Article 3 - Use Definitions

"Child Caring Institution means a child-welfare facility licensed by the State which either primarily or incidentally provides full-time room, board and watchful oversight to six or more children in State Custody through 18 years of age outside of their own homes. It does not include: (1) facilities exempted by state law; (2) facilities providing care and oversight to children in custody of DHS who have been adjudicated unruly or awaiting adjudication on charges of being unruly or other offense; (3) a qualified residential treatment program; or (4) a commercial sexual exploitation recovery center. "

Article 4 Specific Use Provisions Division 1 - Uses

"Sec. 4-67 Child Caring Institutions

A Child Caring Institution shall comply with all State rules and regulations, and the following requirements:

- 1. The facility shall be located on a minimum 1.5-acre lot.
- 2. There shall be a minimum of 70 square feet of sleeping space per child and appropriate indoor (separate from the designated sleeping space) and outdoor usable space for play and exercise.
- 3. The use is limited to the principal structure. No accessory structure may be used.
- 4. The facility shall maintain a current state license and comply with all applicable state regulations and local building and fire code regulations, including but not limited to the designated number and ages of approved children for the facility and required licensed/unlicensed adult staff members.
- 5. The number and ages of children shall be provided to the city's licensing division as part of the annual renewal of the occupational tax certificate and regulatory license. The owner shall provide proof of compliance and access to facility for verification purposes as deemed necessary by the city's licensing division.



The owner shall provide proof of school enrollment for each school age child.

Each caregiver shall obtain an annual work permit from the Chief of Police.

- 8. The Special Use Approval is valid for one year only, and a renewal application shall be submitted to the city by November 1 of each year. The application shall include an inspection report from the office of the fire marshal and building official certifying compliance with governing codes.
- 9. If the facility is in an HOA community, then a letter of compliance/authorization must be provided by the HOA as a part of the Special Use application.
- 10. The owner shall provide a detailed care plan, including but not limited to the number and ages of anticipated children, number and licensing of staff, and designated public schools for attendance, as a part of the Special Use application. The plan shall also designate a primary managing caregiver that is available by telephone on a 24-hour basis to respond to complaints or other issues.
- 11. The owner shall notify the City within three business days of any complaint or finding of violation by the State.



The owner shall permit random inspection(s) of the facility and documentation of the number and care of the children at the facility by the city if requested and submit to the city every six months a report about the facility's operations. The report shall include, but is not limited to, information on the number, ages

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and dates of stay for each child, list of services provided to the children during the reporting period, and the names of the service providers and caregivers.

- 13. No facility may locate within 1000 feet from another facility or package stores or halfway houses.
- 14. The facility shall include fencing, screening, and lighting controls for privacy and aesthetics.
- 15. All outdoor play areas shall be appropriately buffered from adjacent homes and outdoor activities shall comply with the city's noise ordinance.
- 16. The owner shall employ and maintain supervision of the resident children at all times.
- 17. Each application shall be accompanied by a plan managing the parking, ingress and egress to and from the property that provides sufficient parking for staff, visitors and owners and appropriate circulation to avoid impact to neighboring properties. On street parking is prohibited.
- 18. To the extent of any conflict between these requirements and state law, state law controls.
- 19. If the facility is in an HOA community, then documentation must be provided showing that no active restrictive covenants prohibit the use, or an acknowledgment letter from the HOA.
- 20. <u>Upon notice of any substantiated state or city violation affecting health, safety, or welfare, the Special Use may be immediately suspended pending Council hearing. Written notice of such suspension shall be delivered to any caregiver at the premises.</u>
- 21. The care plan shall include an emergency evacuation and first responder coordination protocols in addition to staffing, enrollment, and management requirements.
- Each caregiver's annual work permit shall be denied if the applicant has felony conviction(s), substantiated child abuse/neglect, or other disqualifying conduct.
- 23. <u>Failure to submit the required semiannual report may trigger immediate suspension of operations pending Council hearing.</u>
- 24. Notwithstanding state license allowances, no Child Caring Institution shall house more than ten (10) children per acre, and in no case more than ten (10) total residents, unless a greater number is expressly approved in writing by counsel. Any such approval shall specify the maximum number permitted, shall be limited in duration not to exceed twelve (12) months, and shall be subject to periodic review and renewal at least annually at counsel's discretion.
- 25. The applicant is not eligible to receive or renew special use approval if they have had any license issued under the police powers of any city or other governmental subdivision previously suspended or revoked.

The applicant is not eligible to receive or renew special use approval if, within a three-year period preceding the date of application, the applicant shall have been convicted for any felony charged under any of the laws of the several states or of the United States. The term "conviction" shall include an adjudication of guilt, a plea of guilty or nolo contendere or the forfeiture of bond when charged with a crime. If there is an arrest and charges are still pending, then action shall be postponed until the charges are adjudicated.

27. No code violations may exist at the proposed location and all property taxes shall be current.

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Sec. 2-16. Table of Permitted and Special Uses by Residential Zoning District.

Table 2-1
Permitted and Special Uses by Residential Zoning District

Use	See Also Sec.	R-30	R-20	R-15	MDR	PUD-R	
ACCESSORY USES				1	- Mark	1.05 K	
Accessory uses and structures not otherwise listed in this table, determined by the community development director to be normally	Sec. 4-05	Р	Р	Р	Р	Р	
incidental to one or more permitted principal uses							
Accessory dwelling, attached	Sec. 4-10	S	S	S	S	S	
Accessory dwelling, detached	Sec. 4-10	S	S	S	S	S	
Carport or garage		Р	Р	P	P	Р	
Construction field office	Sec. 4-210	Р	P	P	P	P	
Fallout shelter		Р	P	P	P	P	
Family day care home	Sec. 4-110	Р	P	P	P	P	
Fence	Sec. 4-135	See Ta	See Table 4.1				
Greenhouse, private		Р	P	Р	Р	Р	
Guest house	Sec. 4-160	P	P	P	P	P	
Home occupation	Sec. 4-170	Р	P	P	P	P	
Intermodal container, temporary	Sec. 4-180	Р	P	P	P	P	
Junk	Sec. 4-185	X	X	X	X	X	
Model home or subdivision sales officer, temporary	Sec. 4-285	Р	Р	Р	P	P	
Parking space, parking lot accessory to one or more permitted uses	Sec. 4-235	Р	Р	Р	Р	Р	
Parking of commercial vehicle or semi-trailer	Sec. 4-270	Х	Х	Х	Х	Х	
Public art	Sec. 4-231	X	Х	Х	Х	X	
Recreation facility, private (tennis court, swimming pool)	Sec. 4-295	Р	Р	Р	Р	Р	
Roadside stand		S	X	X	Х	Х	
Solar energy system, building mounted	Sec. 4-275	Р	Р	Р	Р	Р	
Solar energy system, ground mounted	Sec. 4-280	S	S	S	S	S	
Tower, amateur radio	Sec. 4-435	Р	Р	Р	Р	P	
Utility substation		Р	Р	Р	P	P	
Yard or garage sale	Sec. 4-335	P	P	P	P	P	
AGRICULTURAL USES				·			

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Livestock and animal	Sec. 4-200	S	X	X	X	I x
quarters						
Poultry	Sec. 4-200 (d)	Р	Р	Р	Р	Р
Production of crops	Sec. 4-15	Р	Р	Р	Р	Р
Timbering and forestry	Sec. 4-15	Р	Р	Р	Р	Р
Agriculture, agricultural facility, or		S	S	X	X	X
agricultural operation not otherwise						
specifically indicated in this table						
RESIDENTIAL USES						
Boarding house		X	X	X	X	X
Conservation subdivision	Art. 15 Div. 9	Р	Р	Р	Р	Р
Child Caring Institution	Sec. 4-67	S	S	S	S	S
Dwelling, detached single-family	Sec. 4-130	Р	Р	Р	Р	Р
Dwelling, two-family (duplex)	Sec. 4-125	X	X	X	Р	P
Dwelling, attached single-family (fee	Sec. 4-120	X	X	X	P	P
simple or condo)						
Dwelling, multiple-family		Х	X	X	X	X
Group home		Р	Р	Р	S	S
Halfway House	Sec. 4-161	S	S	S	S	S
Live-work unit		X	X	X	S	S
Loft		X	X	X	Р	P
Manufactured home	Sec. 4-205	X	X	X	X	X
Modular home (see def. industrialized		Р	Р	Р	P	P
building)						
Model home or subdivision sales	Sec. 4-285	Р	Р	Р	Р	Р
office, temporary						
Relocated residential		S	S	S	S	S
structure						
INSTITUTIONAL USES						
Church, temple, synagogue, or place	Sec. 4-70	S	S	S	S	S
of worship						
Club or lodge, nonprofit (civic,	Sec. 4-75	S	S	S	S	S
fraternal, social)						
Continuing care retirement		X	X	X	S	S
community						
Inotitutionalizado aida at 111				-		
Institutionalized residential living and care facilities, serving less than 15	Sec. 4-175	X	X	X	X	X
persons						
Institutionalized residential living and	Soc 4 175	- V	- V			
care facilities, serving 15 or more	Sec. 4-175	X	X	X	X	X
persons						
Public use		P	P	P	P	P
School, private elementary, middle, or	Sec. 4-260	S	S	S	S	S
high	200. 4 200		3	3	3	3
RECREATIONAL USES			-		-	
Common area		P	Р	P	P	P

Community recreation	Sec. 4-100	Р	Р	Р	Р	Р
Conservation area		Р	Р	Р	Р	Р
Golf course as part of residential subdivision		S	S	S	S	Р