Section 10-6.651. UP-2 Urban Pedestrian District.

		PERMITTED USES				
1. District Intent	2. Principal	3. Accessory Uses				
The UP-2 district is intended to be located in areas designated Suburban, or Bradfordville Mixed Use on the Future Land Use Map of the Comprehensive Plan and shall apply to compact, linear urban areas with direct access to an arterial roadway. The intent of this district is to promote the redevelopment of areas from lower intensity "strip" development pattern to a more intensive, higher density urban pattern. It is one of the intents of this district to permit the gradual conversion of existing development to the new standards by allowing the continuation of certain existing uses and allowing the conversion of those existing uses to drive-through uses, provided that the new uses meet the development. It is not intended that additional sites within this district be converted to new drive-through uses. The UP-2 district shall be located in areas near employment or activity centers with access to public transit. The provisions of this district are intended to promote more intensive and multiple use developments with pedestrian facilities, nor automotive oriented uses (auto sales, service). New residential development that is exclusively residential shall have a minimum gross density of 6 dwelling units per acre and a maximum density of 20 dwelling units per acre. The minimum gross density of 6 dwelling units per acre and a maximum density of 20 dwelling units per acre. The minimum gross density of 6 dwelling units per acre and a maximum density of 20 dwelling units per acre. The minimum gross density of 6 dwelling units per acre and a maximum densities.	 (1) Antique shops. (2) Banks and other financial institutions, without drive-through facilities. (3) Camera and photographic stores. (4) Cocktail lounges and bars. (5) Community facilities related to the permitted principal uses, including libraries, religious facilities, vocational and middle schools, and police/fire stations. Elementary and high schools are prohibited. Other community facilities may be allowed in accordance with Section 10-6.806 of these regulations. (6) Day care centers. (7) Gift, novelty, and souvenir stores. (8) Hotels and motels, including bed and breakfast inns. (9) Indoor amusements (bowling, billiards, skating, etc.). (10) Laundromats, laundry and dry cleaning pick-up stations without drive-through facilities. (11) Mailing services. (12) Medical and dental offices, services, laboratories, and clinics. (13) Non-medical offices and services, including business and government offices and services. (14) Non-store retailers. (15) Off-street parking facilities. (16) Passive and active recreational facilities. (17) Personal services (barber shops, fitness clubs etc.). (18) Photocopying and duplicating services. (19) Rental and sales of dvds, video tapes and games. 	 (21) Residential (any type). (22) Restaurants without drive-in facilities. (23) Retail bakeries. (24) Retail computer, video, record, and other electronics. (25) Retail department, apparel, and accessory stores (26) Retail drug store. (27) Retail florist. (28) Retail food and grocery. (29) Retail furniture, home appliances, accessories. (30) Retail home/garden supply, hardware, and nurseries without outside storage or display. (31) Retail jewelry stores. (32) Retail needlework shops and instruction. (33) Retail package liquors. (34) Retail picture framing. (36) Retail trophy stores. (37) Shoes, luggage, and leather goods. (38) Social, fraternal and recreational clubs and lodges, including assembly halls. (39) Studios for photography, music, art, drama, and voice. (40) Tailoring. (41) Existing drive-through uses and existing motor vehicle fuel sales which were legally established and in existence on October 1, 1997. (42) Other uses, which in the opinion of the County Administrator or designee, are of a similar and compatible nature to those uses described in this district. 	 (1) A use or structure on the same lot with and of a nature customarily incidental an subordinate to, the principal use or structure and which comprises no more than 3 percent of the floor area or cubic volume of the principal use or structure, as determined by the County Administrator or designee. (2) Light infrastructure and/or utilities revices and facilities necessary to serve permitted uses, as determined by the Count Administrator or designee. 			

						DEVELOPME	NT STANDARDS		
	4. Minimum Lot or Site Size		5. Minimum or Maximum Building Setbacks				6. Maximum Building Restrictions		
Use Category	a. Lot or Site Area	b. Lot Width	c. Lot Depth	a. Front	b. Side- Interior Lot	c. Side-Corner Lot	d. Rear	a. Building Size (excluding gross building floor area used for parking)	b. Building Height
Any Permitted Principal Use	none	none	none	0 feet minimum 10 feet maximum	none	0 feet minimum 10 feet maximum	20 feet minimum if adjoining a residential district	For properties that are exclusively non-residential: 20,000 square feet of gross building floor area per acre and commercial uses not to exceed 200,000 square feet of gross building floor area per parcel; For properties that combine non-residential with residential development: 40,000 square feet of gross building floor area per acre and commercial uses not to exceed 200,000 square feet of gross building floor area per parcel, provided that the combined development has at least 1 dwelling unit per 3,000 square feet of non-residential use, or at least 1,000 square feet of non-residential use per 3 dwelling units.	6 stories (excluding stories used for parking) only if proposed project combines non- residential with residential uses; or 4 stories (including stories used for parking) if proposed structure is within 150 feet of a low density residential zoning district
								trict and to encourage mixed uses and pedestrian friend	
Division 5 of Art	icle VII, including th	e number o	of required	l off-street parking space	es and dimens	sional requirements	are not applicable t	nt of the subject lot or parcel. The off-street parking red o properties in the UP-2 zoning district. Instead, the nu- comes first) based on the information provided by the	imber of required off-street parking spaces and
8. Additional Crite		tial Uses:						sidential building shall require the front lot and street si	
								r, in order to protect residential areas and neighborhood R-4, R-5, MH, MR-1, and RP.	ls from non-residential traffic, vehicular access
10. Criteria for Cor	ditional Uses: Afte	r October 1	, 1997, dr	vive through facilities as	part of a pern	nitted use in this dis	trict may be permit	ted as conditional uses, providing that the following cri-	teria are met: (a) the new use must be the
redevelopment o	f a site which contair	is a confori	ning moto		a conformin	g drive through use	(see Section #2 of	this chart); (b) the new use complies with development	

GENERAL NOTES:

1. If central sanitary sewer is not available, residential development is limited to a minimum of 0.50 acre lots and non-residential development is limited to a maximum of 2,500 square feet of building area. Community service facilities are limited to a maximum of 5,000 square feet of building area or a 500 gallon septic tank. Also, refer to Sanitary Sewer Policy 2.1.12. of the Comprehensive Plan for additional requirements.

2. Refer to the Environmental Management Act (EMA) for information pertaining to the regulation of environmental features (preservation/conservation features), stormwater management requirements, etc.

3. Refer to the Concurrency Management Ordinance for information pertaining to the availability of capacity for certain public facilities (roads, parks, etc.).