

TO: EUSTIS LOCAL PLANNING AGENCY (LPA)

FROM: TOM CARRINO, CITY MANAGER

DATE: FEBRUARY 6, 2025

RE: ORDINANCE NUMBER 25-01: AMENDMENT TO CHAPTERS 102 and 109 OF THE LAND DEVELOPMENT REGULATIONS

Introduction:

After conducting a workshop related to the Land Development Regulations with the consultant, Kimley-Horn in November, 2024, the City Commission instructed the Planning staff to bring back proposed language to assist it with regulating and controlling locations for self-service storage facilities. Additionally, the City Commission also expressed a desire to require a pre-application community meeting for certain development projects. Ordinance Number 25-01 amends the Land Development Regulations, Chapter 102, Section 102-11 (b) Community Meeting and Chapter 109, Section 109-4 Use Regulations Table to provide for consistency with the Comprehensive Plan, and clarify the City Commission's legislative intent.

Recommended Action:

Staff recommends that the LPA transmit to the City Commission for their action and approval.

Background:

Periodic revisions and updates to the Land Development Regulations provide for consistency with the Comprehensive Plan, and clarify the City Commission's legislative intent.

Chapter 102, Section 102-11(b) Community Meeting:

- A. Amend the Community Meeting section to require a number of development applications to hold a Pre-Application Community Meeting for the following development applications:
 - 1. Residential subdivisions with more than 10 lots;
 - 2. Mixed Use and Multi-Family developments on projects greater than 5 dwelling units per acre;
 - 3. Proposed commercial projects with buildings over 50,000 square feet in size;
 - 4. Any planned unit development (PUD); and
 - 5. Any Future Land Use Development District change on properties over 4 acres (not a part of an annexation application).

Chapter 109, Section 109.4. Use Regulations Table:

B. Amend the Use Regulations Table (Section 109.4) to remove self-service storage as a permitted use in the General Commercial (GC) land use district and make it a conditional use only in the General Industrial land use district:

	Residential				Comm & Indu			d Use			Othe	Standards		
SPECIFIC USE	RR	SR	UR	MH	GC	GI	CBD	RT	MCR	MCI	PI	AG	CON	
KEY: P = Permitte	ed Use	E L = P	ermitte	d Subje	ct to limit	ations in	Standard	ls Colu	ımn C=	Conditi	onal U	se Bla	nk = Not	Permitted
						CON	IMERC	AL						
Parking, Commercial					Р		Р	С	Р	Р	L			9
Pharmacy					Р	С	Р	С	Р	Р				
Restaurant, no drive-through				L	Р		Р	С	Р	Р	L			1,9
Restaurant with drive-through					Р		С	С	Р	Р				
Retail Sales & Service				L	Р	С	Р	С	Р	Р	L			1,9
Self Service Storage						<u>C</u>								
Vehicle Parts & Accessories					Р	Р	Р	С	С	Р				
Vehicle service, general					Р	Р	Р	С	С	Р				

C. Amend the Use Regulations Table (Section 109.4) to add a hookah/vapor bar or tavern as a conditional use in the General Commercial (GC), Mixed Commercial Residential, (MCR) Mixed Commercial Industrial (MCI) and Central Business District (CBD) land use districts:

			Residential				Commercia I & Industrial		Mixed Use				Other			Standard S
SPECIFIC			R	SR	U	MH	GC	GI	CBD	R	MC	MC	PI	AG	CON	
USE			R		R						R	I				
KEY: P = Permitted Use L = Permitted Subject to limitations in Standards Column C = Conditional Use Blank = Not Permitted														nk = Not		
		INDUSTRIAL														
Crematorium								С								
Heavy Industrial								Р								
<u>Hookah/</u> Vapor Bar Tavern							<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>				
Research lab without manufacturing							Р	Р	Ρ	С	С	Ρ				

Community Input

Development Services has properly advertised the ordinance and there is an opportunity for community input at the public hearing.

Budget / Staff Impact:

None

Prepared By:

Mike Lane, AICP, Development Services Director

Attachments:

Ordinance Number 25-01 Pre-Application Community Meeting Instructions Proposed Use Regulations Table