

R-E RESIDENTIAL ESTATE DISTRICT

The R-E district is established to accommodate single-family residential and complementary land uses on large lots. This zone is generally applied to fringe areas of the city, between the built-up areas of the city and those areas that are agricultural in nature.

PERMITTED USES: 1,8,28,29

UNIT 1: CITYWIDE PUBLIC USES BY RIGHT

Public uses, essential public services, open land uses, and similar uses, which are subject to public controls.

UNIT 8: SINGLE-FAMILY DWELLINGS

Single-family detached dwellings located in appropriate residential areas.

UNIT 28: HOME OCCUPATION

Permitted accessory use of a dwelling or gainful employment customarily carried on entirely within the residential dwelling, which is clearly incidental and secondary to the principal use of the structure for residential dwelling purposes by the occupants of the residence. Additional requirements are stipulated in Article 3, Section 5 of the Zoning Regulations.

UNIT 29: HOME OFFICE

A home office of convenience, as opposed to a home occupation, is allowable as an accessory use in a dwelling unit. A home office of convenience is defined as an office use where the resident occupant conducts no business other than by telephone or mail, where no person employed by the resident, and where an office is needed for the purpose of sending and receiving mail, telephone calls, maintaining records, and other similar functions. It is further the intent to regulate the operation of a home office of convenience so that the average neighbor will be unaware of its existence.

CONDITIONAL USES PERMISSIBLE ON APPEAL: 2,3,9,36,40

UNIT 2: CITYWIDE USES BY CONDITIONAL USE PERMIT

Public and private uses which may be conducted anywhere in the territorial jurisdiction, but which can be objectionable to nearby uses due to noise or smell and are, therefore, permitted subject to conditional use permits in all districts.

UNIT 3: UTILITY FACILITIES

Public protection and utility equipment which: (a) is ordinarily not located in street right-of-way and can be significantly objectionable to nearby residential, commercial, and light industrial uses; and (b) have requirements for specific locations or are needed to serve residential neighborhoods or other local areas. These uses include facilities of public service corporations other than offices.

UNIT 9: ZERO LOT LINE

Single family residences which have a zero lot line lot configuration.

UNIT 36: HORSES KEPT IN RESIDENTIAL AREAS

Keeping of horses in residential areas for the recreational use of the owner/occupant of the residence subject to Article 6, Section 13.

UNIT 40: TEMPORARY CLASSROOMS

The addition of temporary or portable classrooms to public, private or denominational schools that are modular or prefabricated structures and established for a period of time not to exceed two (2) years with the intent to discontinue such use upon the expiration of the time period and removal of the structure from the site. Temporary classrooms do not involve the construction or alteration of any permanent building or structure. In addition, it shall be necessary for all units to meet the following requirements: 1) Zoning district regulations; 2) All building codes of the city; and 3) Be secured to a permanent masonry or concrete foundation.

TEMPORARY USES: 34

UNIT 34: MODEL HOME/TEMPORARY MARKETING OFFICE

Model home/temporary marketing office to be located within a residential subdivision, and for the model home to be used

as temporary office but only for the purpose of promoting the marketing of the subdivision in which it is located.

ACCESSORY USES

The following accessory structures and land uses shall be permitted only where clearly incidental to the permitted primary use, except as otherwise permitted herein:

- a. Accessory buildings, including private garages, storage facilities and children's playhouses as set for in Article 6, Section 2.7 of this chapter.
- b. Private greenhouses and horticultural collections.
- c. Flower and vegetable gardens.
- d. Swimming pools, tennis courts and similar recreation facilities

HEIGHT REGULATIONS

No building hereafter erected or structurally altered shall exceed a height of thirty-five (35) feet.

AREA REGULATIONS

- (1) LOT AREA. There shall be a lot area of not less one acre. In addition, there shall be a minimum lot width of not less than one hundred (100) feet on a public street at the front setback line.
- (2) DENSITY. One (1) unit per acre.
- (3) FRONT SETBACK. There shall be a front setback having a depth of not less than fifty (50) feet. In keeping with the definition of a corner lot, all sides adjacent to streets shall be required to have front setbacks of fifty (50) feet.
- (4) SIDE SETBACK. There shall be a side setback on each side of the lot having a width of not less than twenty (20) feet.
- (5) REAR SETBACK. There shall be a rear setback having a depth of not less than twenty (20) feet.

	LOT MINIMUMS		SETBACKS				
	Widths	Area	Front	Back	Side		
					Corner		
				Interior	Exterior		
One Family	100	1 acre	50	20	20/20	20	50
Zero-lot line	100	1 acre	50	20	20/0	20/0	50

OFF STREET PARKING

See Article 7 of this chapter.