

Section 5.800 Industrial Zones:

Two types of ones are included under this industrial grouping; Light Industrial, symbolized by 'I-L', the purpose of which is to provide for industrial uses with limited objectionable external effects in areas that are suitable for industrial development by reason of location, topography, soil conditions and the availability of adequate utilities and transportation systems. The intent is to permit most manufacturing, wholesaling and warehousing activities that can be operated in a clean and quiet manner, subject only to those regulations necessary to prohibit congestion and for the protection of adjacent residential and business activities. The second industrial zone is the General and Extractive Industrial, Symbolized by 'IG', the purpose of which is to provide for industrial and other uses that by virtue of their external effects, noise, glare, fumes, smoke, dust, odors, truck and/or rail traffic should be isolated from residential uses. These perform essential functions for the community, are best suited for industrial development by reason of location topography, soil considerations and the availability of adequate utilities and transportation systems.

Section 5.801 Light Industrial 'IL'

a – The following are examples of principal permitted uses in this 'I-L' Zone:

1. Assembly plants except automobile assembly plants or plants of a similar nature.
2. Automobile repair, but no commercial wrecking, dismantling or salvage yard.
3. Auto service station.
4. Automobile, truck, boat sales.
5. Bottling works.
6. Builders' supply store
7. Building and trades, including contractor's yard and utilities storage yard.
8. Carpet cleaning, dry cleaning and dyeing, laundry

See appendices A & B

9. Cold storage plant.
10. Commercial greenhouses.
11. Dairy products manufacture.
12. Fabrication, processing, packaging and/or manufacture of food products and condiments excluding fish products, slaughterhouses and rendering and refining of fats, oils, fish, vinegar, yeast and sauerkraut.
13. Fabrication, processing, packaging and/or manufacture of cosmetics, drugs, perfumes, pharmaceuticals and toiletries.
14. Fabrication, processing, packaging and/or manufacture of articles or merchandise from the following previously prepared materials: bone, canvas, cellophane, cloth, cork, feathers, felt, fiber, horn, leather, paint, paper, plastics, precious or semi-precious metals or stones, textiles, tobacco, wax, wood and yard.
15. Fabrication, processing, packaging and/or manufacture of musical instruments, toys, novelties, rubber or metal stamps.
16. Fabrication, processing, and packaging and/or manufacture of ice, cold storage plant, bottling plant.
17. Farm implements and contractor equipment sales and service.
18. Foundry casting light weight nonferrous metals, or electric foundry, not causing noxious fumes or odors.
19. Fuel or Coal Company.
20. Furniture reupholstering and repair.
21. Industrial research laboratories.
22. Inflammable liquids, underground storage only.
23. Lumber Yards including incidental millworks: coal, brick, stone.
24. Monument sales including incidental mechanical operations.
25. Motor freight depot or trucking terminal: provided the truck entrances and exits are onto streets whose pavements width is at least thirty (30) feet between curbs.
26. Painting, varnishing shops.
27. Plumbing supply and contracting shops including storage yards.
28. Cattle, sheep, swine, and poultry killing and dressing.

29. Public garages, motor vehicle and bicycle repair shops, auto paint and body shops.
30. Publishing and printing.
31. Railroad freight stations, but not including switches, storage freight yards, siding or maintenance or fueling facilities.
32. Repair, rental and servicing for appliance and equipment.
33. Sign contractor.
34. Stone grinding, dressing and cutting.
35. Storage yard for building supplies and equipment, food, fabrics, hardware and similar goods when located entirely within a building, provided such buildings shall not be used for wrecking or dismantling of motor vehicles.
36. Television and radio broadcasting towers.
37. Theatre (drive-in).
38. Tin and sheet metal shop.
39. Tool and die shop, wrought iron shop, blacksmith or machine shop, excluding punch presses over twenty tons rated capacity, drop hammers and screw machines.
40. Trailer rental and sales.
41. Truck terminal.
42. Used car lot.
43. Veterinary clinics or kennels, animal hospital, provided that all animals are housed in buildings or enclosures which are at least one hundred (100) feet from any residential zone.
44. Warehouses.
45. Wholesale distribution.
46. Uses similar to the above uses and any other manufacturing or industrial enterprise, operation or process whether making, assembling, repairing, buffing, finishing, plating, polishing, tempering, packing, shipping or storing; provided, that any resulting cinders, dust, fumes, gas, noise, odor, refuse, matter, smoke, vapor or vibration is no greater or more detrimental to the neighborhood than the proposed use as determined by the Board of Adjustments as similar in character to one of the specified uses in the section.

b – Accessory uses and buildings permitted shall include those customarily incidental to the above permitted uses.

c – A minimum lot size of one (1) acre shall be required for any industrial use in this 'IL' zone. No lot shall be less than one hundred (100) feet in width at the building line.

d – The following setback and yard requirements shall apply:

1. Front Yards: the front yard building setbacks shall be a minimum of fifty (50) feet from any existing right-of-way line of my street or road.
2. Side Yards: There shall be a minimum side yard on each side of any building or structure of twenty-five (25) feet measured from the side lot line to the nearest building. Where said use abuts any residential zone, there shall be a side yard setback on the side abutting the residential district of fifty (5) feet. Such space shall remain open and unoccupied by any building or accessory building or use, except that any portion of a side yard in excess of twenty-five (25) feet from a side property line must be included in the required parking space.
3. Rear Yards: there shall be a minimum rear yard as measured from the rear property line to the nearest building of twenty-five (25) feet, except where the property abuts a residential zone, then such rear yard shall be not less than fifty (50) feet wide. Such space shall not be occupied by any building or accessory use.

e – No building shall exceed three stories or forty (40) feet in height; provided an additional one foot of building height may be permitted for each foot the building is set back from all required yard lines.

F – Special development standards: inasmuch as all industrial uses permitted in this industrial zone require a site plan review by the Planning Commission, or if they are applied for in another zone, they shall be subject to a review by the Board of Adjustments as an application for a conditional use permit, no zoning certificate shall be used for a 'IL' use, until the applicant shall have Certified to the Administrative Official and the reviewing body that:

1. The industrial activity will be conducted wholly within a completely enclosed building, except for automobile service stations, drive in

restaurants and theaters, equipment rentals services, including automobiles, truck and trailers; truck and motor freight terminals and hauling services.

2. No noise from any operation conducted on the premises, either continuous or intermittent, shall cause any nuisances to the immediately neighboring properties so that there shall be no emission of odors or odor causing substances, nor vibrations which can be detected without the use of instruments at or beyond the lot lines.
3. No emission of toxic or noxious matter, which is injurious to human health, comfort or enjoyment of life and property or to animal or plant life, shall be permitted. Where such emissions could be produced as a result of accident or equipment malfunction, adequate safeguards considered suitable for safe operation in the industry involved shall be taken.
4. Where the property lines separate an industrial zone from a residential zone, a visual and mechanical barrier, a minimum of six (6) feet in height, shall be provided along the common lot line, which may consist of any of the following:
 - An evergreen hedge used with a chain link fence, not less than three (3) feet in height.
 - A fence of a non-deteriorating material.
 - Masonry wall
5. All activities involving the use and/or storage and/or disposal of flammable liquids or materials which produce flammable or explosive vapors or gases shall be provided with adequate safety and protective devices against hazards of fire and explosion, as well as with adequate firefighting and suppression equipment and devices standard to the industry involved. All above ground storage shall be enclosed fireproof vaults. The storage utilization or manufacture of flammable radioactive and explosive materials and products which decompose by detonation is prohibited in the 'IL' Zone.

6. The storage and utilization of flammable liquids, or of materials that produce flammable or explosive vapors or gases shall be permitted on any lot in accordance with the following table:

Total Permitted Quantities Of Flammable Materials in <u>Gallons</u>		Closed Cup Flashpoint in Degrees F.
<u>Above Ground</u>	<u>Below Ground</u>	
Class I Not Permitted	20,000	Class I Below 100 Degrees F.
Class II 1,000	40,000	Class II Above 100 Degrees F. and Below 140 Degrees F.
Class III 5,000	80,000	Class III Above 140 Degrees F.

Section 5.802 General Industrial 'IG'

a – Principal permitted uses in this 'IG' Zone include as examples, but not limited to the following:

1. Any use first permitted in 'IL' Light Industrial Zone.
2. Acetylene, oxygen manufacture.
3. Acid manufacture including all corrosive acids and materials.
4. Alcohol manufacture.
5. Ammonia, chlorine or bleaching powder manufacture.
6. Animal black, lamp black or graphite manufacture.
7. Asphalt products, manufacture or refining.

8. Automotive wrecking, junk or salvage yard, if in a completely enclosed building, or the premises on which such use is conducted is entirely enclosed within a solid fence or masonry wall not less than six (6) feet in height.
9. Automotive, tractor, trailer, farm implement assembly or manufacture.
10. Battery, manufacture, tire recapping or retreading.
11. Bleaching, cleaning and dyeing plant.
12. Boiler shops, machine shops, structural steel fabricating shops, metal working shops.
13. Celluloid or proxyline products, manufacture or storage.
14. Cement, lime, gypsum or plaster manufacture.
15. Cement products manufacture, including ready-mix concrete batching plants.
16. Coke ovens.
17. Crematory.
18. Creosote manufacture or treatment.
19. Dexatrine, starch or glucose processing.
20. Distillation of coal, petroleum, refuse, grain, wood or bones.
21. Electric power manufacture.
22. Emery cloth or sandpaper manufacturing.
23. Enameling, lacquering or japanning.
24. Explosives manufacturing or storage.
25. Extractive industry, gravel or sand.
26. Flour or grain mill.
27. Fat rendering.
28. Fertilizer, compost, manufacture or storage.
29. Fish curing, smoking or packing.
30. Fish oil manufacture or refining.
31. Forging plants.
32. Glass products, pottery, figurines or manufacture of similar products using previously pulverized clay.
33. Glue manufacture.
34. Gelatin manufacture.
35. Landfill or incinerator.

36. Livestock feeding yards or market.
37. Paint, linseed oil, shellac, turpentine, lacquer, or varnish manufacture.
38. Petroleum or inflammable liquids production, refining.
39. Rock crushing.
40. Sanitary landfill for refuse disposal in conformance with the standards set forth in the Kentucky Department of Health Manual 'Recommendations for the disposal of the Refuse by the Sanitary Landfill Methods'. Approval of the sanitary landfill by the State Board of Health shall also be obtained.
41. Sodium compounds manufacture.
42. Slaughtering of animals.
43. Smelting.
44. Wholesale storage of petroleum, gasoline, oil.
45. Wire rod drawing, nut, and screw or bolt manufacturing.
46. The Board of Adjustment may allow any use similar in character to one of the specified uses listed above if such use is equally in harmony with the character of the district as a permitted use.

b – Accessory uses or buildings permitted shall include those customarily incidental to the above permitted uses.

c – A minimum lot size of two (2) acres shall be required for any industrial use of the above categories or types in the 'IG' zone. No lot shall be less than one hundred (100) feet in width at the building line.

d – The following setback and yard requirements shall apply:

1. Front Yards: the front yard building setback line shall be a minimum of seventy-five (75) feet from any existing right-of-way line of any street or road.
2. Side Yards: there shall be a minimum side yard on each side of any building or structure of twenty-five (25) feet measured from the side lot line to the nearest building. Where said use abuts any residential zone, there shall be a side yard setback on the side abutting the residential district of one hundred (100) feet. Such space shall remain open and unoccupied by any building or accessory building or use, except that any

portion of a side yard in excess of twenty (25) feet from a side property line may be used and included in the required parking space.

3. Rear Yards: there shall be minimum rear yard as measured from the rear property line to the nearest bldg. of twenty –five (25) except where the property abuts a residential zone, then such rear yard shall be not less than fifty (50) feet wide. Such space shall not be occupied by any building or accessory use.

e – There shall be no building height limitations.

f - Special development standards: inasmuch as all industrial uses permitted in this industrial zone require a site plan review by the Planning Commission, or if they are applied for in another zone, they shall be subject to a review by the Board of adjustment as an application for a conditional use permit, no zoning certificate shall be issued in the 'IG' zone until the applicant shall have verified to the reviewing body and the Administrative Official the same items 1 through 4 in paragraph 'f' of Subsection 5.801 and that:

4. The storage, utilization or manufacture of solid materials or products ranging from free or active burning to intense burning is permitted only if said materials or products are stored, utilized or manufactured within completely enclosed buildings having incombustible exterior walls and protected throughout by an automatic fire extinguishing system.
5. All activities involving the use and/or storage and/or disposal of flammable liquids or materials which produce flammable or explosive vapors or gasses shall be provided with adequate safety and protective devices against hazards of fire and explosion, as well as with adequate fire-fighting and suppression equipment and devices standard to the industry involved. All above ground storage shall be in enclosed fireproof vaults.
6. The storage and utilization of flammable liquids, or of materials that produce flammable or explosive vapors or gasses shall be permitted on any lot in accordance with the following table:

<u>Total Permitted Quantities of</u> <u>Flammable Materials in Gallons</u>	<u>Closed Cup Flashpoint in</u> <u>Degrees F</u>
---	---

<u>Above Ground</u>		<u>Below Ground</u>
Class I		Class I
Not Permitted	Unlimited	Below 100 Degrees F
Class II	Unlimited	Class II
Unlimited		Above 100 Degrees F and Below 140 Degrees F
Class III		Class III
Unlimited	Unlimited	Above 140 Degrees F

Section 5.900 Planned unit Development, Residential and Highway Business

This section is intended to permit creation of new Residential and Highway Business Planned Unit Development Zones. Such zones are to be permitted as amendments to the Zoning Maps on application and approval of specific and detailed plans, where tracts suitable in location and character for the uses and structures proposed are to be planned and developed as integrated units. A Planned Unit Development may be referred to and cited hereafter as Planned Development or Development. Regulations set forth herein are adapted to unified planning and development in such zones. Nothing herein should be construed to mean that the land owner has the inherent right to develop a Planned Unit Development. The Planning Commission has the power to decide whether or not to allow Planned Unit Development based on their experience, public hearing and the standards set forth herein. Applications for Planned Unit Development rezoning will be granted only when the plan for the project is such that the public health, safety and morals will not be jeopardized by a departure from the restrictions on corresponding uses in the standard zone. In addition, the purposes of this section is: to permit a more varied, efficient, attractive and economical residential development pattern; to increase the flexibility in the location and arrangement of homes; to provide a more usable pattern of open space; to provide an opportunity to preserve areas of natural values; to provide

for different types of dwellings in the same general area; to allow for increased residential densities; and, to encourage innovations in developmental designs.