ORDINANCE NO. 324 (9-13-17)

AN ORDINANCE OF THE CITY OF TAYLOR MILL, IN KENTON COUNTY, KENTUCKY, AMENDING THE TEXT OF SECTIONS 9.29, 10.18, 10.19, 10.20, 10.21 and 11.0 C 1.d THE TAYLOR MILL ZONING ORDINANCE REGARDING SOME DTM ZONE REGULATIONS

WHEREAS, the City of Taylor Mill has proposed text amendments to the DTM (Downtown Taylor Mill) Zones of the Taylor Mill Zoning Ordinance to:

- Amend the Design and Development Standards pertaining to allowable roof types, and parking and sidewalk requirements within the DTM-1(Downtown Taylor Mill-One) Zone; and
- Amend the DTM-1 Zone to include changes to the list of permitted uses, as well as changes to the requirements for setbacks, the minimum development area and drive-through facilities; and
- 3. Amend the DTM-2 Zone to include changes to the list of permitted uses as well as changes to the requirements for setbacks, drive-through facilities and gas pumps; and
- Amend the DTM-3 Zone to include changes to the list of permitted uses, the determination of yard areas as well as changes to the requirements for building height, the minimum development area, and drive-through facilities; and
- Amend the DTM-4 Zone to include changes to the determination of yard areas and the minimum development area requirement; and
- Amend the off-street parking regulations to permit off-street parking within the minimum front, side or rear yard provided a five-foot setback from the right of way is provided; and

WHEREAS, the proposed text amendments were reviewed by the Kenton County Planning Commission (KCPC) on August 3, 2017 in proceedings numbered PC1707-0002-0002 thereof, pursuant to the requirements of K.R.S. 100.211; and the KCPC made recommendations to the City of Taylor Mill in regard to the proposed text amendments;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF TAYLOR MILL AS FOLLOWS:

Section 1.0 - Zoning Text Amendments

The Taylor Mill zoning ordinance numbered 1977-24, as previously amended and readopted from time to time, is hereby again amended so that Sections 9.29, 10.18, 10.19, 10.20, 10.21 and 11.0 C 1.d conform to the versions thereof attached hereto and incorporated herein by reference as Attachments A, B, C, D, E and F respectively, with the text being added indicated by a single solid line beneath them, and with the text being deleted indicated by brackets with a single solid line through them.

Section 2.0 - Provisions Severable

The provisions of this ordinance are severable; and the invalidity of any provision of this ordinance shall not affect the validity of any other provisions thereof; and such other provisions shall remain in full force and effect as long as they remain valid in the absence of those provisions determined to be invalid.

Section 3.0 - Conflicting Ordinances Repealed

All ordinance or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict.

Section 4.0 - Effective Date

This ordinance shall be effective as soon as possible according to law.

Section 5.0 - Publication

This ordinance shall be published in summary pursuant to K.R.S. 83A.060 (9).

DANIEL L. BELL, MAYOR

ATTACHMENT A

ARTICLE IX

GENERAL REGULATIONS

SEC. 9.29 DOWNTOWN TAYLOR MILL (DTM) DESIGN AND DEVELOPMENT STANDARDS

A. INTENT: The following regulations are hereby established to promote the health, safety and general welfare of the Downtown Taylor Mill Zones; hereafter referred to as Downtown Taylor Mill (DTM); to ensure consistent development in a manner that promotes the goals and objectives of the 2006 Area-side Comprehensive Plan for Kenton County and the 2006 I-275/KY 16 Improvement Area Land Use Study; and to provide standards for mixed-use development in Downtown Taylor Mill that will benefit the City of Taylor Mill.

The DTM Zones provide for a flexible mix of commercial uses in a pedestrian friendly environment to accommodate dense downtown commercial activity and regional and national office headquarters.

The dimensional standards and design guidelines of the DTM Zones are intended to insure that development is compatible with adjoining residential zones and uses. The standards found herein collectively promote quality development and innovative site design to create a premier community asset that will encourage various uses and site configurations ranging from a hotel and conference center to retail and office uses. In addition, flexibility is provided in return for adherence to the design standards of the DTM Zones.

- B. ZONES REGULATED: The regulations contained herein shall regulate:
 - 1. Section 10.18 DTM-1 (Downtown Taylor Mill main street) Zone.
 - 2. Section 10.19 DTM-2 (Downtown Taylor Mill office-service) Zone.
 - 3. Section 10.20 DTM-3 (Downtown Taylor Mill commercial) Zone.
 - 4. Section 10.21 DTM-4 (Downtown Taylor Mill business park) Zone.

The boundaries of which are shown on the City of Taylor Mill Zoning Map.

- C. SCOPE: This section governs all land uses and development within the DTM Zones and shall take precedence over the provisions of this ordinance unless expressly provided for otherwise by this ordinance or the Kentucky Revised Statutes.
- D. INTERPRETATION AND APPLICATION: In their interpretation and application, the provisions of this ordinance shall be held to be minimum requirements, adopted for the promotion of the health, safety, and general welfare. Whenever the requirements of any other lawfully adopted rules, regulations, or resolutions conflict, the most restrictive, or that imposing the higher standards shall govern.

E. DESIGN AND DEVELOPMENT STANDARDS:

- 1. Purpose: Design and development standards are established to create a unified image for Downtown Taylor Mill. Quality, mixed-use developments with integrated open spaces, streets, parking, and pedestrian friendly amenities are desired. To that end, the design and development standards in this section are further designed to:
 - a. Utilize decorative and long lasting building designs on all building walls facing public roadways.
 - b. Develop unique building and building configurations that fit into the overall character and design objectives of the downtown area by requiring decorative architectural elements and unique, landmark building designs.
 - c. Place structures, except within the STM-1 and DTM-2 Zones, close to "main street", a collector road identified by the 2006 I-275/KY 16 Improvement Area Land Use Study, and all streets, to create an identifiable image unique to Downtown Taylor Mill. A consistent building wall and the use of wide sidewalks and a street tree line along "main street" will ensure an attractive and functional pedestrian friendly environment.
 - d. Place parking lots in rear or side yards to make downtown structures the focal point of every development site, except that parking shall be permitted in the front, rear, and side yards in the DTM-1 and DTM-2 Zones.
 - e. Require a non-motorized transportation system for the exclusive use of pedestrians and bicyclists that provides safe linkages between retail and office uses and surrounding neighborhoods.
 - f. Incorporate sound site design techniques to minimize the intrusion on existing residential neighborhoods by saving existing vegetation where possible, placing buildings and parking lots in appropriate locations, and providing, where necessary, landscape buffer areas.
 - g. Restrict access to development parcels adjacent by requiring shared access drives and common parking lots.
 - h. Provide for low profile monument signage throughout while ensuring signage is user-friendly.

- 2. Minimum Development Area: The minimum development area shall be 2.5 acres, except for pre-existing lots or parcels which are landlocked by virtue of adjoining right-of-ways and property lines. In all DTM Zones, more than one building may be located on any one lot.
- 3. Ownership: All buildings and uses proposed in the DTM Zones shall be under such unified control as to ensure that the entire development will be developed as a unified whole.
- 4. Location of Business Activities: All business activities permitted shall be conducted within a completely enclosed building, with the exception of outdoor seating areas.
- 5. Maximum Building Footprint: The maximum footprint of any commercial or mixeduse building shall be sixty thousand (60,000) square feet. Any commercial or mixeduse building exceeding sixty thousand (60,000) square feet shall be permitted but shall be required to have a minimum height of two (2) stories or thirty (30) feet.
- 6. Mixed- Use Buildings: All buildings may contain more than one permitted use. Such buildings shall be referred to as mixed-use buildings.

7. Building Design:

- a. General: Any building elevation of any structure facing a public of private roadway shall be considered the front wall, or façade, for design purposes.
- b. Tripartite Configuration: Facades shall have a tripartite (three part) configuration with a base or foundation, a middle or modulated wall, and a top portion formed by an articulated cornice or gutter. The façade shall have a recognizable base with but not limited to the following:
 - (1) Façade Base Treatment: Facades must have a recognizable base with (but not limited to) thicker walls, ledges, or sills; Integrally textured elements such as stone or other masonry; Integrally colored and patterned elements such as smooth-finished stone; lighter or darker colored elements, mullions or panels; or planters.
 - (2) Façade Material and Color Changes: Materials and colors should not be changed in the same place, unless separated by a detail, such as a reveal, and change should occur along a horizontal or vertical line. The lighter material or color should occur above the heavier material or color in all cases. Buildings on corner lots or adjacent to access drives shall continue the same material and color on both sides and detail those façade similarly.
 - (3) Horizontal Repeating Pattern: Facades must include a repeating pattern with an expression of architectural or structural bays through a change in plane greater than or equal to one (1) wide, such as an offset, reveal, pilaster,

projecting ribs, fenestration patterns, or piers. Commercial and mixed-use building façade walls must not have a blank, uninterrupted length greater than forty (40) feet without including the required change in plan and one additional feature such as: changes in texture or pattern, or other equivalent elements that subdivide the wall into human scale proportions. All elements much repeat at intervals of less than or equal to forty (40) feet. Facades located in the DTM-4 shall follow these standards buy at an interval of eighty (80) feet.

- c. Disruption of Long Walls: Long Walls, exceeding eighty (80) feet in length, visible from a public or private roadway should include at least one change in wall plane, such as projections or recesses, having a depth of at least three (3) percent of the entire length of the façade and extending at least twenty (20) percent of the entire length of the facade.
- d. Glass: The use of glass as an architectural and design element is required as follows:
 - (1) Glass with a reflection greater than twenty (20) percent is prohibited.
 - (2) All glass located on the ground floor shall be clear vision glass.
 - (3) In the STM-1 Zone, the first floor of a building shall have a minimum of fifty (50) percent and a maximum of eighty (80) percent glass.
 - (4) In all other DTM Zones, the use of glass shall be limited to fifty (50) percent on facades to avoid the excessive use of this element and a dated appearance. The first floor of buildings shall have a minimum of twenty-five (25) percent glass to provide variety, interest, and openness.
- e. Side or Rear Walls: Side or rear walls facing walkways or visible from a street right-of-way may include false windows and door openings defined by frames, sills and lintels, or similarly proportioned modulations, only when actual doors and windows are not feasible because of the building use.
- f. Materials: Acceptable building materials include but are not limited to residentialsize, jumbo or utility brick (traditional red color or other neutral, non glazed type); stone facing material; waterproof exterior insulation and finish system (EIFS, i.e., dryvit). If EIFS or dryvit is used, it shall be used only three (3) feet above any elevation of the building and should not exceed forty (40) percent of the overall non-window façade area or any wall facing a public or private roadway. Inappropriate building materials include buy are not limited to heavily rusticated stone veneer, a glass curtain wall, vertical siding, standard CMU, and metal cladding.
- g. Main Building Entrances: Building frontages must incorporate a main entrance door. The main public entrance door shall be inviting and pronounced with lighting; distinctive building materials; and architectural elements that draw the eye to the opening such as decorative transoms, columns, recessed, or protrusions.

Entrances shall combine different colors, textures and the before mentioned architectural elements to emphasize entrances and to break the monotony of large vertical surfaces. Public entrance vistas shall be established or preserved by framing the area leading to the entrance with landscaping. It is not the intent of the landscaping or screening requirements found in this ordinance to block the view of the primary building entrances. Also, entrances should be designed with attention to pedestrian use, as well as automobile drop-off convenience.

- h. Secondary Building Entrances: Secondary building entrances open to the public are permitted if located on the rear wall of a building. Such entrances shall be clearly identified as open to the public and may include a wall-mounted sign of not more than six (6) square feet above the entrance.
- i. Architectural Details: Incorporate recesses, off-sets, arches, colonnades, columns, pilasters, detailed trim, brick bands, and contrasting courses of material, cornices, or porches to vary building facades.
- j. Accents: Use canopies, overhangs, raised parapets over the door, archways, awnings, larger openings and display windows, accent colors, and details such as tile work, moldings, pedestrian-scale lighting, and distinctive door pulls to add details and additional interest to building designs.
- k. Building Colors: Building colors must be low-reflecting, muted and neutral or earth-toned. Roof colors must be mutters and compatible with the dominant building color. High-intensity colors, bright primary colors, metallic colors, black or fluorescent colors are prohibited. Shiny, glossy or reflective materials, or brighter colors may be used on building trim and accents with a cumulative surface area of less than or equal to one quarter of one (0.25) percent of a wall. Neon lighting as an architectural trim is prohibited.
- 1. Roof Forms: Roofs, except in the DTM-1 and DTM-2 Zones, shall be flat or slightly sloped (for drainage). Decorative parapets or railing shall be incorporated on any façade facing a public street or access drive. The continuous plane of a roofline must be less than or equal to one hundred (100) feet.
- 8. Utilities: All new utilities shall be located below ground to minimize disruptions in utility service, reduce weather related losses, and to enhance the visual appearance of the downtown area.
- 9. Lighting: For the purpose of providing consistent site lighting that does not produce glare and reduces the illumination of the night sky the following lighting standards shall be followed:
 - a. General Requirements: Light poles shall be consistent in design with the overall architectural theme of the site and shall be of a neutral color such as bronze, black, or charcoal. Pedestrian-oriented lighting should be at smaller scales to light walkways and plazas while parking area lighting should be at larger scales to light parking areas and vehicular circulation routes.

- b. Continuity: All lighting, including but not limited to building lighting, security lights, and architectural lights should be at larger scales to light parking areas and vehicular circulation routes.
- c. Vehicular Area and Pedestrian Lighting:
 - (1) Light fixtures should be spaced at regular intervals and offer continuous ground plane overlap.
 - (2) Light fixtures shall be located at least two (2) feet and preferable five (5) feet back from the curb of a public right-of-way.
 - (3) Lighting should be used in combination with signage standards and other elements where possible.
 - (4) Lighting should be coordinated with street tree plantings for proper integration.
 - (5) Lighting should be maintained along the length of both sides of the public and private roadways.

d. Glare Reduction and Lighting Levels:

- (1) All non-decorative lighting shall be fully shielded lights that do not emit light rays at angles above the horizontal plane as certified by a photometric test report.
- (2) Decorative, pedestrian scale lights are encouraged in areas of pedestrian activity. All decorative lights over ten (10) feet in height shall be shielded to avoid light spillage on adjacent property and road rights-of-ways.
- (3) Where lighting abuts a residentially used or zoned property, the maximum illumination at the property line shall not exceed 0.5-foot candles. Where lighting abuts a non-residentially used or zoned property, the maximum illumination at the property line shall not exceed 1-foot candle. Lighting shall in no case exceed 6-foot candles.
- (4) Lighting located on the building wall must be fully shielded to direct the light downward.

e. Prohibited Lighting:

- (1) Neon accent lighting is prohibited on buildings and structures.
- (2) Light poles shall not exceed thirty (30) feet in height.
- (3) Bare metal light poles and elevated "sonotube" type concrete bases are prohibited.
- 10. Coverage and Open Space Requirements: Not more than seventy-five (75) percent of the area of any development area shall be covered with any combination of buildings, pavement, or other impervious surfaces.

- 11. Landscaping and Buffering: Section 9.17, Landscape Regulations shall govern in addition to the following provisions:
 - a. Applicability: For the purpose of determining applicable landscaping and screening requirements, all uses permitted and conditionally permitted, including mixed-uses, shall be considered commercial and professional office land uses.
 - b. General Requirements: The following general requirements shall apply to all landscaping and buffering elements.
 - (1) General Location: Plantings shall be located so as to provide shade and to reduce heat gain from hard surface.
 - (2) References: This section includes references to planting material types (e.g., List A, List B, and List C, etc.). Definitions and standards for these planting material types are defined in Section 9.17 of this ordinance.
 - (3) Massing: Shrubs required by Section 9.17 and this section shall be clustered in an informal manner to create a massing effect.
 - (4) Ground Cover and Lawn: Ground cover or lawn shall be planted on all areas not covered by other plant materials.
 - c. Zones or Land Uses Adjacent to Residential Zones or Land Uses: Except in the DTM-2 Zone, when a zone or land use adjoins a residential zone or land use, a 30-foot wide planting strip shall be provided. Plant materials and planting options include the following:
 - (1) 1 tree per 35 linear feet, or fraction thereof, from List A (shade trees), plus double row hedge from List E (evergreen/broadleaf shrubs).
 - (2) 1 tree per 20 linear feet, or fraction thereof, from List B (flowering and non-flowering trees), plus double row hedge from List E (evergreen/broadleaf shrubs).
 - (3) 1 tree per 40 linear feet, or fraction thereof, from List A (shade trees), plus a hedge from List D, plus a 6 foot wall, fence, or earth mound.
 - (4) 1 tree per 40 linear feet, or fraction thereof, from List B (flowering and non-flowering trees), plus a hedge from List D, plus a 6 foot wall, fence, or earth mound.
 - (5) Double row, staggered planting of trees from List C (evergreen/broadleaf shrubs) at 15 feet on center.
 - d. Interior Landscaped Area: In addition to the plant material requirements for interior landscaped areas outlined in the Landscape Requirements Table (Table 9-1), five (5) shrubs per two hundred fifty (250) square feet of landscaped area from either Lisa D (deciduous shrubs) or List E (evergreen/broadleaf shrubs) shall be provided. Ground cover shall be planted on all areas not covered by other plant

material. Landscape areas along the perimeter of the parking area, or in any part of a required yard, shall not be counted as interior landscaped areas.

e. Dumpster Screening:

- (1) Dumpster shall be located in the side or rear yards screened on three (3) sides with a screen wall that is consistent in appearance with the façade of the principal building.
- (2) The screen walls shall be at least six (6) feet in height or at least one (1) foot above the height of the enclosed trash receptacle. The fourth side of the trash enclosure shall be screened with a decorative gate that is the same height of the other three (3) screen walls. Bollards shall be installed at the enclosure opening to prevent damage to the screen walls or gate.
- (3) Evergreen plant materials shall be planted around the trash receptacle screen wall to further screen the trash receptacle and screen wall from view of any public or private roadway.

f. Equipment and Loading Areas Screening:

- (1) Location: Proper placement of utilitarian features enhances the effectiveness of screening. Mechanical equipment such as transformers, compressors, HVAC systems, chillers and communications equipment shall be located on the top or rear of buildings and fully screened from pedestrians and adjacent property.
- (2) Screening of Equipment: Ground-mounted or wall-mounted equipment shall be screened with planting beds, evergreen plantings, an opaque fence or low masonry screen wall, or combination thereof. Roof-mounted equipment shall be screened from public view and from adjacent property. The screening treatment shall be integrated within the overall building design with the use of complementary materials, colors, and architectural style of the building.
- (3) Screening of Other Site Elements: Pipes, conduit, and cables shall be limited to the back façade of building if conditions do not allow for them to be enclosed with the building itself. They shall be located as far away from public view as practical. Exterior stairs, if any, shall be located to a rear or side of a building not facing a public or private roadway to minimize the visibility of the stairs.
- g. Vehicular Use Area Perimeter Landscaping: Vehicular use area shall have a five (5) foot perimeter screening easement and shall utilize one of the following planting options:
 - (1) 1 tree per 40 linear feet, or fraction thereof, from List A (shade trees), plus 8 shrubs per 40 linear feet, or fraction thereof, from either List D (deciduous shrubs) or List E (evergreen/broadleaf shrubs).

- (2) 1 tree per 25 linear feet, or fraction thereof, from List B (flowering and non-flowering trees), plus 8 shrubs per 40 linear feet, or fraction thereof, from either List D (deciduous shrubs) or List E (evergreen/broadleaf shrubs).
- h. Street Frontage Landscaping: Street trees shall be planted to meet the following tree density requirements and shall be placed within the street right-of-way or within an easement immediately adjacent to the street right-of-way as follows:
 - (1) Adjacent to "main street": 1 tree per 40 linear feet from List A (shade trees), B (flowering and non-flowering trees), or F (street trees). Trees shall be planted in planter block measuring 6 feet deep by 12 feet long and shall be adjacent to the right-of-way. The area between planter boxes shall be paved to allow for pedestrian circulation throughout the DTM Zones.
 - (2) Adjacent to all other Right-of-Ways: 1 tree per 40 linear feet from Lisa A (shade trees), B (flowering and non-flowering trees), or F (street trees). Trees shall be planted in a landscaped strip with a width of not less than 5 feet.
- i. Landscaping Adjacent to Access Drives: All access drives shall provide a fifteen (15) foot side planting area adjacent to the access drive consisting of one (1) ornamental tree or evergreen per 40 linear feet, or fraction thereof, from List B (flowering and non-flowering trees) or List C (evergreen/broadleaf trees), plus 10 shrubs per 40 linear feet, or fractions thereof, from either List D (deciduous shrubs) or List E (evergreen/broadleaf shrubs).
- j. Detention/Retention Plantings: Where detention/retention basins can be viewed by pedestrians or are along a public or private roadway, these areas should be planted with a minimum 30 shrubs per 100 linear feet from either List D (deciduous shrubs) or List E (evergreen/broadleaf shrubs), measured at the high water level. Plants should be massed in naturalist groupings.
- k. Seasonal Landscaping: Season amenities such as portable planters, street trees or other landscaping are encouraged, so long as pedestrian movement is not hindered.
- 12. On-Street Parking: Except in the DTM-1 and DTM-2 Zones, on-street parking facilities shall be provided on all publicly dedicated local streets. The number of on-street parking spaces provided shall count towards the total number of required off-street parking spaces. On-street parallel parking spaces shall be a minimum of eight (8) feet in width and twenty-three (23) feet in length.
- 13. Off-Street Parking and Loading: Article XI, Off-Street Parking and Access Control Regulations and Article XII, Off-Street Loading and/or Unloading Regulations shall govern in addition to the following provisions.

- a. For all uses in the DTM-1, DTM-2, DTM-3 and DTM-4 Zones, a ten (10) percent reduction in the required number of off-street parking spaces is allowed.
- b. Location of Off-Street Parking Facilities: Off-street parking facilities in the DTM-1 and DTM-2 Zone shall be permitted in front, side, and rear yards, with not more than four (4) rows of parking located in any one yard. Off-street parking facilities in the DTM-3 Zone and DTM-4 Zone shall be permitted only in side and rear yards, with no more than four (4) rows of parking located in any one yard.
- c. Building Entrance Access: The location of required off-street parking facilities in the DTM-1, DTM-2, DTM-3, and DTM-4 Zones shall be within six hundred (600) feet of the building entrance to which they are intended to serve.
- d. Similar Uses: Where a use is not specifically mentioned in this ordinance, the standards for a similar listed use, as determined by the zoning administrator, shall be applied. Professional publications, including Parking Generation (Institute of Transportation Engineers), may provide guidance in determining appropriate parking standards for similar uses.
- e. Interparcel Access Requirements: For all uses located in the DTM-1, DTM-2, DTM-3, and DTM-4 Zones, the property owner shall grant an access easement to each adjoining property owner located in the DTM-1, DTM-2, DTM-3, and DTM-4 Zones. The purpose of the easement is to facilitate movement of customers and their vehicles from establishment to establishment (lot to lot_without generating additional turning movements on a public or private roadway. Such interparcel access easements shall be recorded and reference to deed book and copy of such recorded easement shall be provided to the city commission. Setbacks, curb, and perimeter landscaping requirements shall not apply to the interparcel access easement area. The interparcel access easement shall be provided subject to the following provisions:
 - (1) The interparcel access easement shall permit automobile access from the adjoining property to driveways and parking areas intended for customer or tenant use; but the use of parking spaces may be restricted to the owner's customers and tenants only.
 - (2) The granting of such easement shall be effective upon the granting of a reciprocal easement by the adjoining property owner.
 - (3) Upon the availability of access to driveways and parking areas of the adjoining lot, the pavement or other surfacing of the owner's driveways and parking areas shall be extended to the point of access on the property line.
 - (4) The location of vehicular connections across a property line should be mutually determined and constructed by both property owners. In the case of coordination problems or any factors preventing construction of an interparcel connection, the city commission shall determine the location of connection to be constructed by property owners.
 - (5) Where the proposed land use is such that adverse impact of the required easement on the use of the property would outweigh the reduced impact on

the public street provided by the reciprocal easements, the city commission may waive the requirement for access easements, in whole or in part, administratively.

- f. Shared Parking: Whenever possible, commercial and office uses in Downtown Taylor Mill shall share parking in common lots. Shared parking represents an arrangement whereby two or more commercial or office uses provide their required off-street parking in the same parking lot, thereby reducing the number of individual parking lots and the number of curb cuts required to serve such lots.
 - (1) Incentives: Incentives are provided for shared parking arrangements. The following reductions in the number of off-street parking spaces required are allowed when multiple commercial and/or office uses provide off-street parking in the same parking lot, as follows:
 - (a) A maximum forty (40) percent reduction is allowed when four (4) or more commercial and/or office uses are involved.
 - (b) A maximum thirty (30) percent reduction is allowed when three (3) or more commercial and/or office uses are involved.
 - (c) A maximum of twenty (20) percent reduction is allowed when two (2) or more commercial and/or office uses are involved.
 - (2) Required Agreements: An agreement providing for shared use of parking facilities and interparcel access must be filed with the city commission, in a form approved by the city commission. Shared parking facility privileges will continue in effect only as long as the agreement remains in force. If the agreement is no longer in force, then parking must be provided as otherwise required by this chapter.
- g. Reserved Parking: Up to five (5) percent of the total number of required off-street parking spaces and associated access drives may be reserved or set-aside for additional parking area for future use if needed. Such areas shall be approved by the city commission and shall be shown on plans to be approved and marked as "reserved parking for future use".
- h. Pedestrian Circulation: A safe transition shall be provided for people walking from parking lots to the building, or for pedestrians or bicyclists using a public pathway to the building entrance. The design of the parking lot should minimize areas where vehicular traffic move in the same space with pedestrians. Walkways shall be curbed and elevated higher than parking lots to separate pedestrians from vehicular traffic. Predominant pedestrian access ways where pedestrians and vehicles intersect frequently shall be treated with unique pavement material or colors to provide definition between pedestrian and vehicular use areas.
- i. Bicycle Parking: Off-street parking of bicycles shall be provided as follows:

- (1) For all uses there shall be one bicycle parking space for each twenty (20) automobile parking spaces or fraction thereof required in this section.
- (2) Uses allowed to have reduced parking through Shared Parking provision of this Section shall nevertheless be required to provide bicycle spaces or lockers in the amount of one for each ten (10) automobile parking spaces or fraction thereof that would otherwise be required without the shared parking provision.
- (3) The dimensions of each bicycle parking space shall accommodate the dimensions of a standard adult-sized bicycle, and shall measure no less than two (2) feet in width and six (6) feet in length. In addition to meeting these special requirements, bicycle parking racks must accommodate the use of popular locking devices used by bicyclists, included U-shaped locks.
- (4) Whenever possible, the racks should be placed within fifty (50) feet of principal building entrances where bicyclists would naturally transition to pedestrian mode. The rack placement would ideally allow for visual monitoring by people within the building and/or people entering the building. The placement of the racks should minimize conflicts with both pedestrians and motorized traffic. All bicycle parking provided should be on concrete, and located a minimum of two (2) feet from a parallel wall and three (3) feet from a perpendicular wall.
- j. Cart Corrals: Cart corrals shall be of durable, non-rusting, all-season construction and shall be designed and colored to be compatible with architecture and materials of the principal building served.
- 14. Site Access: Sidewalks and walkways facilitate the safe movement of people and provide the primary access to buildings. Automobile access to individual building lots shall be minimized and common or shared parking lots should be utilized whenever possible.
 - a. Sidewalks shall be provided as follows:
 - (1) A sidewalk with a minimum width of five (5) feet is required between the curb and the building facade.
 - (2) Americans with Disabilities Act standards shall apply.
 - (3) Seasonal pedestrian activities and amenities, including outdoor seating and eating areas, sidewalk sales, and bicycle racks are encouraged so long as pedestrian access is not limited.
 - b. Curb cuts shall be limited. Whenever possible, curb cuts shall allow for access to a common or shared parking area or for an access drive.

- 15. Signage: Article XIV, Sign Regulations shall govern in addition to the following provisions.
 - a. General Requirements: The following general requirements shall apply to all signs located in the DTM-1, DTM-2, DTM-3, and DTM-4 Zones:
 - (1) Illumination: When illumination is permitted, either by Article XIV, Sign Regulations or this section, the method of illumination shall be from a concealed lighting source. Internally illuminated signed are prohibited.
 - (2) Ground Signs. When permitted, ground signs shall be provided as follows"
 - (a) Ground signs shall consist of a low profile sign face that is placed on a solid base that extends a minimum of one (1) foot above the ground and extends at least seventy-five (75) percent of the length and width of the sign. The above ground portions of the sign base shall be considered part of the total allowable height of a ground sign.
 - (b) The sign style shall complement the architecture of the building it advertises.
 - (c) Landscaping consisting of shrubs, flowers, and/or accent stones shall be provided around the base of all monument signs.
 - (d) Lighting shall consist of concealed ground lighting and shall be flush with the grade or obscured by landscaping.
 - (3) Material: Sign materials should be compatible with the design of the façade on which they are placed. The selected materials should also contribute to the legibility of the sign and should be durable. Whenever possible, signs should be constructed of natural materials such as metal or wood.
 - (4) Placement: Signs should not obscure architectural features; instead, their design should be integrated with the design of the building as follows:
 - (a) Signs shall fit within the existing façade features, shall be confined to signable areas, and shall not interfere with doors and window openings, conceal architectural details, or obscure the composition of the façade.
 - (b) Signs should be mounted in locations that respect the design of a building, including the arrangement of bays and openings.
 - (c) Wall-mounted signs on friezes, lintels, spandrels, and fascias over storefront windows should be sizes to fit within these surfaces and not extended above, below or beyond them. Typically, a wall-mounted sign should be centered on a horizontal surface over a storefront opening or series of windows.
 - (5) Sign Design Creativity: Imaginative and innovative sign designs are considered a community enhancement. Signs make a positive contribution to

the surrounding environment, as well as help identify and define downtown Taylor Mill as follows:

- (a) Creative, detailed, artistic, and unique signage is encouraged and will be considered in the context of the building on which the sign will be located, surrounding uses, sign design (color, materials, scale, and detailing).
- (b) The use of icons, symbols, graphic logos or designs that represent a service, occupation or product are preferred.
- (c) Signs should convey one message only in the simplest manner possible.
- b. Permitted Signs in DTM Zones: The following classes of signs, as defined in Section 14.6, Classification of Signs may be erected and maintained:
 - (1) Class 1 (Flat or window sign, single faced only)
 - (2) Class 2 (Flat, window, or projecting sign, single or double faced)
 - (3) Class 4 (Flat, window, or ground sign, single or double faced; to be used temporarily for advertising development, new construction, or the sale, lease, rental, remodeling and re-building of designated structures or a designated land area)
 - (4) Class 5 (Individual letters only, single faced only) and/or Class 6 (Flat sign, single faced only). A combination of Classes 5 and 6 signs may be used provided that the combined total number of square feet of the sign area used shall not exceed one (1) square foot of area for each horizontal linear foot of building wall upon which the sign or signs are located.
 - (5) Access Drive: One (1) ground sign shall be permitted at the entrance to any access drive as follows:
 - (a) Ground signs shall be single or double faced with a maximum size of single sign area of sixty (60) square feet and a maximum height above grade at top of sign of fifteen (15) feet.
- c. Permitted Signs in the DTM-3 Zone: In addition to permitted signs identified above, one (1) signature wall sign shall be permitted for a hotel and conference center building or office building as follows:
 - (1) The sign shall be placed beneath the roof line of the building wall facing the interstate highway.
 - (2) The wall sign shall not extend above the roof line of the building that it is attached to.
 - (3) The sign area shall not exceed one (1) square foot per lineal frontage, and in no case shall exceed two hundred (200) square feet.

- d. Permitted Sign in the DTM-4 Zone: In additional to permitted signs identified above, ground signs shall be permitted in the DTM-4 Zone as follows:
 - (1) Ground signs shall be single or doubled faced with a maximum size of single sign area of fifteen (15) square feet and a maximum height above grade at top of sign of eight (8) feet.
- e. Additional Permitted Signs: In addition to permitted signs identified above, the following signs shall also be permitted:
 - (1) Wall-Mounted Display: A wall-mounted display featuring a menu or description of items for sale within a retail or commercial space shall be contained within a shallow weather-proof wood or metal case, with the text clearly visible through a glass front. The display case shall be attached the building wall, next to the main entrance, at a height of approximately five (5) feet, shall no exceed a total sign area of two (2) square feet, and may be lighted if the lighting source is not visible.
 - (2) Sandwich Board Sign: One sandwich board sign per business establishment shall be permitted as follows:
 - (a) The area of the signboard, single-sided, shall not exceed five (5) square feet.
 - (b) The signboard shall be constructed of wood, chalkboard or finished metal.
 - (c) Letters may be painted or handwritten.
 - (d) The sign shall be located within four (4) feet of the main entrance to the business and its location shall not interfere with pedestrian or vehicular circulation.
 - (e) The information displayed shall be limited to daily specials and hours of operation.
 - (f) The sign shall be removed at the end of the business day.
 - (3) Multi-Tenant Directory Sign: In addition to other signage, one directory sign shall be permitted at the main entrance of a multi-tenant building that displays the name and suite number of each business or commercial establishment as follows:
 - (a) Individual letters and/or rows of text shall not exceed one (1) inch in height.
 - (b) The total directory area shall not exceed six (6) square feet.
 - (c) The sign material must have a professional appearance and be made of cast metal or other approved durable material.

ATTACHMENT B

ARTICLE X

ZONES

SEC. 10.18 DTM-1 (DOWNTOWN TAYLOR MILL PRIMARY MAIN STREET) ZONE

A. PURPOSE: The purpose of the DTM-1 Zone is to provide for a pedestrian friendly, mixed use "main street" style environment consistent with the *Comprehensive Plan's* and *I-275/KY 16 Land Use Plan's* development, land use and transportation goals, objectives, policies and strategies. This zone is intended to be both a community focal point and destination where residents can congregate, socialize, and have access to a wide variety of small to medium sized retail, office, and service uses located in a dense, urban environment. DTM-1 development regulations collectively promote high quality and innovative site design to create a sense of place unique to Taylor Mill. Mixed land use flexibility is provided in return for adherence to design standards. Provisions for bicycle and pedestrian accessibility and circulation are required within the DTM-1 Zone to reduce automobile trips, provide a livable environment for existing residents, and enhance the value and aesthetics of the surrounding community.

B. PERMITTED USES:

- 1. Apparel shop
- 2. Art gallery, picture framing
- 3. Art supplies
- 4. Bakery and bakery good store, provided the product are sold exclusively on the premises
- 5. Bicycle sales and service
- 6. Book, stationery, or gift shop
- 7. Camera and photographic supplies
- 8. Candy store, soda fountain, ice cream store
- 9. Clothing store
- 10. Community centers, publicly owned and/or operated
- 11. Copy services
- 12. Delicatessen
- 13. Drug store
- 14. Drive-through facilities, in accordance with the use standards provided in this Section
- 15. Dry cleaning and laundry pick-up station
- 16. Eating and drinking establishments, outdoor patio dining is permitted
- 17. Existing single-family residential dwellings
- 18. Existing multi-family residential dwellings
- 19. Multi-family residential dwellings (R2 zoning uses and densities) or upper floors of permitted commercial office/developments
- 20. Florist shop

- 21. Food store and supermarkets
- 22. Furniture store
- 23. General merchandise Grocery store
- 24. Glass, china, or pottery store
- 25. Governmental offices
- 26. Grocery store
- 27. Hardware store
- 28. Health club/fitness center
- 29. Hobby shop
- 30. Household and electrical appliance store, including incidental repair
- 31. Interior decorating studio
- 32. Jewelry store, including repair
- 33. Leather goods and luggage store
- 34. Libraries
- 35. Meat store, butcher
- 36. Music, musical instruments, and records, including incidental repair
- 37. Nursery school
- 38. Opticians and optical goods
- 39. Package liquor and wine store
- 40. Pet shop, excluding boarding and outside runs
- 41. Police and fire stations
- 42. Post office
- 43. Professional offices, including:
 - a. Medical and dental
 - b. Banks and other financial institutions, including savings, loan, and finance companies
 - c. Legal
 - d. Accounting
 - e. Engineering
 - f. Architecture
 - g. Interior design
 - h. Marketing
 - i. Employment service
 - j. Administrative and managerial
 - k. Medical laboratory
 - l. Education service
 - m. Office equipment and computer service
 - n. Telecommunications
 - o. Data processing
 - p. Corporate and regional corporate offices
 - q. Investment services office
- 44. Radio and television store, including incidental repair
- 45. Shipping and mail service
- 46. Shoe sales and repair

- 47. Spas, salons and barber shops
- 48. Sporting goods
- 49. Studios for professional work or teaching of any form of fine arts, photography, music, drama, or dance
- 50. Tailor shop
- 51. Toy store
- 52. Travel agency
- 53. Variety store, including notions and "five and ten" stores
- 54. Video sales and rental

C. ACCESSORY USES

- 1. Customary accessory uses.
- 2. Fences and walls, as regulated by Article XI and Article XIII of this ordinance.
- 3. Signs, as regulated by Article XIV and Section 9.29 of this ordinance.

D. AREA AND HEIGHT REGULATIONS

- 1. Building Placement: In the DTM-1 zone, setbacks are more relaxed than in the DTM-3 zone. While buildings are still directed toward the street, parking is permitted in the front, back and side yards. Sidewalks and street trees create a pedestrian-friendly atmosphere that helps link this zone to DTM-3, while allowing design flexibility with regards to the location of parking lots. Appropriate site accommodations shall be made for off-street parking and loading and landscaping and buffering requirements. Off street parking shall be permitted in the front yard, side yard and rear yards in accordance with the provisions of Section 9.29.
 - a. Minimum Front Yard Depth: Buildings shall be constructed to a minimum of fifteen (15') foot front yard setback from all public streets, except in the following circumstances:
 - (1) The two sides of a corner lot or parcel which front on a public right of way shall be considered a front yard for purposes of determining minimum set back requirements
 - (2) Slight variations in the setback may be allowed at building entrances to architecturally pronounce the location and importance of building entrances to pedestrians.
 - (3) A larger setback is permitted when the resulting area is used as a pedestrian amenity, including formally landscaped plazas, courtyards and outdoor seating areas for restaurants, cafes, and coffee shops.
 - b. Minimum Side Yard Depth: Buildings shall be constructed to a minimum of fifteen (15') foot setback from all side property lines, except in the following circumstances:
 - (1) When a zone or land use adjoins a residential zone or land use, a 30-foot wide planting strip shall be provided as required in Section 9.29.
 - (2) A formal pedestrian-only walkway is provided that connects off-street parking areas located to the rear of a site to the storefront and walkway system located

- adjacent to storefronts. A minimum six (6) feet and a maximum of ten (10) feet in walkway width is required. Lighting fixtures shall be provided in the walkway area with lighting fixtures placed at regular intervals to provide continuous ground plane overlap.
- (3) Formal open spaces, plazas, or outdoor seating may be developed between buildings. Such areas shall be accessible to the public or shall serve an adjacent business.
- (4) Curb cuts onto arterial or collector streets shall be limited to no more than one (1) per block face. Such curb cuts shall allow vehicular access to common parking lots located to the rear of buildings.
- c. Minimum Rear Yard Depth: A minimum rear setback of fifteen (15') feet is permissible but appropriate site accommodations shall be made for dumpsters, mechanical equipment, off-street parking and loading, landscaping and buffering (including a 30-foot wide planting strip when a DTM zone or land use adjoins a residential zone or land use as provided in Section 9.29), and on-site storm water management facilities.
- 2. Building Mass and Bulk: Relative building size or mass in relation to adjacent buildings provides design continuity throughout downtown Taylor Mill and in the DTM-1 Zone in particular.
 - a. Building Height and Stories:
 - (1) In order to achieve a degree of building scale compatibility, buildings in the DTM-1 Zone shall be a maximum of four (4) stores in height or sixty (60) feet.
 - (2) Building height deviation among adjacent buildings along the same block shall be minimized. The height of adjacent buildings shall not deviate by more than one (1) story.

E. OTHER DEVELOPMENT CONTROLS

- 1. Site plan. A site plan, as regulated by Section 9.19 of this ordinance shall be required for any use in this zone.
- 2. Standards and Requirements. Buildings and uses in the DTM-1 Zones shall be subject to all applicable standards and requirements set forth in this ordinance, including the following standards and requirements of Section 9.29:

 Subsection Standard Requirement

Subsection	Standard Requirement
E, 2	Minimum Development Area, except for pre-existing parcels or lots which are landlocked by virtue of adjoining right of ways and property lines.
E, 3	Ownership
E, 4	Location of Business Activities
E, 5	Maximum Building Footprint
E, 6	Mixed-Use Buildings
E, 7	Building Design
E, 8	Utilities
E, 9	Lighting

E, 10	Coverage and Open Space Requirements
E, 11	Landscape and Buffering
E, 12	On-Street Parking
E, 13	Off-Street Parking and Loading
E, 14	Site Access
E, 15	Signage

- F. USE STANDARDS: This sections provides standards for specific land uses permitted by this ordinance. These standards are intended to apply in addition to all other requirements of this ordinance.
 - (1) Drive-Through Facilities: Drive-through facilities are auto-oriented uses that detract from the pedestrian-friendly and human-scale environment planned in Downtown Taylor Mill. However, in recognition of the need to balance business interests with overall downtown revitalization goals, drive-through facilities are permitted in limited circumstances when all of the following requirements are satisfied:
 - a. Drive-through facilities shall be accessory to banks and other financial institutions and drugs store, and restaurant sues, whether such uses are principal or accessory uses.
 - b. Ingress and egress to the drive-through shall not be provided direction from KY 16, Taylor Mill Road, or arterial or collector streets.
 - c. In no circumstances shall a new curb cut be approved to provide access to a drive-through facility.
 - d. Drive-through facilities shall be located at the rear or side of buildings and must be completely screened from all adjacent right-of-ways. In situations where a development fronts multiple dedicated streets, the side of the building with the main entrance will be considered the front, for drive-through discussions.
 - e. Only one stacking lane per drive-through facility is permitted. Financial institutions will be permitted to have up to three stacking lanes.
 - f. Ingress and egress to any drive-through facility shall not unreasonably interfere or unreasonably conflict with on- or off-site pedestrian or vehicular circulation.

ATTACHMENT C

ARTICLE X

ZONES

SEC. 10.19 DTM-2 (DOWNTOWN TAYLOR MILL OFFICE – SERVICE) ZONE

A. PURPOSE: The purpose of the DTM-2 Zone is to provide small to medium sized retail, office, and service uses that cater to the daily convenience shopping and service needs of the community and surrounding employment centers consistent with the *Comprehensive Plan's* and *I-275/KY 16 Land Use Plan's* development, land use and transportation goals, objectives, policies and strategies. This zone permits a more intensive range of commercial uses than the DTM-1 Zone. Development standards in this zone are similar to the DTM-1 Zone but slightly relaxed to provide additional flexibility for businesses not wishing to locate in a "main street" style environment. Provisions for bicycle and pedestrian accessibility and circulation are required within the DTM-2 Zone to reduce automobile trips, provide a livable environment for existing residents, and enhance the value and aesthetics of the surrounding community.

B. PERMITTED USES:

- 1. Apparel shop
- 2. Art gallery, picture framing
- 3. Art supplies
- 4. Bakery and bakery goods store, provided the product are sold exclusively on the premises
- 5. Bicycle sales and service
- 6. Book, stationery, or gift shop
- 7. Camera and photographic supplies
- 8. Candy store, soda fountain, ice cream store
- 9. Clothing store
- 10. Community centers, publicly owned and/or operated
- 11. Copy services
- 12. Delicatessen
- 13. Drug store
- 14. Drive-through facilities, in accordance with the use standards provided in this Section
- 15. Dry cleaning and laundry pick-up station
- 16. Eating and drinking establishments, outdoor patio dining is permitted
- 17. Existing sing-family residential dwellings
- 18. Existing multi-family residential dwellings
- 19. Multi-family residential dwellings (R2 zoning uses and densities) on upper floors of permitted commercial/office developments.
- 20. Florist shop

- 21. Food store and supermarkets
- 22. Furniture store
- 23. Gasoline station, in accordance with the use standards provided in this Section
- 24. General merchandise and grocery store
- 25. Glass, china, or pottery store
- 26. Governmental offices
- 27. Grocery and convenience store(s)
- 28. Hardware store
- 29. Health/club fitness center
- 30. Hobby shop
- 31. Household and electrical appliance store, including incidental repair
- 32. Interior decorating studio
- 33. Jewelry store, including repair
- 34. Leather goods and luggage store
- 35. Libraries
- 36. Meat store, butcher
- 37. Music, musical instruments, and records, including incidental repair
- 38. Nursery school
- 39. Opticians and optical goods
- 40. Package liquor and wine store
- 41. Pet shop, excluding boarding and outside runs
- 42. Police and fire stations
- 43. Post office
- 44. Professional offices, including:
 - a. Medical and dental
 - b. Banks and other financial institutions, including savings, loan, and finance companies
 - c. Legal
 - d. Accounting
 - e. Engineering
 - f. Architecture
 - g. Interior design
 - h. Marketing
 - i. Employment service
 - j. Administrative and managerial
 - k. Medical laboratory
 - 1. Education service
 - m. Office equipment and computer service
 - n. Telecommunications
 - o. Data processing
 - p. Corporate and regional corporate offices
 - q. Investment services office

- 45. Radio and television store, including incidental repair
- 46. Shipping and mail service
- 47. Shoe sales and repair
- 48. Spas, hair salons and barber shops
- 49. Sporting goods
- 50. Stores producing jewelry, leather goods, candles, and similar merchandise when merchandise is sold only on the premises and when no more than four (4) persons are involved in the production of such merchandise
- 51. Studios for professional work or teaching of any form of fine arts, photography, music, drama, or dance
- 52. Tailor shop
- 53. Toy story
- 54. Travel agency
- 55. Variety store, including notions and "five and ten" stores
- 56. Video sales and rentals

C. ACCESSORY USES

- 1. Customary accessory uses.
- 2. Fences and walls, as regulated by Article XI and Article XIII of this ordinance.
- 3. Signs, as regulated by Article XIV and Section 9.29 of this ordinance.

D. AREA AND HEIGHT REGULATIONS:

- 1. Building Placement: In the DTM-2 Zone, the street wall should be more relaxed than in the DTM-1 Zone. While minimal building setbacks allow for buildings directed towards the street, parking is permitted to be located in the front, the back and side yard. Through the use of reduced curb cuts and by providing pedestrian-friendly environment while allowing design flexibility with regards to the location of parking lots. Appropriate site accommodations shall be made for off-street parking and loading and landscaping and buffering requirements. Off street parking shall be permitted in the front yard, side yard and rear yards in accordance with the provisions of Section 9.29.
 - a. Minimum Front Yard Depth: Buildings shall be constructed to a minimum of forty-five (45') foot front yard setback from all public streets, except in the following circumstances.
 - (1) The two sides of a corner lot or parcel which front on a public right of way shall be considered a front yard for purposes of determining minimum set back requirements.
 - (2) Slight variations in the setback may be allowed at building entrances to architecturally pronoun the location and importance of building entrances to pedestrians.

- (3) A larger setback is permitted when the resulting area is used as a pedestrian amenity, including formally landscaped plazas, courtyards and outdoor seating areas for restaurants, cafes, ice cream and coffee shops.
- b. Minimum Side Yard Depth: Buildings shall be constructed to a minimum of fifteen (15') foot setback from all side property lines, except in the following circumstances:
 - (1) Appropriate site accommodations shall be made for off-street parking and loading and landscaping. Off-street parking shall be permitted in front, side, and rear yards, including along the perimeter of a building, in accordance with the provisions of Section 9.29.
 - (2) A formal pedestrian-only walkway is provided that connects off-street parking areas located to the rear of a site to the storefront and walkway system located adjacent to storefronts. A minimum of six (6) feet and a maximum of ten (10) feet in walkway width is required. Lighting fixtures shall be provided in the walkway area with lighting fixtures placed at regular intervals to provide continuous ground plane overlap.
 - (3) Formal open spaces, plazas, or outdoor seating may be developed between or adjacent to buildings. Such areas shall be accessible to the public or shall serve an adjacent business.
 - (4) Curb cuts onto arterial or collector streets shall be limited to no more than one (1) per block face. Such curb cuts shall allow vehicular access to common parking lots located to the front, side or rear of buildings.
- c. Minimum Rear Yard Depth: A minimum rear setback of fifteen (15') feet is permissible but appropriate site accommodations shall be made for dumpsters, mechanical equipment, off-street parking and loading, landscaping and buffering, and on-site storm water detention management facilities.
- 2. Building Mass and Bulk: Relative building size or mass in relation to adjacent buildings provides design continuity throughout downtown Taylor Mill.
 - a. Building Height and Stories:
 - (1) In order to achieve a degree of building scale compatibility, buildings in the DTM-2 Zone shall be a maximum of four (4) stories in height or sixty (60) feet.
 - (2) Building height deviation among adjacent buildings along the same block shall be minimized.

E. OTHER DEVELOPMENT CONTROLS

1. Site Plan. A site plan, as regulated by Section 9.19 of this ordinance shall be required for any use in the zone.

2. Standards and Requirements. Buildings and uses in the DTM-2 Zone shall be subject to all applicable standards and requirements set forth in this ordinance, including the following standards and requirements of Section 9.29:

Subsection	Standard or Requirement
E, 2	Minimum Development Area, except for pre-existing parcels or lots which are landlocked by virtue of adjoining right of ways and property lines.
E, 3	Ownership
E, 4	Location of Business Activities
E, 5	Maximum Building Footprint
E, 6	Mixed-Use Buildings
E, 7	Building Design
E, 8	Utilities
E, 9	Lighting
E, 10	Coverage and Open Space Requirements
E, 11	Landscaping and Buffering
E, 12	On-Street Parking
E, 13	Off-Street Parking and Loading
E, 14	Site Access
E, 15	Signage

- F. USE STANDARDS: This section provides standards for specific land uses permitted by this ordinance. These standards are intended to apply in addition to all other requirements of this ordinance.
 - 1. Drive-Through Facilities: Drive-through facilities are auto-oriented uses that detract from the pedestrian-friendly and human-scale environment planned in Downtown Taylor Mill. However, in recognition of the need to balance business interests with overall downtown revitalization goals, drive-through facilities are permitted in limited circumstances when all the following requirements are satisfied:
 - a. Drive-through facilities shall be accessory to banks and other financial institutions, drug store, and restaurant uses, whether such uses are principal or accessory uses.
 - b. Ingress and egress to the drive-through shall not be provided directly from KY 16, Taylor Mill Road, or arterial or collector streets.
 - c. In no circumstances shall a new curb cut be approved to provide access to a drive-through facility.
 - d. Drive-through facilities shall be located at the rear or side of buildings and must be completely screened from all adjacent right-of-ways. In situations where a development fronts multiple dedicated streets, the side of the building with the main entrance will be considered the front, for drive-through discussions.
 - e. Only one stacking lane per drive-through facility is permitted. Financial institutions will be permitted to have up to three stacking lanes.

- f. Ingress and egress to any drive-through facility shall not unreasonable interfere or unreasonable conflict with on- or off-site pedestrian or vehicular circulation.
- 2. Gasoline Stations: Gasoline stations are auto-oriented uses that detract from the pedestrian-friendly and human-scale environment planned in Downtown Taylor Mill. However, in recognition of the need to balance business interests and community convenience with overall downtown revitalization goals, gasoline stations are permitted in limited circumstances when all of the following requirements are satisfied:
 - a. NO more than four gas pumps are permitted between the building and an abutting street right-of-way, provided, however, in the circumstance where a lot or parcel is a corner lot which front on two (2) separate right of ways, eight (8) gas pumps shall be permitted between the building and the abutting street right of ways. Additional pumps are permitted to the side and rear of the attendant station.
 - b. Canopy support structures shall be clad with brick masonry or stone when visible from a public or private roadway.
 - c. Flush mount canopy lights are prohibited. Canopy lights shall be recessed into the canopy.
 - d. A raised landscape planting bed is required when gasoline pumps are located adjacent to a public right-of-way.
 - e. A walkway shall be provided between the public sidewalk and building entrances if the gas station includes a convenience store.
 - f. All building walls visible from a public or private roadway shall use similar building materials and architectural details and treatments as the front building wall.

ATTACHMENT D

ARTICLE X

ZONES

SEC. 10.20 DTM-3 (DOWNTOWN TAYLOR MILL COMMERICAL) ZONE

A. PURPOSE: The purpose of the DTM-3 Zone is to serve the community public and community residents by providing adequate land for mixed commercial uses which require larger sites and a higher degree of visibility. This zone is intended to accommodate the diverse development needs of various commercial uses, including hospitality uses, consistent with the Comprehensive Plan's and I-275/KY 16 Land Use Plan's development, land use and transportation goals, objectives, policies and strategies. Though the DTM-3 Zone permits the most intensive range of commercial uses, adherence to commercial design guidelines is important to achieve a mixed use, pedestrian friendly downtown environment that is compatible with existing neighboring residential uses and complimentary to adjacent commercial developments.

B. PERMITTED USES:

- 1. Apparel shop
- 2. Art gallery, picture framing
- 3. Art supplies
- 4. Bakery and bakery goods store, provided the product are sold exclusively on the premises
- 5. Bicycle sales and service
- 6. Book, stationary, or gift shop
- 7. Camera and photographic supplies
- 8. Candy store, soda fountain, ice cream store
- 9. Clothing store
- 10. Community centers, publicly owner and/or operated
- 11. Copy services
- 12. Delicatessen
- 13. Drive-through facilities, in accordance with the use standards provided in this Section
- 14. Drug store
- 15. Dry cleaning and laundry pick-up station
- 16. Eating and drinking establishments, outdoor patio dining is permitted
- 17. Existing single-family residential dwellings
- 18. Multi-family residential dwellings (R2 zoning uses and densities) on upper floors of permitted commercial/office developments
- 19. Florist shop
- 20. Food store and supermarkets
- 21. Furniture store

- 22. General merchandise and grocery store
- 23. Glass, china, or pottery store
- 24. Governmental offices
- 25. Grocery store
- 26. Hardware store
- 27. Health club/fitness center
- 28. Hobby shop
- 29. Hotels and Conference Centers, in accordance with the use standards provided in this Section
- 30. Household and electrical appliance store, including incidental repair
- 31. Interior decorating studio
- 32. Jewelry store, including repair
- 33. Leather goods and luggage store
- 34. Libraries
- 35. Meat store, butcher
- 36. Music, musical instruments, and records, including incidental repair
- 37. Nursery school
- 38. Opticians and optical goods
- 39. Package liquor and wine store
- 40. Pet shop, excluding boarding and outside runs
- 41. Police and fire stations
- 42. Post office
- 43. Professional offices, including:
 - a. Medical and dental
 - b. Banks and other financial institutions, including savings, loan, and finance companies
 - c. Legal
 - d. Accounting
 - e. Engineering
 - f. Architecture
 - g. Interior design
 - h. Marketing
 - i. Employment service
 - j. Administrative and managerial
 - k. Medical laboratory
 - l. Education service
 - m. Office equipment and computer service
 - n. Telecommunications
 - o. Data processing
 - p. Corporate and regional corporate offices
 - q. Investment services office

- 44. Radio and television store, including incidental repair
- 45. Shipping and mail service
- 46. Shoe sales and repair
- 47. Spas, salons
- 48. Sporting goods
- 49. Studios for professional work or teaching of any form of fine arts, photography, music, drama, or dance
- 50. Tailor shop
- 51. Toy store
- 52. Travel agency
- 53. Variety store, including notions and "five and ten" stores
- 54. Video sales and rental

C. ACCESSORY USES

- 1. Customary accessory uses.
- 2. Fences and walls, as regulated by Article XI and Article XIII of this ordinance.
- 3. Signs, as regulated by Article XIV and Section 9.29 of this ordinance.

D. AREA AND HEIGHT REGULATIONS

- 1. Building Placement: Building placement and location in the DTM-3 Zone shall enable pedestrian and vehicular circulation within the CTM-3 Zone and between the DTM-1 and DTM-3 Zones.
 - a. Minimum Front Yard Depth: Buildings shall be constructed to a twenty (2) foot build-to line from all public streets, except in the following circumstances.
 - (1) The two sides of a corner lot or parcel which front on a public right of way shall be considered a front yard for purposes of determining minimum set back requirements.
 - (2) Slight variations in the setback may be allowed at building entrances to architecturally pronounce the location and importance of building entrances to pedestrians.
 - (3) A larger setback is permitted when the resulting area is used as a pedestrian amenity, including formally landscaped plazas, courtyards and outdoor seating areas for restaurants, cafes, and coffee shops. Pedestrian spaces located within the front yard setback must be surrounded on three sides by building walls unless located at a corner.
 - b. Minimum Side Yard Depth: Buildings shall be constructed to a zero foot setback (or "build-to" line) from all side property lines to create a continuous building street wall between walls, except in the following circumstances:

- (1) When a zone or land use adjoins a residential zone or land us, a 30-foot wide planting strip shall be provided as required in Section 9.29.
- (2) Appropriate site accommodations shall be made for off-street parking and loading and landscaping and buffering requirements. Off-street parking shall be permitted in side-yards in accordance with the provisions of Section 9.29.
- (3) A formal pedestrian-only walkway is provided that connects off-street parking areas located to the rear of a site to the storefront and walkway system located adjacent to storefront. A minimum of six (6) feet walkway width is required. Lighting fixtures shall be provided in the walkway area with lighting fixtures placed at regular intervals to provide continuous ground plane overlap.
- (4) Formal open spaces, plazas, or outdoor seating may be developed between buildings, thus interrupting the continuous building street wall. Such areas shall be accessible to the public or shall serve an adjacent business. The design of such spaces shall ensure that parking to the rear of buildings is effectively careened through the use of fences, walls, or evergreens or a combination thereof. Such screening materials shall be in accordance with the provisions of Section 9.17, Landscape Regulations and Section 9.29.
- (5) Curb cuts onto Taylor Mill Road shall be limited to no more than one (1) per block face. Such curb cuts shall allow vehicular access to common parking lots located to the rear of buildings. Primary access to development in the DTM-3 Zone shall be located at the intersection of arterial or collector streets and Taylor Mill Road.
- c. Minimum Rear Yard Depth: A rear zero-foot setback (or "build-to" line) is permissible but appropriate site accommodations shall be made for dumpsters, mechanical equipment, off-street parking and loading, landscaping and buffering (including a 30-foot wide planting strip when a DTM zone or land use adjoins a residential zone or land use as provided in Section 9.29), and on-site storm water management facilities.
- Building Mass and Bulk: The relative size or mass of in relation to adjacent buildings
 is one of the primary ways to achieve design continuity throughout downtown Taylor
 Mill.
 - a. Building Height and Stories:
 - (1) Hotel and conference center buildings shall have a minimum building height of three (3) stories or forty-five (45) feet and a maximum building height of twelve (12) stories or one hundred eighty (180) feet.
 - (2) The building height for all uses other than the hotel and conference center shall be a minimum of two (2) stories or thirty (30) feet, and a maximum of four (4) stories in height or sixty (60) feet.

E. OTHER DEVELOPMENT CONTROLS

- 1. Site Plan. A site plan, as regulated by Section 9.19 of this ordinance shall be required for any use in this zone.
- 2. Standards and Requirements. Buildings and uses in the DTM-3 Zone shall be subject to all applicable standards and requirements set forth in this ordinance, including the following standards and requirements of Section 9.29:

Subsection	Standard or Requirement
E, 2	Minimum Development Area, except for pre-existing parcels or lots which are landlocked by virtue of adjoining right of ways and property lines.
E, 3	Ownership
E, 4	Location of Business Activities
E, 5	Maximum Building Footprint
E, 6	Mixed-Use Buildings
E, 7	Building Design
E, 8	Utilities
E, 9	Lighting
E, 10	Coverage and Open Space Requirements
E, 11	Landscape and Buffering
E, 12	On-Street Parking
E, 13	Off-Street Parking and Loading
E, 14	Site Access
E, 15	Signage

- F. USE STANDARDS: This section provides standards for specific land uses permitted by this ordinance. These standards are intended to apply in addition to all other requirements of this ordinance.
 - 1. Drive-Through Facilities: Drive-through facilities are auto oriented uses that detract from the pedestrian-friendly and human-scale environment planned in Downtown Taylor Mill. However, in recognition of the need to balance business interests with overall downtown revitalization goals, drive-through facilities are permitted in limited circumstances when all the following requirements are satisfied:
 - a. Drive-through facilities shall be accessory to banks and other financial institutions, drug store, and restaurant uses, whether such uses are principal or accessory uses.
 - b. Ingress and egress to the drive-through shall not be provided directly from KY-16, Taylor Mill Road, or arterial or collector streets.

- c. In no circumstances shall a new curb cut be approved to provide access to a drive-through facility.
- d. Drive-through facilities shall be located at the rear or side of buildings and must be completely screened from all adjacent right-of-ways. In situations where a development front multiple dedicated streets, the side of the building with the main entrance will be considered the front, for drive-through discussions.
- e. Only one stacking lane per drive-through facility is permitted. Financial institutions will be permitted to have up to three stacking lanes.
- f. Ingress and egress to any drive-through facility shall not interfere or conflict with on- or off-site pedestrian or vehicular circulation.

2. Hotels and Conference Centers:

- a. A hotel and conference center shall provide off-street parking at the rate of one (1) parking space for each guest room. In addition to those requirements, for guest rooms, parking is to provide at the rate of one (1) parking space for each two hundred (200) square feet of floor area of any meeting space facilities, ballroom, conference suites, and eating and drinking establishments.
- b. Hotels shall be connected to retail shops and restaurants with pedestrian paths and walkways that contain lighting and seating.
- c. All hotel stairwells, corridors and other circulation components of the building shall be completed enclosed within the building envelope.
- d. When a public or semi-public space such as the hotel lobby, restaurants, meeting rooms and banquet facilities are sited at the ground level adjacent to a pedestrian path or public or private roadway, these spaces shall be accented with the use of glass and transparent materials between the height of three feet and eight feet above the walkway or street grade.
- e. No hotel room shall have exterior room access.
- f. Eating and drinking establishments shall be provided only if accessory to the principal hotel and conference center use. Such eating and drinking establishment must be located within the hotel building. Stores, shops, and service facilities are also permitted as accessory uses to the hotel and conference center use if located within the hotel building and intended primarily for the use and convenience of hotel guests.

ATTACHMENT E

ARTICLE X

ZONES

SEC. 10.21 DTM-4 (DOWNTOWN TAYLOR MILL BUSINESS PARK) ZONE

A. PURPOSE: The purpose of the DTM-4 Zone is to provide for and encourage the development of business parks in a campus-like setting with landscaping and architectural amenities that create a sense of place and an esthetically attractive urban environment consistent with the Comprehensive Plan's and I-275/KY 16 Land Use Plan's development, land use and transportation goals, objectives, policies, and strategies. It is intended that the DTM-4 Zone provide for the grouping and clustering of professional offices, non-hazardous research and development facilities, and limited manufacturing and fabrication uses that functionally interact well together. Development standards in this zone are intended to provide compatibility with and protection to surrounding residential and commercial properties by minimizing traffic congestion, noise, glare, vibration, odors, airborne particulate, and toxic substances.

B. PERMITTED USES

- 1. Existing single-family residential dwellings
- 2. Industrial research and development uses including research relating to product development in conjunction with testing, laboratory, and minor fabricating and assembly operations
- 3. Information technology uses including telecommunications; data processing and computing centers; computer electronic parts, equipment, and electronics manufacturing; computer programming and software development; and internet-related businesses
- 4. National and regional corporate headquarters
- 5. Limited manufacturing and fabrication, in accordance with the performance standards of Section 10.21, F.
- 6. Professional offices, including:
 - a. Medical and dental
 - b. Banks and other financial institutions, including savings, loan, and finance companies
 - c. Legal
 - d. Accounting
 - e. Engineering
 - f. Architecture
 - g. Interior design
 - h. Marketing
 - i. Employment service

- i. Administrative and managerial
- k. Medical laboratory
- l. Education service
- m. Office equipment and computer service
- n. Telecommunications
- o. Data processing
- p. Corporate and regional corporate offices
- q. Investment services office
- 7. Warehousing up to fifty (50) percent of first floor gross area or ten thousand (10,000) square feet, whichever is less

C. ACCESSORY USES

- 1. Customary accessory uses
- 2. Fences and walls, as regulated by Article XI and Article XIII of this ordinance.
- 3. Sign, as regulated by Article XIV and Section 9.29 of this ordinance.

D. AREA AND HEIGH REGULATIONS

- 1. Building Placement: Building placement in the DTM-4 Zone shall allow a campusstyle environment for business and should encourage pedestrian access within the Zone and to other DTM Zones.
 - a. Minimum Front Yard Depth: Buildings shall be constructed to a twenty (20) foot build-to line from all public streets, except in the following circumstances.
 - (1) The two sides of a corner lot or parcel which front on a public right of way shall be considered a front yard for purposes of determining minimum set back requirements.
 - (2) Slight variations in the setback may be allowed at building entrances to architecturally pronounce the location and importance of building entrances to pedestrians.
 - (3) A larger setback is permitted when the resulting area is used as a pedestrian amenity, including formally landscaped plazas, courtyards and outdoor seating areas for restaurants, cafes, and coffee shops. Pedestrian spaces located within the front yard setback must be surrounded on three sides by building walls unless located at a corner.
 - b. Minimum Side Yard Depth: Buildings shall be constructed to a zero foot setback (or "build-to" line) from all side property lines to create a continuous building street wall between walls, except in the following circumstances:

- (1) When a zone or land use adjoins a residential zone or land us, a 30-foot wide planting strip shall be provided as required in Section 9.29.
- (2) Appropriate site accommodations shall be made for off-street parking and loading and landscaping and buffering requirements. Off-street parking shall be permitted in side-yards in accordance with the provisions of Section 9.29.
- (3) A formal pedestrian-only walkway is provided that connects off-street parking areas located to the rear of a site to the storefront and walkway system located adjacent to storefront. A minimum of six (6) feet walkway width is required. Lighting fixtures shall be provided in the walkway area with lighting fixtures placed at regular intervals to provide continuous ground plane overlap.
- (4) Formal open spaces, plazas, or outdoor seating may be developed between buildings, thus interrupting the continuous building street wall. Such areas shall be accessible to the public or shall serve an adjacent business. The design of such spaces shall ensure that parking to the rear of buildings is effectively careened through the use of fences, walls, or evergreens or a combination thereof. Such screening materials shall be in accordance with the provisions of Section 9.17, Landscape Regulations and Section 9.29.
- (5) Curb cuts onto arterial or collector streets shall be limited
- c. Minimum Rear Yard Depth: A rear zero-foot setback (or "build-to" line) is permissible but appropriate site accommodations shall be made for dumpsters, mechanical equipment, off-street parking and loading, landscaping and buffering (including a 30-foot wide planting strip when a DTM zone or land use adjoins a residential zone or land use as provided in Section 9.29), and on-site storm water management facilities.
- 2. Building Mass and Bulk: The relative size or mass of in relation to adjacent buildings is one of the primary ways to achieve design continuity throughout downtown Taylor Mill.
 - a. Building Height and Stories: In order to achieve and allow for flexibility in office building design, buildings in the DTM-4 Zone shall be a maximum of six (6) stories in height or ninety (90) feet.

E. OTHER DEVELOPMENT CONTROLS

- 1. Site Plan. A site plan, as regulated by Section 9.19 of this ordinance shall be required for any use in this zone.
- 2. Standards and Requirements. Buildings and uses in the DTM-4 Zone shall be subject to all applicable standards and requirements set forth in this ordinance, including the following standards and requirements of Section 9.29:

Subsection	Standard or Requirement
E, 2	Minimum Development Area, except for pre-existing parcels or lots which are landlocked by virtue of adjoining right of ways and property lines.
E, 3	Ownership
E, 4	Location of Business Activities
E, 5	Maximum Building Footprint
E, 6	Mixed-Use Buildings
E, 7	Building Design
E, 8	Utilities
E, 9	Lighting
E, 10	Coverage and Open Space Requirements
E, 11	Landscape and Buffering
E, 12	On-Street Parking
E, 13	Off-Street Parking and Loading
E, 14	Site Access
E, 15	Signage

- F. USE STANDARDS: All uses permitted in the DTM-4 Zone shall meet the following standards in order to ensure compatibility between uses permitted in the zone and to protect residential zones and uses from such zones.
 - 1. Outdoor Storage: The outdoor storage of goods, merchandise, inventory, equipment, or raw materials is prohibited. In addition, the outside storage of (but not limited to) junk, refuse, inoperative items, and inoperative or unlicensed motor vehicles and recreational equipment is prohibited. The use of trailers for storage is prohibited.
 - 2. Material Processing: No raw materials shall be processed into any of the following basic products: metal of any kind, glass, plastic, textiles, paper, or petroleum products.
 - 3. Commercial Vehicles: No commercial vehicle with a gross vehicle weight rated in excess of ten thousand (10,000) pounds, or more than seven (7) feet in height, and not owned by or associated with an existing business on a subject property, may be parked on any commercial lot, except for commercial vehicles making service calls or deliveries to or from a subject property.
 - 4. Noise and Vibration: No noise or vibration shall be permitted which is discernable to the human sense of feeling at or beyond the lot lines for three (3) minutes or more duration in any one (1) hour.
 - 5. Toxic or Noxious Matter: No emission of toxic or noxious matter, which is injurious to human health, comfort and enjoyment of life and property or to animal or plant life, shall be permitted.

- 6. Smoke or Air Pollutants: The emission of smoke of other air pollutants shall not violate the standards and regulations of the Northern Kentucky District Health Department.
- 7. Dust. Landscaping and surface paving shall be used to prevent dust and other types of air pollution from passing onto adjoining properties.
- 8. Odors: There will be no emission of odors or odor causing substances which can be detected without the use of instruments at or beyond the lot lines.
- 9. Radioactive Materials: Manufacturing activities involving the use, storage, or disposal of radioactive materials are prohibited except for those materials:
 - a. That do not become an integral part of the manufacturing product; or
 - b. That are exempt from state and/or federal licensing requirements; or
 - c. Are used for medical diagnosis and therapy, education, or industrial/defense related research development.

ATTACHMENT F

ARTICLE XI

OFF-STREET PARKING AND ACCESS CONTROL REGULATIONS

SEC. 11.0 GENERAL REQUIREMENTS

- C. LOCATION OF OFF-STREET PARKING FACILITIES
 - 1. Off-street parking facilities (subject to additional restrictions according to screening requirements in Section 9.17, and other requirements of this ordinance) shall be located as follows:
 - d. NC, NSC, DTM-1, DTM-2, and I-4 Zones: Off-street parking may be permitted in minimum required front, side, and rear yards, provided that all off-street parking facilities shall be set back a minimum of five (5) feet from any street right-of-way lines.

Certification

The undersigned, Gena M. Forsyth, Assistant City Clerk/Special Events Coordinator of City of Taylor Mill, in Kenton County, Kentucky, hereby certified as follows:

- 1. The foregoing Ordinance No. 324 (9-13-17) was introduced in writing and read to the City Commission of the City of Taylor Mill at regular or special meetings thereof on the 9+10 day of August, 2017, at which quorums were present; and said Ordinance was enacted by the City Commission of the City of Taylor Mill upon the affirmative vote of at least a majority of a quorum thereof, at the meeting thereof on the 13+10 day of September, 2017, with the vote of each member of the City Commission entered upon the official record of such meeting; and
- 2. After the passage and adoption of the foregoing Ordinance by the City Commission of the City of Taylor Mill, it was submitted to the Mayor of the City of Taylor Mill who approved said Ordinance by affixing his signature thereto within ten (10) days after the submission thereof to him; and
- 3. The foregoing Ordinance was published on the 215th day of September 2017, in the Kentucky Enquirer, a newspaper qualified therefore, pursuant to the provisions of K.R.S. Chapter 424.

Gena Forsyth, Assistant City Clerk/ Special Events Coordinator

ENQUIRER

PART OF THE USA T

Advertiser:

TAYLOR MILL CITY OF 5225 TAYLOR MILL RD

TAYLOR MILL KY 41015

AFFIDAVIT OF PUBLI

Newspaper:

CIN-EN Kentucky Enquirer

State of Wisconsin

RE: Order # 0002414318

once in each issue as follows:

09/21/17

of the The Enquirer, a newspaper printed in Cincinnati, Ohio and published in (County and State, and of general circulation in said county, and as to the Kenti No section of Taylor Mill Ordinance No. 324 (9-16-17) imposin Ft. Mitchell, Kenton County, Kentucky, who being duly sworn, deposeth and advertisement of which the annexed is a true copy, has been published in the said newspaper times,

LEGAL NOTICE

TAYLOR MILL ORDINANCE NO.324 (9-13-17)

TITLE

AN ORDINANCE OF THE CITY OF TAYLOR MILL, IN AN ORDINANCE OF THE CITY OF TAYLOR MILL, IN KENTON COUNTY, KENTUCKY, AMENDING THE TEXT OF SECTIONS 9.29, 10.18, 10.19, 10.20, 10.21 and 11.0 C 1.d THE TAYLOR MILL ZONING ORDINANCE RE-GARDING SOME DTM ZONE REGULATIONS

NARRATIVE

Taylor Mill Ordinance No. 324 (9-13-17) was enacted on September 13, 2017; and it is an ordinance that amends the text of the City of Taylor Mill zoning ordinance to:

- Amend the Design and Development Standards perfaining to allowable roof types, and parking and sidewalk requirements within the DTM-1(Downtown Taylor Mill-One) Zone: and
- 2. Amend the DTM-1 Zone to include changes to the list of permitted uses, as well as changes to the requirements for setbacks, the minimum development area and drivethrough facilities; and
- 3. Amend the DTM-2 Zone to include changes to the list of permitted uses as well as changes to the requirements for setbacks, drive-through facilities and gas pumps; and
- Amend the DTM-3 Zone to include changes to the list of permitted uses, the determination of yard areas as well as changes to the requirements for building height, the minimum development area, and drive-through facilities; and
- Amend the DTM-4 Zone to include changes to the determination of yard areas and the minimum development area requirement; and
- 6. Amend the off-street parking regulations to permit offstreet parking within the minimum front, side or rear yard provided a five-foot setback from the right of way is provided; and

TAXES OR FEES

KY,Sep21,'17#2414318

Subscribed and sworn to before me this	21th day of September, 2017	
Notad Dublic	9-19-2) NOTARY PUBLIC P	

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	Cincinnati.Com