

PLANNING COMMISSION STAFF REPORT

February 21, 2019

AGENDA ITEM: Planning File No. 001-19-OR: A public hearing regarding amendments to

Chapter 180 of the Code of Ordinances of the Town of Frisco, Colorado, concerning the Unified Development Code, by amending Subsections 180-2.5.1.D, concerning approval criteria for Conditional Uses, 180-2.5.2.B.1, concerning Thresholds for Site Plan Review Type, 180-2.5.2.D concerning Major Site Plan Review Procedures, 180-2.7.2 at Table 2-3 concerning allowed administrative adjustments, 180-3.11.2 at Table 3.11-1 concerning CC District Dimensional Standards, 180-5.1.5, concerning

Table of Allowed Uses, Section 180-5.2, concerning Use-Specific Standards, Subsections 180-5.5.1.B, concerning Density Bonuses, 180-6.13.3, concerning On-Premise Parking Requirements, Section 180-6.18

concerning Fences and Walls, Subsections 180-6.19.12.C concerning Flags, 180-6.22.F concerning Garage Standards, Sections 180-8.5 concerning Nonconforming Buildings or Structures, 180-9.2 concerning Definitions of General Use Categories, 180-9.3 concerning General

Definitions, and cross references to Chapter 65, Building and

Constructions Standards throughout this chapter.

APPLICANT: Town of Frisco

1 East Main Street PO Box 4100 Frisco, CO 80443

STAFF PLANNER: Bill Gibson, Assistant Community Development Director

billg@townoffrisco.com (970) 668-9121

PROJECT DESCRIPTION

On January 3, 2019, the Planning Commission held a work session to discuss proposed code text amendments concerning commercial and self-service laundromats. The Commission was generally supportive of allowing commercial, but not self-service, laundromats in the Light Industrial (LI) Zoning District. The following code text amendments are intended, in part, to implement this policy.

The Unified Development Code (UDC) was adopted through Ordinance 17-04 in June of 2017. The purpose of the UDC was to update, consolidate, and reformat the former subdivision and zoning regulations. It was acknowledged at that time that additional corrections and policy

amendments to these regulations would be forthcoming in the future. Therefore, Staff is proposing the following additional code text amendments to the UDC:

Cross references to building codes

Amend Subsections 180-1.5.3, 180-3.17.11, 180-5.2.1.C.2, 180-6.8.1, 180-6.16.3, 180-6.18.1, 180-6.19.7.D, 180-7.6.9, 180-9.3 to reference Chapter 65, Building Construction and Housing Standards, rather than using generic building code terms.

§180-2.5.1.D, Approval Criteria (Conditional Uses)

• Enhance the review criteria for conditional uses.

§180-2.5.2.B.1, Thresholds for Site Plan Review Type

- Clarify that building mounted solar energy facilities are processed through the Administrative Site Plan Review.
- Clarify that ground mounted solar energy facilities are processed through the Minor Site Plan Review.
- Correct Table 2-2 to utilize consistent terms.

§180-2.5.2.D, Major Site Plan Review Procedures

- Clarify that sketch plans require the submittal of an application form.
- For consistency with other subsections of the code, clarify that a final site plan application must be submitted within 180 days of a sketch plan review.

§180-2.7.2, Table 2-3, Allowed Administrative Adjustments

 Allow greater flexibility and Planning Commission discretion in reviewing building articulation.

§180-3.11.2, Table 3.11-1 concerning CC District Dimensional Standards

• Clarify which setback standards apply to which properties in the Central Core District.

§180-5.1.5, Table of Allowed Uses:

- To facilitate environmental conservation throughout Frisco, allow Activities for Conservation of Natural Resources and the Environment as a permitted use in all zoning districts.
- In keeping with the intent and purpose of the Public Facilities Zoning District, allow Community Centers as a permitted use.
- In keeping with the intent and purpose of the Public Facilities Zoning District, allow Institutional Use as a permitted use.
- Delete "Park, public and private" to eliminate duplicity with the "Park" land use.
- To facilitate the installation of public infrastructure, allow Public Improvements as a permitted use in all zoning districts.
- To facilitate the installation of utility infrastructure, allow Public Utility Facilities as a conditional use in all zoning districts except the Public Facilities Zoning District where it is already allowed as a permitted use.
- In keeping with the intent and purpose of the Public Facilities Zoning District, allow Transit Oriented Facility and Use as a permitted use.
- For consistency with previously approved development projects, allow Community Garden as a permitted use in the Commercial Oriented Zoning District.
- For consistency with proposed updates to the definition section of the UDC, rename Personal Services to General Personal Services.

- In keeping with the historic uses of certain buildings in the Light Industrial Zoning District located along Ten Mile Drive, allow offices and medical offices as permitted uses when not located on the ground floor.
- In keeping with the intent and purpose of the Light Industrial Zoning District, allow Commercial/Industrial Laundromats as a permitted use. Allow Commercial/Industrial Laundromats with self-service components as a conditional use. Add a cross reference to these proposed use specific standards.
- Separate Self-Service Laundromats from General Personal Services and allow Self-Service Laundromats as a permitted use and conditional use in the same zoning districts as Personal Services.
- To facilitate businesses such as ski tune shops and bike repair shops, allow Light Goods Repair as a conditional use in the Gateway and Mixed Use Zoning Districts, and as a permitted use in the Commercial Oriented Zoning District.
- Clarify that an electric vehicle charging station as an accessory use.

§180-5.2, Use-Specific Standards

- Clarify the maximum height limits for fences screening unroofed dumpster enclosures.
- In the Central Core Zoning District, prohibit residential uses on the ground floor at properties fronting along Main Street. This reverses unintended outcomes of amendments made to the previous zoning code in 2014 that were carried forward with the adoption of the UDC in 2017.
- Clarify the minimum mixture of residential and nonresidential uses required in the Mixed Use Zoning District that were not clearly transferred from the prior zoning code into the UDC.
- Create a use specific standard for Commercial/Industrial Laundromats in the Light Industrial Zoning District that require conditional use approval for laundromats with between 30 to 49 percent of the gross floor area operating as self-service.
- Correct the locational criteria for medical marijuana and retail marijuana establishments to match the code language adopted by the Town of Frisco on January 27, 2015 through Ordinance 15-02.

§180-5.5.1.B. Density Bonuses

Clarify that deed-restricted affordable housing units associated with the density bonus
provisions are limited for sale or rent to persons earning a maximum of 100% of the area
median income (AMI).

§180-2.7.2 at Table 2-3, Allowed Administrative Adjustments

• Allow for minor modifications or deviations from the dimensional requirements of the nonresidential building articulation standards.

§180-6.13.3, On-Premise Parking Requirements

- Correct a spelling error by replacing the word "compiled" with "complied".
- Establish a parking requirement for Commercial/Industrial Laundromats of 1 parking space per 700 sq.ft. of gross floor area. This is the same parking requirement as required by the Town of Silverthorne for commercial laundromats in their jurisdiction.
- For consistency with historic interpretations of the previous zoning code and the UDC, establish a parking requirement of 1 parking space per 350 sq.ft. of gross floor area for General Personal Services and Self-Service Laundromats.
- For consistency with historic interpretations of the previous zoning code and the UDC, establish a zero parking space requirement for General Personal Services in the Central Core District.

Delete unnecessary wording in Table 6-2.

§180-6.18, Fences and Walls

- The previous zoning code allowed fences to be a maximum of 6 feet in height in the rear yard and 4 feet in height in the side and front yards. The text of the UDC includes this same requirement; however, the associated Figure 6-O instead notes a maximum fence height of 6 feet in the side yard. The proposed code text amendment corrects this inconsistency. Public comment from James Hubert of 14 Highwood Terrace recommends the code be amended instead to allow for the taller 6 foot fence height limit in the side yard.
- Delete a redundant provision related to the screening of garbage dumpsters that is addressed elsewhere in the code.

§180-6.19.12.C, Flags

 Clarify that flags and flagpoles are subject to the height limits of the applicable zoning district.

§180-6.22.F, Garage Standards

 Delete previous garage design incentives that are outdated and no longer applicable given previous code amendments that reduced the residential front setback standards from 25 feet to 20 feet and the more recent implementation of "above code" energy standards as part of the adopted building codes.

§180-8.5, Nonconforming Buildings or Structures

• Correct the cross references to application names.

§180-9.2, Definitions of General Use Categories

• Clarify the definition of Personal Services category of land uses.

§180-9.3, General Definitions

- Clarify the definition of Affordable Housing.
- Streamline the definition of a Condominium Hotel.
- Establish a definition of Electric Vehicle Charging Station.
- For consistency with Chapter 79, Dogs and Other Animals, of the Frisco Town Code, clarify that kennels may be associated with veterinary clinics.
- Establish definitions for the terms Commercial/Industrial Laundromats, Self-Service Laundromats, Multi-Housing Laundry, and On-Premise Laundry.
- Clarify the name of the land use "Park".
- Rename Personal Services to "Personal Services, General" and add additional business examples.
- Correct a cross reference error in the definition of Use, Conditional.

These proposed code text amendments have been incorporated into the attached "Track Changes" excerpts from the UDC.

BACKGROUND

Aqua Marine Coin and Commercial Laundry, LLC (members Amy Franklin, Diane Wieland, and Michael Martin), is proposing a laundromat business at 745 Ten Mile Drive, Units 125-126 which is the former location of the Sherwin Williams Paint Store. The proposed business would

involve a combination of both self-service, coin operated laundry facilities and commercial laundry services.

The subject property is located in the Light Industrial (LI) Zoning District. Laundromats are currently defined by the UDC as a "personal services" land use and are not allowed in the LI District. Aqua Marine Coin and Commercial Laundry originally proposed that the Town of Frisco amend the UDC to allow personal services in the LI District.

Amendments to the UDC may only be initiated by the Community Development Director, Planning Commission, or the Town Council when the public necessity, safety, general welfare, or good zoning practice justifies such action. The Community Development Director declined to initiate a code amendment application to allow personal services in the LI District.

On December 11, 2018, this code amendment request was referred to the Town Council. The Town Council has initiated a code amendment application to allow laundromat uses in the LI District and asked that the Planning Commission take up this matter and provide their opinion. The Town Council discussed that laundromats could be an appropriate land use in the LI District. The Town Council also discussed that allowing other land uses defined as personal services would not be consistent with the purpose of that zoning district. The Town Council desires an amendment to the UDC that narrowly allows laundromats in the LI District. However, such a code amendment should not be so narrowly tailored as to only accommodate the proposed Aqua Marine Coin and Commercial Laundry business. The Town Council also expressed interest in a simple code amendment that doesn't over complicate this matter.

As noted above, on January 3, 2019, the Planning Commission held a work session to discuss proposed code text amendments concerning commercial and self-service laundromats. The Commission was generally supportive of allowing commercial, but not self-service, laundromats in the Light Industrial (LI) Zoning District.

REQUIRED ACTION

Planning Commission: Recommendation of approval, approval with conditions, or denial of the proposed code text amendments.

Town Council: Approval, approval with conditions, or denial of the proposed code text amendments

ANALYSIS - CODE TEXT AMENDMENTS [§180-2.4.3]

Pursuant to Sub-section §180-2.4.3.D, an amendment to the text of the Unified Development Code is a legislative decision by the Town Council. Prior to recommending approval or approving a proposed amendment, the Planning Commission and Council shall consider whether and to what extent the proposed amendment:

- 1. Is consistent with the Master Plan and other Town policies;
- 2. Conflicts with other provisions of this Chapter or other provisions in the Frisco Town Code:
- 3. Is necessary to address a demonstrated community need;
- 4. Is necessary to respond to substantial changes in conditions and/or policy; and
- 5. Is consistent with the general purpose and intent of this Chapter.

Staff finds that the proposed code text amendments meet these criteria.

STAFF RECOMMENDATION

Recommended Findings

The Community Development Department recommends the following findings pertaining to the proposed code text amendments:

Based upon the review of the Staff Report dated February 21, 2019 and the evidence and testimony presented, the Planning Commission finds:

- 1. The proposed code text amendments are consistent with the Master Plan and other Town policies, because the proposed amendments correct errors and inconsistencies in the code and clarify the standards of the code that are used to implement the policies of the Master Plan.
- 2. The proposed code text amendments do not conflict with other provisions of the Unified Development Code or other provisions in the Frisco Town Code. The proposed amendments correct errors and inconsistencies in the code.
- 3. The proposed code text amendments are necessary to address a demonstrated community need by implementing new zoning policies and correcting errors and inconsistencies in the code and clarifying administrative proceeds necessary for the effective implementation of the code.
- 4. The proposed code text amendments are necessary to respond to substantial changes in conditions and/or policy, because the proposed amendments implement new zoning policies and include amendments that respond to changing laundry service demands.
- 5. The proposed code text amendments are consistent with the general purpose and intent of this Chapter, because the proposed text amendments protect the public health, safety, and general welfare and implement the policies of the Master Plan.

Recommended Motion

Should the Planning Commission choose to RECOMMNED APPROVAL of the proposed text amendments, the Community Development Department recommends the following motion:

With respect to Planning File No. 001-19-OR, I move that the recommended findings set forth in the February 21, 2019 staff report be made and that the Planning Commission RECOMMENDS APPROVAL to Town Council of code text amendments to Chapter 180 of the Code of Ordinances of the Town of Frisco, Colorado, concerning the Unified Development Code, by amending Subsections 180-2.5.1.D, concerning approval criteria for Conditional Uses, 180-2.5.2.B.1, concerning Thresholds for Site Plan Review Type, 180-2.5.2.D concerning Major Site Plan Review Procedures, 180-2.7.2 at Table 2-3 concerning allowed administrative adjustments,180-3.11.2 at Table 3.11-1 concerning CC District Dimensional Standards, 180-5.1.5, concerning Table of Allowed Uses, Section 180-5.2, concerning Use-Specific Standards, Subsections 180-5.5.1.B, concerning Density Bonuses, 180-6.13.3, concerning On-Premise Parking Requirements, Section 180-6.18 concerning Fences and Walls, Subsections 180-6.19.12.C

concerning Flags, 180-6.22.F concerning Garage Standards, Sections 180-8.5 concerning Nonconforming Buildings or Structures, 180-9.2 concerning Definitions of General Use Categories, 180-9.3 concerning General Definitions, and cross references to Chapter 65, Building and Constructions Standards throughout this chapter.

ATTACHMENTS

- James Hubert letter dated January 7, 2019
- Jason Swinger letter dated January 22, 2019
- Laundromat information from Aqua Marine Coin and Commercial Laundry
- Proposed code amendments (track changes excerpts from the UDC)

James Hubert 14 Highwood Terrace Frisco, CO 80443

January 7, 2019

Joyce Allgaier Community Development Director PO Box 4100 1 East Main Street Frisco, CO 80443

RE: Request to Initiate Code Text Amendment

Ms. Allgaier:

I hope you enjoyed the holiday season and this letter finds you well. I am requesting that the Code Text Amendment process be initiated in order to amend Section 6.18.6 regarding the height of fences and walls.

Section 6.18.6 "A" currently states:

"Fences and walls shall not exceed four feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any front or side yard. Fences and walls shall not exceed six feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any rear yard..."

I request Section 6.18.6 "A" be amended to state:

"Fences and walls shall not exceed four feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any front yard. Fences and walls shall not exceed six feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any side or rear yard..."

Essentially, I request that fences within the side and rear yards may not exceed six (6) feet and the front yard shall remain four (4) feet. The change would be allowing fences in the side yard to be increased in height from four (4) feet to six (6) feet.

Additionally, I note the following:

- 1. A discrepancy exists in Section 6.18.6 between the written language in "A" and the below Figure 6-O: Measuring Fence Height, which states "Max fence height: 4' in front yard...6' in rear or side yard."
- 2. Summit County fence regulations are as follows:

"In residential zoning districts, fences are allowed without a permit, subject to the following regulations (see below for illustration):

- Front: Fences and walls in the front setbacks shall be no higher than 4 feet above grade at the property line, and shall not cause a visual obstruction at access points. Fences or walls in the front yard but not in the front setback may exceed 4 feet up to a maximum of 6 feet above grade.
- Street side: Fences or walls in any setback abutting street right-of-way shall comply with the height limits on fences and walls in front setbacks, except where there is no vehicular access to the site from that side. In that case, the height of the fence or wall may be 6 feet above grade at the property line.
- **Maximum height:** Fences and walls in areas other than the front or street side setbacks shall be no higher than 6 feet above grade."
- 3. In residential areas of Silverthorne, fences are permitted to be six (6) feet in height all around the property.
- 4. In the Town of Dillon, "No fence shall be permitted to exceed seven (7) feet in height...".

I hope that this request meets your approval. Please feel free to contact me at your convenience. My contact information is below.

Sincerely,

James Hubert

14 Highwood Terrace

Frisco, CO 80443

303-638-0504

HubertPropertiesCO@gmail.com

Cc: JoyceA@townoffrisco.com

From: <u>Jason Swinger</u>

To: Gibson, William; Allgaier, Joyce
Cc: kwillis@willis-connelly.com; Jolina Karen
Subject: Code Text Amendments - 719-815 Ten Mile Dr.
Date: Tuesday, January 22, 2019 4:53:43 PM

Hello Joyce & Bill,

As you know, I'm the owner of the buildings located at 719-815 Ten Mile Dr., sometimes called Frisco Plaza Ten Mile Dr. and within the Town of Frisco's LI district.

Per our conversation following the scheduled planning meeting on 1/17, I would like to request amending the allowed uses in the LI district to permit office and medical office rather than the current conditional use requirement and include this amendment in the proposed code text amendments currently under consideration.

These buildings were constructed in the late 1970s and early 1980s and have always had office and medical office in each building. The office spaces within these buildings range from small 250sf office suites to 2,000sf offices. Examples of past and present office and medical office businesses include Crystal Radio, Alpine Pain & Spine, Superior Alarm, Colorado Activities Center, Mountain Managers, Aquity Lighting, Life Gear, Dex Yellow Pages, Geothermal Engineering, eTest, and more recently High Country Conservation Center and Jolina Karin Wellness.

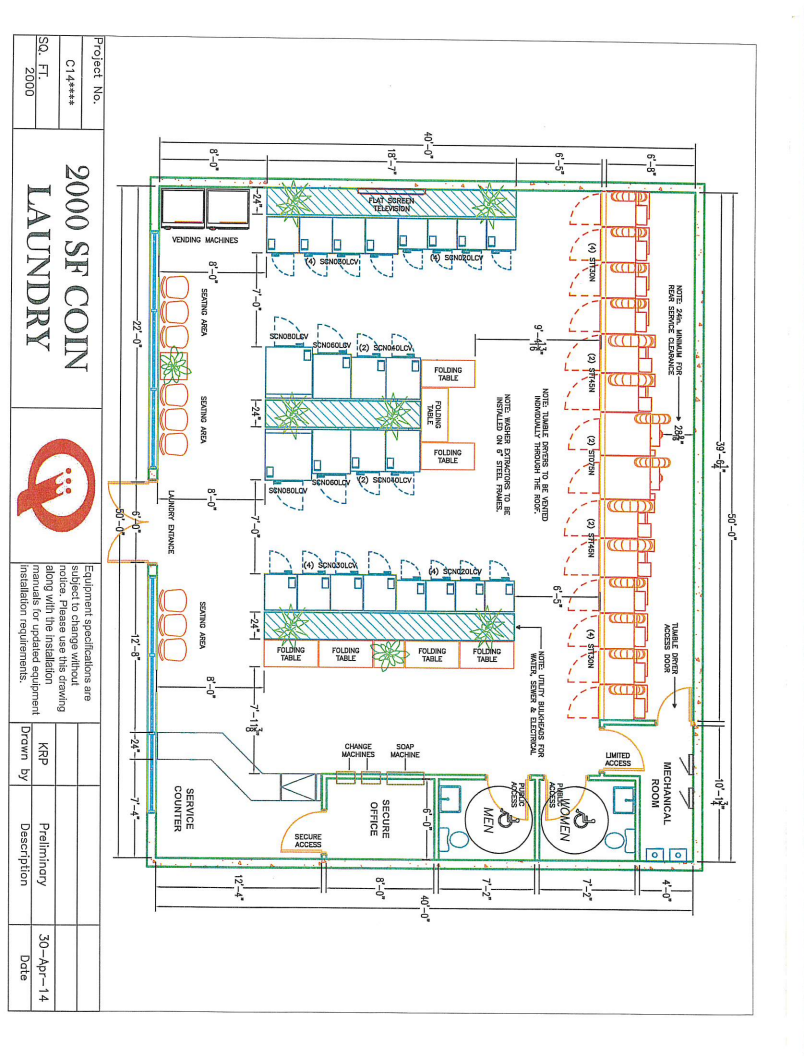
Permitting office and medical office is consistent with the property's historical use and previously approved uses, exercises good zoning practices, and allows local businesses including non-profits and small businesses to avoid the burden of obtaining a conditional use permit each time it moves in and out.

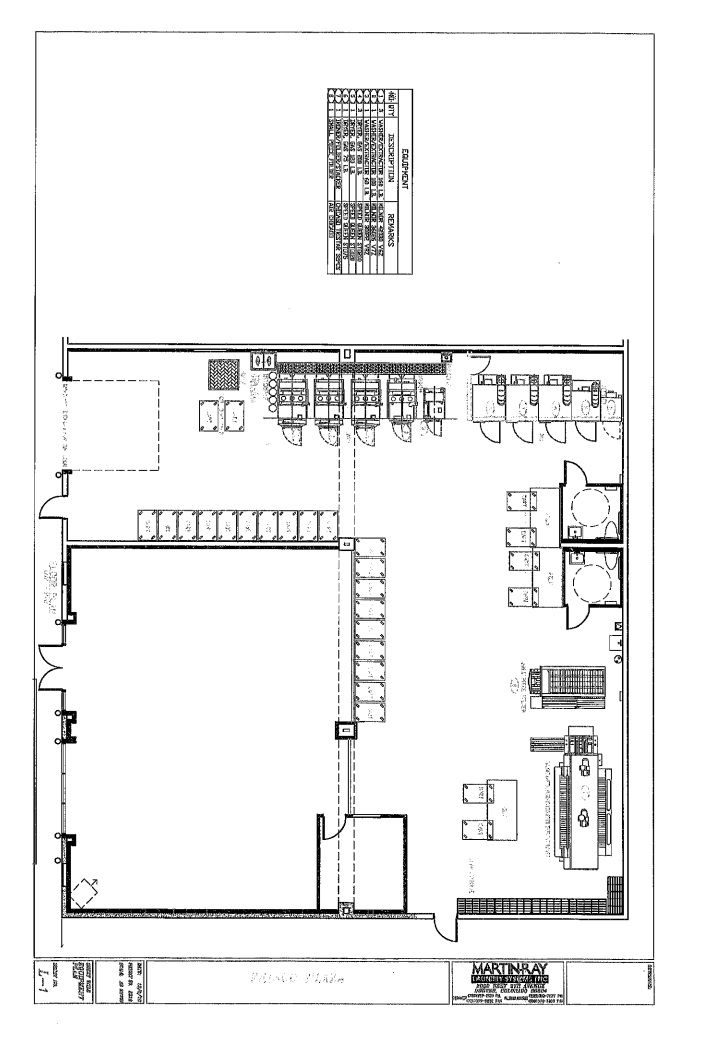
Please feel free to contact me with any questions or for additional information you may need. Thank you for your time and consideration.

Regards, Jason Swinger Owner / Managing Agent Frisco Plaza Investments, LLC

Jason Swinger
Broker / Owner
Breckenridge Real Estate Company, LLC
PO Box 5157
Breckenridge, CO 80424
Mebile: 070 400 0400

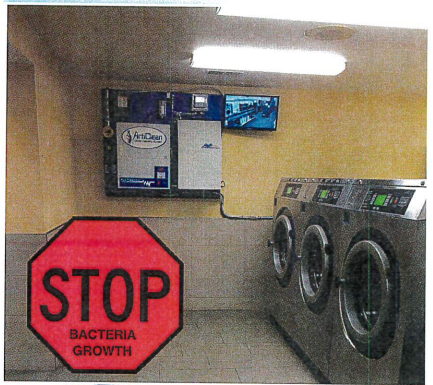
Mobile: 970.409.9400 Fax: 1.800.886.4023 www.RealBreckenridge.com







ArtiClean - AWCT Series Coin Operated Ozone Laundry Systems



With over 25 years of proven results for Killing Bacteria in Health Care Laundries, ArtiClean, is the leader in manufacturing Industrial Ozone Laundry Systems designed exclusively for Coin operated Laundries.

Only the finest materials make up the ArtiClean Ozone Laundry System, making them truly the First Industrial Grade Ozone Laundry System that is built specifically for Coin Operated Laundries.

With Proven Reliability,
Performance, and Results,
we have a system designed for all
types of Coin Operated Laundry
Applications.



Powered by:



World Class Ozone Laundry Systems
World Class Results

129 Fieldview Drive P. O. Box 455 Versailles, KY 40383

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Distributed by:

"What is Ozone?"





Ozone is oxygen (O_2) with an extra atom of oxygen attached, thus forming O_3 .

Ozone is formed naturally during a lightning storm. The creation of Ozone is nature's way of purifying the atmosphere, and is what gives clothesline dried linen that "Fresh Air" smell.

Ozone is an extremely effective sanitizing and disinfecting agent. In fact, Ozone kills bacteria faster than chlorine. Most new water treatment plants are treated with Ozone instead of Chlorine.

Ever notice that bottled water tastes and smells much better than regular water? That is because bottled water is often purified with ozone instead of chlorine. The bad taste and smell in your tap water, is nothing more than residual chlorine.



"How does Ozone work in a Laundry?"

OZONE carries an electrical/chemical charge in the wash water, which actually starts to dissolve soil on contact. This process activates the chemicals in cold water instead of using hot water at 140-160 degrees.

OZONE Kills Bacteria in the Washers and the Linen throughout the wash cycle.



Every Load that is washed is Sanitized

Every Time the Washer is Used, the Machine is Sanitized...

You can be assured that there will NOT be any Bacteria Left in the Washers from a Previously Washed Load.

The Experts at ArtiClean have built and installed these Bacteria Killing Ozone Laundry Systems for over 25 Years.

Ozone Laundry gives you Several Advantages over Standard Laundry Practices.

Longer Linen Life

Did you know that when chlorine bleach and extremely hot water are mixed together, a chemical reaction occurs that actually damages the fibers of linen? With Ozone, this chemical reaction is eliminated. Our customers have reported that their linen life has increased by 30% or more.



Revenue Generator



Washing with Ozone can remove smoke odors that are not removed during normal wash cycles. Our customers are charging premium prices for Drop Off of Smoke Damaged Linen. Many customers work directly with Insurance Companies to process their Fire Damaged Linen and are able reclaim a high percentage of the damaged linen, which in turn saves the insurance companies a significant amount of money versus the replacement cost of the damaged clothing.

Reduction in Natural Gas Cost

Approximately half the Natural Gas consumption used in the laundry is for heating water. The other half is used in drying the linen. Our coin laundry owners have noticed a shift in the higher demand for Cold-Ozonated Wash Cycles, Reducing the Natural Gas Usage.

Some facilities have turned their hot water heaters down to 100 degrees!

More Repeat Business

Buy investing in our Coin Operated-Ozone Laundry System, you will be able to provide your customers with a product that they cannot get anywhere else. The *Softness, Whiteness*, and distinctive *Clean Smell* of Ozonated Laundry will keep you customers coming back, time and time again.

Better Washing - And Soil Removal

Under normal laundry conditions, the "Cleaning window" of a wash cycle is only during the Detergent and Bleach steps. This cleaning window is usually 1/3 of the total wash cycle time. With ArtiClean, the entire wash cycle is the cleaning window... When your washer fills with water, in most cases, it is Cold-Ozonated water. This means that every time your washer fills (most wash cycles fill at least 4 times), it is getting a fresh dose of Ozonated water. This in effect makes the "Cleaning Window" the entire cycle. By lengthening the cleaning window, it is possible to shorten the entire cycle by as much as 20% and still have better soil removal.



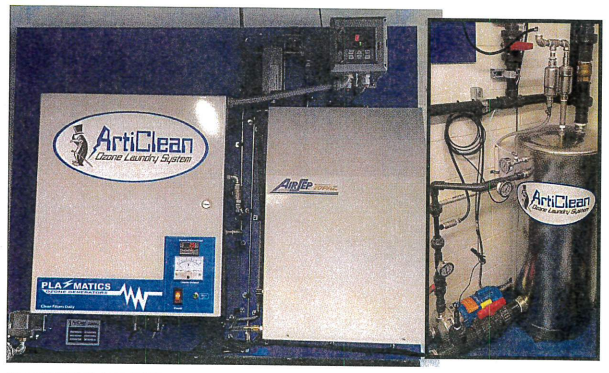
Shorter Drying Times — More Dryers Available to Your Customers!



Ozone actually penetrates the fibers of your linen. This is evident in the thicker, fluffier towels that are dried after being ozonated. The ozone helps to release moisture in the dryers, thus creating much faster drying times as well. In most cases, drying time has decreased by 20%. This decrease in drying times also reduces gas consumption in the dryers by up to 20%, plus increases turns per hour/day.

Whiter, Softer, Sanitized, Fresher Smelling Linen Ensures Repeat Customers

System Specifications



Model	AWCT40	AWCT80
Storage Tank Size	40 Gallons	80 Gallons
Water Flow Rate	Up to 75 GPM	Up to 125 GPM
Water Inlet	1.5 Inch NPT	2 Inch NPT
Ozone Water Outlet	1.5 Inch NPT	2 Inch NPT
Ozone Generator	PB-10	PB-20
Oxygen Concentrator	AS-12	AS-12
Ozone Destruct	35 SCFH	35 SCFH
Standard Voltage	220/60/1	220/60/1
Rated Amperage	20	20

Systems include:





- *Stainless Steel Ozone Contacting Tank
- *Stainless Steel Ozone Destruct System
- *Plasmatics Industrial Ozone Generator
- *AirSep Topaz Oxygen Concentrator
- *Mazzei Venturi Injector
- *Stainless Steel Liquid Filled Pressure Gauges
- *Stainless Steel Check Valves
- *Air Relief Valve
- *Liquid Drainer
- *ORP Monitor and Probe

"The Tank" by Articlean



Wall Mounted Ozone Laundry Systems



Only the finest Materials make up the ArtiClean Ozone Laundry Systems, making them truly the Worlds First Industrial Grade Wall-Mounted Ozone Laundry System.

With Reliability, Performance, and Results, we have a system for any type of commercial laundry application.



Powered by:



World Class Ozone Laundry Systems = World Class Results.

129 Fieldview Drive P. O. Box 455 Versailles, KY 40383

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"What is Ozone?"





Ozone is oxygen (O_2) with an extra atom of oxygen attached, thus forming O_3 .

Ozone is formed naturally during a lightning storm. The creation of Ozone is nature's way of purifying the atmosphere, and is what gives clothesline dried linen that "Fresh air" smell.

Ozone is an extremely effective sanitizing and disinfecting agent. In fact, Ozone kills bacteria faster than chlorine. Most new water treatment plants are treated with Ozone instead of Chlorine.

Ever notice that bottled water tastes and smells much better than regular tap water?

That is because bottled water is often purified with ozone instead of chlorine. The bad taste and smell in your tap water, is nothing more than residual chlorine.



"How does Ozone work in a Laundry?"

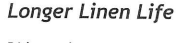


OZONE carries an electrical/chemical charge in the washing solution, which actually starts to dissolve soil on contact. This process activates the chemicals in cold water instead of using hot water at 140-160 degrees.

Sanitizing of your linen is equal to standard laundry procedures.

The Experts at ArtiClean have built and installed Ozone Laundry Systems for over 10 Years.

Ozone Laundry gives you several advantages over standard laundry practices.





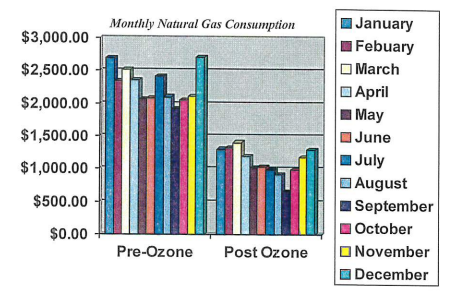
Did you know that when chlorine bleach and extremely hot water are mixed together, a chemical reaction occurs that actually damages the fibers of linen? With Ozone, this chemical reaction is eliminated. Our customers have reported that their linen life has increased by 30% or

Major Reduction in Natural Gas Cost

Approximately half the Natural Gas consumption used in the laundry is for heating water. The other half is used in drying the linen. ArtiClean can eliminate 90% or more of your hot water usage.

Some facilities have turned their hot water heaters off!

An average 100 bed nursing home could save a minimum of \$1,200 per month on their utility bills.



Actual Case Study - Standard Laundry vs. ArtiClean Ozone Laundry

Faster Fill Rates



ArtiClean Ozone Laundry Systems utilize an extra large Ozone-Resistant water valve to fill your washers. These valves work separately from your existing fill valves, and in most cases will fill your washers in half the normal fill time. This saves you time, which in turn Saves You Money!

Shorter Wash Cycles

Under normal laundry conditions, the "Cleaning window" of a wash cycle is only during the Detergent and Bleach steps. This Cleaning window is usually 1/3 of the total wash cycle time. With ArtiClean, the entire wash cycle is the cleaning window... When your washer fills with water, in most cases, it is Cold-Ozonated water. This means that every time your washer fills (most wash cycles fill at least 5 times), it is getting a fresh dose of Ozonated water. This in effect makes the "Cleaning Window" the entire cycle. By lengthening the cleaning window, we are able to shorten the entire cycle by as much as 20%.



"What does this do for me?"

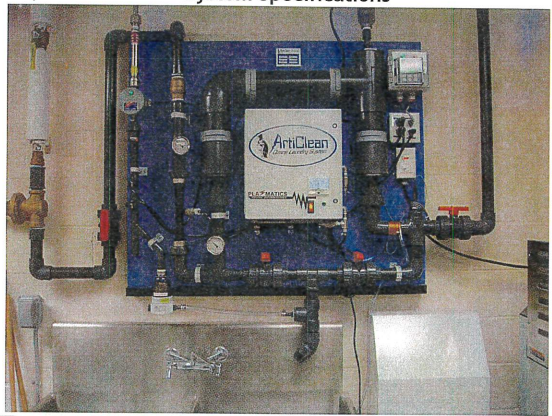
20% faster wash cycles mean the possibility of running your laundry 20% fewer hours per day... week...year!!!

Shorter Drying Times

Ozone actually penetrates the fibers of your linen. This is evident in the thicker, fluffier towels that are dried after being ozonated. The ozone helps to release moisture in the dryers or on a flatwork ironer, thus creating much faster drying times as well. In most cases, drying time has decreased by 20%. This decrease in drying times also reduces gas consumption in the dryers by up to 20%

Whiter, Softer, Sanitized, Fresher Smelling, and Longer Lasting Linen = Huge Savings

System Specifications

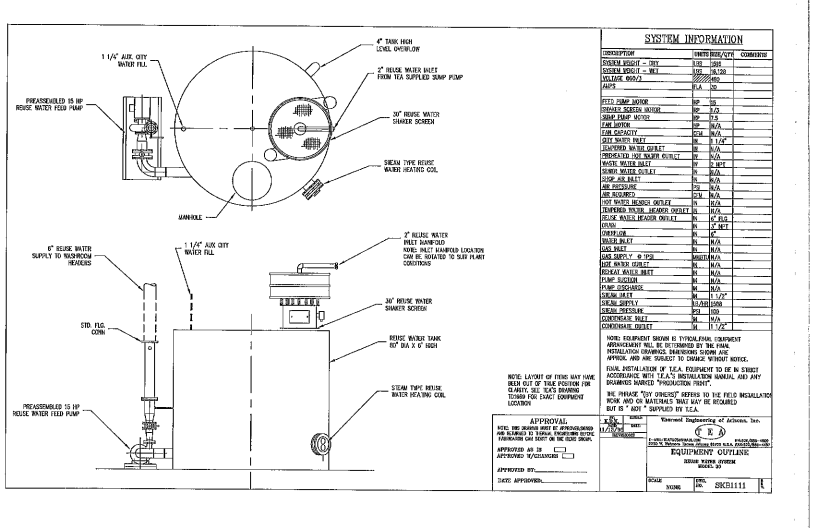


Model	AW120	AW250	AW500
Rated Washer Capacity	120 lbs	250-300 Lbs	500-600 Lbs
Maximum Flow Rate	16 Gal/Minute	32 Gal/Minute	55 Gal/Minute
Water Inlet	1 Inch NPT	1 1/2 Inch NPT	2 Inch NPT
Ozone Water Outlet	1 Inch NPT	1 1/2 Inch NPT	2 Inch NPT
Ozone Generator	PB-10	PB-20	PB-50
Oxygen Concentrator	Topaz	Topaz	Topaz
Ozone Destruct	25 SCFH	25 SCFH	25 SCFH
Standard Voltage	115/60/1	115/60/1	115/60/1
Rated Amperage	20	20	20

Systems include:

- *Complete Ozone laundry system wall mounted unit
- *Backflow Preventor/Check Valve
- *Plasmatics Industrial Ozone Generator
- *AirSep Topaz Oxygen Concentrator
- *Mazzei Venturi Injector
- *Stainless Steel Liquid Filled Pressure Gauges
- *Stainless Steel Check Valves
- *Schedule 80 PVC Piping and Fittings
- *Ozone Degassing Chamber
- *Clear Air Relief Valve
- *Clear Liquid Drainer
- *Viton Seals
- *Union Ball Valves
- *ORP Monitor and Probe
- *Stainless Steel Ozone Destruct System





WASTE WATER CLEANIUS

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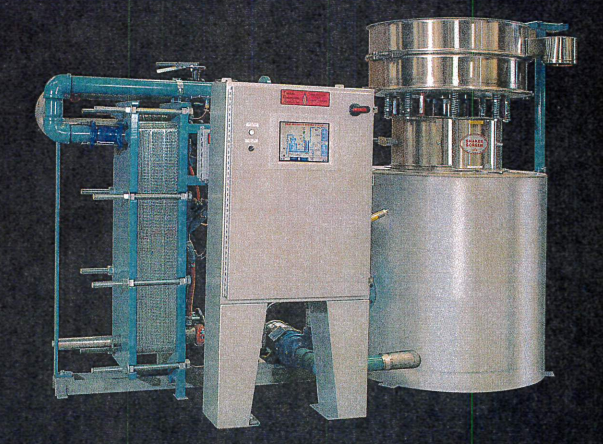
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SYSTEM 2000

HEAT RECOVERY FOR THE NEW MILLENNIUM



HEAT RECOVERY SYSTEMS

SYSTEM 2000

WITH THERMAL ENGINEERING'S S COMPLETE PACKAGE, ENGINEERE

THERMAL HEAT PLATE EXCHANGER

PERFORMANCE

300% more efficient than continuous tube type heat exchangers.

EXPANDABLE

Just add plates for additional capacity – a one-hour job.

NON-FOULING

Highly turbulent corrugated and electro-polished heat transfer surfaces easily release soap scum build-ups

SERVICEABILITY

Simply remove compression bolts and spread plates apart for a full internal inspection of both the waste and fresh water heat transfer surfaces.

HEAT LOSS

Practically none – No insulation is needed.

COMPACT

Entire system occupies 25 to 35% of floor space compared to 30-foot long continuous tube type heat reclaimers.

TEA SMART-THERM

Automatically controls waste and fresh water flows to extract the maximum waste energy for pre-heating hot and tempered make-up waters to the highest levels ever achieved.

SHAKER SCREEN

Automatically removes suspended solids above 175 micron to reduce TSS to acceptable levels.

2

EXCLUSIVE PRE-PIPING AND WIRING STANDARD

Assembly includes all isolation and control valves. Stainless steel fresh water piping for lifetime service.

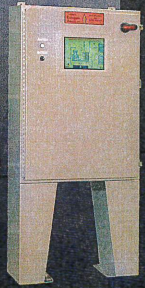


PNEUMATIC INJECTION CLEANING (PATENTED)

Automatically air blasts wastewater heat transfer surfaces every few minutes. Violent air/water agitation breaks loose any fouling, which can impede heat transfer.

SMART TOUCH CONTROL SYSTEM

This stand-alone control console includes an advanced color touch screen interface for all control functions. This touch screen has the ability to completely operate and monitor the entire system operation. These functions will include the ability to start and stop all system components from the central control console. This system is standard at no extra cost.





A HISTORY OF EFFICIENCY

The energy crisis of the 70"s resulted in demands for the best laundry waste water reclaimers possible. Existing shell and tube units developed in the 30's and 40's, while adequate for those times, just did not have the performance capabilities needed when energy costs rose to 10 times previous costs.

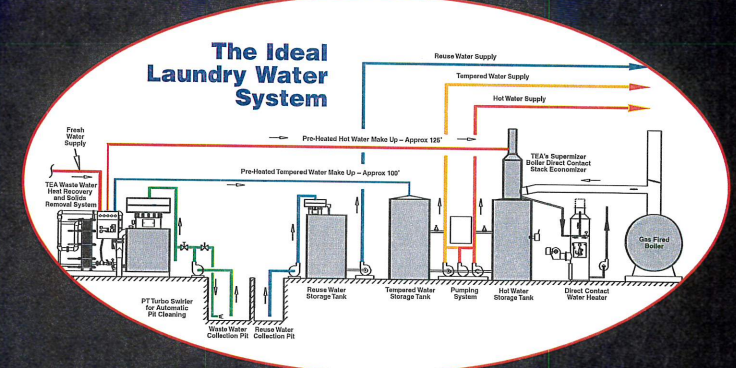
In 1978. Thermal Engineering of Arizona (TEA) introduced its patented Thermal Heat Recovery System to the laundry industry. The exclusive corrugated heat transfer surfaces produce water flow turbulences which resulted in 300% more heat transfer efficiency that even the best existing continuous tube reclaimers.

Combined with its integral Shaker Screen for automatic wastewater Clean up. TEA's prepackaged, wired and piped Heat Recovery Systems quickly gained a position as the technological leader in the laundry industry.

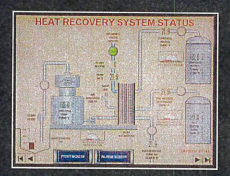
In 1980. TEA introduced its patented hot and tempered water pre-heating wastewater heat recovery system – the greatest single improvement in laundry heat recovery ever. Today, fully 90% of all plants being built are using TEA's concept of heat reclaimed tempered water preheating.

And the results are spectacular. TEA systems are today achieving the highest levels of laundry wastewater heat recovery ever achieved. Plants are normally designed to recover 75% and more of the total heat contained in the wastewater before discharge to the sewer.

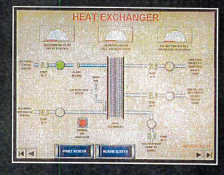


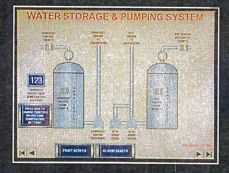


Examples of SMART TOUCH Screens













THERMAL ENGINEERING AND WHAT WE DO:

WASTE WATER HEAT RECOVERY SYSTEM
DIRECT CONTACT WATER HEATERS
STAINLESS STEEL WATER STORAGE TANKS
STEAM WATER HEATING SYSTEMS
CONDENSATE COOLING SYSTEMS
DIRECT CONTACT STACK ECONOMIZERS
WET TYPE LINT COLLECTORS

DRY TYPE LINT COLLECTORS
SHAKER SCREENS FOR WASTE WATER CLEANUP
WATER PUMPING SYSTEMS
CUSTOM WATER SYSTEM PLANT DESIGNS
CONCRETE WASTE WATER PLANT DESIGNS
WATER REUSE AND RECLAIMATION SYSTEMS
ENERGY MONITORING SYSTEMS



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An Idea Whose Time Has Come...

RINSE WATER REUSE

Water, like energy, is becoming a more and more expensive resource. It has been proven in hundreds of laundries that it is possible to reuse selected rinses for flush and suds operations, at considerable savings in water costs. In many parts of the country, reduced water usage will also reflect in lower sewer surcharges for volume.

Laundries without waste water heat recovery systems will even benefit from energy savings due to the heat con-

tained in the reused rinse water. Less energy is needed to bring the recovered rinse water up to wash temperatures.

The simplicity of the entire system also appeals to most users. No cleanup of the water is done except for some fine screening to remove solid materials. There are no chemical operating costs and the only electrical requirements are those needed for two pumps.

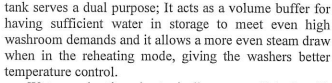
Actual plant experience has shown that water can be reused at the 25% to 35%

(and in very special cases 45%) level without any long term quality problems.



Normally the final rinses selected for reuse are collected in a reuse water collection pit. Here the water is stored until it can be pumped to the reuse water storage tank. The pit also holds extra volumes of rinse water in case more than one washer dumps at a time.

The collected water is pumped from the pit to a stainless steel reuse water storage tank as needed. This



Water re-heating is typically accomplished with steam immersion or side arm heating coils. The reuse tank is normally kept at the same temperature as the hot

water storage tank.

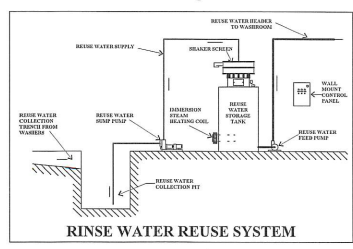
A motor control center, which will control the complete operation of the rinse water reuse system, is included. It contains all of the electrical components necessary to operate the system completely automatically or in the manual mode. It also contains an auxiliary fresh water fill system for the reuse storage tank. If water in the reuse storage tank drops to a low level, this part of the control system will automati-

cally add fresh water to the tank. This prevents running out of reuse water because of an inadequate balance between water collected and water used.

A properly sized washroom delivery pump is included for supplying hot reuse water to the washers.

The pumping system and reuse water tank are shipped from the factory in easily handled sub-assemblies, ready for rapid field assembly. A reasonably level floor and adequate head room are usually the only requirements for installation.







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Caution - Not All Reclaimable Water Is Reusable Water

Untreated rinse water can offer laundries excellent savings in water bills. However, the desire to maximize savings should not be confused with good laundry practices or common sense.

Today laundries should be concerned with some of the "too good to be true" claims being made on how much money can be saved by installing "their" equipment. Very impressive computerized proposals with guaranteed savings seem to point out that the answer to all the water shortage problems lie in just installing a water reuse system, even if the economies of a installation are unrealistic. Remember, there are no free lunches anywhere.

SOME OF THE MOST ABSURD CLAIMS ARE:

Quantity of usable reuse water:

Proposed reuse of all rinses in flush/suds operation. Actually only light soil loads even have potential for reusing so much reclaimed water. Remember, recovery of the first rinse for use as reuse water is the major cause of redeposition, producing long term graying of product rendering them unusable.

Normal product mixes of commercial and hospital laundries with several flush/suds/bleach operations and stain setting problems from using high temperature reuse water flushes will be more limiting as to where hot reuse water can be reused. An industry average

of reuse water usage in these plants is about 25%.

Industrial plants, if processing sufficient uniforms and other light soil products to generate adequate quantities of rinse water for recovery, can be more aggressive in where rinse water reuse can be used. Shop towels, mats, and mop formulas all make excellent uses for recovered water. However, only laundries generating sufficient quantities of usable reuse water can even come close to meeting the demands of the above classifications. Consider 20% a good target for rinse water reuse in these plants.

Energy Savings:

Gross exaggerations are usually claimed for these savings. Most final rinses are in the 90 to 100 degree range. Recovering this water, minus ambient plant losses can mean saving the reheating cost of any recovered rinse water to what is needed for washing. The only saving is the energy that would be needed to heat the recovered water from 50 to 60 degrees to approximately 90 degrees.

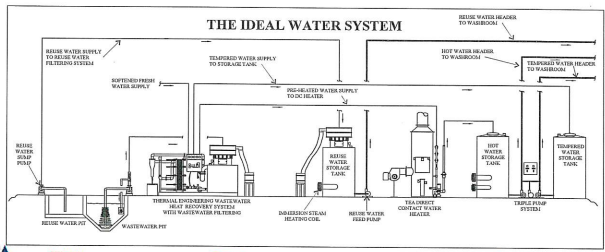
This is quite different from the claimed savings possible. Examination of the proposals will usually claim much higher rinse temperatures than possible. Proposals have been made which claim in light soil laundries all rinse operations were at 150 degrees. *Naturally the energy savings were unachievable*.

If the laundry has a waste water heat recovery system, energy savings are dramatically reduced. This is because the only heat lost is what goes down the drain. There is no difference in energy lost to the sewer from plants equipped with rinse water reuse compared to those who don't.

Chemical Savings:

Ridiculous - the function of the first rinse is to remove or flush out the residual chemicals and bleaches. This highly loaded rinse, if reused, will cause re-deposition and graying. The following rinses (not including the sour/softener step) are generally so free of carry over chemicals they could be considered very equal to fresh water in quality. That is why they are reusable in place of fresh water. Claimed reductions in detergent costs of 35% just are not possible. In fact, under ideal conditions, reductions of more than a few percentage points would be questionable - regardless of claims.

To conclude – rinse water reuse can be attractive, but it will require more care to insure that overly aggressive recoveries are not attempted, dye loads are not collected and reused causing expensive product damage, and lint or redeposition does not occur. Ignore these concerns and severe quality problems with possible expensive product replacement costs will occur.



THERMAL ENGINEERING OF ARIZONA

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- I. Conserve the value of land and buildings, including the conservation of natural resources and the prevention of blight and pollution of the environment;
- J. Encourage the most appropriate use of land throughout the Town based upon the Master Plan and other long-range planning documents; and
- K. Preserve and increase amenities that are vital to the economic health of the community by the promulgation of regulations to fulfill said purposes, in accordance with the provisions of Part 3, Article 23, Title 31, Colorado Revised Statutes (1977 Replacement Volume).

180-1.4 Authority

This Chapter is adopted pursuant to the authority in the Town of Frisco under Article XX, Section 6 of the Colorado Constitution, the Town of Frisco Home Rule Charter, C.R.S. §29-20-101 et seq. and §31-23-301 et seq., as amended.

180-1.5 Applicability

180-1.5.1. GENERAL APPLICABILITY

This Chapter shall apply to all land, buildings, structures, and uses located within the Town of Frisco, unless an express exemption is granted within this Chapter.

180-1.5.2. **COMPLIANCE**

- A. Buildings, structures, or signs may not be erected, substantially altered, moved, or changed in use and land may not be substantially altered or changed in principal use without certification that such action is in compliance with the applicable zoning and that all necessary permits have been received from those governmental agencies from which approval is required by state or local law. Issuance of a building permit and/or certificate of occupancy may serve as compliance certification.
- B. No permit, certificate, or approval of any use that is subject to this Chapter shall be issued or granted by any department, agency, Town official, or Town employee without full compliance with this Chapter. Any permit, certificate, or approval issued in violation of this Chapter is void.

180-1.5.3. BUILDING PERMITS AND CERTIFICATES OF OCCUPANCY

Application for, requirements for, and issuance of building permits and certificates of occupancy shall be in accordance with the building code as adopted with amendments by the TownChapter 65, Town of Frisco Building Construction and Housing Standards.

180-1.5.4. OTHER REGULATIONS

If any provision of this Chapter imposes a greater restriction than that imposed by any other provision of this Code, or any ordinance, regulation, permit, restriction, easement, covenant, or agreement, the provision of this Chapter shall control.

180-1.6 Administration

The provisions of this Chapter shall be administered and enforced by the Director of the Community Development Department of the Town of Frisco, his/her authorized representative, and/or such other authority as may be appointed by the Town Council.

b. If a site plan application is a component of the proposed conditional use, a site plan development application must be submitted concurrently for the Town to adequately review the full proposal.

4. Final Approval

Final approval or disapproval of a conditional use rests with the Planning Commission. The Commission shall make findings, which shall be put forth in a notice of decision. Such notice of decision will include any conditions of approval and will be recorded in the records of the Summit County Clerk and Recorder. Unless a business license has been issued for the use, or a building permit issued for the project within a period of one year from the date of notice of decision of the conditional use approval, the conditional use approval shall expire. Where a conditional use has been abandoned or discontinued for a period of one year or longer, or where a conditional use has been changed to a permitted use or to any other conditional use, the conditional use approval shall become null and void.

5. Expansion or Enlargement

Expansion or enlargement of a conditional use shall require a new application, unless the Director determines that:

- a. The expansion or enlargement is not expected to increase potential negative impacts to surrounding property or the Town; and
- b. The expansion or enlargement will not require adjustments to any standards greater than allowed through the administrative adjustment procedures in Section 180-2.7.2.

D. Approval Criteria

The Planning Commission may approve a conditional use permit application upon finding that each of the following criteria are met:

- 1. The proposed use in its particular location is necessary or desirable to provide a service or facility that will contribute to the general welfare of the community;
- 2. The proposed use will, under the circumstances of the particular case and the conditions imposed, be neither detrimental to the health, safety and general welfare of persons nor injurious to property or improvements in the community;
- 3. The proposed use will comply with the regulations and conditions specified in the Town Code for such use:
- 4. The proposed use furthers one or more of the goals and objectives of the Master Plan for the Town of Frisco; and
- 5. The proposed use is compatible in function, operations, and design with surrounding land uses in the vicinity and will not cause any significant adverse impacts.
- 1. The conditional use is consistent with the purpose and intent of the zone district in which it is proposed to be located, furthers the applicable goals of the Frisco Community Plan, and is a desirable use that will contribute to the general welfare of the community; and
- The conditional use is compatible with the mix of development in the immediate vicinity of the parcel in terms of density, height, bulk, architecture, landscaping, and open space, as well as with any applicable adopted regulatory master plan or PUD; and
- 3. The conditional use is consistent and compatible with the character of the immediate vicinity of the parcel proposed for development and surrounding land uses and enhances the mixture of complimentary uses and activities in the immediate vicinity of the parcel proposed for development; and

- 4. The location, size, design and operating characteristics of the proposed conditional use minimizes adverse effects, including visual impacts, impacts on pedestrian and vehicular circulation, parking, refuse and recycling services/area, service delivery, noise, vibrations and odor on surrounding properties; and
- 5. There are adequate public facilities and services to serve the conditional use including but not limited to roads, potable water, sewer, solid waste, parks, police, fire protection, emergency medical services, hospital and medical services, drainage systems and schools; and
- 6. The Community Development Director may recommend and the Planning Commission may impose such conditions on a conditional use that are necessary to maintain the integrity of the Town's Zone Districts and to ensure the conditional use complies this Chapter; is compatible with surrounding land uses; and is served by adequate public facilities. This includes, but is not limited to, imposing conditions on size, bulk, location, open space, landscaping, buffering, lighting, signage, off-street parking and other similar design features, the construction of public facilities to serve the conditional use and limitations on the operating characteristics and hours of operation.

180-2.5.2. SITE PLAN REVIEW [AMENDED 03-13-18, ORD. 18-03]

A. Purpose

The site plan review and approval procedure is intended to ensure compliance with the development and design standards of this Chapter and to encourage quality development. For land uses requiring site plan review, such uses may be established in the Town, and building or land use permits may be issued, only after a site plan showing the proposed development has been approved in accordance with the procedures and requirements of this Section 180-2.5.2. The site plan review procedures ensure that the Town has the ability to address and mitigate any adverse impacts that may result from development projects.

B. Applicability

1. Thresholds for Site Plan Review Type

The following table describes the applicable site plan review type (administrative, minor, or major) required for various types of projects.

TABLE 2-2: SITE PLAN REVIEW THRESHOLDS	
Site Plan Review Process	Comments
Administrative Site Plan Review	
Interior Remodels and Tenant Finishes	
Exterior Finish	(E.g., repair, replacement, alteration, and addition of windows and doors, roofing, siding, painting, etc.)
Decks, Patios, and Sheds	For single-household and two-household development only
Landscaping and Tree Removal	
Driveways, Parking Areas, and Sidewalks	
Trash Enclosures	
Hot Tubs	
Exterior Lighting	
Solar Energy Facilities mounted on principal or accessory structures	
Minor Site Plan Review	

Decks, Patios, and Sheds	Multi-family, mixed-use, non-residential
New Single-Household and Two-Household	Including garages, additions, and associated accessory <u>buildings/</u> structures that are not considered "administrative"
Additions/and Accessory Buildings/Structures to Multi-Family, Mixed-Use, and Non-Residential	Maximum 1000 sq ft GFA or 1000 sf lot coverage
Ground-mounted Solar Energy Facilities	
Major Site Plan Review	
New_Multi-Family	Including additions/ <u>and</u> accessory buildings/ <u>structures</u> that do not qualify as minor site plans
New_Mixed-Use	Including additions # and accessory buildings * structures* that do not qualify as minor site plans
New_Non-Residential	Including additions <u>and</u> accessory buildings <u>structures</u> that do not qualify as minor site plans

2. Referral Procedures

The Director may refer administrative or minor site plan reviews to the Planning Commission.

3. Exemptions

The following are exempt from the site plan review procedure, but are subject to the standards of this Chapter:

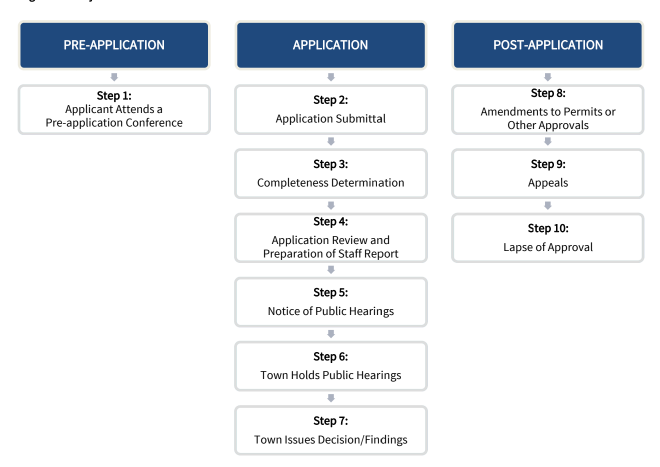
- a. A change in use that does not involve or require other development (such as new or expanded structures, additional parking, etc.); or
- b. Tenant improvements that do not increase gross floor area or building height, increase the density or intensity of use, or affect other development standards such as parking.

C. Administrative/Minor Site Plan Review Procedure

Figure 2-E identifies the applicable steps from the common review procedures in Section 180-2.3 that apply to the review of administrative and minor site plans. Additions or modifications to the common review procedures are noted below.

Figure 2-E: Administrative/Minor Site Plan Review Procedures

Figure 2-F: Major Site Plan Review Procedures



1. Pre-Application Conference

A pre-application conference shall be held in accordance with Section 180-2.3.1.

2. Application Submittal and Handling

The major site plan application shall be submitted, accepted, and revised, and may be withdrawn, in accordance with Section 180-2.3.2, with the following modifications:

a. The major site plan application shall consist of two parts, an initial sketch plan followed by a full major site plan. Both parts shall require review by the Planning Commission.

3. Sketch Plan

- a. All applications for major site plans shall present an informal sketch plan of the development before a regularly scheduled meeting of the Planning Commission. The applicant shall notify submit an application to the Community Development staff in writing at least 21 calendar days prior to the Planning Commission meeting at which the sketch plan is requested to be presented. Materials to be presented in support of the development must be of sufficient nature to allow the Planning Commission and Community Development staff to provide informed feedback on the project. At a minimum the applicant must submit the following information:
 - Written project description, including a synopsis of the proposed development program, and how the project will meet the principles of the Master Plan and the standards of the zoning code;

- ii. Site plan showing the location of the building(s) and other improvements (retaining walls, berms, dumpster locations, open space, etc.) with dimensions to setbacks, property lines, easements, north arrow, scale (no smaller than 1"=20'), legend, vicinity map;
- iii. Existing and proposed utility (main and service) lines;
- iv. Existing and proposed topography at 2 foot intervals, including 50 feet beyond the property boundary, existing easements, lot dimensions, lot size in square feet/acreage;
- v. Existing site characteristics map with vegetation, wetlands, unique natural features;
- vi. Parking space location and counts and traffic circulation design, with driveway locations, points of access from right-of-way, preliminary grades, bike and pedestrian improvements;
- vii. Proposed landscaping, post-development grades, snow storage, preliminary stormwater plan showing approach to stormwater handling;
- viii. Scaled drawings of all building locations and schematic elevations; and
- ix. Samples of all colors and materials proposed.
- b. The Planning Commission may require an applicant to return for additional sketch plan presentations if sufficient information is not received or if substantial changes to a proposal are recommended. Presentation of a sketch plan neither binds the Planning Commission to approve a site plan, nor does it confer the applicant any vested rights.
- c. The sketch plan presentation shall become null and void if a complete major site plan application is not submitted to the Community Development Department within 180 days after the date of the Planning Commission's review of the sketch plan.

4. Staff Review and Action

Following the review of the sketch plan, but not more than 90-180 days after such review, the applicant shall submit a complete major site plan application. The Director shall review the major site plan application and prepare a staff report and recommendation in accordance with Section 180-2.3.4. The applicant shall submit the application not less than 52 days prior to an upcoming Planning Commission meeting targeted as the application review date.

5. Scheduling and Notice of Public Hearings

The major site plan application shall be scheduled for a public hearing before the Planning Commission, and noticed in accordance with Section 180-2.3.5.

6. Planning Commission Review and Decisions

The Planning Commission shall review the major site plan application and approve, approve with conditions, or deny the major site plan in accordance with Section 180-2.3.7 and the approval criteria in Subsection 180-2.5.2.E.

7. Post-Decision Actions and Limitations

a. Filing of Site Plan

An approved site plan shall be filed with the Community Development Department within 60 days of its approval.

b. No Building Permit without Approval

No building permit shall be issued until the major site plan and associated construction plans have been approved pursuant to this section.

Department or the Town Manager or his designee or the Planning Commission may be called up for an appeal hearing before the Council. Such called-up appeal shall be subject to the procedural requirements set forth in Subsection 180-2.7.1.

180-2.7.2. ADMINISTRATIVE ADJUSTMENT [AMENDED 03-13-18, ORD. 18-03]

A. Purpose

The administrative adjustment procedure is intended to allow minor modifications or deviations from the dimensional or numeric standards of this Chapter with approval by the Director. Administrative adjustments are intended to provide greater flexibility when necessary, without requiring a formal zoning amendment or variance. The administrative adjustment procedure is not a waiver of Chapter standards and shall not be used to circumvent the variance procedure.

B. Applicability

- 1. Allowable administrative adjustments are listed in the table below.
- 2. However, the administrative adjustment procedure shall not apply to any proposed modification to or deviation that results in:
 - a. An increase in the overall project density;
 - b. A change in permitted uses or mix of uses;
 - c. A deviation from the use-specific standards in Article 5;
 - d. A change to a development standard already modified through a separate administrative adjustment or variance;
 - e. Building materials or aesthetic elements; or
 - f. Requirements for public roadways, utilities, or other public infrastructure or facilities.

Table 2-3: Allowable Administrative Adjustments				
Chapter Standard	Allowable Administrative Adjustment (maximum percentage)			
SITE STANDARDS				
Lot area, minimum	10			
Lot coverage, maximum	10			
LOT DIMENSIONAL STANDARDS				
Front yard setback, minimum	10			
Side yard setback, minimum	10			
Rear yard setback, minimum	10			
Encroachment into setback, maximum	10			
BUILDING STANDARDS				
Building height, maximum	10			
DEVELOPMENT STANDARDS				
Lighting height, maximum	10			
Sign height, maximum	10			
Fence or wall height, maximum	10 (1 foot maximum)			
Minimum landscaping requirements	10			
Maximum length of geometric plane <u>roof ridgeline without a change</u>	10			
<u>in elevation</u>				
Maximum length of building walls and roof eaves without a change in	<u>75</u>			
geometric plane				
Maximum percentage of building wall and roof ridgeline lengths in the same geometric plan	<u>10</u>			

180-3.11 Central Core (CC) District

180-3.11.1. PURPOSE

To promote the development of Frisco's Main Street commercial district for retail, restaurant, service, commercial, visitor accommodation, recreational, institutional and residential uses, and to enhance the visual character, scale and vitality of the central core.

180-3.11.2. DISTRICT STANDARDS

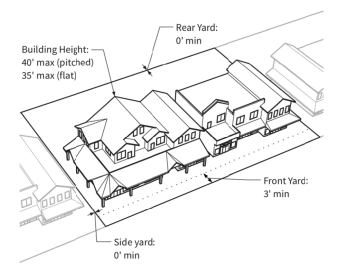
A. Dimensions

See Figures 3-I through 3-L and Sections 180-3.16 and 180-3.17.

B. Development Standards

- 1. For properties with frontage along Main Street, on-site parking shall be located at the rear of the property.
- 2. All residential development is subject to the Residential Development Standards in Section 180-6.22.
- 3. All non-residential development is subject to the Non-Residential Development Standards in Section 180-6.21.

Figure 3-I: Illustration of CC District Dimensional Standards for Properties on Main Street



Tuni = 2.11.1. CC Diampion			
TABLE 3.11-1: CC DISTRICT			
DIMENSIONAL STANDARDS			
Proje	CT STANDARDS		
Maximum density	16 du/acre		
Lo	OT STANDARDS		
Minimum lot area	3,500 sf		
Minimum lot frontage	None		
Maximum lot coverage, one or two residential units	70%		
Maximum lot coverage, all other uses	None		
	SETBACKS		
Properties on Main Street			
Minimum front yard setback	3 ft.		
Minimum side yard setback	0 ft.		
Minimum rear yard setback	0 ft.		
Properties on located between Granite Street and Granite Alley,			
Galena Alley, Granite Street, and between Galena Street and			
Galena Alley Minimum front yard setback	5 ft.		
Minimum side yard setback	5 ft.		
Minimum rear yard setback	5 ft.		
Minimum setback for alley facing yard	3 ft.		
One or Two Residential Units, Including Accessory	Units		
Minimum front yard setback	10 ft.		
Minimum side yard setback	5 ft.		
Minimum rear yard setback	5 ft.		
	STEPBACKS		
Minimum stepback for the third and above floors of street-facing wall facades (as taken from the floor below, see Figure 3-L.)	10 ft.		
Buildin	NG STANDARDS		
Maximum building height	40 ft. (pitched); 35 ft. (flat)		
Maximum building height, first 20 feet in from property line on Galena Street	25 ft. (pitched roof required)		

180-3.17.11. STEPBACKS

In the CC District, the following encroachments into a required stepback are permitted:

- A. Roof overhangs, limited to two feet in depth; and
- B. Railings, limited to the minimum height required by the building code Chapter 65, Town of Frisco Building Construction and Housing Standards.

180-5.1.5. TABLE OF ALLOWED USES

TABLE 5-1 TABLE	OF ALLOWED USES														
= Permitted								Con	nmer	cial/					
Blank cell = Not allowed		Residential					Mixed-Use					Other			Use-specific
															Standards
Use Category	Use Type	SS	N.	湿	Σ×	표	ΘW	8	_	ပ္ပ	₹	os	PR	품	Standards
RESIDENTIAL USE	- C														
	Group care facility														
Group Living	Senior housing														
Household Living	Serior neusing														180-5.2.1
Trouseriota Etving															*on Granite &
	Cabin housing														Galena
															Streets only
	Duplex and two-unit														180-5.2.9 180
	townhomes										Ŏ				5.2.8
	Fractional ownership unit														
	Multi unit dwallings														<u>180-5.2.9</u> 180
	Multi-unit dwellings										Ó				5.2.8
	Single-household														<u>180-5.2.9</u> 180
	detached dwelling														5.2.8
	Townhomes, attached or														180-5.2.9 180-
	standalone														5.2.8
	TIONAL, AND CIVIC USES		•	1	•	•		•			1			1	
Community and	Activities for conservation						_							_	
Cultural Facilities	of natural resources and														
	the environment														
	Arts and entertainment														
	center														
	Community center														
	Church or place or worship														
	and assembly														
	Homeowner association														
Child Care	recreation facility Child day care center														
Facilities	Family day care														
racilities	School, Type 1														
Educational	School, Type 2														
Facilities	School, Type 3														
Institutional Uses	Institutional use														
Parks and Open	Active recreation														
Space	Common area														
-	Common building														
	Marina														
	Open space														
	Park														
	Park, public or private														
	Passive recreation and														
	open space use (no site														
	disturbance; compatible														
	with natural state)														
	Passive recreation and														
	open space use some site														

	OF ALLOWED USES														
■ = Permitted		Residential					Commercial/ Mixed-Use					Other			Use-specific
Use Category	Use Type	RS	RN N	R	RM	RH	GW	8	=	ខ	⊇	so	PR	吊	Standards
	disturbance; compatible														
	with natural state)														
	Public or private active														
	and/or passive recreation														
	area								L						
Public Utilities	Public improvement														
and Facilities	Public utility facility														
	Telecommunication														180-5.2.13
	facility (standard)													_	
	Telecommunication														180-5.2.13
	facility (low power) Transit oriented facility														
	and use														
COMMERCIAL US															
Agriculture Uses	Community garden Farmers' market														180-5.2.2
	Plant nursery or														160-5.2.2
	greenhouse														
	greennouse														<u>180-5.2.9</u> 180
	Produce stands														5.2.7
Food and	Fast food restaurant														3.2.1
Beverage	Microbrewery, distillery														
2010.050	and/or tasting room														
	Restaurant, bar, tavern														
Lodging Facilities	Boarding, rooming, and														
	lodging facility														
	Condominium hotel														
	Hostel														
	Hotel and motel														
Offices	Financial service														
	Medical office														100 F 2 7
	Medical office														<u>180-5.2.7</u>
	Office														<u>180-5.2.7</u>
Parking Facilities	Parking facility														
Personal Services	Personal services <u>. General</u>														
	<u>Laundromat</u> ,														<u>180-5.2.7</u>
	<u>Commercial/Industrial</u>														100-5.2.1
	<u>Laundromat, Self-service</u>														
Recreation and	Health, recreation, and														
Entertainment	exercise establishment									_					
	Indoor arts and														
.	entertainment center					•									
Retail	Artisan studio or gallery								_				_		
	Light retail													ļ	
	Medical marijuana														180-5.2.6
	dispensary														
	Professional trade													 	
	Professional trade retail			1						1		1		1	

● = Permitted		Residential					Commercial/ Mixed-Use					Other			Use-specific
Use Category	Use Type	RS	S.	R	RM	RH	GW	8	_	ខ	D M	so	R.	씸	Standards
	Regional retail														
	Retail marijuana														180-5.2.11
	Sexually-oriented business														180-5.2.12
	Showroom														
Vehicles and	Auto, boat, and														
Equipment	recreational vehicle sales														
	or leasing														
	Auto fuel sales														
	Auto service or wash														
	Light goods repair														
Veterinary	Animal boarding or														
Services	training														
	Veterinary clinic														79-15
INDUSTRIAL USE	S														
Industrial Service	Commercial firewood														
and Research	cutting and storage														
	Research and														
	development														
Manufacturing	Light manufacturing														
and Production	Repair and light														
	fabrication workshop														
Warehouse and	Storage facility														
Freight	Warehouse														
Movement	Wholesale business														
ACCESSORY USES	5														
Accessory Uses	Accessory building and use														
,	Accessory dwelling unit														180-5.3.1
	Home occupation														
	Home office														
	Solar energy facility														180-5.3.3
	Electric vehicle charging														
	stations														

DISTRICT LEGEND

RS = Residential Single-Household District

RN = Residential Traditional Neighborhood District

RL = Residential Low Density District

RM = Residential Medium Density District

RH = Residential High Density District

GW = Gateway District

CO = Commercial Oriented District

LI = Light Industrial District

CC = Central Core District

MU = Mixed-Use District

OS = Open Space District

PR = Parks and Recreation District

PF = Public Facilities District

2. Crawlspaces and Basements

Basements or other similar below-grade living areas are permitted in a cabin housing development. A basement shall not exceed the gross floor area of the ground floor of the unit and shall be located primarily below the grade of the property so as not to be visible when viewed from the ground level. No more than 30 percent of the wall area of the basement may be above the finished grade and visible. A basement, regardless of its configuration or intended use, shall provide an egress window meeting the requirements of the-building-code-Chapter 65, Town of Frisco Building Construction and Housing Standards. Crawlspaces located below grade are permitted, but shall not exceed the gross floor area of the ground floor for the unit. Crawlspaces shall not be habitable living space as defined by the-building-code-Chapter 65, Town of Frisco Building Construction and Housing Standards. A crawlspace area may be used for storage, mechanical equipment, or other similar uses that do not involve habitation.

3. Front Porches and First Floor Heights

A covered front porch shall be built on each cabin housing unit. Front porches are excluded from the gross floor area and lot coverage restrictions. Front porches shall be designed to be in scale with the cabin housing unit and the overall development. First floor ceiling heights are not limited by other provisions in the chapter.

4. Affordable Housing Requirement

All cabin housing development proposals of five units or more shall provide affordable housing meeting the Town's affordable housing requirements and guidelines in the following amounts:

a. Five to eight units: one affordable unitb. Nine to 12 units: two affordable units

c. Greater than 12 units: 25 percent of the total number of units

5. Design

Each cabin housing unit shall be designed to appear as a small cabin that is reflective of Frisco's historic architecture in terms of its small scale, pitched roof, has the appearance of natural siding, and miner's-cabin influenced past. Modern or eclectic designs may be approved by the Planning Commission if it finds that the more modern or eclectic design is reflective or rationally related to Frisco's historic architecture in terms of its small scale, pitched roof, natural siding, and miner's cabin influenced past. In addition, each of the following requirements shall be met for each cabin housing development:

- a. Common usable open space shall be provided within the cabin housing development in an amount of not less than 400 square feet per cabin housing unit. The common usable open space shall be in a location within the development so that it may be practicably available for shared use by all residents. Common usable open space shall meet the Town's definition of usable open space found in Chapter 180, Article 9 of this Chapter. (For example, for an eight-unit development, 3,200 square feet of common usable open space would be required.) The Planning Commission may alter the amount of required common usable open space and lot coverage if it finds that, due to the layout of the development or unique site or location conditions, the residents will have adequate outdoor living space.
- b. A minimum of 200 square feet of private usable open space shall be provided for each unit within a cabin housing development. This private space shall be located contiguous and adjacent to each unit and is for the exclusive use of the adjacent unit. It shall be oriented towards the common open space as much as possible, with no dimension less than ten feet. Notwithstanding any other provision of this Chapter, a partially covered deck and/or patio is permitted to be within the private usable open space area.

ii. Refuse containers shall either be stored inside buildings, or when stored outside shall not be stored in Front Yards, with the exception that refuse containers shall be allowed to be placed temporarily in front yards to allow for pick up by refuse companies.

2. Dumpster Enclosures

- a. Dumpsters located within approved dumpster enclosures are required for all commercial projects and mixed-use projects, and are recommended for all multi-family residential projects.
- b. Dumpster enclosures shall be utilized for the storage of any refuse, recycling materials, and grease traps. Dumpster enclosures shall be designed to meet the following standards:
 - i. Exterior materials of dumpster enclosures shall be similar to or complementary to those used on the exterior of the primary structure or structures on the site.
 - ii. Dumpster enclosures shall be four-sided structures with gated access adequate to allow for the collection of materials stored within the dumpster enclosure.
 - iii. Dumpster enclosures shall be designed to provide a separate pedestrian access into the enclosure.
 - <u>iv.</u> Dumpster enclosures shall be located on-site in a manner that allows for easy vehicular access to the dumpster by the collection services, and where possible, in a manner that does not require backing movements into public rights-of-way, with the exception of alleys.
 - iv.v. Unroofed dumpster enclosures shall not exceed eight feet in height as measured from any point of the enclosure to the natural grade or finished grade, whichever is lowest, located directly below said point.
- c. In addition, all dumpsters and dumpster enclosures shall comply with the standards in Section 180-6.17, Refuse Management.

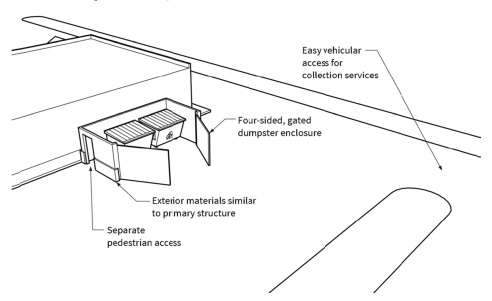


Figure 5-B: Dumpster Enclosures Location

- applicant at the address shown in the application. In addition, the Authority shall promptly notify the state medical marijuana licensing authority of any approval of an application for local licensure.
- 5. After approval of an application, the Authority shall not issue a license or license certificate until the building in which the business is to be conducted is ready for occupancy with such equipment in place as may be necessary to comply with the applicable provisions of this section. After approval of an application, the Authority shall not issue a license or license certificate until the applicant provides written evidence that the applicant has paid all license application fees due to the state in connection with the state licensing authority's review of the application. Each license certificate issued by the Town pursuant to this section shall specify the date of issuance, the period of licensure, the name of the licensee, and the premises or optional premises licensed.

H. Issuance or Denial of Application

The Authority shall deny any application that does not meet the requirements or limitations of this section. The Authority shall deny any application that contains any false, misleading, or incomplete information. The Authority shall deny an application for good cause. Denial of an application for a license shall be subject to review by a court of competent jurisdiction.

I. Persons Prohibited as Licensees

No license shall be issued to, held by, or renewed by any of the following:

- 1. Any applicant who has made a false, misleading or fraudulent statement, or who has omitted pertinent information, on the application for a license;
- 2. Any applicant for an optional premises cultivation operation license unless the applicant is simultaneously applying for, or currently holds, a license for a medical marijuana center or a medical marijuana-infused products manufacturing facility in the Town; and
- 3. Any applicant for a medical marijuana-infused products manufacturer license unless the applicant is also applying for, or currently holds, a license for a medical marijuana center in the Town.

J. Locational Criteria

No medical marijuana business shall be issued a license if, at the time of the initial application for such license, the proposed location is:

- 1. Within 500 feet of any licensed child care facility;
- 2. Within 500 feet of any educational institution or school, either public or private;
- 3. Within 500 feet of any halfway house or correctional facility;
- 4. Within 700 feet of another medical marijuana business or retail marijuana establishment;
- 5. Within 500 feet of a residential dwelling unit that is located within a residential zoning district;
- 6. Within any residential zoning district, or the Central Core Zoning District, or the Mixed-Use Zoning District along East or West Main Street;
- 7. Within any building containing a dwelling unit, a pediatrician's office, or any hotel, motel, condominium hotel, boarding facility, lodging facility or rooming facility; or
- 8. Within a single development project that contains another medical marijuana business or a retail marijuana establishment.

For purposes of this section, a "residential dwelling unit" shall not include an accessory dwelling unit to a commercial unit nor any other dwelling unit that is accessory or incidental to a commercial. For purposes of this section, a "single development project" shall mean and include any area in which the property proposed for use as a medical marijuana business shares a common interest in common property, such as parking areas or sidewalk areas, or is a member of a property owners' association with another medical

12. Residential Zoning District

Includes the following Town of Frisco zoning districts: (1) Residential Single-Household District; (2) Residential Neighborhood District; (3) Residential Low Density District; (4) Residential Medium Density District; (5) Residential High Density District.

180-5.2.7. LIGHT INDUSTRIAL ZONING DISTRICT

A. Offices and Medical Offices

Offices and Medical Offices on the ground floor are a conditional use.

B. Commercial/Industrial Laundromats

A commercial/industrial laundromats with between 30 to 49 percent of the gross floor area of the business operating as self-service is a conditional use.

180-5.2.8. MIXTURE OF USES IN THE MIXED USE DISTRICT

For properties located in the Mixed Use District, development shall be a mixture of residential and nonresidential uses, with each such use making up not less than 20 percent of the total gross floor area of all uses within the property. Developments with a lesser mixture of residential or nonresidential uses, including single use developments, are a conditional use.

180-5.2.7.180-5.2.9. PRODUCE STANDS

The majority of products sold at the stand shall have been grown, raised, or produced on the property where the stand is located. Only one stand is permitted on a property.

180-5.2.8.180-5.2.10. RESIDENTIAL USES IN CENTRAL CORE AND MIXED USE DISTRICTS

A. Central Core District

For properties located between Main Street and Galena Alley and properties located between Main Street and Granite Alley, residential uses are prohibited on the ground floor in those portions of a building that front along Main Street and/or a numbered Avenue. For these properties, 50 percent or greater of the gross floor area on the ground floor shall be nonresidential and must be located along the Main Street frontage of the lot.

B. Mixed Use District

For properties fronting along Main Street, residential uses on the ground floor are a conditional use.

180-5.2.9.180-5.2.11. RETAIL MARIJUANA

A. Purpose and Intent

The purpose of this section is to implement the Colorado Retail Marijuana Code, which authorizes the licensing and regulation of retail marijuana businesses and affords the Town the option to determine whether or not to allow retail marijuana businesses within its jurisdiction and to adopt licensing requirements that are supplemental to or more restrictive than the requirements set forth in state law. The intent of this section is to establish a nondiscriminatory mechanism by which the Town can control, through appropriate regulation, the location and operation of retail marijuana establishments within the Town. Nothing in this section is intended to promote or condone the sale, distribution, possession, or use of marijuana in violation of any applicable law. Compliance with the requirements of this section shall not provide a defense to criminal prosecution under any applicable law.

I. Locational Criteria

A retail marijuana establishment shall be operated from a permanent, indoor location and, except as further limited in this subsection, within a zoning district of the Town that allows for retail sale uses. No retail marijuana establishment shall be permitted to operate from a moveable, mobile, or transitory location. The suitability of a location for a retail marijuana establishment shall be determined at the time of the issuance of the first license. The fact that later changes in the neighborhood occur that may render the site unsuitable for a marijuana store shall not be grounds to suspend, revoke, or refuse to renew the license. No applicant shall be issued a license for a retail marijuana establishment if, at the time of the initial application for such license, the proposed location of the licensed premise is:

- 1. Within 500 feet of any licensed child care facility;
- 2. Within 500 feet of any educational institution or school, either public or private;
- 3. Within 500 feet of any halfway house or correctional facility;
- 4. Within 700 feet of another retail marijuana establishment or medical marijuana business;
- 5. Within 500 feet of a residential dwelling unit that is located within a residential zoning district;
- 6. Within any residential zoning district, or the Central Core Zoning District, or the Mixed-Use Zoning District along East or West Main Street;
- 7. Within any building containing a dwelling unit, a pediatrician's office, or any hotel, motel, condominium hotel, boarding facility, lodging facility or rooming facility; or
- 8. Within a single development project that contains another retail marijuana establishment or medical marijuana business.

For the purposes of this section, a "residential dwelling unit" shall not include an accessory dwelling unit to a commercial unit, nor any other dwelling unit that is accessory or incidental to a commercial use. For purposes of this section, a "single development project" shall mean and include any area in which the property proposed for use as a retail marijuana establishment shares a common interest in common property, such as parking areas or sidewalk areas, or is a member of a property owners' association with another retail marijuana establishment or medical marijuana business. The distances set forth in this subsection shall be computed by direct measurement in a straight line from the nearest property line of the land used for the purposes stated above, respectively, to the nearest portion of the building in which the medical marijuana business is located. The locational criteria contained in this subsection shall apply to all proposed changes in the location of an existing license. Nothing is this subsection shall be construed so as to limit the location of a retail marijuana establishment based upon its distance from another retail marijuana establishment or medical marijuana business when the retail marijuana establishment is engaged in dual operations under Subsection L below, or where the retail marijuana establishments are operated in the same licensed premises, in one contiguous location, and under the same ownership. In the event that applications for licensure of more than one medical marijuana business and/or retail marijuana establishment are pending at the same time and one proposed location is within 700 feet of another proposed location, the Licensing Authority shall consider and act first upon the application determined by the Licensing Authority to have first been a complete application without regard to the proposed location that is set forth in any application determined to have been complete at a later date.

D. Amendments

Any changes to the approved number, use, or placement of construction trailers on-site may be approved by the Community Development Department staff.

180-5.5 Affordable Housing

180-5.5.1. INCENTIVES

A. Accessory Dwelling Units

In the RL, RM, RH, GW, CC, and MU Districts, any accessory dwelling unit meeting the Town's requirements may be exempted from the density calculation as long as the unit is deed-restricted for rent to persons earning a maximum of 100 percent of the area median income, at a rate established by the Summit Combined Housing Authority for that income level, and pursuant to other criteria as established from time to time by the Town or the Summit Combined Housing Authority.

B. Density Bonuses

1. Central Core, Gateway, and Mixed-Use Districts

In the CC, GW, and MU Districts, a density bonus over the maximum allowable density is available if approved by Planning Commission, provided that:

- a. A minimum of 50 percent of the total number of bonus units is provided as affordable housing deed-restricted for sale or rent to persons earning a maximum of 100 percent of the area median income, at a rate established by the Summit Combined Housing Authority for that income level, and pursuant to other criteria as established from time to time by the Town or the Summit Combined Housing Authority; or
- b. For each bonus dwelling unit allowed, at least two affordable housing units are provided on property outside of the subject property, but within the Town of Frisco or within one (1) mile of any corporate limit of the Town of Frisco.

2. Density Bonus Requirements

- a. In order to qualify for the density bonus incentive of additional dwelling units in multi-family and/or mixed-use projects, each deed restricted affordable unit shall be no more than 15 percent smaller in gross floor area than the corresponding bonus market rate unit. Provided, however, that if the affordable housing units provided under any density bonus provision of this Chapter are located off of the site of the subject property, then the foregoing requirement shall not apply and, instead, for every two off-site affordable units provided, the total combined floor area of such units shall, at a minimum, be equal to the floor area of the associated one on-site density bonus unit. Further provided, however, that in no instance shall an off-site affordable housing unit provided under any density bonus provision of this Chapter be less than 600 square feet in gross floor area.
- b. Every owner of an affordable housing unit shall ensure that each potential buyer of the unit is qualified for the purchase through the Summit Combined Housing Authority, and any affordable housing unit established pursuant to any density bonus provision of this Chapter shall be marketed and offered solely through the Summit Combined Housing Authority.
- c. For each affordable housing unit that is provided under any density bonus provision of this Chapter and that is to be located on or off the site of the subject property, the required deed or covenant restriction for such unit shall be established and legally enforceable prior to the Town's issuance of a certificate of completion or a certificate of occupancy for the corresponding bonus market rate dwelling unit in the development project.

180-6.8 Air Quality Protection

180-6.8.1. ALLOWANCE OF NON-SOLID FUEL-BURNING DEVICES

- A. Nothing in the regulation shall be construed to limit the number of non-solid-fuel-burning devices (gas, liquid, electricity) which may be installed in new construction, provided that all such installations are in compliance with https://example.com/html/en-limits-to-burning-code-chapter-65, Town of Frisco Building Construction and Housing Standards. For the purpose of this section, "new construction" is construction of a residential, commercial, industrial, or agricultural building. This shall include any modification, replacement, or relocation of existing solid-fuel-burning devices. However, modification to solid-fuel-burning devices shall not include repair, replacement, or relocation of flue pipe.
- B. A non-solid-fuel-burning device may be installed only if the applicant(s) can demonstrate that such a device is actually being installed and will be used for burning non-solid-fuel and only if the applicant states, within his application, that said device will not be used for burning solid-fuel. The burden is upon the applicant(s) to present evidence to the Community Development Department for review. An example of evidence includes, but is not limited to, a site plan that depicts the location and installation of the non-solid-fuel-burning device, and the gas, liquid, or electricity lines and venting system which are necessary for proper functioning of this device only.

180-6.8.2. SOLID FUEL-BURNING DEVICES

No uncertified solid-fuel-burning device(s) shall be installed in any new construction. In addition, no uncertified solid-fuel-burning device(s) shall be installed in the process of modifying, replacing, or relocating any existing solid-fuel-burning device. Modifications to solid-fuel-burning devices shall not include repair, replacement, or relocation of flue pipe.

180-6.8.3. LIMITATIONS ON CERTIFIED SOLID FUEL-BURNING DEVICES

The number of certified solid fuel burning devices that may be installed in any structure within the Town of Frisco is hereby limited to the following:

- A. The maximum allowable number of certified solid-fuel-burning devices shall not exceed eight certified devices per acre within the proposed project area.
- B. Additional certified solid-fuel-burning devices shall be permitted in businesses that deal exclusively in the sale of certified solid-fuel-burning devices. However, limitations within this section shall not apply to the replacement of a noncertified solid-fuel-burning device with a certified solid-fuel-burning device.

180-6.9 Road Construction and Maintenance Standards

Any private or public road design, construction or maintenance (other than routine maintenance) in the Town shall meet the standards set forth in Section 180-6.6, Drainage Plans, Section 180-6.7, Water Quality Protection, Section 180-6.10, Stream Crossings by Roads and Utilities, Section 180-6.7.2.D, and Chapter 155, Minimum Street Design and Access Criteria.

180-6.10 Stream Crossings by Roads and Utilities

180-6.10.1. The number of stream crossings by roads and utilities shall be minimized.

180-6.10.2. The standards set forth in Section 180-6.6, Drainage Plans and Section 180-6.7, Water Quality Protection shall be met for each stream crossing by a road or utility.

180-6.12.2. The extent of the area to be included in a traffic study shall be determined by Town staff based on the type, scale, and location of the development proposed. Elements of a traffic study shall include, but not be limited to, the following:

- A. Existing traffic flow conditions within the defined study area, considering the peak hours and average daily traffic.
- B. Future conditions due to the traffic impact from the proposed development within the defined study area.
- C. Pedestrian circulation within the study area accessing the proposed development.
- D. Recommendations to relieve impacts to traffic due to the proposed development, including but not limited to, pedestrian access, intersections, current roadway sections, noise, signage and safety.

180-6.13 Parking and Loading Regulations

180-6.13.1. APPLICABILITY

These regulations are applicable to all new development and the expansion of existing development, and all commercial vehicles parked in residential areas within the Town of Frisco that create parking and loading demand. All such structures shall provide parking on the premises according to the following requirements. Parking, loading and driveway facilities shall comply with the Town of Frisco Minimum Street Design and Access Criteria, as referenced in Chapter 155.

180-6.13.2. PURPOSE

The intent of these regulations is to require that parking and loading spaces be provided relative to the impacts created by proposed new developments, while promoting a pedestrian oriented commercial and downtown area.

180-6.13.3. ON-PREMISE PARKING REQUIREMENTS

A. Parking Requirements

The following minimums for permitted uses. Minimum must be complied with in all zoning districts except the Central Core District (CC) and those properties within the Mixed-Use District (MU) that front on West Main Street. On premise parking requirements for the Central Core District and those properties in the Mixed-Use District that front on West Main Street are found under paragraph D of this Subsection 180-6.13.3. Conditional uses may require additional parking. Multiple uses will be assessed parking requirements per use and an aggregate number will be generated. Unless specifically prohibited elsewhere in this section, accessible parking spaces and electric vehicle charging stations shall be included in the calculation for required parking spaces.

TABLE 6-1	OF PARKING SPACES BY LAND USE		
USE CATEGORY	USE TYPE		PARKING SPACE REQUIREMENTS
OSE CATEGORI	Accessory dwelling unit	Per accessory unit:	1.0
	Accessory awelling and	Per Lock-Off:	1.0
	Duplex and two-unit townhomes	Per Bedroom:	1.0
	Duptex and two anne townnomes	Minimum Per Unit:	2.0
		Maximum per Unit	4.0
	Single-household	Per Bedroom:	1.0
		Minimum Per Unit:	2.0
Household Living		Maximum Per Unit:	4.0
	Multi-unit (3+ Units) [1]	Studio:	1.0
	111111111111111111111111111111111111111	Per Bedroom:	1.0
		Maximum Per Unit:	4.0
	Deed restricted units (affordable	Studio:	1.0
	units)	Per Bedroom:	1.0
	,	Maximum Per Unit:	2.0
	Lock-off	Per Lock-off	1.0
	Boarding, rooming, and lodging	Each bedroom	1.0
	facility	Each Residential Employee	1.0
Lodging Facilities		unit	
	Hotel or motel	Each bedroom	1.0
		Each Resident Employee	1.0
		unit	
	Auto wash	Stacking spaces per washing	5.0
		bay	
		Plus 500 square feet of GFA	1.0
		or portion thereof	
	Commercial use with drive-through	Stacking spaces per window	5.0
	Auto fuel sales	Per pump	1.0
	Laundromat,	Per 700 square feet of GFA or	1.0
	<u>Commercial/Industrial</u>	portion thereof	
	Laundromat, Self-service	Per 350 square feet of GFA or	<u>1.0</u>
		portion thereof	
Commercial	Medical office	Per 350 square feet of GFA <u>or</u>	1.0
		portion thereof	
	Office	Per 350 square feet of GFA or	1.0
		portion thereof	
	Personal Services, General	Per 350 square feet of GFA or	<u>1.0</u>
		portion thereof	
	Retail	Per 350 square feet of GFA	1.0
		area or portion thereof	
	Service station, auto repair	For every service bay	4.0
	Warehousing, wholesale business	Per 750 square feet of GFA	1.0
	and contractor trades		
	Day care [2]	For every employee at	1.0
Educational		maximum staff level	
Facilities	Elementary, junior high	For every classroom	2.0
	High school/college	For every 4 students	1.0
		(capacity)	

D. Minimum Parking Requirements for the Central Core District (CC) and Properties within the Mixed-Use District (MU) that Front on West Main

1. The following minimums for permitted uses are required. Conditional uses may require additional parking. Multiple uses will be assessed parking requirements per use and an aggregate number will be generated. <u>Unless specifically prohibited elsewhere in this section, accessible parking spaces and electric vehicle charging stations shall be included in the calculation for required parking spaces.</u>

TABLE 6-2 MINIMUM REQUIRED PARKING SPACES – CENTRAL CORE DISTRICT AND MIXED-USE									
DISTRICTS FRONTING WEST MAIN STREET									
PARKING SPACE REQUIREMENTS									
0.0 Per 450 square feet of GFA or portion thereof									
0.0									
1.0 Per 450 square feet of GFA, or portion thereof									
0.0 if not located on the ground floor									
1.0 Per 450 square feet of GFA or portion thereof									
0.0 Per 350 square feet of seating area									
0.0 Per 450 square feet of non-seating area									
1.0 Each resident employee unit									
1.0 Each bedroom									
1.0 Per Studio and Accessory Unit									
1.0 Per bedroom									
4.0 Maximum per unit									
1.0 <u>Visitor parking space</u> <u>Ff</u> or every 5 <u>dwelling</u> units ; For									
multi unit, 3 plus units, additional parking for visitors is									
required									

Notes:

[1] Any change in the use from retail, restaurant, bar or tavern GFA approved by the Town using the parking provisions contained herein to other uses (permitted or conditional) must provide parking spaces in the amounts and locations required by the Article.

 For purposes of calculating the minimum parking requirements for any property located within the Central Core District or the Mixed-Use District when a property fronts on West Main Street, if any proposed use is not noted under this paragraph D, the parking requirements as provided in paragraph A of this section shall apply.

E. On-Street Parking Credits

- 1. In recognition of adjacent on-street and alley parking, the parking requirements for non-overnight uses may be reduced within:
 - a. The Central Core District (CC);
 - b. The Mixed-Use District for properties that front on West Main Street; and
 - c. Any other property fronting Main Street, including West Main Street and East Main Street.
- 2. In addition, the parking requirements for non-overnight uses may be reduced for properties within the Mixed-Use District that front on Granite Street. The reduction in parking requirements for such properties that front on Granite Street shall not apply to any property that fronts along the alley way or other streets in the vicinity of Granite Street.
- 3. Credits for nearby parking within rights-of-way shall be granted based on the following:

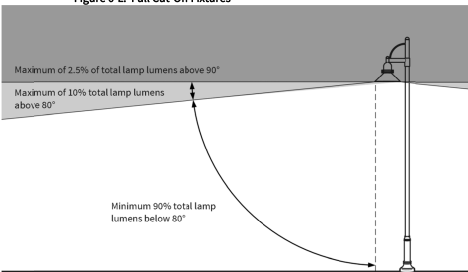


Figure 6-L: Full Cut-Off Fixtures

Full cut-off fixture as defined by IESNA

- B. Outdoor light fixtures shall be positioned so that there is no direct light emission onto adjacent properties.
- C. To minimize the indiscriminate use of illumination, it is recommended that outdoor lighting, except as required for security, be extinguished during non-operating hours.
- D. Emergency exterior exit lighting, as required by the adopted building code Chapter 65, Town of Frisco Building Construction and Housing Standards, is exempt from the full cut-off requirement for fixtures installed as lighting to be used only in emergencies.
- E. Wherever practicable, it is encouraged that lighting installations include timers, dimmers, and/or sensors to reduce overall energy consumption and unnecessary lighting.
- F. The use of energy efficiency technologies is encouraged.

180-6.16.4. HEIGHT

The mounting height of light fixtures shall be as follows:

- A. The height of wall-mounted light fixtures shall not exceed the height of the building wall to which it is mounted.
- B. Freestanding light fixtures installed along Highway 9 shall be mounted no more than 40 feet high.
- C. Freestanding light fixtures installed within public roadway right-of-ways other than along Highway 9 shall be mounted no more than 30 feet high.

180-6.16.5. PARKING LOT LIGHTING STANDARDS

Parking lot lighting shall not exceed light levels necessary for safety and locating vehicles at night and minimize light spillage onto adjacent properties. The lighting plan shall be designed so that the parking lot is lit from the outside perimeter inward and/or incorporate design features that eliminate off-sight light pollution. The maximum light spillage onto adjacent properties and rights-of-way shall not exceed 0.9 footcandles. The average level of illumination on the surface of the parking lot shall not exceed 2.0 footcandles, based on the IESNA's recommendation for parking lot lighting.

180-6.18 Fences and Walls

A fence, wall, or any similar type of screen or any combination of such items not defined as a structure may be erected on any lot including within a setback, subject to the following conditions and requirements. It is the intent of these conditions and requirements to provide privacy and protection, and screening and accenting of shrubs and landscaping without unduly interfering with the scenic view from neighboring properties or jeopardizing the safety of pedestrians and vehicles.

180-6.18.1. UNIFORM BUILDING CODES APPLICABLE

All fences and walls are subject to the <u>Uniform Building Code</u>-requirements <u>of Chapter 65, Town of Frisco</u> <u>Building Construction and Housing Standards</u>.

180-6.18.2. LOCATION OF PROPERTY LINES

It shall be the responsibility of the property owner to locate all property lines.

180-6.18.3. ENCROACHMENT

No fence or wall may extend beyond or across a property line unless in joint agreement with the abutting property owner granting each a cross-easement.

180-6.18.4. OBSTRUCTION OF VISIBILITY

No fence or wall shall be located within 15 feet of any street intersection or be so located as to block, obscure, or minimize visibility at any street intersections.

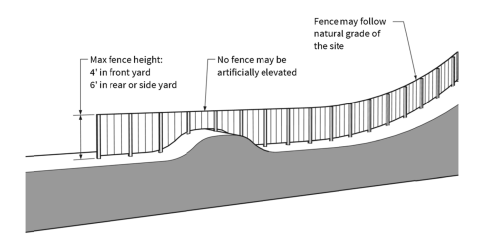
180-6.18.5. MATERIALS

Fences and walls shall be constructed of natural materials such as wood, river rock, or stone whenever practical.

180-6.18.6. HEIGHT

A. Fences and walls shall not exceed four feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any front or side yard. Fences and walls shall not exceed six feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any rear or side yard. No fence or wall may be artificially elevated by means of a berm or other method for purposes of height calculation.

Figure 6-O: Measuring Fence Height



- B. Fences and walls exceeding six feet in height but no more than eight feet in height measured from the existing natural grade at the base to the highest point of the fence or wall may be allowed if:
 - 1. They are temporary fences on construction sites erected for protection purposes during the period of construction only; or
 - 2.—They enclose garbage dumpsters; or
 - 3.2. They enclose outdoor storage areas in non-residential districts.
- C. Fences and walls exceeding six feet in height, as permitted in Subsection A above, or exceeding eight feet in height as permitted in Subsection B above, shall require conditional use approval.

180-6.19 Signs

180-6.19.1. TITLE

The provisions of this section shall be known and may be cited as the "Frisco Sign Code."

180-6.19.2. PURPOSE AND INTENT

The purpose of this section is to regulate signs in a legal and reasonable manner that promotes economic vitality, fosters public safety, advances the desired aesthetic goals of the community, and ensures compliance with constitutionally protected First Amendment rights. Accordingly, it is the purpose and intent of this section to:

- A. Promote the creation of an attractive visual environment that promotes a healthy economy by:
 - 1. Recognizing that signs are a necessary means of communication for the public that identify establishments providing goods and services.
 - 2. Promoting an overall visual effect which has a minimum of clutter and avoids the creation of a "tourist trap" atmosphere.
 - 3. Encouraging the construction of signs from materials that are compatible with the historic, cultural, and natural surroundings of Frisco.

2. Rights-of-Way

Signs are not permitted to be placed on or project into public rights-of-way without specific written authorization from the Town, except as specifically permitted elsewhere in this section.

3. Water Quality Setbacks

Signs are not permitted to be placed on or project into water quality setbacks without specific written authorization from the Town, except as specifically permitted elsewhere in this section.

4. Traffic Movement, Drainage, and Snow Storage

Signs shall not impair visibility for traffic movement and shall not impede drainage or snow storage.

C. Building Placement

1. Wall Signs

Wall signs shall be contained within any single wall panel or other architectural component upon which they are placed, and shall not exceed the height of the building wall to which the sign is affixed.

2. Projecting, Hanging, and Awning Signs

Signs shall be located to complement architectural elements of the building. No part of a projecting, hanging or awning sign shall be located above the ceiling of the second story of any building. Projecting, hanging, and awning signs shall not exceed the height of the building wall to which the sign is affixed, and shall have a minimum of eight and one-half feet clearance above the ground.

3. Multi-Tenant Buildings

Signs for businesses in multi-tenant buildings shall be located on the tenant space being identified by the sign or as depicted by the Master Sign Plan.

180-6.19.7. DESIGN STANDARDS

The purpose of the sign design standards is to promote a high level of quality and creativity, in keeping with the architectural goals and authentic mountain character of Frisco. The goal of the guidelines is also to encourage sign design that is eclectic, artistic, and original.

A. Construction

All signs and sign structures shall be made by a commercial sign manufacturer or be of similar professional quality. All signs shall be completed and erected in a professional manner.

B. Maintenance

It shall be unlawful to fail to maintain any sign, including signs exempted from these regulations with respect to permits and fees, in good repair and appearance, including but not limited to the keeping in good condition of all painted and printed surfaces, trims, poles, and text integrity.

C. Building and Electrical Permits

All signs for which a sign permit is required shall be subject to the provisions of the most currently adopted version of the building, electrical and mechanical codes. The following signs require a building permit: freestanding signs over ten feet in height, freestanding signs greater than 42 square feet in area, and awnings supported by an exterior wall which project more than 54 inches from the exterior wall.

D. Snow and Wind Load

All freestanding signs over ten feet in height or greater than 42 square feet in area shall be designed to withstand minimum wind and snow loads according to the provisions of the most currently adopted version of the building code Chapter 65, Town of Frisco Building Construction and Housing Standards. The Building Official may require freestanding signs to be designed by a Colorado licensed engineer with professional stamped plans.

A. Art

Works of art, including but not limited to murals, sculptures, and paintings, when not used as a sign or an attention getting device.

B. Community Events

Banners, flags, signs, and other similar devices erected on Town-controlled property to promote a temporary or seasonal community event, or to identify a point of interest or landmark.

C. Flags

The flag, pennant or insignia of any nation, organization or nations, state, province, county, town, any religious, civic or fraternal organization, or educational institution; and providing further that such are subject to the following limitations:

- 1. Flags and pennants shall not exceed the proportions which have been established by presidential declaration: three feet by five feet (3' x 5') when hung from a building, or five feet by seven feet (5' x 7') when hung from a large flagpole. Flags or pennants larger than the specified sizes require a sign permit.
- 2. Flags shall have a minimum clearance of eight and one half feet when they project over public sidewalks and 15 feet when projecting over streets or roads.
- 3. Except in residential areas, there shall be a minimum of 20 feet from the top of a flagpole to average grade.
- 3.4. Flags and flagpoles shall not exceed the building height limit of the applicable zoning district.
- 4.5. Flags, pennants, and insignia shall be maintained in a clean and undamaged condition at all times.
- 5.6. The display of national flags, pennants, and insignia shall be governed by the standard rules of international protocol.

D. Historic Plaques, Landmark and Memorial Signs

- 1. Historic Plaques.
- 2. Landmark signs not to exceed six square feet.
- 3. Memorial Signs not exceeding four square feet and gravestones of any size.

E. Information Signs

Information signs are permitted on the exterior of the building or building projection, or can be incorporated into a freestanding, projecting, hanging, wall, or window sign.

- 1. One "office" sign per motel/hotel business or multi-family project, not to exceed two square feet in area.
- 2. For any business, one "open/closed" sign per street frontage, up to two square feet in area per sign.
- 3. A maximum of two "vacancy" signs per motel/hotel business, provided that each sign does not exceed two square feet in area.
- 4. One "hours-of-operation" sign per entryway, not exceeding two square feet in area.
- 5. One square foot per entry is allowed for accepted methods of payment such as credit cards, membership stickers, and similar signs.
- 6. Private warning or instructional signs, such as "no soliciting", "no trespassing", "no parking", or "beware of dog," not exceeding two square feet in area.

5. Accessory Structures

The same or similar building materials shall be used on main structures and any accessory structures located on the same site, unless an alternative material can be provided that will complement the project and which meets the other standards of this section.

6. Building Additions

Additions that are 50 percent or less of the existing building floor area, or exterior remodels or renovations, may be allowed to complement the existing structure, even if the building does not currently meet the material standards of this section.

E. Building Colors

1. Intent

To promote building colors compatible with the site and surrounding buildings.

2. Maximum Color Chroma

No color may be used as the primary color of the building that exceeds a chroma of four on the Munsell Color chart. Pure white or black may not be utilized as the primary building color.

3. Exception for Building Accents

Colors that exceed a chroma of four, but that do not exceed a chroma of eight on the Munsell Color chart may be used only sparingly as accents, such as on trim or railings. Luminescent, fluorescent, or reflective colors shall not be utilized on any exterior portion of the building.

F. Garage Standards

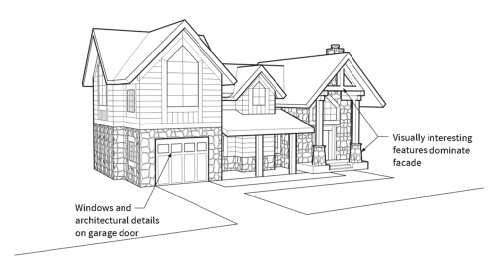
1. Intent

To promote an active and visually interesting streetscape that is not dominated by garage doors.

2. Garage Door Location

Garages are encouraged to be located and oriented away from the street where they will not act as the primary design element of the building. Street-facing garage doors shall be recessed behind the front façade of the dwelling and shall not comprise the majority of the street-facing building frontage, unless of a custom style broken up with windows or other features.

Figure 6-YY: Residential Visually Interesting Features



3. Incentives

a. Intent

To encourage the placement of garages away from the street, where they will not act as the primary design element of the building, and to encourage energy efficiency and "green" buildings.

b. Front Yard Reduction

- i.— The front yard setback may be reduced to 20 feet in the RS, RL, RM, RH and MU Districts if one of the following is met:
 - a)—Where there are garages, the garage doors do not face the street;
 - b) Where garages face the street, the garage doors are located a minimum of 40 feet from the front property line; or
 - c) The applicant has received approval for a voluntary energy efficiency related building program, such as the Energy Star energy efficiency program or the green building program as administered by the Building Official.

International Building Code as adopted by the Town Chapter 65, Town of Frisco Building Construction and Housing Standards, and the rules and regulations of the Frisco Sanitation District and the Frisco Public Works Department. All sewer mains and laterals shall be installed in easements and/or dedicated rights-of-way.

180-7.6.10. WATER

All residential, commercial, and industrial uses which have human occupancy shall have a water supply. The water distribution system of the subdivision shall contain mains of sufficient size and have a sufficient number of outlets to furnish an adequate water supply for each lot or parcel in the subdivision and to provide adequate fire protection. Design of water distribution systems shall be done by a licensed engineer and shall be in conformance with the Town Code. The design and construction of the water system and its appurtenances are subject to approval by the Town's Public Works Director.

180-7.7 Improvements

180-7.7.1. IMPROVEMENTS AGREEMENT

No final plat shall be approved by the Town Manager or his designee until the subdivider has submitted and the Town Manager or his designee has approved a subdivision improvements agreement and Improvements Agreements Guaranty for all required improvements not completed at the time of final plat submittal. Through such agreement, the subdivider, his successors, heirs, and assigns shall guarantee to make the required improvements in accordance with design and time specifications. The Town shall issue a certificate of completion or certificate of occupancy for any improvements within the subdivision only if the conditions of Section 180-2.6.4 have been met.

- A. The following improvements shall be constructed or, if incomplete at the proposed time of final plat filing, specified in the subdivision improvements agreement (if applicable):
 - Road grading and surfacing.
 - 2. Curbs, gutters, and driveways.
 - 3. Sanitary sewer mains as applicable and sanitary sewer laterals and house connections. This includes payment to the sewer district for the appropriate portion of any sewer line built through the property by the Town as determined by the sewer district.
 - 4. Separate bicycle paths.
 - 5. A water distribution system and fire-fighting equipment, including fire hydrants, where applicable, water meters and house connections. This includes payment to the Town for the appropriate portion of any waterlines built through the property by the Town, as determined by the staff.
 - 6. Storm sewers or storm drainage system, as required.
 - 7. Street signs and traffic control signage at all street intersections and other places, as required, and address numbers for all buildings; such signs and address numbers shall be acceptable to the Planning Commission.
 - 8. A landscaping and irrigation distribution system.
 - 9. Permanent reference monuments and monument boxes.
 - 10. Street, facility, and parking lot lighting.
 - 11. Underground electric and communication utility lines and services, and all street lighting circuits.
 - 12. Traffic control devices.
 - 13. Adequate paved and striped parking facilities.

180-8.4.2. CHANGES TO NONCONFORMING USES

A nonconforming use may be changed to a conforming use, or to any use that is less intensive in nature. For purposes of this section, the intensity of a use is determined by the Community Development Director after consideration of factors reasonably related to the intensity of a land use including, but not limited to, the amount of commercial activity, the number of visitors and/or customers, the amount of parking required, the number of trips generated, and the level of noise generated by the use. A nonconforming use may not be expanded or enlarged under any circumstance.

180-8.5 Nonconforming Buildings or Structures

180-8.5.1. CHANGE, EXTENSION OR ALTERATION

- A. Applications for tenant finishes, exterior finishes, and small project in residential and commercial nonconforming structures, and applications for additions to single household and duplex nonconforming structures, Administrative Site Plan Review and Minor Site Plan Review may be approved by the Community Development Department staff if the criteria below are met.
- B. All other applications for changes, extensions, and alterations to nonconforming structures may be approved by the Planning Commission if the criteria below are met.

180-8.5.2. CRITERIA

A nonconforming structure may be changed, altered, or extended provided that the following criteria are met:

- A. Does not increase the nonconformity of said structure and,
- B. Serves to alleviate hardship on the owner or occupant, and promotes property values in the neighborhood.

180-8.5.3. APPROVAL PROCESS

Refer to Chapter 180, Article 2 for information on the application process. All changes, extensions, alterations, and additions to nonconforming structures must meet the requirements of this Chapter including but not limited to, the respective setback, height, density, lot coverage, parking, landscaping, and overlay district requirements. Any proposal which increases the nonconformity of the structure or use will require a variance. Once brought into conformance, no structure or use shall be permitted to revert to nonconforming status.

180-8.6 Restoration

A nonconforming structure, excluding signs, may be reconstructed or restored to its original condition, if damaged by fire or other accidental or natural cause, and if the structure has not suffered substantial destruction. Reconstruction or restoration of such structure shall begin within one year of the event that caused the damage and shall be completed within two years after the date of such event. The Planning Commission may grant one or more 30-day extensions of the project commencement or completion deadline upon a showing by a party requesting such an extension of extraordinary or exceptional circumstances that do not generally exist for developers. In all other cases, the reconstruction or restoration of a nonconforming structure shall comply with the all the provisions of this Chapter.

180-8.7 Abandonment

A nonconforming structure or use, including signs, which has been abandoned or discontinued for a period of one year, shall not be reestablished. Any future use of the premises shall comply with the provisions of this Chapter.

C. Lodging Facilities

For-profit facilities where lodging, meals, and the like are provided to transient visitors and guests for a defined period.

D. Offices

Uses that provide executive, management, administrative, or professional services, but do not involve the sale of merchandise except as incidental to a permitted use. Typical uses include real estate, insurance, property management, investment, employment, travel, advertising, law, architecture, design, engineering, accounting, call centers, and similar offices. Accessory uses may include cafeterias, health facilities, parking, or other amenities primarily for the use of employees in the firm or building.

E. Personal Services

Establishments that provide individual services related to personal needs directly to customers at the site of the business, or that receive goods from or return goods to the customer, which have been treated or processed at that location or another location. Examples include but are not limited to beauty and barbershops, laundromats, shoe repair shops, and tailor shops.

F. Recreation and Entertainment

Uses that provide recreation or entertainment activities. Accessory uses may include concessions, snack bars, parking, and maintenance facilities.

G. Retail

Uses involving the sale of a product directly to the final consumer for whatever purpose but not specifically or exclusively for the purpose of resale. Examples include but are not limited to bookstores, antique stores, bakeries, grocery stores, household product stores, and similar uses.

H. Vehicles and Equipment

Uses include a broad range of uses for the maintenance, sale, or rental of motor vehicles and related equipment. Accessory uses may include incidental repair and storage and offices.

I. Veterinary Services

Animal-related uses include the boarding and care of animals on a commercial basis. Accessory uses may include confinement facilities for animals, parking, and storage areas.

180-9.2.4. INDUSTRIAL USES

A. Industrial Service and Research

Uses include the repair or servicing of agricultural, industrial, business, or consumer machinery, equipment, products, or by-products. Contractors and similar uses perform services off-site. Few customers come to the site. Accessory activities may include sales, offices, parking, and storage.

B. Manufacturing and Production

Uses including all transformative processes, regardless of whether or not the new product is finished or semi-finished. Production is typically for commercial wholesaling rather than for direct sales.

C. Warehouse and Freight

Uses that are engaged in the storage or movement of goods for themselves or other firms. Goods are generally delivered to other firms or the final consumer, except for some will call pickups. There is little on site sales activity with the customer present. Accessory uses may include offices, truck fleet parking, and maintenance areas.

180-9.2.5. ACCESSORY USES

A. Accessory Uses

Uses incidental and subordinate to the principal use of the lot, building, or another structure on the same lot

180-9.3 General Definitions

In this Chapter, the following terms shall have the following meanings unless a contrary meaning is required by the context or is specifically prescribed:

Α

Access

A way or means of approach to provide vehicular or pedestrian physical entrance to a property.

Accessory Building

See Building, Accessory.

Accessory Dwelling Unit

A second, subordinate dwelling unit located on the same lot as a primary dwelling unit or commercial unit. The unit includes its own independent living facilities with provisions for sleeping, cooking, and sanitation, and is designed for residential occupancy independent of the primary dwelling unit or commercial unit. The unit may have a separate entrance or an entrance to an internal common area accessible to the outside.

Accessory Use

See Use, Accessory.

Acre, Developable

43,560 square feet of horizontal land area neither occupied by a public way nor under a water body nor in a wetland as designated pursuant to procedures under Section 404 of the Clean Water Act, nor in a floodway, as defined on the Flood Insurance Rate Map, nor designated as public open space.

Active Recreation

Activities, usually of a formal nature, often performed with others, usually requiring equipment and taking place at prescribed places, sites, or fields. Activities include, but are not limited to, swimming, snowmobiling, Frisbee golf, bicycling, tennis and other court games, baseball and other field sports, track, soccer, skating, skiing, and playground activities. Active recreation areas include, but are not limited to, campgrounds, parks, the Frisco Peninsula Recreation Area.

Activities for Conservation of Natural Resources and the Environment

Activities such as flood control, erosion control, or wetland mitigation, or other similar measures to conserve soil, water, vegetation, and wildlife.

Affordable Housing

A dwelling unit that is restricted in perpetuity to occupancy by individuals meeting the income limitations and occupancy standards as established from time to time by the Town or the Summit Combined Housing Authority. Occupancy standards include requirements for primary residency and local employment.

Alley

A minor public thoroughfare upon which the rear of building lots generally abut, used for service purposes and not intended for general travel.

Automobile Fuel Sales

An establishment operated at a fixed location at which gasoline or any other motor vehicle engine fuel is offered for sale to the public.

Automobile, Boat, and Recreational Sales or Leasing

The use of any building or land for a business involving the sale or leasing of new or used motor vehicles, boats, and recreational vehicles. Such establishments may include office space, parking lots for the display and storage of vehicles available for sale, parking areas for customers and employees, vehicle repair facilities, facilities for body work, painting, or restoration and sale of parts.

Automobile Service and Wash

The use of the site for the repair, washing, polishing, or detailing of motor vehicles and recreational vehicles. This includes the sale and on-site installation of parts, wheel and brake shops, body and fender shops and similar repair and service but excludes salvage and servicing semi-tractor trailers.

Average Existing Grade

See Existing Grade, Average.

Awning

A roof-like cover extending over or in front of an opening, such as a window or door, intended to provide shelter from the elements.

В

Basement

A space within a building having one-half or more of its floor-to ceiling height below the average level of the adjoining ground and with a floor-to-ceiling height of not less than six and one-half (6-1/2) feet.

Bedroom

A habitable space or room in a dwelling unit designed for or with potential for use as a sleeping room. Factors determining this use, in addition to the Chapter 65, Town of Frisco Building Construction and Housing Standards adopted building code, shall include a space or room with any of the following factors:

- A. Having walls and doors to separate it from other habitable spaces or rooms, or
- B. Having a closet or similar provision for clothes storage, or
- C. Having a full or partial bathroom directly connected or in close proximity to the space or room.

Rooms or floor areas in dwelling units determined by these criteria to be bedrooms, regardless of any names, labels, or intended uses proposed by the applicant, shall be used to designate the total number of bedrooms for purposes of determining required parking spaces and other regulations.

Block

A grouping of lots usually bound by streets or by a combination of streets and public land, railroad rights-of-way, water bodies, or any other physical barriers to the continuity of development, and not traversed by a through street.

Boarding, Rooming, or Lodging Facility

A building with a managing resident on the premises in which accommodations, with or without meals, are let on a short-term basis for compensation for no more than ten bedrooms. Does not include condominium hotels.

Building

Any structure used or intended for supporting or sheltering any use or occupancy. See also Structure.

C

Cabin Housing

A grouping of small, single family detached dwelling units, clustered around a common area or courtyard and developed through a unified site plan.

Caliper

The diameter of a tree trunk.

Campground

An outdoor area providing space for vacationers to temporarily occupy in tents or recreational vehicles. A campground may also include an area with rental cabins, but its primary function is to accommodate visitors providing their own shelter.

Canopy

A roof-like cover that either projects from a building over a door, entrance or window, or a freestanding or projecting roof-like cover above an outdoor service area, such as at a gasoline service station.

Camper

A vehicle, eligible to be registered and insured for highway use, designed to be used as a temporary shelter for travel, recreational and vacation purposes, but not for a permanent residence. Includes but is not limited to equipment commonly called "fifth wheels," "independent travel trailers," "dependent travel trailers," "tent trailers," "pickup campers," "motor homes," and "converted buses," but does not include mobile homes.

Canyon Effect

The creation of a visual effect, which simulates a canyon, characterized by a narrow separation between tall building facades or walls. The canyon effect is created when the distance between the closest wall planes between two opposing buildings is less than 60 percent of the height of the taller building.

Caretaker Unit

A dwelling unit for use by a person or persons hired to look after or take charge of goods, property, or a person.

Carport

An accessory structure space used for the housing or storage of motor vehicles and enclosed on not more than two sides by walls.

Certificate of Occupancy (CO)

A certificate issued by the Town of Frisco after completion, inspection, and approval of a new structure or change in use of an existing structure. The certificate states the described building has been inspected for compliance with the requirements of the-Chapter 65, town of Town of Frisco Building Construction and Housing Standards or other ordinances of the Town of the Town of Frisco Building Construction and Housing Standards or other ordinances of the Town of Frisco Shall not be valid.

Certified Solid-Fuel-Burning Device

A solid-fuel-burning device which is certified by the Air Pollution Control Division of the Colorado Department of Health or the Summit County Environmental Health Division to meet the emission standards set forth in Section IV of Regulation No. 4 of Volume 1 of the Colorado Air Quality Control Commission.

Church or Place of Worship and Assembly

A building, together with its accessory buildings and uses, where persons regularly assemble for religious worship, and which building, together with its accessory buildings and uses, is maintained and controlled by a religious body organized to sustain public worship.

Community Center

A building or portion of a building used for nonprofit, cultural, educational, recreational, religious or social activities which is open to the public or a designated part of the public, usually owned and operated by a public or nonprofit group or agency. Examples of community centers are learning centers, senior centers, and similar uses.

Community Garden

A shared land use which is planned, designed, built, and maintained by community members, governmental entities, or other non-profit entities for individual or community use and enjoyment. Community gardens may be solely used to raise food for gardeners and/or the surrounding community, or may be a decorative formal garden, an educational facility, or a rehabilitative facility. Community gardens may consist of one community plot, multiple plots, or individual plots.

Compatibility or Compatible

The characteristics of different uses, activities, or designs that allow them to be located near or adjacent to each other without adverse effect. Some elements affecting compatibility include height, scale, mass, bulk, building materials, and architecture of structures. Other characteristics include pedestrian or vehicular traffic, circulation, access, and parking impacts, landscaping, lighting, noise, and odor. Compatibility does not mean "the same as." Rather, compatibility refers to the sensitivity of development proposals in maintaining the character and context of existing development.

Complete Application

An application in the form required by this Chapter, including all information necessary to decide whether the application will comply with the requirements of this Chapter, including all items or exhibits specified during a pre-application conference and accompanied by the applicable fee.

Conditional Use

See Use, Conditional.

Condominium

A building or buildings consisting of separately owned air space units of a multi-unit property. Generally, the units or portions of the units are stacked one above another. In addition to the interest acquired in a particular unit, each unit owner has an undivided interest in the land or buildings as parts thereof used in common by all the unit owners (common elements). This does not prohibit the ownership of common areas by a homeowners association holding title to such areas for and on behalf of the owner of a condominium unit.

Condominium Hotel

A multi-unit structure, consisting of dwelling units, hotel or motel units, or some combination thereof, in which units may be individually owned and which provides a centralized management structure incorporating a 24-hour front desk check in operation, a central phone system to individual rental units, meeting rooms, food services, and recreational or leisure amenities.

Condominiumization

The development or use of the land and existing structures as a condominium project, regardless of the present or prior use of such lands and structures and regardless of whether substantial improvements have been made to structures.

Coniferous

Plants that bears seed or modified cone like structures; usually evergreens.

Council or Town Council

The Town Council of the Town of Frisco, Colorado (formerly the "Board" or the "Board of Trustees").

Figure 9-B: Eave



Electric Vehicle Charging Station

A public or private parking space served by electric vehicle supply equipment in which a vehicle is recharged.

Employee

A person who receives payment for services rendered to a business. In a home occupation or home office business, an immediate family member of the business owner and/or a resident of the business premises is not considered an employee.

Evergreen

Plant that retains leaves/needles year-round.

Exemption

A release from specified procedural requirements of this Chapter.

Existing Grade, Average

See Natural Grade, Average.

Exterior Finish

A minor change to the appearance of the outside of a building, including but not limited to, window and door replacements, roofing or siding, or painting or repainting. Does not include changes to building footprint, floor area, height, or any substantial change to the appearance of the building.

F

Farmers' Market

An occasional or periodic market held in an open area or structure where groups of individual sellers offer for sale to the public items such as fresh produce, seasonal fruits, fresh flowers, arts and crafts items, and food and beverages dispensed from booths located on-site.

Fast Food Restaurant

See Restaurant, Fast Food.

Fence

An artificially constructed barrier of any material or combination of materials that encloses, screens, or separates areas, exclusive of earthen mounds or berms.

G

Garage

An accessory building or portion of a principal building that is intended or used primarily for the storage of motor vehicles, and which is enclosed in such a manner that the stored or parked motor vehicle is contained entirely within the building.

Grade, Finished

The final elevation and contours of the ground level after development.

Grade, Natural

The elevation and contours of the ground level in its natural state, before construction, filling, or excavation. See also Natural Grade, Average.

Grading

Any stripping, cutting, filling or stockpiling of earth or land, including the land in its cut or filled condition, to create new slopes or elevations.

Greenhouse

A building with a roof and sides constructed of glass or other transparent or translucent material and in which the temperature and humidity can be regulated for the cultivation of plants.

Gross Floor Area (GFA)

See Floor Area, Gross.

Group Care Facility

A facility, required to be licensed by the state, which provides training, care, supervision, treatment and/or rehabilitation to the aged, disabled, those convicted of crimes, or those suffering the effects of drugs or alcohol; this does not include day care centers, family day care homes, foster homes, schools, hospitals, jails or prisons.

Н

Health, Recreation, and Exercise Establishment

An establishment or facility designed and equipped for the conduct of sports, exercise activities and other customary and usual recreational activities, including but not limited to tennis, racquetball, handball and squash courts, weight and aerobic exercise rooms, running facilities, swimming pools, yoga, bowling, martial arts, dance, and whirlpool and sauna facilities. Permitted accessory uses may include child care, sun tanning booths, health and nutrition counseling services, retail sales of sporting goods and restaurant services.

Height, Structure

The height of any structure measured in the same manner as building height. See Building Height.

Home Occupation

A business or profession engaged within a dwelling by a resident thereof which is clearly incidental and secondary to the use of the dwelling for residential purposes.

Home Office

An office of convenience engaged within a dwelling by a resident thereof where no more than four customers a day may visit, and where business is conducted primarily by phone, telecommunications, or by mail and no persons are employed by the resident so that the average neighbor will be unaware of its existence. There shall be no exterior indication of non-residential activity and deliveries shall not exceed volumes that would normally be expected in a residential neighborhood. There shall be no audible noise, detectable vibration or odor and no electrical interference beyond the confines of the subject dwelling unit. Advertising of the business may not

K

Kennel

Any establishment where dogs and/or cats are bred or raised for sale, or boarded, trained, cared for and/or groomed commercially, exclusive of veterinary care.

Kitchen

Any room or portion of a room within a building used, intended to be used, or designed to be used either wholly or partly for cooking and/or the preparation of food.

Kitchenette

An area used for the storage, preparation and serving of food or drink to guests that is limited to a sink, a refrigerator of no more than six (6) cubic feet in size, a cabinet area not exceeding (6) six cubic feet, and a counter area not exceeding six (6) square feet.

L

Landscaping

Any combination of living plants such as trees, shrubs, plants, vegetative ground cover and turf grasses, and may include structural features such as walkways, fences, benches, works of art, reflective pools, fountains, or other similar features. May include retention and detention ponds.

Large Project

Any commercial or mixed-use project, occurring on a lot of 10,500 square feet or greater or occurring on a group of lots combined for a unified development project which contain a total lot area of 10,500 square feet or greater; or any residential development occurring on a lot of 21,000 square feet or greater or any development of 5 or more dwelling units.

Laundromat, Commercial/Industrial

An establishment that cleans fabrics and textiles (apparel, uniforms, towels, bedding, table linens, draperies, rugs, upholstery, etc.) for other businesses. The establishment may include drop-off facilities and collection/delivery services.

Laundromat, Self-service

An establishment providing washing and drying machines on the premises for rental use to the general public. This definition includes vended laundromats, also referred to as coin-operated laundromats. This definition does not include multi-housing laundries or on-premise laundries.

Laundry, Multi-housing

On-site laundry facilities that are an accessory use to a principal multi-family residential use, such as a common laundry room utilized by the residents of an apartment complex.

Laundry, On-Premise

On-site laundry facilities that are an accessory use to a principal commercial, industrial, or institutional use, and are a part of normal business operations in industries such as healthcare, veterinary services, emergency services, sports and athletics, hospitality, spas and salons, farming and agriculture, manufacturing, etc.

Light Fixture

The assembly that houses the lamp or lamps and can include all or some of the following parts: a housing, a mounting bracket or pole socket, a lamp holder, a ballast, a reflector (mirror), and a refractor (lens).

Light Goods Repair

Any building or portion of a building that contains establishments for the repair, restoration, refurbishing, and/or mending of light portable items such as clothing, shoes, furniture, bicycles, skis, and small appliances.

laboratories, blood banks, oxygen providers, integrative medicine and holistic or homeopathic therapies, and other miscellaneous types of medical services.

Open Space

An area including buffers between neighborhoods and communities, buffers between trail systems and development, natural areas, scenic areas and vistas, historical and cultural lands, undeveloped shorelines or riparian areas, wildlife habitats and/or migration corridors, recreational access points, lands of unique ecological value, lands of significance to threatened or endangered species or species of special concern, pocket parks, trails and trail connections, and lands of aesthetic or passive recreational value.

Open Space, Usable

Any outdoor space usable for outdoor recreation activities, which may include areas maintained in a natural or undisturbed state, as well as plazas, pathways, sidewalks, landscaping, gardens, water features, fountains, or other similar areas which provide visual relief from the mass of buildings. Usable open space shall not include space used for driveways, parking areas, dumpster enclosures, or decks, patios, balconies above grade, or other similar features.

Outdoor Storage

The storage of materials, refuse, junk and/or other similar items outside of a building.

Overlay Zone

A zoning district that imposes requirements in addition to those required by the underlying zone.

Owner

Any person with a legal or equitable interest in property, with or without accompanying actual possession of the property; a person who is under contract to purchase property by land installment contract or by a purchase contract; or a person who is acquiring property, or a legal or equitable interest in it, through foreclosure.

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Parapet

The extension of a false front or a building wall above the roofline.

Parcel

See also Lot. A contiguous area of land except for intervening easements and rights-of-way with a continuous boundary.

Parcel Resubdivision

Any subdivision of a lot, tract, or other parcel of land, which previously has been subdivided.

Park, Public or Private

An area or facility to be used for recreation, exercise, sports, education, rehabilitation, or similar activities, or an area intended to enhance the enjoyment of natural features or natural beauty.

Parking and/or Loading Space

A defined area designed for a parked single vehicle which has adequate access to a street or alley.

Parking Facility

Any parking lot or parking structure which is used primarily or habitually for the parking of vehicles (excluding street or alley right-of-ways).

Passive Recreation and Open Space

Leisure-time activities, usually of an informal nature that generally involve less intensive activities, including but not limited to, walking, jogging, hiking, snowshoeing, Nordic skiing, sitting, picnicking, and other similar less intensive recreational uses.

Patio

A level hard-surfaced area at finished grade.

Permanent Monument

Any structure of masonry and/or metal (pins and caps) permanently placed on or in the ground, including those expressly placed for surveying reference.

Personal Services, General

Establishments primarily engaged in providing services involving the care of a person or his/her personal goods, including but not limited to, dry cleaning <u>pickup</u>, cosmetics, beauty and barbershops, <u>spas</u>, <u>nail salons</u>, <u>shoe</u> <u>repair shops</u>, <u>funeral services</u>, and domestic services.

Planning Commission

See Commission.

Plant Establishment Period

The time needed for a plant to recover from being transplanted, either from a container or root ball condition or previous naturally occurring locations to its new location.

Plant Nursery

Any land or structure used primarily to raise trees, shrubs, flowers, and other plants for sale or for transplanting.

Plat

A map of certain described land prepared by a land surveyor, licensed in the State of Colorado, as an instrument for recording real estate interest with the County Clerk and Recorder.

Plat Correction

A minor change made to a previously recorded plat for the purpose of correcting unintentional errors made by the owner or owners of the parcel or parcels to be changed. Such changes shall not violate the applicable zoning or subdivision requirements for the said plat to be corrected.

Preliminary Plat

The preliminary plat of a subdivision prepared in accordance with the requirements of this Chapter.

Premise

A parcel of land, or contiguous parcels of land not separated by a public right-of-way, and developed under one site plan.

Property Lines

The boundaries of a tract of land established either by a recorded subdivision plat or by written, recorded conveyance. Includes lot and parcel lines.

Principal Dwelling Unit

See Dwelling Unit, Principal

Principal Use

See Use, Principal.

Produce Stand

A building or structure used for the retail sales of fresh fruits, vegetables, flowers, herbs or plants grown on the same parcel of land where the stand is located. Such use may also involve the accessory sales of other unprocessed foodstuffs, home processed food products such as jams, jellies, pickles, sauces or baked goods, and homemade handicrafts.

"Structures" do not include benches, sculptures, fire pits, signs, fences, walls, driveways, walkways, other paved areas or public utility lines and cables.

Studio

A dwelling unit consisting of not more than one habitable room together with kitchen or kitchenette and sanitary facilities.

Sunset

The time of day when the sun disappears below the western horizon as defined daily by the National Weather Service and posted in regional newspapers.

Street Right-Of-Way

That portion of land dedicated to public use for street and utility purposes.

Subdivider

Any person, group, corporation or other entity or any agency dividing or proposing to divide land so as to constitute a subdivision.

Subdivision

The process by which a metes and bounds tract of land is divided into two or more parcels, lots, units, or building sites for the purpose, whether immediate or future, of sale or building development. It includes resubdivision and, when appropriate, may refer to a relatively large development of similar uses.

Substantial Destruction

A building or structure has suffered substantial destruction if the cost of repair of the building or structure exceeds 75 percent of the replacement cost of the entire building, excluding the foundations. The replacement cost shall be derived from the fair market value of the building or structure, or the value as defined by the Town's building code Chapter 65, Town of Frisco Building Construction and Housing Standards, whichever is greater.



Tandem Parking

The parking of one (1) motor vehicle behind another motor vehicle.

Temporary Structure

A structure without any permanent foundation or footings and that is removed when the designated time period, activity, or use for which the temporary structure was erected has ceased.

Temporary Use

See Use, Temporary.

Tenant Finish

An interior only change to the floor plan of a structure.

Time-Share

A time-share estate, as defined in Section 38-33-110(5), C.R.S. 1973, but the term does not include group reservations made for convention purposes as a single transaction with a hotel, motel or condominium owner or association. In addition, a time-share estate means a contractual or membership right of occupancy which cannot be terminated at the will of the owner or for a term of years, to the recurrent, exclusive use or occupancy of a lot, parcel, unit or segment of real property, annually or on some other periodic basis, for a period of time that has been or will be allotted from the use or occupancy periods into which the property has been divided.

Town Engineer

Any engineer certified by the State of Colorado and retained or designated by the Town to provide engineering services.

Townhome

An individually owned residential unit that has an undivided interest in common with other unit owners in the common elements of a project including land and infrastructure. Townhouse ownership includes the structure, from foundation to roof in an unbroken vertical plane, and the land on which the foundation of the Townhouse is constructed. In order for footings to be considered a foundation in any location, that area must have an unbroken vertical plane to the roof and must be physically attached to the building. Townhouse units or portions thereof cannot be stacked one above another. Nothing shall be construed to prohibit the ownership of common areas by a homeowners association holding title to such areas for and on behalf of the individual owners of a townhouse unit.

Trail Corridor

A multipurpose path designed for use by pedestrians, bicyclists, or in-line skaters, or for other non-motorized uses.

Transit-Oriented Facilities and Uses

Establishments engaged in furnishing local and regional passenger transportation, and/or furnishing services incidental to transportation, such as parking facilities, packing services, and passenger mobilization offices.



Usable Open Space

See Open Space, Usable.

Use

A purpose for which a parcel of land is designed, arranged or intended or for which it may be occupied or maintained under this Chapter.

Use, Accessory

A use of land or of a building or portion thereof customarily incidental and subordinate to the principal use of the land or building and located on the same lot or in the same building with the principal use. A dwelling unit shall not be allowed as an accessory use. Accessory uses may occupy no more than 30 percent of the gross floor area of the principal building.

Use, Conditional

A use which, because of its character, size and potential impacts, may or may not be appropriate in a particular zoning district and which may be undertaken, if at all, only in accordance with the provisions of Section 180-30 2.5 of this Chapter.

Use, Principal

The main or primary use of any lot or parcel.

Use, Temporary

A use established for a limited duration with the intent to discontinue such use upon the expiration of the time period.

Utility

Any firm, partnership, association, cooperative, company, corporation, governmental agency, special or metropolitan district, and the directors, trustees or receivers thereof, whether elected or appointed, which is engaged in providing electric, rural electric, telephone, telegraph, communications, cable television, gas pipeline carrier, water, sewerage or pipeline facilities and services.

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Variance

A departure from the provisions of this Chapter relating to the coverage, setback, height, lot size or other development standards and requirements of the applicable zoning district, but not involving the actual use.

Vested Property Right

The right to undertake and complete the specific development and use of property under the terms and conditions of a "site specific development plan."

Veterinary Clinic

An establishment that provides medical treatment and care to animals, and which may include temporary or overnight boarding of animals that are recuperating from treatment. A veterinarian clinic or office shall not may include a kennel.

W

Waiver

A relinquishment or abandonment of the requirements set forth in this Chapter relating to development and/or improvement standards.

Warehouse

An establishment whose primary activity is the storage of residential, commercial, industrial, or other goods, including inventory and/or finished products, and where no such goods are sold either at wholesale or at retail. This use does not include the storage of goods incidental to a different primary use on the same lot, which is considered an accessory use.

Way

A street, road, sidewalk, alley or other area reserved for present or future use for the purpose of vehicular or pedestrian travel. A "way" is either public (i.e. dedicated) or private (i.e., established by plat, reservation, deed, covenant or contract approved by the Town).

Wetlands

Areas, including lakes, streams, ponds, areas of seasonal standing water, areas with a predominance of wetland vegetation (such as willows, rushes or sedges), areas with boggy soils and areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands do not include areas which are saturated solely by the application of agricultural irrigation water.

Wholesale Business

The sale of goods and merchandise for resale instead of for direct consumption.

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[Reserved]

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Yard

An area of a lot not occupied by a structure, located between a street or other property line and any structure or element thereof other than a fence, wall or other customary yard accessory. Depth is to be measured perpendicularly to the street or property line.

Yard, Front

A yard between a principal structure and the front lot line and between the side lot lines.

- I. Conserve the value of land and buildings, including the conservation of natural resources and the prevention of blight and pollution of the environment;
- J. Encourage the most appropriate use of land throughout the Town based upon the Master Plan and other long-range planning documents; and
- K. Preserve and increase amenities that are vital to the economic health of the community by the promulgation of regulations to fulfill said purposes, in accordance with the provisions of Part 3, Article 23, Title 31, Colorado Revised Statutes (1977 Replacement Volume).

180-1.4 Authority

This Chapter is adopted pursuant to the authority in the Town of Frisco under Article XX, Section 6 of the Colorado Constitution, the Town of Frisco Home Rule Charter, C.R.S. §29-20-101 et seq. and §31-23-301 et seq., as amended.

180-1.5 Applicability

180-1.5.1. GENERAL APPLICABILITY

This Chapter shall apply to all land, buildings, structures, and uses located within the Town of Frisco, unless an express exemption is granted within this Chapter.

180-1.5.2. **COMPLIANCE**

- A. Buildings, structures, or signs may not be erected, substantially altered, moved, or changed in use and land may not be substantially altered or changed in principal use without certification that such action is in compliance with the applicable zoning and that all necessary permits have been received from those governmental agencies from which approval is required by state or local law. Issuance of a building permit and/or certificate of occupancy may serve as compliance certification.
- B. No permit, certificate, or approval of any use that is subject to this Chapter shall be issued or granted by any department, agency, Town official, or Town employee without full compliance with this Chapter. Any permit, certificate, or approval issued in violation of this Chapter is void.

180-1.5.3. BUILDING PERMITS AND CERTIFICATES OF OCCUPANCY

Application for, requirements for, and issuance of building permits and certificates of occupancy shall be in accordance with the building code as adopted with amendments by the TownChapter 65, Town of Frisco Building Construction and Housing Standards.

180-1.5.4. OTHER REGULATIONS

If any provision of this Chapter imposes a greater restriction than that imposed by any other provision of this Code, or any ordinance, regulation, permit, restriction, easement, covenant, or agreement, the provision of this Chapter shall control.

180-1.6 Administration

The provisions of this Chapter shall be administered and enforced by the Director of the Community Development Department of the Town of Frisco, his/her authorized representative, and/or such other authority as may be appointed by the Town Council.

b. If a site plan application is a component of the proposed conditional use, a site plan development application must be submitted concurrently for the Town to adequately review the full proposal.

4. Final Approval

Final approval or disapproval of a conditional use rests with the Planning Commission. The Commission shall make findings, which shall be put forth in a notice of decision. Such notice of decision will include any conditions of approval and will be recorded in the records of the Summit County Clerk and Recorder. Unless a business license has been issued for the use, or a building permit issued for the project within a period of one year from the date of notice of decision of the conditional use approval, the conditional use approval shall expire. Where a conditional use has been abandoned or discontinued for a period of one year or longer, or where a conditional use has been changed to a permitted use or to any other conditional use, the conditional use approval shall become null and void.

5. Expansion or Enlargement

Expansion or enlargement of a conditional use shall require a new application, unless the Director determines that:

- a. The expansion or enlargement is not expected to increase potential negative impacts to surrounding property or the Town; and
- b. The expansion or enlargement will not require adjustments to any standards greater than allowed through the administrative adjustment procedures in Section 180-2.7.2.

D. Approval Criteria

The Planning Commission may approve a conditional use permit application upon finding that each of the following criteria are met:

- 1. The proposed use in its particular location is necessary or desirable to provide a service or facility that will contribute to the general welfare of the community;
- 2. The proposed use will, under the circumstances of the particular case and the conditions imposed, be neither detrimental to the health, safety and general welfare of persons nor injurious to property or improvements in the community;
- 3. The proposed use will comply with the regulations and conditions specified in the Town Code for such use:
- 4. The proposed use furthers one or more of the goals and objectives of the Master Plan for the Town of Frisco; and
- 5. The proposed use is compatible in function, operations, and design with surrounding land uses in the vicinity and will not cause any significant adverse impacts.
- 1. The conditional use is consistent with the purpose and intent of the zone district in which it is proposed to be located, furthers the applicable goals of the Frisco Community Plan, and is a desirable use that will contribute to the general welfare of the community; and
- The conditional use is compatible with the mix of development in the immediate vicinity of the parcel in terms of density, height, bulk, architecture, landscaping, and open space, as well as with any applicable adopted regulatory master plan or PUD; and
- 3. The conditional use is consistent and compatible with the character of the immediate vicinity of the parcel proposed for development and surrounding land uses and enhances the mixture of complimentary uses and activities in the immediate vicinity of the parcel proposed for development; and

- 4. The location, size, design and operating characteristics of the proposed conditional use minimizes adverse effects, including visual impacts, impacts on pedestrian and vehicular circulation, parking, refuse and recycling services/area, service delivery, noise, vibrations and odor on surrounding properties; and
- 5. There are adequate public facilities and services to serve the conditional use including but not limited to roads, potable water, sewer, solid waste, parks, police, fire protection, emergency medical services, hospital and medical services, drainage systems and schools; and
- 6. The Community Development Director may recommend and the Planning Commission may impose such conditions on a conditional use that are necessary to maintain the integrity of the Town's Zone Districts and to ensure the conditional use complies this Chapter; is compatible with surrounding land uses; and is served by adequate public facilities. This includes, but is not limited to, imposing conditions on size, bulk, location, open space, landscaping, buffering, lighting, signage, off-street parking and other similar design features, the construction of public facilities to serve the conditional use and limitations on the operating characteristics and hours of operation.

180-2.5.2. SITE PLAN REVIEW [AMENDED 03-13-18, ORD. 18-03]

A. Purpose

The site plan review and approval procedure is intended to ensure compliance with the development and design standards of this Chapter and to encourage quality development. For land uses requiring site plan review, such uses may be established in the Town, and building or land use permits may be issued, only after a site plan showing the proposed development has been approved in accordance with the procedures and requirements of this Section 180-2.5.2. The site plan review procedures ensure that the Town has the ability to address and mitigate any adverse impacts that may result from development projects.

B. Applicability

1. Thresholds for Site Plan Review Type

The following table describes the applicable site plan review type (administrative, minor, or major) required for various types of projects.

TABLE 2-2: SITE PLAN REVIEW THRESHOLDS								
Site Plan Review Process	Comments							
Administrative Site Plan Review								
Interior Remodels and Tenant Finishes								
Exterior Finish	(E.g., repair, replacement, alteration, and addition of windows and doors, roofing, siding, painting, etc.)							
Decks, Patios, and Sheds	For single-household and two-household development only							
Landscaping and Tree Removal								
Driveways, Parking Areas, and Sidewalks								
Trash Enclosures								
Hot Tubs								
Exterior Lighting								
Solar Energy Facilities mounted on principal or accessory structures								
Minor Site Plan Review								

Decks, Patios, and Sheds	Multi-family, mixed-use, non-residential
New Single-Household and Two-Household	Including garages, additions, and associated accessory buildings/structures that are not considered "administrative"
Additions/and Accessory Buildings/Structures to Multi-Family, Mixed-Use, and Non-Residential	Maximum 1000 sq ft GFA or 1000 sf lot coverage
Ground-mounted Solar Energy Facilities	
Major Site Plan Review	
New_Multi-Family	Including additions/ <u>and</u> accessory buildings/ <u>structures</u> that do not qualify as minor site plans
New_Mixed-Use	Including additions / and accessory buildings / structures that do not qualify as minor site plans
New_Non-Residential	Including additions <u>and</u> accessory buildings <u>structures</u> that do not qualify as minor site plans

2. Referral Procedures

The Director may refer administrative or minor site plan reviews to the Planning Commission.

3. Exemptions

The following are exempt from the site plan review procedure, but are subject to the standards of this Chapter:

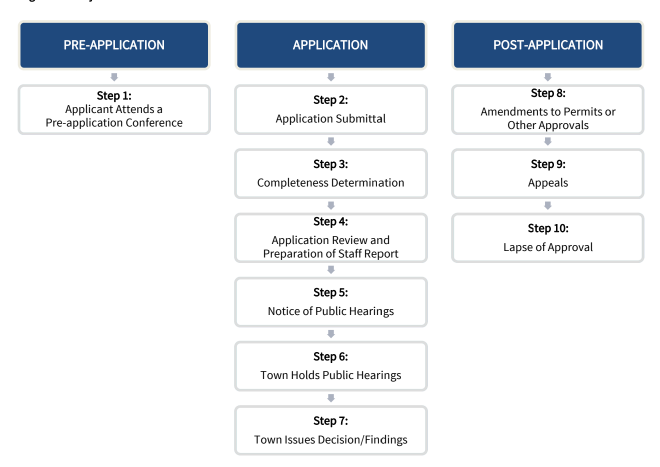
- a. A change in use that does not involve or require other development (such as new or expanded structures, additional parking, etc.); or
- b. Tenant improvements that do not increase gross floor area or building height, increase the density or intensity of use, or affect other development standards such as parking.

C. Administrative/Minor Site Plan Review Procedure

Figure 2-E identifies the applicable steps from the common review procedures in Section 180-2.3 that apply to the review of administrative and minor site plans. Additions or modifications to the common review procedures are noted below.

Figure 2-E: Administrative/Minor Site Plan Review Procedures

Figure 2-F: Major Site Plan Review Procedures



1. Pre-Application Conference

A pre-application conference shall be held in accordance with Section 180-2.3.1.

2. Application Submittal and Handling

The major site plan application shall be submitted, accepted, and revised, and may be withdrawn, in accordance with Section 180-2.3.2, with the following modifications:

a. The major site plan application shall consist of two parts, an initial sketch plan followed by a full major site plan. Both parts shall require review by the Planning Commission.

3. Sketch Plan

- a. All applications for major site plans shall present an informal sketch plan of the development before a regularly scheduled meeting of the Planning Commission. The applicant shall notify submit an application to the Community Development staff in writing at least 21 calendar days prior to the Planning Commission meeting at which the sketch plan is requested to be presented. Materials to be presented in support of the development must be of sufficient nature to allow the Planning Commission and Community Development staff to provide informed feedback on the project. At a minimum the applicant must submit the following information:
 - Written project description, including a synopsis of the proposed development program, and how the project will meet the principles of the Master Plan and the standards of the zoning code;

- ii. Site plan showing the location of the building(s) and other improvements (retaining walls, berms, dumpster locations, open space, etc.) with dimensions to setbacks, property lines, easements, north arrow, scale (no smaller than 1"=20'), legend, vicinity map;
- iii. Existing and proposed utility (main and service) lines;
- iv. Existing and proposed topography at 2 foot intervals, including 50 feet beyond the property boundary, existing easements, lot dimensions, lot size in square feet/acreage;
- v. Existing site characteristics map with vegetation, wetlands, unique natural features;
- vi. Parking space location and counts and traffic circulation design, with driveway locations, points of access from right-of-way, preliminary grades, bike and pedestrian improvements;
- vii. Proposed landscaping, post-development grades, snow storage, preliminary stormwater plan showing approach to stormwater handling;
- viii. Scaled drawings of all building locations and schematic elevations; and
- ix. Samples of all colors and materials proposed.
- b. The Planning Commission may require an applicant to return for additional sketch plan presentations if sufficient information is not received or if substantial changes to a proposal are recommended. Presentation of a sketch plan neither binds the Planning Commission to approve a site plan, nor does it confer the applicant any vested rights.
- c. The sketch plan presentation shall become null and void if a complete major site plan application is not submitted to the Community Development Department within 180 days after the date of the Planning Commission's review of the sketch plan.

4. Staff Review and Action

Following the review of the sketch plan, but not more than 90-180 days after such review, the applicant shall submit a complete major site plan application. The Director shall review the major site plan application and prepare a staff report and recommendation in accordance with Section 180-2.3.4. The applicant shall submit the application not less than 52 days prior to an upcoming Planning Commission meeting targeted as the application review date.

5. Scheduling and Notice of Public Hearings

The major site plan application shall be scheduled for a public hearing before the Planning Commission, and noticed in accordance with Section 180-2.3.5.

6. Planning Commission Review and Decisions

The Planning Commission shall review the major site plan application and approve, approve with conditions, or deny the major site plan in accordance with Section 180-2.3.7 and the approval criteria in Subsection 180-2.5.2.E.

7. Post-Decision Actions and Limitations

a. Filing of Site Plan

An approved site plan shall be filed with the Community Development Department within 60 days of its approval.

b. No Building Permit without Approval

No building permit shall be issued until the major site plan and associated construction plans have been approved pursuant to this section.

Department or the Town Manager or his designee or the Planning Commission may be called up for an appeal hearing before the Council. Such called-up appeal shall be subject to the procedural requirements set forth in Subsection 180-2.7.1.

180-2.7.2. ADMINISTRATIVE ADJUSTMENT [AMENDED 03-13-18, ORD. 18-03]

A. Purpose

The administrative adjustment procedure is intended to allow minor modifications or deviations from the dimensional or numeric standards of this Chapter with approval by the Director. Administrative adjustments are intended to provide greater flexibility when necessary, without requiring a formal zoning amendment or variance. The administrative adjustment procedure is not a waiver of Chapter standards and shall not be used to circumvent the variance procedure.

B. Applicability

- 1. Allowable administrative adjustments are listed in the table below.
- 2. However, the administrative adjustment procedure shall not apply to any proposed modification to or deviation that results in:
 - a. An increase in the overall project density;
 - b. A change in permitted uses or mix of uses;
 - c. A deviation from the use-specific standards in Article 5;
 - d. A change to a development standard already modified through a separate administrative adjustment or variance;
 - e. Building materials or aesthetic elements; or
 - f. Requirements for public roadways, utilities, or other public infrastructure or facilities.

Table 2-3: Allowable Administrative Adjustments						
Chapter Standard	Allowable Administrative Adjustment (maximum percentage)					
SITE STANDARDS						
Lot area, minimum	10					
Lot coverage, maximum	10					
LOT DIMENSIONAL STANDARDS						
Front yard setback, minimum	10					
Side yard setback, minimum	10					
Rear yard setback, minimum	10					
Encroachment into setback, maximum	10					
BUILDING STANDARDS						
Building height, maximum	10					
DEVELOPMENT STANDARDS						
Lighting height, maximum	10					
Sign height, maximum	10					
Fence or wall height, maximum	10 (1 foot maximum)					
Minimum landscaping requirements	10					
Maximum length of geometric plane <u>roof ridgeline without a change</u>	10					
<u>in elevation</u>	10					
Maximum length of building walls and roof eaves without a change in	75					
geometric plane	<u>15</u>					
Maximum percentage of building wall and roof ridgeline lengths in the same geometric plan	<u>10</u>					

180-3.11 Central Core (CC) District

180-3.11.1. PURPOSE

To promote the development of Frisco's Main Street commercial district for retail, restaurant, service, commercial, visitor accommodation, recreational, institutional and residential uses, and to enhance the visual character, scale and vitality of the central core.

180-3.11.2. DISTRICT STANDARDS

A. Dimensions

See Figures 3-I through 3-L and Sections 180-3.16 and 180-3.17.

B. Development Standards

- 1. For properties with frontage along Main Street, on-site parking shall be located at the rear of the property.
- 2. All residential development is subject to the Residential Development Standards in Section 180-6.22.
- 3. All non-residential development is subject to the Non-Residential Development Standards in Section 180-6.21.

Figure 3-I: Illustration of CC District Dimensional Standards for Properties on Main Street

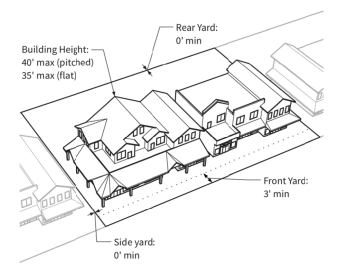


TABLE 3.11-1: CC DISTRICT DIMENSIONAL STANDARDS	
DIMENSIONAL STANDARDS	
DIMENSIONAL STANDARDS	
Project	CT STANDARDS
Maximum density	16 du/acre
Lo	OT STANDARDS
Minimum lot area	3,500 sf
Minimum lot frontage	None
Maximum lot coverage, one or two residential units	70%
Maximum lot coverage, all other uses	None
	SETBACKS
Properties on Main Street	
Minimum front yard setback	3 ft.
Minimum side yard setback	0 ft.
Minimum rear yard setback	0 ft.
Properties on located between Granite Street and G	
Galena Alley, Granite Street, and <u>between</u> Galena St	treet <u>and</u>
Galena Alley	- fr
	5 ft.
	5 ft.
Minimum rear yard setback	5 ft.
Minimum setback for alley facing yard	3 ft.
One or Two Residential Units, Including Accessory L	Units
Minimum front yard setback	10 ft.
Minimum side yard setback	5 ft.
Minimum rear yard setback	5 ft.
	STEPBACKS
floor below, see Figure 3-L.)	10 ft.
	IG STANDARDS
Maximum building height	40 ft. (pitched); 35 ft. (flat)
Maximum building height, first 20 feet in from property line on Galena Street	25 ft. (pitched roof required)

180-3.17.11. STEPBACKS

In the CC District, the following encroachments into a required stepback are permitted:

- A. Roof overhangs, limited to two feet in depth; and
- B. Railings, limited to the minimum height required by the building code Chapter 65, Town of Frisco Building Construction and Housing Standards.

180-5.1.5. TABLE OF ALLOWED USES

TABLE 5-1 TABLE	OF ALLOWED USES														
= Permitted								Con	nmer	cial/					
Blank cell = Not allowed			Res	siden	tial		Mixed-Use					Other			Use-specific
															Standards
Use Category	Use Type	SS	N.	湿	Σ×	표	βM	8	_	ပ္ပ	₹	os	PR	품	Standards
RESIDENTIAL USE	ς														
	Group care facility			l										l	
Group Living	Senior housing														
Household Living	Semon neusing														180-5.2.1
Trouseriota Etving															*on Granite &
	Cabin housing														Galena
															Streets only
	Duplex and two-unit														180-5.2.9 180
	townhomes										Ŏ				5.2.8
	Fractional ownership unit														
	Multi unit dwallings														<u>180-5.2.9</u> 180
	Multi-unit dwellings										Ó				5.2.8
	Single-household														<u>180-5.2.9</u> 180
	detached dwelling														5.2.8
	Townhomes, attached or														180-5.2.9 180-
	standalone														5.2.8
	TIONAL, AND CIVIC USES		•	1	•	•		•			1			1	
Community and	Activities for conservation						_							_	
Cultural Facilities	of natural resources and														
	the environment														
	Arts and entertainment														
	center														
	Community center														
	Church or place or worship														
	and assembly														
	Homeowner association														
Child Care	recreation facility Child day care center														
Facilities	Family day care														
racilities	School, Type 1														
Educational	School, Type 2														
Facilities	School, Type 3														
Institutional Uses	Institutional use														
Parks and Open	Active recreation														
Space	Common area														
-	Common building														
	Marina														
	Open space														
	Park														
	Park, public or private														
	Passive recreation and														
	open space use (no site														
	disturbance; compatible														
	with natural state)														
	Passive recreation and														
	open space use some site														

	OF ALLOWED USES														
■ = Permitted		Residential Commercial/ Mixed-Use									(Othe	r	Use-specific	
Use Category	Use Type	RS	RN N	R	R	RH	GW	8	=	ខ	Σ	so	PR	吊	Standards
	disturbance; compatible														
	with natural state)														
	Public or private active														
	and/or passive recreation														
	area														
Public Utilities	Public improvement	<u> </u>			<u></u>	<u></u>	<u></u>								
and Facilities	Public utility facility														
	Telecommunication														180-5.2.13
	facility (standard)													_	
	Telecommunication														180-5.2.13
	facility (low power) Transit oriented facility														
	and use														
COMMERCIAL US															
Agriculture Uses	Community garden Farmers' market														180-5.2.2
	Plant nursery or														160-5.2.2
	greenhouse														
	greennouse														<u>180-5.2.9</u> 180
	Produce stands														5.2.7
Food and	Fast food restaurant														3.2.1
Beverage	Microbrewery, distillery														
2010.050	and/or tasting room														
	Restaurant, bar, tavern														
Lodging Facilities	Boarding, rooming, and														
	lodging facility														
	Condominium hotel														
	Hostel														
	Hotel and motel														
Offices	Financial service														
	Medical office														100 F 2 7
	Medical office														<u>180-5.2.7</u>
	Office														<u>180-5.2.7</u>
Parking Facilities	Parking facility														
Personal Services	Personal services <u>. General</u>														
	<u>Laundromat</u> ,														<u>180-5.2.7</u>
	<u>Commercial/Industrial</u>														100-5.2.1
	<u>Laundromat, Self-service</u>														
Recreation and	Health, recreation, and														
Entertainment	exercise establishment									_					
	Indoor arts and														
.	entertainment center					•									
Retail	Artisan studio or gallery								_				_		
	Light retail													ļ	
	Medical marijuana														180-5.2.6
	dispensary														
	Professional trade													<u> </u>	
	Professional trade retail	1			ĺ		ĺ	Ì				ĺ	Ì		

● = Permitted			Res		Commercial/ Mixed-Use						Othe	r	Use-specific		
Use Category	Use Type	RS	S.	R	RM	RH	GW	8	=	ខ	D M	so	H.	吊	Standards
	Regional retail														
	Retail marijuana														180-5.2.11
	Sexually-oriented business														180-5.2.12
	Showroom														
Vehicles and	Auto, boat, and														
Equipment	recreational vehicle sales														
	or leasing														
	Auto fuel sales														
	Auto service or wash														
	Light goods repair														
Veterinary	Animal boarding or														
Services	training														
	Veterinary clinic														79-15
INDUSTRIAL USE	S														
Industrial Service	Commercial firewood														
and Research	cutting and storage														
	Research and														
	development														
Manufacturing	Light manufacturing														
and Production	Repair and light														
	fabrication workshop														
Warehouse and	Storage facility														
Freight	Warehouse														
Movement	Wholesale business														
ACCESSORY USES	5														
Accessory Uses	Accessory building and use														
,	Accessory dwelling unit														180-5.3.1
	Home occupation														
	Home office														
	Solar energy facility														180-5.3.3
	Electric vehicle charging														
	stations														

DISTRICT LEGEND

RS = Residential Single-Household District

RN = Residential Traditional Neighborhood District

RL = Residential Low Density District

RM = Residential Medium Density District

RH = Residential High Density District

GW = Gateway District

CO = Commercial Oriented District

LI = Light Industrial District

CC = Central Core District

MU = Mixed-Use District

OS = Open Space District

PR = Parks and Recreation District

PF = Public Facilities District

2. Crawlspaces and Basements

Basements or other similar below-grade living areas are permitted in a cabin housing development. A basement shall not exceed the gross floor area of the ground floor of the unit and shall be located primarily below the grade of the property so as not to be visible when viewed from the ground level. No more than 30 percent of the wall area of the basement may be above the finished grade and visible. A basement, regardless of its configuration or intended use, shall provide an egress window meeting the requirements of the-building-code-Chapter 65, Town of Frisco Building Construction and Housing Standards. Crawlspaces located below grade are permitted, but shall not exceed the gross floor area of the ground floor for the unit. Crawlspaces shall not be habitable living space as defined by the-building-code-Chapter 65, Town of Frisco Building Construction and Housing Standards. A crawlspace area may be used for storage, mechanical equipment, or other similar uses that do not involve habitation.

3. Front Porches and First Floor Heights

A covered front porch shall be built on each cabin housing unit. Front porches are excluded from the gross floor area and lot coverage restrictions. Front porches shall be designed to be in scale with the cabin housing unit and the overall development. First floor ceiling heights are not limited by other provisions in the chapter.

4. Affordable Housing Requirement

All cabin housing development proposals of five units or more shall provide affordable housing meeting the Town's affordable housing requirements and guidelines in the following amounts:

a. Five to eight units: one affordable unitb. Nine to 12 units: two affordable units

c. Greater than 12 units: 25 percent of the total number of units

5. Design

Each cabin housing unit shall be designed to appear as a small cabin that is reflective of Frisco's historic architecture in terms of its small scale, pitched roof, has the appearance of natural siding, and miner's-cabin influenced past. Modern or eclectic designs may be approved by the Planning Commission if it finds that the more modern or eclectic design is reflective or rationally related to Frisco's historic architecture in terms of its small scale, pitched roof, natural siding, and miner's cabin influenced past. In addition, each of the following requirements shall be met for each cabin housing development:

- a. Common usable open space shall be provided within the cabin housing development in an amount of not less than 400 square feet per cabin housing unit. The common usable open space shall be in a location within the development so that it may be practicably available for shared use by all residents. Common usable open space shall meet the Town's definition of usable open space found in Chapter 180, Article 9 of this Chapter. (For example, for an eight-unit development, 3,200 square feet of common usable open space would be required.) The Planning Commission may alter the amount of required common usable open space and lot coverage if it finds that, due to the layout of the development or unique site or location conditions, the residents will have adequate outdoor living space.
- b. A minimum of 200 square feet of private usable open space shall be provided for each unit within a cabin housing development. This private space shall be located contiguous and adjacent to each unit and is for the exclusive use of the adjacent unit. It shall be oriented towards the common open space as much as possible, with no dimension less than ten feet. Notwithstanding any other provision of this Chapter, a partially covered deck and/or patio is permitted to be within the private usable open space area.

ii. Refuse containers shall either be stored inside buildings, or when stored outside shall not be stored in Front Yards, with the exception that refuse containers shall be allowed to be placed temporarily in front yards to allow for pick up by refuse companies.

2. Dumpster Enclosures

- a. Dumpsters located within approved dumpster enclosures are required for all commercial projects and mixed-use projects, and are recommended for all multi-family residential projects.
- b. Dumpster enclosures shall be utilized for the storage of any refuse, recycling materials, and grease traps. Dumpster enclosures shall be designed to meet the following standards:
 - i. Exterior materials of dumpster enclosures shall be similar to or complementary to those used on the exterior of the primary structure or structures on the site.
 - ii. Dumpster enclosures shall be four-sided structures with gated access adequate to allow for the collection of materials stored within the dumpster enclosure.
 - iii. Dumpster enclosures shall be designed to provide a separate pedestrian access into the enclosure.
 - <u>iv.</u> Dumpster enclosures shall be located on-site in a manner that allows for easy vehicular access to the dumpster by the collection services, and where possible, in a manner that does not require backing movements into public rights-of-way, with the exception of alleys.
 - iv.v. Unroofed dumpster enclosures shall not exceed eight feet in height as measured from any point of the enclosure to the natural grade or finished grade, whichever is lowest, located directly below said point.
- c. In addition, all dumpsters and dumpster enclosures shall comply with the standards in Section 180-6.17, Refuse Management.

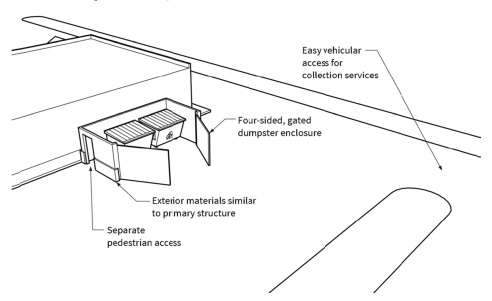


Figure 5-B: Dumpster Enclosures Location

- applicant at the address shown in the application. In addition, the Authority shall promptly notify the state medical marijuana licensing authority of any approval of an application for local licensure.
- 5. After approval of an application, the Authority shall not issue a license or license certificate until the building in which the business is to be conducted is ready for occupancy with such equipment in place as may be necessary to comply with the applicable provisions of this section. After approval of an application, the Authority shall not issue a license or license certificate until the applicant provides written evidence that the applicant has paid all license application fees due to the state in connection with the state licensing authority's review of the application. Each license certificate issued by the Town pursuant to this section shall specify the date of issuance, the period of licensure, the name of the licensee, and the premises or optional premises licensed.

H. Issuance or Denial of Application

The Authority shall deny any application that does not meet the requirements or limitations of this section. The Authority shall deny any application that contains any false, misleading, or incomplete information. The Authority shall deny an application for good cause. Denial of an application for a license shall be subject to review by a court of competent jurisdiction.

I. Persons Prohibited as Licensees

No license shall be issued to, held by, or renewed by any of the following:

- 1. Any applicant who has made a false, misleading or fraudulent statement, or who has omitted pertinent information, on the application for a license;
- 2. Any applicant for an optional premises cultivation operation license unless the applicant is simultaneously applying for, or currently holds, a license for a medical marijuana center or a medical marijuana-infused products manufacturing facility in the Town; and
- 3. Any applicant for a medical marijuana-infused products manufacturer license unless the applicant is also applying for, or currently holds, a license for a medical marijuana center in the Town.

J. Locational Criteria

No medical marijuana business shall be issued a license if, at the time of the initial application for such license, the proposed location is:

- 1. Within 500 feet of any licensed child care facility;
- 2. Within 500 feet of any educational institution or school, either public or private;
- 3. Within 500 feet of any halfway house or correctional facility;
- 4. Within 700 feet of another medical marijuana business or retail marijuana establishment;
- 5. Within 500 feet of a residential dwelling unit that is located within a residential zoning district;
- 6. Within any residential zoning district, or the Central Core Zoning District, or the Mixed-Use Zoning District along East or West Main Street;
- 7. Within any building containing a dwelling unit, a pediatrician's office, or any hotel, motel, condominium hotel, boarding facility, lodging facility or rooming facility; or
- 8. Within a single development project that contains another medical marijuana business or a retail marijuana establishment.

For purposes of this section, a "residential dwelling unit" shall not include an accessory dwelling unit to a commercial unit nor any other dwelling unit that is accessory or incidental to a commercial. For purposes of this section, a "single development project" shall mean and include any area in which the property proposed for use as a medical marijuana business shares a common interest in common property, such as parking areas or sidewalk areas, or is a member of a property owners' association with another medical

12. Residential Zoning District

Includes the following Town of Frisco zoning districts: (1) Residential Single-Household District; (2) Residential Neighborhood District; (3) Residential Low Density District; (4) Residential Medium Density District; (5) Residential High Density District.

180-5.2.7. LIGHT INDUSTRIAL ZONING DISTRICT

A. Offices and Medical Offices

Offices and Medical Offices on the ground floor are a conditional use.

B. Commercial/Industrial Laundromats

A commercial/industrial laundromats with between 30 to 49 percent of the gross floor area of the business operating as self-service is a conditional use.

180-5.2.8. MIXTURE OF USES IN THE MIXED USE DISTRICT

For properties located in the Mixed Use District, development shall be a mixture of residential and nonresidential uses, with each such use making up not less than 20 percent of the total gross floor area of all uses within the property. Developments with a lesser mixture of residential or nonresidential uses, including single use developments, are a conditional use.

180-5.2.7.180-5.2.9. PRODUCE STANDS

The majority of products sold at the stand shall have been grown, raised, or produced on the property where the stand is located. Only one stand is permitted on a property.

180-5.2.8.180-5.2.10. RESIDENTIAL USES IN CENTRAL CORE AND MIXED USE DISTRICTS

A. Central Core District

For properties located between Main Street and Galena Alley and properties located between Main Street and Granite Alley, residential uses are prohibited on the ground floor in those portions of a building that front along Main Street and/or a numbered Avenue. For these properties, 50 percent or greater of the gross floor area on the ground floor shall be nonresidential and must be located along the Main Street frontage of the lot.

B. Mixed Use District

For properties fronting along Main Street, residential uses on the ground floor are a conditional use.

180-5.2.9.180-5.2.11. RETAIL MARIJUANA

A. Purpose and Intent

The purpose of this section is to implement the Colorado Retail Marijuana Code, which authorizes the licensing and regulation of retail marijuana businesses and affords the Town the option to determine whether or not to allow retail marijuana businesses within its jurisdiction and to adopt licensing requirements that are supplemental to or more restrictive than the requirements set forth in state law. The intent of this section is to establish a nondiscriminatory mechanism by which the Town can control, through appropriate regulation, the location and operation of retail marijuana establishments within the Town. Nothing in this section is intended to promote or condone the sale, distribution, possession, or use of marijuana in violation of any applicable law. Compliance with the requirements of this section shall not provide a defense to criminal prosecution under any applicable law.

I. Locational Criteria

A retail marijuana establishment shall be operated from a permanent, indoor location and, except as further limited in this subsection, within a zoning district of the Town that allows for retail sale uses. No retail marijuana establishment shall be permitted to operate from a moveable, mobile, or transitory location. The suitability of a location for a retail marijuana establishment shall be determined at the time of the issuance of the first license. The fact that later changes in the neighborhood occur that may render the site unsuitable for a marijuana store shall not be grounds to suspend, revoke, or refuse to renew the license. No applicant shall be issued a license for a retail marijuana establishment if, at the time of the initial application for such license, the proposed location of the licensed premise is:

- 1. Within 500 feet of any licensed child care facility;
- 2. Within 500 feet of any educational institution or school, either public or private;
- 3. Within 500 feet of any halfway house or correctional facility;
- 4. Within 700 feet of another retail marijuana establishment or medical marijuana business;
- 5. Within 500 feet of a residential dwelling unit that is located within a residential zoning district;
- 6. Within any residential zoning district, or the Central Core Zoning District, or the Mixed-Use Zoning District along East or West Main Street;
- 7. Within any building containing a dwelling unit, a pediatrician's office, or any hotel, motel, condominium hotel, boarding facility, lodging facility or rooming facility; or
- 8. Within a single development project that contains another retail marijuana establishment or medical marijuana business.

For the purposes of this section, a "residential dwelling unit" shall not include an accessory dwelling unit to a commercial unit, nor any other dwelling unit that is accessory or incidental to a commercial use. For purposes of this section, a "single development project" shall mean and include any area in which the property proposed for use as a retail marijuana establishment shares a common interest in common property, such as parking areas or sidewalk areas, or is a member of a property owners' association with another retail marijuana establishment or medical marijuana business. The distances set forth in this subsection shall be computed by direct measurement in a straight line from the nearest property line of the land used for the purposes stated above, respectively, to the nearest portion of the building in which the medical marijuana business is located. The locational criteria contained in this subsection shall apply to all proposed changes in the location of an existing license. Nothing is this subsection shall be construed so as to limit the location of a retail marijuana establishment based upon its distance from another retail marijuana establishment or medical marijuana business when the retail marijuana establishment is engaged in dual operations under Subsection L below, or where the retail marijuana establishments are operated in the same licensed premises, in one contiguous location, and under the same ownership. In the event that applications for licensure of more than one medical marijuana business and/or retail marijuana establishment are pending at the same time and one proposed location is within 700 feet of another proposed location, the Licensing Authority shall consider and act first upon the application determined by the Licensing Authority to have first been a complete application without regard to the proposed location that is set forth in any application determined to have been complete at a later date.

D. Amendments

Any changes to the approved number, use, or placement of construction trailers on-site may be approved by the Community Development Department staff.

180-5.5 Affordable Housing

180-5.5.1. INCENTIVES

A. Accessory Dwelling Units

In the RL, RM, RH, GW, CC, and MU Districts, any accessory dwelling unit meeting the Town's requirements may be exempted from the density calculation as long as the unit is deed-restricted for rent to persons earning a maximum of 100 percent of the area median income, at a rate established by the Summit Combined Housing Authority for that income level, and pursuant to other criteria as established from time to time by the Town or the Summit Combined Housing Authority.

B. Density Bonuses

1. Central Core, Gateway, and Mixed-Use Districts

In the CC, GW, and MU Districts, a density bonus over the maximum allowable density is available if approved by Planning Commission, provided that:

- a. A minimum of 50 percent of the total number of bonus units is provided as affordable housing deed-restricted for sale or rent to persons earning a maximum of 100 percent of the area median income, at a rate established by the Summit Combined Housing Authority for that income level, and pursuant to other criteria as established from time to time by the Town or the Summit Combined Housing Authority; or
- b. For each bonus dwelling unit allowed, at least two affordable housing units are provided on property outside of the subject property, but within the Town of Frisco or within one (1) mile of any corporate limit of the Town of Frisco.

2. Density Bonus Requirements

- a. In order to qualify for the density bonus incentive of additional dwelling units in multi-family and/or mixed-use projects, each deed restricted affordable unit shall be no more than 15 percent smaller in gross floor area than the corresponding bonus market rate unit. Provided, however, that if the affordable housing units provided under any density bonus provision of this Chapter are located off of the site of the subject property, then the foregoing requirement shall not apply and, instead, for every two off-site affordable units provided, the total combined floor area of such units shall, at a minimum, be equal to the floor area of the associated one on-site density bonus unit. Further provided, however, that in no instance shall an off-site affordable housing unit provided under any density bonus provision of this Chapter be less than 600 square feet in gross floor area.
- b. Every owner of an affordable housing unit shall ensure that each potential buyer of the unit is qualified for the purchase through the Summit Combined Housing Authority, and any affordable housing unit established pursuant to any density bonus provision of this Chapter shall be marketed and offered solely through the Summit Combined Housing Authority.
- c. For each affordable housing unit that is provided under any density bonus provision of this Chapter and that is to be located on or off the site of the subject property, the required deed or covenant restriction for such unit shall be established and legally enforceable prior to the Town's issuance of a certificate of completion or a certificate of occupancy for the corresponding bonus market rate dwelling unit in the development project.

180-6.8 Air Quality Protection

180-6.8.1. ALLOWANCE OF NON-SOLID FUEL-BURNING DEVICES

- A. Nothing in the regulation shall be construed to limit the number of non-solid-fuel-burning devices (gas, liquid, electricity) which may be installed in new construction, provided that all such installations are in compliance with https://example.com/html/en-limits-to-burning-code-chapter-65, Town of Frisco Building Construction and Housing Standards. For the purpose of this section, "new construction" is construction of a residential, commercial, industrial, or agricultural building. This shall include any modification, replacement, or relocation of existing solid-fuel-burning devices. However, modification to solid-fuel-burning devices shall not include repair, replacement, or relocation of flue pipe.
- B. A non-solid-fuel-burning device may be installed only if the applicant(s) can demonstrate that such a device is actually being installed and will be used for burning non-solid-fuel and only if the applicant states, within his application, that said device will not be used for burning solid-fuel. The burden is upon the applicant(s) to present evidence to the Community Development Department for review. An example of evidence includes, but is not limited to, a site plan that depicts the location and installation of the non-solid-fuel-burning device, and the gas, liquid, or electricity lines and venting system which are necessary for proper functioning of this device only.

180-6.8.2. SOLID FUEL-BURNING DEVICES

No uncertified solid-fuel-burning device(s) shall be installed in any new construction. In addition, no uncertified solid-fuel-burning device(s) shall be installed in the process of modifying, replacing, or relocating any existing solid-fuel-burning device. Modifications to solid-fuel-burning devices shall not include repair, replacement, or relocation of flue pipe.

180-6.8.3. LIMITATIONS ON CERTIFIED SOLID FUEL-BURNING DEVICES

The number of certified solid fuel burning devices that may be installed in any structure within the Town of Frisco is hereby limited to the following:

- A. The maximum allowable number of certified solid-fuel-burning devices shall not exceed eight certified devices per acre within the proposed project area.
- B. Additional certified solid-fuel-burning devices shall be permitted in businesses that deal exclusively in the sale of certified solid-fuel-burning devices. However, limitations within this section shall not apply to the replacement of a noncertified solid-fuel-burning device with a certified solid-fuel-burning device.

180-6.9 Road Construction and Maintenance Standards

Any private or public road design, construction or maintenance (other than routine maintenance) in the Town shall meet the standards set forth in Section 180-6.6, Drainage Plans, Section 180-6.7, Water Quality Protection, Section 180-6.10, Stream Crossings by Roads and Utilities, Section 180-6.7.2.D, and Chapter 155, Minimum Street Design and Access Criteria.

180-6.10 Stream Crossings by Roads and Utilities

180-6.10.1. The number of stream crossings by roads and utilities shall be minimized.

180-6.10.2. The standards set forth in Section 180-6.6, Drainage Plans and Section 180-6.7, Water Quality Protection shall be met for each stream crossing by a road or utility.

180-6.12.2. The extent of the area to be included in a traffic study shall be determined by Town staff based on the type, scale, and location of the development proposed. Elements of a traffic study shall include, but not be limited to, the following:

- A. Existing traffic flow conditions within the defined study area, considering the peak hours and average daily traffic.
- B. Future conditions due to the traffic impact from the proposed development within the defined study area.
- C. Pedestrian circulation within the study area accessing the proposed development.
- D. Recommendations to relieve impacts to traffic due to the proposed development, including but not limited to, pedestrian access, intersections, current roadway sections, noise, signage and safety.

180-6.13 Parking and Loading Regulations

180-6.13.1. APPLICABILITY

These regulations are applicable to all new development and the expansion of existing development, and all commercial vehicles parked in residential areas within the Town of Frisco that create parking and loading demand. All such structures shall provide parking on the premises according to the following requirements. Parking, loading and driveway facilities shall comply with the Town of Frisco Minimum Street Design and Access Criteria, as referenced in Chapter 155.

180-6.13.2. PURPOSE

The intent of these regulations is to require that parking and loading spaces be provided relative to the impacts created by proposed new developments, while promoting a pedestrian oriented commercial and downtown area.

180-6.13.3. ON-PREMISE PARKING REQUIREMENTS

A. Parking Requirements

The following minimums for permitted uses. Minimum must be complied with in all zoning districts except the Central Core District (CC) and those properties within the Mixed-Use District (MU) that front on West Main Street. On premise parking requirements for the Central Core District and those properties in the Mixed-Use District that front on West Main Street are found under paragraph D of this Subsection 180-6.13.3. Conditional uses may require additional parking. Multiple uses will be assessed parking requirements per use and an aggregate number will be generated. Unless specifically prohibited elsewhere in this section, accessible parking spaces and electric vehicle charging stations shall be included in the calculation for required parking spaces.

TABLE 6-1	OF PARKING SPACES BY LAND USE						
USE CATEGORY	USE TYPE		PARKING SPACE REQUIREMENTS				
OSE CATEGORI	Accessory dwelling unit	Per accessory unit:	1.0				
	Accessory awelling and	Per Lock-Off:	1.0				
	Duplex and two-unit townhomes	Per Bedroom:	1.0				
	Duptex and two anne townnomes	Minimum Per Unit:	2.0				
		Maximum per Unit	4.0				
	Single-household	Per Bedroom:	1.0				
		Minimum Per Unit:	2.0				
Household Living		Maximum Per Unit:	4.0				
	Multi-unit (3+ Units) [1]	Studio:	1.0				
	111111111111111111111111111111111111111	Per Bedroom:	1.0				
		Maximum Per Unit:	4.0				
	Deed restricted units (affordable	Studio:	1.0				
	units)	Per Bedroom:	1.0				
	,	Maximum Per Unit:	2.0				
	Lock-off	Per Lock-off	1.0				
	Boarding, rooming, and lodging	Each bedroom	1.0				
	facility	Each Residential Employee	1.0				
Lodging Facilities		unit					
	Hotel or motel	Each bedroom	1.0				
		Each Resident Employee	1.0				
		unit					
	Auto wash	Stacking spaces per washing	5.0				
		bay					
		Plus 500 square feet of GFA	1.0				
		or portion thereof					
	Commercial use with drive-through	Stacking spaces per window	5.0				
	Auto fuel sales	Per pump	1.0				
	Laundromat,	Per 700 square feet of GFA or	1.0				
	<u>Commercial/Industrial</u>	portion thereof					
	Laundromat, Self-service	Per 350 square feet of GFA or	<u>1.0</u>				
		portion thereof					
Commercial	Medical office	Per 350 square feet of GFA <u>or</u>	1.0				
		portion thereof					
	Office	Per 350 square feet of GFA or	1.0				
		portion thereof					
	Personal Services, General	Per 350 square feet of GFA or	<u>1.0</u>				
		portion thereof					
	Retail	Per 350 square feet of GFA	1.0				
		area or portion thereof					
	Service station, auto repair	For every service bay	4.0				
	Warehousing, wholesale business	Per 750 square feet of GFA	1.0				
	and contractor trades						
	Day care [2]	For every employee at	1.0				
Educational		maximum staff level					
Facilities	Elementary, junior high	For every classroom	2.0				
	High school/college	For every 4 students	1.0				
		(capacity)					

D. Minimum Parking Requirements for the Central Core District (CC) and Properties within the Mixed-Use District (MU) that Front on West Main

1. The following minimums for permitted uses are required. Conditional uses may require additional parking. Multiple uses will be assessed parking requirements per use and an aggregate number will be generated. <u>Unless specifically prohibited elsewhere in this section, accessible parking spaces and electric vehicle charging stations shall be included in the calculation for required parking spaces.</u>

TABLE 6-2 MINIMUM REQUIRED PARKING SPACES – CENTRAL CORE DISTRICT AND MIXED-USE								
DISTRICTS FRONTING WEST MAIN STREET								
PARKING SPACE REQUIREMENTS								
0.0 Per 450 square feet of GFA or portion thereof								
0.0								
1.0 Per 450 square feet of GFA, or portion thereof								
0.0 if not located on the ground floor								
1.0 Per 450 square feet of GFA or portion thereof								
0.0 Per 350 square feet of seating area								
0.0 Per 450 square feet of non-seating area								
1.0 Each resident employee unit								
1.0 Each bedroom								
1.0 Per Studio and Accessory Unit								
1.0 Per bedroom								
4.0 Maximum per unit								
1.0 <u>Visitor parking space</u> <u>Ff</u> or every 5 <u>dwelling</u> units ; For								
multi unit, 3 plus units, additional parking for visitors is								
required								

Notes:

[1] Any change in the use from retail, restaurant, bar or tavern GFA approved by the Town using the parking provisions contained herein to other uses (permitted or conditional) must provide parking spaces in the amounts and locations required by the Article.

 For purposes of calculating the minimum parking requirements for any property located within the Central Core District or the Mixed-Use District when a property fronts on West Main Street, if any proposed use is not noted under this paragraph D, the parking requirements as provided in paragraph A of this section shall apply.

E. On-Street Parking Credits

- 1. In recognition of adjacent on-street and alley parking, the parking requirements for non-overnight uses may be reduced within:
 - a. The Central Core District (CC);
 - b. The Mixed-Use District for properties that front on West Main Street; and
 - c. Any other property fronting Main Street, including West Main Street and East Main Street.
- 2. In addition, the parking requirements for non-overnight uses may be reduced for properties within the Mixed-Use District that front on Granite Street. The reduction in parking requirements for such properties that front on Granite Street shall not apply to any property that fronts along the alley way or other streets in the vicinity of Granite Street.
- 3. Credits for nearby parking within rights-of-way shall be granted based on the following:

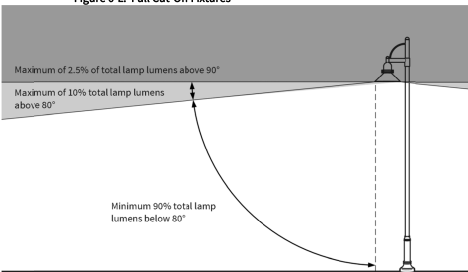


Figure 6-L: Full Cut-Off Fixtures

Full cut-off fixture as defined by IESNA

- B. Outdoor light fixtures shall be positioned so that there is no direct light emission onto adjacent properties.
- C. To minimize the indiscriminate use of illumination, it is recommended that outdoor lighting, except as required for security, be extinguished during non-operating hours.
- D. Emergency exterior exit lighting, as required by the adopted building code Chapter 65, Town of Frisco Building Construction and Housing Standards, is exempt from the full cut-off requirement for fixtures installed as lighting to be used only in emergencies.
- E. Wherever practicable, it is encouraged that lighting installations include timers, dimmers, and/or sensors to reduce overall energy consumption and unnecessary lighting.
- F. The use of energy efficiency technologies is encouraged.

180-6.16.4. HEIGHT

The mounting height of light fixtures shall be as follows:

- A. The height of wall-mounted light fixtures shall not exceed the height of the building wall to which it is mounted.
- B. Freestanding light fixtures installed along Highway 9 shall be mounted no more than 40 feet high.
- C. Freestanding light fixtures installed within public roadway right-of-ways other than along Highway 9 shall be mounted no more than 30 feet high.

180-6.16.5. PARKING LOT LIGHTING STANDARDS

Parking lot lighting shall not exceed light levels necessary for safety and locating vehicles at night and minimize light spillage onto adjacent properties. The lighting plan shall be designed so that the parking lot is lit from the outside perimeter inward and/or incorporate design features that eliminate off-sight light pollution. The maximum light spillage onto adjacent properties and rights-of-way shall not exceed 0.9 footcandles. The average level of illumination on the surface of the parking lot shall not exceed 2.0 footcandles, based on the IESNA's recommendation for parking lot lighting.

180-6.18 Fences and Walls

A fence, wall, or any similar type of screen or any combination of such items not defined as a structure may be erected on any lot including within a setback, subject to the following conditions and requirements. It is the intent of these conditions and requirements to provide privacy and protection, and screening and accenting of shrubs and landscaping without unduly interfering with the scenic view from neighboring properties or jeopardizing the safety of pedestrians and vehicles.

180-6.18.1. UNIFORM BUILDING CODES APPLICABLE

All fences and walls are subject to the <u>Uniform Building Code</u>-requirements <u>of Chapter 65, Town of Frisco</u> <u>Building Construction and Housing Standards</u>.

180-6.18.2. LOCATION OF PROPERTY LINES

It shall be the responsibility of the property owner to locate all property lines.

180-6.18.3. ENCROACHMENT

No fence or wall may extend beyond or across a property line unless in joint agreement with the abutting property owner granting each a cross-easement.

180-6.18.4. OBSTRUCTION OF VISIBILITY

No fence or wall shall be located within 15 feet of any street intersection or be so located as to block, obscure, or minimize visibility at any street intersections.

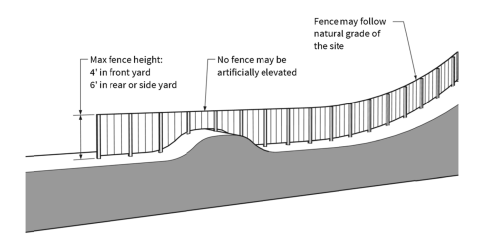
180-6.18.5. MATERIALS

Fences and walls shall be constructed of natural materials such as wood, river rock, or stone whenever practical.

180-6.18.6. HEIGHT

A. Fences and walls shall not exceed four feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any front or side yard. Fences and walls shall not exceed six feet in height measured from the existing natural grade at the base to the highest point of the fence or wall within any rear or side yard. No fence or wall may be artificially elevated by means of a berm or other method for purposes of height calculation.

Figure 6-O: Measuring Fence Height



- B. Fences and walls exceeding six feet in height but no more than eight feet in height measured from the existing natural grade at the base to the highest point of the fence or wall may be allowed if:
 - 1. They are temporary fences on construction sites erected for protection purposes during the period of construction only; or
 - 2.—They enclose garbage dumpsters; or
 - 3.2. They enclose outdoor storage areas in non-residential districts.
- C. Fences and walls exceeding six feet in height, as permitted in Subsection A above, or exceeding eight feet in height as permitted in Subsection B above, shall require conditional use approval.

180-6.19 Signs

180-6.19.1. TITLE

The provisions of this section shall be known and may be cited as the "Frisco Sign Code."

180-6.19.2. PURPOSE AND INTENT

The purpose of this section is to regulate signs in a legal and reasonable manner that promotes economic vitality, fosters public safety, advances the desired aesthetic goals of the community, and ensures compliance with constitutionally protected First Amendment rights. Accordingly, it is the purpose and intent of this section to:

- A. Promote the creation of an attractive visual environment that promotes a healthy economy by:
 - 1. Recognizing that signs are a necessary means of communication for the public that identify establishments providing goods and services.
 - 2. Promoting an overall visual effect which has a minimum of clutter and avoids the creation of a "tourist trap" atmosphere.
 - 3. Encouraging the construction of signs from materials that are compatible with the historic, cultural, and natural surroundings of Frisco.

2. Rights-of-Way

Signs are not permitted to be placed on or project into public rights-of-way without specific written authorization from the Town, except as specifically permitted elsewhere in this section.

3. Water Quality Setbacks

Signs are not permitted to be placed on or project into water quality setbacks without specific written authorization from the Town, except as specifically permitted elsewhere in this section.

4. Traffic Movement, Drainage, and Snow Storage

Signs shall not impair visibility for traffic movement and shall not impede drainage or snow storage.

C. Building Placement

1. Wall Signs

Wall signs shall be contained within any single wall panel or other architectural component upon which they are placed, and shall not exceed the height of the building wall to which the sign is affixed.

2. Projecting, Hanging, and Awning Signs

Signs shall be located to complement architectural elements of the building. No part of a projecting, hanging or awning sign shall be located above the ceiling of the second story of any building. Projecting, hanging, and awning signs shall not exceed the height of the building wall to which the sign is affixed, and shall have a minimum of eight and one-half feet clearance above the ground.

3. Multi-Tenant Buildings

Signs for businesses in multi-tenant buildings shall be located on the tenant space being identified by the sign or as depicted by the Master Sign Plan.

180-6.19.7. DESIGN STANDARDS

The purpose of the sign design standards is to promote a high level of quality and creativity, in keeping with the architectural goals and authentic mountain character of Frisco. The goal of the guidelines is also to encourage sign design that is eclectic, artistic, and original.

A. Construction

All signs and sign structures shall be made by a commercial sign manufacturer or be of similar professional quality. All signs shall be completed and erected in a professional manner.

B. Maintenance

It shall be unlawful to fail to maintain any sign, including signs exempted from these regulations with respect to permits and fees, in good repair and appearance, including but not limited to the keeping in good condition of all painted and printed surfaces, trims, poles, and text integrity.

C. Building and Electrical Permits

All signs for which a sign permit is required shall be subject to the provisions of the most currently adopted version of the building, electrical and mechanical codes. The following signs require a building permit: freestanding signs over ten feet in height, freestanding signs greater than 42 square feet in area, and awnings supported by an exterior wall which project more than 54 inches from the exterior wall.

D. Snow and Wind Load

All freestanding signs over ten feet in height or greater than 42 square feet in area shall be designed to withstand minimum wind and snow loads according to the provisions of the most currently adopted version of the building code Chapter 65, Town of Frisco Building Construction and Housing Standards. The Building Official may require freestanding signs to be designed by a Colorado licensed engineer with professional stamped plans.

A. Art

Works of art, including but not limited to murals, sculptures, and paintings, when not used as a sign or an attention getting device.

B. Community Events

Banners, flags, signs, and other similar devices erected on Town-controlled property to promote a temporary or seasonal community event, or to identify a point of interest or landmark.

C. Flags

The flag, pennant or insignia of any nation, organization or nations, state, province, county, town, any religious, civic or fraternal organization, or educational institution; and providing further that such are subject to the following limitations:

- 1. Flags and pennants shall not exceed the proportions which have been established by presidential declaration: three feet by five feet (3' x 5') when hung from a building, or five feet by seven feet (5' x 7') when hung from a large flagpole. Flags or pennants larger than the specified sizes require a sign permit.
- 2. Flags shall have a minimum clearance of eight and one half feet when they project over public sidewalks and 15 feet when projecting over streets or roads.
- 3. Except in residential areas, there shall be a minimum of 20 feet from the top of a flagpole to average grade.
- 3.4. Flags and flagpoles shall not exceed the building height limit of the applicable zoning district.
- 4.5. Flags, pennants, and insignia shall be maintained in a clean and undamaged condition at all times.
- 5.6. The display of national flags, pennants, and insignia shall be governed by the standard rules of international protocol.

D. Historic Plaques, Landmark and Memorial Signs

- 1. Historic Plaques.
- 2. Landmark signs not to exceed six square feet.
- 3. Memorial Signs not exceeding four square feet and gravestones of any size.

E. Information Signs

Information signs are permitted on the exterior of the building or building projection, or can be incorporated into a freestanding, projecting, hanging, wall, or window sign.

- 1. One "office" sign per motel/hotel business or multi-family project, not to exceed two square feet in area.
- 2. For any business, one "open/closed" sign per street frontage, up to two square feet in area per sign.
- 3. A maximum of two "vacancy" signs per motel/hotel business, provided that each sign does not exceed two square feet in area.
- 4. One "hours-of-operation" sign per entryway, not exceeding two square feet in area.
- 5. One square foot per entry is allowed for accepted methods of payment such as credit cards, membership stickers, and similar signs.
- 6. Private warning or instructional signs, such as "no soliciting", "no trespassing", "no parking", or "beware of dog," not exceeding two square feet in area.

5. Accessory Structures

The same or similar building materials shall be used on main structures and any accessory structures located on the same site, unless an alternative material can be provided that will complement the project and which meets the other standards of this section.

6. Building Additions

Additions that are 50 percent or less of the existing building floor area, or exterior remodels or renovations, may be allowed to complement the existing structure, even if the building does not currently meet the material standards of this section.

E. Building Colors

1. Intent

To promote building colors compatible with the site and surrounding buildings.

2. Maximum Color Chroma

No color may be used as the primary color of the building that exceeds a chroma of four on the Munsell Color chart. Pure white or black may not be utilized as the primary building color.

3. Exception for Building Accents

Colors that exceed a chroma of four, but that do not exceed a chroma of eight on the Munsell Color chart may be used only sparingly as accents, such as on trim or railings. Luminescent, fluorescent, or reflective colors shall not be utilized on any exterior portion of the building.

F. Garage Standards

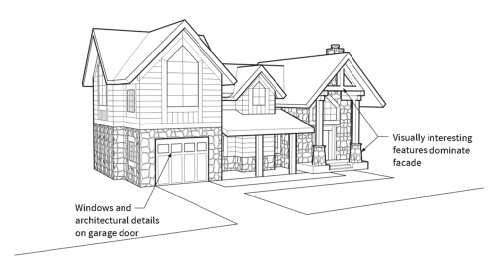
1. Intent

To promote an active and visually interesting streetscape that is not dominated by garage doors.

2. Garage Door Location

Garages are encouraged to be located and oriented away from the street where they will not act as the primary design element of the building. Street-facing garage doors shall be recessed behind the front façade of the dwelling and shall not comprise the majority of the street-facing building frontage, unless of a custom style broken up with windows or other features.

Figure 6-YY: Residential Visually Interesting Features



3. Incentives

a. Intent

To encourage the placement of garages away from the street, where they will not act as the primary design element of the building, and to encourage energy efficiency and "green" buildings.

b. Front Yard Reduction

- i.— The front yard setback may be reduced to 20 feet in the RS, RL, RM, RH and MU Districts if one of the following is met:
 - a)—Where there are garages, the garage doors do not face the street;
 - b) Where garages face the street, the garage doors are located a minimum of 40 feet from the front property line; or
 - c) The applicant has received approval for a voluntary energy efficiency related building program, such as the Energy Star energy efficiency program or the green building program as administered by the Building Official.

International Building Code as adopted by the Town Chapter 65, Town of Frisco Building Construction and Housing Standards, and the rules and regulations of the Frisco Sanitation District and the Frisco Public Works Department. All sewer mains and laterals shall be installed in easements and/or dedicated rights-of-way.

180-7.6.10. WATER

All residential, commercial, and industrial uses which have human occupancy shall have a water supply. The water distribution system of the subdivision shall contain mains of sufficient size and have a sufficient number of outlets to furnish an adequate water supply for each lot or parcel in the subdivision and to provide adequate fire protection. Design of water distribution systems shall be done by a licensed engineer and shall be in conformance with the Town Code. The design and construction of the water system and its appurtenances are subject to approval by the Town's Public Works Director.

180-7.7 Improvements

180-7.7.1. IMPROVEMENTS AGREEMENT

No final plat shall be approved by the Town Manager or his designee until the subdivider has submitted and the Town Manager or his designee has approved a subdivision improvements agreement and Improvements Agreements Guaranty for all required improvements not completed at the time of final plat submittal. Through such agreement, the subdivider, his successors, heirs, and assigns shall guarantee to make the required improvements in accordance with design and time specifications. The Town shall issue a certificate of completion or certificate of occupancy for any improvements within the subdivision only if the conditions of Section 180-2.6.4 have been met.

- A. The following improvements shall be constructed or, if incomplete at the proposed time of final plat filing, specified in the subdivision improvements agreement (if applicable):
 - Road grading and surfacing.
 - 2. Curbs, gutters, and driveways.
 - 3. Sanitary sewer mains as applicable and sanitary sewer laterals and house connections. This includes payment to the sewer district for the appropriate portion of any sewer line built through the property by the Town as determined by the sewer district.
 - 4. Separate bicycle paths.
 - 5. A water distribution system and fire-fighting equipment, including fire hydrants, where applicable, water meters and house connections. This includes payment to the Town for the appropriate portion of any waterlines built through the property by the Town, as determined by the staff.
 - 6. Storm sewers or storm drainage system, as required.
 - 7. Street signs and traffic control signage at all street intersections and other places, as required, and address numbers for all buildings; such signs and address numbers shall be acceptable to the Planning Commission.
 - 8. A landscaping and irrigation distribution system.
 - 9. Permanent reference monuments and monument boxes.
 - 10. Street, facility, and parking lot lighting.
 - 11. Underground electric and communication utility lines and services, and all street lighting circuits.
 - 12. Traffic control devices.
 - 13. Adequate paved and striped parking facilities.

180-8.4.2. CHANGES TO NONCONFORMING USES

A nonconforming use may be changed to a conforming use, or to any use that is less intensive in nature. For purposes of this section, the intensity of a use is determined by the Community Development Director after consideration of factors reasonably related to the intensity of a land use including, but not limited to, the amount of commercial activity, the number of visitors and/or customers, the amount of parking required, the number of trips generated, and the level of noise generated by the use. A nonconforming use may not be expanded or enlarged under any circumstance.

180-8.5 Nonconforming Buildings or Structures

180-8.5.1. CHANGE, EXTENSION OR ALTERATION

- A. Applications for tenant finishes, exterior finishes, and small project in residential and commercial nonconforming structures, and applications for additions to single household and duplex nonconforming structures, Administrative Site Plan Review and Minor Site Plan Review may be approved by the Community Development Department staff if the criteria below are met.
- B. All other applications for changes, extensions, and alterations to nonconforming structures may be approved by the Planning Commission if the criteria below are met.

180-8.5.2. CRITERIA

A nonconforming structure may be changed, altered, or extended provided that the following criteria are met:

- A. Does not increase the nonconformity of said structure and,
- B. Serves to alleviate hardship on the owner or occupant, and promotes property values in the neighborhood.

180-8.5.3. APPROVAL PROCESS

Refer to Chapter 180, Article 2 for information on the application process. All changes, extensions, alterations, and additions to nonconforming structures must meet the requirements of this Chapter including but not limited to, the respective setback, height, density, lot coverage, parking, landscaping, and overlay district requirements. Any proposal which increases the nonconformity of the structure or use will require a variance. Once brought into conformance, no structure or use shall be permitted to revert to nonconforming status.

180-8.6 Restoration

A nonconforming structure, excluding signs, may be reconstructed or restored to its original condition, if damaged by fire or other accidental or natural cause, and if the structure has not suffered substantial destruction. Reconstruction or restoration of such structure shall begin within one year of the event that caused the damage and shall be completed within two years after the date of such event. The Planning Commission may grant one or more 30-day extensions of the project commencement or completion deadline upon a showing by a party requesting such an extension of extraordinary or exceptional circumstances that do not generally exist for developers. In all other cases, the reconstruction or restoration of a nonconforming structure shall comply with the all the provisions of this Chapter.

180-8.7 Abandonment

A nonconforming structure or use, including signs, which has been abandoned or discontinued for a period of one year, shall not be reestablished. Any future use of the premises shall comply with the provisions of this Chapter.

C. Lodging Facilities

For-profit facilities where lodging, meals, and the like are provided to transient visitors and guests for a defined period.

D. Offices

Uses that provide executive, management, administrative, or professional services, but do not involve the sale of merchandise except as incidental to a permitted use. Typical uses include real estate, insurance, property management, investment, employment, travel, advertising, law, architecture, design, engineering, accounting, call centers, and similar offices. Accessory uses may include cafeterias, health facilities, parking, or other amenities primarily for the use of employees in the firm or building.

E. Personal Services

Establishments that provide individual services related to personal needs directly to customers at the site of the business, or that receive goods from or return goods to the customer, which have been treated or processed at that location or another location. Examples include but are not limited to beauty and barbershops, laundromats, shoe repair shops, and tailor shops.

F. Recreation and Entertainment

Uses that provide recreation or entertainment activities. Accessory uses may include concessions, snack bars, parking, and maintenance facilities.

G. Retail

Uses involving the sale of a product directly to the final consumer for whatever purpose but not specifically or exclusively for the purpose of resale. Examples include but are not limited to bookstores, antique stores, bakeries, grocery stores, household product stores, and similar uses.

H. Vehicles and Equipment

Uses include a broad range of uses for the maintenance, sale, or rental of motor vehicles and related equipment. Accessory uses may include incidental repair and storage and offices.

I. Veterinary Services

Animal-related uses include the boarding and care of animals on a commercial basis. Accessory uses may include confinement facilities for animals, parking, and storage areas.

180-9.2.4. INDUSTRIAL USES

A. Industrial Service and Research

Uses include the repair or servicing of agricultural, industrial, business, or consumer machinery, equipment, products, or by-products. Contractors and similar uses perform services off-site. Few customers come to the site. Accessory activities may include sales, offices, parking, and storage.

B. Manufacturing and Production

Uses including all transformative processes, regardless of whether or not the new product is finished or semi-finished. Production is typically for commercial wholesaling rather than for direct sales.

C. Warehouse and Freight

Uses that are engaged in the storage or movement of goods for themselves or other firms. Goods are generally delivered to other firms or the final consumer, except for some will call pickups. There is little on site sales activity with the customer present. Accessory uses may include offices, truck fleet parking, and maintenance areas.

180-9.2.5. ACCESSORY USES

A. Accessory Uses

Uses incidental and subordinate to the principal use of the lot, building, or another structure on the same lot

180-9.3 General Definitions

In this Chapter, the following terms shall have the following meanings unless a contrary meaning is required by the context or is specifically prescribed:

Α

Access

A way or means of approach to provide vehicular or pedestrian physical entrance to a property.

Accessory Building

See Building, Accessory.

Accessory Dwelling Unit

A second, subordinate dwelling unit located on the same lot as a primary dwelling unit or commercial unit. The unit includes its own independent living facilities with provisions for sleeping, cooking, and sanitation, and is designed for residential occupancy independent of the primary dwelling unit or commercial unit. The unit may have a separate entrance or an entrance to an internal common area accessible to the outside.

Accessory Use

See Use, Accessory.

Acre, Developable

43,560 square feet of horizontal land area neither occupied by a public way nor under a water body nor in a wetland as designated pursuant to procedures under Section 404 of the Clean Water Act, nor in a floodway, as defined on the Flood Insurance Rate Map, nor designated as public open space.

Active Recreation

Activities, usually of a formal nature, often performed with others, usually requiring equipment and taking place at prescribed places, sites, or fields. Activities include, but are not limited to, swimming, snowmobiling, Frisbee golf, bicycling, tennis and other court games, baseball and other field sports, track, soccer, skating, skiing, and playground activities. Active recreation areas include, but are not limited to, campgrounds, parks, the Frisco Peninsula Recreation Area.

Activities for Conservation of Natural Resources and the Environment

Activities such as flood control, erosion control, or wetland mitigation, or other similar measures to conserve soil, water, vegetation, and wildlife.

Affordable Housing

A dwelling unit that is restricted in perpetuity to occupancy by individuals meeting the income limitations and occupancy standards as established from time to time by the Town or the Summit Combined Housing Authority. Occupancy standards include requirements for primary residency and local employment.

Alley

A minor public thoroughfare upon which the rear of building lots generally abut, used for service purposes and not intended for general travel.

Automobile Fuel Sales

An establishment operated at a fixed location at which gasoline or any other motor vehicle engine fuel is offered for sale to the public.

Automobile, Boat, and Recreational Sales or Leasing

The use of any building or land for a business involving the sale or leasing of new or used motor vehicles, boats, and recreational vehicles. Such establishments may include office space, parking lots for the display and storage of vehicles available for sale, parking areas for customers and employees, vehicle repair facilities, facilities for body work, painting, or restoration and sale of parts.

Automobile Service and Wash

The use of the site for the repair, washing, polishing, or detailing of motor vehicles and recreational vehicles. This includes the sale and on-site installation of parts, wheel and brake shops, body and fender shops and similar repair and service but excludes salvage and servicing semi-tractor trailers.

Average Existing Grade

See Existing Grade, Average.

Awning

A roof-like cover extending over or in front of an opening, such as a window or door, intended to provide shelter from the elements.

В

Basement

A space within a building having one-half or more of its floor-to ceiling height below the average level of the adjoining ground and with a floor-to-ceiling height of not less than six and one-half (6-1/2) feet.

Bedroom

A habitable space or room in a dwelling unit designed for or with potential for use as a sleeping room. Factors determining this use, in addition to the Chapter 65, Town of Frisco Building Construction and Housing Standards adopted building code, shall include a space or room with any of the following factors:

- A. Having walls and doors to separate it from other habitable spaces or rooms, or
- B. Having a closet or similar provision for clothes storage, or
- C. Having a full or partial bathroom directly connected or in close proximity to the space or room.

Rooms or floor areas in dwelling units determined by these criteria to be bedrooms, regardless of any names, labels, or intended uses proposed by the applicant, shall be used to designate the total number of bedrooms for purposes of determining required parking spaces and other regulations.

Block

A grouping of lots usually bound by streets or by a combination of streets and public land, railroad rights-of-way, water bodies, or any other physical barriers to the continuity of development, and not traversed by a through street.

Boarding, Rooming, or Lodging Facility

A building with a managing resident on the premises in which accommodations, with or without meals, are let on a short-term basis for compensation for no more than ten bedrooms. Does not include condominium hotels.

Building

Any structure used or intended for supporting or sheltering any use or occupancy. See also Structure.

C

Cabin Housing

A grouping of small, single family detached dwelling units, clustered around a common area or courtyard and developed through a unified site plan.

Caliper

The diameter of a tree trunk.

Campground

An outdoor area providing space for vacationers to temporarily occupy in tents or recreational vehicles. A campground may also include an area with rental cabins, but its primary function is to accommodate visitors providing their own shelter.

Canopy

A roof-like cover that either projects from a building over a door, entrance or window, or a freestanding or projecting roof-like cover above an outdoor service area, such as at a gasoline service station.

Camper

A vehicle, eligible to be registered and insured for highway use, designed to be used as a temporary shelter for travel, recreational and vacation purposes, but not for a permanent residence. Includes but is not limited to equipment commonly called "fifth wheels," "independent travel trailers," "dependent travel trailers," "tent trailers," "pickup campers," "motor homes," and "converted buses," but does not include mobile homes.

Canyon Effect

The creation of a visual effect, which simulates a canyon, characterized by a narrow separation between tall building facades or walls. The canyon effect is created when the distance between the closest wall planes between two opposing buildings is less than 60 percent of the height of the taller building.

Caretaker Unit

A dwelling unit for use by a person or persons hired to look after or take charge of goods, property, or a person.

Carport

An accessory structure space used for the housing or storage of motor vehicles and enclosed on not more than two sides by walls.

Certificate of Occupancy (CO)

A certificate issued by the Town of Frisco after completion, inspection, and approval of a new structure or change in use of an existing structure. The certificate states the described building has been inspected for compliance with the requirements of the-Chapter 65, town of Town of Frisco Building Construction and Housing Standards or other ordinances of the Town of the Town of Frisco Building Construction and Housing Standards or other ordinances of the Town of Frisco Shall not be valid.

Certified Solid-Fuel-Burning Device

A solid-fuel-burning device which is certified by the Air Pollution Control Division of the Colorado Department of Health or the Summit County Environmental Health Division to meet the emission standards set forth in Section IV of Regulation No. 4 of Volume 1 of the Colorado Air Quality Control Commission.

Church or Place of Worship and Assembly

A building, together with its accessory buildings and uses, where persons regularly assemble for religious worship, and which building, together with its accessory buildings and uses, is maintained and controlled by a religious body organized to sustain public worship.

Community Center

A building or portion of a building used for nonprofit, cultural, educational, recreational, religious or social activities which is open to the public or a designated part of the public, usually owned and operated by a public or nonprofit group or agency. Examples of community centers are learning centers, senior centers, and similar uses.

Community Garden

A shared land use which is planned, designed, built, and maintained by community members, governmental entities, or other non-profit entities for individual or community use and enjoyment. Community gardens may be solely used to raise food for gardeners and/or the surrounding community, or may be a decorative formal garden, an educational facility, or a rehabilitative facility. Community gardens may consist of one community plot, multiple plots, or individual plots.

Compatibility or Compatible

The characteristics of different uses, activities, or designs that allow them to be located near or adjacent to each other without adverse effect. Some elements affecting compatibility include height, scale, mass, bulk, building materials, and architecture of structures. Other characteristics include pedestrian or vehicular traffic, circulation, access, and parking impacts, landscaping, lighting, noise, and odor. Compatibility does not mean "the same as." Rather, compatibility refers to the sensitivity of development proposals in maintaining the character and context of existing development.

Complete Application

An application in the form required by this Chapter, including all information necessary to decide whether the application will comply with the requirements of this Chapter, including all items or exhibits specified during a pre-application conference and accompanied by the applicable fee.

Conditional Use

See Use, Conditional.

Condominium

A building or buildings consisting of separately owned air space units of a multi-unit property. Generally, the units or portions of the units are stacked one above another. In addition to the interest acquired in a particular unit, each unit owner has an undivided interest in the land or buildings as parts thereof used in common by all the unit owners (common elements). This does not prohibit the ownership of common areas by a homeowners association holding title to such areas for and on behalf of the owner of a condominium unit.

Condominium Hotel

A multi-unit structure, consisting of dwelling units, hotel or motel units, or some combination thereof, in which units may be individually owned and which provides a centralized management structure incorporating a 24-hour front desk check in operation, a central phone system to individual rental units, meeting rooms, food services, and recreational or leisure amenities.

Condominiumization

The development or use of the land and existing structures as a condominium project, regardless of the present or prior use of such lands and structures and regardless of whether substantial improvements have been made to structures.

Coniferous

Plants that bears seed or modified cone like structures; usually evergreens.

Council or Town Council

The Town Council of the Town of Frisco, Colorado (formerly the "Board" or the "Board of Trustees").

Figure 9-B: Eave



Electric Vehicle Charging Station

A public or private parking space served by electric vehicle supply equipment in which a vehicle is recharged.

Employee

A person who receives payment for services rendered to a business. In a home occupation or home office business, an immediate family member of the business owner and/or a resident of the business premises is not considered an employee.

Evergreen

Plant that retains leaves/needles year-round.

Exemption

A release from specified procedural requirements of this Chapter.

Existing Grade, Average

See Natural Grade, Average.

Exterior Finish

A minor change to the appearance of the outside of a building, including but not limited to, window and door replacements, roofing or siding, or painting or repainting. Does not include changes to building footprint, floor area, height, or any substantial change to the appearance of the building.

F

Farmers' Market

An occasional or periodic market held in an open area or structure where groups of individual sellers offer for sale to the public items such as fresh produce, seasonal fruits, fresh flowers, arts and crafts items, and food and beverages dispensed from booths located on-site.

Fast Food Restaurant

See Restaurant, Fast Food.

Fence

An artificially constructed barrier of any material or combination of materials that encloses, screens, or separates areas, exclusive of earthen mounds or berms.

G

Garage

An accessory building or portion of a principal building that is intended or used primarily for the storage of motor vehicles, and which is enclosed in such a manner that the stored or parked motor vehicle is contained entirely within the building.

Grade, Finished

The final elevation and contours of the ground level after development.

Grade, Natural

The elevation and contours of the ground level in its natural state, before construction, filling, or excavation. See also Natural Grade, Average.

Grading

Any stripping, cutting, filling or stockpiling of earth or land, including the land in its cut or filled condition, to create new slopes or elevations.

Greenhouse

A building with a roof and sides constructed of glass or other transparent or translucent material and in which the temperature and humidity can be regulated for the cultivation of plants.

Gross Floor Area (GFA)

See Floor Area, Gross.

Group Care Facility

A facility, required to be licensed by the state, which provides training, care, supervision, treatment and/or rehabilitation to the aged, disabled, those convicted of crimes, or those suffering the effects of drugs or alcohol; this does not include day care centers, family day care homes, foster homes, schools, hospitals, jails or prisons.

Н

Health, Recreation, and Exercise Establishment

An establishment or facility designed and equipped for the conduct of sports, exercise activities and other customary and usual recreational activities, including but not limited to tennis, racquetball, handball and squash courts, weight and aerobic exercise rooms, running facilities, swimming pools, yoga, bowling, martial arts, dance, and whirlpool and sauna facilities. Permitted accessory uses may include child care, sun tanning booths, health and nutrition counseling services, retail sales of sporting goods and restaurant services.

Height, Structure

The height of any structure measured in the same manner as building height. See Building Height.

Home Occupation

A business or profession engaged within a dwelling by a resident thereof which is clearly incidental and secondary to the use of the dwelling for residential purposes.

Home Office

An office of convenience engaged within a dwelling by a resident thereof where no more than four customers a day may visit, and where business is conducted primarily by phone, telecommunications, or by mail and no persons are employed by the resident so that the average neighbor will be unaware of its existence. There shall be no exterior indication of non-residential activity and deliveries shall not exceed volumes that would normally be expected in a residential neighborhood. There shall be no audible noise, detectable vibration or odor and no electrical interference beyond the confines of the subject dwelling unit. Advertising of the business may not

K

Kennel

Any establishment where dogs and/or cats are bred or raised for sale, or boarded, trained, cared for and/or groomed commercially, exclusive of veterinary care.

Kitchen

Any room or portion of a room within a building used, intended to be used, or designed to be used either wholly or partly for cooking and/or the preparation of food.

Kitchenette

An area used for the storage, preparation and serving of food or drink to guests that is limited to a sink, a refrigerator of no more than six (6) cubic feet in size, a cabinet area not exceeding (6) six cubic feet, and a counter area not exceeding six (6) square feet.

L

Landscaping

Any combination of living plants such as trees, shrubs, plants, vegetative ground cover and turf grasses, and may include structural features such as walkways, fences, benches, works of art, reflective pools, fountains, or other similar features. May include retention and detention ponds.

Large Project

Any commercial or mixed-use project, occurring on a lot of 10,500 square feet or greater or occurring on a group of lots combined for a unified development project which contain a total lot area of 10,500 square feet or greater; or any residential development occurring on a lot of 21,000 square feet or greater or any development of 5 or more dwelling units.

Laundromat, Commercial/Industrial

An establishment that cleans fabrics and textiles (apparel, uniforms, towels, bedding, table linens, draperies, rugs, upholstery, etc.) for other businesses. The establishment may include drop-off facilities and collection/delivery services.

Laundromat, Self-service

An establishment providing washing and drying machines on the premises for rental use to the general public. This definition includes vended laundromats, also referred to as coin-operated laundromats. This definition does not include multi-housing laundries or on-premise laundries.

Laundry, Multi-housing

On-site laundry facilities that are an accessory use to a principal multi-family residential use, such as a common laundry room utilized by the residents of an apartment complex.

Laundry, On-Premise

On-site laundry facilities that are an accessory use to a principal commercial, industrial, or institutional use, and are a part of normal business operations in industries such as healthcare, veterinary services, emergency services, sports and athletics, hospitality, spas and salons, farming and agriculture, manufacturing, etc.

Light Fixture

The assembly that houses the lamp or lamps and can include all or some of the following parts: a housing, a mounting bracket or pole socket, a lamp holder, a ballast, a reflector (mirror), and a refractor (lens).

Light Goods Repair

Any building or portion of a building that contains establishments for the repair, restoration, refurbishing, and/or mending of light portable items such as clothing, shoes, furniture, bicycles, skis, and small appliances.

laboratories, blood banks, oxygen providers, integrative medicine and holistic or homeopathic therapies, and other miscellaneous types of medical services.

Open Space

An area including buffers between neighborhoods and communities, buffers between trail systems and development, natural areas, scenic areas and vistas, historical and cultural lands, undeveloped shorelines or riparian areas, wildlife habitats and/or migration corridors, recreational access points, lands of unique ecological value, lands of significance to threatened or endangered species or species of special concern, pocket parks, trails and trail connections, and lands of aesthetic or passive recreational value.

Open Space, Usable

Any outdoor space usable for outdoor recreation activities, which may include areas maintained in a natural or undisturbed state, as well as plazas, pathways, sidewalks, landscaping, gardens, water features, fountains, or other similar areas which provide visual relief from the mass of buildings. Usable open space shall not include space used for driveways, parking areas, dumpster enclosures, or decks, patios, balconies above grade, or other similar features.

Outdoor Storage

The storage of materials, refuse, junk and/or other similar items outside of a building.

Overlay Zone

A zoning district that imposes requirements in addition to those required by the underlying zone.

Owner

Any person with a legal or equitable interest in property, with or without accompanying actual possession of the property; a person who is under contract to purchase property by land installment contract or by a purchase contract; or a person who is acquiring property, or a legal or equitable interest in it, through foreclosure.

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Parapet

The extension of a false front or a building wall above the roofline.

Parcel

See also Lot. A contiguous area of land except for intervening easements and rights-of-way with a continuous boundary.

Parcel Resubdivision

Any subdivision of a lot, tract, or other parcel of land, which previously has been subdivided.

Park, Public or Private

An area or facility to be used for recreation, exercise, sports, education, rehabilitation, or similar activities, or an area intended to enhance the enjoyment of natural features or natural beauty.

Parking and/or Loading Space

A defined area designed for a parked single vehicle which has adequate access to a street or alley.

Parking Facility

Any parking lot or parking structure which is used primarily or habitually for the parking of vehicles (excluding street or alley right-of-ways).

Passive Recreation and Open Space

Leisure-time activities, usually of an informal nature that generally involve less intensive activities, including but not limited to, walking, jogging, hiking, snowshoeing, Nordic skiing, sitting, picnicking, and other similar less intensive recreational uses.

Patio

A level hard-surfaced area at finished grade.

Permanent Monument

Any structure of masonry and/or metal (pins and caps) permanently placed on or in the ground, including those expressly placed for surveying reference.

Personal Services, General

Establishments primarily engaged in providing services involving the care of a person or his/her personal goods, including but not limited to, dry cleaning <u>pickup</u>, cosmetics, beauty and barbershops, <u>spas</u>, <u>nail salons</u>, <u>shoe</u> <u>repair shops</u>, <u>funeral services</u>, and domestic services.

Planning Commission

See Commission.

Plant Establishment Period

The time needed for a plant to recover from being transplanted, either from a container or root ball condition or previous naturally occurring locations to its new location.

Plant Nursery

Any land or structure used primarily to raise trees, shrubs, flowers, and other plants for sale or for transplanting.

Plat

A map of certain described land prepared by a land surveyor, licensed in the State of Colorado, as an instrument for recording real estate interest with the County Clerk and Recorder.

Plat Correction

A minor change made to a previously recorded plat for the purpose of correcting unintentional errors made by the owner or owners of the parcel or parcels to be changed. Such changes shall not violate the applicable zoning or subdivision requirements for the said plat to be corrected.

Preliminary Plat

The preliminary plat of a subdivision prepared in accordance with the requirements of this Chapter.

Premise

A parcel of land, or contiguous parcels of land not separated by a public right-of-way, and developed under one site plan.

Property Lines

The boundaries of a tract of land established either by a recorded subdivision plat or by written, recorded conveyance. Includes lot and parcel lines.

Principal Dwelling Unit

See Dwelling Unit, Principal

Principal Use

See Use, Principal.

Produce Stand

A building or structure used for the retail sales of fresh fruits, vegetables, flowers, herbs or plants grown on the same parcel of land where the stand is located. Such use may also involve the accessory sales of other unprocessed foodstuffs, home processed food products such as jams, jellies, pickles, sauces or baked goods, and homemade handicrafts.

"Structures" do not include benches, sculptures, fire pits, signs, fences, walls, driveways, walkways, other paved areas or public utility lines and cables.

Studio

A dwelling unit consisting of not more than one habitable room together with kitchen or kitchenette and sanitary facilities.

Sunset

The time of day when the sun disappears below the western horizon as defined daily by the National Weather Service and posted in regional newspapers.

Street Right-Of-Way

That portion of land dedicated to public use for street and utility purposes.

Subdivider

Any person, group, corporation or other entity or any agency dividing or proposing to divide land so as to constitute a subdivision.

Subdivision

The process by which a metes and bounds tract of land is divided into two or more parcels, lots, units, or building sites for the purpose, whether immediate or future, of sale or building development. It includes resubdivision and, when appropriate, may refer to a relatively large development of similar uses.

Substantial Destruction

A building or structure has suffered substantial destruction if the cost of repair of the building or structure exceeds 75 percent of the replacement cost of the entire building, excluding the foundations. The replacement cost shall be derived from the fair market value of the building or structure, or the value as defined by the Town's building code Chapter 65, Town of Frisco Building Construction and Housing Standards, whichever is greater.



Tandem Parking

The parking of one (1) motor vehicle behind another motor vehicle.

Temporary Structure

A structure without any permanent foundation or footings and that is removed when the designated time period, activity, or use for which the temporary structure was erected has ceased.

Temporary Use

See Use, Temporary.

Tenant Finish

An interior only change to the floor plan of a structure.

Time-Share

A time-share estate, as defined in Section 38-33-110(5), C.R.S. 1973, but the term does not include group reservations made for convention purposes as a single transaction with a hotel, motel or condominium owner or association. In addition, a time-share estate means a contractual or membership right of occupancy which cannot be terminated at the will of the owner or for a term of years, to the recurrent, exclusive use or occupancy of a lot, parcel, unit or segment of real property, annually or on some other periodic basis, for a period of time that has been or will be allotted from the use or occupancy periods into which the property has been divided.

Town Engineer

Any engineer certified by the State of Colorado and retained or designated by the Town to provide engineering services.

Townhome

An individually owned residential unit that has an undivided interest in common with other unit owners in the common elements of a project including land and infrastructure. Townhouse ownership includes the structure, from foundation to roof in an unbroken vertical plane, and the land on which the foundation of the Townhouse is constructed. In order for footings to be considered a foundation in any location, that area must have an unbroken vertical plane to the roof and must be physically attached to the building. Townhouse units or portions thereof cannot be stacked one above another. Nothing shall be construed to prohibit the ownership of common areas by a homeowners association holding title to such areas for and on behalf of the individual owners of a townhouse unit.

Trail Corridor

A multipurpose path designed for use by pedestrians, bicyclists, or in-line skaters, or for other non-motorized uses.

Transit-Oriented Facilities and Uses

Establishments engaged in furnishing local and regional passenger transportation, and/or furnishing services incidental to transportation, such as parking facilities, packing services, and passenger mobilization offices.



Usable Open Space

See Open Space, Usable.

Use

A purpose for which a parcel of land is designed, arranged or intended or for which it may be occupied or maintained under this Chapter.

Use, Accessory

A use of land or of a building or portion thereof customarily incidental and subordinate to the principal use of the land or building and located on the same lot or in the same building with the principal use. A dwelling unit shall not be allowed as an accessory use. Accessory uses may occupy no more than 30 percent of the gross floor area of the principal building.

Use, Conditional

A use which, because of its character, size and potential impacts, may or may not be appropriate in a particular zoning district and which may be undertaken, if at all, only in accordance with the provisions of Section 180-30 2.5 of this Chapter.

Use, Principal

The main or primary use of any lot or parcel.

Use, Temporary

A use established for a limited duration with the intent to discontinue such use upon the expiration of the time period.

Utility

Any firm, partnership, association, cooperative, company, corporation, governmental agency, special or metropolitan district, and the directors, trustees or receivers thereof, whether elected or appointed, which is engaged in providing electric, rural electric, telephone, telegraph, communications, cable television, gas pipeline carrier, water, sewerage or pipeline facilities and services.

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Variance

A departure from the provisions of this Chapter relating to the coverage, setback, height, lot size or other development standards and requirements of the applicable zoning district, but not involving the actual use.

Vested Property Right

The right to undertake and complete the specific development and use of property under the terms and conditions of a "site specific development plan."

Veterinary Clinic

An establishment that provides medical treatment and care to animals, and which may include temporary or overnight boarding of animals that are recuperating from treatment. A veterinarian clinic or office shall not may include a kennel.

W

Waiver

A relinquishment or abandonment of the requirements set forth in this Chapter relating to development and/or improvement standards.

Warehouse

An establishment whose primary activity is the storage of residential, commercial, industrial, or other goods, including inventory and/or finished products, and where no such goods are sold either at wholesale or at retail. This use does not include the storage of goods incidental to a different primary use on the same lot, which is considered an accessory use.

Way

A street, road, sidewalk, alley or other area reserved for present or future use for the purpose of vehicular or pedestrian travel. A "way" is either public (i.e. dedicated) or private (i.e., established by plat, reservation, deed, covenant or contract approved by the Town).

Wetlands

Areas, including lakes, streams, ponds, areas of seasonal standing water, areas with a predominance of wetland vegetation (such as willows, rushes or sedges), areas with boggy soils and areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands do not include areas which are saturated solely by the application of agricultural irrigation water.

Wholesale Business

The sale of goods and merchandise for resale instead of for direct consumption.

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[Reserved]

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Yard

An area of a lot not occupied by a structure, located between a street or other property line and any structure or element thereof other than a fence, wall or other customary yard accessory. Depth is to be measured perpendicularly to the street or property line.

Yard, Front

A yard between a principal structure and the front lot line and between the side lot lines.