

EXCLUSIVELY LISTED BY VIRGINIA SMITH



Alexandria Motel
Prime Location
Near DC

**6411 Richmond Hwy.
Alexandria, VA 22306**

Presented Exclusively By:
VIRGINIA SEEKFORD SMITH
24 hr. Telephone: 703-836-1116

OFFERING REMARKS

Prime opportunity for owner/operator, investor, or developer. The Alexandria Motel: a 27 room motel located in the heart to the DC Metro area. Only 10 miles from downtown DC. The Motel consists of 14 single rooms, and 5 double rooms. All rooms have a full bath, fridge, microwave. The Boarding House consists of 8 single rental rooms, 2 shared baths, common laundry room, and the manager's office. Property is well maintained. Roofs recently replaced. Recent electrical work

LOCATION HIGHLIGHTS

- 10 miles to downtown Washington DC
- 6 miles to Reagan National Airport
- 2.5 miles to Old Town Alexandria
- 7 miles to The Pentagon
- 4.4 miles to MGM National Harbour Resort & Casino
- 5 miles to George Washington's Mount Vernon
- Abundant shopping & dining options just minutes away
- Easy access to I-495 (Beltway)



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VIRGINIA SEEKFORD SMITH
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24 hr. Telephone: 703-836-1116

CONFIDENTIAL LISTING

Do Not Enter Property, Or Discuss With Any Motel Personnel - Call Virginia Smith at 703-836-1116 For Information and Previewing Property

OFFERING SUMMARY

Price	\$2,000,000
Rooms	27 (14 single rooms, 5 double rooms, plus boarding house: 8 single rooms, and 2 shared baths)
Building Area	4,217 Sq. Ft. - Motel 4,950 Sq. Ft. - Boarding House 9,167 Sq. Ft. - TOTAL
Land Area	27,195 Sq. Ft.
Zoning	C-8 (highway commercial) -attached
Parking Spaces	24
Year Built	1937
2016 Property Taxes	\$11,620



The information contained herein is based upon sources of information that Arlington Realty, Inc. deems to be reliable, but no warranty or representation is made as to the accuracy therefore. The offering is subject to withdrawal or change of price without written or oral notice. The Seller retains the option to reject any and all offers.

PHOTOS



Guestroom (double)



Guestroom (single)



Exterior



Exterior



Exterior



Boarding House & Office

TRUSTEES OF INTERNATIONAL CENTER
FOR CHRISTIAN MINISTRIES

FRYE'S ADDITION TO
FAIRVIEW

LOT 1

S 62°59'30" E

256.00'

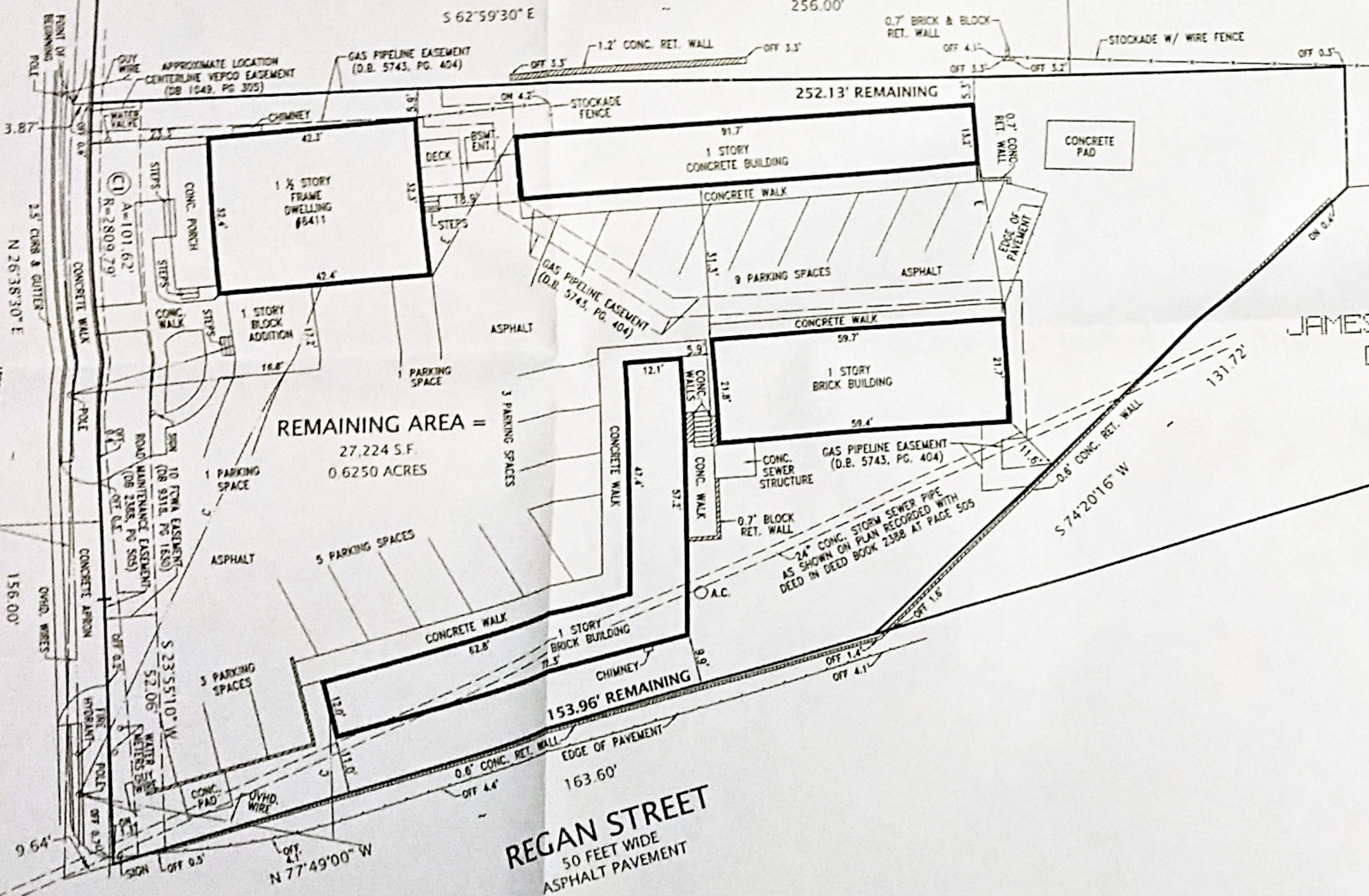
0.7' BRICK & BLOCK
RET. WALL

STOCKADE W/ WIRE FENCE

OFF 0.5'

S 27°00'30" W
24.86'

252.13' REMAINING



REMAINING AREA =
27,224 S.F.
0.6250 ACRES

153.96' REMAINING

REGAN STREET
50 FEET WIDE
ASPHALT PAVEMENT

JAMES G. B...
DIVISION
LOT

RICHMOND HIGHWAY
(FORMERLY BOWEN-WASHINGTON HIGHWAY)
U.S. ROUTE 1 110 FEET WIDE
ASPHALT PAVEMENT

LESS & EXCEPT 946 S.F.
TO THE COMMONWEALTH OF VIRGINIA
(DB 2388, PG 505)

POINT OF BEGINNING
POLE
3.87'
2.5' CURB & GUTTER
N 26°38'30" E
CONCRETE WALK
POLE
156.00'
OVHD. WIRES
FIRE HYDRANT
POLE
OFF 2.10'
OFF 2.10'

176.12' (DEED)
APPROXIMATE LOCATION
CENTERLINE VEPPO EASEMENT
(DB 1049, PG 375)
GAS PIPELINE EASEMENT
(D.B. 5743, PG. 404)
OFF 3.5'
OFF 3.5'
OFF 3.5'
OFF 3.5'

COMMERCIAL DISTRICT REGULATIONS

PART 8 4-800 C-8 HIGHWAY COMMERCIAL DISTRICT

4-801 Purpose and Intent

The C-8 District is established to provide locations on heavily traveled collector and arterial highways for those commercial and service uses which (a) are oriented to the automobile, or (b) are uses which may require large land areas and good access, and (c) do not depend upon adjoining uses for reasons of comparison shopping or pedestrian trade.

The regulations of this district are designed to accommodate such uses in a manner that will minimize interference with through traffic movements and insure a high standard in site layout, design and landscaping. Uses should be encouraged to group in preplanned concentrations, and where possible, a minimum distance of three (3) miles should be encouraged between such concentrations.

4-802 Permitted Uses

1. Accessory uses as permitted by Article 10.
2. Alternative Lending Institution, limited by the provisions of Sect. 805 below.
3. Automobile-oriented uses, limited by the provisions of Sect. 805 below.
4. Bowling alleys.
5. Business service and supply service establishments.
6. Churches, chapels, temples, synagogues and other such places of worship.
7. Colleges, universities.
8. Contractor's offices and shops.
9. Commercial swimming pools, tennis courts and similar courts, indoor.
10. Community clubs, centers and meeting halls.
11. Craft beverage production establishments, limited by the provisions of Sect. 805 below.
12. Cultural centers, museums.
13. Drive-in financial institutions, limited by the provisions of Sect. 805 below.
14. Drive-through pharmacy, limited by the provisions of Sect. 805 below.
15. Eating establishments.
16. Fast food restaurants, limited by the provisions of Sect. 805 below.
17. Financial institutions.

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18. Funeral homes.
19. Garment cleaning establishments.
20. Health clubs.
21. Hotels, motels.
22. Indoor archery ranges, fencing and other similar indoor recreational uses.
23. Kennels, limited by the provisions of Sect. 805 below.
24. Miniature golf courses, indoor.
25. Mobile and land based telecommunication facilities, subject to the provisions of Sect. 2-514.
26. New vehicle storage, limited by the provisions of Sect. 805.
27. Offices, limited by the provisions of Sect. 805 below.
28. Parking, commercial off-street, as a principal use.
29. Personal service establishments.
30. Private clubs and public benefit associations.
31. Private schools of general education, private schools of special education.
32. Public uses.
33. Quasi-public athletic fields and related facilities, limited by the provisions of Sect. 805 below.
34. Quick-service food stores, limited by the provisions of Sect. 805 below.
35. Repair service establishments.
36. Retail sales establishments.
37. Retail sales establishments-large, limited by the provisions of Sect. 805 below.
38. Skating facilities, indoor.
39. Telecommunication facilities.
40. Theatres.

COMMERCIAL DISTRICT REGULATIONS

41. Vehicle light service establishments, limited by the provisions of Sect. 805 below.
42. Vehicle transportation service establishments, limited by the provisions of Sect. 805 below.
43. Veterinary hospitals, limited by the provisions of Sect. 805 below.
44. Wholesale trade establishments.

4-803 Special Permit Uses

For specific Group uses, regulations and standards, refer to Article 8.

1. Group 3 - Institutional Uses, limited to:
 - A. Churches, chapels, temples, synagogues and other such places of worship with a child care center or nursery school
 - B. Convents, monasteries, seminaries and nunneries
2. Group 4 - Community Uses, limited to:
 - A. Marinas, docks and boating facilities of a private, nonprofit nature
 - B. Swimming clubs and tennis clubs/courts
3. Group 5 - Commercial Recreation Uses, limited to:
 - A. Billiard and pool halls
 - B. Commercial recreation parks, including mechanical or motorized amusement rides/devices
 - C. Commercial swimming pools, tennis courts and similar courts, outdoor
 - D. Dance halls
 - E. Indoor firing ranges
 - F. Miniature golf courses, outdoor
 - G. Skating facilities, outdoor
 - H. Any other similar commercial recreational use
4. Group 8 - Temporary Uses.
5. Group 9 - Uses Requiring Special Regulation, limited to:

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- A. Auction establishments

4-804 Special Exception Uses

For specific Category uses, regulations and standards, refer to Article 9.

1. Category 1 - Light Public Utility Uses.
2. Category 3 - Quasi-Public Uses, limited to:
 - A. Alternate uses of public facilities
 - B. Child care centers and nursery schools
 - C. Churches, chapels, temples, synagogues and other such places of worship with a child care center or nursery school
 - D. Conference centers and retreat houses, operated by a religious or nonprofit organization
 - E. Dormitories, fraternity/sorority houses, rooming/boarding houses, or other residence halls
 - F. Medical care facilities
 - G. Quasi-public parks, playgrounds, athletic fields and related facilities
 - H. Sports arenas, stadiums as a principal use
3. Category 4 - Transportation Facilities, limited to:
 - A. Bus or railroad stations
 - B. Electrically-powered regional rail transit facilities
 - C. Helistops
 - D. Regional non-rail transit facilities
4. Category 5 - Commercial and Industrial Uses of Special Impact, limited to:
 - A. Automobile-oriented uses
 - B. Baseball hitting and archery ranges, outdoor
 - C. Car washes
 - D. Commercial off-street parking in Metro Station areas as a temporary use

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- E. Commercial recreation restaurants
- F. Drive-in financial institutions
- G. Drive-in motion picture theatres
- H. Drive-through pharmacy
- I. Fast food restaurants
- J. Golf courses, country clubs
- K. Golf driving ranges
- L. Marinas, docks and boating facilities, commercial
- M. Mini-warehousing establishments
- N. Offices
- O. Pawnshops
- P. Quick-service food stores
- Q. Retail sales establishments-large
- R. Service stations
- S. Service station/mini-marts
- T. Truck rental establishments
- U. Vehicle light service establishments
- V. Vehicle major service establishments
- W. Vehicle sale, rental and ancillary service establishments
- X. Establishments for scientific research and development to include assembly, integration and testing of experimental prototype products as an incidental use

4-805 Use Limitations

1. Fast food restaurants, automobile-oriented uses, drive-in financial institutions, quick-service food stores and vehicle light service establishments shall be permitted by right in accordance with the following:
 - A. Fast food restaurants without any drive-through facilities shall be permitted by right:

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- (1) When located in a shopping center, and the fast food restaurant does not occupy (a) more than 1500 square feet of gross floor area and (b) more than thirty-five (35) percent of the gross floor area of the building in which located; or
 - (2) When located in a shopping center of 25,000 square feet or more of gross floor area, the fast food restaurant may occupy more than 1500 square feet but not to exceed 2500 square feet of gross floor area, provided that the fast food restaurant does not occupy more than twenty-five (25) percent of the gross floor area of the building in which located.
- B. Fast food restaurants, other than those permitted under Par. 1A above, automobile-oriented uses, drive-in financial institutions, and quick-service food stores shall be permitted by right when:
- (1) Such use is located within a building of a shopping center, which building contains at least six (6) other uses which are not fast food restaurants other than those permitted by Par. 1A above, automobile-oriented uses, drive-in financial institutions, or quick-service food stores; and
 - (2) All uses within that building are connected by party walls or partitions to form one continuous structure.
- C. Vehicle light service establishments shall be permitted by right when located within the main structure of a regional shopping center.
- D. For all of the above, the shopping center and the building in which such automobile-oriented use, drive-in financial institution, fast food restaurant, quick-service food store or vehicle light service establishment is located shall be subject to an approved unified site plan. In addition, vehicular access to the use shall be provided only via the internal circulation system of the shopping center.

Automobile-oriented uses, drive-in financial institutions, fast food restaurants, quick-service food stores and vehicle light service establishments which do not meet the limitations set forth above may be allowed by special exception in accordance with the provisions of Article 9.

2. Outdoor storage and display areas shall be permitted only on the same lot with and ancillary to a permitted, special permit or special exception use.
3. Except for 250 square feet of accessory outdoor storage and display in accordance with Sect. 17-104, the outdoor area devoted to storage, loading and display of goods shall be limited to that area so designated on an approved site plan. For all uses the outdoor storage and display of goods shall be subject to Sect. 2-504 and shall be limited to goods that are customarily used outside such as fertilizers, peat moss, shrubbery and mulch; provided, however, that this shall not be deemed to preclude outdoor storage by a contractor's office and shop or the outdoor storage or display of goods permitted to be sold at a service station or service station/mini-mart.

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4. All outdoor storage and loading areas shall be enclosed by screening and all refuse shall be contained in completely enclosed facilities.
5. The outdoor storage or parking of construction equipment, construction vehicles, construction machinery or vehicles such as solid waste collection vehicles, dump trucks, cement mixers, tractors and/or trailers of tractor-trailer trucks shall not be permitted.
6. Any establishment involved with the sale or storage of fuel for sale shall be permitted only if the fuel is stored underground.
7. All uses shall comply with the performance standards set forth in Article 14.
8. Except where expressly waived by the Director because of existing physical constraints, site configuration or safety considerations which would preclude strict compliance:
 - A. On a corner lot, no curb cut shall be located closer than sixty (60) feet to the curb line extended of the intersecting street.
 - B. No curb cut, except on a service drive, shall be located closer than twenty (20) feet to a side or rear lot line, unless a common curb cut serves adjacent uses, and in no instance shall the distance between separate curb cuts serving adjacent land uses be less than forty (40) feet.
 - C. Except where frontage is on a service drive, a freestanding use shall have no more than two (2) curb cuts on any single right-of-way, and such curb cuts shall have a minimum distance of forty (40) feet between them.
9. Kennels and veterinary hospitals shall be permitted by right when located within a completely enclosed building which is adequately soundproofed and constructed so that there will be no emission of odor or noise detrimental to other property in the area. In addition, the Health Department shall approve the construction and operation of all veterinary hospitals prior to issuance of any Building Permit or Non-Residential Use Permit.
10. Offices shall be permitted only subject to the following:
 - A. The total gross floor area devoted to office shall not exceed fifty (50) percent of the maximum floor area permitted on the lot in accordance with the maximum floor area ratio for the district; provided that an increase in office use up to seventy-five (75) percent may be permitted by the Board in accordance with the provisions of Sect. 9-515.
11. Quasi-public athletic fields and related facilities shall be permitted by right in accordance with the following:
 - A. Such use is not specifically precluded or regulated by any applicable proffered condition, development condition, special permit or special exception condition;

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- B. Such use shall be permitted on an interim basis for a period not to exceed five (5) years, provided, however, that upon request by the property owner, subsequent extensions of up to five (5) years each may be approved by the Board;
 - C. No structure or field shall be located within 100 feet of any adjoining property which is in an R district;
 - D. The use of lighting or loudspeakers for the athletic field or facility shall not be permitted;
 - E. Notwithstanding the provisions of Article 13, transitional screening shall not be required unless determined necessary by the Director;
 - F. Parking to accommodate such use shall be provided on-site. In the event such use is to be located on-site with another use, the Director may allow existing off-street parking to serve such use provided the hours of operation of the two uses do not coincide; and
 - G. There shall be a sign which identifies the athletic field as an interim use of the site. No such sign shall exceed thirty-two (32) square feet in area or be less than ten (10) square feet in area, exceed eight (8) feet in height or be located closer than five (5) feet to any street line.
12. Drive-through pharmacies shall be permitted by right (a) when located on a lot which is not abutting or not across a local or collector street from residentially zoned land, which land is either developed with dwellings or vacant; (b) when the lot is designed to minimize the potential for turning movement conflicts and to facilitate safe and efficient on-site circulation and parking; and (c) when there are adequate parking and stacking spaces for the use which are provided and located in such a manner as to facilitate safe and convenient vehicle and pedestrian access to all uses on the lot. Drive-through pharmacies which do not meet these limitations may be allowed by special exception in accordance with the provisions of Article 9.
- In addition, signs shall be required to be posted in the vicinity of the stacking area stating the limitations on the use of the window service and/or drive-through lane. Such signs shall not exceed two (2) square feet in area or be located closer than five (5) feet to any lot line.
13. Except in Commercial Revitalization Districts, vehicle transportation service establishments shall be permitted by right in accordance with the following:
- A. The total number of company vehicles permitted on site at any given time shall not exceed five (5).
 - B. There shall be no maintenance of refueling or vehicles on site.
 - C. Notwithstanding the provisions of Par. 15 of the Transitional Screening and Barrier Matrix, the use shall be subject to the provisions of Par. 9 of the Matrix.

Vehicle transportation service establishments which are located within a Commercial Revitalization District may be allowed by special exception in accordance with the

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provisions of Sect. 9-622.

14. New vehicle storage shall be permitted by right in accordance with the following:
 - A. When located within a parking structure that is accessory to another use, and provided that the spaces devoted to a new vehicle storage are in excess of the minimum number of off-street parking spaces required in accordance with Article 11 for the use to which the structure is accessory. The owner shall submit a parking tabulation in accordance with Article 17 that demonstrates that such excess parking spaces are available for new vehicle storage.
 - B. The layout of the new vehicle storage shall not hinder the internal vehicle circulation within the parking structure, and there shall be no mechanical parking lift devices or fencing associated with the new vehicle storage.
 - C. There shall be no signs identifying the use and/or the associated vehicle, sale, rental and ancillary service establishment.
 - D. Notwithstanding the provisions of Article 13, transitional screening shall not be required.

15. Retail sales establishments-large shall be permitted by right in accordance with the following:

When such use is located within a building that contains a minimum of 1,000,000 square feet of gross floor area with at least six (6) principal uses all of which are connected by party walls, partitions or similar structural members to form one continuous structure.

Retail sales establishments that do not meet the limitations set forth above may be allowed by special exception in accordance with the provisions of Article 9.

16. Alternative lending institutions shall be permitted by right in accordance with the following:
 - A. When such use is located on a lot that is not in a Commercial Revitalization District or a Commercial Revitalization Area; and
 - B. When such use is located in the building of a shopping center, with all uses within that building being connected by party walls or partitions to form one continuous structure; and
 - C. The shopping center is not located adjacent to or across a public right-of-way from land developed with any public use, place of worship, child care center, private school of general education, or quasi-public athletic fields and related facilities; and

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- D. The daily hours of operation for such uses shall be limited to between 8:00 AM and 6:00 PM; and
 - E. There shall be no storage and/or sale of automobiles permitted from the site.
17. Craft beverage production establishments shall be permitted by right in accordance with the following:
- A. Production shall be limited to no more than 5,000 barrels of beer, or 5,000 gallons of distilled spirits, wine, cider, or mead annually.
 - B. Production activities and the area devoted to such activities shall be accessory to an on-site tasting room.
 - C. Parking shall be provided in accordance with the requirements for an eating establishment pursuant to Sect. 11-104 of the Zoning Ordinance.
 - D. Storage of materials used in the production process shall only be permitted within a completely enclosed structure.

4-806 Lot Size Requirements

- 1. Minimum lot area: 40,000 sq. ft.
- 2. Minimum lot width: 200 feet
- 3. The minimum lot size requirements presented in Par. 1 and 2 above may be waived by the Board in accordance with the provisions of Sect. 9-610.

4-807 Bulk Regulations

- 1. Maximum building height: 40 feet, subject to increase as may be permitted by the Board in accordance with the provisions of Sect. 9-607
- 2. Minimum yard requirements
 - A. Front yard: Controlled by a 45° angle of bulk plane, but not less than 40 feet
 - B. Side yard: No Requirement
 - C. Rear yard: 20 feet
- 3. Maximum floor area ratio: 0.50, provided however an increase to 0.70 may be permitted by the Board in accordance with the provisions of Sect. 9-618
- 4. Refer to Sect. 13-301 for provisions that may qualify the minimum yard requirements set forth above.

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4-808 Open Space

15% of the gross area shall be landscaped open space

4-809 Additional Regulations

1. Refer to Article 2, General Regulations, for provisions which may qualify or supplement the regulations presented above.
2. Refer to Article 11 for off-street parking, loading and private street requirements.
3. Refer to Article 12 for regulations on signs.
4. Refer to Article 13 for landscaping and screening requirements.
5. Refer to Article 17 for uses and developments which are subject to site plan provisions.