The purpose and intent of the R-1B, Single-Family Residential classification is to provide for medium density single-family development, in a manner which is consistent with the Comprehensive Plan and preserve the character of existing small lot subdivisions.
- (b) *Permitted principal uses and structures*. In the R1-B, Urban Single-Family Residential classification, no premises shall be used except for the following uses and their customary accessory uses or structures as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
- (c) Maximum density. The maximum development density permitted is six dwelling units per net acre, with the exceptions permitted herein. When protected resources are set aside as open spaces protected for at least 50 years in a conservation easement approved by the City, and no drainage or utilities are permitted to encroach into the easement area, the area of the easement shall be credited three dwelling units per protected acre, but not more than the gross density permitted by the Future Land Use Map. The resulting density credit may be transferred to upland development area within the project boundaries. A credit of three dwelling units per park/recreational acre will be given for the area established for commonly owned golf courses, parks, and recreational facilities, which credit shall be increased to four dwelling units per park/recreational acre when such facilities are open to the general public through deed restriction or dedication to the City. No density credits shall

allow the site to exceed the maximum gross density limits established in the Comprehensive Plan Future Land Use Map.

(d) Dimensional requirements.

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R1-B, Single-family Residential	
Minimum lot size	
Area	5,000 sq. ft.
Width	50 feet
Minimum yard size	
Front yard	25 feet
Rear yard	10 feet
Side yard:	
Abutting any lot ⁽¹⁾	7.5 feet
Abutting any street (2)	25 feet
Waterfront or golf course yard (3)	25 feet
Maximum building height	35 feet
Maximum lot coverage (with principal and accessory	35%
buildings)	
Minimum floor area (4)	1,200 sq. ft.
(1) May be reduced to five feet or the width of side yard ea	asement, whichever is greater, as
measured from the closest points of buildings or roofs if Fi	9

⁽¹⁾ May be reduced to five feet or the width of side yard easement, whichever is greater, as measured from the closest points of buildings or roofs if Fire Code compliant fire rated materials are used on the external walls and roofs, or if residential fire sprinklers approved by the City Fire Marshal are installed in each building.

- (2) May be 15 feet within subdivisions approved prior to November 3, 2003.
- (3) 20 percent of the lot depth, but not less than 25 feet.
- (4) Except for any subdivisions approved prior to November 3, 2003.
- 283 (e) Off-street parking and loading requirements. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 285 (f) *Types of signs permitted.* Signs shall be permitted in accordance with Chapter 102, Code of Ordinances of the City of Deltona, as it may be amended from time to time.
- 287 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 31-2004, § 1, 1-24-2005; Ord. No. 07-2010, § 5, 6-21-
- 2010; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013;
- 289 Ord. No. 06-2017, § 1(Exh. A), 11-20-2017)

Sec. 110-309. R-2, Two-Family (Duplex) Dwelling District.

- 291 (a) *Purposed and intent*. The purpose of the R-2, Two-Family Dwelling District zoning is to allow, single-family dwellings, single-family detached patio homes, and duplex consistent with the development standards and density requirements of the Low Density Residential Future Land Use Category.
- 295 (b) *Permitted uses.* Within the R-2, Two-Family (Duplex) Residential Dwelling District, no 296 building, structure, land, or water shall be used except for one or more of the following uses 297 and their customary, incidental, and subordinate accessory uses as depicted in Permitted 298 Use Table, unless approved by the Director of Planning and Development Services or

designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).

302 (c) Building height regulation. No building shall exceed a height of 35 feet.

(d) Density.

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- 1. No development shall be permitted to exceed the maximum density limits established for the development site by the Low Density Residential Future Land Use Map Category established in the Deltona Comprehensive Plan, as it may be amended from time to time.
- 2. Maximum density: Six dwelling units/acre.

(e) Dimensional requirements.

R-2, Two Family	Single-	Single-	Two-Family
(Duplex) Dwelling	Family	Family Patio	(Duplex)
	Dwellings	Homes	Dwellings
Minimum lot size			
Area	7,500 sq. ft.	3,500 sq. ft.	7,500 sq. ft.
Area if on-site sewage disposal systems are used (acre)		1	
Area if community or public water and sewer service are available, but not including community septic tanks (sq. ft.)		20,000	
Width (ft.)	75		75
Interior Lot		50	
Corner lot		70	
Minimum yard size			
Front yard(ft.)	25	25	25
Rear yard (ft.)	25	25	25
Side yard (ft.):			
Abutting any lot (1)	7.5	0	0
Abutting any street	15	15	15
Waterfront yard	40	40	40
Abutting golf course	40	40	40
Maximum building height (ft.)	35	35	35
Maximum lot coverage (with principal and accessory buildings) (%)	40	40	40
Minimum floor area (sq. ft.) (2)	1,200	1,200	750(each unit)

^{(1) 7.5} feet, or ten percent of the width of the lot at the front property line, whichever is greater. Except that patio homes and duplexes may have a zero feet side yard setback along interior lot lines between patio homes and duplexes.

⁽²⁾ Minimum floor area exclusive of terraces, attached roofed-over porches, carports, patios, attached garages, and utility rooms. 600 square feet net living area—One-bedroom apartments;

750 square feet net living area—two-bedroom apartments; 800 square feet net living area three or more-bedroom apartments.

- 311 (f) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 313 (g) *Types of signs permitted.* Signs shall be permitted in accordance with Chapter 102, as it is amended from time to time.
- 315 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 6, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 316 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-
- 317 20-2017)

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Sec. 110-310. RM-1, Multiple Family Residential Dwelling District.

- (a) *Purpose and intent*. The purpose of this the RM-1, Multiple Family Residential Dwelling District zoning is to allow single-family detached patio homes, duplex dwellings, and multiple-family dwellings consistent with the development standards and density requirements of the Medium Density Residential Future Land Use Category.
- (b) *Permitted uses*. Within the RM-1, Multiple Family Residential Dwelling District, no building, structure, land, or water shall be used except for one or more of the following uses and their customary, incidental, and subordinate accessory uses as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
- 330 (c) *Density*.
 - a. No development shall be permitted to exceed the maximum density limits established for the development site by the Future Land Use Map Category established in the Deltona Comprehensive Plan, as it may be amended from time to time. No development shall be approved with less than the minimum density established for the property by the Future Land Use Map Category in the Deltona Comprehensive Plan, as it may be amended from time to time.
 - b. Maximum density: 12 dwelling units/acre.
 - c. Minimum density: Six dwelling units/acre.

(d) Dimensional requirements

RM-1, Multiple Family	Single-Family	Single-Family	Multi-Family
Residential Dwelling	Patio Homes	Attached	Dwelling Buildings
		Townhouse	
Minimum lot size			
Area (sq. ft.)	3,500	1,600	43,560
Area if on-site sewage disposal	1	1	
systems are used (acre per unit)			
Area if on-site sewage disposal	1	1	
systems are used (acre per unit)			

Area if community or public	20,000	20,000	
water and sewer service are			
available, but not including			
community septic tanks (sq. ft.)			
Width (ft.)			
Interior Lot	50	20	100
End lot		26	
Corner lot	70	38	
Depth (ft.)		90	
Minimum yard size			
Front yard(ft.)	25	25	25
Rear yard (ft.)	25	25	25
Side yard (ft.):			
Abutting any lot (1)	15	15	15
Abutting any street	15	15	15
Waterfront yard	40	40	40
Abutting golf course	40	40	40
Yard between interior (2)	0	0	0
Maximum building height (ft.)	45	45	45
Maximum lot coverage (with	40	40	
principal and accessory			
buildings) (%)			
Minimum floor area (sq. ft.)	1,400	1,400	(3)
Minimum building separation			
(ft.)			
Between fronts or rears of		50	
principal buildings			
Between any other combination		25	
of principal building			
arrangements			
Minimum building setback from			
streets and drives (ft.)			
From any interior street drive or		10	
off-street parking area (4)			
Maximum building length and		200	
width (ft.)			
Building Development			
Standards (5)			
Minimum dwelling units in a		2	
building		0	
Maximum dwelling units in a		8	
building		20	
Minimum distance between		30	
buildings (ft.)			

- (1) 15 feet, or ten percent of the width of the lot at the front property line, whichever is greater. Side yard for multifamily shall be a minimum of width of fifteen, or one-half the height of the building, whichever is greater
- (2) Patio homes are required to have an interior open-air courtyard, atrium, or patio.
- (3) Minimum floor area exclusive of terraces, attached roofed-over porches, carports, patios, attached garages, and utility rooms. 600 square feet net living area—One-bedroom apartments; 750 square feet net living area—two-bedroom apartments; 800 square feet net living area three or more-bedroom apartments.
- (4) This requirement shall not diminish the minimum front, side, and rear yard requirements for townhouse developments.
- (5) The exterior facades of all townhouse units shall be varied in material and design so that no more than two abutting units will have the same architectural appearance and front yard setback and depth. Varied front yard setbacks shall not be less than two feet offset from adjoining units as measured at the principal foundation line of each unit, and no setback distance shall be less than the required minimum.

- (e) The first floor of each multiple family dwelling building shall be nonresidential and all floors must be built out in one phase. The nonresidential use shall have a certificate of occupancy before the residential use is given a certificate of occupancy.
- (f) At least two uses are required in each multi-family building, both residential and high end commercial or class-A office. Home-based businesses or institutional uses are not appropriate second uses. "HIGH END COMMERCIAL" means specialty retail stores focusing on certain categories of goods. "CLASS-A-OFFICE" means premier office space with high quality finishes, amenities, and technology systems.
- (g) The first floor of each multiple family dwelling building must be concrete.
- (h) Minimum multi-family and condominium unit size: one-bedroom must be larger than 750 square feet; two bedrooms must be larger than 1,000 square feet, three or more bedrooms must be larger than 1,350 square feet.
- (i) Minimum multi-family and condominium building setback: 50 feet for buildings greater than 35 feet or when adjacent to single-family residential use or zoning.
- (j) Amenities required within multiple family dwelling developments include:
 - 1. Each unit must have an in-unit washer/dryer and an independent balcony. All balconies shall be a minimum of 54 square feet of clear, unobstructed space, at least six feet in depth. Balconies may be covered and screened but cannot be fully enclosed. False, Faux, Juliet/Juliette, Balconette, and other similar ornamental or standing type balconies shall not be considered a balcony and are prohibited where a balcony is referenced in this section.
 - 2. Pool with restrooms
 - 3. Gymnasium
 - 4. Doggy runs (if pets are allowed)
- 5. Internal concierge trash service

- 6. Enhanced landscaping to include a minimum-ten-foot planting area for building foundation landscaping, with a minimum of two understory trees and five shrubs for every 40 feet of façade length. The remainder of the planting area shall be landscaped with groundcover or other landscape treatment. A minimum ten-footwide landscape strip is required where four or more rows of parking spaces abut; one canopy tree, one understory tree and three shrubs must be planted in every 100 feet in length.
 - 7. Minimum eight-foot-wide sidewalks.
 - 8. Flex office space

- 9. Parking garages must be provided for all units. An additional 0.25 spaces per dwelling unit for guests, provided either on-street internal to the development or in an off-street parking lot. A minimum of one electric vehicle charging station must be provided for a development requiring more than 50 parking spaces. The charging station shall serve two parking spaces.
- (k) Enhanced architectural standards are required to be integrated into the building form to break up a large building mass and long walls. Architectural features shall be displayed on all sides of a building, incorporating a base, middle and top to maintain pedestrian scale. The building mass shall be proportionate to the site, streets, open space, and surrounding developments.
 - 1. Buildings shall include a minimum of three architectural elements on facades fronting a right-of-way, and two elements on other facades. Architectural elements shall include, but not be limited to porticos, balconies, columns, awnings, canopies, recessed/projected access.
 - 2. Integrated ornamental and structural building articulation, including projections and recesses with a minimum depth of 24 inches.
 - 3. Varied roof line and form, stepped or decorative parapets, cornices and eaves, and belt courses must be utilized in the building design.
 - 4. Building facades shall have a minimum of 30% fenestration elements (windows, doors and openings). Windows and doors shall include surrounds, casing or headers.
 - 5. Building material and finishes shall be consistent on all facades. High quality materials and finishes, such as brick, stone, vertical board or batten siding shall be used; stucco is only acceptable for a maximum of 40% of the building facades; EIFIS shall not be used as a primary material. Prohibited material include unfinished concrete or block, corrugated fiberglass or metal, sheet or tin siding.
 - 6. Light fixtures shall be consistent throughout the development and shall complement the building architecture. Light fixtures shall be decorative with concealed light sources, and light poles shall have fluted bases. The use of illuminated bollards in lieu of poles is encouraged in exclusively pedestrian areas.
 - 7. Accessory structure not design or incorporated as part of the principal building or as part of the amenities listed in this section are prohibited.

- (1) Transportation demand management standards apply, including, but not limited to, strategies to reduce trips and parking demand, pedestrian-oriented design elements, bicycles facilities, pay to park, or other fees based on demand.
 - (m)Elements utilized to satisfy amenities required within multi-family developments listed in this section shall not be credited as satisfying other design requirements or standards.
 - (n) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
 - (o) *Types of signs permitted*. Signs shall be permitted in accordance with Chapter 102, Code of Ordinances of the City of Deltona.
- 416 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 7, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 417 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-
- 418 20-2017)

Sec. 110-311. RM-2, Multiple Family Residential Dwelling District.

- (a) *Purpose and intent*. The purpose of the RM-2, Multiple Family Residential Dwelling District zoning is to allow single-family detached patio homes, duplex dwellings, and multiple-family dwellings consistent with the development standards and density requirements of the high density residential future land use category.
- (b) *Permitted uses*. Within the RM-2, Multiple Family Residential Dwelling District, no building, structure, land, or water shall be used except for one or more of the following uses and their customary, incidental, and subordinate accessory uses as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
- (c) Density.
 - 1. No development shall be permitted to exceed the maximum density limits established for the development site by the Future Land Use Map Category established in the Deltona Comprehensive Plan, as it may be amended from time to time. No development shall be approved with less than the minimum density established for the property by the Future Land Use Map Category in the Deltona Comprehensive Plan, as it may be amended from time to time.
 - 2. Maximum density: 20 dwelling units/acre.
- 3. Minimum density: 12 dwelling units/acre.
- (d) Dimensional requirements.

RM-2, Multiple Family Residential Dwelling	Single-Family Patio Homes	Single-Family Attached Townhouse	Multi-Family Dwelling Buildings
Minimum lot size			
Area (sq. ft.) (1)	3,500	1,600	

Area if on-site sewage disposal systems are used	1	1	1
(acre per unit)	1		
Area if community or public water and sewer	20,000	20,000	
service are available, but not including			
community septic tanks (sq. ft.)			
Width (ft.)			
Interior Lot	50	20	
End lot		26	
Corner lot	70	38	
Depth (ft.)		90	
Minimum yard size			
Front yard(ft.)	25	25	25
Rear yard (ft.)	25	25	25
Side yard (ft.):			
Abutting any lot ⁽²⁾	15	15	15
Abutting any street	15	15	15
Waterfront yard	40	40	40
Abutting golf course	40	40	40
Yard between interior (3)	0	0	
Maximum building height (ft.) (4)	80	80	80
Maximum lot coverage (with principal and	40	40	40
accessory buildings) (%)			
Minimum floor area (sq. ft.) (5)	1,400	1,000	(5)
Minimum building separation (ft.)			
Between fronts or rears of principal buildings		50	
Between any other combination of principal		25	
building arrangements			
Minimum building setback from streets and			
drives (ft.)			
From any interior street drive or off-street		10	
parking area ⁽⁶⁾			
Maximum building length and width (ft.)		200	
Building Development Standards (7)			
Minimum dwelling units in a building		2	
Maximum dwelling units in a building		8	
Minimum distance between buildings (ft.)		30	
(1) For Single-family attached townhouse, lots requ			
(2) 15 feet, or ten percent of the width of the lot at t	he front property	y line, whichever	
is greater. Side yard for multifamily shall be a min	imum of width o		
half the height of the building, whichever is greate			
(3) Patio homes are required to have an interior ope			
(4) Not over five habitable floors.			
(5) Minimum floor area exclusive of terraces, attack			
carports, patios, attached garages, and utility room			

area—One-bedroom apartments; 750 square feet net living area—two-bedroom	
apartments; 800 square feet net living area three or more-bedroom apartments.	
(6) This requirement shall not diminish the minimum front, side, and rear yard	
requirements for townhouse developments.	
⁽⁷⁾ The exterior facades of all townhouse units shall be varied in material and design	
so that no more than two abutting units will have the same architectural appearance	
and front yard setback and depth. Varied front yard setbacks shall not be less than	
two feet offset from adjoining units as measured at the principal foundation line of	
each unit, and no setback distance shall be less than the required minimum.	

- (e) The first floor of each multiple family dwelling building shall be nonresidential and all floors must be built out in one phase. The nonresidential use shall have a certificate of occupancy before the residential use is given a certificate of occupancy.
 - (f) At least two uses are required in each multi-family building, both residential and high end commercial or class-A office. Home-based businesses or institutional uses are not appropriate second uses. "HIGH END COMMERCIAL" means specialty retail stores focusing on certain categories of goods. "CLASS-A-OFFICE" means premier office space with high quality finishes, amenities, and technology systems.
 - (g) The first floor of each multiple family dwelling building must be concrete.
 - (h) Minimum multi-family and condominium unit size: one-bedroom must be larger than 750 square feet; two bedrooms must be larger than 1,000 square feet, three or more bedrooms must be larger than 1,350 square feet.
 - (i) Minimum multi-family and condominium building setback: 50 feet for buildings greater than 35 feet or when adjacent to single-family residential use or zoning.
 - (i) Amenities required within multiple family dwelling developments include:
 - 1. Each unit must have an in-unit washer/dryer and an independent balcony. All balconies shall be a minimum of 54 square feet of clear, unobstructed space, at least six feet in depth. Balconies may be covered and screened but cannot be fully enclosed. False, Faux, Juliet/Juliette, Balconette, and other similar ornamental or standing type balconies shall not be considered a balcony and are prohibited where a balcony is referenced in this section.
 - 2. Pool with restrooms
 - 3. Gymnasium

- 4. Doggy runs (if pets are allowed)
- 5. Internal concierge trash service
- 6. Enhanced landscaping to include a minimum-ten-foot planting area for building foundation landscaping, with a minimum of two understory trees and five shrubs for every 40 feet of façade length. The remainder of the planting area shall be landscaped with groundcover or other landscape treatment. A minimum ten-footwide landscape strip is required where four or more rows of parking spaces abut; one canopy tree, one understory tree and three shrubs must be planted in every 100 feet in length.

Minimum eight-foot-wide sidewalks.
 Flex office space
 Parking garages must be provided for all units. An additional 0.25 spaces per dwelling unit for guests, provided either on-street internal to the development or in an off-street parking lot. A minimum of one electric vehicle charging station

surrounding developments.

charging station shall serve two parking spaces.

(k) Enhanced architectural standards are required to be integrated into the building form to break up a large building mass and long walls. Architectural features shall be displayed on all sides of a building, incorporating a base, middle and top to maintain pedestrian scale. The building mass shall be proportionate to the site, streets, open space, and

must be provided for a development requiring more than 50 parking spaces. The

- 1. Buildings shall include a minimum of three architectural elements on facades fronting a right-of-way, and two elements on other facades. Architectural elements shall include, but not be limited to porticos, balconies, columns, awnings, canopies, recessed/projected access.
- 2. Integrated ornamental and structural building articulation, including projections and recesses with a minimum depth of 24 inches.
- 3. Varied roof line and form, stepped or decorative parapets, cornices and eaves, and belt courses must be utilized in the building design.
- 4. Building facades shall have a minimum of 30% fenestration elements (windows, doors and openings). Windows and doors shall include surrounds, casing or headers.
- 5. Building material and finishes shall be consistent on all facades. High quality materials and finishes, such as brick, stone, vertical board or batten siding shall be used; stucco is only acceptable for a maximum of 40% of the building facades; EIFIS shall not be used as a primary material. Prohibited material include unfinished concrete or block, corrugated fiberglass or metal, sheet or tin siding.
- 6. Light fixtures shall be consistent throughout the development and shall complement the building architecture. Light fixtures shall be decorative with concealed light sources, and light poles shall have fluted bases. The use of illuminated bollards in lieu of poles is encouraged in exclusively pedestrian areas.
- 7. Accessory structure not design or incorporated as part of the principal building or as part of the amenities listed in this section are prohibited.
- 8. Transportation demand management standards apply, including, but not limited to, strategies to reduce trips and parking demand, pedestrian-oriented design elements, bicycles facilities, pay to park, or other fees based on demand.
- 9. Elements utilized to satisfy amenities required within multi-family developments listed in this section shall not be credited as satisfying other design requirements or standards.

- (l) Off-street parking and loading requirements. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.
- 515 (m) *Types of signs permitted.* Signs shall be permitted in accordance with Chapter 102, Code of Ordinances of the City of Deltona.
- 517 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 8, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 518 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 16-2015, § 2, 10-5-2015;
- 519 Ord. No. 06-2017, § 1(Exh. A), 11-20-2017)

Sec. 110-312. MH, Mobile Home Park classification.

- 521 (a) *Purpose and intent*. The purpose and intent of the MH Mobile Home Park classification is to provide areas for the use and development of mobile home parks.
- 523 (b) *Permitted principal uses and structures.* In the Mobile Home Park classification, no
 524 premises shall be used except for the following uses and their customary accessory uses or
 525 structures as depicted in Permitted Use Table, unless approved by the Director of Planning
 526 and Development Services or designee that are deemed to be similar in character and
 527 purposes to those enumerated in this section. Any decision made by the Director of
 528 Planning and Development Services or designee may be appealed in accordance with
 529 Section 74-5(g).
- 530 (d) Dimensional requirements for mobile home park.

MH - Mobile Home Park	
Minimum project size (acres)	10
Maximum spaces per net acre of land (1)	7
Minimum mobile home space size	
Area (sq. ft.)	5,000
Width (ft.)	50
Depth (ft.)	50
Minimum yard size	
Front yard (ft.)	10
Rear yard (ft.)	7.5
Side yard (ft.):	
Abutting any space	7.5
Abutting any street	10
Waterfront yard	25
Minimum floor area (sq. ft.)	750
(1) Not more than the gross residential density permitted by	by the underlying future land use
category of the comprehensive plan.	

- (e) *Final site plan requirements*. Final Site Plan approval meeting the requirements of Chapter 75, Code of Ordinances, as it may be amended from time to time, is required.
- off-street parking and loading requirements. Off-street parking and loading areas meeting the requirements of Sections 110-828 and 110-811 shall be constructed.

- 535 (g) *Landscape buffer requirements*. A landscaped buffer area meeting the requirements of Section 110-808 shall be constructed.
- 537 (h) *Skirting requirement*. The area between the ground and floor level of the mobile home dwelling shall be enclosed with block or decorative skirting.
- 539 (i) *Types of signs permitted.* Signs are permitted in accordance with the requirements of the Deltona Sign Ordinance, Chapter 102, Code of Ordinances, as it may be amended from time to time.
- 542 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 9, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 543 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-544 2014)

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Sec. 110-313. OR, Office Residential Zoning District.

- (a) Purpose and intent. The purpose of the OR, Office Residential Zoning District is to meet two objectives. First, the district is intended to be established in single-family residential areas where road expansions and/or high traffic volumes, nearby nonresidential development, and existing or developing nuisances (noise, lights, vibrations, etc.) decrease or potentially diminish the future potential for the continued use of the area for single-family residential purposes. Second, the OR District is intended to be established as a buffer between existing or proposed single-family residential development and existing or proposed commercial development and high traffic volume streets, and other nuisance producing areas. Designation of an area as an OR zoning district recognizes that the area is a transitioning commercial area, as referenced in the adopted Deltona Comprehensive Plan, as it may be amended from time to time.
- (b) *Permitted uses*. In the Office Residential Zoning District, no land, building, structure, or water shall be used for any purpose except for the following land uses and their customary, incidental and subordinate accessory uses, which are permitted as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).

(d) Dimensional requirements.

OR - Office Residential	Single- Family Dwellings	Permitted Nonresidential Uses	Conditional Uses
Lot Area (sq. ft.)	7,500	7,500	12,500
Lot Width (ft.)	75	75	
when access is from a thoroughfare street, arterial street, or major collector			100
when access is from a local street that is not a major collector			75
Yard Size			
Front yard(ft.)	25	25	25
Rear yard (ft.) (1)	25	25	25

Side yard (ft.) (2)	7.5	7.5	7.5						
Side street yard (ft.)	15	15	15						
Density and Intensity Standards,									
Minimum Floor Area									
Density	Not to exceed the permitted in the application Comp. Plan FLU Map Category								
Maximum Floor Area Ratios (F.A.R.) (3)		0.35							
Minimum Floor Area (4)	1,200								
Maximum building height (ft.)	35	35	35						
Maximum lot coverage (%) (with principal and accessory buildings)	30	30	30						

⁽¹⁾ Except 30 feet from the ordinary high-water mark or lot line, whichever is most restrictive, on lots adjacent to surface water bodies or golf courses.

- 565 (e) *Off-street parking regulations*. See Section 110-828, except that the permitted internet sales businesses shall have the same parking requirements as offices.
 - (f) Landscaped buffer requirements. Landscaped buffer areas meeting the requirements of Section 110-808 shall be constructed prior to locating a non-residential use on a site in the OR Zoning District. Except that when an existing building encroaches within the minimum required perimeter landscaped buffer area, then the required buffer width shall be the distance between the building and the lot line. Access shall be provided in the building encroachment area for maintenance of the building and landscaping.
- 573 (g) *Final Site Plan requirements*. Final Site Plan approval is required meeting all applicable requirements of the Land Development Code, Subpart B, Code of Ordinances, City of Deltona, prior to constructing a business use, or converting a residential structure to a business use.
- 577 (h) *Types of signs permitted.* Signs are permitted in accordance with the Deltona Sign Code, 578 Chapter 102, Code of Ordinances, City of Deltona, as it may be amended from time to time.
- 579 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 10, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 580 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 06-2017, § 1(Exh. A), 11-581 20-2017)

Sec. 110-314. PB, Professional Business Zoning District.

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583 (a) *Purpose and intent*. The purpose of the PB, Professional Business Zoning District is to
584 establish a transitional zone between high volume streets and single-family residential areas,
585 and between higher intensity development and single-family residential areas. The

⁽²⁾ Seven and one-half feet, or ten percent of the width of the lot, whichever is greater. Nonresidential side-yard may be reduced to zero when there is adjoining nonresidential development, when the property owners enter into a recorded agreement that provides for reasonable access for building maintenance and repairs, and provisions are made in building design for proper fire protection.

⁽³⁾ Banks, financial institutions, medical and dental offices, and clinics: Maximum F.A.R. 0.12. (4) Exclusive of garages, carports, attached roofed-over porches, terraces, and patios.

- Professional Business Zoning District is established in areas that are transitional in character. Therefore, a mix of single-family and compatible office development, with some retail sales, is permitted. The Professional Business (PB) Zoning District was first established in the original Deltona Lakes Community Development Plan to serve this purpose in the planned development. It may be applied to achieve a zoning transition in all other appropriate areas of the City, including those areas that were not included in the original Deltona Lakes Community Development Plan, consistent with the commercial future land use designations on the adopted Future Land Use Map.
- (b) *Permitted uses*. In the Professional Business (PB) Zoning District, no building, structure, land, or water shall be used except for one or more of the following uses as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
- (d) *Residential density*. No residential construction shall exceed a density of nine dwelling units per acre.

(e) Dimensional requirements.

PB - Professional Business Lot Area (sq. ft.) (1)	Single-Family Dwellings	Single-family Attached Townhouse 1,600	Nonresidential 12,500
		interior lots 2,000 end lots	
		2,800 corner lots	
Development site if onsite sewage disposal systems are used (acre)		1	
Development site if community or public water and sewer service are available, but not including community septic tanks (sq. ft.)		15,000	
Lot Width (ft.)	75		100
Interior lot		20	
End lot		26	
Corner lot		38	
Yard Size			
Front yard(ft.) (2)	25	25	25
Rear yard (ft.)	25	25	25
Waterfront rear yard (ft.) (3)	30	30	30
Side yard (ft.) (4)	7.5		7.5
Interior lot(ft.) (5)		0between townhouses	

Side street yard (ft.)	15	15	15
Minimum Floor Area (sq. ft.)	1,000	1,000	
Maximum Floor Area Ratios (F.A.R.)			$0.35^{(6)}$
Maximum building height (ft.)	35	35	35
Maximum lot coverage (with principal and accessory buildings) (swimming pools and screened enclosures are excepted from this provision) (%)	35	30	30
Minimum building separation (ft.)			
Between fronts or rears of principal buildings		50	
Between any other combination of principal building arrangements		30	
Minimum building setback from streets and drives (ft.)			
From any interior street drive or off-street parking area (7)		10	
Maximum building length and width (ft.)		200	
Building Development Standards (8)			
Minimum dwelling units in a building		2	
Maximum dwelling units in a building		8	

⁽¹⁾ No site for nonresidential development shall be created, and no conversion of an existing site or building to nonresidential use shall be permitted unless the site area meets the minimum standard.

(f) Off-street parking regulations. See Section 110-828 of the Code of Ordinances, City of Deltona, as it may be amended from time to time.

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(g) Landscaped buffer requirements. Landscaped buffer areas meeting the requirements of
 Section 110-808 of the Code of Ordinances as it may be amended from time to time, shall
 be constructed prior to locating a non-residential use on any site.

⁽²⁾ Except that medical offices and banks shall be limited to a front yard equal to the minimum required width of the required landscaped buffer.

⁽³⁾ No building shall be erected nearer than 30 feet to the ordinary high-water mark, or the platted property line, whichever is more restrictive.

^{(4) 7.5} feet or 10 percent of the width of the lot at the front property line, whichever is greater.

⁽⁵⁾ Between townhouse buildings and adjacent interior building site side lot line 7.5 feet.

⁽⁶⁾ The maximum floor area ratio for medical offices shall be 0.12 and for banks shall be 0.10.

⁽⁷⁾ This requirement shall not diminish the minimum front, side, and rear yard requirements for townhouse developments.

⁽⁸⁾ The exterior facades of all townhouse units shall be varied in material and design so that no more than two abutting units will have the same architectural appearance and front yard setback and depth. Varied front yard setbacks shall not be less than two feet offset from adjoining units as measured at the principal foundation line of each unit, and no setback distance shall be less than the required minimum.

- (h) Final Site Plan requirements. Final Site Plan approval meeting the requirements of Chapter
 75, Code of Ordinances, City of Deltona, as it may be amended from time to time, is
 required prior to constructing a business use, or converting a residential structure to a
 business use.
- 612 (i) *Types of signs permitted.* Signs are permitted in accordance with Chapter 102, Code of Ordinances, City of Deltona, as it may be amended from time to time.
- 614 (j) General provisions, exceptions, and prohibitions.

- (1) See Article VIII. Supplementary regulations.
- 616 (2) All Professional Business, district sites must be located on a thoroughfare roadway as identified in Deltona Comprehensive Plan as it may be amended from time to time.
- 618 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 11, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 619 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-
- 620 2014; Ord. No. 06-2017, § 1(Exh. A), 11-20-2017)

Sec. 110-315. C-1, Retail Commercial District.

- (a) Purpose and intent. The purpose of the C-1,Retail Commercial Zoning District is to establish neighborhood commercial development along high-volume roads that is compatible with nearby single-family residential areas. The C-1-Retail Commercial Zoning District is not suitable for transitional areas. Therefore, low intensity commercial development with no residential mix is permitted. The C-1-Retail Commercial Zoning District was first established in the original Deltona Lakes Community Development Plan to serve this purpose in the planned development. It may be applied to achieve a commercial development suitable for serving surrounding single-family residential development in all other appropriate areas of the City, including those areas that were not included in the original Deltona Lakes Community Development Plan. The C-1 Zoning District shall only be applied to areas that are designated in the Commercial Future Land Use category on the adopted Future Land Use Map in the Deltona Comprehensive Plan, as it may be amended from time to time.
 - (b) *Permitted uses*. Within the C-1, Retail Commercial district, no building, structure, land, or water shall be used except for one or more of the following uses as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).
 - (d) *Dimensional requirements:*

C-1, Retail Commercial	
Minimum lot size	
Area (sq. ft.)	10,000
Width (ft.) (1)	100
Minimum yard size	
Front yard (ft.)	25
Rear yard (ft.)	15

Side yard (ft.) (2)	5
Side street yard(ft)	15
Maximum building height (ft.)	35
Maximum lot coverage (%) (with principal and accessory buildings) (3)	40
Maximum floor area ratio (F.A.R.)	0.35

⁽¹⁾ Except 150 feet shall be required along all abutting street frontages for land uses with drive through service or windows, and all three types of automobile service stations.

- (2) Except may be reduced to zero foot where adjacent to existing building with zero foot setback or coordinated with proposed building with zero-foot setback. When two or more lots are used as one building site the setback restrictions set forth in this zoning district shall apply to the exterior perimeter of the combined site.
- ⁽³⁾ Excluding swimming pools and screened enclosures, except, that screened enclosures used for storage, trash or equipment containment, and covered parking areas are included. This provision shall not be interpreted to allow a floor area ratio of any principal building or group of principal buildings to exceed the maximum permitted.
- 642 (e) Off-street parking regulations. See Sections 110-828(f) through 828(j).
- 643 (f) *Landscape buffer requirements*. Landscape buffer areas meeting the requirements of Section 110-808 shall be constructed.
- (g) *Final Site Plan requirements*. Final Site Plan approval meeting the requirements of Article III of the Land Development Code [Chapter 75, Code of Ordinances], is required.
- (h) *Types of signs permitted.* Signs are permitted in accordance with the City's sign code Chapter 102, Code of Ordinances, as it may be amended from time to time.
- 649 (i) General provisions, exceptions, and prohibitions. See Article VIII.
- 650 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 12, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 651 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-
- 652 2014; Ord. No. 06-2017, § 1(Exh. A), 11-20-2017; Ord. No. 04-2018, § 1(Exh. A), 5-7-2018)

Sec. 110-316. C-2, General Commercial.

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- (a) Purpose and intent. The purpose and intent of the C-2, General Commercial classification is 654 to encourage the development of intensive commercial areas providing a wide range of 655 goods and services, located adjoining at least one major collector or arterial road. The C-2 656 classification is intended to be applied to strip retail areas and may be applied to Interstate 657 Highway interchange areas and other intersections that are characterized by high traffic 658 volumes appropriate for highway-oriented commercial development and shopping centers. 659 This district is not intended to be applied within established residential areas, except when 660 those areas are either in transition, blighted, or designated in the commercial Future Land 661 Use category on the adopted Future Land Use Map. This zoning district shall only be 662 applied to areas designated in the commercial future land use category on the adopted 663 Deltona Comprehensive Plan Future Land Use Map. 664
 - (b) *Permitted uses*. In the C-2, General Commercial zoning district, no premises shall be used except for one of the following uses and their customary accessory uses and structures as

depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).

671 (d) Dimensional requirements.

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C-2, General Commercial	
Minimum lot size	
Area (sq. ft.)	15,000
Width (ft.) (1)	100
Minimum yard size	
Front yard (ft.)	35
Rear yard (ft.) (2)	10
Side yard (ft.) (2)	10
Waterfront yard (ft.)	25
Maximum building height (ft.)	75
Maximum lot coverage (%) (with principal and accessory	35
buildings)	
Maximum floor area ratio (F.A.R.)	0.50
(1) Except 150 feet shall be required along all abutting street fr	ontages for land uses with drive
through service or windows, and all three types of automobile	e service stations.
(2) Unless abutting any residentially zoned property, then 35 fe	eet.

- 672 (e) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Section 110-828 shall be constructed.
- 674 (f) *Landscape buffer requirements*. Landscaped buffer areas meeting the requirements of Section 110-808 shall be constructed.
- 676 (g) *Final Site Plan requirements*. Final Site Plan approval meeting the requirements of the Land
 677 Development Code, Chapter 75, Code of Ordinances, as it may be amended from time to
 678 time, is required.
- (h) *Types of signs permitted.* Signs are permitted in accordance with the requirements of the City's sign code, Chapter 102, Code of Ordinances, as it may be amended from time to time.
- 681 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 13, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 682 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-
- 2014; Ord. No. 06-2017, § 1(Exh. A), 11-20-2017; Ord. No. 04-2018, § 1(Exh. A), 5-7-2018;
- 684 Ord. No. 08-2018, § 1(Exh. A), 8-20-2018)

Sec. 110-317. C-3, Heavy Commercial classification.

- 686 (a) *Purpose and intent*. The purpose and intent of the C-3, Heavy Commercial classification is to provide areas for commercial uses and structures that are not generally compatible with intensive C-1 or C-2 uses and structures.
- 689 (b) *Permitted principal uses and structures*. In the C-3, Heavy Commercial classification, no 690 premises shall be used except for the following uses and their customary accessory uses or 691 structures as depicted in Permitted Use Table, unless approved by the Director of Planning

and Development Services or designee that are deemed to be similar in character and purposes to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).

(d) Dimensional requirements.

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C-3, Heavy Commercial	
Minimum lot size	
Area (sq. ft.)	15,000
Width (ft.)	100
Minimum yard size	
Front yard (ft.)	35
Rear yard (ft.) (1)	25
Side yard (ft.) (1)	10
Waterfront yard(ft)	25
Maximum building height (ft.)	75
Maximum lot coverage (%) (with principal and accessory	35
buildings)	
Maximum floor area ratio (F.A.R.)	0.55
(1) Unless abutting any residentially zoned property, then 35 fe	eet.

- 697 (e) *Off-street parking and loading requirements*. Off-street parking and loading areas meeting the requirements of Section 110-828 shall be constructed.
- (f) Landscape buffer requirements. Landscaped buffer areas meeting the requirements of Section 110-808 shall be constructed.
- 701 (g) *Final Site Plan requirements*. Final Site Plan approval meeting the requirements of the Land Development Code Chapter 75, Code of Ordinances, as it may be amended from time to time.
- 703 (h) *Types of signs permitted.* Signs are permitted in accordance with the requirements of the City's sign code Chapter 102, Code of Ordinances, as it may be amended from time to time.

(Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 14, 6-21-2010; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-2014; Ord. No. 04-2016, § 1(Exh. A), 4-4-2016)Sec. 110-318.

I, Industrial District.

- (a) *Purpose and intent*. The purpose and intent of the I, Industrial classification is to provide lands for manufacturing, processing, storage and warehousing, wholesaling, and distribution. Service and commercial activities that are related to manufacturing, processing, storage and warehousing, wholesaling, and distribution activities are also permissible in the I, Industrial zoning classification.
- 714 (b) Permitted principal uses and structures. In the I, Industrial classification, no premises shall be used except for the following uses and their customary accessory uses or structures as depicted in Permitted Use Table, unless approved by the Director of Planning and Development Services or designee that are deemed to be similar in character and purposes

to those enumerated in this section. Any decision made by the Director of Planning and Development Services or designee may be appealed in accordance with Section 74-5(g).

720 (c) Dimensional requirements.

I - Industrial	
Minimum lot size (1)	
Area (sq. ft.)	20,000
Width (ft.)	100
Minimum yard size (2)	
Front yard (ft.)	50
Rear yard (ft.) (3)	20
Side yard (ft.) (3)	10
Side and Rear yard abutting residentially zoned property (ft.)	35
Maximum building height (ft.) (4)	75
Maximum lot coverage (%) (with principal and accessory	40
buildings) (5)	
Maximum floor area ratio (F.A.R.)	1.0

⁽¹⁾ Except that in the Activity Center each industrial classified lot shall be a minimum of one and two-tenths acres of net land area and have a minimum width of 100 feet.

(5) Swimming pools and screened enclosures are excepted from this provision.

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- 722 (d) Off-street parking regulations. See section 110-828.
- 723 (e) *Landscape buffer requirements*. Landscape buffer areas meeting the requirements of Section 110-808 shall be constructed, except for the increased requirements noted above in the Activity Center.
- 726 (f) *Final Site Plan requirements*. Final Site Plan approval meeting the requirements of article
 727 III of the Land Development Code, Ordinance No. 96-25 [Chapter 75, Code of Ordinances],
 728 as it may be amended from time to time, is required.
- 729 (g) *Types of signs permitted.* Signs are permitted in accordance with the requirements of the City's sign Ordinance, Ordinance No. 12-97 [Chapter 102, Code of Ordinances], as it may be amended from time to time.
- 732 (h) General provisions, exceptions, and prohibitions.
- 733 (1) See Article VIII.

⁽²⁾ Measured from the front, rear, and side wall of the main structure to the road or street-right-of-way line, rear and side lines of lot or parcel of land respectively, eaves and steps shall not be considered as a part of a building, provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot or easement.

⁽³⁾ For buildings over 35 feet in height the side and rear yard shall be increased by one foot of yard for each foot of building height over 35 feet.

⁽⁴⁾ In the activity center, buildings having a height over 55 feet shall provide perimeter landscaping and visual screening that is 50 percent higher both at the time of planting and within three years than the minimum height requirements of Article VIII, Section 110-808, Landscaping requirements.

- 734 (Ord. No. 06-2003, § 1, 11-3-03; Ord. No. 07-2010, § 15, 6-21-2010; Ord. No. 19-2011, § 1(Exh.
- 735 A), 11-7-2011; Ord. No. 06-2013, § 1(Exh. A), 6-17-2013; Ord. No. 18-2013, § 1(Exh. A), 2-3-
- 736 2014)

PERMITTED USE TABLE

Land Use Category																								
								ℴ	₽												(۵
	RP			RE-5	RE-1	R1	R1-A	R1-AA	R1-AAA	R1-B	R-2	RM-1	RM-2	MH	OR	PB	C-1	C-2	C-3		RPUD	CPUD	IPUD	MPUD
	~	Ь	۷	~	~	~	æ					~	æ	2	0	Ь	Ċ	Ċ	Ċ	_	æ	C	_ □	2
									RESID	ENTIA	۸L													
One-Family Dwelling			Р	Р	Р	Р	Р	Р	Р	р	Р										Р	Р		
Two-Family Dwelling (Duplex)											Р	Р	Р								Р	Р		
Florida DCA-approved	ļ.													P									1	
manufactured dwellings														Г										
Mobile Home														Р										
Multi-Family Apartments												Р	Р								Р	Р		
Townhomes											Р	Р	Р								Р	Р		
Community Residential Home,			Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	C	С	С	С						
following F.S. 419			Р	P	P	P	Р	Р	Р	P	Р	Р	Р	Р	C	ر	ر	ر						
Granny Flat or ADU			Р	Р	Р	Р	Р	Р	Р															
								N	IISCEL	LANE	ous													
Animal Hospital or Veterinary			Р														Р	Р	Р			Р		Р
Clinic			Р														Р	P	Р			P		Р
Apiaries, Aviaries or																								
Pisciculture, Animal			Р	Р																				
Husbandry																								
Banks															Р	Р	Р	Р				Р		Р
Bed and Breakfast Homestay			С	С	C ¹																			
Daycare Centers					C ²						Р	Р	Р	Р				Р		Р				
Dental Offices and Clinics															Р		Р	Р	Р			Р		Р
Employment Agencies																Р	Р	Р	Р			Р		
Equestrian Facility			Р	Р	Р																			
Funeral Homes																	C ³	Р	Р					
Golf Course				Р																				
Group Home Facility	į														С		С							
Medical Offices and Clinics															Р	Р	Р	Р	Р	Р		Р		Р
								PUBLI	C AND	SEMI	-PUBI	LIC												
Communication Tower Over	Р	Р	С	С	С					С	С	С	С	С										
70 ft.		۲	C							C	J													

Land Use Category																								
	RP	Ь	4	RE-5	RE-1	R1	R1-A	R1-AA	R1-AAA	R1-B	R-2	RM-1	RM-2	НМ	OR	PB	C-1	C-2	C-3	_	RPUD	CPUD	IPUD	MPUD
Communication Towers up to 70 ft.	Р	Р	С	С	С					С	С	С	С	С		С	С	С	С	С				
Cultural, Historical, and Art Centers and Museums																	Р	Р	Р			Р		Р
Government Uses (Fire Stations, Utility Services, Sheriff Station, Civic Center, Libraries, etc.)	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		Р	Р	Р
Hospital		Р																						Р
House of Worship			C ⁴	C ⁴	С	С	С	С	С	С	С				C ⁴	C ⁴	Р							
Non-Profit or Charitable Organizations																	Р	Р	Р					
Schools (Private and Public)		Р	С	С	С	С	С	С	С	С	С	С				С	С	С						
			•						Comi	mercia	al					•								
Art, Dance, or Music Studios																	Р	Р	Р			Р	С	Р
Barber of Beauty Shops																Р	Р	Р	Р			Р		Р
Bars of Liquor Stores																	Р	Р	Р			Р		Р
Brewpub, Microbrewery, Micro winery, and Craft Distillery																	Р	Р	Р	Р		Р	Р	Р
Car Washes																	Р	Р	Р					
Entertainment Uses (Trampoline Parks, Bowling Alleys, Escape Rooms, etc.)																	Р	Р	Р	Р		Р	Р	Р
Flex Space																	Р	Р	Р			Р	Р	Р
General Offices															Р	Р	Р	Р	Р			Р	Р	Р
Pet Boarding, Dog Daycares, etc. – Indoor Only																	Р	Р	Р			Р		Р
Pet Boarding, Dog Daycares, etc. – Outdoor Only																	С	С	Р					
Pet Grooming																Р	Р	Р				Р		Р

Land Use Category																								
	RP	۵	⋖	RE-5	RE-1	R1	R1-A	R1-AA	R1-AAA	R1-B	R-2	RM-1	RM-2	Ψ	OR	PB	C-1	C-2	C-3	_	RPUD	CPUD	IPUD	MPUD
Pharmacy, Drugstore, Dispensary																	Р	Р	Р			Р		Р
Restaurant – Type A (Sit Down)																	Р	Р	Р			Р		Р
Restaurant – Type B (Drive- Thru)																	С	С	Р			С		С
Retails Sales and Services																С	Р	Р	Р			Р		Р
Tattoo Shops																	С	Р	Р	Р		С		С
Theater																	Р	Р	Р	Р		Р		Р
								TRA	NSIEN	IT LOD	GING													
Motels and hotels																	С	Р	Р			Р		Р
Nightclub, Private Clubs, Lodges, or Lounges																	Р	Р	Р					Р
Louges, or Louriges								V	FHICLI	LAR U	ISFS													
Automobile Driving School																	С	Р	Р					
Automobile Rental Agencies																		Р	Р	Р			С	
Automobile Sales, New and Used																		С	С	С			С	
Automobile Service Stations A – Oil Change and Tune-Ups																	С	Р	Р	Р			Р	
Automobile Service Stations B - Repair Garage																	С	С	Р	Р			Р	
Automobile Service Stations C – Gas Stations																	С	Р	Р	Р			Р	
Bota, Mobile Homes, and Recreational Vehicle Sales and Services																		С	С	С			С	
									INDU	STRIA	\L_													
Contractor Shop, Storage, and Equipment Yard																			С	Р			Р	
Contractor Shop, Storage, and Equipment Yard - Outdoor																			С	С			С	

Land Use Category																								
	RP	۵	⋖	RE-5	RE-1	R1	R1-A	R1-AA	R1-AAA	R1-B	R-2	RM-1	RM-2	Η Σ	OR	PB	C-1	C-2	C-3	_	RPUD	CPUD	IPUD	MPUD
Household Moving Center																		Р	Р	Р				Р
Laboratories																				Р			Р	Р
Manufacturing																				Р			Р	Р
Truck and Freight Transfer Terminals																			С	Р			С	
Truck Stops																			С				Р	
Truck Storage																			С				С	
Warehouse																			Р	Р			Р	Р
Welding and Soldering Shop																			Р	Р			Р	

740 P = Permitted Use

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741 C = Conditional Use

Minor Conditional Use Major Conditional Use

- 742 1. Major Conditional Use if 5 or more rooms.
- 743 2. Major Conditional Use if 6 or more children.
- 3. No mortuary services permitted.
- 4. Major Conditional Use if greater than 100 seats or there is an ancillary school and/or daycare.
- 5. Major Conditional Use if greater than 8 fuel positions.
- 747 6. Major Conditional Use if outdoor storage is proposed.

Sec. 110-320. EO, Enterprise Commercial Overlay District.

- (a) *Purpose*. Gateway corridors serve as primary entrances to the City. The Enterprise community has recognized historical significance. The purpose of this Section is to ensure the design of non-residential sites, landscaping, site appurtenances, and building architecture at the gateways to Deltona and Enterprise along Doyle Road, DeBary Avenue, and Enterprise Road near and within the Enterprise Community is consistent with the historical character of Enterprise. Gateway areas are the area within a one-quarter-mile radius of the intersection of I-4 and DeBary Avenue, and the area within a one-quarter-mile radius of the intersection of Providence Boulevard with Doyle Road/DeBary Avenue.
- (b) Basis guidelines, elevated guidelines, and applicability. Basis guidelines consist of existing,
 or hereafter amended, development guidelines presently contained in the City Code of
 Ordinances and/or Land Development Regulations.
- Elevated guidelines consist of development guidelines hereafter set forth in Sections 110-320(c) and 110-320(d). In case of a conflict in the applicability of guidelines, the most stringent and restrictive shall apply.
- 764 (c) Elevated architectural guidelines.

- (1) Applicability. The architectural guidelines shall apply to all new development and redevelopment within the Enterprise area, and gateways to both Deltona and the Enterprise community, except for additions, renovations, replacement or redevelopment of an existing structure or project, where the cost of such additions, renovations, replacement or redevelopment does not exceed 50 percent of the value of the existing structure(s), or 35 percent of the square footage of the existing structure(s), unless the use of the structure(s) or project has ceased for a period of more than 365 consecutive days, or unless cumulative additions, renovations, replacement or redevelopment initiated during any five-year period meet the thresholds listed above, whereupon the provisions herein shall apply.
- (2) Submittal and approval requirements. The architectural guidelines shall be monitored and enforced by the City. All development proposals shall be submitted to the City for approval in accordance with all applicable laws, rules, and Ordinances. No development proposal shall be submitted to the City that does not comply with all applicable requirements. Deviations from these requirements shall require a variance approved by the City Commission in accordance with the Ordinance procedures and standards for zoning variance.
- (3) *Elevated guidelines* (appearance criteria). Compliance with the intent, guidelines and provisions of this ordinance shall be as provided for below:
 - a. Architectural style and application. It is the intent of this ordinance to ensure a harmonious streetscape and compatibility between structures within the Enterprise Road/Doyle Road/DeBary Avenue corridors, and at the Deltona/Enterprise gateways at the intersections of Deltona Boulevard and DeBary Avenue and Providence Boulevard with Doyle Road and DeBary Avenue, sympathetic and respectful of commercial structures in and around Enterprise, which will serve as a guide for the aesthetic of new development. The styles that accomplish this are

All construction shall conform in street orientation and massing to pre-796 approved site plan. 797 Building mass. b. 798 For structures less than 5,000 square feet in gross building area on the 799 ground floor, no uninterrupted horizontal length of a building facade shall 800 exceed 20 linear feet. 801 For structures greater than 5,000 square feet in gross building area on the 802 ground floor, no uninterrupted horizontal length of a building facade, 803 (defined as the front of a building), shall exceed 35 linear feet. 804 805 Blank wall areas for each floor-to-floor relationship (those without relief or uninterrupted) shall incorporate the use of landscaping to break up the 806 monolithic appearance of such areas. Blank wall areas uninterrupted by 807 landscaping shall not exceed ten feet in vertical direction or 20 feet in 808 horizontal direction of any building facade. 809 Elements acceptable for the interruption of blank wall surfaces are belt 810 courses, trim bands, and related horizontal and vertical recessed and 811 protruding elements. 812 For structures where verandahs, (defined as a usually roofed open porch on 813 the exterior of the building), have been included, a change from grade to 814 finish floor of structure of 12 inches will be included in the design. 815 Design detail. Buildings shall be designed to enhance the attractiveness of the 816 City's streetscape. Buildings shall, through use of architectural details and scale, 817 have architectural features and patterns that provide visual interest from the 818 perspective of the pedestrian and the motorist. The following techniques shall be 819 incorporated into building design in order to accomplish such requirements (see 820 Illustration No. 2): 821 822 All buildings shall be required to provide the following exterior design elements: 823 Canopies or porticos, integrated with, and responsive to, building 824 a) massing and style at entryways—see 1.1.3.3(D). 825 Trim elements of appropriate materials and profiles at entries and 826 fenestration. 827 Building elevation configurations and techniques: For structures greater than 828 2. 5,000 square feet in gross building area on the ground floor, eaves, cornices, 829

the Florida Cracker, a subset of the Florida Vernacular, and the Florida Victorian.

In the, the following guidelines shall be implemented for new structures and

Structures shall reflect similar styles, materials, details, and colors.

(Examples of Interpretation, Figure 1.)

renovations.

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830 831		Facades shall include detailing, (i.e., ra emphasizing horizontal lines.	nised access bands, cap elements, etc.),
832 833 834 835 836	3.	Windows (may be active or fixed) sharp facade that is visible from a public recessed (set to the inside of the build prominent sills and some form of fram (Examples of Interpretation, Figure 2)	ing face wall) and shall include ning or trim as outlined below.
837		a) Windows at street level elev	ration shall be un-tinted.
838		b) Windows shall be of square.	vertical proportion, or horizontal.
839 840		c) Windows shall be divided li storefront glazing will not b	te (true or simulated). Picture pane and e allowed.
841 842		 Simulated division of windows as the strip separating panes 	requires full profile muntin's, (defined of glass in a sash).
843 844		 Windows immediately adjacen sill height of between 12" ar 	t to commercial entrances shall have a and 36" above finish floor.
845		• No window on any facade shall	l be lower than 12" above finish floor.
846 847 848 849 850		be circular or hexagonal. Ac entry tower may act as a fac	corative glass per building facade may ditionally, each facade of a cupola or ade for this window type, i.e., a six-ccent windows of circular of hexagonal
851 852 853		•	facades shall have molded or squared ag with the architectural style of the
854 855 856		but not cased. Windows in b	nall be trimmed with brick moldings orick facades shall have either brick d classic brick sills, preferably a

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Palladian semi-circular window arches are not allowed. g)

molded shape, not rowlock or headers.

Retail frontages, which require storefront styled window areas, can use exposed steel, or aluminum clad in wood.

- Entryways/customer entrance design. Entryways shall be designed to provide project focal points. Entryways shall be designed in accordance with the techniques listed below. In the event that the entryway is not oriented toward the major road that, as determined by the City, provides access to the building, the side of the building facing such road shall also be designed to comply with item a. below.
 - Entryways shall be differentiated from the remainder of the facade through at minimum the use of color, change in materials, application of architectural

869 870		features (arches, columns, colonnades, etc.), setbacks, offsets, level changes and the like.
871 872		2. Entryway design shall incorporate landscaping, landscape planters or wing walls with landscaped areas.
873 874		3. Entryway areas shall be provided with structural or vegetative shading features and benches or other seating components.
875 876 877 878	e.	Building orientation. Buildings shall be oriented so as to enhance the appearance of the City's streetscape. This requirement shall be met by incorporating the following techniques into project design and shall be approved in site plan development review.
879 880		1. Buildings shall be designed and oriented, so the entrance is visible from the public road from which driveway access is provided.
881 882 883 884		2. Either each the building's primary facade shall face parallel to the public road from which driveway access is provided, or each facade, which is clearly visible from a public right-of-way, or public area of adjoining properties shall be designed with full architectural treatment.
885 886 887 888		3. Building orientation shall be such that service areas are placed out of view from public rights-of-way, parking areas and adjacent properties. Structural screening and/or landscape screening to comply with these guidelines shall be used to visually encapsulate service areas.
889 890 891 892 893	f.	Exterior materials and colors. Exterior building materials and colors contribute significantly to the visual impact of a building on a community, which, in turn, individually and collectively reflect upon the visual character and quality of a community. In order to project an image of high-quality City aesthetics, building materials and colors shall conform to the following requirements (Examples of Interpretation, Figure 3):
895 896		1. All buildings shall be faced with materials that exhibit a durable, high-quality appearance.
897 898		2. Materials shall be of a low maintenance type, retaining a consistent, clean appearance.
899 900		3. Generally accepted exterior facing materials shall relate to the mass of the structure and be prioritized in their use based on square footage as follow:
901 902 903		a) For structures less than 5,000 square feet in gross building area on the ground floor acceptable materials shall include on all facades that are or will be exposed to the general public:
904		(1) Brick.
905		(2) Cellulose fiber-reinforced cement building boards.
906		(3) Stone.
907		(4) Stucco, if used shall be flat finish or sand finish
908		(5) Wood

910 911		area on the ground floor acceptable materials shall include on all facades that are or will be exposed to the general public:
912		(1) Brick.
913		(2) Cellulose fiber-reinforced cement building boards.
914 915		(3) Stone may be used at foundations and structural pier locations.
916		(4) Stucco, if used shall be flat finish or sand finish.
917		(5) Wood.
918 919 920		c) Two wall materials may be combined on any facade, up to all four facades, horizontally. The visually heavier facade material must be below and can cover the first third of the overall wall height only.
921 922 923 924 925 926		4. Exterior colors shall not be specifically limited but shall be consistent with historically appropriate tones and hues, as is consistent with paint manufacturer's produced palettes of historic colors and combinations on file with City staff. Variation from established combinations should be discouraged. Corporate colors not included on historic palettes, shall be limited to logo signage only.
927		5. Building materials and colors shall be consistent around the entire building.
928 929		6. Metal building structures are acceptable if clad in the approved materials as outlined above.
930	g.	Reserved.
931 932 933 934 935 936	h.	Roof design and materials. Roof features shall be in scale with the building's mass and complement the character of the structure, developments, and neighborhoods. Roofs shall be constructed of durable, high-quality materials in order to enhance the appearance and attractiveness of the community. Roofs shall incorporate the design elements and materials listed below: (Examples of Interpretation, Figure 4).
937 938 939 940		1. For structures less than 5,000 square feet in gross building area on the ground floor the design of roof structures shall be of flat, hip, or gable. If roof surface is visible, hipped, or gabled, the material shall be metal standing seam or "V" crimp.
941 942 943 944		2. For structures greater than 5,000 square feet in gross building area on the ground floor the design of roof structures shall be flat with parapet wall. The parapet wall and cornice shall include decorative caps and brackets that do not act as waterproofing elements.
945 946 947		3. Parapets when provided will be broken with a minimum of one-stepped pediment articulated with a centered entry below or no more than two per 50' of length centered on a main entry below and centered over side windows.

For structures greater than 5,000 square feet in a gross building

Roof-like appurtenances such as false roofs, parapets and other similar 948 features may be allowed if, such features are required for mechanical 949 equipment screening or acoustical control that cannot be accomplished 950 through utilization of approved roof styles. Application of such-roof like 951 features shall be accomplished in such a manner as to minimize the 952 appearance of a flat roof design. 953 5. Roofs shall be designed to be of such height, bulk, and mass so as to appear 954 structural even when the design is non-structural. 955 Cupolas shall only be included on roof structures when windows are for 956 6. natural light illumination of a space beyond or through louver venting of an 957 attic volume. 958 If the use of a flat roof is desired, the exterior of the building shall be clad in 7. 959 brick or stucco. 960 Fence and wall design. Design and construction quality of fences and noni. 961 building walls are important visual reflections of community character and 962 quality. In order to promote quality site aesthetics, fence and wall design and 963 construction shall comply with the following requirements: 964 Fences and walls, whether required for project approval or whether 965 incorporated into overall project design, shall be designed as an integral part 966 of the principal structure(s). Such design shall include the use of similar 967 materials, colors and finishes as the principal structure. 968 Fences and walls shall be architecturally designed with offsets, raised 969 970 971

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- elements and landscape pockets to avoid an expansive monolithic appearance.
- Chain link fencing, plastic fencing panels, and vinyl fencing is not permitted. 3.
- Perimeter planting. Plantings located around the perimeter of buildings enhance j. site aesthetics and increase green space. All projects shall incorporate perimeter plantings into project design in accordance with the requirements listed below:
 - This section supplements and does not supersede the City Landscaping Code requirements. All minimum requirements of the City Landscaping Code must be met, notwithstanding anything to the contrary that may be contained in this Section.
 - Perimeter landscape plantings shall be located adjacent to the primary facade(s) and along any blank facade wall areas that are, or will be, exposed to the general public. Such plantings shall also be included at entrance areas, plazas, and courtyards.
 - Perimeter landscaping shall consist of a combination of trees, palms, shrubs, and ground covers. Planting material type, size and spacing shall, at a minimum, be consistent with the requirements of the City's tree and landscape ordinance.

- k. *Screening of mechanical equipment*. Lack of, or inadequate screening of, mechanical equipment can have negative visual impacts on the City's streetscape, ambient landscape, or community image. Such impacts shall be minimized through compliance with the following requirements:
 - 1. Mechanical equipment located on the ground, such as air conditioning units, heating units, satellite dishes, irrigation pumps, propane tank displays and refilling areas, utilities lift stations, and the like shall be screened from public view. Screening shall, at a minimum, be at the same height as the equipment. Structural screening shall be architecturally integrated into the overall project design and shall be compatible, in terms of style, construction materials, colors, and finish, with the principal structure(s). Landscaping may be substituted for structural screening if plantings are compatible with the landscape plan for the project and are of such size and maturity as to be able to provide a fully opaque screen at time of planting.
 - 2. Equipment and appurtenances mounted on rooftops shall be kept to a minimum. All exposed rooftop mounted equipment and appurtenances shall be fully screened from view from any public right-of-way. All screening shall, at a minimum, be at the same height as the equipment and appurtenances. Screening shall be an integral part of the design of the building(s) and shall be architecturally consistent with the style, colors, construction materials and finish of the building(s).
- 1. *Lighting*. Lighting fixture design and placement are important components of an attractive urban environment as well as important to public safety. In order to enhance site aesthetics and minimize visual distraction, yet maintain adequate public safety, project lighting shall comply with the requirements listed below:
 - 1. An exterior building and site lighting master plan detailing areas and structures requiring illumination, lighting fixture styles, light source and light levels shall be included as part of a project's submittal for approval.
 - 2. Recessed lighting fixtures shall be required in order to conceal the actual light source, reduce glare, and direct light to specific areas while shielding other areas.
 - 3. Lighting of parking areas, access drives and vehicular circulation areas shall follow LDC Section 110-828.
 - 4. Neon lighting and fiber optic lighting, signs, or company logos/slogans, or neon or fiber optic lighting of any use is not permitted.
 - 5. Building illumination and architectural lighting shall be indirect and with no visible light source.
 - 6. Ground level light fixtures shall be of the burial vault type or shall be fully screened by landscaping materials.
 - 7. Lighting fixtures will not create ambient lighting or trespassing lighting scenarios.

- m. *Utilities*. The location and aesthetic treatment of utilities is an important factor in creating an attractive urban environment. In order to enhance and maintain the image of quality in the urban environment, utilities construction and placement shall comply with the following requirements:
 - 1. All utility lines, whether new or relocated, shall be installed underground.
 - 2. Utility conduit and utility panels/boxes shall be painted to match the color of the building on which they are placed. Additionally, panels/boxes shall be located on the same facade considered the service side or entrance.
 - 3. Water and sewer lift stations, pump houses and similar features shall be located at the rear of the project site and shall be fully screened from view by structural or vegetative means. Where screening is accomplished structural means, such screening shall be compatible in design and color with the main building.
- n. Outdoor storage. Outdoor storage areas are not permitted.
- o. Accessory uses and structures. Structures and uses accessory to principle structures and uses shall be integrated into project design in a manner such that they will not detract from site aesthetics. Such structures and uses shall comply with the requirements listed below:
 - 1. Accessory structures shall be designed and constructed so as to be compatible, (i.e., similar in style and image), with the architectural design of the principal structure(s). Exterior finishes, colors and materials on accessory structures shall be similar to those used on the principal structure(s).
 - 2. Outdoor display and sales areas are not permitted.
 - 3. Site furnishings such as benches, bicycle racks, newspaper racks, trash receptacles and the like shall be compatible with the architectural design of the principal structure. Permanent shopping cart storage shall be contained within the principal structure. Any site furnishings as listed above will be painted black, so as to blend in with the existing landscape and environment.
 - 4. Except for cellular and other communications towers and antennas that shall be regulated pursuant to Chapter 82 of the Code of Ordinances, as it may be amended from time to time, no accessory wireless communications towers or antennas are permitted within these guidelines for the Enterprise Commercial Overlay District to be ground mounted, (i.e., placed on concrete pads with appropriate anchoring systems on grade). Dishes and antennas required for the operation of the principal business will be located on a roof structure and will not be visible from the R.O.W. Such placements shall comply with the following requirements:
 - a) For facilities mounted on an existing or new building, the tower, and antenna must be of a color that is identical to, or closely compatible with, the color of the building so as to make them as visually unobtrusive as reasonably possible. In addition, supporting

electrical and mechanical equipment shall be screened from view 1070 or otherwise camouflaged. 1071 No such wireless telecommunication antennas shall exceed 20 feet 1072 in height from the top of the building, existing tower or other 1073 structure. 1074 For all wireless telecommunication antennas mounted on an 1075 c) existing building, the maximum height of such antenna's support 1076 structure shall not exceed ten feet from the top of the building. 1077 The diameter of roof-mounted dish antennas shall not exceed 12 1078 feet, provided that no such antenna shall be visible as stated in 1079 1.1.3.3(O)4. and the color, location and design shall blend into and 1080 not detract from the character and appearance of the building and 1081 surrounding properties. 1082 The diameter of a tower-mounted dish antenna shall not exceed 1083 four and one-half feet. 1084 Aesthetic effects, devices, and techniques. The purpose of this f) 1085 subsection is to assist the City in determining whether or not a 1086 proposed tower is camouflaged and/or concealed appropriately in a 1087 given area. The applicant shall submit the following 1088 documentation: 1089 (i) Colorized pictorial representation, artist rendering, or 1090 similar representation drawn to scale. 1091 (ii) Design specifications of the various proposed 1092 1093 techniques (if drawings, plans and/or other graphic representations are included, they shall be drawn to scale). 1094 1095 (iii) A corresponding statement explaining what the nature and character of the area is within which the tower is 1096 proposed with respect to land use, surrounding 1097 environment, building heights and design, and how the 1098 proposed camouflaging and/or concealment agent(s) will 1099 blend in and harmonize with the nature and character of the 1100 area. 1101 (d) Elevated site guidelines. Elevated guidelines shall consist of the following: 1102 (1) Location and design of parking areas. All parking areas and access ways and 1103 driveways shall be designed in accordance with the requirements of the zoning and 1104 Land Development Code of the City, as they may be amended from time to time. 1105 Parking areas shall be located, designed, and visually screened/landscaped so as to 1106 minimize potential impacts on adjacent property owners. Parking areas shall be located 1107 and designed so as to maximize traffic circulation patterns and minimize traffic 1108 hazards. 1109 1110 (2) Cross access. Driveways, curb cuts, parking and internal roadway/traffic circulation shall be designed so that uninterrupted vehicular access from parcel to parcel is 1111

achieved. Cross access easements shall be provided as detailed elsewhere in this section and in the Deltona Land Development Code.

- (3) Pedestrian access. A clear, safe, and convenient pedestrian path shall be provided from the sidewalk along the corridor right-of-way to the main entry door of each principal structure. The pedestrian path shall be functionally delineated by using construction materials that are different than the materials used for the construction of the parking area (e.g., use of brick or concrete for the pedestrian access when the parking lot is an asphalt surface). Sidewalks shall meet the minimum design and construction standards for sidewalks contained in the Deltona Land Development Code, as it may be amended from time to time. Bikeways and other bicycle facilities shall be provided as required by the Deltona Comprehensive Plan and the Deltona Land Development Code, as they may be amended from time to time.
- (4) Lighting. General—Recessed lighting fixtures shall be required in order to conceal the actual source of the light so as to reduce glare and direct the light to specific areas while shielding other areas. Lighting shall be of the metal halide type.
 - a. Backlighting—Backlit awnings/canopies are not permitted.
 - b. Parking areas—Parking lot lighting shall be designed as follows:
 - 1. Light poles shall be located only within landscaped strips, interior landscape islands, or terminal landscape islands. Light poles are not allowed in corridor buffers.
 - 2. Illumination on to adjacent properties shall not exceed one foot-candle.
 - 3. The maximum height of the light pole shall be 20 feet, including the basis.
 - 4. The minimum setback of the light source from the property line shall be a horizontal distance of ten feet.
 - 5. The character of style selected for the Enterprise Commercial Overlay District will be used on all properties for all structures through the entire visible surrounding area of the Enterprise Commercial Overlay District. Examples of acceptable styles are included as Figure 5.
- (5) Outside storage. No outside storage of materials, equipment or merchandise shall be allowed.
- (6) Utilities. All utilities, new or relocated, shall be installed underground. Underground utilities shall be installed in accordance with the procedures and requirements of the City of Deltona Land Development Code, as it may be amended from time to time.
- (7) Screening (roof top). All roof top equipment shall be screened from public view. The screen shall consist of a material, and shall be designed, so as to be compatible and consistent with the building on which the equipment is located and in keeping with the architectural portion of these guidelines.
- (e) Examples of interpretation. Figures referenced in sections 110-320(c) and 110-320(d):



Figure 1 (Referenced in 110-320(c)(3)a. Architectural Style and Application)

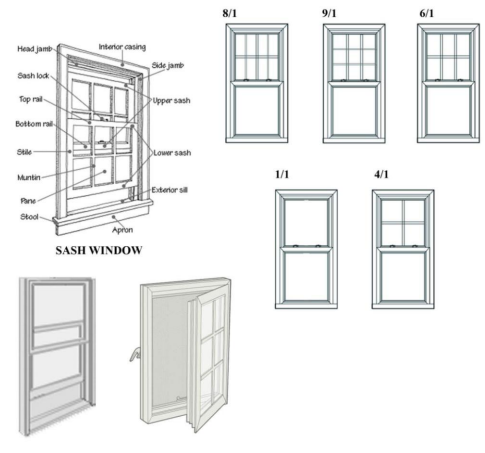


Figure 2 (Referenced in 110-320(c)(3)c. Design Detail)

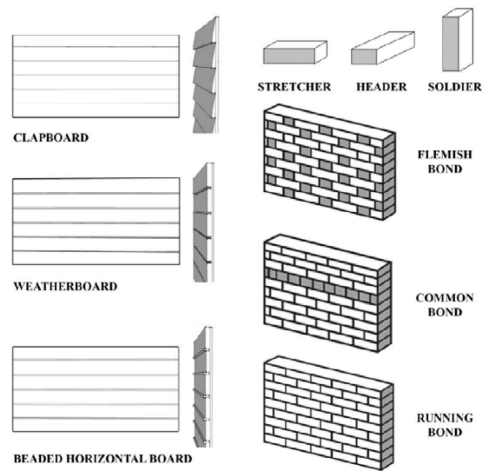


Figure 3 (Referenced in 110-320(c)(3)f. Exterior Materials and Colors)



Figure 4 (Referenced in 110-320(c)(3)h. Roof Design and Materials)



This is an example only for reference of acceptable aesthetic style. This specific style may not be able to meet the City light code.

1167 (Ord. No. 06-2003, § 1, 11-3-2003; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 06-1168 2013, § 1(Exh. A), 6-17-2013)