| Section | 10-6.652. | M-1 | Light | Industrial | District. |
|---------|-----------|-----|-------|------------|-----------|
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| | PERMITTED USES | | | | | | |
|---|--|---|--|--|--|--|--|
| 1. District Intent | 2. Principal | 3. Accessory Uses | | | | | |
| The M-1 district is intended to be located in areas | (1) Armored truck services. | (17) Laboratories; research and development | (1) A lawfully established_use or structure on the same lot with, and | | | | |
| designated Bradfordville Mixed Use or Suburban on | (2) Assembly of apparel and accessories. | activities. | of a nature customarily incidental and subordinate to, the principal use | | | | |
| the Future Land Use Map of the Comprehensive Plan | (3) Automotive service and repair, including car wash. | (18) Lawn and tree removal services. | or structure and which comprises no more than 33 percent of the gross | | | | |
| shall apply to urban areas with convenient access to | (4) Bottling plants. | (19) Manufacturing (consistent with the definition | floor area of the principal use or structure, as determined by the | | | | |
| transportation facilities, where light manufacturing, | (5) Broadcasting studios. | of light industrial). | County Administrator or designee. The 33 percent limitation does not | | | | |
| processing, storage, community and recreational | (6) Building contractors and related services. | (20) Non-medical offices and services, including | apply to outdoor storage that is accessory to a permitted principal use. | | | | |
| facilities and other activities compatible with light | (7) Cemeteries. | business and government offices and services. | (a) Light infrastructure and/or utility services and facilities | | | | |
| industrial operations are permitted. The district is | (8) Communications and utilities. | (21) Off-street parking facilities. | necessary to serve permitted uses, as determined by the | | | | |
| not intended to accommodate heavy industrial | (9) Community services, including vocational schools | (22) Passive and active recreational activities. | County Administrator or designee. | | | | |
| operations or to accommodate commercial or | and police/fire stations. Libraries, elementary, middle, or | (23) Pest control services. | (b) Residential use (intended for watchman or guard not to | | | | |
| residential development which would restrict the | high schools are prohibited. Other community services | (24) Printing and publishing. | exceed 1 dwelling unit per industrial use). | | | | |
| principal light industrial operations. | may be allowed in accordance with Section 10-6.806 of | (25) Repair services, non-automotive. | (c) Outdoor storage (without the 33 percent limitation), | | | | |
| | these regulations. | (26) Towing, wrecking, and recovery services. | provided it complies with Section 7 below. | | | | |
| | (10) Crematoriums. | (27) Transportation and freight handling activities. | (d) The following uses are permitted accessory uses in this | | | | |
| | (11) Distribution facilities. | (28) Warehouses, mini-warehouses, or self- | district: | | | | |
| | (12) Dry cleaning plants. | storage facilities. | 1. Eating and drinking establishments such as | | | | |
| | (13) Food processing, excluding slaughter. | (29) Welding and machine shops. | cafeterias or snack bars, (located within the | | | | |
| | (14) Golf courses. | (30) Wholesale activities. | interior of any permitted use.) | | | | |
| | (15) Gun firing ranges (indoor). | (31) Wholesale building supplies. | | | | | |
| | (16) Heavy infrastructure (maintenance yards, motor | (32) Other uses, which in the opinion of the | 2. Temporary employment | | | | |
| | pools, airports, land fills, sewage treatment plants, etc.). | County Administrator or designee, are of a similar | | | | | |
| | | and compatible nature to those uses described in this district. | 3. Security Guard Service | | | | |
| | | uns district. | 4. Day Care Centers licensed day care services | | | | |
| | | | as described in and regulated by section 10-6.811. | | | | |
| | | | | | | | |
| | | | 5. Recreational amenities—provided as an | | | | |
| | | | accessory to a permitted uses established within | | | | |
| | | | the district for use by employees management, | | | | |
| | | | and their guests. | | | | |
| | | | 6. Retail sales—provided the sales are directly | | | | |
| | | | related to the principal light industrial use(s), e.g. | | | | |
| | | | gun sales at an indoor shooting range. Retail | | | | |
| | | | sales must be limited to no more than 33% of the | | | | |
| | | | gross floor area. | | | | |
| | | | gross noor area. | | | | |

| DEVELOPMENT STANDARDS (continued on page 1 of 2) | | | | | | | | | |
|--|------|------|------|---------|------|---------|--|---|-----------|
| Permitted Principal Commercial Uses Numbers (3), (21), (25) | none | none | none | 25 feet | none | 25 feet | | 10,000 square feet of gross building floor area per parcel | 3 stories |
| All Other Permitted Principal Non- Residential Uses | none | none | none | 25 feet | none | 25 feet | | 20,000 square feet of gross building floor area per acre. 50,000 square feet of gross building floor area per acre for storage areas within buildings. | 3 stories |

7. Criteria for Outdoor Storage: Outdoor storage is permitted as an accessory use to a permitted principal use (without the 33 percent limitation) if the outdoor storage area is screened with an opaque material (an opaque material may include vegetation). The opacity requirements are as follows: 100 percent along any property line that adjoins an existing residential use; 80 percent along any property line that adjoins any other type of use other than residential (commercial, office, etc.) or a street right-of-way. The determination of the adequacy of the opaque material will be evaluated at the time of permitting.

8. Street Vehicular Access Restrictions: Properties in the M-1 zoning district may have vehicular access to any type of street. However, in order to protect residential areas and neighborhoods from non-residential traffic, vehicular access to a local street is prohibited if one of the following zoning districts is located on the other side of the local street: RA, R-1, R-2, R-3, R-4, R-5, MH, MR-1, and RP

9. Fencing Requirement: All areas proposed for use, currently used, or previously used, in open-pit mining operations and/or construction and demolition debris disposal must be secured by a fence, unless the area is determined to be a reclaimed open-pit mine by the county administrator or designee. The fence must be at least four feet in height with openings that will reject the passage of a seven-inch diameter sphere. The fence must be equipped with a gate which shall remain locked when workers or employees of the land owner or mining company are not present at the site. At every gate or access point, at least one sign must be posed which states, in at least four-inch tall letter, "Danger," "Keep Out," "No Trespassing," or similar language to indicate that there may be hazardous conditions on the premises.

GENERAL NOTES:

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

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

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