1 2 3			TOWN OF SARATOGA ZONING ORDINANCE Town Ordinance No. 04-20-16 Town Ordinance No TBD			
5 6 7 8	Public Hearing by Town Plan Commission 04-13-2016 10 26 2022, 05 10 2023 Approved by Town Board 04-20-2016 TBD Approved by Wood County 05-17-2016 TBD Ratified by Town Board 05-18-2016 TBD, by Town Ordinance # 05-18-16 TBD Rescinds and Replaces Ordinance 10-17-12 04-20-16 Public Hearing 05/10/2023 Approved by Town Board TBD Rescinds and Replaces Ordinance 04-20-16 and all prior documents					
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111213	1.	1.1. 1.1.	E, AUTHORITY, COMPREHENSIVE PLAN, AND PURPOSE Title: This ordinance is entitled "Town of Saratoga Ordinance No: 10-17-12, TBD Zoning Ordinance," and may be referred to as the Zoning Ordinance.			
14 15 16 17 18		1.2.	Statutory Authority: The Town of Saratoga's statutory authority to adopt and enforce a zoning ordinance is set forth in Wisconsin Statutes sections 60.61 and 60.62, which incorporate Wisconsin Statutes sections 61.35 and 62.23 by reference. The Town Meeting has granted general and continuing village powers and zoning authority to the Town Board.			
19 20		1.3.	Comprehensive Plan: The Town Board approved the Town's comprehensive plan in August 2007 (Updated in June 2023), following an extensive planning effort, community participation and advice from a professional land-use consulting firm. The Town of Saratoga Comprehensive Plan 2007-2025 ("Comprehensive Plan") was adopted in accordance with Wisconsin's "Smart Growth" law and Wisconsin Statute section 66.1001. The Comprehensive Plan included a recommendation that the Town adopt a zoning			
21 22			ordinance in 2012. The zoning ordinance is intended to support and implement the goals, objectives, policies, and recommendations set forth in the Comprehensive Plan.			
23 24 25 26 27 28 29 30		1.4.	Purpose of Zoning Ordinance: This zoning ordinance has been adopted to promote the health, safety, and general welfare of the Town of Saratoga, through the regulation of land use. The ordinance establishes zoning districts of such number, shape, and area as are deemed best suited to meet the purpose and goals of the Town's land use and planning objectives. Within these districts, the ordinance regulates the location and use of buildings, structures and open space, and the height and size of buildings and other structures. The ordinance also provides for administration and enforcement of the land use regulations set forth in the ordinances and Comprehensive Plan.			
31 32		1.5.	Appendix . The Appendix attached to this ordinance includes maps, forms and references that are hereby made a part of this ordinance as if set forth in full herein and			

may be updated and supplemented by resolution of the Town Board.

- 34 2. **DEFINITIONS**. The terms set forth in this section, wherever they occur in this ordinance, 35 shall be interpreted as defined below. Words and phrases not defined in this section or elsewhere in this ordinance shall be construed by reference to the Wisconsin Statutes, 36 Wisconsin zoning case law, other states' zoning case law, the dictionary and common usage, 38 in that order of preference.
 - Access, Controlled (Road or Facility): A controlled access road or facility is defined 2.1. as a highway or street especially designed for through traffic, and over, from or to which owners or occupants of abutting land or other persons have no right or easement or only a controlled right or easement of access, light, air or view by reason of the fact that their property abuts upon such controlled access facility or for any other reason. Such highways or streets may be freeways open to use by all customary forms of surface transportation.
 - 2.2. **Accessory or Auxiliary Use or Structure:** A use or structure subordinate to the principal use of a building or to the principal use of land and which is located on the same piece of land. The accessory use or structure is serving a purpose customarily incidental to the use of the principal building or land use. For example, in the case of a house and detached garage on a lot, the accessory building is the garage.
 - 2.3. Agricultural Use: Agricultural use is any of the following activities conducted for the primary purpose of producing an income or livelihood: crop or forage production, keeping livestock, beekeeping, nursery or sod production, floriculture, aquaculture, fur farming, or enrolling land in a federal, agricultural commodity payment program or a federal or state agricultural land conservation payment program. For purposes of this zoning ordinance, agriculture does not include forestry. (See definitions of "forestry" elsewhere in this section.)
 - 2.4. **Airport:** Any runway, landing area, airport or other facility designed, used or intended to be used either publicly or privately by any persons for the landing and taking off of aircraft, including all necessary taxiways, aircraft storage and tie-down areas, hangers or other necessary buildings and open spaces.
- 62 2.5. Alley, Trail or Lane: A public or private way, usually around 30 feet wide, affording generally secondary means of access to abutting property owners and not intended for 63 general traffic circulation.
 - 2.6. **Apartment**: (See definition of "dwelling" elsewhere in this section.) One or more rooms in a dwelling designed and intended for occupancy as a separate dwelling unit.
 - Apartment, efficiency: A dwelling unit in a multi-family building consisting 2.6.1. of not more than one habitable room, together with kitchen or kitchenette and toilet facilities.
 - 2.6.2. Apartment, hotel: An apartment house that furnishes services for the use of its tenants, which are ordinarily furnished by hotels.
- 71 2.7. Automobile: For purposes of this ordinance, the term "automobile" includes cars, 72 trucks, farm machinery and ancillary equipment.
 - 2.8. **Automobile Body Shop:** Overall painting or a paint shop for motor vehicles; collision services; steam cleaning. Mechanical automobile repair does not fall within the general definition of automobile body shop, but rather is a separate use and is termed "automobile repair" in this ordinance. The reason for separating these uses relates to potential differences in ventilation needs and impacts on air quality. An

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- applicant may request both uses on one site, in which case the more restrictive requirements would apply to any zoning permit or conditional use permit.
- 80 2.9. **Automobile Repair**: General repair, rebuilding or reconditioning of engines, motor vehicles or trailers; collision services including body, frame, or fender straightening or repair, vehicle steam cleaning. Overall painting or a paint shop for motor vehicles does not fall within the general definition of automobile repair, but rather is a separate use and is termed an "automobile body shop" in this ordinance. (*See automobile body shop definition in this section.*)
 - 2.10. **Automobile or Trailer Sales Area**: An open area, other than a street, used for the display, sale, or rental of new or used motor vehicles or trailers in operable condition and where no repair work is done.
 - 2.11. **Automobile Salvage Yard**: Any area of land where two or more inoperative vehicles, and/or accumulation of parts thereof, are stored in the open and are not being restored to operation, or any land, building, or structure used for the wrecking or storing of such motor vehicles and/or accumulation of parts thereof.
 - 2.12. **Automobile Service Station or Filling Station or Gas Station**: A building or other structure or a tract of land where gasoline or similar fuel, stored only in underground tanks, is dispensed directly to users of motor vehicles. The following activities are permitted as accessory uses to a gas station: the dispensing of oil, greases, antifreeze, tires, batteries, and automobile accessories directly to users of motor vehicles; tuning motors, minor servicing and repair to the extent of installation of the items enumerated above and washing of automobiles. Other activities shall be prohibited, including, but not limited to: upholstering work, auto glass work, painting, welding, tire recapping, auto dismantling, and auto sales. (*See also Convenience Store*).
- 102 2.13. **Basement**: That portion of any structure whose floor line is below ground line and has more than half of its clear height below the finished ground line.
- 104 2.14. Board of Appeals: The Town of Saratoga Zoning Appeals Board. (See also Town
 105 Board, which does not serve as the Board of Appeals.)
 - 2.15. **Boarding or Rooming House**: A dwelling or part thereof consisting of a single housekeeping unit where meals and lodging are provided for three or more persons, not transients, for compensation by previous arrangement.
 - 2.16. **Building**: Any structure having a roof supported by columns or walls, used or intended to be used for the shelter or enclosure of persons, animals, equipment, materials or machinery. When such a structure is divided into separate parts by one or more un-pierced walls extending from the ground up, each part is deemed a separate building, except as regards minimum side yard requirements as hereinafter provided.
 - 2.16.1. Building, height of: The vertical distance from the average contact ground level at the front wall of the building to the highest point of the coping of a flat roof or, to the deck line of a mansard roof, or to the mean height level between eaves and ridge for gable, hip or gambrel roofs.

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- 2.16.2. Building setback line: The line outside the right-of-way of a street beyond which no building or part thereof shall project and no accessory structure built, except as otherwise provided by this ordinance. Building setback lines are measured using the same standards for measurement as those used and set forth in the Town Building Code, and such standards are incorporated by reference as if set forth fully herein. ZERO- Lot Line structures are allowed at the discretion of the Planning commission approval once that type of structure is proposed.
 - 2.16.3. Building, floor area ratio: The floor area of the building divided by the area of the lot on which it is or will be located. The floor area of the building shall include that area of ground covered by the roof of the building. Total floor area shall include the sum of the floor areas of all buildings on the lot.
 - 2.16.4. Building, completion: The building shall be considered complete when roofing materials, siding materials, window, doors and steps have been affixed to the exterior and the interior supplied with electricity, plumbing and heating fixtures in operable condition and in conformance with applicable codes.
 - 2.17. **Buildable Lot Area**: That part of the lot not included within the open areas required by this ordinance.
 - 2.18. **Business**: Any lawful commercial endeavor to engage in the manufacturing, purchase, sale, lease, or exchange of goods and/or the provision of services.
 - 2.19. **Campgrounds**: Any public or private premises, including buildings, established for temporary day and overnight habitation by persons using equipment designed for the purpose of temporary camping.
 - 2.20. **Camping Vehicle**: A vehicle eight feet (8') or less in width with a collapsible, folding, or rigid structure designed for temporary human habitation and self-propelled, or towed by a motor vehicle upon a highway. (See also Recreation Vehicle.)
 - 2.21. **Cemetery**: Land used or intended as use for the burial of the human dead and dedicated for cemetery purposes, including columbarium, crematories, mausoleums and mortuaries if operated in connection with and within the boundaries of such cemetery.
- 146 2.22. **Channel**: A natural or artificial watercourse of perceptible extent, with definite bed and banks to confine and conduct continuously or periodically flowing water.
 - 2.23. **Clinic**: A place used for the care, diagnosis and treatment of sick, ailing, and injured persons or animals and those who are in need of medical or surgical attention, but where persons are not provided with board or room nor kept overnight on the premises. Animals may be kept overnight at veterinary clinics.
 - 2.24. **Club**: An association of persons who are organized for some non-commercial common purpose. Examples of clubs are the Boys and Girls Club, the Local History Club, the 4-H Club and the Gardening Club. A group organized solely or primarily to render a service customarily provided by a commercial enterprise is not a club.
- 2.25. Comprehensive Plan: The Town's community development plan entitled "Town of Saratoga, Wood County, Wisconsin Comprehensive Plan 2007-2025", as adopted or amended under Wisconsin Statute 62.23 and in accordance with Wisconsin Statute

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- 66.1001, to guide and coordinate development in the Town of Saratoga, in accordance with existing and future needs, promoting public health, safety and general welfare, protecting the natural resources and planning for efficiency and economy in the process of development.
- 163 2.26. **Conditional Use**: *See* Use, Conditional.

- 2.27. **Convenience Store**: A small store or shop which may also be associated with the sale of motor vehicle fuel, and stocking a range of everyday items such as groceries, toiletries, bakery goods, beverages, food items, limited household items and automotive supplies. Convenience stores may also have automobile washing facilities. Convenience stores may not provide automobile repair or painting services.
- 2.28. Court: An open unoccupied and unobstructed space, other than a yard, on the same lot with a building or group of buildings, which is enclosed on three or more sides.
 - 2.29. **District**: A portion of the Town where certain uniform regulations and/or requirements or combinations of both apply according to the provisions of this ordinance and as may be specified on the Town's Official Zoning Map as adopted by the Town Board of Supervisors.
 - 2.30. **Density**: The ratio of living units per acres allowable under a schedule of district regulations.
 - 2.31. **Dwelling**: Any building or portion thereof designed or used exclusively as the residence or sleeping place of one or more persons, but not including a tent, camping trailer, trailer, or trailer coach, hotel or motel. There are numerous styles and forms of dwellings, Tiny Homes, SHOUSE, Barndominimums, etc...
 - 2.31.1. Dwelling, single family: A building designed for or used exclusively for residence purposes by one family or housekeeping unit.
 - 2.31.2. Dwelling, two family (Duplex): A building designed for or used exclusively by two families or housekeeping units. (Examples are Duplex, Mother-In-law suites, etc...)
 - 2.31.3. Dwelling, multi-family: A building or portion thereof designed for or used by three or more families or housekeeping units.
 - 2.31.4. Dwelling group: A group of two or more detached dwellings located on a parcel of land in one ownership and having any yard or court in common.
 - 2.31.5. Dwelling unit: One room, or a suite or two or more rooms designed for or used by one family for living and sleeping purposes and having kitchen and toilet facilities.
 - 2.32. **Easement**: Authorization by a property owner for the use by another, and for a specified purpose, of a designated part of his or her property.
 - 2.33. **Factory-Built Home**: Any structure built in a factory and designed for long-term residential use including:
 - 2.33.1. Manufactured Homes: Homes built entirely in the factory in compliance with The Federal Manufactured Home Construction and Safety Standards of June 15, 1976, as defined in Wisconsin Statutes 101.91(2), (am). (The term "mobile home" is often used to describe any manufactured home regardless of when it was built.)

- 200 2.33.2. Modular Homes: Factory-built homes built to the state, local or regional code where the home will be located. Modules are transported to the site and installed.
 - 2.33.3. Panelized Homes: Factory-built homes in which panels (a whole wall with windows, doors, wiring and outside siding) are built on site or transported to the building site and assembled. These homes must meet state or local building codes.
 - 2.33.4. Pre-Cut Homes: Factory-built homes in which building materials are factory-cut to design specifications, transported to the building site and assembled. Pre-cut homes include kit, log and dome homes. These homes must meet local and state building codes.
 - 2.33.5. Mobile Homes: Applies to manufactured homes produced prior to June 15, 1976. (The term "mobile home" is often used to describe any manufactured home regardless of when it was built.) These structures are built on a frame with some type of wheel configuration.
 - 2.34. **Family**: A group of persons living together in one (1) dwelling unit as a single housekeeping entity.
 - 2.35. **Flood**: See Wood County Shoreland Zoning Ordinance for definitions of floodplain, flood profile, flood proofing, flood stage and floodway.
 - 2.36. **Forestry:** The science, art, and craft of creating, managing, using, and conserving forests and associated resources in a sustainable manner to meet desired goals, needs, and values for human benefit. Modern forestry generally embraces a broad range of uses, including timber as raw material for wood products, Christmas trees, wildlife habitat, natural water quality management, recreation, landscape and community protection, employment, aesthetically appealing landscapes, biodiversity management, watershed management, erosion control, and preserving forests as 'sinks' for atmospheric carbon dioxide. Forestry includes silviculture, a science that involves the growing and tending of trees and forests. (*See definition of "Agriculture" in this section.*)
 - 2.37. **Frontage**: That boundary of a lot, which is along an existing or dedicated public right-of-way such as a street, or, where no public street exists, is along another public way.
 - 2.37.1. Where a lot abuts more than one street, the Plan Commission shall determine the frontage for purposes of this ordinance.
 - 2.37.2. Frontage where measured: For construction purposes, minimum frontage requirements set forth in Section Five (5) of this ordinance shall be met at the front building line.
 - 2.38. **Garage**: A building or structure, or part thereof, used or designed to be used for the parking and storage of vehicles, trailers and/or equipment.
 - 2.38.1. Garage apartment: A structure being part of a private garage in which provision is made for one dwelling unit.
 - 2.38.2. Garage private: A detached accessory building or a portion of the principal building used or intended for use by the occupants of the premises for the storage of vehicles or trailers, but not commercial vehicles or trailers.

- 2.38.3. Garage public: A building or portion thereof, other than a private or storage
 242 garage, designed or used for equipping, servicing, repairing, hiring, selling,
 243 storing, or parking motor driven vehicles. The term repairing shall not include
 244 an automotive body repair shop nor the rebuilding, dismantling or storage of
 245 wrecked or junked vehicles.
 - 2.39. **Grade**: The average level of the finished surface of the ground adjacent to the exterior walls of a building.
 - 2.39.1. Grade, existing: The vertical elevation of the ground surface prior to excavating or filling.
 - 2.39.2. Grade, finished: The final grade of the site that conforms to the approved plan as required by this ordinance.
 - 2.39.3. Grade, natural: The existing grade of elevation of the ground surface that exists or existed prior to man-made alterations.
 - 2.39.4. Grade, percentage of: The rise or fall of a slope in feet and tenths of a foot for each 100 feet of horizontal distance. (Twelve feet of change in elevation in 100 feet horizontal distance is a 12% grade.)
 - 2.40. **Hardship**: The term "hardship" has a particular legal meaning when used in this ordinance. It is used here when determining whether the requisite hardship exists to support granting a "variance" to provisions of this ordinance. The meaning of the term "hardship" will depend on future definition, interpretation and application by the Wisconsin legislature and courts. (See the Appendix for additional information on current interpretations of hardship and variances.)
 - 2.41. **High Water Line; Ordinary High-Water Mark**: See Wood County Shoreland Zoning Ordinance.
 - 2.42. **Home Occupation:** An occupation carried on in a dwelling unit by only the resident thereof; provided that the use is limited in extent and incidental and secondary to the use of the dwelling unit for residential purposes and does not change the character of the dwelling unit.
 - 2.43. **Hotel/Motel/Lodge**: An establishment that provides lodging and usually meals, entertainment, and personal services for its guests. A Hotel is a building with interior corridors that the various rooms are off of. A Motel is short for Motor Hotel. It does not have interior corridors, and a Lodge is either, usually a Hotel, in a rustic area and the building itself is also rustic. (Utilization of a space for an AIR BNB would fall under the Lodge definition- regardless of rustic setting) Any building or portion thereof, except hospitals and jails, used as a temporary abiding place for remuneration. ADD with or without meals, containing guest rooms orsuites where no provision for cooking is made in any individual guest room or suite.
 - 2.44. **Household Unit**: A group of persons who live together in one dwelling unit as a single housekeeping unit to the exclusion of all others.
- 272 2.45. **Industrial**: A business use or activity at a scale greater than home occupation involving manufacturing, fabrication, assembly warehousing, and/or storage.
- 2.46. Industry: The manufacture, fabrication, processing, preparation or treatment of any article, substance, or commodity. These sites could include indoor or outdoor storage of materials, truck storage yards, warehouses, wholesale storage, and other similar types of enterprise.

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¹ Variances are sometimes referred to as "special exceptions." The term variance is preferred in this ordinance. See also, definition of "special exceptions."

For purposes of this zoning ordinance, nonmetallic mining is not an industry. (See definition of "nonmetallic mining" in this section.)

- 2.47. Junkyard: A place where waste, and discarded, recycled, or salvaged materials are bought, sold, exchanged, baled, packed, disassembled, handled or recycled, including auto wrecking activities, building wrecking activities, used lumber places and places for storage of salvaged equipment, materials, and parts, but not including places where such uses are conducted entirely within a completely enclosed building and not including pawn shops and establishments for the sale, purchase or storage of used furniture and household equipment, used cars in working condition, or salvaged materials incidental and necessary to manufacturing operations. Reclamation Areas while collecting the above materials, would focus on the buying selling, exchanging, baling and packing of said materials.
- 2.48. **Kennel**: A kennels is any premise, or portion thereof, where dogs, cats or other household pets are maintained, boarded, bred or cared for, in return for remuneration, or are kept for the purposes of sale.
- 2.49. **Laundromat**: A business that provides washing, drying and/or ironing machines for hire to be used by customers on the premises.
- 2.50. **Loading Space**: An off-street space or berth on the same lot with a building or contiguous to a group of buildings for the temporary parking of a commercial vehicle while loading or unloading merchandise or materials, and which abuts upon a street, alley or other appropriate means of access.
- 2.51. **Lot**: A parcel of land occupied or intended to be occupied by a principal building or a group of such buildings and accessory buildings, or utilized for a principal use and uses accessory thereto, together with such open spaces as required by this ordinance, and having frontage on an officially approved street or place or deeded access.
 - 2.51.1. Lot area: The area of contiguous land bounded by lot lines, inclusive of land provided for public thoroughfares.
 - 2.51.2. Lot, corner: A lot abutting upon two or more streets at their intersection or upon two parts of the same street, such streets or parts of the same street forming an interior angle of less the 135 degrees. The point of intersection of the street lines in the "corner."
 - 2.51.3. Lot, depth: The mean horizontal distance between the front and the rear lot lines.
 - 2.51.4. Lot, interior: A lot other than a corner lot.
 - 2.51.5. Lot, line: A property boundary line of any lot held in single or separate ownership; except that where any portion of the lot extends into the abutting street or alley, the lot line shall be deemed to be the street or alley right-of- way line.
 - 2.51.6. Lot of record: A lot which is part of a subdivision, the map of which has been approved by the Wood County Planning and Zoning Commission, as of the effective date of this ordinance, shall have the same status as if the said subdivision plat was officially recorded in the office of the Register of Deeds; however, no building permit shall be issued for any lots in such subdivision until a final plat which includes such lots, has been officially recorded in the office of the Register of Deeds.

- 328 2.51.7. Lot, through: A lot having frontage on two parallel or approximately parallel streets.
 - 2.51.8. Lot width: The mean width of the lot measured at right angles to its depth.
 - 2.52. **Minor Structure**: Any small, movable accessory structure or construction such as birdhouses, tool houses, pet houses, play equipment, and arbors, including walls and fences under four feet (4') in height.
 - 2.53. Mobile Home or Manufactured Home: (See also definition of Factory-Built Homes.)
 - 2.53.1. Manufactured Home, length/width: The distance from the exterior of the front wall (nearest to the drawbar and coupling mechanism) to the exterior of the rear wall (at opposite end of the home) where such walls enclose living or other interior space and such distance includes expandable rooms, excluding bay windows, porches, drawbars, couplings, hitches, wall and roof extensions, or other attachments. Width means the distance from the exterior of one side wall to the exterior of the opposite side wall where such walls enclose living or other interior space and such distance includes expandable rooms, excluding bay windows, porches, wall and roof extensions, or other attachments.
 - 2.53.2. Manufactured Home Lot: A parcel of land designed for the placement of a single manufactured home.
 - 2.53.3. Manufactured Home Park: A parcel of land under single ownership designed, maintained, intended or used for the purpose of providing a location and accommodations for two or more manufactured homes, including all buildings used or intended for use as part of the equipment thereof, whether or not a charge is made for the use of the park or its facilities.
 - 2.54. **Motor Home**: A motorized vehicle designed to be operated upon a highway for use as a temporary or recreational dwelling and having the internal characteristics and equipment similar to a manufactured home.
 - 2.55. **Motor Vehicle**: Any self-propelled vehicle capable of transporting persons or goods. 2.55.1. Motor Vehicle, inoperable: Any motorized vehicle incapable of immediately being driven and/or not properly licensed in accordance with state law.
 - 2.55.2. Motor Vehicle, junk: Any motor vehicle, trailer, or semitrailer that is inoperable and which, by virtue of its condition cannot be economically restored to operable condition; provided that such vehicle, trailer or semitrailer shall be presumed to be a junk vehicle if no license plates are displayed or if the license plates displayed have been invalid for more than 60 days.
 - 2.56. **National Register of Historic Places**: The listing maintained by the U.S. National Park Service of areas that have been designated as historically significant. The Register includes places of local and state significance, as well as those of value to the nation in general.
 - 2.57. **Nonconforming Lot**: A lot, which had dimensions or square footage, that met legal requirements prior to the adoption, amendment or comprehensive revision of a zoning ordinance, but which fails to conform to the current requirements of this ordinance.

- 370 2.58. **Nonconforming Structure**: A structure which met legal requirements prior to the adoption, amendment or comprehensive revision of a zoning ordinance, but which fails to conform to the current requirements of this ordinance.
 - 2.59. **Nonconforming Use**: A use which existed lawfully prior to the adoption, amendment or comprehensive revision of a zoning ordinance, but which fails to conform to the current requirements of this ordinance.
 - 2.60. **Nonmetallic Minerals**: A product, commodity or material consisting principally of naturally occurring, organic, inorganic, nonmetallic, non-renewable material. Nonmetallic minerals include but are not limited to stone, rock, sand, gravel, asbestos, beryl, diamond, clay, coal, feldspar, peat and talc.
 - 2.61. **Nonmetallic Mining** means any or all of the following:

- 2.61.1. Extraction from the earth of mineral aggregates or nonmetallic minerals for off-site use or sale, including drilling and blasting as well as associated activities such as excavation, grading and dredging of such mater.
- 2.61.2. Manufacturing or industrial processing operations that may involve the use of equipment for the crushing, screening, separation, washing, drying or blending of the mineral aggregates or nonmetallic minerals obtained by extraction from the mining site, or from materials transferred from off-site.
- 2.61.3. Manufacturing processes aimed at producing nonmetallic products for sale or use by the Operator.
- 2.61.4. Stockpiling of nonmetallic products for sale or use off-site and stockpiling of waste materials.
- 2.61.5. Transporting of the extracted nonmetallic materials, finished products or waste materials to or from the extraction site and/or processing site(s).
- 2.61.6. Stockpiling, storing or processing of nonmetallic products for transportation including trucking terminals and rail terminals whether located on or off of the mine site.
- 2.61.7. Disposal of waste materials from nonmetallic mining
- 2.61.8. Reclamation of the extraction site
- 2.62. **Nursing Home**: A home in which three or more persons not of the immediate family are received, and provided with shelter and care for compensation, but not including hospitals, clinics or similar institutions devoted primarily to the diagnosis, treatment or care of the sick or injured.
- **2.62A Outdoor Storage:** All exterior storage will be kept in an orderly manner and concealed as best as possible with vegetation or fencing. Examples are; Any Junk or Non-working vehicles, piles of mechanical equipment, scrap metal, sand, dirt or rock piles greater than 10' wide x 30' long, over 8' tall. are NOT permitted (Unless by Business/Project use EXCEPTION).
- 2.63. Parking Area or Lot, Public: An open area, other than a street or other public way,
 used for the parking of automobiles motorized vehicles and available to the public whether for a fee, free or as an accommodation for clients or customers.
 - 2.64. **Parking Space**: A surfaced area of not less than one hundred eighty (180) square feet, having a minimum width of nine (9) feet and a minimum length of eighteen (18) feet, either within a structure or in the open, exclusive of driveways or access drives, for the parking of motor vehicles.
 - 2.65. **Person**: Any individual, firm, trust, partnership, public or private association or corporation; or an individual, partnership, firm, company, corporation, municipality,

- county, town, state or federal agency, whether tenant, owner, lessee, licensee, or their agent, heir, or assignee.
- 2.66. **Planned Unit Development (PUD)**: A form of land development permitted after following the procedures for creating a planned unit development district as provided in this ordinance. The planned unit development district is designed to allow variation in the types and arrangements of land uses and structures in developments conceived and implemented as cohesive, unified projects.
 - 2.67. **Principal Building**: The building of primary importance on a parcel of land, in contrast to those which are accessory or of secondary importance. In the case of a house and attached garage, the entire structure, including the house and garage, shall be considered the principal building.
 - 2.68. **Recreational Area**: A park, playground, ball field, ski hill, sport field, swimming, pool, riding stables or riding academies or other facilities and areas constructed for recreational activities and open for use by the public or a private organization
 - 2.69. **Recreation Vehicle (RV):** See section 2.20 of this ordinance entitled "Camping Vehicle.
 - 2.70. **Resort**: An area containing one or more permanent buildings utilized principally for the accommodation of the public for recreation purposes.
 - 2.71. **Riding Stables or Riding Academies**: Buildings or premises used for the rent or lease of horses or other animals for riding.
 - 2.72. **Right-of-Way**: A public or private area that allows for the passage of people or goods. Right-of-way includes passageways such as freeways, streets, bike paths, alleys, and walkways. A public right-of-way is a right-of-way that is dedicated or deeded to the public for public use or otherwise under the control of a public agency.²
 - 2.73. **Roadside Stand**: A temporary structure designed and constructed so that the structure is easily portable and can be readily moved.
- 2.74. **Sanitary Landfill**: The term "sanitary landfill" has the meaning set forth in Wisconsin Statutes Chapter 289.01 (20) and (35), as may be amended from time to time.
 - 2.75. **Service Building:** A structure housing toilet, washing and bathing facilities and such other facilities as may be required by this ordinance.
- 2.76. **Setbacks:** *See Building Setbacks.* **2.16.2**

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- 2.77. **Solar Energy**: Direct radiant energy received from the sun.
- 2.78. **Solar Energy System**: Equipment, which directly converts and then transfers or stores solar energy into usable forms of thermal or electrical energy.

² For example, although dedication is generally preferable, a public right-of-way may also be established by easement.

- Slaughterhouse: Any building or premises used for the killing or dressing of fowl, cattle,
 sheep, swine, goats or horses, and the storage, freezing and curing of meat and
 preparation of meat products.
- 2.80. **Special Exception.** For purposes of this ordinance, the term "special exception" means a variance issued in accordance with the "Variances" section of this ordinance. Although some statutes and cases use the term "special exception" to mean a conditional use, for the purposes of this ordinance, a "special exception" is not a conditional use. A conditional use is defined in this "Definitions" section and issued in accordance with the "Permits and Inspections" section of this ordinance.
- 2.81. Stable, Commercial: A stable for horses, donkeys, mules, or ponies, which are let, hired,
 used or boarded on a commercial basis and for compensation.
- 2.82. **Stable, Private**: An accessory building for the keeping of horses, donkeys, mules or ponies owned by the occupant of the premises and not kept for remuneration, hire or sale.
 - Story: That portion of a building included between the surface of any floor and the surface of the floor next above it, or if there is no floor above it, then the space between the floor and the ceiling above it.
 - Street: A public right-of-way which provides a public means of access to abutting 2.84. property. The term street shall include avenue, drive, circle, road, trail, parkway, boulevard, lane, place, highway, thoroughfare or any similar term.
- 2.84.1. Arterial Street: A public street or highway intended primarily for fast or heavy through traffic use. Arterial streets and highways shall include freeways and expressways as well as arterial streets, highways and parkways.
- 2.84.2. <u>Collector Street:</u> A public street intended to serve and provide access to neighborhoods or sub-neighborhoods.
 - 2.85 **Structure**: Anything constructed or erected, the use of which requires a foundation or a location on or in the ground. It includes but is not limited to objects such as buildings, decks, and pools etc.
 - 2.85.1. Permanent: A structure, which is built, of such materials and in such a way that it would commonly be expected to last and remain useful for a substantial period of time.
- 476 2.85.2. Temporary: A structure which is built of such materials and in such a way that it would commonly be expected to have a relatively short useful life, or is built for a purpose that would commonly be expected to be relatively short term.
- 2.85.3. <u>Structure alteration:</u> Any change in the component members of a building, such as walls, columns, beams or girders.
- **2.86 Subdivision**: See Wood County Land Subdivision Ordinance.
- **2.87 Town Board**: The Board of Supervisors of the Town of Saratoga.

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485	2.88 Use: The purpose for which land or a building or structure is arranged, designed or			
486	intended, or for which either land or a building or structure is, or may be occupied or			
487	maintained.			
488	2.88.1. Use, conditional: ³ A use listed in the zoning ordinance that may be allowed but			
489	only if found compatible following examination of a specified location,			
490	neighboring uses, limitations of the site, impact on natural resources, the health,			
491	safety and general welfare of Town residents, and the purposes of the zoning			
492	ordinance. Authorization of a conditional use is discretionary and must be			
493	determined on a case-by-case basis. Conditions may also be attached upon any			
494	approval, including regular review for compliance and impacts, expiration dates			
495	and renewal requirements, and limitations as to time and manner of operation.			
496	2.88.2. Use, incompatible: A use or service that is incapable of direct association with			
497	certain other uses because it is contradictory, incongruous, or discordant.			
498	2.88.3. Use, nonconforming: See Nonconforming use.			
499	2.88.4. Use, permitted (permitted as of right): A use listed in the zoning ordinance that			
500	is allowed 'by right' at all locations in a zoning district, provided that the project			
501	or use complies with the general standards for the zoning district, any overlay			
502	district or design standards, and related building or construction codes.			
503	Authorization of a permitted use is non-discretionary and may be authorized			
504	with a zoning permit or confirmed with a zoning certificate of compliance.			
505	2.88.5. Use, prohibited or unlisted: A use that is not allowed in a zoning district			
506	because it is not expressly listed or is specifically prohibited by the zoning			
507	ordinance.			
508	2.88.6 Variance: A zoning variance authorizes a landowner to establish or maintain a			
509	use that is prohibited in the zoning ordinance. Zoning variances represent a departure			
510	from the terms of this ordinance where it is shown that unique physical circumstances			
511	applying to a land parcel causes a hardship to the owner and that the condition permitted			
512	by the departure still will be in fundamental harmony with surrounding uses.			
513				
	2.89 Vision Clearance Triangle: An unoccupied triangular space at the corner of a			
514	corner lot which is bounded by the street lines and a setback line connections points			
515	determined by measurement from the corner of each street line.			
516	2.90 Wind Energy System: Equipment that converts and then stores or transfers energy			
517	from the wind into usable forms of energy.			
518	o ,			
519	2.91 Yard: A required open space other than a court, or a lot, unoccupied and			
520	unobstructed from the ground upward except as otherwise provided in this ordinance.			
v				

³ Note: Wisconsin courts sometimes use the terms "conditional use" and "special exception" interchangeably. Historically, the term "conditional use" often referred to land <u>uses</u> and the term "special exception" referred to exceptions to dimensions and similar requirements set forth in a zoning ordinance. The term "conditional use" is preferred in this ordinance, and the historical distinction between conditional uses and special exceptions is no longer intended or relied upon in this ordinance.

- 521 2.92.1. Front Yard: A yard extending across the full width of the lot, the depth of which is the minimum horizontal distance between the front lot line and a line parallel thereto on the lot as required in the district where located.
 524 2.92.2. Front Yard, how measured: The depth of the front yard shall be measured from
 - 2.92.2. Front Yard, how measured: The depth of the front yard shall be measured from the right-of-way line of the existing street on which the lot fronts (the front Lot Line); provided, however, that if the proposed location of the right-of-way of such street as established on the Official Thoroughfare Plan or Major Street Plan differs from that of the existing street, then the required front yard depth shall be measured from the right-of-way line of such street as designated on the said Thoroughfare Plan or Major Street Plan.
 - 2.92.3. Rear Yard: A yard extending across the full width of the lot, the depth of which is the minimum distance between the rear lot line and a line parallel thereto on the lot as required in the district where located.
 - 2.92.4. Side Yard: A yard extending from the front yard to the rear yard, the width of which is the minimum horizontal distance between the side lot line and a line parallel thereto on the lot as required in the district where located.
 - 2.92.5. Side Yard, least width, how measured: Such width shall be measured from the nearest side lot line and, in case the nearest side lot line is a side street lot line, from the right-of-way line of the existing street; provided, however, that if the proposed location of the right-of-way line of such street as established in the Thoroughfare Plan differs from that of the existing street, then the required side yard least width shall be measured from the right-of-way of such street as designated on the Thoroughfare Plan.
 - 2.93. **Water Storage Facility**: A water tower, tank or similar vessel, which is part of a high capacity well.
 - 2.94. **Well, High Capacity**: A well or other water supply or water system whose operating capacity singly or in the aggregate with that of other wells on a property will be in excess of 70 gallons per minute, as defined in Wis. Admin. Code NR 812.07 (53).

550	3. DISTI	RICTS. The following zoning districts are established:
551 552 553 554	3.1.	Residential Districts 3.1.1. Suburban Residential Suburban District (RS-1) 3.1.2. Rural Residential District (RR-1) 3.1.3. Manufactured (Mobile) Home District (MH)
555 556 557 558	3.2.	Commercial Districts 3.2.1. Light Commercial District (LC) 3.2.2. Highway Commercial District (HC) 3.2.3. General Industry District (ID)
559	3.3.	Rural Preservation District (RP)
560	3.4.	Farmland Preservation District (FP)
561	3.5.	Planned Unit Development Districts - Residential (PUD)
562 563 564 565 566	3.6.	Overlay Districts 3.6.1. Conservation subdivision Overlay District (CS-O) 3.6.2. Historic District Overlay (H-O) 3.6.3. Natural Resources Preservation and Floodplain Overlay (NRP-O) 3.6.4. Development Constraints Overlay District (DC-O)
567		
568 569		NG DISTRICT MAPS. The location and boundaries of the zoning districts are he lished as shown on the map(s) entitled "Town of Saratoga Zoning Map" on file

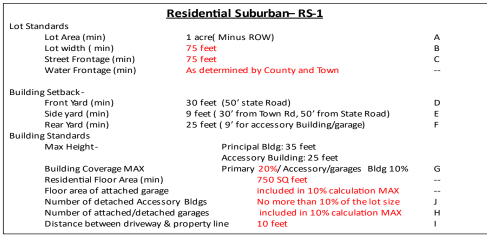
4. ZONING DISTRICT MAPS. The location and boundaries of the zoning districts are hereby established as shown on the map(s) entitled "Town of Saratoga Zoning Map" on file in the Town Office, and referred to as the Zoning Map. The Town Zoning Official and Plan Commission shall periodically update the Zoning Map to show changes in the zoning district boundary lines resulting from amendments to this ordinance. Where any uncertainty exists as to the exact location of zoning district boundary lines, the Plan Commission, upon written application thereto, shall determine the location of such boundary lines. The Zoning Map, together with all information shown thereon and all amendments thereto, shall be as much a part of this ordinance as if fully set forth and described herein.

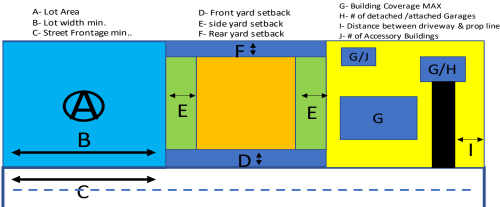
577 5. RESIDENTIAL ZONING DISTRICTS 4 **578** 5.1. **Suburban** Residential Suburban District (RS-1) 578 Permitted Uses in RS-1 District. 5.1.1. 579 a. One dwelling per lot, single family or duplex 580 b. Two Attached private garages are allowed for each residential parcel, some can be an unattached garage. These structures would not be counted against the allocation of garage/accessory building space. 581 c. Accessory/Garage buildings (Maximum of Two (2)) 582 d. Home occupations with same limitations as in RR-1 District as noted in 5.1.4 below-Uses customarily incident of any of the above uses; provided that no such use generates traffic or noise that creates a public or private nuisance. 583 e. 584 585 **Conditional Uses in RS-1 District** 5.1.2. Home occupations with same limitations as in RR-1 District. 586 ⁴ Note: As per current zoning rules, Manufactured homes (mobile homes) for residential use are a permitted use within the Manufactured Home District (MH) and are a Conditional Use in the Residental Surburban RS-1 District and Rural Residential RR-1 District, provided that such use also conforms to all other applicable laws of the Town, County and State. 587 b. Libraries, museums, and art galleries 588 c. Hospitals and clinics 589 d. Colleges and technical-vocational schools 590 e. Telephone buildings, excepting service garages and storage yards 591 f. Microwave radio relay structures, television transmission towers, and cell 592 phone towers 593 g. Graded schools 594 h. Churches and their affiliated uses 595 i. Cemeteries of one acre or less located adjacent to a church i. A Duplex would require a minimum of a 2 acre parcel.

596 5.1.3. RS-1 Suburban Residential Suburban District Standards

a. Maximum building height	t builtui ub
a. Hamman sanding neight	
Principal Building	35 ft.
Accessory Building	25 ft.
b. Maximum front yard setback	
Principal building	30 ft. adjacent to town road ⁵
1	50 ft. adjacent to county or state highways
Accessory building	Same as principal building
c. Minimum rear yard setback	
Principal building	25 ft.
Accessory building	9 ft.
d. Minimum side yard setback	
Principal building	9 ft. from adjoining lot, or 30 ft.
	from adjacent town road, or
	50 ft. from county or state
	highway
Accessory building	Same as principal building
e. Minimum lot area	1 acre (43,560 sq. ft.) minus
	road right of way
0.7 . 7	-2 acre min. for a Duplex
f. Lot Frontage/width	-Minimum 66 75 feet
0.00	-A Duplex will require 150 feet min.
g. Off-street parking	g g d 11
One and two family residence	See Section 14
Place of public gathering	See Section 14
h. Maximum Lot Coverage	Primary Building 20%, Accessory
	Buildings 10%
i. Residential Floor Area (Minimum)	750 square Feet
i. Outside Storage	NONE allowed
j. Garage/Accessory Buildings	2 allowed - 1 must be attached MAX
1 A D '11'	10% of total lot size
k. Accessory Buildings	2 allowed (2000 SF MAX for all),
k. Minimum Distance between	MAX 5% of total lot size 10 feet (min)
Driveway and property Line	To feet (min)
Elitoraj alia property Elite	

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-Single family Housing -Possible Duplex's

5.1.4. Home Occupations

- a. **Permitted Uses**: A home occupation shall be a permitted use in the RS-1 district, with no conditional use permit required, if all of the following are true:
 - 1) There may be only one no unrelated person engaged in the home occupation other than the family members residing on the premises
 - 2) There are no visible indications other than a business sign, that a home occupation is being conducted on the premises
 - 3) Any sign advertising the home occupation is no larger than 6 square feet. (See Sign Ordinance 06-18-2014)
 - 4) No outside storage results from the home occupation
 - 5) No more than 25% of the gross area (including all floor levels) of the dwelling and no more than 25% of the combined floor area of all attached or detached garages or accessory buildings is used for the home occupation.
 - The home occupation creates no offensive noise, vibration, sound, smoke, dust, odors, heat, glare, x-rays or electrical disturbance to radio, television or wireless communications. This includes any extreme exterior lighting that spills over onto adjoining parcels over 1 candle foot.
 - 7) The home occupation does not result in any nuisance to the public, such as, generation of substantial volume of vehicular or pedestrian traffic, or parking demand.

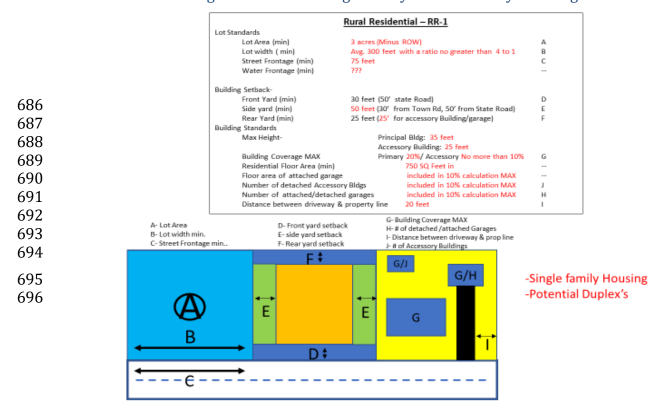
619	b. As Conditional Uses: A home occupation may be allowed as a conditional
620	use in the RS-1 district, and shall require a conditional use permit, if any of the
621	following apply:
622	1) The home occupation does not comply with the requirements for a
623 624	permitted use set forth in this subsection above.
625	The home occupation includes parking of a semi-trailer (with or without a tractor).
626	c. Not Permitted : The following activities are not considered home occupations
627	and shall not be permitted in the RS-1 district:
628	1) Any activity, which includes explosives, fireworks, or repair of motor
629	vehicles
630	2) Barbershops or beauty shops with more than one unrelated operator;
631	mechanical repair or welding shops; antique shops; restaurants; dance
632	studios, and uses listed as conditional uses in a Commercial District.
633	3) Any activity which, even with conditions and limitations, is not
634 635	consistent with the purpose of the RS-1 district and has a high likelihood of creating conflicts within the district
636	⁵ Note: All references to roads, streets or highways refer to the right-of-way, not the paved portion of the
	roadway.
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658	5.2. R ı	ıral Residential District (RR-1)
659	5.2.1.	Permitted Uses in the RR-1 District
660		a. One dwelling per lot, whether single family or duplex or Multi-family
661		b. Two private Garages/accessory buildings for each residential parcel, will not
		occupy no more than 10% of the total lot size. Any garage structure attached to the
		main dwelling will not be counted against this standard.
662 —		-c. Accessory buildings, no more than 5% of the total lot size.
663		d. Uses customarily incident to any of the above uses except for agricultural use
664		as defined in this ordinance, provided that no such customarily incident use
665		generates traffic or noise that would create a public or private nuisance. (See
666 —		definition of "agricultural use" in Definitions Section 2.)
667		e. Home occupations meeting the criteria set forth in Section 5.1.4 (see above) with addition of Private Stables
668		
669	5.2.2.	Conditional Uses in the RR-1 Rural Residential District
670		a. Home occupations meeting the criteria set forth in Section 5.1.4 (see above)
671		b. Libraries, museums, and art galleries
672		c. Hospitals, clinics and nursing homes
673 —		d. Colleges and vocational schools
674 —		e. Telephone buildings, excepting service garages and storage yards
675		f. Microwave radio relay structures, television transmission towers, and cell
676 —		— phone towers
677 —		g. Funeral homes
678 —		h. Manufactured homes (mobile homes), provided that such use also conforms to
679 —		all other applicable ordinances of the Town, County and State
680		i. Graded Schools
681		j. Churches and their affiliated uses
682		k. Cemeteries of one acre or less, located adjacent to a church
683		l. Public buildings, except sewage plants, garbage incinerators, warehouses,
684		municipal garages, municipal shops and storage yards
685		m. Kennels as defined in this ordinance
686		n. Commercial stables
687		o. Forestry uses
688		p. Conservation Subdivision Development
689		q. Planned Unit Development
690		r. Other similar and compatible uses in accord with the purpose of this district as
691		determined by the Plan Commission to be in accord with the purpose of this
692		ordinance.
		s. Duplex will require a 5 acre min.

693 5.2.3. **RR-1 Rural Residential District Standards**

Maximum building height	inuai us
a. Maximum building height	35 ft.
Principal building	33 II.
Accessory building	25 ft
b. Minimum front yard setback	
Principal building	30 ft adjacent to town road
	50 ft adjacent to county or state highway
Accessory building	Same as principal building
c. Minimum rear yard setback	
Principal building	25 ft
Accessory building	9 ft. min. or Based on height of structure height is min setback for side, whichever is greater.
d. Minimum side yard setback	
Principal building	9 ft from adjoining lot or 30 ft from
	adjacent town road, 50 ft from
	county or state highway
Accessory building	9 ft. min. or Based on height of structure height is min setback for side, whichever is greater.
e. Minimum lot area	3 acres (130,680 sq. ft) minus road right of way 5 acres min. for a Duplex
f. Lot frontage	75 feet minimum on street (Lot width 300 ft.) 300' frontage on street for a Duplex
g. Off Street parking	
One and Two Family Dwelling	See section 14
Place of Public gathering	See section 14
h. Maximum Lot Coverage	No more than 30% of the total lot
Principal Building	None, Must Comply with setback standards (b) (c) (d) MAX 20%
Accessory Buildings	3500 Square feet for all-10% MAX
i. Outside Storage	NONE (see definitions) See 2.62
j. Residential Min Floor area	750 Square feet
k. Minimum Distance between driveway and property lines	20 feet
1. Garage/Accessory Buildings	No more than 10% of the total lot size
m. Lot Width	Avg. 300 feet, with a ratio no greater than 4 to 1

-Also see the design standards for Single family and two-family Dwellings listed in RS-1



6. COMMERCIAL ZONING DISTRICTS

6.1. Light Commercial District (LC). Light Commercial areas are those lands that are delineated as existing commercial and are mixed with existing residential uses. The LC District is associated with minor development nodes along a major transportation networks. The primary intent of this areas is to allow future small commercial developments, or mixed-use developments, in areas that can accommodate the associated traffic demands while not creating land use compatibility issues with surrounding uses. The scale and size of buildings and associated parking, and outdoor display areas is expected to be compatible with that of existing uses and smaller than building sizes and associated uses within the Highway Commercial areas. The district boundaries for parcels with 100 feet of frontage on STH 73, shall extend from the respective right-of-way 330 feet in depth or to the rear lot line whichever is less. The LC District boundary may be extended for those parcels that have a depth greater than 330 feet to a depth of 412 feet or to the rear lot line whichever is less.

6.1.1. Permitted Uses in LC District

- a. Small retail stores and shops such as, but not limited to; gift shops, art gallery, variety and household appliance stores.
 - b. Small service businesses such as, but not limited to; barbers, beauticians, florists.
 - c. Offices for business and professional firms
 - d. Other retail stores and shops and small businesses catering to local patronage, compatible with the intent of the Light Commercial District, and not endangering the health, safety, and general welfare to local residents or detrimental to the value of any property.

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- f. Some uses are permitted in both the LC and HC Districts; all development in the LC District must comply with the intent stated in 6.1 above.
- g. Other similar and compatible uses which are determined by the Plan Commission to be in accord with the purpose of this ordinance.

6.1.2. **Conditional Uses in LC District**. The Plan Commission, as a conditional use, may consider businesses that do not fully comply with the stated intent in 6.1, with final approval by the Town Board.

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715 - Residential development as allowed in the underlying/nearby Suburban Residential Suburban

- -Greenhouses and nurseries
- 718 -Recreation facilities

District.

- 719 -Storage rental units
- 720 -Commercial and private stables
- 721 -Crypto-Currency operations

715	6.2. Highway Commercial District (HC) Highway Commercial areas those
	properties delineated as existing commercial or are likely places of highway
716	commercial expansion (i.e. near existing commercial corridors or near major
717	intersections). The primary intent of these area is to allow for some larger
718	commercial developments near compatible uses that can accommodate the
719	associated traffic demands. The scale and size of buildings and associated parking
720	and outdoor display areas is expected to be similar to that of existing uses and larger
721	than building sizes in Light Commercial areas. By directing future highway
722	dependent development into the HC, new commercial development along other
723	highway corridors designated LC shall be avoided.
724	6.2.1. Permitted Uses in the Highway Commercial District (HC)
725	a. Large-scale stores such as; retail and wholesale department, variety and
726	specialty merchandise stores, grocery and specialty foods establishments,
727	restaurants and supper clubs
728	b. Business and professional offices
729	c. Personal service establishments (i.e. barbershops, beauty salons, motels
730	etc.
731	d. Convenience stores or service stations
732	e. Motor vehicle sales and service, recreation vehicle, small engine, and farm
733	implement sales and service
734	f. Greenhouses and nurseries
735	g. Recreation facilities
736	h. Storage rental units
737	i. Commercial and private stables
738	j. All uses permitted in the LC District are permitted in the HC District
739	k. Other similar and compatible uses which are determined by the Plan
740	Commission to be in accord with the purpose of this ordinance.
741	6.2.2. Conditional Uses in HC District The following uses shall be conditional uses
742	in the Highway Commercial District. (See Conditional Uses Section 12.4)
743	 a. Licensed junkyards and/or recycling businesses
744	b. Circuses, carnivals, musical or theatrical performances or any other
745	similar public functions which customarily are held in temporary
746	structures or in the open air, and for which admission is required or a
747	collection is taken.
748	c. Microwave radio relay structures, television transmission towers and cell
749	phone towers
	d. Any Crypto Currency operations
	e. Storage rental units
750	
751	

6.2.3. Commercial District Standards

a. Maximum building height	Light Commercial 35 ft. Highway Commercial 45 ft. Accessory Building 25 ft.		
b. Minimum front yard setback	30 ft. adjacent to Town Road, 50 ft. adjacent to County or State Road, 110' from centerline of state highway		
c. Minimum side yard setback	,		
Adjacent to street	15 ft.		
Adjacent to commercial property	15 ft.		
Adjacent to Residential District	20 ft.		
Firewall construction	25 ft.		
Non-firewall construction	45 ft.		
Accessory Building	15 ft.		
d. Minimum rear yard setback			
Principal building	25 ft.		
Accessory buildings	12 ft.		
Off-Street parking			
e. Principal building	See Section 14 Off-Street Parking		
Places of public gathering	See Section 14 Off-Street Parking		
Truck unloading area	See Section 14 Off-Street Parking		
Lot frontage	100 ft. minimum		
Lot size	1 acre minimum		
Lot Coverage	N/A		
Lot Coverage for Garage and accessory Buildings	40% MAX of the total parcel size		
Garage/Accessory Buildings	No more than 40% of total lot size		
Accessory Buildings	No more than 5% of lot size		
Environmental Requirements	-Well tested every 3 years-Well and septic drain field identified and plotted.		
Other requirements	 Site Plan for review Lighting Plan for the Property Stormwater Plan for the Property 		

ADDITIONAL COMMERCERIAL REQUIREMENTS 4. Parking and delivery plan for review 5. Design Standards for review prior to approval (Specific to storage units the unit closet to the road should include 25% of multi- use space) 6. Landscape plan 7. Garbage and trash removal plan and an enclosed storage area. 8. Signage concept and Permit 9. ALL PLANS are reviewed by the Planning Commission and final approval by Town Board

Project Site Plan

1. Your Info: Name and address

This is the most basic information that your site plan should contain.

2. Legal Description

This includes things such as your range, your township, ZIP code, tax les, and your section.

3. Property Lines

They are marked around the perimeter of your site and are considered the limits of your potential design. Without knowing them, you could be building on land that is not yours or, worse, building on top of an existing structure.

4. Setbacks

These are the distances between buildings and property lines.

5. Existing and proposed conditions

Features like fence lines, utility, and power lines need to be included on your site map.

6. Construction limits

This should show the parts of the property where the construction is taking place and where construction materials and equipment will be stored.

7. Surrounding streets and street signs

A site plan should show how your property functions within the streets and avenues that surround it, i.e. how traffic moves through and around your property.

8. Driveways, walkways, and parking area

Usually, a good site plan contains these elements too.

9. Fire hydrants

This implies the city codes that govern the distance your building will need to be from fire hydrants, depending on the type of construction.

9. Easements

These are the features of your property that are shared with someone else for a specific purpose, such as pathways.

10. Landscaped areas

It's not only important because of aesthetics, but also preserving an delicate ecosystem. Focus on varying dimensions of material and green-buffers along the fronts and sides.

Depending on the location of your property, different building authorities will require different features and more or less information.

1. Lighting Plan Guidance:

Factors to consider include: **style**, **purpose**, **placement**, **cost**, **size**, **brightness**, **durability**, **power**, **installation**. Style should match the overall look of the exterior lighting and show a common theme. Purpose is the primary use of the lights - security, decorative, mood

"Lumen cap" recommendations for areas to be illuminated should not exceed: **commercial properties in non-urban commercial zones = 25,000 lumens per acre**; **for projects in residential and LBO zones = 10,000 lumens per acre**. For residential properties: for suburban: 50,000 lumens per acre cap, and in urban areas: 100,000.

Exterior Lighting

- -All exterior lighting shall balance onsite needs for security and aesthetic effects, allowing minimal intrusion to surrounding and offsite parcels.
- -All exterior lighting shall be part of the architectural and landscape design concept in color, location and type.
- -Exterior Lighting shall not be designed to negatively impact neighboring properties.
- -SEE Saratoga Lighting ordinance. #_____

2. Stormwater Plan Guidance:

The storm water management plan should include a description of management practices that will be installed during the construction phase to address the discharge of total suspended solids, control peak flow, provide for infiltration, and maintain protective areas from the post-construction site.

In addition, the plan must comply with s. NR 216.47 and the applicable post-construction performance standards in ch. NR 151, Wis. Adm. Code.

The design of the drainage system requires following: Calculating the total discharge that the system require to drain off. Fixing the slope & dimensions of the drain to have adequate capacity to carry the discharge and afford proper maintenance.

The landowner is required to develop and finalize a long-term maintenance agreement for permanent storm water management structures prior to submitting the WRAPP (Water resources Application for Project permits) to the DNR. The agreement identifies the person(s) responsible for long-term maintenance of the storm water treatment devices that remain on the site after the construction phase is completed.

Sediment removal from wet and dry detention ponds and infiltration basins may be subject to the requirements of ch. NR 528, Accumulated Sediment from Storm Water Management Ponds. Chapter NR 528 requires sediment managers use a <u>certification form [PDF]</u> to guide and record their evaluation of accumulated sediment. See more information at <u>A guide for sediment managers and environmental professionals [PDF]</u>. See also "Whose pond is it anyway?" for more information on maintaining stormwater ponds.

3. Parking and Delivery plan/Concept:

The Parking requirements should adhere to Section 14 of this ordinance and be appropriate and adequate to the size of the commercial business. A mixture of appropriate lighting and greenspace should be incorporated into this plan. As for the delivery plan it should show the delivery zones, on and off load areas and special marking or designations and what size of truck it can accommodate. Also, it needs to address any large size delivery's that the property cannot accommodate, what will be the procedures.

- -Spaces must be provided in an amount that is reasonably necessary given the nature of the business
- -Outdoor storage must be incidental to the primary use of the property and maintained in a neat and orderly manner. The site plan must detail the area of storage and the type of items to be stored. ie. A storage unit can have outdoor storage of cars, RVs, trailers. They cannot have outdoor storage of building supplies, dirt/gravel piles, etc...

4. Architectural and Design Standards

- a. Design must be of good quality and present 'curb appeal" and avoid the look of a Big Box appearance. This can be done by wall offsets, projections, false features (windows, doors) and multiple roof lines.
- b. Exterior materials must be of good quality industry standard. Street faced must incorporate complimenting materials and include 20% of masonry material such as culture stone, decorative block, stucco or other combination of materials may be considered.
- c. The main entrance must incorporate roof overhangs protecting the public entrance.
- d. All roof systems must include a 12" overhang and incorporate a rain gutter control system.

5. Landscape Plan Guidance:

The principles of landscape design include the elements of unity, scale, balance, simplicity, variety, emphasis, and sequence as they apply to line, form, texture, and color. These elements are interconnected.

Landscape plans include natural elements like flowers, trees, and grass as well as man-made elements such as lawn furniture, fountains, and sheds. Landscape designs may also include overlays for irrigation and lighting.

Landscaping and Perimeter Buffer

The streetscape view of the site shall be properly graded and provide a mixture of ground covers, planted trees and shrubs, hardscape features incorporating stone, pavers, and natural materials.

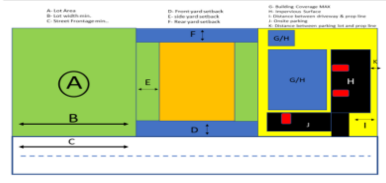
6. Garbage and Trash Removal

A covered and contained (potential locked/secured) refuse area must be provided to obscure the trash receptacles. The removal plan be in by the applicant or a service company must be described and its frequency.

8. Signage

This shall adhere to the Saratoga Sign Ordinance dated #06-18-2014

LIGH	IT or HIGHW	AY COMMERCIAL- LC/HC	
Lot Standards			
Lot Area (min)	None		A
Lot width (min)	100 feet		В
Street Frontage (min)	75 feet		C
Water Frontage (min)	???		
Building Setback-			
Front Yard (min)	30 feet (50'	state Road) Parcel,	D
Side yard (min)	15 feet (30'	from Town Rd, 50' from State Road)	E
Rear Yard (min)	25 feet (9' f	or accessory Building/garage)	F
Building Standards			
Max Height-	Princ	cipal Bldg: 35 foot LC/ 45 feet for HC	
	Acce	essory Building: 25 eet	
Lots Coverage MAX	Prim	nary n/a / Accessory Bidgs 10%	G
Business Floor Area (min)		900 SQ Ft per Building	
Floor area of garage		included in 10% calculation MAX	
Number of detached Access	ory Bldgs	included in 10% calculation MAX	J
Number of attached/detach	ed garages	included in 10% calculation MAX	Н
Parcel Buffer zone		25 foot surrounding 4 sides with landscaping	
Distance between driveway	& property line	5 feet	1



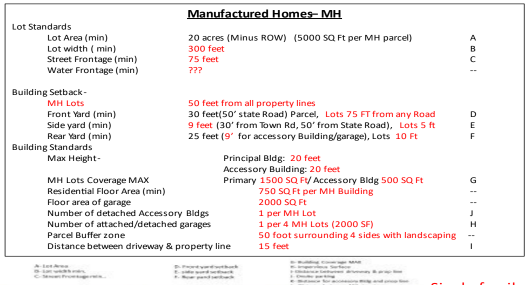
Manufactured Home (Mobile Home) District (MH). In addition to applicable regulations set forth in this Zoning Ordinance, all manufactured homes (sometimes referred to as mobile homes) located in the Town of Saratoga are regulated as set forth in the Town of Saratoga, Mobile Home Ordinance 72-1-1 and all amendments thereto. Mobile Home Districts will be addressed as Planned Unit Developments and adhere to all those requirements.

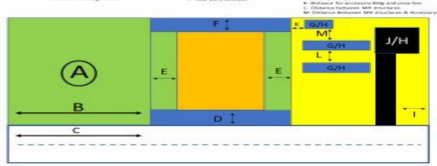
Permitted Uses

- a. Residential use
- b. Home occupations with the same limitations as in RS-1 District

Conditional Uses

a. Business Use





Single family dwelling Per MH lot

b. Home occupations with the same limitations as in RS-1 District

753 6.3. General Industry District (ID) 754 6.3.1. Permitted Uses in ID District 755 a. All permitted and conditional uses in the Commercial Districts. 756 b. Manufacturing, processing or assembly of component parts 757 c. Outdoor storage of industrial products, machinery, equipment or other 758 materials 759 d. A dwelling unit provided for a caretaker or superintendent for an industrial use 760 which requires constant supervision 761 6.3.2. Conditional Uses in ID District 762 a. Facilities for the production, processing or storage of concrete, blacktop, asphalt or other paving or road surfacing materials 763 764 b. Industrial or commercial activities, which tend to create a nuisance, hazard, or 765 other undesirable conditions such as but not limited to noise, dust, vibrations, excessive traffic, and may require special safeguards to reduce or shield the 766 767 public from such conditions. 768 c. Manufacturing and industrial activities such as those described above, but which require relatively large installations, facilities or land area. 769 d. Non-metallic mining operations 770 771 6.3.3. Nonmetallic Mining Conditional Use Permit Requirements 772 a. Definitions. In addition to the definitions in Section 2, which are incorporated by 773 reference, the following definitions apply to this Section. 774 "Blasting" means any method of loosening, moving or shattering masses of 1) 775 matter by use of an explosive. Fugitive Dust" or "Dust" means any particles lifted into the ambient air 776 2) 777 caused by man- made activities such as the movement of soil, vehicles, 778 equipment, or blasting. Fugitive Dust also shall include particles lifted into 779 the ambient air caused by wind over excavated areas that has had its 780 natural vegetative ground cover removed by the nonmetallic mining. 781 "Heavy Vehicle" means a vehicle over 48,000 pounds. 3) "Operator" or "Applicant" means any person engaged in, or who has 782 4) 783 applied for a Conditional Use Permit (CUP) to engage in nonmetallic 784 mining or processing, whether individually, jointly or through 785 subsidiaries, agents, employees, contractors, or subcontractors. 786 5) "Processing facility" or "processing site" means a location off the mine site on which any facilities, structures, equipment, private roads or haulage 787 788 ways associated with nonmetallic storage facilities, stockpiles, washing, 789 drying, processing, separation, blending or screening operations are 790 conducted. NOTE: Such processing facilities and operations conducted on 791 the mining site are considered part of the mine site. 792 6) "Retained expert" means professional consultants including but not 793 limited to engineers, attorneys, planners, environmental specialists, and 794 other consultants with skills relevant to reviewing, processing and acting 795 upon applications for a Nonmetallic Mining CUP or Mining Agreement or to issues associated with the inspection, monitoring and enforcing of 796 797 approvals arising under this section.

b. Application Requirements

1) Preliminary Cost Reimbursement Agreement. At the time a CUP application is filed with the Town, the applicant shall execute, for the benefit of the Town, an agreement agreeing to pay and providing adequate

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802 security guaranteeing payment for the cost of the investigation, review 803 and processing of the application, including any Retained Expert and staff 804 administrative costs. The agreement and the security shall be in form and 805 substance acceptable to the Town. The Town shall not begin processing 806 the application until the preliminary cost reimbursement agreement is 807 approved and signed and until the required security is provided to the 808 Town. The Town may accept an initial deposit to begin processing the 809 application and provide the applicant with an estimate of anticipated costs, but it shall not incur processing costs beyond that for which a 810 811 deposit or other security has been approved. 812 General Information. In addition to the general information required in 12.4.1, 813 the applicant shall provide the following information; 814 1) The name, address, phone number(s), and e-mail address of the 815 landowner(s), and operator, if different from the landowner. 816 2) If the operator does not own the proposed mine site or processing facility 817 a copy of a fully executed lease and/or agreement between the landowner 818 and Operator. 819 3) The name, position title, address and phone number of the individual who 820 is responsible for the daily operation and maintenance of the site, and who 821 will serve as the primary contact person for the Town. 822 4) Proof that all property taxes on the proposed mine site or processing facility are current. 823 824 d. Site Information and Maps 825 A topographic map and aerial photo of the mine site or processing facility 1) 826 extending one-half (1/2) mile beyond the site boundaries at contour intervals no wider than one (1) foot showing the boundaries of the site: 827 828 total acreage of the site, and the location and name of all roads within one 829 mile of the site. 830 2) A separate drawing showing proposed locations and use of all buildings 831 and all other structures, erosion control measures, monitoring wells, 832 equipment, tanks, stockpiles, settling ponds, wash areas, identified storage 833 including chemical and fuel storage, and parking areas. If the application is 834 for an existing mine site, show the boundaries of the existing excavation, 835 stockpiles, and wash or settling ponds. 836 Identify by parcel number the locations of off site residential, agricultural 3) 837 and municipal wells within one (1) mile of the boundaries of the 838 nonmetallic mining site. 839 The location of existing and proposed wells, on the site including well 4) 840 depth, depth of casing, depth to water, and pumping capacity for each well. The location and name of all surface waters, including lakes, private or 841 5) 842 public ponds, streams (including intermittent streams and headwaters), 843 drainage ditches, wetlands, drainage patterns and other water features on 844 the site and within one (1) mile of the site. 845 6) The dimensions of the proposed excavation and the elevation(s) of 846 observed or estimated water table(s), as determined by test borings on 847 the site and within one-half (½) mile of the site. The applicant shall hire 848 the services of a Wisconsin licensed hydrologist or geologist to acquire 849 this information. 850 7) A letter from the Wisconsin Department of Natural Resources concerning 851 any threatened or endangered species at the mine site.

Operation Plan: An operation plan, which shall include a written description of

853 the proposed nonmetallic mining operation and methods and procedures to be 854 used in mining the site. The operation plan shall also include the following: 855 Dates of commencement and cessation of the nonmetallic mining. 1) 856 2) Proposed parking areas, signs, and fencing 857 3) A description of hours of operation, for the nonmetallic mine site, and 858 processing facility, including all times when vehicles will enter or leave the 859 site or facility. 860 4) An estimate of the number of truck entering and leaving the site within a 861 24-hour period and the weight limits of each. 862 A description of the mining methods and, if any, processing methods to be 5) 863 used including a sequence of operations. Estimated total volume of all material to be extracted through the life of 864 6) 865 the site. 866 7) Location of road access points and copies of approved access permit(s). 867 8) Identification of all proposed off-site trucking routes, together with the 868 frequency of traffic and the common schedule of travel to be used for 869 transporting extracted nonmetallic minerals or products to or from the 870 871 9) A water budget, including the amount of daily water use, water sources, 872 and methods for disposing of water including methods used for 873 infiltration and control of runoff. 874 10) Measures to be taken to screen the nonmetallic mining from public view 875 Compliance with Standards. The Operator shall provide such additional 876 information, as the Town deems necessary, to determine that the proposed 877 nonmetallic mining, processing, or proposed Planned Mining Operation complies 878 with the minimum standards set forth below. 879 880 6.3.4. Minimum Standards of Operation 881 a. General Standards 882 1) The Operator shall stake or otherwise mark the borders of the entire site 883 and shall secure the site by appropriate measures which may include 884 chain link fencing or other alternative measures consistent with mine 885 safety and security. 886 2) The Operator shall demonstrate that all other applicable Federal, State, 887 County and Town permits and/or approvals for nonmetallic mining have 888 been obtained prior to commencement of the nonmetallic mining. 889 3) The Operator shall provide notice to the Town within 15 days of receiving 890 any notices of violations, citations, or other enforcement actions taken by 891 any governmental body against the operator in relation to nonmetallic 892 mining within the Town. 893 b. Buffer Areas 894 1) Except as noted below, the Operator shall provide a buffer area of fifty 895 (50) feet from the nonmetallic mine site or processing facility along 896 bordering property lines and Town roadways. 897 2) If a berm is placed within the buffer area and it lies along a public 898 roadway, the bottom edge of the berm shall be a minimum of ten (10) feet 899 from the edge of any road right-of-way and shall be stabilized to minimize 900 erosion entering the ditch. 901 3) The Operator shall provide a buffer of 1320 feet from any navigable

waters and any trout streams.

903 4) The Operator shall screen the mining operations from public view to the 904 maximum extent practicable. Screening may be achieved through the use 905 of berms, additional setbacks or other measures deemed adequate by the 906 Town Board. 907 Hours of Operation 908 1) The Operator shall limit normal hours of operations at the nonmetallic 909 mine site or processing facility to fourteen (14) hours a day Monday 910 through Friday, not earlier than 5:00 a.m. and not later than 11:00 p.m., 911 and on Saturday not earlier than 5:00 a.m. and not later than noon, to 912 avoid substantial or undue impacts on neighboring properties and town 913 residents. Operations on-site shall not occur on Sundays or named 914 holidays. 915 2) Operation of Heavy Vehicles leaving the nonmetallic mine site or 916 processing facility shall be limited to fourteen (14) hours a day Monday 917 through Friday not earlier than 6:00 a.m. and not later than 8:00 p.m. and 918 on Saturday not earlier than 6:00 a.m. and not later than noon. There shall 919 be no operation of Heavy Vehicles leaving the nonmetallic mine site or 920 processing facility on Sunday or named holidays. 921 3) The Operator shall schedule Heavy Vehicles to and from the mining site in a manner to avoid interfering with the safety of children going to or 922 923 returning from school, the safety of slow-moving farm vehicle traffic, or 924 the safety of residents and commuters at times when traffic volume from 925 commuters going to and from work is highest. 926 d. Control of Light and Noise 927 The Operator shall limit night lighting on-site or at a processing facility, to 1) that which is minimally necessary for security and worker safety. Every 928 929 effort consistent with the legal requirements for safety shall be made to 930 minimize illumination of the night sky and neighboring properties. 931 The Operator shall control off-site noise levels to the maximum extent 2) 932 practicable to avoid adverse impacts to neighboring landowners. The 933 noise levels at the boundaries of the mining or processing site shall not 934 exceed 60dB. 935 The use and regulation of compression release engine brakes, commonly 3) 936 known as jake-brakes, is prohibited except for emergencies. 937 Control of Air Pollution 938 1) The Operator shall cover all trucks hauling sand with secured tarps, and 939 utilize all relevant dust control measures specified in Wis. Admin. Code § 940 NR 415.075 and any approved Fugitive Dust Control Plan. Additionally, 941 the Operator shall have an established protocol for additional dust control 943 measures when the National Weather Service has issued a high wind 944 warning for the area. 945 2) Air monitors. The Operator shall install air monitors at all nonmetallic 946 mining operations including the mine site and any processing facility in 947 accordance with ambient air monitors required by the DNR. 948 3) In addition to ambient monitoring required by the DNR, the Operator shall 949 be required to monitor the ambient level of Total Suspended Particulates 950 (TSP) as measured by the method described in Appendix B of 40 C.F.R. part 951 50 (2013) or a method approved in writing by the Town. The Operator may 952 monitor for PM₁₀ as a surrogate for monitoring for TSP if approved in 953 writing by the Town. If PM₁₀ is used as a surrogate, it shall be measured by 954

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the method described in Appendix L of 40 C.F.R. part 50 (2013). The Operator shall completely enclose any dry processing facilities and shall enclose to the extent practicable any loading or unloading facilities.

f. Control of Waste Materials

1) The amount of waste material (non-marketable fines) returned to a mine site as part of the reclamation process shall not exceed the site-specific ratio of waste to target material of the extracted raw material as determined prior to the processing of the raw material. A processing facility shall keep records of the tonnage of raw material drawn from each raw material source. The tonnage of waste byproduct that is returned to each mine reclamation site shall not exceed the tonnage of waste contained in the raw material received at the processing facility from that site.

g. Groundwater Standards

- The nonmetallic mine site or processing facility shall have at least one sentinel well at the boundary of the nonmetallic mine site or processing facility that is down gradient of the groundwater flow. The Operator shall take quarterly samples of the sentinel well for lead, arsenic, turbidity, total suspended solids, chlorides, nitrates, specific conductivity and any chemical or residual of the chemical used as a flocculent and any other toxic substance that may reasonably be believed to be present in the area or in the type of deposit from which the extraction will be made during the first two (2) years of operation and twice a year in subsequent years.
- The mining company shall sample private wells within one (1) mile of the nonmetallic mine site or processing facility down gradient of the groundwater flow prior to commencement of operation and every two (2) years and private wells on the perimeter of other sides of the mine site every three (3) years. Monitoring shall continue six (6) years after the closure of the mine.
- 3) Mining operations shall not exceed groundwater quality standards in Wis. Admin. Code NR 140.
- 4) Independent laboratory shall analyze all groundwater samples.
- 5) Wash plant settling ponds shall be lined with at least five (5) feet of clay meeting the technical standards contained in Wis. Admin. Code §NR 504.06(2) for clay liners.
- 6) At least sixty (60) days prior to commencement of nonmetallic mining operations, the Operator shall place sufficient test wells to verify the groundwater elevations on the nonmetallic mine site or processing facility. Test wells located in the down-gradient direction of groundwater flow shall be located so they serve as permanent sentinel monitoring wells during the course of operations.
- 7) Mining operations shall not extract materials at a depth below the point that is five (5) feet above the maximum established groundwater table.
- 8) Mining operations shall not cause a significant reduction in the quantity of groundwater available for reasonable use by current users within one (1) miles of the nonmetallic mine site or processing facility. A significant reduction includes a drop in the water table that results in a substantial adverse impact on a private well including but not limited to the inability of a well to provide water on a continuous basis.
- 9) Impacts to Surface Water Base Flow: Mining operations shall not cause a lowering of the groundwater that results in adverse effects on surface waters which serve as a critical source of water for agricultural,

1007 1008 1009 1010 1011 1012 1013 1014 1015 1016 1017		10)	recreational or municipal functions such as fire protection within one (1) mile of the nonmetallic mine site or processing facility. Adverse effects include but are not limited to a reduction of water in streams and tributaries below base flows established prior to the beginning of mining operation. Impacts to Surface Water Use. The Operator shall undertake all measures necessary for the control of surface water runoff from nonmetallic mining operations in order to prevent pollution and erosion of sediment onto neighboring properties, surface water and groundwater, and shall also comply with the standards for erosion control under Wis. Admin. Code NR 216 and NR 151, as applicable
1018		h. Haza	rdous Materials
1019 1020		1)	All hazardous chemicals and their containers, shall be stored, used and disposed of in accordance with applicable state and federal law.
1021 1022 1023		2)	The Operator shall have a written plan for responding to spills of any hazardous materials on the site or while in transport either to or from the site.
1024 1025 1026		3)	The Operator shall not dispose of any chemicals or waste materials containing chemicals declared to be hazardous by a government agency, on the site or processing facility.
1027 1028 1029		4)	The Operator shall not use as landfill material or dispose of onsite, any waste material that contains a toxic amount of a hazardous chemical or a toxic residual.
1030 1031 1032	6.3.5.	shall be p	al Assurance: Financial assurance, in a form agreed to by the Town Board, provided to the Town as a condition of permit approval in the amount by for the following:

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- a. Road Repair: An amount necessary for the repair and maintenance of Town Roads used for truck traffic transporting materials to or from the nonmetallic mine site or processing facility.
- b. Water Supply: An amount necessary to provide an alternative water supply to potentially affected residences or agricultural operations within one (1) mile of the mine site or such other area impacted by the operations.
- c. Escrow Account: The Town of Saratoga shall establish an escrow account for each nonmetallic mining application. This account shall be used to pay the costs of any expert scientific, accounting, legal or other consulting needs by the Town to administer this Section during the duration of any nonmetallic mining, processing and reclamation.

6.3.6. **Reporting Obligations**

- a. On-going Reporting Requirements
 - 1) The Operator shall provide notice to the Town of any notices of violations, citations, or other enforcement actions taken by any other governmental authority against the mining operation. The Operator shall provide notice to the Town of such actions within 15 days after receiving such notice from the governmental authority.
 - 2) All monitoring data, sampling results and any other test results required by this Section shall be undertaken at the Operator's expense and provided to the Town Clerk. Unless otherwise specified in this Section, all monitoring data sampling results and any other test results shall be provided to the Town Clerk within 30 days of receipt of the results by the Operator.

b. Annual Report

- 1) No later than August 31 of each calendar year, the Operator shall submit an annual report to the Town Board for all active and intermittent mining sites and processing facilities for which the Operator has a permit in the Town of Saratoga. The reporting period shall be from the issue date of the first Operator's permit to August 31, and thereafter from September 1 to August 31.
- 2) The annual report shall include the following information:
 - I Identification of the Operator and location of the nonmetallic mine site or processing facility.
 - II A map or drawing accurately showing the area of excavation, the unclaimed area and any the reclaimed area including a calculation of the number of acres for each type.
 - III A description of activities and operations on the nonmetallic mine site or processing facility for the previous calendar year
 - IV A description of activities and operations on the nonmetallic mine site or processing facility anticipated for the following calendar year
 - V A written report demonstrating Operator compliance with this Section and any permit terms and conditions. The report shall include all groundwater, surface water and other monitoring results, as well as a copy of all annual reports submitted to other agencies

1078 1079		VI A summary of all areas of non-compliance, and a plan for bringing non-compliant areas into compliance
1080 1081 1082 1083 1084	6.3.7.	Inspection Authority. The Town Board or other authorized representative of the Town, may make inspections to determine the condition of a nonmetallic mine site or processing facility in the Town of Saratoga in order to safeguard the health and safety of the public and determine compliance with the minimum standards under this Section upon showing proper identification, and upon reasonable notice.
1085	6.3.8.	Planned Mining Operation Approval
1086 1087 1088 1089		a. Purpose. The purpose of this sub-section is to provide a voluntary procedure for authorizing nonmetallic mining using legislatively developed regulations and standards that are unique to a particular proposed nonmetallic mining or processing operation
1090		b. Intent: This sub-section provides an alternative to the otherwise applicable
1091 1092 1093		regulations set forth in this Section provided that the Town Board determines that the intent of this Section can be achieved through the use of alternative measures, and that the public health, safety and welfare will not be adversely
1094 1095		affected thereby. In exchange for greater flexibility in developing regulations and standards that are unique to a proposed mining operation, a Planned Mining
1096		Operation approval may require additional or different standards, requirements,
1097 1098		levels of review, monitoring and compliance mechanisms, and measures to mitigate or compensate for impacts, as determined in the sole discretion of the
1099 1100		Town Board. c. Application for a Planned Mining Operation
1100		1) The application shall include all of the information and other materials

- 1) The application shall include all of the information and other materials required for a CUP
 - 2) The application shall describe all ways in which the proposed Planned Mining Operation will deviate from the otherwise applicable regulations in this Section.
 - 3) The application shall provide a written justification for any proposed deviations from the otherwise applicable regulations in this Section which may include provisions to minimize, mitigate or compensate for potential impacts to public health, safety and welfare including impacts to property value.

1111 6.3.9. **ID General Industry District Requirements**

a.	Maximum building height	45 ft
b.	Maximum building area	None
c.	Minimum front yard setback	50 ft (if parking is permitted in the front the minimum setback is 75 ft)
d.	Minimum rear yard setback	50 ft
e.	Minimum side yard setback	20 ft
f.	Minimum average lot width	100 ft
g.	Minimum parking provided	See Section 14 On-Site Parking
h.	Truck unloading area	Sufficient space without blocking any street or alleys, and with no loading or unloading on
		county or state highways.

- 5. **RURAL PRESERVATION DISTRICT (RP).** The Rural Preservation District promotes the health, safety and welfare of Town residents by protecting the surface and ground water resources, air quality and open space in the town. The intent is also to maintain the existing rural character of the Town while allowing development consistent with the Town of Saratoga Comprehensive Plan.
 - 6. Exception: In the case that a property is removed from the MFL program specifically for the purpose of Residential development, RS-1 setback, frontage and minimum lot size requirements apply. This avoids the need for SPOT zoning and any rezoning requirements in this environmentally protective district.

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a. Permitted Uses in the RP District

- 1117 8.1.1. Forestry and the management of forests; silviculture
- 1118 8.1.2. Harvesting of wild crops
- 1119 8.1.3. Wildlife preserves
- 1120 8.1.4. Wildlife and fish management and non-residential buildings used solely in conjunction with such activities.
- 1122 8.1.5. Hunting, fishing, and trapping.
- 1123 8.1.6. Public and private recreational areas picnic areas and similar uses.
 - 8.1.7. Preservation of areas of scenic, historic, or scientific value.
- 1125 8.1.8. All uses permitted in the Rural Residential District (RR-1)
- 1126 8.1.9. Uses customarily incident to any of the above uses except for agricultural uses as
 1127 defined in this ordinance, provided that no such customarily incident use generates
 1128 traffic or noise that would create a public or private nuisance. (See definition of
 1129 "agricultural use" in Definitions Section 2.)

1130 8.2. Conditional Uses in the RP District

- 8.2.1. Rural residential dwelling (single family or two family) and accessory buildings
- 1132 8.2.2. Dams, flowages, and ponds
- 1133 8.2.3. All activities regulated by the Wood County Shoreland Zoning Ordinance and the Wood County Floodplain Ordinance.
- 1135 8.2.4. Removal of topsoil or peat
- 1136 8.2.5. Cranberry bogs
- 1137 8.2.6. Camping grounds
- 1138 8.2.7. Conservation Subdivision (See "overlay districts" in this ordinance)
- 1139 8.2.8. Kennels as defined in this ordinance
- 1140 8.2.9. Commercial Stables

Rural Preservation District Standards. There are no setback, lot size, or other dimensional standards applicable in the RP District. Appropriate standards will be determined (by the zoning administrator or building inspector), as necessary and on a case-by-case basis, for any conditional uses. The only condition is that the minimum Lot size for RP zoning is 5 acres minimum. Lot frontage of 300' on street. ???

8.3. RP Rural Preservation District Standards

ndards
35 ft.
JJ 11.
25 ft
30 ft adjacent to town road
50 ft adjacent to county or state highway
Same as principal building
25 ft
9 ft. min. or Based on height of structure height is min setback for side, whichever is greater.
9 ft from adjoining lot or 30 ft from adjacent town road, 50 ft from county or state highway
9 ft. min. or Based on height of structure height is min setback for side, whichever is greater.
5 acres (130,680 sq. ft) minus road right of way
75 feet minimum on street (Lot width 300 ft.)
RR permitted uses
See section 14
No more than 30% of the total lot
None, Must Comply with setback standards (b) (c) (d) MAX 20%
3500 Square feet for all 10% MAX
NONE (see definitions)
750 Square feet
20 feet
No more than 10% of the total lot size
No more than 5% of the total lot size

8. FARMLAND PRESERVATION DISTRICT (FP)

- a. **Permitted uses**. The uses permitted in the FP district are those permitted in Wis. Stat. 91.44 (2012) and are hereby incorporated by reference.
- b. **Conditional uses**. Conditional uses permitted in the FP district are those permitted in Wis. Stat. 91.46 (2012) and are hereby incorporated by reference.
- c. **Definitions.** For purposes of and application to the Farmland Preservation District only, the definitions in Wis. Stat. Ch. 91 are hereby incorporated by reference.

PLANNED UNIT DEVELOPMENT DISTRICTS-RESIDENTIAL (PUD)

- 9.1. **Purpose**: A Planned Unit Development (PUD) is a technique for establishing guidelines
- for development, typically on large parcels of land, with the intent of permitting
- development under unified control and is planned and developed as a whole in a single
- development operation or programmed series of stages. Within a PUD, variations of
- densities, lot size, setbacks, street widths, and other requirements are allowed. The
- variety of development that is possible using PUDs creates opportunities for creativity
- and innovation within the development, while incorporating open space within the design.

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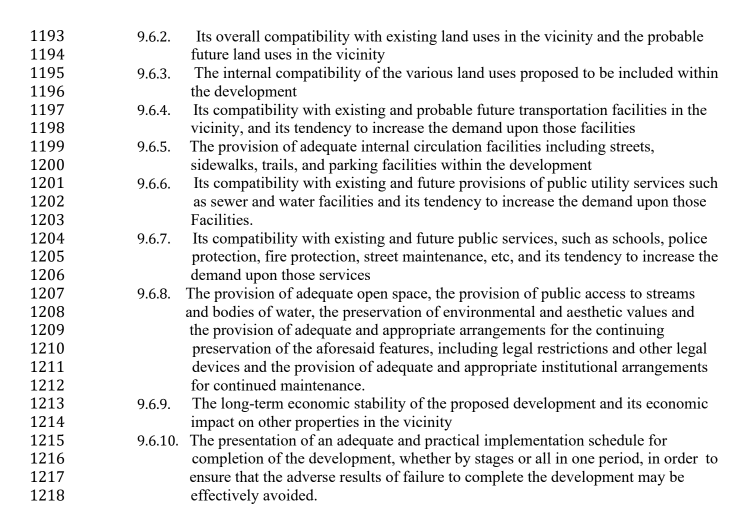
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- 9.2. **Permitted Uses:** Same as RS-1 and RR-1 Districts.
- 9.3. **Conditional Uses:** Same as RS-1 and RR-1 Districts.
- 9.4. **District Boundaries and Standards:** A PUD District shall be located within the RR-1 or RS-1 Districts, ALL districts, but shall have no definite and measurable boundaries until a specific planned unit development is presented, recommended by the Plan Commission, and approved by the Town Board.
 - 9.4.1. Size of Planned Unit Development. Size of planned unit development. Each separate planned unit development shall consist of an area of **not less than five (5) acres**, and following approval by the Town Board may not be further subdivided
 - 9.4.2. Parcel density. The density shall not exceed the density of the underlying zoning district. Notwithstanding Wood County Subdivision Ordinance 701, the maximum permitted number of units in a PUD shall be determined by dividing the total area of the development parcel, including the right-of-way, by the minimum lot size specified in the Town of Saratoga Building Ordinance.
 - 9.4.3. Conditional uses. All uses in the Planned Unit Development District shall be conditional uses. As per RS-1 and RR-1.
 - 9.5. **Application Procedures:** Plans for the proposed development shall be submitted to the Plan Commission and shall include the following:
 - 9.5.1. A scaled drawing or a drawing with dimensions showing the property location, adjacent properties, roads, wooded areas, open areas, streams, rivers, ponds, and any public utilities adjacent to or crossing the property.
 - 9.5.2. Location, width and length of all proposed roads and cul-de-sacs.
- 1182 9.5.3. Location, size and proposed use of all structures.
- 1183 9.5.4. Location and size of all common open areas or natural features being preserved.
 - 9.5.5. Location and size of all wells, individual and common.
- 1185 9.5.6. Location and size of septic fields, individual and common.
- 1186 9.5.7. Application fee
- 9.6. **Plan Review**: Each planned unit development shall be subject to review and consideration by the Plan Commission with regard to its acceptability under this section. The following criteria shall be applied to every proposed planned unit development for determining its consistency with this ordinance:
- 9.6.1. Its compatibility with the site, with particular emphasis on the preservation of natural features and the use of open space



Specific Requirements for the submission of a PUD will mirror the Highway Commercial and Light Commercial requirements:

- 1. Site Plan for review
- 2. Lighting Plan for the Property
- 3. Stormwater Plan for the Property
- 4. Parking and delivery plan for review
- 5. Design Standards for review prior to approval (Specific to storage units the unit closet to the road should include 25% of multi-use space)
- 6. Landscape plan
- 7. Garbage and trash removal plan and an enclosed storage area.
- 8. Signage concept and Permit

ALL PLANS are reviewed by the Planning Commission and final approval by Town Board. SEE The text on details of the above in section 6.2.3.

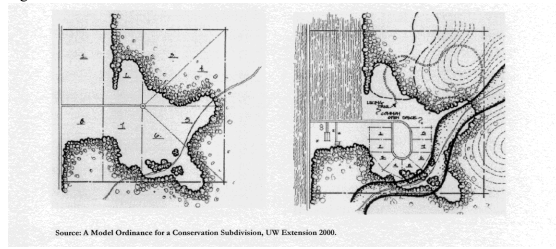
1219	10. SPECIAL PURPOSE OVERLAY DISTRICTS. To achieve certain specific objectives, the Town's
1220	zoning ordinance includes overlay zones that apply restrictions to certain areas. These will be
1221	identified through amendments to this zoning ordinance and zoning map, and will then apply in
1222	addition to the restrictions in the underlying base zoning districts.
1223	10.1. Conservation Subdivision Overlay District. (CS-O)
1224	10.1.1. Purpose. The purpose of a Conservation Subdivision Overlay District is to permit
1225	residential development resulting in environmentally sensitive and cost efficient
1226	single-family development. The provisions set forth encourage innovative
1227	housing environments within residential districts through both permanent
1228	dedication of open space and a planned reduction of individual lot area
1229	requirements. The overall density remains the same as the underlying district.
1230	10.1.2. Objectives. The following objectives shall be considered as part of the review of
1231	an application for a Conservation Subdivision:
1232	a. To provide a more environmentally sensitive residential environment by
1233	preserving the natural character of open fields, stands of trees, ponds, streams,
1234	hills and similar natural features
1235	b. To preserve the rural landscape and protect environmentally sensitive lands
1236	from the disruptive effects of traditional subdivision developments

1237	c. To provide a more efficient and aesthetic use of open space by allowing
1238	developers to reduce lot sizes while maintaining the residential density
1239	required in the underlying district
1240	d. To allow a more flexible and economical residential layout and street design
1241	e. To assure the permanent preservation of open space, rural lands and natural
1242	resources
1243	10.1.3. District Boundaries. A Conservation Subdivision shall be located within the
1244	RR-1, RS-1 or RP Districts, but shall have no definite and measurable
1245	boundaries until a specific conservation subdivision project is presented,
1246	recommended by the Plan Commission, and approved by the Town Board.
1247	10.1.4. Permitted Uses. Same as RS-1 and RR-1 Districts
1248	10.1.5. Conditional Uses. Same as RS-1 and RR-1 Districts
1249	10.1.6. Conditions for Development. The following conditions for development shall
1250	be utilized when evaluating the proposed location of any conservation
1251	subdivision:
1252	a. Protection of Natural Resources: The purpose of a conservation subdivision is
1253	the protection of the natural and cultural features of the area. All conservation
1254	subdivisions shall be designed to protect significant wildlife habitats, sensitive
1255	environmental lands and scenic vistas.
1256	b. Single Ownership Control: The proposed development shall be under a single
1257	ownership and control, such that one person or entity has proprietary
1258	responsibility for the completion of the development. The applicant shall
1259	provide documentation of ownership or control in the form of agreements,
1260	contracts, covenants and/or deed restrictions which indicate the development
1261	will be completed as proposed.
1262	10.1.7. Open Space. All open space as shown on the approved plat shall be
1263	permanently set aside as common open space as dedicated by any of the
1264	following:
1265	a. A recorded deed restriction
1266	b. Covenants that run perpetually with the land
1267	c. A conservation easement
1268	10.1.8. Buffering
1269	a. Buffer zones of no less than 100 feet shall be required between residential and
1270	nonresidential areas and shall be planted with native shrubs and trees to create
1271	an effective barrier separating residential space from nonresidential areas.
1272	b. Landscaped or natural vegetation cover shall provide a buffer between
1273	developments and neighboring properties.
1274	10.1.9. Conservation Subdivision Review. When reviewing a Conservation
1275	Subdivision application the Plan Committee shall base their decision on the
1276	following:
1277	a. The application procedures listed in the Planned Unit Development (PUD)
1278	section of this ordinance.
1279	b. The overall design, land use and open space shall be consistent with the
1280	objectives stated within for a Conservation Subdivision.

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The proposed use of the open space if for other than conservation of the natural resources within the subdivision boundary

Figure 1: Traditional vs. Conservation Subdivision



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10.2. **Historic District Overlay (H-O)**

- The purpose of the Historic District Overlay is the protection, 10.2.1. Purpose. enhancement, perpetuation and use of improvements or sites of special character or special architectural, archaeological or historic interest or value in the Town of Saratoga.
- 10.2.2. Permitted uses. All uses meeting the requirements of the underlying district and this overlay.
- 10.2.3. Conditional uses. All uses other than those permitted in the underlying district are conditional.
- 10.2.4. District Requirements.
 - a. Development in the Historic District Overlay may follow the alternative standards outlined in the State historic building code in Wisconsin Statutes sec. 101.121.
 - b. Notwithstanding Wisconsin Statutes sec. 101.121, all parking lots and restroom facilities shall be ADA compliant/accessible.

10.3. **Natural Resources Preservation Overlay (NRP-O)**

- 10.3.1. Wood County Ordinances Adopted. The Wood County Floodplain Ordinance 703 and the Wood County Shoreland Zoning Ordinance 704, and all amendments thereto, are adopted and incorporated by reference and shall apply to all dwellings, buildings, structures, development and land use within the scope of this ordinance.
- 10.3.2. District Standards. All the standards regarding density, building size, setback, lot width, maximum lot coverage of the underlying district shall apply unless otherwise regulated or prohibited by Wood County Ordinance 703 and/or 704.

1312	10.4. Development Constraints Overlay District (DC-O)
1313	10.4.1. Purpose: The purpose of the Development Constraints Overlay is identifying
1314	those lands with soils of moderate to severe limitations for residential
1315	development. This area is prone to surface water flooding with major
1316	flooding and raised ground water elevations approximately every ten years.
1317	10.4.2. Permitted Uses: All uses permitted in the underlying districts. All dwellings
1318	must comply with UDC Code and local building codes.
1319	10.4.3. Conditional Uses: All uses listed as conditional in the underlying districts are
1320	conditional uses in this district overlay.

11. ADMINISTRATION OF ZONING ORDINANCE

- 11.1. **Town Zoning Official**: A Town Zoning Official shall assist with administration of this ordinance. The Town Zoning Official shall have the authority to issue zoning permits or certificates of zoning compliance, OR TO refer requests for same to the Plan Commission for further review pursuant to Section 11.2. The Town Zoning Official shall also investigate all complaints, give notice of violations, enforce the provisions of this ordinance and take such other actions to implement this ordinance as may be determined from time to time by the Town Board or Plan Commission. The Town Zoning Official, or his or her duly authorized deputy or assistant, shall have the right to enter premises affected by this ordinance at reasonable hours for the purpose of inspection. The Town Chairperson shall designate the Town Zoning Official, subject to approval of the terms of appointment by the Town Board, and may designate an authorized deputy or assistant where prudent or necessary.
- 11.2. **Plan Commission.** The Plan Commission is an appointed body with the primary duty of developing a land use plan and implementation measures for the Town. The Plan Commission makes recommendations to the Town Board, and the Town Board retains approval authority with respect to the Plan Commission's recommendations. There focus will be on Planning efforts for the Town, Comprehensive plan adjustments, Rezoning requests, and Zoning ordinance reviews.
 - 11.2.1. **Authority**. The Plan Commission is created by ordinance adopted by the Town Board, pursuant to the authority in Wisconsin Statutes sections 60.62(4) and 62.23(1). The Plan Commission shall have such authority, duties and powers as provided by the Wisconsin Statutes, as set forth in this ordinance, and as directed from time to time by the Town Board.
 - 11.2.2. **Members and Alternate**. The Plan Commission shall consist of seven voting members plus one alternate member. All members (including the alternate) shall be town residents. The alternate shall attend meetings, and shall have the right to vote but only when one of the five voting members is absent.
 - 11.2.3. **Appointments and Removal**. Members shall be appointed for three-year terms. Appointments shall be made by the Town Chairperson, subject to confirmation by the Town Board. The Town Chairperson may appoint town board members to the Commission and may appoint other town elected or appointed officials to the Commission, except that the Commission shall always have at least one citizen member who is not a town official. The terms of the members and alternate expire on April 30 of the designated year, and new appointments begin on May 1. Members of the Plan Commission who

- fail to attend three or more meetings may be removed from the Plan Commission by the Town Chairperson.

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 Vacancies. Vacancies during a term shall be filled promptly by the
 - 11.2.4. **Vacancies**. Vacancies during a term shall be filled promptly by the Town Chairperson, subject to confirmation by the Town Board. Such appointments shall be for the remainder of the term.
 - 11.2.5. **Per Diems**. Per diems shall be paid to the seven voting members as determined by resolution of the Town Board. The alternate, when attending as a voting member, shall be paid the same compensation as is provided to other voting members.
 - 11.2.6. **Commission Presiding Officer**. The Town Board Chairperson shall select the presiding officer for the Plan Commission. The Presiding Officer shall be the Chairperson of the Plan Commission. The Plan Commission may elect a Vice Chairperson, who shall serve as the presiding officer in the Chairperson's absence.
 - 11.2.7. **Commission Secretary**. The Plan Commission shall appoint a commission secretary to serve as a permanent or temporary secretary. The secretary, following consultation with the Plan Commission Chairperson, shall: prepare, post and distribute agendas; record meeting minutes, which shall show the vote of each member on each question presented for vote; and, perform such other duties as set forth in this ordinance and as directed from time to time by the Plan Commission. Records of the Plan Commission shall be maintained in the Town Office.
 - 11.2.8. **Public Hearings**. The Plan Commission shall conduct the public hearings required by this ordinance and Wisconsin Statutes.
 - 11.2.9. Meetings. All meetings of the Plan Commission are subject to Wisconsin's Open Meetings Law. The Plan Commission may adopt such rules and procedures, as it deems necessary for the effective conduct of its business. The Plan Commission Chairperson shall call meetings at such time as he or she deems appropriate, provided that all meetings shall be held in compliance with Wisconsin's Open Meetings Law. Plan Commission meetings may also be called by written notice of a majority of the voting members of the Plan Commission or the Town Board. The Plan Commission shall keep minutes of its proceedings, and the commission secretary shall forward same to the Town Clerk in a timely manner. The Town Clerk, Plan Commission Chairperson or the Town Supervisor who serves on the Plan Commission shall report the minutes and recommendations of the Plan Commission to the Town Board promptly and in a manner that allows the Town Board to remain informed and take appropriate action on the recommendations.
 - 11.2.10. **Further Review**. If, in the best professional judgment of the Town Zoning Official, a zoning permit or other request made of the Town Zoning Official requires additional review due to the complexity of the proposal, impact to surrounding properties or existing land uses in the Town, or other factors warranting review by the Plan Commission, the Town Zoning Official shall refer the zoning permit to the Plan Commission for review and final decision on issuance or denial of the zoning permit.

- 11.3. **Zoning Board of Adjustment:** The primary role of the Zoning Board of Adjustment ("Zoning Board") is to hear and decide cases where there is an alleged error in the zoning decision or where a relaxation of the zoning ordinance is sought. There focus will be on appeals and variance requests.
 - 11.3.1. **Authority**. As required by Wisconsin Statutes section 60.65, the Town Board hereby provides for the creation of a Zoning Board. The Zoning Board may, in appropriate cases and subject to appropriate conditions and safeguards, provide for variances⁶ to the terms of the zoning ordinance in harmony with its general purpose and intent and in accordance with general or specific rules therein contained. Nothing in this section of the ordinance entitled "Zoning Board of Adjustment" shall preclude the granting of variances by the Plan Commission or Town Board in accordance with this zoning ordinance
 - 11.3.2. **Jurisdiction**. The Zoning Board is authorized to serve as an administrative appeal body and, in appropriate cases and subject to appropriate conditions and safeguards, may grant variances to the terms of the ordinance in harmony with its general purpose and intent and in accordance with general or specific rules herein contained. The Zoning Board conducts an administrative appeal when an appropriate party legally contests an order or decision of the Town Zoning Official. The Zoning Board makes a decision to grant or deny a variance when a landowner requests a relaxation of a dimensional or use standard specified in the zoning ordinance.
 - 11.3.3. **Subject Matter Jurisdiction**. As specified in Wisconsin Statutes, the subject matter jurisdiction of the Zoning Board includes general zoning, construction site erosion control at sites where the construction activities do not include the construction of a building (such that other regulatory provisions take precedence), storm water management zoning, and public utility permits. The Zoning Board shall also hear appeals of decisions regarding the interpretation and application of the Town Building Code, as permitted by law, and in accordance with the procedures set forth herein, as modified for review of the Town Building Code.
 - 11.3.4. **Members; Appointments and Removal.** The Zoning Board shall consist of 3 members appointed by the Town Chairperson, subject to confirmation of the Town Board. Not more than one town board supervisor may be a member of the Zoning Board. Plan Commission members shall not be a member of the Zoning Board. The initial terms of the members of the Zoning Board are one, 2 and 3 years, respectively, starting from the first day of the month next following the appointment. Successors shall be appointed at the expiration of each term and their term of office shall be 3 years and until their successors are appointed. Members of the Zoning Board shall reside within the Town. The Zoning Board shall elect a chairperson to preside over meetings. Members of the Zoning Board shall be removable by the Town Chairperson for cause upon written charges and after public hearing.

⁶The phrase "make special exceptions," as used in the Wisconsin Statutes in this context, refers to what is defined as "variances" in this ordinance.

- 11.3.5. **Per Diems.** Per diems shall be paid to the three voting members as determined by resolution of the Town Board. An alternate, when attending as a voting member, shall be paid the same compensation as is provided to other voting members.
 - 11.3.6. **Zoning Board Secretary.** The Zoning Board may employ a secretary and other employees, in accordance with a budget set by the Town Board.
 - 11.3.7. **Vacancies.** Vacancies shall be promptly filled by the Town Board in the same manner as initial appointments, except that the term of appointment shall be for the unexpired terms of members whose terms become vacant.
 - 11.3.8. **Alternates**. The Town Chairperson shall appoint, for staggered terms of 3 years, 2 alternate members of the Zoning Board, in addition to the 3 members above provided for. Appointments shall be subject to confirmation by the Town Board. Annually, the Town Chairperson shall designate one of the alternate members as 1st alternate and the other as 2nd alternate. The 1st alternate shall act, with full power, only when a member of the board refuses to vote because of interest or when a member is absent. The 2nd alternate shall so act only when the 1st alternate so refuses or is absent or when more than one member of the board so refuses or is absent. The above provisions, with regard to removal and the filling of vacancies, shall apply to such alternates.
- 11.3.9. **Rules of Procedure**. The Zoning Board shall adopt rules in accordance with the provisions of this zoning ordinance. Meetings of the Zoning Board shall be held at the call of the Zoning Board Chairperson and at such other times as the Zoning Board may determine. The Zoning Board Chairperson, or in the Zoning Board Chairperson's absence, the acting Zoning Board Chairperson, may administer oaths and compel the attendance of witnesses. All meetings of the Zoning Board shall be open to the public. The Zoning Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or, if absent or failing to vote, indicating such fact, and shall keep records of its examinations and other official actions, all of which shall be immediately filed in the Town Office and shall be a public record.
- 11.3.10. **Quorum.** If a quorum is present, the Zoning Board may take action under this subsection by a majority vote of the members present.
- 11.3.11. **Appeal to Zoning Board.** Appeals to the Zoning Board may be taken by any person aggrieved or by any officer, department, board or department of the Town affected by any decision of the Town Zoning Official. Such appeal shall be taken within thirty (30) days of the action giving rise to the appeal, or the right to appeal the action shall be deemed waived and the action shall stand.
 - a. **Powers of the Zoning Board.** The Zoning Board shall have the following powers: To hear and decide appeals where it is alleged there is error in any order, requirement, decision or determination made by an administrative official in the enforcement of this section or of any ordinance adopted pursuant thereto; to hear and decide special exception to the terms of the ordinance upon which such board is required to pass under such ordinance; to authorize upon appeal in specific cases such variance from the terms of the ordinance as will not be contrary to the public interest, where, owing to special conditions, a

Town of Saratoga Zoning Ordinance

literal enforcement of the provisions of the ordinance will result in practical difficulty or unnecessary hardship, so that the spirit of the ordinance shall be observed, public safety and welfare secured, and substantial justice done. In exercising the above mentioned powers such board may, in conformity with the provisions of such section, reverse or affirm, wholly or partly, or may modify the order, requirement, decision or determination appealed from, and may make such order, requirement, decision or determination as ought to be made, and to that end shall have all the powers of the officer from whom the appeal is taken, and may issue or direct the issue of a permit.

- b. **Initiation of Appeal.** The appeal shall be commenced as described in the Rules and Procedures of the Zoning Board, if any, or by filing with the Town Clerk and the Zoning Board a notice of appeal specifying the grounds thereof. The person receiving the notice shall forthwith transmit to the Zoning Board all the papers constituting the record upon which the action appealed from was taken.
- c. Stay During Appeal to Zoning Board. An appeal shall stay all legal proceedings in furtherance of the action appealed from, unless the officer from whom the appeal is taken certifies to the Zoning Board after the notice of appeal shall have been filed with the officer, that by reason of facts stated in the certificate a stay would, in the officer's opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed otherwise than by a restraining order which may be granted by the Zoning Board or by a court of record on application, on notice to the officer from whom the appeal is taken, and on due cause shown.
- d. **Hearing Process for Zoning Board.** The Zoning Board shall fix a reasonable time for the hearing of the appeal or other matter referred to it, and give public notice thereof, as well as due notice to the parties in interest, and decide the same within a reasonable time. At the hearing, any party may appear in person or by agent or by attorney. Notice of the decision shall be provided by U.S. mail to the parties who appear at the hearing, using the address provided to the Zoning Board at the hearing.
- e. Certiorari Review by Court. Any person or persons, jointly or severally aggrieved by any decision of the Zoning Board, or any taxpayer, or any officer, department, board or subunit of the Town, may, within 30 days after the filing of the decision by the Zoning Board, commence an action seeking the remedy available by certiorari. The court shall not stay proceedings upon the decision appealed from, but may, on application, on notice to the Zoning Board and on due cause shown, grant a restraining order. The Zoning Board shall not be required to return the original papers acted upon by it, but it shall be sufficient to return certified or sworn copies thereof. If necessary for the proper disposition of the matter, the court may take evidence, or appoint a referee to take evidence and report findings of fact and conclusions of law as it directs, which shall constitute a part of the proceedings upon which the determination of the court shall be made. The court may reverse or affirm, wholly or partly, or may modify, the decision brought up for review. Costs shall not be allowed

against the Zoning Board unless it shall appear to the court that the board acted with gross negligence or in bad faith, or with malice, in making the decision appealed from.

12. PERMITS AND INSPECTIONS; VARIANCES

- 12.1. **Types of Permits:** There are many types of permits related to and required for land use and structures. These include, but are not limited to, building permits⁷, County permits⁸, State permits⁹, zoning permits, and conditional use permits. Nothing in this zoning ordinance precludes the need for a person to obtain other necessary federal, state or local permits. The types of permits authorized by this ordinance are zoning permits, certificates of zoning compliance and conditional use permits.
- 12.2. **Permits Required.** No changes in the use of land, other than those stated for that zone and in compliance with the regulations of that zone, shall hereafter be permitted until a zoning permit, conditional use permit and/or certificate of zoning compliance has been issued in accordance with this ordinance, unless otherwise required by law.

12.3. Zoning Permits and Certificates of Compliance

- 12.3.1. **Purpose of Zoning Permits and Certificates of Compliance.** The primary purpose of zoning permits is to ensure that land use in the Town is in compliance with provisions of this ordinance and the Comprehensive Plan. A zoning certificate of compliance is issued to provide confirmation of compliance for the owner, as of the date of issuance.
- 12.3.2. **Zoning Permits Required.** A zoning permit shall be required when a new building is erected or an existing building is added to, structurally altered, moved or changed in use. No new building shall hereafter be erected, and no existing building shall be added to, structurally altered, moved or changed in use, nor shall any nonconforming building be repaired or restored, in any district, until a zoning permit has been issued in accordance with this ordinance, unless otherwise required by law.
 - 12.3.3. **Zoning Permit Application.**¹⁰ To obtain a zoning permit, the applicant shall file an application and a development plan with the Town Clerk, who will then forward the application to the Town Zoning Official. The zoning permit application shall contain the following information: name and address of the owner of the property; legal description; size and location of the building to be erected or moved on or onto the property; proposed use of the building or premises; type of construction; estimated cost and such other information that

⁷ Building permits are regulated under the Town's Building Code Ordinance, not under this Zoning Ordinance.

⁸ For example, septic systems require sanitation permits issued by Wood County.

⁹ For example, certain commercial buildings require State site plan review and permits from the Wisconsin Department of Safety and Professional Services (DSPS).

¹⁰ A zoning permit application is often very similar to a building permit application and it is within the Town Zoning Official's discretion to review the building permit application and then determine what, if any, additional information will be required for the applicant to complete the zoning permit application. Similarly, it is within the Town Zoning Official's discretion to request that the zoning permit application be completed and reviewed first and the building permit application second.

the Town Zoning Official may reasonably require. The application shall be signed by the owner or his or her duly authorized representative or agent; provided, however, that, if a prospective owner desires a prior ruling on a proposed construction or use before consummation of purchase, he or she may apply for a permit as a prospective owner, and, if a permit be denied, he or she may appeal the denial as set forth in this ordinance. If the Town Zoning Official cannot determine compliance with the provisions of this ordinance from the application and development plan submitted by the applicant and/or other information reasonably known by the Town Zoning Official or designee, the Town Zoning Official may require additional information. The application shall not be considered complete, and no action shall be taken thereon, until such additional information has been received.

- 12.3.4. **Issuance of Zoning Permit.** It is within the Town Zoning Official's discretion to refer complete applications to the Plan Commission for input, recommendations and/or a determination prior to issuance or denial of a zoning permit. A zoning permit shall be issued if and only if it has been satisfactorily determined by the Town Zoning Official, and Plan Commission where applicable, that the use of land and buildings set forth in the zoning permit application is consistent and in compliance with this ordinance
- 12.3.5. **Display Card Required**. Coincident with issuance of a zoning permit, the Town Zoning Official shall prepare a card certifying that a zoning permit has been issued. This card shall bear the same number as the zoning permit and identify the construction and premises covered by the zoning permit. This card shall be posted in a conspicuous place on the premises during the construction, and no construction shall begin until this card has been posted. The property owner(s) and contractor(s) are responsible for determining location compliance prior to commencing construction. For purposes of this ordinance, start of construction shall be when any earth disturbing activity takes place that will lead to the installation of footings, posts, pilings or foundations. Earth disturbing activity for the purpose of soil evaluation or testing shall not be considered the start of construction.
- 12.3.6. **Void by Misrepresentation.** Any permit obtained through material misrepresentation shall be null and void.
- 12.3.7. **Expiration**. A zoning permit issued pursuant to this ordinance shall expire one year from the date of issuance if construction is not started within that time and, furthermore, shall expire if construction once started does not diligently proceed to completion within two years from the date of issuance.
- 12.3.8. **Stop Work Order**. Whenever the Town Zoning Official finds that any construction does not comply with the provisions of this ordinance, the Town Zoning Official shall post, in a conspicuous place on the premises, a stop work order. In addition to imposing fines for violations of stop work orders, the

¹¹ The Town Zoning Official may elect to place a check-off for a zoning permit on the building permit form currently used by the Town, or develop and use such other form as the Town Zoning Official deems appropriate.

Town may seek injunctive relief as it deems appropriate for enforcing the provisions of this ordinance.

- 12.3.9. **Zoning Certificate of Compliance**. Upon completion of a project for which a zoning permit is required, the owner shall notify the Town Zoning Official and request an inspection to determine compliance. This inspection must be made before a zoning certificate of compliance may be issued.
 - a. If location compliance is necessary, the owner shall stake and/or survey the property in a manner that allows the Town Zoning Official to verify location compliance. For construction which is located 10' or more from the required setback lines, a location survey is not required. If the Town Zoning Official is unable to accurately verify the location of a building on its lot, no zoning certificate of compliance shall issue.
 - b. A zoning certificate of compliance may also be requested following a change in use of land or a building where the change does not require a conditional use permit, a zoning amendment or a variance. Applications for a zoning certificate of compliance following a change in use shall be completed in the same manner as an application for a zoning permit. Every certificate of compliance shall state the use and occupancy and the location of the building or buildings and indicate that the use of land complies with all of the provisions of this ordinance. The Town Zoning Official shall not issue a certificate of compliance until any related construction or work is substantially complete.
- 12.4. Conditional Use Permit (CUP): When the intended or actual use of land or buildings is listed in this ordinance as a conditional use, a conditional use permit shall be required prior to engaging in the conditional use. Prior to issuance, but after receipt of a complete application, ¹² the Plan Commission shall conduct a public hearing. Notice of the public hearing shall be published as a Class 1 notice and mailed by U.S. mail ¹³ to all adjacent landowners. ¹⁴ Following consideration of the complete application and the presentation and comments made at the public hearing, the Plan Commission may recommend approval, approval with conditions or denial of the application. The Plan Commission's recommendation shall be conveyed to the Town Board. The Town Board shall thereafter review the complete application and the recommendation from the Plan Commission, and determine whether to approve, approve with conditions or deny the application for a conditional use permit. Additional requirements for the application process and issuance of conditional use permits are set forth in this ordinance.

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¹² The Town Zoning Official shall make this initial determination as to the completeness of the application. The Plan Commission may require additional information from the applicant prior to issuance of the conditional use permit.

¹³ The mailing shall be sufficient if addressed to the owner specified in the tax roll, and deposited in the U.S. mail postage paid at least ten (10) days prior to the public hearing.

¹⁴ A landowner is considered "adjacent" if the landowner shares a boundary line with the applicant property. The Town may, but is not required to, mail notice to additional persons.

- 12.4.1. Conditional Use Permit Application Procedure: The purpose of these procedures is to give the Town Board, Plan Commission and adjacent property owners' sufficient information to make an informed decision that is in the interest of public health, safety and welfare. Applications for conditional use permits shall be submitted to the Town Zoning Official and shall be accompanied by scale maps or drawings with dimensions prepared to the best of the applicant's ability, showing legibly and accurately the location, size and shape of the lot(s) involved, of any proposed structures, including the relation of abutting streets and any abutting lakes or streams, and the existing and proposed use of each structure and lot. If relevant, the application shall describe the number of families to be accommodated, or the number of persons that would normally occupy the building or structure. The application shall contain such other information as deemed prudent and necessary, as determined by the Town Zoning Official and/or the Plan Commission and/or Town Board.
 - 12.4.2. **Expiration for Failure to Commence Work:** If the applicant has not substantially commenced work within one (1) year of the date of issuance of the conditional use permit, the conditional use permit shall expire. Upon the applicant's request, and provided that good cause is shown, the Town Board may grant an extension of the permit for an additional six (6) month period
 - 12.4.3. Expiration for Failure to Complete Work: If the applicant has not substantially completed work within two (2) years of the date of issuance of the conditional use permit, the conditional use permit shall expire and the applicant shall restore the premises as appropriate and only engage in permitted uses. Upon the applicant's request, and provided that good cause is shown, the Town Board may grant an extension of the permit for an additional six (6) month period.
 - 12.4.4. Expiration for Failure to Engage in Conditional Use: If the applicant finishes the work and uses the property as allowed by the CUP, but later discontinues the allowed use for a period of two (2) or more years, then the CUP shall expire and be of no further force or effect. If the same or another person wishes to engage in the conditional use, a new application for a conditional use permit must be filed.
 - 12.4.5. **Stop Work Order**. Whenever the Town Zoning Official finds that any construction does not comply with the provisions of this ordinance, the Town Zoning Official shall post, in a conspicuous place on the premises, a stop work order. In addition to imposing fines for violations of stop work orders, the Town may seek injunctive relief as it deems appropriate for enforcement for the provisions of this ordinance.
 - 12.4.6. **Permit Issued to Person(s) and/or Runs with the Land; Conditions to be Specified.** The conditional use permit issued shall specify the terms of approval in writing including requirements and restrictions imposed (such as but not limited to, hours of operation, parking, signage, noise, fencing), review requirements (such as but not limited to, annual review to assure compliance), and whether the CUP is personal to the applicant or runs with the land. For

1687	example, a CUP for a home occupation will generally be personal to the
1688	applicant, but a CUP for a parcel on which a tavern is to be constructed will
1689	generally, run with the land. 15 A CUP that runs with the land remains subject
1690	to regular inspection/review or inspection/review generated by complaints,
1691	and may thereafter be subject to the imposition of additional requirements by
1692	the Town Zoning Official, Plan Commission and/or Town Board.
1693	12.4.7. Denial . The basis for denial of a CUP shall be specified in writing.
1694	12.4.8. Reapplication for CUP following Denial. For a period of one (1) year after
1695	denial of same, the Town shall not consider a new application for the same or
1696	substantially similar conditional use permit.
1697	12.5. Variances In recognition of the fact that zoning ordinances cannot be written to
1698	address every circumstance, zoning ordinances must include procedures for seeking
1699	relief from strict adherence to the zoning ordinance. This is done by granting to the
1700	landowner the ability to obtain a "variance" or "zoning variance" which authorizes a
1701	landowner to maintain a use that is otherwise prohibited by the zoning ordinance. (See
1702	also definitions and section entitled "Zoning Board of Adjustment.")
1703	12.5.1. Appeals. To obtain a variance, a person must appeal to the Zoning Board of
1704	Adjustment or Zoning Board. (See section entitled "Zoning Board of
1705	Adjustment" for details.)
1706	12.5.2. Variance Criteria: To qualify for a variance it must be demonstrated that the
1707	property meets all of the following three requirements:
1708	a. Unnecessary Hardship
1709	1) For use variance – no reasonable use of the parcel as a whole
1710	2) For area variance – non-compliance with standards would unreasonably
1711	prevent landowner from using property for permitted purpose or be
1712	unnecessarily burdensome.
1713	3) Hardship may not be self-created.
1714	4) Economic or financial hardships is not justification.
1715	<u>b. Unique Property Limitations</u>
1716	1) Limitations such as steep slopes, wetland, shape or size prevent
1717	compliance with ordinance.
1718	2) Limitations common to a number of properties is not justification.
1719	3) Circumstances of the individual is not justification
1720	c <u>. No Harm to Public Interest</u>
1721	1) Variance may not harm public interest: Look to ordinance purpose and
1722	intent for guidance.
1723	2) Short term, long term and cumulative impacts on neighborhood,
1724	community and general public.
1725	12.5.3. Expiration for Failure to Commence Work: Where applicable, if the

applicant has not substantially commenced work for which the variance was

¹⁵ Note that obtaining a zoning permit does not alter the applicant's need to meet other requirements. For example, a tavern owner would still need to obtain the appropriate liquor license and, even if the CUP ran with the land, the liquor license would not. (See Wisconsin Statutes Ch. 125 and local ordinances for liquor license requirements.)

1727	obtained within one (1) year of the date of issuance of the variance, the
1728	variance shall expire, unless otherwise provided in the variance.
1729	12.5.4. Expiration for Failure to Complete Work: Where applicable, if the
1730	applicant has not substantially completed work for which the variance was
1731	obtained within two (2) years of the date of issuance of the variance, then,
1732	unless otherwise provided in the variance, the variance shall expire and the
1733	applicant shall restore the premises as appropriate and only engage in
1734	permitted uses.
1735	12.5.5. Variance Runs with the Land; Conditions to be Specified. Any variance
1736	approved shall specify terms and conditions of approval in writing including
1737	requirements and restrictions imposed, and review requirements (if any).
1738	Variances run with the land, unless otherwise specified.
1739	12.5.6. Denial . The basis for denial of a variance shall be specified in writing.
1740	12.5.7. Reapplication for Variance following Denial. For a period of one (1) year
1741	after denial of same, the Zoning Board shall not consider a new application for
1742	the same or substantially similar variance.
1743	12.6. Exemptions
1744	12.6.1. The following uses are exempted by this ordinance and permitted in any
1745	zoning district, subject to other applicable regulations: poles, wires, cables,
1746	conduits, vaults, laterals, pipe mains, valves or any other similar distributing
1747	equipment for telephone, cable TV or other communications, electric power,
1748	gas, water and sewer lines
1749	12.6.2. The provisions in this ordinance regarding filling, grading and work in respect
1750	to waterways shall not apply to the construction and repair of public roads,
1751	flood control structures, or conservation practices such as terracing,
1752	installation of diversions, grass waterways, subsurface drainage, non-
1753	navigable drainage ditches, stream stabilization by rip-rapping or vegetative
1754	cover, ponds used for agriculture purposes or non-floating docks accessory to
1755	private dwellings. This exemption does not affect applicable state or federal
1756	law requirements.
1757	12.7. Use regulations
1758	12.7.1. Uses Restricted: In any zone no building or land shall be used and no building
1759	shall be hereafter erected, structurally altered or relocated except for one or
1760	more of the uses as hereinafter stated for that zone and in compliance with the
1761	regulations hereinafter established for that zone. Whenever the Town Zoning
1762	Official finds that any construction does not comply with the provisions of this
1763	ordinance, the Town Zoning Official shall post, in a conspicuous place on the
1764	premises, a stop work order. In addition to imposing fines for violations of
1765	stop work orders, the Town may seek injunctive relief, as it deems appropriate
1766	for enforcement for the provisions of this ordinance. (See also General
1767	Provisions section of this ordinance regarding Violations and Penalties.)
1768	12.7.2. Accessory Uses: In any zone accessory buildings and uses customarily
1769	incident to the permitted uses in that zone shall be permitted subject to such

1770 requirements as may be hereinafter designated for that zone in which they are 1771 located. 1772 12.7.3. Temporary Uses: The Town Board may permit uses such as shelter for materials and equipment being used in the construction of a permanent 1773 1774 structure. 1775 12.7.4. Unclassified Uses: In case of question as to the classification of a use, the question shall be submitted to the Plan Commission for determination. 1776 1777 12.7.5. Public Utilities: The Zoning Board may permit, in appropriate cases and subject to appropriate conditions and safeguards in harmony with the general 1778 purpose and intent of the ordinance, a building or premises to be erected or 1779 used for such public utility purposes in any location which is reasonably 1780 necessary for the public convenience and welfare. 1781 1782 12.8. Visual clearance 1783 12.8.1. In each quadrant of every public street or road intersection, there shall be 1784 designated a clear vision triangle, bounded by the street or road centerlines 1785 and a line connecting points on said centerlines at a specified distance from 1786 their point of intersection. 12.8.2. The use of the term "triangle" in this section shall not be construed to preclude 1787 reasonable modifications of a triangular shaped area, including modifications 1788 1789 resulting from curving streets or roads. 1790 12.8.3. The term "centerline" in this section shall be interpreted as follows: a. Where there is an undivided pavement within a right-of-way, the centerline 1791 1792 shall be the centerline of that pavement, irrespective of whether or not that 1793 coincides with the centerline of the right-of-way. 1794 b. Where there is a divided pavement within a right-of-way the centerline shall be 1795 the centerline of the median strip between the pavements, except as otherwise 1796 specified herein. 1797 c. Where there is a divided pavement within a right-of-way and the distance 1798 between the centerlines of the pavements, measured along the centerline of the 1799 intersecting street or road is 60 feet or greater, the centerlines of the pavements shall be used separately to designate the clear vision triangles. 1800 1801 d. The distance specified from the point of intersection of the centerlines to the 1802 aforesaid points on the centerlines shall be as specified in the table 1. 1803

Table 1.1

Type of Road	Triangle Side Distances
State and Federal Highways	300 Feet
County Trunk Highways	200 Feet
Town Roads	150 Feet
Railroad Crossings	300 Feet

12.8.4. Within the clear vision triangle, no object shall be allowed above a height of 2½ feet above average elevation of the streets at the aforesaid points on their respective centerlines, if it substantially obstructs the view across the triangle.

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1808 12.8.5. In situations where trees of large diameter, large numbers of trees, or some 1809 combination of these are present, this provision shall be construed to mean 1810 that a sufficient number of trees shall be removed so as to render an object, such as a motor vehicle, clearly visible across the clear vision triangle from 1811 one street or road to another, the intent being to provide for the public safety. 1812 1813 However, it shall not necessarily be construed to mean that every tree in the clear vision triangle must be removed. In a like manner, this restriction shall 1814 not apply to the posts and wires of wire fences, provided that they do not 1815 obstruct visibility across the clear vision triangle. Agricultural crops are also 1816 1817 exempt from this provision. 1818 12.9. Setback 1819 12.9.1. Class A (state or federal) highway setback shall be 110 feet from the 1820 1821 1822 1823

- centerline of the highway or 50 feet from the right-of-way line, whichever is greater. Class B (county) highway setback shall be 30 feet from the right-ofway line. Class C (town) highway setback shall be 30 feet from the right-of-
- 12.9.2. For purposes of this section, "Highway" and "Right-of-Way" shall mean any existing road, or any road that has been dedicated and accepted by the town, or any road right-of-way, planned or constructed, which is designated on the town Official Map.
- 12.9.3. Structures Permitted within Setback Lines
 - a. Open fences
 - b. Petroleum and gas transmission lines; telephone, telegraph and power transmission towers, poles and lines; and portable equipment both above and below ground that are readily removable in their entirety. Additions to and replacements of all such structures may be made, provided the owner files with the Town Zoning Official of the Town of Saratoga an agreement in writing that the owner will move or remove all new construction, additions and replacements erected after adoption of this ordinance at the owner's expense, when necessary to the public interest (i.e. highway construction, airport, sewer and water lines, etc.)
 - c. Underground structures not capable of being used as foundations for future prohibited over ground structures.
 - d. The planting and harvesting of field crops, shrubbery and trees, except that no trees, shrubbery or field crops shall be planted so as to constitute a substantial obstruction to the view of motorists and pedestrians across the vision clearance triangle from one highway or street to another.
 - e. Access or frontage roads constructed by public authorities according to plans approved by the County Highway Committee.
 - f. Permitted signs and signs placed by public authorities for the guidance or warning of motorists.

12.10. Non-Conforming Uses

12.10.1. Any nonconformity must have included all of the following prior to adoption of this ordinance:

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1852	a. Must have existed on the property in some tangible or physical way; and,
1853	b. Must have been legal before adoption of this ordinance; and,
1854	c. Could not be created by right today.
1855	12.10.2. Building Repair: Provisions of this ordinance shall not be construed to
1856	prevent the customary and necessary maintenance or repairs of buildings,
1857	utilities, and property.
1858	12.10.3. Continuation of Nonconforming Uses: Any nonconforming lot, structure or
1859	use which existed lawfully at the time of the adoption of this ordinance and
1860	which remains nonconforming and any such lot, structure or use which shall
1861	become nonconforming upon the adoption of this ordinance or of any
1862	subsequent amendment thereof may be continued subject to the limitations of
1863	this ordinance. The limitations on nonconforming uses are intentional, and
1864	have been expressly included in this ordinance to further the public health,
1865	safety and general welfare of the Town. Therefore, this ordinance shall be
1866	interpreted and applied in a manner that reflects the Town's underlying
1867	determination that the land uses set forth in this ordinance are in the public
1868	interest. Nonconforming uses are discouraged and limited in order to bring
1869	land use in the Town up to the standards set forth in this ordinance.
1870	12.10.4. Nonconforming Use:
1871	a. Limitations: No nonconforming use shall be expanded or enlarged. No
1872	nonconforming use shall include lots or parcels other than the one on which the
1873	nonconforming use is located, even if other lots or parcels are under common
1874	ownership.
1875	b. Discontinuance: If a nonconforming use is discontinued for 12 consecutive
1876	months, any future use of the structure shall conform to the regulation of the
1877	zone in which it is located.
1878	12.10.5. Nonconforming Structure:
1879	a. Limitations: No such structure shall be expanded or enlarged in excess of 50
1880	percent of its appraised value except in conformity with the regulations of this
1881	ordinance.
1882	b. Restoration due to damage or destruction: A nonconforming structure may be
1883	restored to the size, location, and use it had immediately before the damage or
1884	destruction occurred provided the damage or destruction was caused by violent
1885	wind, vandalism, fire, flood, ice, snow, mold or infestation. A structure may
1886	be larger than the size it was immediately before the damage or destruction if
1887	necessary for the structure to comply with applicable state or federal
1888	requirements.
1889	c. Relocation: Should a nonconforming structure be moved, it shall thereafter
1890	conform to the regulations of the zone to which it is moved.
1891	d. Lot Lines: The size and shape of a lot shall not be altered in any way so as to
1892	increase the degree of nonconformity of a building or its use.
1893	e. Replacement: No nonconforming structure shall be replaced except when the
1894	Plan Commission and Town Board approve such replacement.
1895	12.10.6. Nonconforming Lot:

a. Limitations: No use of a nonconforming lot shall be expanded or enlarged.

1897	b. Discontinuance: If the use or structure on a nonconforming lot is discontinued
1898	for 12 consecutive months, any further use of the lot shall conform to the
1899	regulations of the zone in which it is located unless.
1900	13. LIGHTING REGULATIONS: It is the intent of this section to encourage outdoor lighting practices
1901	and systems, which will minimize light pollution, glare, and light trespass while maintaining
1902	nighttime safety, utility, security and productivity in the Town of Saratoga. This section shall
1903	apply to all zoning districts unless stated otherwise.
1904	13.1. All lighting in the Commercial and Industrial Districts, must be down lit or shielded in a
1905	manner that light rays emitted by the fixture either directly from the lamp or indirectly
1906	from the fixture are projected below a horizontal plane running through the lowest
1907	point on the fixture where the light is emitted. Examples include, but are not limited to,
1908	spotlights, floodlights and other sources of illumination used to illuminate buildings,
1909	signs, landscaping, street graphics, parking and loading areas,.
1910	13.2. All lighting must be directed away from adjacent properties and public rights-of-way to
1911	prevent light from trespassing or spilling onto those properties.
1912	13.3. There shall be no flashing, revolving or intermittent lighting, which could be considered
1913	a nuisance or distraction to vehicular traffic.
1914	13.4. Searchlight, lasers or any similar high-intensity light shall not be permitted, except use
1915	in emergencies by police and fire personnel or at their direction.
1916	13.5. All outdoor flood light projection above horizontal is prohibited.
1917	13.6. Only streetlight approved by the Town are permitted. For the purpose of this section
1918 1919	"Streetlights or street lighting" means lighting specifically designed and constructed for
1919	the purpose of illuminating a public roadway.
1920	13.7. Lighting the American flag, outdoor athletic fields, courts, tracks, ranges, and airports
1921	are exempt from all lighting requirements of this section.
1923	13.8. Temporary lighting, which does not conform to the provisions of this section, may be
1923	allowed for a total of not longer than 30 days within a year.
1924	14. OFF-STREET PARKING AND LOADING
1925	14.1. Purpose: The purpose of this section is to promote public safety and welfare by
1926	reducing congestion on public streets and roads, by requiring sufficient off-street
1927	parking, loading, and maneuvering space.
1928	14.2. General Provisions
1929	14.2.1. Minimum size regulations: A minimum of 180 square feet is required for each
1930	non-accessible parking space. Parking spaces shall be not less than nine feet in
1931	width and eighteen feet in length, plus adequate access and maneuvering area.
1932	The minimum size requirements of the 2010 Americans with Disabilities Act
1933	(ADA) Standards for Accessible Design may be used for accessible parking
1934	spaces rather than the dimensions previously listed.
1935	14.2.2. Reduction and use of parking and loading space: On-site parking facilities
1936	existing on the effective date of this section shall not be reduced to an amount
1937	fewer than required herein. If an existing structure or use with fewer than the
1938	number of parking and loading spaces required under this section is expanded
1939	by less than fifty percent of its gross area, additional parking shall be required
1940	only for the addition. If, however, the expansion is greater than fifty percent of
1941	the original structure or use, the number of parking spaces required shall

1942	comply with this section. ADA requirements for accessible parking may apply
1943	when adding parking spaces.
1944	14.2.3. Computing requirements: When computing the number of parking spaces
1945	required the following shall apply:
1946	a. "Floor Space" means the gross floor area of the specific use
1947	b. For structures containing more than one use, the total number of parking spaces
1948	shall be calculated by adding the required number of parking spaces for each use.
1949	c. When parking spaces are calculated according to the number of employees, the
1950	greatest number of employees present at one time shall be used to calculate the
1951	number of parking spaces required.
1952	14.2.4. Location of parking facilities: Off-street parking facilities shall be located on the
1953	same parcel as the use they are intended to serve. Combined or joint parking
1954	facilities may be provided in the Light Commercial (LC), Highway Commercial
1955	(HC) and Industrial (I) districts, provided the total number of parking spaces
1956	provided equals the number of required spaces for each use. A parking facility
1957	shall not be more than 400 feet from the use it is intended to serve.
1958	14.3. Required number of on-site parking spaces:
1959	14.3.1. The required number of parking spaces shall be as listed in the following items
1960	a-o. Places of public accommodation must also comply with the 2010 ADA
1961	Standards for Accessible Design. The Town Zoning Official will determine
1962	parking space requirements, for uses not specifically mentioned herein, based
1963	on parking regulations for comparable uses.
1964	a. Single-family dwellings, duplexes, mobile/manufactured homes, and multiple-
1965	family dwellings: two spaces per dwelling unit.
1966	b. Hotels, motels, lodging houses: one space per guest room plus one space per
1967	employee.
1968	c. Hospitals, nursing homes, and similar institutions: one space per four beds, plus
1969	one space per employee.
1970	d. Business or professional offices, medical or dental clinics, veterinary offices,
1971	municipal or governmental buildings, and financial institutions: one space per
1972	300 square feet of floor area,
1973	e. Churches, theaters, and similar places of assembly: one space per five seats or
1974	one space per 100 square feet of public floor area.
1975	f. Nursery school or day care center: one space per ten children, plus one space per
1976	two employees
1977	g. Manufacturing and processing plants, warehouse, wholesale establishments and
1978	similar uses: one space per two employees, plus one space for every business
1979	vehicle normally kept on the premises
1980	h. Restaurants (except drive-ins), nightclubs, tavern: one space per 50 square feet
1981	of floor area, plus one space per employee
1982	i. Retail stores and service establishments: one space per 200 square feet of floor
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	area except for stores specializing in furniture, appliances, flooring, paint,
1984	cabinets, etc.; one space per 400 square feet of floor area
1985	j. Bowling alleys: five spaces per lane
1986	k. Funeral homes: twenty spaces per chapel, plus one space per vehicle kept on the
1987	premises

1988 Recreation facilities, including golf courses, archery ranges, softball fields and 1989 tennis courts: one space per three users (participants and spectators) at 1990 maximum capacity, plus one space per two employees 1991 m. Automobile service stations: one space per each employee, plus three spaces per 1992 service bay 1993 n. Drive-in restaurants and fast-food establishments: one space per 100 square feet 1994 of customer seating area 1995 o. Convenience stores with gas sales: one space per 200 square feet of retail area; 1996 each parking area adjacent to a pump island or fuel area may count as a parking 1997 space. 1998 14.3.2. On-site loading requirements: In commercial and industrial districts, adequate 1999 loading spaces and areas shall be provided and so located that all vehicles 2000 loading, maneuvering or unloading are completely off the public rights-of-way, 2001 and have sufficient on-site maneuvering room to avoid vehicles backing, on a 2002 roadway, when entering or exiting a property. 2003 15. GENERAL PROVISIONS 2004 **Compliance Required:** The use, size, height and location of structures now existing or hereafter erected, converted, enlarged or structurally altered, the provisions 2005 2006 of open spaces, and the use of land, shall be in compliance with the goals, objectives, policies and programs in the Comprehensive Plan, and with the regulations established 2007 by this ordinance for the district in which such land or structure is located. 2008 2009 15.2. **Minimum Requirements:** This Ordinance has been adopted to promote the 2010 health, safety, aesthetics, comfort, prosperity and general welfare of the residents of 2011 the Town of Saratoga, and to ensure the prudent use of the Town's natural resources. 2012 The Town hereby finds the provisions of the Ordinance to be the minimum 2013 requirements to advance these public purposes. 2014 15.3. **Abrogation:** This Ordinance shall not repeal, abrogate, annul, impair or interfere with existing easements, covenants or agreements between parties or with any rules, 2015 2016 regulations, or permits previously adopted or issued pursuant to laws; provided, however, that after adoption by the Town Board, where this ordinance imposes a 2017 2018 greater restriction upon the use of buildings or premises or upon the height of a 2019 building or requires larger open spaces than are required by other rules, regulations or 2020 permits or by easements, covenants or agreements, the provisions of this ordinance shall apply. 2021 2022 15.4. Severability. 2023 15.4.1. If any section, clause, provision or portion of this ordinance is declared 2024 unconstitutional or invalid, unlawful, or unenforceable by a final order of a 2025 court of competent jurisdiction including all applicable appeals, the remainder

of this ordinance shall remain in full force and effect.

unconstitutional or invalid by a final order of a court of competent

jurisdiction, including all applicable appeals, such judgment shall not be

15.4.2. If any application of this ordinance to a particular parcel of land is declared

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2030 applicable to any other parcel of land not specifically included in said 2031 judgment. 2032 Fees: The Town Board may by ordinance or resolution establish reasonable fees 15.5. 2033 for the filing of permit applications, the filing of a petition for amendment of the 2034 zoning ordinance or official map, or for filing an appeal to the board of appeals. 2035 15.6. **Violations and Penalties** 2036 15.6.1. Equitable Relief. In case of any violation of this ordinance, the Town Board, the 2037 Town Zoning Official, the Plan Commission, or any property owner who would be 2038 specially damaged by such violation, may cause appropriate action or proceeding to 2039 be instituted to enjoin the violation or cause an unlawful structure to be vacated or 2040 removed. 2041 15.6.2. Fines and Forfeitures. The Town Board may, by resolution or ordinance, establish 2042 fines and forfeitures for violations of this ordinance. In the absence of a specified 2043 fine or forfeiture, a person found to have violated the provisions of this ordinance 2044 shall forfeit not less than \$5.00 nor more than \$1000 for each such violation. Each 2045 day of a continuing violation shall be considered a separate offense. 2046 15.6.3. Costs of Enforcement and Prosecution. In addition to fines and forfeitures, the person(s) found to have violated the ordinance shall be responsible for the 2047 costs of prosecution incurred by the Town for enforcement, including attorney 2048 2049 fees, inspection fees, survey fees and other reasonable and necessary 2050 consultant fees. 15.6.4. Remedies Not Exclusive. The remedies and penalties provided in this section 2051 2052 are not exclusive. Nothing in this ordinance shall be construed to prevent the Town or any person from commencing any action, or enforcing any remedy 2053 2054 authorized by any other law.