CHAPTER 21.44

OFF STREET PARKING AND LOADING PARKING, MOBILITY AND LOADING

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21A.44.010: PURPOSE AND SCOPE OF OFF STREET PARKING AND LOADING REQUIREMENTS:

- A. Purpose Statement: The requirements regulations of this chapter are intended to promote the orderly use of land and buildings by identifying minimum and maximum standards for accessory parking and loading facilities that will promote safe and convenient vehicular transportation and movement of goods. These requirements are also intended to help lessen traffic congestion and promote public health and welfare through a cleaner environment by reducing the number of vehicle trips. Encouraging nonmotorized transportation and relating parking requirements to the local land use/transportation system are consistent with the objectives of this chapter.
- B. Scope Of Regulations: The off street parking and loading provisions of this title shall apply to all buildings and structures erected and all uses of land established after April 12, 1995 prior to the effective date of this title.
- C B. Intensification Of Use: When the intensity of any building, structure or premises is increased through the addition of dwelling units, gross floor area, seating capacity, or other units of measurement specified herein for required parking, additional parking shall be provided in the amount by which the requirements for the intensified use exceed those for the existing use.
- Đ C. Change In Use: When the use of an existing building or structure is changed to a different type of use, parking shall be provided in the amount required for such new use. However, if an existing building or structure was established prior to the effective date hereof, any increase in required parking shall be limited to the amount by which the new use exceeds the existing use except in the downtown D-1, D-2 and D-3 districts where a change of use shall not require additional parking or loading facilities.

- Existing Parking And Loading Facilities: If parking and loading facilities are below these requirements, they shall not be further reduced.
- ₣ E. Voluntary Provision Of Additional Parking And Loading Facilities: The voluntary establishment of off street parking spaces or loading facilities in excess of the requirements of maximum allowable parking specified in this title to serve any use shall not be permitted unless established through the Transportation Demand Management standards found in section 21A.44.050 of this chapter. ; provided, that all regulations herein governing the location, design and operation of such facilities are satisfied. For single-family detached dwellings and uses in the downtown D-1 district voluntary additional off street parking spaces or loading facilities are permitted subject to the maximum limits specified in subsections 21A.44.040C1c through C1e of this chapter. Voluntary establishment of loading facilities in excess of the requirements of this title to serve any use shall be permitted provided that all regulations herein governing the location, design and operation, design and operation of such facilities in excess of the requirements of this title to serve any use shall be permitted provided that all regulations herein governing the location, design and operation of such facilities are satisfied.
- G F. Damage Or Destruction: For any conforming or nonconforming use which is involuntarily damaged or destroyed by fire, collapse, explosion or other cause, and which is reconstructed, reestablished or repaired, off street parking or loading facilities in compliance with the requirements of this chapter need not be provided, except that parking or loading facilities equivalent to any maintained at the time of such damage or destruction shall be restored or continued in operation. It shall not be necessary to restore or maintain parking or loading facilities in excess of those required by this title for equivalent new uses or construction.
- H G. Submission Of A Site Plan: Any application for a building permit shall include a site plan, drawn to scale and fully dimensioned, showing any off street parking or loading facilities to be provided in compliance with this title.
- I H. Parking Lots With Noncomplying Setbacks: A parking lot existing prior to April 12, 1995, that is noncomplying with respect to landscaped setbacks, may be reconstructed, subject to the following requirements:
 - 1. Compliance with subsection E of this section; and

2. Development shall be reviewed through the site plan review process to consider the feasibility of redesign of parking layout to provide required landscaped setbacks without a reduction in the number of existing parking stalls <u>spaces</u>.

21A.44.020: GENERAL OFF STREET PARKING REQUIREMENTS REGULATIONS:

- A. Location Of Parking Spaces: All parking spaces required to serve buildings or uses erected or established after the effective date hereof shall be located on the same lot as the building or use served, except that off site parking spaces to serve nonresidential uses, and as accessory to permitted uses in residential districts, may be permitted in districts which designate off site parking spaces as permitted or conditional uses. unless off site parking is approved as an alternative to the required parking spaces as specified in section 21A.44.040 of this chapter and allowed in the underlying zoning district.
- B. Access: All off street parking facilities shall be designed with appropriate means of vehicular access to a street or alley in a manner which will least interfere with <u>automobile, bicycle and pedestrian</u> traffic movement. Parking lots in excess of five (5) spaces shall be designed to allow vehicles to enter and exit the lot in a forward direction. All vehicular access roads/driveways shall be maintained as hard surface.
- C. Utilization Of Required Parking Spaces: Except as otherwise provided in this section, required accessory off street parking facilities provided for uses listed in section 21A.44.030 of this chapter shall be solely for the parking of passenger automobiles of guests, patrons, occupants, or employees of such uses.
- D. Parking For Persons With Disabilities: Any parking area to be used by the general public shall provide parking spaces designated and located to adequately accommodate persons with disabilities and these shall be clearly marked as such. Parking spaces for persons with disabilities shall be located in close proximity to the principal building. The designation of parking spaces for persons with disabilities shall constitute consent by the property owner to the enforcement of the restricted use of such spaces to motorists with disabilities by the city. Parking spaces for persons with disabilities shall conform to the standards of the Americans with disabilities act Disabilities Act. The number of required parking spaces accessible to persons with disabilities shall be as follows:

Required Minimum Total In Parking Lot Spaces			Number Of Accessible Spaces
1 to	1 to 25		1
26 to	6 to 50		2
51 to 75			3
76 to	100		4

101 to	150		5
151 to	200		6
201 to	300		7
301 to	400		8
401 to	500		9
501 to	1,000		2 percent of total
1,001 and over			20, plus 1 for each 100 over 1,000

E. Off Street Parking Dimensions:

1. The dimensions for parking stalls <u>spaces</u> and associated aisles are established by the transportation division and are set forth in table 21A.44.020 of this section.

2. The following modifications and additions to the dimensions set forth in table 21A.44.020 of this section shall apply:

a. Parking stalls <u>spaces</u> located adjacent to walls or columns shall be one foot (1') wider to accommodate door opening clearance and vehicle maneuverability;

b. Requests for parking angles other than those shown on table 21A.44.020 of this section (including parking angles between 0 degrees and 45 degrees, and between 75 degrees and 90 degrees) may be approved by the city transportation engineer director; and

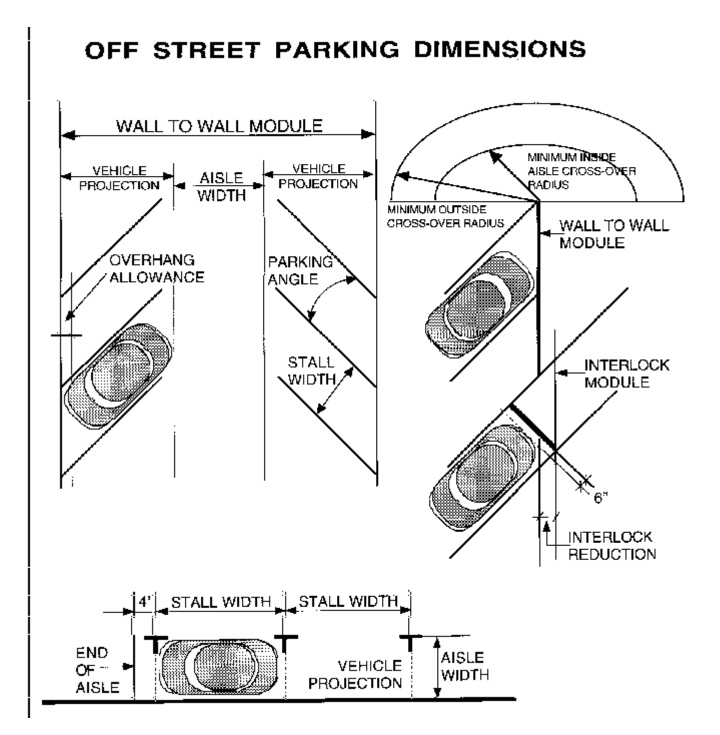
c. If a public alley is used as a parking aisle for single-family dwellings, two-family dwellings or twin homes, additional space shall be required on the lot to provide the full width of aisle as required on table 21A.44.020 of this section. The parking design for all other uses shall not require backing into an alley or right of way-:

d. The dimensions of parking spaces in a valet-attended parking lot can be modified with approval of the city transportation director; and

e. Parking spaces in an automated parking garage are exempt from the off street parking dimensions found in this subsection provided the design of the automated parking garage has been approved by the city transportation director.

PARKING	STALL WIDTH	VEHICLE	AISLE WIDTH	WALL TO WALL	INTERLOCK REDUCTION	OVERHANG ALLOWANCE
		TION		-MODULE WIDTH	i	
0	22'-0"	8'-3"	12'-8"	29'-2"	0'-0"	2'-0"
45	B'-3"	16'-10"	14'-11"	48'-7"	2'-3"	2'-0"
50	8'-3°	17'-5"	15'-6°	50'-4"	2'-0"	2'-0"
55	8'-3"	17'-11"	16'-2"	52'-0 ["]	1'-10"	2'-1"
60	8'-3"	18'-3"	16'-10"	53'-4"	1'-7"	2'-2"
65	8'-3"	18'-6"	17'-9"	54'-9"	1'-4"	2'-3"
70	8'-3"	18'-7"	18'-7"	55'-9"	1'-1"	2'-4"
75	8'-3"	18'-6"	20'-1	57'-1"	0'-10"	2'-5°
90	8'-3"	17'-6"	24'-10"	59'-10"	0'-0"	2'-6"
0	22'-0"	8'-6"	11'-11"	28' 11"	0'-0"	2'-0"
45	8'-6"	16'-10	14'-2"	47'-10"	2'-3"	2'-0"
50	8'-6"	17'-5"	14'-9"	49'-7"	2`-0"	2'-0"
55	8'-6"	17'-11"	15'-5"	51'-3"	1'-10"	2'-1"
60	8'-6"	18'-3"	16'-1"	52'-7"	1'-7"	2'-2"
65	8'-6"	18'-6"	17'-0"	54'-0"	1'-4"	2'-3"
70	8'-6"	18'-7"	17'-10"	55'-0"	1'-1"	2'-4"
75	8'-6"	18'-6"	19'-4"	56'-4"	0'-10"	2'-5"
90	8'-6"	17'-6"	24'-1"	59'-1"	0'-0"	2'-6"
0	22'-0"	8'-9"	10'-8"	28'-2"	0'-0"	2'-0"
45	8'-9"	16'-10	13'-5"	47'-1"	2'-3"	2'-0"
50	8'-9"	17'-5"	14'-0"	48'-10"	2'-0"	2'-0"
55	8'-9"	17'-11"	14'-8"	50'-6"	1'-10"	2'-1"
60	8'-9"	18'-3"	15'-4"	51'-10"	1'-7"	2'-2"
65	8'-9"	18'-6"	16'-3"	53'-3'	1'-4"	2'-3"
70	8'-9"	18'-7"	17'-1"	54'-3"	1'-1"	2'-4"
75	8'-9"	18'-6"	18'-7"	55'-7"	0'-10"	2'-5"
90	8'-9"	17`-6"	23'-4"	58'-4"	0'-0"	2'-6"
0	22'-0"	9'-0"	9'-5"	27 <u>'-5"</u>	0'-0"	2'-0"
45	9'-0"	16'-10	12'-6"	46'-4"	<u>2'-3"</u>	2'-0"
50	9'-0"	17'-5"	13'-3"	<u>48'-1"</u>	2'-0"	2'-0"
55	9'-0"	17'-11"	13'- 1 1"	49'-9"	1'-10"	2'-1"
60	9'-0"	18'-3"	14 [°] -7"	51'-1"	1'-7"	2'-2"
65	9'-0"	18'-6"	15 -6"	52'-6"	1'-4"	2'-3"
70	9 ⁱ -0 ⁿ	18'-7"	16' 4'	53'-6"	1 '-1 "	2'-4"
75	9'0"	18'-6°	17'-10	54'-10"	0'-10"	2'-5"
90	9'-0"	17'-6"	22'-7"	57'-7"	0'-0"	2 [°] -6"

TABLE 21A.44.020 OFF STREET PARKING DIMENSIONS



F. Design And Maintenance: Parking lots shall be designed to ensure safe and easy ingress, egress and movement through the interior of the lot. The number of curb cuts onto major roads should be minimized. Shared access driveways between adjacent sites are encouraged. Parking lot islands should be provided on the interior of the parking lot to help direct traffic flow and to provide landscaped areas within such lots.

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1. Design Elements: Parking lots shall be designed in accordance with applicable city codes, ordinances and guidelines with respect to:

- a. Minimum distances between curb cuts;
- b. Proximity of curb cuts to intersections;
- c. Provisions for shared driveways;
- d. Location, quantity and design of landscaped islands; and
- e. Design of parking lot interior circulation system.

2. Plan: The design of parking facilities shall be subject to the approval of the development review team and shall conform to the standards developed by the city transportation engineer director.

3. Landscaping And Screening: Landscaping and screening shall be provided in accordance with the requirements of chapter 21A.48 of this title.

4. Lighting: Where a parking area or parking lot is illuminated, direct rays of light shall not shine into adjoining property or into a street.

5. Signs: Accessory signs shall be permitted on parking areas in accordance with the provisions specified in chapter 21A.46 of this title.

6. Parking Lot Surface: All open parking areas or lots shall be improved and maintained as hard surface.

7. Driveway Standards: In addition to further restrictions elsewhere in this title or title 12 "Vehicles and Traffic", the following standards shall apply to driveways:

a. Driveway Location: In nonresidential districts, the minimum distance between curb cuts shall be twelve feet (12'). In residential districts, driveways shall be six feet (6') from abutting property lines and ten feet (10') from street corner property lines.

(1) Nonresidential Districts: For lots in nonresidential districts with a width of less than one hundred feet (100'), only one (1) curb cut shall be allowed per street frontage. For lots in nonresidential districts with a width of one hundred feet (100') or greater, more than one (1) curb cut shall be allowed per street frontage provided they are at least one hundred feet (100') apart.

(2) Residential Districts: With the exception of legal shared driveways, driveways shall be at least six feet (6') from abutting property lines, twenty feet (20') from street corner property lines and five feet (5') from any public utility infrastructure such as power poles, fire hydrants and water meters. Except for entrance and exit driveways leading to properly located parking areas, no curb cuts or driveways are permitted.

b. Driveway Widths: In front and corner side yards, driveway widths shall not exceed twenty two feet (22') in SR-1 and SR-3 residential districts <u>or sixteen feet</u> (16') in the <u>MH district</u>. In all other districts, the driveways in front and corner side yards shall <u>have a minimum single lane driveway width of twelve feet (12') and shall</u> not exceed thirty feet (30') in width, <u>unless a wider driveway is approved</u> through the site plan review process.

c. Shared Driveways: Shared driveways, where two (2) or more properties share one driveway access, may be permitted by the development review team.

d. Circular Driveways: Circular driveways that connect to a driveway extending to a legal parking location shall be constructed of concrete, brick pavers, block or other hard surface material, other than asphalt other than impermeable asphalt. The circular driveway shall be situated such that the street front edge is situated parallel to the property line, shall be set back at least fifteen feet (15') from the property line, shall not be wider than twelve feet (12') in width, and shall not be used for overnight parking. In residential districts, circular driveways shall be set back at least fifteen feet (15') from the front property line no wider than twelve feet (12') in width. In commercial districts, circular driveways shall be set back at least five feet (5') from the property line and no wider than 20 feet (20') in width.

e. Driveway Surface: All driveways providing access to parking areas or lots shall be improved and maintained as hard surface.

f. Exceptions to these standards may be approved by the Development Review Team through the site plan review process, based on the slope of the roadway or lot and location of drive approaches serving abutting properties.

8. Pedestrian Access: All surface parking lots <u>for nonresidential uses</u> in excess of thirty (30) parking stalls shall provide a clear pedestrian pathway from the parking lot to the entry of the building or and the public sidewalk. <u>The pedestrian pathway</u> should be clearly marked with pavement marking, landscaping, change in surface material, curb separation or grade separation.

9. Vehicle And Equipment Storage: In CG, M-1, M-2 and EI zoning districts, vehicle and equipment storage may be allowed without hard surfacing may be allowed by the city traffic director as a special exception provided:

a. The lot is used for long term vehicle storage, not for regular parking and/or maneuvering.

b. The vehicles stored are large and/or on tracks that could destroy normal hard surfacing.

c. The parking surface is compacted with six inches of road base and other semi-hard material with long lasting dust control chemical applied annually.

d. A hard surfaced wash bay is installed to wash wheels to prevent tracking of mud and sand onto the public way.

e. A minimum of 50 feet paved driveway from the public street property line is provided.

f. City traffic engineer's approval.

G. Interpreting Calculation Of Fractional Parking Spaces: When determination of the number of off street parking spaces required by this title results in a requirement of a fractional space, any fraction of less than one-half (¹/₂) may be disregarded, while a fraction of one-half (¹/₂) or more, shall be counted as one parking space.

Parking space requirements based on the number of employees or users shall be based on the maximum number of employees or users on the premises at any one time.

HG. Parking For Low Density Residential Districts: The following restrictions regulations shall apply to single-family detached, single-family attached and two-family dwellings in the FP, FR-1/43,560, FR-2/21,700, FR-3/12,000, R-1/12,000, R-1/7,000, R-1/5,000, SR-1, SR-3 and R-2 districts:

1. Parking on driveways located between the front and corner lot side lot line and the building line shall not be allowed for Parking spaces satisfying the requirements of section 21A.44.060 21A.44.030 of this chapter shall be located only in an interior side yard or a rear yard unless approved as a special exception in accordance with section 21A.44.060B.

2. The provisions of parking spaces elsewhere on the lot shall conform to the other applicable requirements of this chapter. Requirements for garages shall be as specified in chapter 21A.40 of this title.

3. No parkway park strip shall be used for parking.

4. A maximum of four (4) outdoor parking spaces shall be permitted per lot. Recreational vehicle parking, where permitted, shall be included in this maximum.

5. Parking on an adjacent lot shall be permitted as an accessory use for conforming residential uses, when the accessory lot abuts the principal lot, within FR-1, FR-2, FR-3, R-1/5,000, R-1/7,000, R-1/12,000, R-2, SR-1 and SR-3 zones,

subject to the property owner combining the two (2) properties into a single parcel. The term "conforming residential uses", for the purpose of this section, does not include legal conforming two-family and twin homes, nor nonconforming uses.

IH. Legalization Of Converted Garages And Associated Front Yard Parking In Residential Zoning Districts: The intent of this section is to facilitate the legalization of attached garages that have been converted to living space without building permits and without replacing parking in a legal location on the lot. Attached garages converted prior to April 12, 1995, including the associated front yard parking, may be legalized subject to obtaining a building permit for all building modifications associated with converting the garage to living space. The building services and licensing division shall inspect the conversion for substantial life safety compliance. Additional requirements include the following:

1. The driveway leading to the converted garage shall not be removed without replacing the same number of parking stalls <u>spaces</u> in a location that is authorized by this title.

2. The driveway shall not be wider than the original garage unless a permit is issued to extend a driveway into the side or rear yard for additional parking. No other portion of the front yard may be used for parking.

3. Parking on the driveway in the front yard is restricted to passenger vehicles only.

J. Special Short Term Parking Provisions For The D-1, D-2 Or D-3 District:

1. Intent: The intent of this subsection is to establish short term parking requirements within the Main Street retail core area and to limit required parking increases resulting from a change in use.

2. Applicability: The regulations of <u>this</u> subsections <u>I3</u> and <u>I4</u> of this section shall apply to parking structures or lots located within, or partially within, the Main Street retail core area, as defined in <u>subsection 21A.30.020G2</u> <u>chapter 21A.30</u> of this title. These regulations shall also apply to parking structures or lots established to serve uses located wholly or partially within the area defined in subsection 21A.30.020G2 <u>chapter 21A.30</u> of this title. The regulations shall also apply to parking structures or lots established to serve uses located wholly or partially within the area defined in subsection 21A.30.020G2 <u>chapter 21A.30</u> of this title. The regulations of this subsection shall apply to all uses in the downtown D-1, D-2 and D-3 districts.

3. Short Term Parking Requirements: That number of parking spaces required to serve retail goods or retail service establishments located within the Main Street retail core area shall be designated as short term parking spaces (i.e., for less than one day). These spaces shall be at the retail level (not necessarily the ground level) of a parking structure, or the spaces closest to the retail use shall be designated for short term parking.

4. Change Of Use: Any legally established use in the D-1, D-2 or D-3 district may be changed to any other legal use without providing any additional off street parking, provided that the change of use does not require any expansion to the existing principal structure greater than one thousand (1,000) square feet.

- KJ. Recreational Vehicle Parking: The parking of recreational vehicles shall conform to the standards set forth below:
 - 1. Standards:

a. Recreational vehicle parking spaces shall be in addition to, and not in lieu of, other required off street parking spaces.

b. Recreational vehicle parking is prohibited in the front yard.

c. Recreational vehicle parking is permitted in any enclosed structure conforming to building code and zoning requirements for the zoning district in which it is located.

d. Recreational vehicle parking in side or rear yards may be permitted subject to the following conditions:

(1) Recreational vehicle parking permitted for each residence shall be limited to one motor home or travel trailer and a total of two (2) recreational vehicles of any type;

(2) Recreational vehicles may be parked in the rear yard only on an adequate hard surfaced pad with access provided by either a hard surfaced driveway, hard surfaced drive strips or an access drive constructed of turf block materials with an irrigation system; and

(3) Recreational vehicle parking shall be allowed in side yards only if the rear yard cannot be reasonably accessed, and in a side yard other than the driveway side yard only if the driveway side yard cannot-reasonably be used for such additional parking. The existence of a fence or other structure which is not part of a building shall not constitute a lack of rear yard access. Topographical factors, the existence of mature trees or the existence of properly permitted and constructed structures precluding rear yard parking is sufficient to establish a lack of rear yard access.

(4) Side yard parking shall only be permitted subject to the following conditions:

(A) The parking area for the recreational vehicle must be a hard surface of either concrete, asphalt, or turf block;

(B) The recreational vehicle parking space shall not interfere with access to other required parking for the structure;

(C) Access to the recreational vehicle parking from the existing driveway on the property shall have an access taper from the existing driveway and be hard surfaced;

(D) The access or transition area from the existing driveway to the recreational vehicle parking space shall not be used for any parking;

(E) The recreational vehicle parking space shall be screened from the front or street side at the setback line of the existing principal building with a six foot (6') high sightproof fence with a gate for access; and

(F) The recreational vehicle parking space shall be screened on the side yard with a six foot (6') high sightproof fence or equivalent vertical vegetation.

(5) No parked recreational vehicle shall be used for storage of goods, materials or equipment other than those which are reasonably and customarily associated with the recreational vehicle.

(6) All recreational vehicles must be stored in a safe and secure manner. Any tie downs, tarpaulins or ropes must be secured from flapping in windy conditions.

(7) Recreational vehicles shall not be occupied as a dwelling while parked on the property.

L. Off Site Parking Facilities: Off site parking facilities may, in districts where they are specifically allowed as permitted or conditional uses, be used to satisfy the requirements of this title for off street parking, subject to the following requirements:

 The maximum distance between the proposed use and the closest point of the off site parking facility shall not exceed five hundred feet (500'). However, in the D-1 district, such distance shall not exceed one thousand two hundred feet (1,200').

2. Projects requiring off site, shared, and/or alternative parking in areas of the city where a UI zoning district abuts a D-1 district, the following apply:

a. For a project located within a UI district, the area available for off site, shared, and/or alternative parking shall not exceed five hundred feet (500') within the UI district unless the D-1 district is located within one thousand two hundred feet (1,200'), in which case the area available for off site, shared, and/or alternative

parking may extend up to one thousand two hundred feet (1,200') from the project in the direction of the D-1 district;

b. For a project located within a D-1 district, the area available for off site, shared, and/or alternative parking shall not exceed one thousand two hundred feet (1,200'); however, if the UI district is located within one thousand two hundred feet (1,200'), the area available for off site, shared, and/or alternative parking shall not extend into the UI district more than five hundred feet (500');

c. The maximum distance between the proposed use and the off site, shared, and/or alternative parking shall be measured radially from the closest property line of the proposed use to the closest property line of the off site, shared, and/or alternative parking;

d. Parking stalls shall not be counted more than once in off site, shared, and/or alternative parking plans for different facilities, except where different plans comply with off site, shared, and/or alternative parking regulations due to hours of operation, days of usage, or other reasons.

3. Off site parking to support uses in the CB, CN, RB, MU, R-MU, R-MU-35 and R-MU-45 zones or a legal nonconforming use in a residential zone need not comply with the maximum five hundred foot (500') distance limitation, provided the applicant can demonstrate that a viable plan to transport patrons or employees has been developed. Such plans include, but are not limited to, valet parking or a shuttle system. After July 31, 2008, no new off site parking facilities may be created in any residential zoning district, except in the RB, RO, R-MU, R-MU-35 and R-MU-45 zoning districts. The zoning administrator has the authority to make discretionary decisions concerning the provisions of table 21A.44.060E, "Schedule Of Shared Parking", of this chapter when actual data is presented which supports a change in the parking requirement. The zoning administrator may require a traffic and/or parking impact study in such matters.

4. Off site parking facilities shall be under the same ownership or leasehold interest as the lot occupied by the building or use to which the parking facilities are accessory. Private possession of off street parking facilities may be either by deed or by long term lease. The deed or lease shall require the owner and/or heirs, successors or assigns to maintain the required number of parking facilities for the duration of five (5) years' minimum contractual relationship. The city shall be notified when the contract is terminated. If for any reason the lease is terminated during the five (5) year minimum contractual period, the lessee shall either replace the parking being lost through the terminated lease, or obtain approval for alternative parking requirements, section 21A.44.030 of this chapter. Pursuant to obtaining a building permit or conditional use permit, documentation of the off site parking facility shall be recorded against both the principal use property and the property to be used for off site parking.

M. Parking Exemptions For Pedestrian Friendly Development:

1. In the CB, CN, RB, MU, R-MU, R-MU-35 and R-MU-45 zoning districts, businesses may be granted a partial exemption from off street parking requirements if they satisfy the criteria set forth below.

2. For any business that has pedestrian friendly amenities, such as bike racks, baby buggy parking areas, benches or other similar pedestrian oriented amenities, which are located within one hundred feet (100') of the entrance to the business, either on public or private property, the first two thousand five hundred (2,500) square feet of the building area shall be excluded from parking calculations and exempt from parking requirements. Any such pedestrian oriented amenities must be permanently affixed to the property and shall be installed and maintained at the property owner or business owner's expense. Any pedestrian oriented amenities to be located on public property may only be installed pursuant to authorization granted by appropriate city officials, and upon proof of adequate insurance coverage to protect the city from liability.

3. For any business which meets the criteria set forth in subsection M2 of this section, and which also has time limited on street parking of two (2) hours or less ending at six o'clock (6:00) P.M. located within the commercially zoned area and within one hundred feet (100') of the entrance to the business, the first three thousand five hundred (3,500) square feet of the building area shall be excluded from parking calculations and exempt from parking requirements. Any request to change unlimited on street parking to time limited on street parking must be reviewed and approved by appropriate city officials.

4. For any business which meets the criteria set forth in subsection M2 of this section and which also has angular parking spaces which provide traffic calming and provide shorter unprotected crossing distances by narrowing the roadway, and which parking spaces are located within the commercially zoned area and within one hundred feet (100') of the entrance to the business, the first three thousand five hundred (3,500) square feet of building area shall be excluded from parking calculations and exempt from parking requirements. Any request to create angular on street parking spaces where such parking does not now exist, must be reviewed and approved by appropriate city officials.

5. For any business which meets the criteria set forth in subsections M2, M3 and M4 of this section, the first five thousand (5,000) square feet of building area shall be excluded from parking calculations and exempt from parking requirements.

21A.44.030: **ALTERNATIVE PARKING REQUIREMENTS:** Alternative parking requirements may be allowed for certain uses to prevent land from being devoted unnecessarily to parking spaces when other parking solutions respond better to the parking needs of the property, the enjoyment of neighboring property rights and the general neighborhood compatibility. These alternative parking requirements are intended to allow a reduced number of required off street parking stalls when there is documentation that actual parking demand is less than the number required by table 21A.44.060F of this chapter; when special circumstances justify satisfying a portion of a parking requirement by means other than on site parking; or when reduction in required parking spaces is otherwise approved.

A. Types Of Alternative Parking Requirements: In considering a request for alternative parking requirements pursuant to this section the following actions may be taken:

1. Uses For Which An Alternative Parking Requirement May Be Allowed: The zoning administrator may authorize an alternative parking requirement for any use meeting the criteria set forth in subsection B4 of this section.

2. Modification Of Parking Geometries: The zoning administrator may authorize parking geometry configurations other than those normally required by city code or policy if such parking geometries have been approved, and the reasons therefor explained in writing, by the city transportation engineer.

3. Alternatives To On Site Parking: The zoning administrator may consider the following alternatives to on site parking:

a. Leased parking;

b. Shared parking;

c. Off site parking;

d. An employer sponsored employee vanpool;

e. An employer sponsored public transportation program. (Note: See also subsections 21A.44.020L and 21A.44.060E of this chapter. These alternatives to on site parking are not subject to the alternative parking requirements outlined in this section.)

B. Procedure: All requests for alternative parking requirements shall be processed in accordance with the provisions of chapter 21A.52 of this title.

1. Application: In addition to the materials required by chapter 21A.52 of this title, the applicant for an alternative parking requirement must also submit:

a. A written statement specifying the alternative parking requirement requested and the rationale supporting the application;

b. A professionally prepared parking study for alternative parking requirements requested for unique nonresidential uses and intensified parking reuse;

c. A site plan of the entire alternative parking property drawn to scale at a minimum of one inch equals thirty feet $(1^{"} = 30^{"})$ showing the proposed parking plan.

2. Notice And Hearing: As a special exception, all requests for alternative parking requirements shall require a public notice and a public hearing in conformance with the requirements of chapter 21A.10 of this title.

3. City Internal Review:

a. The zoning administrator shall obtain comments regarding the application from all interested city departments or divisions.

b. The city transportation engineer may, if it determines that the proposal may have an adverse material impact on traffic, require the applicant to submit a professionally prepared traffic impact study prior to the hearing on the application.

c. The zoning administrator may require a professionally prepared parking study where deemed appropriate for applications for unique residential populations and single room occupancy residential uses.

4. General Standards And Considerations For Alternative Parking Requirements: Requests for alternative parking requirements shall be granted in accordance with the standards and considerations for special exceptions in section 21A.52.060 of this title. In addition, an application for an alternative parking requirement shall be granted only if the following findings are determined:

a. That the proposed parking plan will satisfy the anticipated parking demand for the use up to the maximum number specified in table 21A.44.060F, "Schedule Of Minimum Off Street Parking Requirements", of this chapter;

b. That the proposed parking plan does not have a material adverse impact on adjacent or neighboring properties;

c. That the proposed parking plan includes mitigation strategies for any potential impact on adjacent or neighboring properties; and

d. That the proposed alternative parking requirement is consistent with applicable city master plans and is in the best interest of the city.

C. Limitation On Period Of Alternative Parking Requirement: Alternative parking requirements granted pursuant to this chapter do not run with the land and are limited to the conditions under which approval is granted. Any material change in the design or use of any building or structure which increases the demand for parking or any material change in the alternative parking provisions from information provided in the original application shall invalidate and nullify any granted alternative parking requirement. Such material changes may be approved only by the city pursuant to the provisions of this section. The authorization of alternative parking requirement shall survive the sale of the property, and the zoning administrator is authorized to certify such continuation, if the sale makes no material change in the design or use of any building or structure which increases the demand for parking nor makes any material change in the alternative parking provisions from information provided in the original application.

21A.44.030: NUMBER OF OFF STREET PARKING SPACES REQUIRED:

A. Parking Requirements for Passenger Vehicles:

1. The minimum number of off street parking spaces provided shall be in accordance with subsection 21A.44.030G "Minimum Number Of Off Street Parking Requirements" of this section unless otherwise specified elsewhere in this chapter.

2. The maximum number of off street parking spaces provided shall be in accordance with subsection 21A.44.030H "Maximum Number Of Off Street Parking Requirements" of this section unless otherwise specified elsewhere in this chapter.

3. General Parking Calculation Regulations:

a. Parking space requirements based on the number of employees or users shall be based on the maximum number of employees or users on the premises at any one time.

b. When determination of the number of off street parking spaces required by this title results in a requirement of a fractional space, any fraction of less than one-half $\binom{1}{2}$ may be disregarded, while a fraction of one-half $\binom{1}{2}$ or more, shall be counted as one (1) parking space.

c. Parking spaces designed exclusively for motorcycles, scooters and other two-wheeled automobiles shall not count towards the required number of parking spaces.

d. Parking spaces intended for storage of business-related vehicles, such as fleet vehicles or delivery vehicles in commercial, manufacturing and special purposes districts, shall not count towards the required number of parking spaces.

B. Determination Of Required Number Of Parking Spaces For Uses Not Specified Herein: In the event this title does not specify the number of parking spaces for a specific use, the zoning administrator shall determine the number of spaces required. In making this determination, the zoning administrator shall consider the following criteria:

1. The number of parking spaces required for a use listed in table 21A.44.030 of this section that is the most similar to the proposed use in terms of the parked vehicles that are anticipated to be generated;

2. The square footage to be occupied by the proposed use; and

3. The number of employees and patrons that are anticipated for the proposed use.

- C. Exemption From Calculation Of Required Parking Spaces: Nonresidential uses in buildings less than one thousand (1,000) square feet and located on a lot in the commercial districts or the D-2 and D-3 downtown districts shall be exempt from the requirement of providing off street parking. The exemption shall be applied to the land use on the lot requiring the fewest number of spaces. Only one (1) exemption shall be allowed per lot.
- D. Alternative Parking Requirements: An alternative means of meeting the parking requirements of this section can be used as outlined in section 21A.44.040 of this chapter.
- E. Reductions To The Number Of Required Parking Spaces: The number of required parking spaces may be reduced as provided in section 21A.44.040 of this chapter.
- F. Transportation Demand Management: For all uses requiring at least ten (10) parking spaces, the minimum and maximum parking requirements can be modified as outlined in section 21A.44.050.
- G. Minimum Number Of Off Street Parking Requirements:

1. Applicability: Unless otherwise regulated in the special provisions in subsection G2 below, each principal building or use shall provided the minimum number of parking spaces as outlined in table 21A.44.030:

TABLE 21A.44.030 SCHEDULE OF MINIMUM OFF STREET PARKING REQUIREMENTS

Residential:	-		-
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-	Bed and breakfast establishment	_	1 parking space per room
-	Congregate care facility	-	1 parking space for each living unit containing 2 or more bedrooms
			³ / ₄ parking space for each 1 bedroom living unit
-	Eleemosynary facility	-	<u>1 parking space for each family, plus 1</u> parking space for every 4 individual bedrooms, plus 1 parking space for every 2 support staff on present during the busiest shift
-	Fraternity, sorority or dormitory	-	<u>1 parking space for each 2 residents, plus 1</u> parking space for each 3 full time employees. Note: The specific college or university may impose additional parking requirements
-	Group home		2 parking spaces per home and 1 parking space for every 2 support staff present during the busiest shift
-	Hotel or motel	-	1 parking space for each 2 separate rooms, plus 1 space for each dwelling unit
-	Multiple-family dwellings ¹	-	2 parking spaces for each dwelling unit containing 2 or more bedrooms
			1 parking space for 1 bedroom and efficiency dwelling
			¹ / ₂ parking space for single room occupancy dwellings (600 square foot maximum)
-	Rooming house	-	1 parking space for each 2 persons for whom rooming accommodations are provided
-	Single-family attached dwellings (row house and townhouse) and single-family detached dwellings	-	2 parking spaces for each dwelling unit
-	Transitional treatment home or community correctional facility	-	1 parking space for each 4 residents and 1 parking space for every 2 support staff present during the busiest shift
_	Two-family dwellings and twin	_	2 parking spaces for each dwelling unit

	ho	me dwellings		
<u>In</u>	stitu	utional:	_	-
-	Assisted living facility		-	1 parking space for each 4 employees, plus 1 parking space for each 6 infirmary or nursing home beds, plus 1 parking space for each 4 rooming units, plus 1 parking space for each 3 dwelling units
-	<u>ch</u>	ditorium; accessory to a urch, school, university or other ititution	-	<u>1 space for each 5 seats in the main</u> auditorium or assembly hall
-	<u>Da</u>	ycare, child and adult	-	2 spaces per 1,000 square feet of usable floor area
-	Funeral services		-	1 space per 4 seats in parlor plus 1 space per 2 employees plus 1 space per vehicle used in connection with the business
_	Homeless shelters			1 parking space for each employee
_	Hospital		-	1.80 parking spaces per hospital bed
-	Places of worship		-	1 parking space per 1,000 square feet of seating or congregation area
-	Sanitarium, nursing care facility			1 parking space for each 6 beds for which accommodations are offered, plus 1 parking space for each 4 employees other than doctors, plus 1 parking space for each 3 dwelling units
_	<u>Sc</u>	hools:		-
-	-	K-8th grades	-	1 parking space for each 3 faculty members and other full time employees
-	-	Senior high school	_	1 parking space for each 3 faculty members, plus 1 parking space for each 3 full time employees, plus 1 parking space for each 10 students
-	-	College/university, general	-	1 parking space for each 3 faculty members, plus 1 parking space for each 3 full time employees, plus 1 parking space for each 10 students

Vocationa	al/trade school	-	1 space per 1 employee plus 1 space for each 3 students based on the maximum number of students attending classes on the premises at any time
Recreation, cult entertainment:	ural, and	-	-
Art gallery/mu museum	useum/house	-	1 space per 1,000 square feet of usable floor area
_ Bowling alley	<u></u>	-	2 spaces per lane plus 1 space for every two employees
_ Club/lodge		-	3 spaces per 1,000 square feet of usable floor area
_ Dance/music	studio	_	1 space for every 1 employee
- Gym/health c facilities	slub/recreation	-	3 spaces per 1,000 square feet of usable floor area
_ Library		1	1 space per 1,000 square feet of usable floor area
_ <u>Sports arena</u>	/stadium	_	1 space per 1,000 square feet of seating area
- Swimming po natatorium	ool, skating rink or	-	1 space per 5 seats and 3 spaces per 1,000 square feet of usable floor area
_ <u>Tennis court</u>			2 spaces per court
Baseball or s	occer field		10 spaces per field
_ Theater, mov	vie and live		1 space per 4 seats
Commercial/ma	nufacturing:	_	-
Bus facility, ir passenger hu	<u>ntermodal transit</u> ub	-	<u>1 space per 2 employees plus 1 space per bus</u>
- Durable good appliances, e		-	<u>1 space per 500 square feet of usable floor</u> area
_ General man	ufacturing_	-	1 space per 3 employees plus 1 space per company vehicle
_ Radio/TV sta	tion		3 spaces per 1,000 square feet
Warehouse			2 spaces per 1,000 square feet of usable floor

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			area for the first 10,000 square feet plus ¹ / ₂ space per 2,000 square feet for the remaining space. Office area parking requirements shall be calculated separately based on office parking rates.
-	Wholesale distribution	_	<u>1 space per 1,000 square feet of usable floor</u> <u>area for the first 10,000 square feet,</u> <u>plus $1/2$ space per 2,000 square feet of floor</u> <u>area for the remaining space. Office area</u> <u>parking requirements shall be calculated</u> <u>separately based on office parking rates.</u>
<u>R</u>	etail goods and services:	-	-
-	Auto repair	-	1 space per service bay plus 3 spaces per 1,000 square feet for office and retail areas
-	Car wash	-	3 stacked spaces per bay or stall, plus 5 stacking spaces for automated facility
-	Drive-through facility		5 stacking spaces on site per cashier, teller or similar employee transacting business directly with drive-through customers at any given time in addition to the parking required for that specific land use
-	Outdoor display of merchandise for sale	-	<u>1 parking space per 1,000 square feet of display area</u>
-	Restaurants, taverns and private clubs	-	2 spaces per 1,000 square feet of usable floor area
-	Retail goods establishment	-	2 spaces per 1,000 square feet of usable sales floor area
-	Retail service establishment	-	2 spaces per 1,000 square feet of sales floor area
-	Retail shopping center over 55,000 square feet usable floor area	-	2 spaces per 1,000 square feet of usable floor area
<u>0</u>	ffice and related uses:	_	_
-	Financial establishments	-	2 spaces per 1,000 square feet of usable floor area
_	General office	_	3 spaces per 1,000 square feet of usable floor

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			area for the main floor plus $1^{1/4}$ spaces per 1,000 square feet of usable floor area for each additional level, including the basement
-	Laboratory_	_	2 spaces per 1,000 square feet of usable floor area for the first 10,000 square feet plus ¹ / ₂ space per 2,000 square feet for the remaining space. Office area parking requirements shall be calculated separately based on office parking rates.
-	Medical/dental offices	-	5 spaces per 1,000 square feet of usable floor area
M	liscellaneous:	_	-
-	Kennels (public) or public stables	-	1 space per 2 employees
-	All other uses	-	3 spaces per 1,000 square feet of usable floor area

Notes:

1. Minimum Parking Requirements for Affordable Housing and Senior Housing: Buildings that have ten (10) or more residential units with at least twenty five percent (25%) of the units as either affordable or senior housing shall be allowed to have a minimum of one-half (½) of a parking space provided for each dwelling unit.

2. D-1, D-2, D-3, D-4, and G-MU Districts:

a. Non-residential Uses: No parking is required for the first twenty-five thousand (25,000) square feet of usable floor area. One space shall be required per one thousand (1,000) square feet of usable floor area in excess of twenty-five thousand (25,000) square feet.

<u>b. Single-Family Attached Dwellings and Single-Family Detached Dwellings:</u> One (1) parking space shall be required for each dwelling.

c. Two-Family Dwellings and Twin Home Dwellings: One (1) parking space for each dwelling unit.

d. All Other Residential Uses: One-half (½) parking spaces shall be required for each dwelling unit.

3. TC-75 District:

a. Non-residential Uses: No off street parking shall be required for the first five thousand (5,000) square feet of floor area. For all non-residential uses with more than five thousand (5,000) square feet, the parking requirement shall be one space per one thousand (1,000) square feet of usable floor area, beyond the initial five thousand (5,000) square feet.

<u>b. Residential Uses: All residential parking requirements listed in table 21A.44.030 of this chapter shall be reduced by fifty percent (50%).</u>

4. TSA District:

a. There are no minimum off street parking requirements in the core area as identified in section 21A.26.078.

b. The minimum off street parking requirement in a transition area as identified in Section 21A.26.078 shall be equal to fifty percent (50%) of the requirement in table 21A.44.030.

5. R-MU, R-MU-35, R-MU-45 and MU Districts: For single- and two-family residential uses in the R-MU, R-MU-35, R-MU-45 and MU districts, one (1) parking space shall be required for each unit. For multiple-family residential uses, one-half (½) parking space shall be provided for each dwelling unit.

6. SR-3 District: For single-family attached dwellings and single-family detached dwellings, one (1) parking space for each dwelling unit.

7. CN and CB Districts: For residential uses in the CN and CB districts, not less than one (1) parking space shall be provided for each dwelling unit. For any buildings with two (2) or more types of uses, only one-half (½) parking spaces shall be required for each dwelling unit.

H. Maximum Number Of Off Street Parking Requirements:

1. Applicability: The following maximum parking requirements shall apply to all uses regardless of the zone in which they are found, except single-family and two-family residential uses, which are limited to a maximum of four (4) outdoor off street parking spaces, including parking for recreational vehicles.

2. All Zoning Districts: For all uses in districts other than the downtown districts, the G-MU district, and the TSA district, the maximum allowable number of parking spaces shall be one hundred and twenty-five percent (125%) of the required minimum as specified in section 21A.44.030G of this section.

3. D-1, D-2, D-3, D-4, and G-MU Districts:

a. Non-residential uses: For the first twenty-five thousand (25,000) square feet of usable floor area, the maximum number of allowable parking spaces shall not exceed one (1) parking space for each one thousand (1,000) square feet. In excess of twenty-five thousand (25,000) square feet, the maximum number of allowable parking spaces shall not exceed two (2) spaces per one thousand (1,000) square feet of usable floor area.

b. Residential Uses: The maximum allowable number of parking spaces shall be equivalent to the minimum required as specified in section 21A.44.030G of this chapter.

4. TSA District:

a. The maximum allowable number of off street parking spaces shall be as follows:

(1) Residential Uses: One (1) parking space for each dwelling unit in the core area as defined in section 21A.26.078 and one and one-half (1½) parking spaces for each dwelling unit in the transition area as defined in section 21A.26.078.

(2) All Other Uses: Three (3) parking spaces for every one thousand (1,000) square feet of usable floor area in the core and transition areas.

(3) Mixed Use Developments: The maximum allowable number of off street parking spaces for mixed use developments in both the core and transition areas shall be calculated on the ratios above for each type of use that may occupy each principal building.

21A.44.040: **TRANSPORTATION DEMAND MANAGEMENT:** Because the purposes and intent of this title include the lessening of congestion on the streets and roads, as well as generally protecting the public health, safety and welfare, specific standards and regulations are outlined which are intended to reduce traffic congestion and environmental pollution associated with vehicular transportation. The standards and regulations established are intended to be components of an overall transportation demand management plan.

A. Bicycle Parking Requirements: Encouraging the use of bicycles is an important nonmotorized transportation alternative and a component of a transportation demand management program.

1. Required Bicycle Parking Spaces: The minimum number of bicycle parking spaces provided for any use shall be five percent (5%) of the vehicular parking spaces required for such use.

2. Design Standards For Bicycle Parking Spaces: Bicycle parking spaces shall be:

a. Located on the same lot as the principal use;

b. Located to prevent damage to bicycles by cars;

c. In a convenient, highly visible, active, well lighted area;

d. Located so as not to interfere with pedestrian movements;

e. As near the principal entrance of the building as practical;

f. Located to provide safe access from the spaces to the right of way or bicycle lane;

g. Consistent with the surroundings in color and design and incorporated, whenever possible, into buildings or street furniture design;

h. Designed to allow each bicycle to be supported by its frame;

i. Designed to allow the frame and wheels of each bicycle to be secured against theft;

j. Designed to avoid damage to the bicycles;

k. Anchored to resist rust or corrosion, or removal by vandalism;

I. Designed to accommodate a range of bicycle shapes and sizes and facilitate easy locking without interfering with adjacent bicycles.

3. Waiver Of Requirement: If after at least one year from the time that the bicycle parking has been provided to satisfy the requirements of this title, the property owner documents to the zoning administrator that cycling has been promoted within the company and that the bicycle parking provided is not being used in good weather, the zoning administrator shall waive all or part of the bicycle parking requirement.

B. Car Pool Parking Incentives: The following regulations are intended to encourage the use of car pooling to increase vehicle occupancy and reduce traffic volumes and congestion:

1. Applicability: The regulations of this subsection shall apply to all nonresidential buildings or uses constructed after April 12, 1995, that employ one hundred (100) or more people. This shall include multiuse buildings and lots which collectively employ one hundred (100) or more people with buildings constructed after the adoption date of this title, April 12, 1995.

2. Reserved Parking Spaces: Each use subject to the requirements of this subsection shall devote ten percent (10%) of the total number of employee parking spaces for vehicles participating in a car pool program. Car pool parking spaces shall be located to provide superior convenience. The number of employee parking spaces shall be based on one parking stall for each two (2) employees on the highest shift.

3. Submission Of Car Pool Parking Plan: Each use subject to the requirements of this subsection shall submit a plan of the employee parking spaces reserved for car pooling to the development review team for review and approval. The plan shall:

a. Specify the total number of employee parking spaces provided;

b. Indicate the number and location of parking spaces reserved for car pooling; and

c. Include a copy of the car pool program which identifies the individuals participating in the car pool program.

4. Delineation Of Car Pool Parking Spaces: Car pool parking spaces shall be marked by sign or marking on the pavement to identify that the use of the spaces is reserved for the car pool program.

5. Waiver Of Requirement: If after at least one year from the time that the parking stalls reserved for car pooling vehicles have been provided to satisfy the requirements of this title, the property owner documents to the zoning administrator that car pooling has been promoted within the company and that the parking stalls reserved for car pooling vehicles are not being used, the zoning administrator may waive all or part of the car pooling parking requirement.

C. Special Minimum And Maximum Parking For Certain Districts: The regulations of this subsection are intended to reduce traffic volumes, energy consumption, pollution and encourage multi-modal transit in certain zoning districts by reducing the minimum number of parking spaces required, and in some cases, limiting the maximum number of parking spaces allowed. The districts subject to these special controls are districts where alternative forms of transportation exist. The districts subject to these special controls shall be subject to the requirements of section 21A.44.060 of this chapter, only to the extent specifically established in this subsection.

1. D-1 District:

a. Minimum Parking Required; Nonresidential Uses: The minimum number of parking spaces required for nonresidential uses shall be as follows:

(1) No parking is required for the first twenty five thousand (25,000) square feet of floor area.

(2) One space shall be required per one thousand (1,000) square feet of gross floor area in excess of twenty five thousand (25,000) square feet.

b. Minimum Parking Required; Residential Uses: One-half (1/2) parking space shall be required for each dwelling unit.

c. Parking Allowed; Nonresidential Uses: The number of parking stalls provided for any nonresidential use, other than retail sales and service uses, shall not exceed the amount permitted in the following four (4) phase schedule:

(1) Phase One: No parking maximum is specified. Phase one commences at the adoption date hereof, April 12, 1995, and remains in effect for two (2) years.

(2) Phase Two: Parking maximum ratio of four (4) parking stalls for each one thousand (1,000) square feet of gross floor area. Phase two shall commence at the end of phase one and shall remain in effect for two (2) years.

(3) Phase Three: Parking maximum ratio of three (3) parking stalls for each one thousand (1,000) square feet of gross floor area. Phase three shall commence at the end of phase two and shall remain in effect for two (2) years.

(4) Phase Four: Parking maximum ratio of two and one-half (21/2) parking stalls for each one thousand (1,000) square feet of gross floor area. Phase four shall commence at the end of phase three and shall remain in effect permanently from that time.

(5) Phasing Process: The process of enacting phases two, three and four shall include a review and decision process that will involve receiving a recommendation from the city's contract manager of the downtown improvement district, a recommendation from the planning commission and a public hearing before the city council, prior to a final city council decision to enact the next phase. The decision to enact a subsequent phase shall include an analysis of alternative modes of transportation, air quality regulations, land use development, traffic congestion and specifically, the status of the proposed light rail transit system. A subsequent phase shall only be enacted with an affirmative vote by the city council.

d. Maximum Parking Allowed; Retail Sale And Service Uses: The maximum parking for retail sales and service uses shall not exceed four (4) parking stalls for each one thousand (1,000) square feet of gross floor area. Implementation of this

maximum parking requirement shall commence two (2) years from the adoption date hereof, April 12, 1995, and shall remain in effect permanently from that time.

e. Maximum Parking Allowed; Residential Uses: The maximum parking for residential uses shall not exceed two (2) parking stalls for each residential unit.

f. Exemption From Maximum Parking: Exemptions from the maximum parking requirements in this subsection C1 may be authorized as a conditional use pursuant to the procedures and standards of chapter 21A.54 of this title. Additionally, the applicant must demonstrate that additional parking is necessary to support a specific land use and that additional on site parking is the most feasible means of supplying the parking demand.

2. R-MU District:

a. For single-family and two-family residential uses in the R-MU district, one parking stall shall be required for each unit. For multiple-family residential uses in the R-MU district, one-half (1/2) parking space shall be provided for each dwelling unit.

b. Credit for on street parking may be granted, as provided in subsection D of this section.

3. CN And CB Districts:

a. For residential uses in the CN and CB districts, not less than one parking space shall be provided for each dwelling unit.

b. Credit for on street parking may be granted, as provided in subsection D of this section.

4. G-MU, D-3, And D-4 Districts:

a. For residential uses in the G-MU, D-3 and D-4 districts, not less than one parking space shall be provided for each dwelling unit.

b. For buildings that have ten (10) or more residential units with at least twenty percent (20%) of the units as either affordable, senior housing, or assisted living units shall be allowed to have a minimum of one-half (1/2) of a parking space provided for each dwelling unit.

5. G-MU And D-3 Districts:

- a. For nonresidential uses in the G-MU and D-3 districts, no off street parking shall be required for the first five thousand (5,000) square feet of floor area. For all uses with more than five thousand (5,000) square feet, the parking requirement

shall be one space per one thousand (1,000) square feet of gross floor area, including the initial five thousand (5,000) square feet.

6. D-4 District:

a. For nonresidential uses in the D-4 district, no off street parking shall be required for the first twenty five thousand (25,000) square feet of floor area. For all uses with more than twenty five thousand (25,000) square feet, the parking requirement shall be one space per one thousand (1,000) square feet of gross floor area, which shall not include the initial twenty five thousand (25,000) square feet.

7. TC-75 District:

a. For nonresidential uses in the TC-75 district, no off street parking shall be required for the first five thousand (5,000) square feet of floor area. For all nonresidential uses with more than five thousand (5,000) square feet, the parking requirement shall be one space per one thousand (1,000) square feet of gross floor area, including the initial five thousand (5,000) square feet.

b. All residential parking requirements listed in table 21A.44.060F of this chapter are reduced by fifty percent (50%) within the TC-75 zoning district.

8. TSA District:

a. There are no minimum off street parking requirements in the core area as identified in section 21A.26.078 of this title.

b. The minimum off street parking requirement in a transition area as identified in section 21A.26.078 of this title shall be equal to fifty percent (50%) of the requirement in section 21A.44.060 of this chapter.

c. The maximum off street parking allowed shall be as follows:

(1) Residential Uses: One stall per dwelling unit in the core area and 1.5 stalls per dwelling unit in the transition area.

(2) All Other Uses: Three (3) stalls for every one thousand (1,000) square feet of net floor space in the core and transition areas.

(3) Mixed Use Developments: The maximum off street parking requirements for mixed use developments shall be calculated based on the above ratios for each different type of use that may occupy the building.

D. Credit For On Street Parking: This subsection is intended to reduce the amount of unnecessary parking spaces and to encourage pedestrian activity as an alternative

means of transportation. Credit for on street parking shall be allowed only within the RB, R-MU, CN, CB, CSHBD, D-1, D-2 and D-3 districts. Some or all of the off street parking spaces required in section 21A.44.060 of this chapter may be met by the provision of on street spaces. Such credit shall require the site plan review approval. Requests for on street parking shall meet the following requirements:

1. All on street parking facilities shall be designed in conformance with the standards established by the city transportation engineer;

2. Prior to approving any requests for on street parking, the development review team shall determine that the proposed on street parking will not materially adversely impact traffic movements and related public street functions; and

3. Credit for on street parking shall be limited to the number of spaces provided along the street frontage adjacent to the use.

21A.44.040: ALTERNATIVE PARKING REQUIREMENTS AND OFF STREET PARKING REDUCTIONS:

- A. Purpose And Scope: The number of required off street parking spaces may be met via alternative means or reduced in some circumstances. Alternatives and reductions help prevent land from being devoted unnecessarily to parking spaces when other parking solutions respond better to the parking needs of the use of the property, the enjoyment of neighboring property rights and the general neighborhood compatibility. These options are intended to allow satisfying a portion of parking requirements by means other than on-site parking or by reducing the number of required parking spaces when there is documentation that actual parking demand is less than the number required by table 21A.44.030 of this chapter.
- B. Permitted Parking Alternatives and Reductions:

1. Shared Parking: Where multiple uses share the same off street parking facilities, reduced total demand for parking spaces may result due to differences in parking demand for each use during the course of the day. The following schedule of shared parking is provided indicating how shared parking for certain uses can be used to reduce the total parking required for shared parking facilities:

-	Weekdays		Weekends		
General Land Use Classification	Midnight- 7:00	 <u>6:00</u> <u>P.M</u>	Midnight- 7:00		<u>6:00</u> <u>P.M</u>

TABLE 21A.44.040B SCHEDULE OF SHARED PARKING

	<u>A.M.</u>	<u>6:00</u> P.M.	<u>Midnight</u> -	<u>A.M.</u>	<u>6:00</u> P.M.	<u>Midnight</u> -
College and university	<u>0%</u>	<u>100%</u> -	<u>50%</u>	<u>5%</u>	<u>50%</u>	<u>50%</u>
Community centers	<u>0%</u>	<u>30%</u>	<u>75%</u>	<u>0%</u>	<u>100%</u> -	<u>80%</u>
Hotel	<u>100%</u>	<u>65%</u>	<u>100%</u>	100%	<u>65%</u>	<u>100%</u>
Office and industrial	<u>5%</u>	<u>100%</u> -	<u>5%</u>	<u>0%</u>	<u>5%</u>	<u>0%</u>
Place of worship	<u>0%</u>	<u>30%</u>	<u>50%</u>	<u>0%</u>	<u>100%</u> -	<u>75%</u>
Residential	100%	<u>50%</u>	80%	<u>100%</u>	<u>75%</u>	<u>75%</u>
Restaurant	<u>10%</u>	<u>70%</u>	<u>100%</u>	70%	<u>45%</u>	100%
Retail	<u>0%</u>	<u>100%</u> -	<u>80%</u>	<u>0%</u>	<u>100%</u> -	<u>60%</u>
Schools, elementary and secondary	<u>5%</u>	<u>100%</u> -	<u>75%</u>	0%	<u>25%</u>	<u>10%</u>
Theater/entertainment	<u>5%</u>	<u>20%</u>	<u>100%</u>	<u>5%</u>	<u>50%</u>	<u>100%</u>

a. Determining The Total Requirements For Shared Parking Facilities: For each applicable general land use category, calculate the number of spaces required for a use if it were the only use (refer to table 21A.44.030). Use those figures for each land use to calculate the number of spaces required for each time period for each use (six [6] time periods per use). For each time period, add the number of spaces required for all applicable land uses to obtain a grand total for each of the six (6) time periods. Select the time period with the highest total parking requirement and use that total as the shared parking requirement.

b. Location for Shared Parking: Shared parking spaces must be within five hundred feet (500') of the primary entrance of all uses served unless remote parking shuttle bus service is provided.

c. Agreement for Shared Parking: A shared parking plan will be enforced through written agreement among all owners of record. An attested copy of the agreement between the owners of record must be submitted to the zoning administrator and it must be recorded by the applicant in a form established by the city attorney. If building permits are required for the development, recordation of the agreement must take place before building permit issuance for any use utilizing the shared parking. A shared parking agreement may be revoked only if all required off street parking spaces will be provided in accordance with section 21A.44.030 of this chapter.

2. Off Site Valet Parking: The zoning administrator may approve valet parking as a means of satisfying otherwise applicable off street parking requirements as required by section 21A.44.030 of this chapter if:

a. Adequate assurances are provided attesting to the continued operation of the valet parking, such as a long-term contract with a provider or a contract for lease of off site parking spaces;

b. The design of the valet parking does not cause customers who do not use the valet services to park off the premises or cause queuing in the right-of-way; and

c. The valet parking service is conspicuously posted outside the establishment and near the main entrance.

3. Modification of Parking Geometries: The zoning administrator may authorize parking geometry configurations other than those normally required by city code or policy if such parking geometries have been approved, and the reasons therefore explained in writing, by the city transportation director. In no case shall parking geometry modifications be allowed for parking spaces designated for person with disabilities.

4. Use of Excess Parking in Park-and-Ride Lots: Park-and-ride lots that are not used to capacity may be used for a new development's required parking provided that the lot is within one thousand feet (1,000') of the development and the applicant can demonstrate to the zoning administrator's satisfaction that the lot is underutilized and that use of the excess parking spaces will not interfere with the park-and-ride use of the lot. An agreement between the property owners of the development and the park-and-ride lot is required and a copy of the agreement shall be submitted to the zoning administrator and recorded by the applicant in a form established by the city attorney.

5. Off Site Parking Facilities: Off site parking facilities under shared ownership or through a lease agreement may, in districts where they are specifically allowed as permitted or conditional uses, be used to satisfy the requirements of this title for off street parking, subject to the following requirements:

a. The maximum distance between the proposed use and the closest point of the offsite parking facility shall not exceed one thousand feet (1,000'). However, in the D-1 district, such distance shall not exceed one thousand two hundred feet (1,200').

b. Projects requiring off site, shared, and/or alternative parking in areas of the city where a UI zoning district abuts a D-1 district, the following apply:

(1) For a project located within a UI district, the area available for offsite, shared, and/or alternative parking shall not exceed five hundred feet (500') within the UI district unless the D-1 district is located within one thousand two hundred feet (1,200'), in which case the area available for offsite, shared, and/or alternative parking may extend up to one thousand two hundred feet (1,200') from the project in the direction of the D-1 district;

(2) For a project located within a D-1 district, the area available for offsite, shared, and/or alternative parking shall not exceed one thousand two hundred feet (1,200'); however, if the UI district is located within one thousand two hundred feet (1,200'), the area available for offsite, shared, and/or alternative parking shall not extend into the UI district more than five hundred feet (500');

(3) The maximum distance between the proposed use and the offsite, shared, and/or alternative parking shall be measured radially from the closest property line of the proposed use to the closest property line of the proposed use to the closest property line of the offsite, shared, and/or alternative parking;

(4) Parking spaces shall not be counted more than once in offsite, shared, and/or alternative parking plans for different facilities, except where different plans comply with offsite, shared, and/or alternative parking regulations due to hours of operation, days of usage, or other reasons.

c. Off site parking to support uses in the CB, CN, RB, MU, R-MU, R-MU-35 and R-MU-45 zones or a legal nonconforming use in a residential zone need not comply with the maximum five hundred foot (500') distance limitation, provided the applicant can demonstrate that a viable plan to transport patrons or employees has been developed. Such plans include, but are not limited to, valet parking or a shuttle system. After July 31, 2008, no new offsite parking facilities may be created in any residential zoning district, except in the RB, RO, R-MU, R-MU-35 and R-MU-45 zoning districts. The zoning administrator has the authority to make discretionary decisions concerning the provisions of table 21A.44.030 of this chapter when actual data is presented which supports a change in the parking requirement. The zoning administrator may require a traffic and/or parking impact study in such matters.

d. Off site parking facilities shall be under the same ownership or leasehold interest as the lot occupied by the building or use to which the parking facilities are accessory. Private possession of off street parking facilities may be either by deed or by long term lease. The deed or lease shall require the owner and/or heirs, successors or assigns to maintain the required number of parking facilities through contract for the duration of five (5) years. The city shall be notified when the

contract is terminated. If for any reason the lease is terminated during the five (5) year minimum contractual period, the lessee shall either replace the parking being lost through the terminated lease, or obtain approval for alternative parking requirements. Pursuant to obtaining a building permit or conditional use approval, documentation of the offsite parking facility shall be recorded against both the principal use property and the property to be used for offsite parking.

6. In all zoning districts other than single- or two-family residential districts, credit for on street parking shall be allowed to satisfy some or all off street parking required in section 21A.44.030 of this chapter. For single- and two-family uses, regardless of the underlying zoning district, on street parking cannot be used to satisfy required off street parking. On street parking cannot be used to satisfy ADA required parking. Such credit shall require site plan review approval and shall meet the following requirements:

a. Parking must be permitted without time restrictions along the streets to be used;

b. All on street parking facilities shall be designed in conformance with the standards established by the city transportation director;

c. Prior to approving any requests for on street parking, the zoning administrator, in consultation with the city transportation director, shall determine that the proposed on street parking will not materially adversely impact traffic movements and related public street functions; and

d. Credit for on street parking shall be limited to the number of spaces provided along the street frontage adjacent to the use.

7. Parking Exemptions for Proximity to Mass Transit: For any new commercial, office or multi-family residential development within one-quarter (1/4) mile of a fixed transit station, the minimum number of parking stalls required according to Section 21A.44.030 can be reduced by fifty percent (50%).

8. Parking Exemptions for Pedestrian Friendly Development:

a. Applicability: Any business located in the CB, CN, RB, MU, R-MU, R-MU-35 and R-MU-45 zoning districts and classified in table 21A.44.030 as "recreational, cultural or entertainment" or as "retail goods and services" may be granted a partial exemption from the off street parking requirements to the extent authorized below and provided the requirements of this subsection are met.

b. For any business that has pedestrian friendly amenities, such as bike racks, baby buggy parking areas, benches or other similar pedestrian-oriented amenities, which are located within one hundred feet (100') of the entrance to the business, either on public or private property, the first two thousand five hundred (2,500) square feet of the building area shall be excluded from parking calculations and exempt from parking requirements. Any such pedestrian oriented amenities must be permanently affixed to the property and shall be installed and maintained at the property owner or business owner's expense. Any pedestrian oriented amenities to be located on public property may only be installed pursuant to authorization granted by the city, and upon proof of adequate insurance coverage to protect the city from liability.

c. For any business which meets the criteria set forth in subsection B8b of this section, and which also has time limited on street parking of two (2) hours or less within one hundred feet (100') of the entrance to the business, an additional one thousand (1,000) square feet of the building area shall be excluded from parking calculations and exempt from parking requirements. Any request to change unlimited on street parking to time limited on street parking must be reviewed and approved by the city transportation director.

d. For any business which meets the criteria set forth in subsection B8b of this section and which also has angular parking spaces which provide traffic calming and provide shorter unprotected crossing distances by narrowing the roadway within one hundred feet (100') of the entrance to the business, an additional one thousand (1,000) square feet of building area shall be excluded from parking calculations and exempt from parking requirements. Any request to create angular on street parking spaces where such parking does not now exist, must be reviewed and approved by the city transportation director.

e. For any business which meets the criteria set forth in subsections-B8b, B8c and B8d of this section, the first five thousand (5,000) square feet of building area shall be excluded from parking calculations and exempt from parking requirements.

- C. Transportation Demand Management: A reduction in the number of required parking stalls can be permitted through the Transportation Demand Management regulations found in section 21A.44.050 of this chapter.
- D. Other Eligible Alternatives: Any alternative to off street parking spaces not outlined in this section may be considered. Such alternatives shall be processed as special exceptions in accordance with the provisions of chapter 21A.52 of this title and as follows:

1. Application: In addition to the materials required by chapter 21A.52 of this title, the applicant for an alternative parking requirement must also submit:

a. A written statement specifying the alternative parking requirement requested and the rationale supporting the application;

b. A professionally-prepared parking study for alternative parking requirements requested for unique non-residential uses and intensified parking reuse; and

c. A site plan of the entire alternative parking property drawn to scale at a minimum of one inch equals thirty feet (1" = 20') showing the proposed parking plan.

2. Notice and Hearing: As a special exception, all requests for alternative parking requirements shall require a public notice and a public hearing in conformance with the requirements of chapter 21A.10 of this title.

3. City Internal Review:

a. The zoning administrator shall obtain comments regarding the application from all interested city departments or divisions.

<u>b.</u> The city transportation director may, if it determined that the proposal may have an adverse material impact on traffic, require the applicant to submit a professionally-prepared traffic impact study prior to the hearing on the application.

c. The city transportation director may require a professionally-prepared parking study, where deemed appropriate, for applications for unique residential populations and single room occupancy residential uses.

4. General Standards and Considerations for Alternative Parking Requirements: Requests for alternative parking requirements shall be granted in accordance with the standards and considerations for special exceptions in section 21A.52.060 of this title. In addition, an application for an alternative parking requirement shall be granted only if the following findings are determined:

a. That the proposed parking plan will satisfy the anticipated parking demand for the use, up to the maximum number specified in table 21A.44.030 of this chapter;

b. That the proposed parking plan will be at least as effective in maintaining traffic circulation patterns and promoting quality urban design as would strict compliance with the otherwise-applicable off street parking standards;

c. That the proposed parking plan does not have a materially adverse impact on adjacent or neighboring properties;

d. That the proposed parking plan includes mitigation strategies for any potential impact on adjacent or neighboring properties; and

e. That the proposed alternative parking requirement is consistent with applicable city master plans and is in the best interest of the city.

21A.44.050: PARKING RESTRICTIONS WITHIN YARDS:

- A. Regulations, Form Of Restrictions: Within the various chapters of this title, there are regulations that restrict the use of certain yards for off street parking. These regulations can take the form of restrictions against parking in required yards, landscape yard restrictions, or landscape buffer restrictions.
- B. Front Yard Parking: Front yard parking may be allowed as a special exception when the rear or side yards cannot be reasonably accessed and it is impossible to build an attached garage that conforms to yard area and setback requirements, subject to the following conditions:

1. The hard surfaced parking area be limited to nine feet (9') wide by twenty feet (20') deep;

2. A minimum twenty foot (20') setback from the front of the dwelling to the front property line exists so that vehicles will not project into the public right of way; and

- 3. Parking on the hard surfaced area is restricted to passenger vehicles only.
- C. Parking Restrictions Within Yards: To make the use of this title more convenient, table 21A.44.050 of this section has been compiled to provide a comprehensive listing of those districts where restrictions exist on the location of parking in yards.

Zoning Districts	Front Yard	Corner Side Yard	Interior Side Yard	Rear Yard			
Residential di	Residential districts:						
Single/two- family residential districts: FR- 1 to SR-1-	Parking not permitted between front lot line and the front wall of the principal building	Parking not permitted between front lot line and the front wall of the principal building	Parking permitted. In the FR districts parking not permitted within 6 feet of interior side lot line	Parking permitted			
SR-3	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted			

TABLE 21A.44.050 PARKING RESTRICTIONS WITHIN YARDS

RMF-30	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district-
RMF-35-	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots-	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district-
-RMF-45-	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots-	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district-
- RMF-75 -	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family

			not permitted within 1 of the side yards of interior lots	district-
- RB -	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
- R-MU-35 -	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots-	
R-MU-45-	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots-	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district
R-MU	Parking not permitted within 15 feet of the front lot line	Parking not permitted within 15 feet of the corner lot line	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district-	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district-

- RO -	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots-	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-family district
Commercial,	manufacturing, ga	ateway and down	town districts:	
CN	Parking not permitted	Parking not permitted	Parking not permitted within 7 feet of the side lot line when abutting residential district	Parking not permitted within 7 feet of the rear lot line when abutting residential district
-CB-	No yard required. If yard is provided, parking not permitted within 15 feet of the front lot line	No yard required. If yard is provided, parking not permitted within 15 feet of the corner side lot line	Parking not permitted within 7 feet of the side lot line when abutting residential district	Parking not permitted within 7 feet of the rear lot line when abutting residential district
- CS -	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of corner side lot line	Parking not permitted within 15 feet of the side lot line when abutting residential district	Parking not permitted within 15 feet of the rear lot line when abutting residential district
- 	Parking not permitted within 15 feet	Parking not permitted within 15 feet	Parking not permitted within 7 feet of the side lot	Parking not permitted within 7 feet of the

	1			
	of front lot line -	of front lot line -	line when abutting residential district -	rear lot line when abutting residential district
- CSHBD -	Parking not permitted within 7 feet of front lot line	Parking not permitted within 7 feet of corner side lot line-	No yard required. If yard is provided, parking not permitted within 7 feet of side lot line when abutting residential district	No yard required. If yard is provided, parking not permitted within 7 feet of rear lot line when abutting residential district
- CG -	Parking not permitted within 10 feet of front lot line -	Parking not permitted within 10 feet of side lot line	Parking not permitted within 15 feet of the side lot line when abutting residential district -	Parking not permitted within 15 feet of the rear lot line when abutting residential district
<u>-M-1</u>	Parking not permitted	Parking not permitted	Parking not permitted within 15 feet of the side lot line when abutting residential district -	Parking not permitted within 15 feet of the rear lot line when abutting residential district
-M-2 -	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of corner side lot line	Parking not permitted within 50 feet of the side lot line when abutting residential district -	Parking not permitted within 50 feet of the rear lot line when abutting residential district
_ D-1 _	In block corner of Street core, strue surface parking behind a princip midblock areas, permitted only b	i cture and permitted only hal building; in surface parking	Parking permitted -	Parking permitted

	principal building and parking structures must have retail goods/service establishments, offices or restaurants on ground floor along the street; no restrictions on underground parking			
D-2	Parking permitted	Parking permitted	Parking permitted -	Parking permitted
D-3 ¹	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of corner side lot line	Parking permitted -	Parking permitted
- D -4-	In block corner areas, structure and surface parking permitted only behind a principal building; in midblock areas, surface parking permitted only behind a principal building and parking structures must have retail goods/service establishments, offices or restaurants on ground floor along the street; no restrictions on underground parking		Parking permitted	Parking permitted
-G-MU-	In block corner areas, structure and surface parking permitted only behind a principal building; in midblock areas, surface parking permitted only behind a principal building and parking structures must have retail goods/service establishments, offices or restaurants on ground floor along the street; no restrictions on underground parking-		Parking permitted	Parking permitted
Special purpo	se districts:			
- RP -	Parking not	Parking not	Parking not	Parking not

	permitted	permitted	permitted within 30 feet of the side lot line when abutting residential district. Parking not permitted within 8 feet of any side lot line	permitted within 30 feet of the rear lot line when abutting residential district. Parking not permitted within 8 feet of any rear lot line -
<u>_BP</u> _	Parking not permitted	Parking not permitted	Parking not permitted within 30 feet of the side lot line when abutting residential district. Parking not permitted within 8 feet of any side lot line	Parking not permitted within 30 feet of the rear lot line when abutting residential district. Parking not permitted within 8 feet of any rear lot line -
_ FP _	Parking not permitted	Parking not permitted	Parking not permitted within 6 feet of side lot line-	Parking permitted
-AG-	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
- AG-2 -	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
AG-5	Parking not permitted	Parking not permitted	Parking permitted -	Parking permitted
AG-20	Parking not permitted	Parking not permitted	Parking permitted -	Parking permitted
-A-	Parking permitted	Parking permitted	Parking permitted	Parking permitted
_ PL _	Parking not permitted	Parking not permitted	Parking permitted. Parking not permitted within	Parking permitted. Parking not permitted within

			10 feet if it abuts a residential district	10 feet if it abuts a residential district
PL-2	Parking not permitted	Parking not permitted	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district-	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district
+	Parking not permitted	Parking not permitted	Parking not permitted within 15 feet of the side lot line when abutting residential district	Parking not permitted within 15 feet of the rear lot line when abutting residential district
	Parking not permitted within 15 feet of the front lot line	Parking not permitted within 15 feet of a corner side lot line	Parking permitted. Parking not permitted within 15 feet of lot line when abutting single- and two- family districts-	Parking not permitted within 10 feet of the rear lot line. Parking not permitted within 15 feet of lot line when abutting single- and two-family districts
_ 0\$	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line	Parking not permitted within 10 feet of the rear lot line
-MH-	Parking not permitted	Parking not permitted	Parking not permitted within 20 feet of the side lot line	Parking not permitted within 20 feet of the rear lot line
-El-	Parking not permitted	Parking not permitted	Parking not permitted within	Parking not permitted within

	within 10 feet of the front lot line	within 30 feet of the corner side lot line	30 feet of the side lot line	20 feet of the rear lot line	
- MU -	Parking not permitted	Parking not permitted between front lot line and building line	Parking not permitted within 1 of the side yards of interior lots	Parking permitted	

Notes:

1.Minimum open space of 20 percent lot area may impact parking location.

2.Hospitals in the UI zone: Parking is not permitted within 30 feet of a front and corner side yard, or within 10 feet of an interior side and rear yard.

21A.44.050: TRANSPORTATION DEMAND MANAGEMENT:

A. Purpose and Scope: The purposes of the following provisions relating to transportation demand management are to:

1. Enable Salt Lake City to reduce vehicle miles traveled in the city, thereby reducing the use of gasoline, the use of other fossil fuels, and greenhouse gas emissions;

- 2. Promote alternative modes of transportation, such as bicycling and walking;
- 3. Reduce the amount of surface parking lots in the city by facilitating other modes of transportation;
- 4. Provide opportunities for residents, institutions, and businesses of the city to save fuel costs related to driving;
- 5. Reduce air, water, and noise pollution associated with motorized vehicular transportation;
- 6. Lessen congestion on the streets and roads of the city;
- 7. Reduce road and parking facility construction and maintenance costs;
- 8. Promote road safety and reduce the number of accidents;
- 9. Encourage compact development patterns and reduce sprawl development;

10. Improve public health; and

11. Support community economic development objectives.

B. Generally Applicable Transportation Demand Management Standards:

1. Applicability: The following standards shall be applicable to all new buildings that exceed five thousand (5,000) square feet in floor area or a major expansion of an existing building. For this subsection, a major expansion is defined as any alternation or modification to a building that increases the building's floor area by twenty-five percent (25%) or five thousand (5,000) square feet, whichever is less.

2. Electric Vehicle Parking: At least one parking space dedicated to electric vehicles shall be provided for every fifty (50) parking spaces provided. Electric vehicle parking spaces shall count towards the required number of parking spaces. The electric vehicle parking space shall be:

a. Located in the same lot as the principal use;

b. Located as close to a primary building entrance as possible;

c. Signed in a clear and conspicuous manner, such as special pavement marking or signage, indicating exclusive availability to electric vehicles; and

d. Outfitted with a standard electric vehicle charging station.

3. Number Of Required Bicycle Parking Spaces:

a. Applicability: The following regulations apply to all uses except for singleand two-family residential uses and non-residential uses having one thousand (1,000) square feet or less.

b. When determination of the number of bicycle spaces required by this title results in a requirement of a fractional space, any fraction of less than one-half $\binom{1}{2}$ may be disregarded, while a fraction of one-half $\binom{1}{2}$ or more, shall be counted as one bicycle parking space.

c. Calculation of Required Bicycle Parking Spaces: The calculation of the number of required bicycle spaces shall be based on the minimum number of motorized vehicle spaces as required by section 21A.44.30. If more vehicular parking is provided beyond the minimum, then the calculation shall be based on what has been provided.

(1) Residential and Commercial Uses: The number of bicycle parking spaces provided for any residential or commercial use shall be five percent

(5%) of the vehicular parking spaces required for such use. At least two (2) bicycle parking spaces are required.

(2) Office Uses: The number of bicycle parking spaces provided for any office use shall be ten percent (10%) of the vehicular parking spaces required for such use. At least five (5) bicycle parking spaces are required and at least twenty-five (25%) of the required bicycle parking spaces shall be in the form of bicycle lockers or another means of secure, protected bicycle storage.

(3) Educational Uses: The number of bicycle parking spaces provided for any educational use shall be one and one half (1½) bicycle parking spaces for every twenty (2) students and one (1) space for every 10 (ten) employees. At least ten (10) bicycle parking spaces are required.

(4) Manufacturing Uses: The number of bicycle parking spaces provided for any manufacturing use shall be two percent (2%) of the vehicular parking spaces required for such use. At least (2) bicycle parking spaces are required and at least one (1) of the required bicycle parking spaces shall be in the form of bicycle lockers or other means of secure, protected bicycle storage.

(5) All Other Uses: The number of bicycle parking spaces provided for any other use shall be five percent (5%) of the vehicular parking spaces required for such use. At least two (2) biycle parking spaces are required.

d. Permanent bicycle parking spaces, such as city-installed bicycle racks or bike corrals, that are in existence at the time of development and within five hundred feet (500') of the primary entrance to the principal building can be used for a maximum of two (2) required bicycle parking spaces. A single bicycle rack can be used by more than one (1) development.

4. Bicycle Parking Location Standards: In addition to any Bicycle parking spaces shall be:

a. Located on the same lot as the principal use;

b. Located to prevent damage to bicycles by cars;

c. Located in a convenient, highly-visible, active, well-lighted area;

d. Located so as not to interfere with pedestrian movements;

e. Located no more than fifty feet (50') from the primary entrance of each principal building;

f. Distributed to serve all buildings and primary entrances if the development has multiple buildings on one or more lots;

g. Connected to the right-of-way, sidewalk or bicycle lane by a path that is clearly separated from the parking lot and drive lanes; and

h. Located within the building if it is not possible to meet the location standards above.

5. Bicycle Rack Design Standards: All bicycle racks provided shall be:

a. Designed to be consistent with the surroundings in color and design and incorporated, whenever possible, into buildings or street furniture design;

b. Designed to allow each bicycle to be supported by its frame;

c. Designed to allow the frame and front wheel of each bicycle to be secured against theft;

d. Designed to avoid damage to the bicycles;

e. Designed to resist rust or corrosion, or removal by vandalism; and

<u>f. Designed to accommodate a range of bicycle shapes and sizes and facilitate easy locking without interfering with adjacent bicycles.</u>

C. Transportation Demand Management Parking Incentives:

1. Purpose: The following parking incentives are intended to encourage the use of transportation demand management strategies not regulated elsewhere in this subsection. These additional strategies are available to applicants who want to modify the amount of off street parking required by either decreasing the number of spaces below the minimum requirement or increasing the number of spaces beyond the maximum requirement.

2. Applicability: The regulations of this subsection shall only apply to applicants intending to provide transportation demand management elements beyond the required strategies in exchange for modification to the number of required parking spaces. These incentives are available to all new residential and non-residential uses requiring at least ten (10) parking spaces according to table 21A.44.030.

3. Modification of the Number of Required Parking Spaces:

a. Reduction To The Number Of Required Parking Spaces: The minimum number of off street parking spaces, as determined by table 21A.44.030 of this chapter, can be reduced up to seventy five percent (75%) of the minimum

requirement provided the applicant fulfills at least two (2) of the Minor Transportation Demand Management Strategies listed in this subsection. This modification shall only apply to the minimum established in table 21A.44.030 of this chapter prior to any other permitted parking reductions.

b. Increase To the Maximum Number of Allowable Parking Spaces: The maximum number of off street parking spaces, as determined by subsection 21A.44.030G of this chapter, can be increased up to one hundred and twenty-five percent (125%) beyond the maximum requirement provided the applicant fulfills at least one (1) of the Major Transportation Demand Management Strategies and two (2) of the Minor Transportation Demand Management Strategies listed in this subsection.

4. Eligible Transportation Demand Management Strategies: The strategies are available for use as part of the parking modification incentive process. Strategies not listed here, but demonstrated to meet the intent of this section, may be approved by the planning director.

a. Major Transportation Demand Management Strategies:

(1) At least fifty percent (50%) of the required bicycle parking provided in the form of secured long-term bicycle parking located in the interior of a building and made available to residents, employees or patrons of the development.

(2) A facility for bicycle or pedestrian commuters that offer at least one (1) unisex shower and five (5) lockers for storage for use by employees of a nonresidential development.

(3) A full-service bus stop sited to serve the development's employees or residents, either of new construction or with improvements, such as additional lighting, security features, benches or shelter, to an existing stop. A full-service bus stop includes, but is not limited to, full ADA accessibility, a paved pathway to the right-of-way, trash cans, lighting, a bench and a shaded, sheltered waiting area. The applicant must work with Utah Transit Authority to long-term viability of the proposed or existing bus stop.

(4) An on-site business center or satellite office facility, within a residential development, designed to facilitate telecommuting.

(5) An on-premise day care in a nonresidential or mixed use development.

(6) An on-premise gym or workout facility for residents or employees with at least 400 square feet of space dedicated to workout equipment.

(7) An on-premise restaurant, cafeteria or lunch room that provides meals for purchase by employees, residents or patrons of the development.

b. Minor Transportation Demand Management Strategies:

(1) Permanently sheltered, covered or secure facilities for the required bicycle parking.

(2) Participation or investment in an approved motor vehicle sharing program, including at least one (1) dedicated parking space for a shared vehicle.

(3) Participation in, investment in or sponsorship of an approved bicycle sharing program.

(4) At least ten percent (10%) of the required parking in the form of dedicated parking spaces for employees participating in a carpool or vanpool program, located as closed as possible to the main entrance.

(5) Unbundled parking provisions, where off street parking can be purchased or rented by residents or tenants independently of a residential unit or nonresidential space within a development.

21A.44.060: NUMBER OF OFF STREET PARKING SPACES REQUIRED:

- A. Parking Requirement: The number of off street parking spaces provided shall be in accordance with table 21A.44.060F, "Schedule Of Minimum Off Street Parking Requirements", of this section, except that properties located in the D-1 downtown district shall also meet the specific parking requirements for the D-1 downtown district provided in subsection 21A.44.040C of this chapter.
- B. Determination Of Required Number Of Parking Spaces For Uses Not Specified Herein: In the event this title does not specify the number of parking spaces for a specific use, the zoning administrator shall determine the number of spaces required. In making this determination, the zoning administrator shall consider the following criteria:

1. The number of parking spaces required for a use listed in table 21A.44.060F of this section that is the most similar to the proposed use in terms of the parked vehicles that are anticipated to be generated;

2. The square footage to be occupied by the proposed use; and

3. The number of employees and patrons that are anticipated for the proposed use.

C. Exemption For Calculation Of Required Parking Spaces: Nonresidential uses in buildings less than one thousand (1,000) square feet and located on a lot in the

commercial districts or the downtown districts (D-2 and D-3 only) shall be exempt from the requirement of providing off street parking. The exemption shall be applied to the least generating use on the lot. Only one exemption shall be allowed per lot.

- D. Exception To Parking Requirements: The zoning administrator may approve an alternative parking requirement as outlined in section 21A.44.030 of this chapter.
- E. Shared Parking: Where multiple uses share the same off street parking facilities, reduced total demand for parking spaces may result due to differences in parking demand for each use during the course of the day. The following schedule of shared parking is provided indicating how shared parking for certain uses can be used to reduce the total parking required for shared parking facilities:

-	Weekdays			Weekends	<u>}</u>	
<u>General Land Use</u> <u>Classification</u>	<u>Midnight-</u> <u>7:00</u> <u>A.M.</u>	<u>7:00</u> <u>A.M</u> <u>6:00</u> <u>P.M.</u>	<u>6:00</u> <u>P.M</u> <u>Midnight</u> -	<u>Midnight-</u> <u>7:00</u> <u>A.M.</u>	7:00 <u>A.M</u> <u>6:00</u> <u>P.M.</u>	<u>6:00</u> <u>P.M</u> <u>Midnight</u> -
College and university	<u>0%</u>	<u>100%</u> =	<u>50%</u>	<u>5%</u>	<u>50%</u>	<u>50%</u>
Community centers	<u>0</u> %	<u>30%</u>	<u>75%</u>	<u>0</u> %	<u>100%</u> <u>-</u>	<u>80%</u>
Hotel	<u>100%</u>	<u>65%</u>	<u>100%</u>	<u>100%</u>	<u>65%</u>	<u>100%</u>
Office and industrial	<u>5%</u>	<u>100%</u> =	<u>5%</u>	0%_	<u>5%</u>	<u>0%_</u>
Place of worship	0%_	<u>30%</u>	<u>50%</u>	0%_	<u>100%</u> -	<u>75%</u>
Residential	<u>100%</u>	<u>50%</u>	<u>80%</u>	<u>100%</u>	75%_	<u>75%</u>
Restaurant	<u>10%</u>	70%_	<u>100%</u>	70%_	<u>45%</u>	<u>100%</u>
Retail_	<u>0%_</u>	<u>100%</u> =	<u>80%</u>	<u>0%_</u>	<u>100%</u> -	<u>60%</u>
Schools, elementary and secondary	<u>5%</u>	<u>100%</u> -	<u>75%</u>	<u>0%</u>	25%_	<u>10%</u>

TABLE 21A.44.60E SCHEDULE OF SHARED PARKING

Theater/entertainment	<u>5%</u>	20%	<u>100%</u>	<u>5%</u>	<u>50%</u>	<u>100%</u>
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1. Determining The Total Requirements For Shared Parking Facilities: For each applicable general land use category, calculate the number of spaces required for a use if it were the only use (refer to the schedule of minimum off street parking requirements). Use those figures for each land use to calculate the number of spaces required for each time period for each use (6 time periods per use). For each time period, add the number of spaces required for all applicable land uses to obtain a grand total for each of the six (6) time periods. Select the time period with the highest total parking requirement and use that total as the shared parking requirement.

F. Use Of Excess Parking And Ride Lots: In zoning districts where park and ride lots are allowed as either a permitted or conditional use, parking in excess of the minimum required may be used for park and ride lot use. Park and ride lots may occupy surplus parking as determined in table 21A.44.060E, "Schedule Of Shared Parking", of this section.

TABLE 21A.44.060F SCHEDULE OF MINIMUM OFF STREET PARKING REQUIREMENTS

Each principal building or use shall have the following minimum number of parking spaces:

R	esidential:-		-
-	Bed and breakfast establishment -	-	1 parking space per room
-	Congregate care facility	-	 1 parking space for each living unit containing 2 or more bedrooms ³/₄ parking space for each 1 bedroom living unit—
-	Eleemosynary facility	-	1 parking space for each family, plus 1 parking space for every 4 individual bedrooms, plus 1 parking space for every 2 support staff on the busiest shift
-	Fraternity, sorority or dormitory	-	1 parking space for each 2 residents, plus 1 parking space for each 3 full time

			employees. Note: The specific college or university may impose additional parking requirements
-	Group home	-	1 parking space per home and 1 parking space for every 2 support staff present during the busiest shift
-	Hotel or motel	-	1 parking space for each 2 separate rooms, plus 1 space for each dwelling unit
-	Multiple-family dwellings-	-	 2 parking spaces for each dwelling unit containing 2 or more bedrooms 1 parking space for 1 bedroom and efficiency dwelling ¹/₂ parking space for single room occupancy dwellings (600 square foot maximum) ¹/₂ parking space for each dwelling unit in the R-MU, D-1, D-2 and D-3 zones
-	Rooming house		1 parking space for each 2 persons for whom rooming accommodations are provided
-	Single-family attached dwellings (row house and townhouse) and single-family detached dwellings -		 1 parking space for each dwelling unit in the SR-3 zone 1 parking space for each dwelling in the D-1, D-2 and D-3 zones 2 parking spaces for each dwelling unit in all other zones where residential uses are allowed 4 outdoor parking spaces maximum for single-family detached dwellings_
-	Transitional treatment home or community correctional facility	-	1 parking space for each 4 residents and 1 parking space for every 2 support staff present during the busiest shift
-	Two-family dwellings and twin home dwellings	-	2 parking spaces for each dwelling unit

łn	stit	utional:	-	-	
-	As	Assisted living facility		1 parking space for each 4 employees, plus 1 parking space for each 6 infirmary or nursing home beds, plus 1 parking space for each 4 rooming units, plus 1 parking space for each 3 dwelling units	
-	ch	uditorium; accessory to a urch, school, university or her institution	-	1 space for each 5 seats in the main auditorium or assembly hall	
-	Đa	aycare, child and adult	-	2 spaces per 1,000 square feet of gross floor area	
-	Ęυ	ineral services		1 space per 4 seats in parlor plus 1 space per 2 employees plus 1 space per vehicle used in connection with the business	
-	He	omeless shelters	-	1 parking space for each employee	
-	He	ospital	-	1.80 parking spaces per hospital bed	
-	Places of worship		-	1 parking space for each 5 seats in the main auditorium or assembly hall	
-	Sa	anitarium, nursing care facility		1 parking space for each 6 beds for which accommodations are offered, plus 1 parking space for each 4 employees other than doctors, plus 1 parking space for each 3 dwelling units	
-	Se	zhools: -	_	-	
-	-	K-8th grades	-	1 parking space for each 3 faculty members and other full time employees	
-	-	Senior high school	-	1 parking space for each 3 faculty members, plus 1 parking space for each 3 full time employees, plus 1 parking space for each 10 students	
-	-	College/university, general	-	1 parking space for each 3 faculty members, plus 1 parking space for each 3 full time employees, plus 1 parking space for each 10 students	
_	_	Vocational/trade school	_	1 space per 1 employee plus 1 space for	

			each 3 students based on the maximum number of students attending classes on the premises at any time
	ecreation, cultural, and ntertainment ⁴ :	-	-
-	Art gallery/museum/house museum_	-	1 space per 1,000 square feet of gross floor area
-	Bowling alley	_	2 spaces per lane
-	Club/lodge-	-	6 spaces per 1,000 square feet of gross floor area
-	Dance/music studio	-	1 space for every 1 employee
-	Gym/health club/recreation facilities	-	3 spaces per 1,000 square feet of gross floor area
-	Library-	-	1 space per 1,000 square feet of gross floor area
-	Sports arena/stadium	-	1 space per 10 seats
-	Swimming pool, skating rink or natatorium		1 space per 5 seats and 3 spaces per 1,000 square feet of gross floor area
-	Tennis court	-	2 spaces per court
-	Theater, movie and live	-	1 space per 4 seats
C	ommercial/manufacturing:	-	-
-	Bus facility, intermodal transit passenger hub-	-	1 space per 2 employees plus 1 space per bus-
-	Durable goods, furniture, appliances, etc.	-	1 space per 500 square feet of gross floor area -
-	General manufacturing	-	1 space per 3 employees plus 1 space per company vehicle
-	Radio/TV station	-	3 spaces per 1,000 square feet
-	Warehouse -	-	2 spaces per 1,000 square feet of gross floor area for the first 10,000 square feet plus ⁴ / ₂ space per 2,000 square feet for the remaining space. Office area parking

			requirements shall be calculated separately based on office parking rates.
-	Wholesale distribution	-	1 space per 1,000 square feet of gross floor area for the first 10,000 square feet, plus ¹ / ₂ space per 2,000 square feet of floor area for the remaining space. Office area parking requirements shall be calculated separately based on office parking rates.
R	etail goods and services ¹ :-	-	-
-	Auto repair	-	1 space per service bay plus 3 stalls per 1,000 square feet for office and retail areas -
-	Car wash		3 stacked spaces per bay or stall, plus 5 stacking spaces for automated facility
-	Drive-through facility	-	5 stacking spaces on site per cashier, teller or similar employee transacting business directly with drive-through customers at any given time in addition to the parking required for that specific land use
-	Outdoor display of live plant materials	-	1 parking space per 1,000 square feet of display area -
-	Outdoor display of merchandise for sale, other than live plant materials	-	2 parking spaces per 1,000 square feet of display area
-	Restaurants, taverns and private clubs	-	2 spaces per 1,000 square feet gross floor area
-	Retail goods establishment	-	2 spaces per 1,000 square feet gross floor area
-	Retail service establishment	-	2 spaces per 1,000 square feet gross floor area -
-	Retail shopping center over 55,000 square feet gross floor area -	-	2 spaces per 1,000 square feet gross floor area-
θ	ffice and related uses:	-	-
-	Financial establishments	-	2 spaces per 1,000 square feet
-			

-	General office	-	3 spaces per 1,000 square feet gross floor area for the main floor plus 1 ⁴ / ₄ spaces per 1,000 square feet gross floor area for each additional level, including the basement
-	Laboratory-	-	2 spaces per 1,000 square feet of gross floor area for the first 10,000 square feet plus ¹ / ₂ space per 2,000 square feet for the remaining space. Office area parking requirements shall be calculated separately based on office parking rates.
-	Medical/dental offices-	-	5 spaces per 1,000 square feet gross floor area
M	iscellaneous:	-	-
-	Kennels (public) or public stables	-	1 space per 2 employees
-	All other uses	-	3 spaces per 1,000 square feet

Note:

1.Any business classified above as "recreational, cultural, and entertainment" or as "retail goods and services", which meets the requirements of subsection 21A.44.020M of this chapter, shall be entitled to an exemption from the city's off street parking requirements to the extent authorized therein.

21A.44.060: PARKING RESTRICTIONS WITHIN REQUIRED YARDS:

- A. Regulations, Form Of Restrictions: Within the various chapters of this title, there are regulations that restrict the use of certain yards for off street parking. These regulations can take the form of restrictions against parking in required yards, landscape yard restrictions, or landscape buffer restrictions.
- B. Front Yard Parking: For any zoning district, if front yard parking is prohibited in table 21A.44.060, it may be allowed as a special exception when the rear or side yards cannot be accessed and it is not feasible to build an attached garage that conforms to yard area and setback requirements, subject to the following conditions:

1. The hard surfaced parking area be limited to nine feet (9') wide by twenty feet (20') deep;

2. A minimum twenty foot (20') setback from the front of the dwelling to the front property line exists so that vehicles will not project into the public right of way; and

- 3. Parking on the hard surfaced area is restricted to passenger vehicles only.
- C. Parking Restrictions Within Yards: To make the use of this title more convenient, table 21A.44.060 of this section has been compiled to provide a comprehensive listing of those districts where restrictions exist on the location of parking in yards.

Zoning Districts	Front Yard	Corner Side Yard	Interior Side Yard	Rear Yard				
Residential di	Residential districts:							
Single/two- family residential districts: FR- 1 to SR-1	Parking not permitted between front lot line and the front line of the principal building	Parking not permitted between corner lot line and the front line of the principal building	Parking permitted. In the FR districts parking not permitted within 6 feet of interior side lot line	Parking permitted				
<u>SR-3</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted				
<u>RMF-30</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district				
<u>RMF-35</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two-				

TABLE 21A.44.060 PARKING RESTRICTIONS WITHIN YARDS

			not permitted within 1 of the side yards of interior lots, except for single- family attached lots_	<u>family</u> <u>district</u>
<u>RMF-45</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots_	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district
<u>RMF-75</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district
RB	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>R-MU-35</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district

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			side yards of interior lots, except for single- family attached lots	
<u>R-MU-45</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots_	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district
<u>R-MU</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district
RO	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line when abutting a single- or two-family district. Parking not permitted within 1 of the side yards of interior lots, except for single- family attached lots_	Parking not permitted within 10 feet of the rear lot line when abutting a single- or two- family district
Commercial, r	<u>manufacturing, ga</u>	teway and downt	own districts:	

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<u>CN</u>	Parking not permitted	Parking not permitted	Parking not permitted within 7 feet of the side lot line when abutting residential district	Parking not permitted within 7 feet of the rear lot line when abutting residential district
<u>CB</u>	Parking not permitted	Parking not permitted	Parking not permitted within 7 feet of the side lot line when abutting residential district	Parking not permitted within 7 feet of the rear lot line when abutting residential district
<u>CS</u>	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of corner side lot line	Parking not permitted within 15 feet of the side lot line when abutting residential district -	Parking not permitted within 15 feet of the rear lot line when abutting residential district
	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of front lot line	Parking not permitted within 7 feet of the side lot line when abutting residential district	Parking not permitted within 7 feet of the rear lot line when abutting residential district
CSHBD	Parking not permitted between front property line and font building line	Parking not permitted <u>between</u> corner side property line and corner side building line	If yard is provided, parking not permitted within 7 feet of side lot line when abutting residential district	If yard is provided, parking not permitted within 7 feet of rear lot line when abutting residential district
<u>CG</u>	Parking not permitted within 10 feet of front lot line	Parking not permitted within 10 feet of side lot line	Parking not permitted within 15 feet of the side lot line when	Parking not permitted within 15 feet of the rear lot

	-		abutting residential district -	line when abutting residential district
<u>M-1</u>	Parking not permitted	Parking not permitted	Parking not permitted within 15 feet of the side lot line when abutting residential district -	Parking not permitted within 15 feet of the rear lot line when abutting residential district
<u>M-2</u>	Parking not permitted within 15 feet of front lot line -	Parking not permitted within 15 feet of corner side lot line	Parking not permitted within 50 feet of the side lot line when abutting residential district -	Parking not permitted within 50 feet of the rear lot line when abutting residential district
<u>D-1</u>	Street core, stru- surface parking behind a principa midblock areas, permitted only b building and par must have retail establishments, restaurants on g	In block corner areas and Main Street core, structure and surface parking permitted only behind a principal building; in midblock areas, surface parking permitted only behind a principal puilding and parking structures must have retail goods/service establishments, offices or restaurants on ground floor along the street; no restrictions		Parking permitted
<u>D-2</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>D-3</u> 1	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>D-4</u>	In block corner areas, structure and surface parking permitted only behind a principal building; in midblock areas, surface parking permitted only behind a		Parking permitted -	Parking permitted

	principal building structures must goods/service es offices or restau floor along the s restrictions on un parking	have retail stablishments, rants on ground treet; no		
<u>G-MU</u>	In block corner a and surface park only behind a pr in midblock area parking permitte principal building structures must goods/service es offices or restau floor along the s restrictions on un parking	king permitted incipal building; is, surface d only behind a g and parking have retail stablishments, rants on ground treet; no	Parking permitted	Parking permitted
Special purpo	se districts:			
<u>RP</u>	Parking not permitted	Parking not permitted	Parking not permitted within 8 feet of any side lot line or within 30 feet of the side lot line when abutting residential district	Parking not permitted within 8 feet of any rear lot line or within 30 feet of the rear lot line when abutting residential district
BP	Parking not permitted	Parking not permitted	Parking not permitted within 30 feet of the side lot line when abutting residential district. Parking not permitted within 8 feet of any side lot line	Parking not permitted within 30 feet of the rear lot line when abutting residential district. Parking not permitted within 8 feet of any rear lot line

<u>FP</u>	Parking not permitted	Parking not permitted	Parking not permitted within 6 feet of side lot line	Parking permitted
AG	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>AG-2</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>AG-5</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>AG-20</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
_ <u>A</u>	Parking permitted	Parking permitted	Parking permitted	Parking permitted
<u>PL</u>	Parking not permitted	Parking not permitted	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district
<u>PL-2</u>	Parking not permitted	Parking not permitted	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district	Parking permitted. Parking not permitted within 10 feet if it abuts a residential district
	Parking not permitted	Parking not permitted	Parking not permitted within 15 feet of the side lot line when abutting residential district	Parking not permitted within 15 feet of the rear lot line when abutting residential district
	Parking not	Parking not	Parking not	Parking not

	permitted within 15 feet of the front lot line	permitted within 15 feet of a corner side lot line	permitted within 15 feet of lot line when abutting single- and two- family districts	permitted within 10 feet of the rear lot line or within 15 feet of lot line when abutting single- and two-family districts
<u>OS</u>	Parking not permitted	Parking not permitted	Parking not permitted within 10 feet of the side lot line	Parking not permitted within 10 feet of the rear lot line
_ <u>MH_</u>	Parking not permitted	Parking not permitted	Parking permitted	Parking permitted
<u>EI</u>	Parking not permitted within 10 feet of the front lot line	Parking not permitted within 30 feet of the corner side lot line	Parking not permitted within 30 feet of the side lot line	Parking not permitted within 20 feet of the rear lot line
MU	Parking not permitted	Parking not permitted	Parking permitted within one side yard only	Parking permitted

Notes:

1. Minimum open space of 20 percent lot area may impact parking location.

2. Hospitals in the UI zone: Parking is not permitted within 30 feet of a front and corner side yard, or within 10 feet of an interior side and rear yard.

21A.24.010: GENERAL PROVISIONS:

R. Accessory Storage: Unless otherwise specified, all accessory storage in residential districts shall be located within enclosed buildings. Firewood and the temporary storage of materials for construction activity in progress on the premises shall be excepted. Ordinary household recycling storage and household garbage container storage is also permitted outdoors. RV parking and storage shall conform to subsection 21A.44.020K the provisions set forth in chapter 21A.44 of this title.

21A.24.100: SR-3 SPECIAL DEVELOPMENT PATTERN RESIDENTIAL DISTRICT:

- G. Special Parking Provisions: On site parking requirements shall be one stall per dwelling unit. Off site parking facilities may be authorized as a conditional use to satisfy the parking requirements of this title, as established in subsection 21A.44.020L of this title.
- HG. Maximum Lot Size: With the exception of lots created by a subdivision plat, notice of minor subdivision or minor subdivision amendments recorded in the office of the Salt Lake County recorder, the maximum size of a new lot shall not exceed two hundred percent (200%) of the minimum lot size allowed by the base zoning district. Lots in excess of the maximum lot size may be created through the subdivision process subject to the following standards:
 - 1. The size of the new lot is compatible with other lots on the same block face;

2. The configuration of the lot is compatible with other lots on the same block face; and

3. The relationship of the lot width to the lot depth is compatible with other lots on the same block face.

I<u>H</u>. Standards For Attached Garages: The width of an attached garage facing the street may not exceed fifty percent (50%) of the width of the front facade of the house. The width of the garage is equal to the width of the garage door, or in the case of multiple garage doors, the sum of the widths of each garage door plus the width of any intervening wall elements between garage doors.

21A.24.160: **RB RESIDENTIAL/BUSINESS DESTRICT:**

F. Minimum Yard Requirements:

6. Parking In Required Yard Area: No parking is allowed within the front or corner side yard.

I. Design Standards: All principal buildings constructed or remodeled after April 12, 1995, shall conform to the following design standards:

7. No parking is allowed within the front or corner side yard.

21A.24.170: R-MU RESIDENTIAL/MIXED USE DISTRICT:

E. Minimum Yard Requirements:

9. Parking Setback: Surface parking is prohibited in a front or corner side yard. Surface parking lots within an interior side yard shall maintain a thirty foot (30') landscape setback from the front property line or be located behind the primary structure. Parking structures shall maintain a forty five foot (45') minimum setback from a front or corner side yard property line or be located behind the primary structure. There are no minimum or maximum setback restrictions on underground parking. The planning director may modify or waive this requirement if the planning director finds the following:

21A.26.020: CN NEIGHBORHOOD COMMERCIAL DISTRICT:

F. Minimum Yard Requirements:

7. Parking Setback: Surface parking is prohibited in a front or corner side yard. Surface parking lots within an interior side yard shall maintain a thirty foot (30') landscape setback from the front property line or be located behind the primary structure. Parking structures shall maintain a forty five foot (45') minimum setback from a front or corner side yard property line or be located behind the primary structure. There are no minimum or maximum setback restrictions on underground parking. The planning director may modify or waive this requirement if the planning director finds the following:

21A.26.030: CB COMMUNITY BUSINESS DISTRICT:

F. Minimum Yard Requirements:

7. Parking Setback: Surface parking is prohibited in a front or corner side yard. Surface parking lots within an interior side yard shall maintain a twenty foot (20') landscape setback from the front property line or be located behind the primary structure. Parking structures shall maintain a thirty five foot (35') minimum setback from a front or corner side yard property line or be located behind the primary structure. There are no minimum or maximum setback restrictions on underground parking. The planning director may modify or waive this requirement if the planning director finds the following:

21A.30.040: D-3 DOWNTOWN WAREHOUSE/RESIDENTIAL DISTRICT:

I. Special Provisions:

2. Notwithstanding the residential parking requirements, any building that has ten (10) or more residential units with at least twenty percent (20%) of the units as either affordable, senior housing, or assisted living units shall be allowed to have a minimum of one-half ($\frac{1}{2}$) of a parking space provided for each dwelling unit.

32. A modification to the special provisions of this section may be granted as a conditional use, subject to conformance with the standards and procedures of chapter 21A.54 of this title. Such conditional uses shall also be subject to design review.

21A.30.045: D-4 DOWNTOWN SECONDARY CENTRAL BUSINESS DISTRICT:

C. D-4 District General Regulations:

11. Exception To The Parking Requirements: Notwithstanding the residential parking requirements, any building that has ten (10) or more residential units with at least twenty percent (20%) of the units as either affordable, senior housing, or assisted living units shall be allowed to have a minimum of one-half (½) of a parking space provided for each dwelling unit.

21A.31.010 GENERAL PROVISIONS

K. Off Street Parking And Loading: All uses in the gateway district shall comply with the provisions governing off street parking and loading in chapter 21A.44 of this title.

1. Notwithstanding the residential parking requirements, any building that has ten (10) or more residential units with at least twenty percent (20%) of the units as either affordable, senior housing, or assisted living units shall be allowed to have a minimum of one-half ($\frac{1}{2}$) of a parking space provided for each dwelling unit.

21A.32.110: MH MOBILE HOME DISTRICT:

M. Accessory Uses: Mobile home dwellings shall be subject to the following regulations on accessory uses and structures:

1. No accessory uses shall be allowed in the front yard or corner side yard, except for off street parking which may be located in the front yard only on a driveway not more than sixteen feet (16') wide.

21A.32.130: MU MIXED USE DISTRICT:

E. Minimum Yard Area Requirements:

7. Parking Setback: Surface parking is prohibited in a front or corner side yard. Surface parking lots within an interior side yard shall maintain a twenty five foot (25') landscape setback from the front property line or be located behind the primary structure. Parking structures shall maintain a forty five foot (45') minimum setback from a front or corner side yard property line or be located behind the primary structure. There are no minimum or maximum setback restrictions on underground parking. The planning director may modify or waive this requirement if the planning director finds the following:

21A.34.040: AFPP AIRPORT FLIGHT PATH PROTECTION OVERLAY DISTRICT:

FF. Airport Parking Lot Landscaping: All parking lots located within the airport landscaping overlay district shall comply with the following guidelines:

5. Temporary Parking Lots: Parking lots that are intended to be in use for three (3) years or less are exempt from parking lot landscaping requirements. Such parking lots may exist to phase the construction of other facilities and shall be removed once the facilities are completed. Temporary lots that are within the area of an approved comprehensive plan may remain in use for the duration approved in the plan. However, temporary parking lots shall still comply with applicable development standards for parking lots as outlined in section 21A.44.020 chapter 21A.44 of this title. Parking lots that remain in use by the public beyond three (3) years shall be brought into compliance with these standards within twelve (12) months.

21A.34.090: SSSC SOUTH STATE STREET CORRIDOR OVERLAY DISTRICT:

C. Minimum Yard Requirement Exemption:

3. Parking Setback: Surface parking is prohibited in a front or corner side yard. Surface parking lots within an interior side yard shall maintain a twenty five foot (25') landscape setback from the front property line or be located behind the primary structure. Parking structures shall maintain a forty five foot (45') minimum setback from a front or corner side yard property line or be located behind the primary structure. There are no minimum or maximum setback restrictions on underground parking. The planning director may modify or waive this requirement if the planning director finds the following:

21A.36.020 CONFORMANCE WITH LOT AND BULK CONTROLS:

TABLE 21A.36.020B OBSTRUCTIONS IN REQUIRED YARDS¹

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Parking, carports and covered parking spaces except as otherwise expressly authorized by section 21A.44.050, table 21A.44.050 21A.44.060 of this title.

D. Front And Corner Side Yard Driveways: A driveway leading to a properly located garage or parking area shall be permitted in a required front or corner side yard area. No portion of the front or corner side yard as required in this title, except for these approved driveways, shall be hard surfaced or graveled in a manner that will encourage or make possible the parking of automobiles. Except for entrance and exit driveways leading to properly located parking areas, no curb cuts or driveways are permitted.

21A.38.040: NONCONFORMING PARKING, SIGNS AND LANDSCAPING: Noncomforming parking, signs and landscaping, as accessory uses, are regulated by the provisions set forth in chapters 21A.44, 21A.46 and 21A.48 of this title, <u>respectively</u>.

21A.40.065: OUTDOOR DINING:

F. No additional parking is required unless the seating capacity is being increased by more than five hundred (500) square feet. Parking for outdoor dining areas in excess of five hundred (500) square feet is required at a ratio of three (3) stalls two (2) spaces per one thousand (1,000) square feet of outdoor dining area. This requirement may be waived as a special exception, subject to chapter 21A.52 of this title, or if the outdoor dining is approved as part of a conditional use, chapter 21A.54 of this title. No additional parking is required in the D-1, D-2, D-3, D-4 or G-MU zone

21A.52.030: SPECIAL EXCEPTIONS AUTHORIZED:

A. In addition to any other special exceptions authorized elsewhere in this title, the following special exceptions are authorized under the provisions of this title.

7. Alternative parking requests shall comply with the standards and considerations of chapter 21A.44 of this title Any alternative to off street parking not listed in section 21A.44 of this title intended to meet the number of required off street parking spaces.

11. Front-Use of the front yard for required parking when the rear or side yards cannot be accessed and it is not feasible to build an attached garage that conforms to yard area and setback requirements, subject to shall comply with the standards found in chapter 21A.44 of this title.

22. Vehicle and equipment storage without hard surfacing in the CG, M-1, M-2 or El districts, subject to the standards in 21A.44 of this title.

21A.56.060: CONDOMINIUM CONVERSION PROCESS:

B. Planning Official Duties And Responsibilities:

4. Site Improvements: The planning official shall review the proposed building and site plans and shall have the authority to require additional improvements to be made to the existing site including, but not limited to, landscaping, exterior repairs, and improvements to common areas. This review shall include an analysis of the parking, including internal circulation issues, such as surfacing and control curbs. The analysis shall also include the number of existing parking stalls, noting any deviation from current standards. Based upon this information, the planning official may require construction of additional parking stalls on the site, or may require reasonable alternative parking solutions as outlined in section 21A.44.030, chapter 21A.44 "Alternative Parking Requirements", of this title. Any additional parking developed on site or alternative parking solutions may not increase the parking impacts on neighboring properties, and will not develop existing common areas used as open space or green space. Additionally any remodeling proposal which increases the number of bedrooms would require compliance with existing parking requirements. The total number of parking stalls available to the owners of the project shall be disclosed on the condominium plat.

21A.59.060: STANDARDS FOR DESIGN REVIEW:

A. Development shall be primarily oriented to the street, not an interior courtyard or parking lot.

2. At least sixty percent (60%) of the street frontage of a lot shall have any new building located within ten feet (10') of the front setback. Parking is permitted in this area.

21A.60.020: LIST OF DEFINED TERMS:

Parking garage, automated.

Parking, leased -- alternative parking.

Parking, off site - alternative parking.

Parking, unbundled.

Parking study - alternative parking.

Vehicle, electric.

ALTERNATIVE PARKING PROPERTY: The property for which an alternative parking requirement is proposed, pursuant to section 21A.44.030 21A.44.040 of this title is proposed.

PARKING GARAGE, AUTOMATED: A parking garage that uses automated technology and equipment to move, park and store vehicles in parking spaces that do not meet minimum dimensional requirements.

PARKING, INTENSIFIED REUSE: "Intensified reuse parking" means the change of the use of a building or structure, the past or present use of which may or may not be legally nonconforming as to parking, to a use which would require a greater number of parking stalls available on site which would otherwise be required pursuant to table 21A.44.060F 21A.44.030 of this title. Intensified parking reuse shall not include residential uses in residential zoning districts other than single room occupancy residential uses and unique residential populations.

²¹A.62.040: **DEFINITIONS OF TERMS:** For the purposes of this title, the following terms shall have the following meanings:

PARKING, LEASED-ALTERNATIVE PARKING: "Leased parking-alternative parking" means the lease, for a period of not less than five (5) years, of parking spaces not required for any other use and located within five hundred feet (500') measured between a public entrance to the alternative parking property place of pedestrian egress from the leased parking along the shortest public pedestrian or vehicle way, except that in the downtown D-1 district the distance to the leased parking may be up to one thousand two hundred feet (1,200') measured between a public entrance to the alternative parking error to the alternative parking here.

PARKING, OFF SITE-ALTERNATIVE PARKING: "Off site parking-alternative parking" means parking under the same ownership as the alternative parking property located within five hundred feet (500') of the alternative parking property, or within the one thousand two hundred feet (1,200') in a downtown D-1 district, measured between a public entrance to the alternative parking property and a place of pedestrian egress from the off site parking along the shortest public pedestrian or vehicle way, and which parking is not required or dedicated for another use.

PARKING, UNBUNDLED: A parking strategy in which parking spaces are rented or sold separately, rather than automatically included with the rent or purchase price of a residential or commercial unit. Tenants or owners are able to purchase only as much parking as they need, and are given the opportunity to save money and space by using fewer parking stalls.

PARKING STUDY-ALTERNATIVE PARKING: A parking study is a study prepared by a licensed professional traffic engineer director specifically addressing the parking demand generated by a use for which an alternative parking requirement is sought and which provides the city information necessary to determine whether the requested alternative parking requirement will have a material negative impact to adjacent or neighboring properties and be in the best interests of the city.

VEHICLE, ELECTRIC: An electric vehicle is a passenger vehicle that uses electricity as its primary source of power, such as a plug-in electric vehicle or a plug-in hybrid electric vehicle.