Zoning Text Amendment No: 09-03 Concerning: Home Occupations and

Residential Off-Street Parking Draft No. & Date: 1 - 5/1/09

Introduced: Public Hearing: Adopted:

Effective:
Ordinance No:

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

By: The District Council at the Request of the County Executive

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- amend the provisions and definitions concerning home occupations;
- amend the provisions for violations;
- amend the definition of a commercial vehicle;
- add a definition of a light commercial vehicle;
- add definitions associated with off-street parking and home occupations;
- require a use-and-occupancy permit for a one-family detached dwelling;
- limit the amount of surfaced area in front yards for certain one-family zones;
- limit parking in front yards to surfaced area;
- limit off-street parking in clustered agricultural zones;
- amend the provisions for renewing a special exception for a home occupation; and
- generally amend the provisions related to home occupations, off-street parking, and violations of the Zoning Ordinance.

By amending the following section of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 59-A-1	"PURPOSE AND APPLICABILITY"
Section 59-A-1.3	"Violations, penalties, and enforcement"
DIVISION 59-A-2	"DEFINITIONS AND INTERPRETATION"
Section 59-A-2.1.	"Definitions"
DIVICION 50 A 2	"DITED INC. LICE AND OCCUDANCY DEDI

DIVISION 59-A-3 "BUILDING, USE AND OCCUPANCY PERMITS

REGISTRATION OF CERTAIN USES."

Section 59-A-3.2. "Use-and-occupancy permit"

Section 59-A-3.4. "Registration of a home occupation or home health practitioner's

office"

"USES PERMITTED IN MORE THAN ONE CLASS OF
ZONE"
"A no-impact home occupation, registered home occupation, or
home health practitioner's office"
"RESIDENTIAL ZONES- ONE-FAMILY"
"Land uses"
"AGRICULTURAL ZONES"
"Land uses"
"DEFINITIONS"
"SPECIAL EXCEPTIONS-STANDARDS AND
REQUIREMENTS"
"Home occupation, major"

EXPLANATION:	Boldface indicates a heading or defined term.
	<u>Underlining</u> indicates text that is added to existing laws by the original
	text amendment.
	[Single boldface brackets] indicate text that is deleted from existing law
	by the original text amendment.
	<u>Double underlining</u> indicates text that is added to the text amendment
	by amendment.
	[[Double boldface brackets]] indicate text that is deleted from the text
	amendment by amendment.
	* * * indicates existing law unaffected by the text amendment.

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

Sec. 1. DIVISION 59-A-1 is amended as follows:

2 DIVISION 59-A-1. PURPOSE AND APPLICABILITY

- 3 * * *
- 4 Sec. 59-A-1.3. Violations, penalties, and enforcement.
- 5 (a) Any violation of this Chapter may be punished as provided in State law.
- 6 (b) In addition to all other remedies provided by law, any violation of this
- 7 Chapter may[, as an alternative,] be punished [by] <u>as</u> a [civil fine not
- 8 exceeding \$500 for each offense or any lesser penalty allowed by regulation
- adopted under method 2] <u>class A violation under Section 1-19</u>. Each day a
- violation continues is a separate offense.
- 11 * * *

- Sec. 2. DIVISION 59-A-2 is amended as follows:
- 13 **Division 59-A-2.** DEFINITIONS AND INTERPRETATION.
- 14 Sec. 59-A-2.1. Definitions.
- 15 * * *
- Automobile parking facility: Any lot or structure used for off-street parking of 6
- or more motor vehicles, where service or repair facilities are not permitted. A
- parking facility must not be used for storage of dismantled or wrecked motor
- vehicles, parts thereof, or junk. An automobile sales lot is not a parking facility for
- 20 the purposes of this [chapter] <u>Chapter</u>. This definition includes 6 or more parking
- spaces serving a special exception use. (See [section] <u>Section</u> 59-E-2.[92]<u>83</u> for
- special requirements applying to a smaller parking area serving a special exception
- 23 use in a one-family residential zone.)
- 24 * * *
- 25 **Commercial vehicle, <u>heavy</u>**: [A duly licensed and registered vehicle used to
- transport passengers or property to further a commercial enterprise. A commercial

- vehicle must not be used as an office nor have customer entry for a retail
- transaction. For the purposes of this Chapter the following are also commercial
- 29 vehicles] Any motor vehicle, tandem axle trailer, or semi-trailer used for carrying
- 30 <u>freight or merchandise, or used in the furtherance of any commercial enterprise</u>
- 31 that is:
- 32 (a) [vehicles of more] greater than 10,000 pounds gross vehicle weight;
- 33 (b) [vehicles with a manufacturers] rated by the manufacturer with a load
- capacity of [more than 3/4] <u>more than one ton;</u>
- 35 [(c) vehicles registered as commercial vehicles by the Motor Vehicle
- Administration of the state of Maryland or other jurisdiction;
- 37 (d) "for hire" vehicles as classified by the Maryland Motor Vehicle
- 38 Administration;
- 39 (e) a funeral motor vehicle or ambulance as classified by the Maryland Motor
- 40 Vehicle Administration; or
- 41 (f) a freight trailer or semitrailer as defined by the Maryland Motor Vehicle
- 42 Administration;]
- 43 (c) 21 feet long or longer, measured from the extremes of the vehicle, including
- 44 <u>any object on the vehicle; or</u>
- 45 (d) more than 8 feet high, with properly inflated tires, measured from the ground
- 46 <u>to the highest part of the vehicle, including any racks but excluding any</u>
- 47 <u>antennas.</u>
- 48 A recreational vehicle, a motor vehicle owned by the County or other government
- 49 <u>agency</u>, or a [farm] machine or [farm] vehicle for agricultural use is not a <u>heavy</u>
- 50 commercial vehicle.
- 51 **Commercial vehicle, light**: Any motor vehicle or trailer used for carrying freight
- or merchandise, or used in the furtherance of any commercial enterprise that is not
- 53 <u>a heavy commercial vehicle</u>. A light commercial vehicle must not be used as an

- office or have any entry for transactions. A recreational vehicle, a motor vehicle
- 55 <u>owned by the County or other government agency, or a machine or a vehicle for</u>
- 56 agricultural use is not a light commercial vehicle.
- 57 * * *
- Home address, proof of: Any valid document showing where a person lives as
- 59 <u>established by regulations under method 2 of Section 2A-15.</u>
- 60 * * *
- Home health practitioner's office: The office of a health practitioner who resides
- 62 in the dwelling unit in which the office is located. For this purpose, a health
- practitioner is defined as a person who is licensed or certified by a Board under the
- Maryland Department of Health and Mental Hygiene and has an advanced degree
- in the field from an accredited educational institution, except that this definition
- excludes an electrologist, mortician, nursing home administrator, pharmacist, or
- veterinarian. This definition includes a registered nurse or physician's assistant
- only if that person has an advanced degree in the field and practices independently.
- 69 A home health practitioner's office that does not qualify for registration [in
- accordance with] <u>under Sections 59-A-3.4</u> and 59-A-6.1(a) and (d) may obtain a
- special exception as a major home occupation, [in accordance with] <u>under Section</u>
- 72 59-G-2.29.

- Home occupation: Any occupation, other than a registered home health
- 74 practitioner's office, that provides a service or product and is conducted within a
- dwelling unit by a resident or residents of the dwelling unit without diminishing its
- 76 residential character.
- A home occupation has the following characteristics:

It is clearly subordinate to the use of the dwelling unit for residential purposes and requires no external modifications that detract from the residential appearance of the dwelling unit.

- (b) It is conducted entirely within the dwelling unit or any existing accessory building, as defined in this section, and does not use any open yard area of the lot or parcel on which the dwelling unit is located or any building constructed on the lot or parcel specifically for the purpose of operating the home occupation, except for loading and unloading tools and equipment associated with a lawn maintenance service from not more than two single axle trailers or trucks (all storage and maintenance of these tools and equipment, however, must be within the dwelling unit or any existing accessory structure). It may, however, involve off-site activities such as sales, client contact, and other matters related to the home occupation.
- (c) It uses no equipment or process that creates noise, vibration, glare, fumes, odors, or electrical or electronic interference detectable at or beyond the lot line. It does not involve use, storage, or disposal of:
 - (1) A quantity of a petroleum product sufficient to require a special license or permit from the fire marshal; or
 - (2) Any material defined as hazardous or required to have a special handling license by the Montgomery County Code, as amended, or the Annotated Code of Maryland, as amended, except that [disposal of] medical waste must be [regulated as provided in] disposed of under Maryland State Laws and Regulations.

A home occupation includes, but is not limited to, the office of a member of a recognized profession, such as a lawyer, accountant, architect, engineer, or veterinarian who resides in the dwelling unit in which the office is located. A home occupation does not include the following: bed-and-breakfast establishment,

- boardinghouse, day care facility, display of furniture not made in the home for sale
- in the home or at an offsite location, landscape contractor, private educational
- institution, tourist home, or the repair and maintenance of motor vehicles.
- 109 * * *
- Home occupation, eligible area: The total number of square feet of floor area in
- any building on a property, including the area of a basement and any accessory
- building on the same lot but excluding the area of any cellar, uncovered steps and
- uncovered porches. All horizontal measurements must be made between interior
- faces of walls. Eligible area excludes any addition to any building and accessory
- building that was constructed within 18 months of the date the Department
- approved a home occupation on the lot.
- 117 * * *
- Home occupation, major: A home occupation[, as defined above, that is]
- regulated [in accordance with] <u>under</u> the special exception provisions of Section
- 59-G-2.29; it may include a home health practitioner's office whenever that office
- does not qualify for registration [in accordance with] <u>under Sections 59-A-3.4</u> and
- 122 59-A-6.1.
- Home occupation, no impact: A home occupation[, as defined above, that is]
- regulated [in accordance with] <u>under</u> the applicable requirements and standards of
- 59-A-6.1(a) and (b) and is not required to register.
- Home occupation, registered: A home occupation[, as defined above, that is]
- accessory to the residential use of the dwelling unit in which it occurs and is
- registered [in accordance with] <u>under Sections 59-A-3.4 and 59-A-6.1(a) and (c).</u>
- 129 **Home occupation residential parking area**: Any [portion] <u>surfaced area</u> of a lot
- or parcel in an R-60 or R-90 zone on which [is conducted] a registered home
- occupation[:

132	(1)	where the natural surface has been altered by gravel, stone, brick,
133		concrete, asphalt, mulch, or any other material that facilitates the
134		parking of a motor vehicle; and]
135	[(2)	which is readily accessible for the parking of a motor vehicle] is
136		conducted. A fully enclosed garage, or a carport is not a home
137		occupation residential parking area.
138	* * *	
139	Home occu	pation, visit: Any trip to the home occupation site for any purpose
140	related to the	ne home occupation.
141	* * *	
142	Surfaced a	rea: Land where the natural surface has been altered by gravel, stone,
143	brick, conc	rete, asphalt, or any other material that facilitates the parking of a motor
144	vehicle.	
145	* * *	
146	Sec. 2. DI	VISION 59-A-3 is amended as follows:
147	Division 59	9-A-3. BUILDING, USE AND OCCUPANCY PERMITS
148		REGISTRATION OF CERTAIN USES.
149	* * *	
150	Sec. 59-A-3	3.2. Use-and-occupancy permit.
151	59-A-3.21.	Generally.
152	A use-and-	occupancy permit certifying compliance with this Chapter must be
153	issued by th	ne Director before any building, structure, or land can be used or can be
154	converted,	wholly or in part, from one use to another. However, a use-and-
155	occupancy	permit is not required for:
156	(a) [A bi	uilding used exclusively as a one-family, detached dwelling or for uses
157	incid	ental to the residential use. A registered home occupation or a no-
158	impa	ct home occupation is deemed to be incidental to the residential use. A

159 registered home health practitioner's office is not incidental; it requires a use-and-occupancy permit unless it is subject to the exemption provisions of 160 Section 59-A-6.1(d)(9). The use-and-occupancy permit cannot be issued 161 unless the practitioner has signed the Affidavit of Compliance required by 162 163 Section 59-A-3.42.] [(b)] Land or buildings used exclusively for agricultural purposes. 164 165 [(c)](b)A use for which a valid occupancy permit was issued and not revoked [immediately prior to] before June 1, 1958. 166 167 [(d)] $\underline{(c)}$ A child day care facility for up to 8 children. 168 [(e)](d)A transitory use. 169 170 Sec. 59-A-3.4. Registration of a home occupation or home health practitioner's office. 171 **59-A-3.41. Requirement.** 172 Any home occupation (except a no-impact home occupation), or home health 173 practitioner's office[, as defined in Section 59-A-2.1,] that [complies with] satisfies 174 Section 59-A-6.1 and is not required to have a special exception must be registered 175 with the Department. [At the time of registration, the] An application for 176 registration must be submitted to the Department. The Department must give the 177 registrant a copy of the applicable regulations [as stated in] under Section 59-A-6.1 178 179 when the applicant submits the application. [An application must be submitted to the Department, which] The Department must maintain the Home Occupation and 180 181 Health Practitioner Registry and issue a Certificate of Registration if the use [complies with] satisfies Section 59-A-6.1. 182 **59-A-3.42. Application.** 183 The application must include an Affidavit of Compliance with those regulations, 184

which the applicant must sign. It must also provide the following information:

- 186 (a) Manner in which the operation of the home occupation [complies with]
 187 satisfies Section 59-A-6.1;
- 188 (b) Location of the property by street address and either lot and block number or liber and folio;
- 190 (c) Zone in which the property is located;
- 191 (d) Area of the lot or parcel, in square feet or acres;
- 192 (e) Total floor area of the dwelling unit and the amount of floor area to be
 [utilized] <u>used</u> for the home occupation; floor area of any existing accessory
 building to be [utilized] <u>used</u> for the home occupation;
- 195 (f) Location and number of off-street parking spaces;
- 196 (g) [Evidence that the applicant resides in the home for a period of at least 220 days in each calendar year] Proof of home address; and
- 198 (h) Other pertinent information required by the Department.
- 199 (i) For a home health practitioner's office only, evidence that the practitioner is
 200 exempt from the provision of Section 59-A-6.1(d)(9) if applicable. If the
 201 practitioner is not exempt, a copy of the use-and-occupancy permit required
 202 by Section 59-A-3.21(a) must accompany the application, and the
 203 practitioner must describe the location of [an] any indoor waiting room for
 204 patients.

59-A-3.43. Compliance and Enforcement.

205

206 (a) By signature of the Affidavit of Compliance, the applicant for a registered 207 home occupation or home health practitioner's office affirms that he or she 208 resides in the dwelling unit in question and agrees to [comply with] satisfy 209 Section 59-A-6.1 of this Chapter and to take whatever action is required by 210 the Department to bring the home occupation or practitioner's office into 211 compliance, if complaints of noncompliance are received and verified.

212 (b) [When the application for the registered home occupation is completed and 213 the affidavit is signed, the Department must determine whether the home occupation or practitioner's office, as described in the application, complies 214 with the applicable sections of this Chapter. If it does comply, the The 215 Department must record [it] the home occupation in the Home Occupation 216 217 and Health Practitioner Registry and issue a Certificate of Registration if the 218 Department determines that the application satisfies the applicable sections of this Chapter. A registered home occupation may begin operation 219 220 [without] <u>after</u> an <u>approved</u> on-site inspection. The home occupation or practitioner's office must [not] be recorded in the Registry, and the 221 222 Certificate must [not] be issued only if the home occupation or practitioner's office, as described, [does not comply fully with] satisfies Section 59-A-6.1. 223 The Home Occupation and Health Practitioner Registry must be readily 224 (c) available for public inspection. If the Department receives [written notice of 225 a violation of a complaint about a registered home occupation or home 226 health practitioner's office, an inspector must inspect the property and 227 determine, within 90 days after receipt of the complaint, whether there is a 228 violation of the provisions of this [section] Section or Section 59-A-6.1. [If 229 the Department determines that there is no violation, the operator of the 230 home occupation or home health practitioner's office and the complainant 231 232 must be so notified in writing.] If the Department determines [at any time] that there is a violation, a 233 (d) 234 warning [must] may be issued, and the violation must be corrected within 30 days. [If it is not corrected, the Department must notify the operator of the 235 home occupation or home health practitioner's office that either:] 236 237 $\lceil (1) \rceil$ The home occupation or home health practitioner's office must cease 238 immediately; or

- 239 (2)In the case of any violation that might be remedied with a special exception, a petition must be filed within [10] 60 business days for a 240 special exception for a major home occupation [in accordance with] 241 under Section 59-G-2.29. Operation of the registered home occupation 242 or home health practitioner's office may continue until the Board has 243 acted on the petition, provided the violation is corrected [during this 244 period. The before the application for a special exception is filed. If 245 the Board denies the special exception, the home occupation or home 246 health practitioner's office must cease immediately [if the Board 247 denies the special exception] or operate under the provisions for a 248 registered home occupation or home health practitioner's office. 249
- 250 (e) [Violation of an order issued by the Department is subject to a penalty in
 251 accordance with Section 59-A-1.3 of this Chapter. The determination by the
 252 Department as to whether there is a violation may be appealed to the Board,
 253 in accordance with Section 59-A-4.11.] The Department may issue a citation
 254 under Section 59-A-1.3 at any time, including after the issuance of a
 255 warning under subsection (d), even if time remains for remedial action to be
 256 taken.

257 * * *

- 258 Sec. 3. DIVISION 59-A-6 is amended as follows:
- 259 **Division 59-A-6.** USES PERMITTED IN MORE THAN ONE CLASS OF
- 260 ZONE.
- Sec. 59-A-6.1. A no-impact home occupation, registered home occupation, or
- 262 home health practitioner's office.
- 263 (a) The following provisions apply to a no-impact home occupation, a registered 264 home occupation, and to a home health practitioner's office:

(1) Each home occupation operator or home health practitioner must [reside in the home for a period of at least 220 days in each calendar year] show proof of home address.

- [(2) Each home occupation or home health practitioner must maintain a log of all visits made to the home in connection with the use; this log must be available to the Department on request.]
- [(3)](2) The amount of floor area used for the home occupation or home health practitioner's office must not exceed 33 percent of the [total floor] eligible area of [the dwelling unit and] any existing [accessory] building on the same lot or parcel. [Any enlargement of the total floor area resulting from construction completed on or after the date of commencement of the home occupation or within the 18 months immediately preceding commencement of the home occupation must be excluded from the total floor area on which this calculation is based.]
- [(4)](3) [No] Any equipment or process that creates a nuisance [such as noise, vibration, glare, fumes, odors, or electrical or electronic interference detectable at or beyond the lot line of a detached dwelling unit or the floor, ceiling or party wall of an attached dwelling unit is]

 or violates any law is not allowed in connection with the operation of a home occupation or home health practitioner's office, nor is this operation allowed to involve use, storage, or disposal of:
 - (A) A quantity of a petroleum product sufficient to require a special license or permit from the fire marshal; or
 - (B) Any material defined as hazardous or required to have a special handling license by the Montgomery County Code, as amended, or the Annotated Code of Maryland, as amended,

292			except that disposal of medical waste must be regulated [as
293			provided in] by Maryland State Laws and Regulations.
294		[(5)] <u>(</u>	[No truck] <u>Truck</u> deliveries are <u>not</u> permitted, except for parcels
295			delivered by public or private parcel services that customarily make
296			residential deliveries.
297		[(6)] <u>(</u>	(5) A home occupation or home health practitioner's office found to
298			be in violation of any provision of Section 59-A-6.1 is subject to the
299			enforcement procedures [stated in] <u>under</u> Section 59-A-3.43(c), (d),
300			and (e).
301	(b)	A no	-impact home occupation must comply with the following standards:
302		(1)	It must be conducted by a member or members of the family[, as
303			defined in Section 59-A-2.1,] residing in the dwelling unit. No non-
304			resident employees are permitted.
305		(2)	A maximum of 5 visits per week, including deliveries, is allowed in
306			connection with no-impact home occupations on one lot or parcel.
307			[For the purposes of this section, a "visit" is defined as a visit to the
308			home by one automobile transporting one or more clients or
309			customers.]
310		(3)	[No] The sale of goods on the premises is <u>not</u> allowed.
311		(4)	Display or storage of goods is limited to samples of merchandise that
312			may be ordered by customers to whom it will be delivered at off-site
313			locations, or merchandise awaiting such delivery, but [in no event
314			must] the storage of merchandise awaiting delivery must not exceed
315			30 square feet of floor area.
316		(5)	[No equipment] <u>Equipment</u> or facilities may <u>not</u> be used other than:
317			(A) Domestic or household equipment;

(B) Office equipment[, such as a typewriter, word processor, calculator or computer]; or

- (C) [Art or handicraft equipment, such as a hand loom, spinning wheel, potter's wheel, kiln, and woodworking tools, or winemaking and beer-making equipment.] Any equipment reasonably necessary for art production, handicrafts, or making beer or wine.
- (6) If an accessory building is used for any part of the no-impact home occupation, there must be no external evidence of such use. [No more than] Only one accessory building may be used for this purpose. A new accessory building must not be constructed for the purpose of conducting the home occupation. For the purpose of this section an accessory building must [have existed for at least 18 months prior to the onset of the business activity in order to be used as a part of the home occupation] be an eligible area.
- (7) In the residential one-family zones regulated by Section 59-C-1.3 and in recorded residential subdivisions in the agricultural zones regulated by Division 59-C-9, any commercial vehicle that is parked or garaged on-site in connection with the no-impact home occupation must [comply with] satisfy the regulations for commercial vehicles in Section 59-C-1.31[, titled "Land Uses."]. In townhouse and multiple family dwellings in zones other than residential one-family or agricultural, one light commercial vehicle may be parked on-site in connection with this use, if parked in a garage.
- (8) The display of a sign must [comply with the requirements established in] satisfy Article 59-F of this [chapter] Chapter.

- 344 (9) A no-impact home occupation must have no discernible impact on the 345 surrounding neighborhood and must be accessory to the residential 346 use of the dwelling unit in which it occurs.
 - (10) In the R-60 and R-90 zones[:

- (A) Not], not more than [one] two motor [vehicle] vehicles [of a patron, client, or any other non-resident using,] visiting[, or associated with] a no-impact home occupation may be parked at the same time on a lot or parcel where a home occupation is conducted.
- 353 (c) A registered home occupation in a residential or agricultural zone, as

 [provided by] <u>allowed under Section 59-C-1.31, 59-C-1.71, 59-C-2.3 or 59-C-9.3, must [comply with] satisfy the following standards:</u>
 - (1) A maximum of 2 registered home occupations is allowed in any one dwelling unit.
 - (2) It must be conducted by a member or members of the family[, as defined in Section 59-A-2.1,] residing in the dwelling unit, and may employ no more than one nonresident assistant or business associate [who is required to be at the dwelling unit for any length of time during the 24-hour day]. For the purposes of this section, no more than one employee may visit the dwelling unit within any 24 hour period. The arrival and departure of the nonresident assistant or associate are not included in (3) below.
 - (3) A maximum of 20 visits per week, and no more than 5 per day, excluding deliveries, is allowed in connection with one or both registered home occupations on one lot or parcel. [For the purposes of this section, a "visit" is defined as a visit to the home by one automobile transporting one or more clients or customers. Visits by]

371		<u>Trips</u>	to the home occupation by employees or business associates for
372		the p	urpose of picking up paychecks or work orders, or collecting
373		equip	ment or merchandise for use, sale, or delivery at off-site
374		locati	ons are not permitted.
375	(4)	The s	ale of goods on the premises is limited to:
376		(A)	Handicrafts or art products or similar hand-made products or
377			services such as dressmaking, hand-weaving, block-printing,
378			jewelry, pottery, and musical instruments, which are produced
379			on site by a resident of the dwelling; or
380		(B)	[Up to 5 visits per month that involve the] The sale of items
381			customarily ordered on the premises of the registered home
382			occupation for delivery at a later date, to customers at other
383			locations. However, the delivery of the goods to the customer
384			must occur off-site.
385	(5)	Displ	ay or storage of goods is prohibited except for:
386		(A)	Such handmade items as enumerated in paragraph (4)(A)
387			above; or
388		(B)	Samples of merchandise that may be ordered by customers to
389			whom it will be delivered at off-site locations, or merchandise
390			awaiting such delivery.
391		The s	torage of equipment or merchandise for collection by employees
392		who v	will use or deliver it at off-site locations is prohibited.
393	(6)	[No e	equipment or facilities may be used other than] Only the
394		folloy	wing equipment or facilities may be used:
395		(A)	Domestic, household, or lawn maintenance service equipment;
396		(B)	Office equipment[, such as but not limited to a typewriter, word
397			processor, calculator or computer]; or

- (C) [Art or handicraft equipment, such as but not limited to a hand loom, spinning wheel, potter's wheel, kiln or woodworking tools.] Any equipment reasonably necessary for art production, handicrafts, or making wine or beer.
- (7) If an existing accessory building is used for any part of the registered home occupation, there must be no external evidence of such use. [No more than] Only one existing accessory building may be used for this purpose. [A new] An accessory building must [not be constructed for the purpose of conducting the registered home occupation. For the purpose of this section an accessory building must have existed for at least 18 months prior to the onset of the business activity in order to be used as part of the home occupation] be an eligible area.
- (8) A registered home occupation must not require construction of any off-street parking area other than that required by the residential use, except that any lot, including one recorded [prior to] before June 1, 1958, with less than the minimum area required by the zone, must have 2 off-street parking spaces. [Newly constructed spaces must be located in the side or rear yard.] If there is a common parking area serving more than one dwelling unit, as in the case of multiple-family or other attached dwelling units, parking in connection with the registered home occupation must not encroach on parking serving neighboring dwelling units.
- (9) In the R-60 and R-90 zones:

(A) Not more than two motor vehicles [of any non-resident employee, patron, client, or any other non-resident person associated with] of anyone visiting a registered home

occupation may be parked at the same time on a lot or parcel 424 425 where a registered home occupation is conducted. (B) A registered home occupation must have a [home occupation] 426 residential parking area on the lot or parcel on which the 427 registered home occupation is conducted that is no greater than 428 that which will accommodate two parked motor vehicles, each 429 430 with a maximum dimension of 8.5' x 18', except that the following driveways are deemed to accommodate two parked 431 432 motor vehicles regardless of the size of the driveways: a driveway 12 feet or less in width that provides direct 433 (i) access for a motor vehicle to a public or private right-of-434 way, to a garage, carport, or a home occupation 435 residential parking area for one car; or[,] 436 (ii) a driveway 20 feet or less in width that provides direct 437 438 access for a motor vehicle to a garage, carport, or home 439 occupation residential parking area for more than one car. Before a Certificate of Registration may be issued, the operator 440 (C) of the home occupation must submit evidence acceptable to the 441 Department that the drainage of the home occupation residential 442 parking area will not damage any nearby property or public 443 444 street. [No] A home occupation residential parking area, regardless of 445 (D) when created, may not be established, maintained, or used for 446 parking of any motor vehicle on a parcel or lot on which a 447 registered home occupation is conducted [pursuant to] under a 448 registration certificate issued after November 18, 2002, except 449 [in accordance with] <u>under</u> the requirements of this section. 450

(E) For a registered home occupation [for which] with a registration certificate [had been] issued before November 18, 2002, a home occupation residential parking area [that accommodates] for more than two parked motor vehicles may continue to be used and maintained, [provided that] if such area has been used for parking for a registered home occupation for not less than three years [prior to] before November 18, 2002.

- (F) [A registered home occupation for which a registration certificate was issued before November 18, 2002, must bring all home occupation residential parking areas into compliance with the requirements of this section, if any home occupation residential parking area is constructed or increased for use by the registered home occupation after November 18, 2002.]
- [(G)] Except for a driveway covered in subparagraph (B)(i) or (ii), or as otherwise provided in this section, each home occupation residential parking area must be set back from a lot line no less than:

	R-90	R-60
(1) Front ¹	30 feet	25 feet
(2) Side ²	16 feet	16 feet
(3) Rear ³	25 feet	20 feet

¹ The setback may be reduced up to 50 percent if a four-foot high solid wood fence, masonry wall, berm, evergreen landscaping six feet high [at a time of planting] when planted, or a combination, effectively screens from view from the ground of adjoining or confronting

479 property, vehicles parked in the home occupation residential parking area. 480 ² The setback may be reduced up to 50 percent if a six-481 foot high solid wood fence, masonry wall, berm, 482 evergreen landscaping six feet high [at time of planting] 483 when planted, or a combination, effectively screens from 484 view from adjoining or confronting property, vehicles 485 parked in the home occupation residential parking area. 486 ³ For a corner lot, the side yard adjoining a public right-487 of-way [shall] must be considered as a front yard, and the 488 front yard setbacks apply. 489 490 (10) In the Residential One-Family Zones regulated by Section 59-C-1.3 and in recorded residential subdivisions in the Agricultural Zones 491 regulated by Division 59-C-9, any light commercial vehicle that is 492 parked or garaged on-site in connection with the registered home 493 occupation must [comply with] satisfy the regulations for light 494 commercial vehicles in Section 59-C-1.31[, title "Land Uses."]. In the 495 Townhouse and Multiple-Family Zones regulated by Sections 59-C-496 1.7 and 59-C-2.3, respectively, one <u>light</u> commercial vehicle may be 497 parked on-site in connection with this use if parked in a garage. 498 (11) The display of a sign must [comply with the requirements established 499 in] satisfy Article 59-F of this [chapter] Chapter. 500 A home health practitioner's office, in those agricultural or residential zones 501 (d) where it is allowed as a registered use [in accordance with] under Section 502 59-C-1.31, 59-C-2.3, or 59-C-9.3, must [comply with] satisfy the following 503 requirements, except as provided in Paragraph (d)(9), below: 504

505 (1) A use-and-occupancy permit is required[, in accordance with] <u>under</u>
506 Section 59-A-3.2.
507 (2) No more than 2 resident health practitioners are allowed; [no] a

- (2) No more than 2 resident health practitioners are allowed; [no] <u>a</u> nonresident health practitioner is <u>not</u> allowed, but nonresident support staff is allowed. A nurse or physician's assistant under the supervision of the resident health practitioner is deemed to be support staff.
- (3) The home health practitioner(s) may be allowed to treat more than one patient or client at a time, provided that this does not result in more than 5 vehicle trips containing not more than 10 patients arriving or departing at the same appointment time.
- (4) Clients, patients, or other visitors must visit by appointment only and must be informed of the correct address and parking location.
 Emergency patients may visit without appointment; abuse of this exemption may lead to revocation of the Certificate of Registration.
- (5) An indoor waiting room is required <u>if more than one patient or client</u> will <u>be on the premises at the same time.</u>
- (6) The sale of goods on the premises is prohibited, except for medication prescribed by the health practitioner or a prescribed remedial device that cannot be obtained from a commercial source.
- (7) Off-street parking must be provided [in accordance with] <u>under</u> the requirement for a medical practitioner's office, as stated in Section 59-E-3.7. If the lot is in any one-family zone regulated by Section 59-C-1.3, the parking must be screened; the screening must be equivalent to that required by Section 59-E-2.92, and newly constructed parking must be located at the side or rear yard. If there is a common parking area serving more than one dwelling unit, as in the case of multiple-family dwelling units, parking in connection with the home health

532		pract	citioner's office must not encroach on parking serving neighboring
533		dwel	ling units.
534	(8)	The	display of a sign must [comply with the requirements established
535		in] <u>sa</u>	atisfy Article 59-F of this [chapter] Chapter.
536	(9)	A ho	me health practitioner who was in practice at the registered
537		locat	ion [prior to] before February 5, 1990[,] is exempt from the
538		requi	irements to:
539		(A)	Obtain a use-and-occupancy permit, [as specified by] <u>under</u>
540			Paragraph (1) above;
541		(B)	Provide an indoor waiting room, [as specified by] <u>under</u>
542			Paragraph (5) above;
543		(C)	[Comply with] Satisfy the off-street parking provisions of
544			Paragraph (7), above; and
545	These	e exen	nptions do not apply to any home health practitioner who begins
546	to pra	actice	at the registered location on or after February 5, 1990, nor do
547	they	apply	if the practitioner moves to another location. No other
548	exem	ptions	from the requirements of this Section 59-A-6.1 apply to any
549	home	healt	h practitioner.
550	* * *		
551	Sec. 4. DIV	VISIO	N 59-C-1 is amended as follows:
552	DIVISION	59-C-	1. RESIDENTIAL ZONES, ONE-FAMILY
553	* * *		
554	Sec. 59-C-1	l.3 Sta	andard Development
555	The procedu	ure for	r approval is specified in Chapter 50.
556	59-C-1.31.	Land	uses.
557	No use is al	lowed	except as indicated in the following table:

- **Permitted Uses**. Uses designated by the letter "P" are permitted on any lot in the zones indicated, subject to all applicable regulations.

- **Special Exception Uses**. Uses designated by the letters "SE" may be authorized as special exceptions, [in accordance with the provisions of] <u>under</u> Article 59-G.

	RE-	RE-	RE-	R-	R-	R-	R-	R-	R-4	RMH
	2	2C	1	200	150	90	60	40	plex	200
* * *										
(b) Transportation, communication and utilities.										
Airstrips, in the common open space.		P								
Amateur radio facility.	P ⁵¹ / SE	P ⁵¹ / SE								
Cable communications system.	SE ⁹	SE ⁹								
Electric power transmission and distribution lines, overhead, carrying 69,000 volts or less.	Р		P	P	P	P	P	P	P	P
Electric power transmission and distribution lines, underground.	P	P	P	P	P	P	Р	P	P	P
Helistop. ⁴⁶										
Parking of automobiles, off-street, in connection with commercial uses.	P ³⁹	P ³⁹	P ³⁹	P ^{39,}	[42]	[42]	SE	SE		SE

Parking of motor vehicles, other than heavy commercial vehicles, offstreet, in connection with any use permitted in the zone. Vehicles and machinery for agricultural use may be parked without restrictions.	P ^{11,13}	P ¹¹	P ¹¹	P ^{12,13}	P ¹²	P [¹²]*				
Pipelines, aboveground.	SE		SE	SE	SE	SE	SE	SE	SE	SE
Pipelines, underground.	P	P	P	P	P	P	P	P	P	P

564 * * *

11 [Including farm vehicles and farm machinery for agricultural use.] Not more than 3 light commercial vehicles and not more than one unoccupied recreation vehicle may be parked on any lot at any one time. One additional recreation vehicle may be used on a lot for dwelling purposes for not more than 3 days in any month. A tow truck is not permitted to park with a [disabled car] vehicle attached. The provision for parking motor vehicles off- street in connection with any use permitted in the RE-1 zone does not apply to a lot reclassified from the R- 200 to the RE-1 zone that does not meet the minimum lot size requirement of the RE-1 zone. A lot reclassified from the R-200 to the RE-1 zone that does not meet the minimum lot size requirement of the RE-1 zone is subject to the motor vehicle off-street parking provision in effect for the lot before the lot was reclassified from the R-200 to the RE-1 zone. To provide for a reasonable period of amortization, the use of a lot reclassified from the R-200 to the RE-1 zone that does not conform to this provision may continue to operate for one year following [(the effective date of this ZTA) [May 22, 2006]] May 22, 2006. [On that date, the] After that date,

the use of the lot must [be brought into conformity with] satisfy this provision or
 cease to operate.

¹² [Including farm vehicles and farm machinery for agricultural use.] One <u>light</u> commercial vehicle may be parked on any lot or parcel [provided the vehicle meets all the following: (1) 10,000 pounds or less gross vehicle weight, (2) 19 feet or less in length measured from the extremes of the vehicle or load, or (3) 8 feet or less in height including racks needed for materials]. A tow truck is not permitted to park with a [disabled car] <u>vehicle</u> attached. One recreation vehicle may be parked on a lot or parcel; however, it must not be used for dwelling purposes for more than 3 days in any month. [Up to three commercial vehicles owned or operated by the resident of the property may be parked on any lot or parcel in the RMH-200 zone, provided: (1) the lot or parcel used to park commercial vehicles is at least one acre in size; (2) the commercial vehicles are parked in the rear yard of the lot or parcel; and (3) use of the lot or parcel to park commercial vehicles was established before October 23, 2000.] <u>Parking for any vehicle or trailer in a front yard must be on a surfaced area; however, temporary parking for visitors, loading, unloading, or cleaning vehicles or trailers is permitted on any area.</u>

597 * * *

* Not more than three light commercial vehicles may be parked on any lot or parcel in the RMH-200 zone at any time, provided: (1) the lot or parcel used to park light commercial vehicles is at least one acre in size; (2) the light commercial vehicles are parked in the rear yard of the lot or parcel; (3) use of the lot or parcel to park light commercial vehicles was established before October 23, 2000; and (4) the resident of the property is the owner or operator of the vehicles.

604 * * *

	RE-2	RE-2C	RE-1	R- 200	R- 150	R- 90	R- 60	R- 40	R-4 plex	RMH 200
59-C-1.328. Coverage.										
-Maximum percentage of net lot area that may be covered by buildings, including accessory buildings:	25	25	15	25	25	30	35	40		25
-Maximum percentage of tract that may be covered by buildings:									35	
-Maximum percentage of tract to be devoted to green areas:									50	
In the zones indicated, the maximum percentage of the area of the front yard that can be covered by surfaced area, excluding the surfaced area in a driveway on a pipestem or flag shaped lot:				30*	30*	<u>30*</u>	35*			

605 * * *

606 * a) Any surfaced area existing before {date of adoption} is not limited by
607 this provision if it is not increased in area;

- b) Surfaced area may be a maximum of 50 percent of the front yard of a tract that has its primary access from a primary residential street,

 minor arterial road, major highway or arterial, or any State road;

 Surfaced area consisting of 2 parking spaces no larger than 310 square feet in total area is not limited by this provision.
- 613 * * *

614 Sec. 5. DIVISION 59-C-9 is amended as follows:

615 **DIVISION 59-C-9. AGRICULTURAL ZONES.**

- 616 * * *
- 617 **59-C-9.3** Land uses.

618 * * *

	Rural	RC	LDRC	RDT	RS	RNC	RNC/TD R
(f) Transportation, Communication and Utilities:							
Airstrip, associated with farm.		SE ²	SE	SE			
Amateur radio facility.	P ⁴⁶ /	P ⁴⁶ /	P ⁴⁶ /	P ⁴⁶ /	P ⁴⁶ /	P ⁴⁶ /	
	SE	SE	SE	SE	SE	SE	
Cable communication system. ¹⁰	SE	SE	SE	SE	SE	SE	SE
Electric power transmission and distribution line, overhead, carrying more than 69,000 volts.	SE	SE	SE	SE	SE	SE	SE
Electric power transmission and distribution line, overhead, carrying 69,000 volts or less.	P	P	P	P	P	P	P
Electric power transmission and distribution line, underground.	P	P	P	P	P	P	P
Helistop	SE	SE ^{2,11}	SE ^{2,11}	SE ¹¹			
Parking of motor vehicles, <u>other</u> than heavy commercial vehicles, off-street, in connection with any	P <u>*</u>	P <u>*</u>	P <u>*</u>	P <u>*</u>	P	P <u>*</u>	P <u>*</u>

use permitted.					
Vehicles and machinery for agricultural use may be parked on any size lot without restrictions.					
A tow truck is not permitted to park with a vehicle attached on any size lot or parcel.					
Parking of motor vehicles, off- street, in connection with commercial uses.	P 39		P 39		
* * *					

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* On any lot or parcel smaller than 2 acres in size but larger than .5 acres, not more

621 <u>than 3 light commercial vehicles and not more than one unoccupied recreational</u>

vehicle may be parked at any one time. One additional recreational vehicle may be

<u>used on a lot or a parcel for dwelling purposes for not more than 3 days in any</u>

month. On any lot or parcel equal to or smaller than .5 acres in size, not more than

one light commercial vehicle and not more than one unoccupied recreational

626 <u>vehicle may be parked at any time.</u>

627 * * *

Sec.6. DIVISION 59-F-2. DEFINITIONS

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Sign, portable: A sign installed on a support or structure that permits removal or relocation of the sign by pulling, carrying, rolling, or driving, such as a sign with

wheels; a menu or sandwich board sign; an inflatable sign; an umbrella, but not a

canopy sign, may be a temporary sign or a limited duration sign, but not a

permanent sign. A sign attached or painted on a vehicle parked and visible from

the public right-of-way is also bound by this division unless it is a currently

licensed and registered vehicle used in the daily operation of the business. This

637	does not include a sign on [a] any light or heavy commercial vehicle as defined in					
638	59-A-2.1. which is operated within the public right-of-way.					
639						
640	Sec. 7. DIVISION 59-G-2. SPECIAL EXCEPTIONS-STANDARDS AND					
641	REQUIREMENTS is amended as follows:					
642	* * *					
643	Section 59-G-2.29. Home occupation, major					
644	(k) In the Residential One-Family Zones regulated by Section 59-C-1.3 and in					
645	recorded residential subdivisions in the Agricultural Zones regulated by Division					
646	59-C-9, any commercial vehicle that is parked or garaged on-site in connection					
647	with the home occupation must comply with the regulations for commercial					
648	vehicles in section 59-C-1.31, title "Land Uses." In the Townhouse and Multiple-					
649	Family Zones regulated by Sections 59-C-1.7 and 59-C-2.3, respectively, one <u>light</u>					
650	commercial vehicle may be parked on-site in connection with the home occupation					
651	if parked in a garage.					
652	* * *					
653	(n) A special exception for a major home occupation is granted for a two-year					
654	period and thespecial exception may be renewed if it is operated in compliance					
655	with the findings and conditions of the Board in the initial grant and satisfies [the					
656	compliance procedures specified by] Section 59-G-1.3.					
657	(1) The Hearing Examiner must provide written notice 60 days before an					
658	upcoming renewal date to each holder of a renewable special					
659	exception, with instructions to submit a renewal application and					
660	request an inspection by the Department of Permitting Services, if the					
661	holder of the special exception wishes to renew for two more years.					
662	The special exception continues in effect until:					

663 (A) the Hearing Examiner has provided written notice of the 664 renewal date; (B) renewal has been granted or denied, or the special exception 665 holder has declined to renew the special exception; or 666 667 (C) the holder of the special exception has failed to respond to the notice of renewal before the special exception expires. 668 669 (2) If the special exception holder declines to renew, notice of the consequent expiration of the special exception must be sent by regular 670 671 mail to the special exception holder, the property owner, and all other 672 persons entitled to notice. 673 (3) If the holder of the special exception does not reply to notification of the renewal date within 30 days from the mailing of the notice, a 674 second notice shall be sent to the special exception holder and the 675 property owner by certified mail, stating the date on which the special 676 exception will expire if a renewal application is not received. If no 677 reply to the second notice is received, the Hearing Examiner must 678 issue an Order stating that the special exception has expired. The 679 Order must be sent to the special exception holder and the property 680 owner by certified mail and to all other persons entitled to notice of 681 the special exception, by regular mail. 682 683 (4) Upon receipt of an application for renewal, the Hearing Examiner must issue notice of a public hearing. The Hearing Examiner must 684 conduct this public hearing at least 30 days after notice is sent to all 685 parties entitled to notice of the original special exception hearing. The 686 public hearing on the renewal may be waived by the Hearing 687 Examiner if the inspection of the premises indicates that the special 688

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exception is in compliance with the applicable provisions of this

690		<u>Chapter and</u> conditions established by the Board of Appeals, and the
691		parties entitled to notice are given an opportunity to request a hearing
692		and fail to do so.
693	<u>(5)</u>	If a special exception holder requests modification of the terms and
694		conditions of the special exception in conjunction with a renewal
695		request, the Hearing Examiner may make a decision on the requested
696		modification as part of the decision on the renewal, without a public
697		hearing, if in the Hearing Examiner's judgment:
698		(A) the modification does not substantially alter the nature,
699		character, intensity of use or the conditions of the original
700		grant; and
701		(B) the parties entitled to notice are given an opportunity to request
702		<u>a hearing and fail to do so.</u>
703	<u>(6)</u>	If, in the Hearing Examiner's judgment, the requested modification
704		represents a significant change that would not substantially alter the
705		nature, character, intensity of use or the conditions of the original
706		grant, the Hearing Examiner may make a decision on the modification
707		and the renewal only after a public hearing convened with proper
708		notice .
709	* * *	
710	Sec. 8	8. Effective date. This ordinance takes effect 180 days after the date
711	of Council a	adoption.
712		
713	This is a con	rrect copy of Council action.
714		
715		
716	Linda M. La	auer, Clerk of the Council