# City of Scottsbluff, Nebraska

Monday, December 3, 2018 Regular Meeting

# Item Resolut.1

Council to consider an Ordinance including definitions for Micro Distilleries and Distilleries and including such as a special permitted and permitted use in certain zoning districts within the City.

**Staff Contact: Nathan Johnson, City Manager** 

<b>ORDINANCE</b>	NO.
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AN ORDINANCE FOR THE CITY OF SCOTTSBLUFF, NEBRASKA, AMENDING ARTICLE 2, CHAPTER 25 OF THE MUNICIPAL CODE TO INCLUDE DEFINITIONS FOR A MICRO DISTILLERY AND DISTILLERY, CORRECTING A TYPOGRAPHIC ERROR IN SECTION 25-2-13.2, AND AMENDING ARTICLE 3 OF CHAPTER 25 BY INCLUDING SUCH A MICRO DISTILLERY AND DISTILLERY AS A SPECIAL PERMITTED AND A PERMITTED USE IN CERTAIN ZONING DISTRICTS WITHIN THE CITY, REPEALING ALL PRIOR ORDINANCES, PROVIDING FOR AN EFFECTIVE DATE AND PROVIDING FOR PUBLICATION IN PAMPHLET FORM.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF SCOTTSBLUFF, NEBRASKA:

Section 1. Chapter 25, Article 2 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

# "25-2-13.2. Brewery, Micro.

Micro Brewery shall mean a facility for the production and packaging of malt beverages of low alcoholic content for distribution retail or wholesale, on or off premises, with a capacity of not more than 10,000 barrels per year. The development may include other uses such as a standard restaurant, bar, or live entertainment as otherwise permitted in the zoning district.

#### 25-2-31.1. Distillery.

Distillery shall mean any industrial use that distills on site. Distilleries are classified as a use that manufactures more than 10,000 gallons annually.

#### 25-2-31.2. Distillery, Micro.

Micro Distillery shall mean a facility which distills and packages liquor for retail or wholesale, on or off premises, produces 10,000 or fewer gallons of liquor annually and is licensed by the State of Nebraska. The facility may include other uses such as a bar, tavern, tasting room, standard restaurant or live entertainment as otherwise permitted in the zoning district."

Section 2. Chapter 25, Article 3 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

## "25-3-13. C-1 Central Business District.

Intent: The intent of a C-1 Central Business District Zone is a zone for the central business district permitting all types of business enterprises except manufacturing and other industries which are incompatible with a business district comprised primarily of retail sales and service businesses.

- 1. Accounting, auditing, bookkeeping services
- 2. Ambulance service
- 3. Amusement centers, indoor only
- 4. Animal clinic, indoor only
- 5. Arts & crafts studio
- 6. Auto storage and rental
- 7. Bakery or bakery goods store. The maximum gross floor area of a building permitted for this use is six thousand four hundred (6,400) square feet. Incidental, non-nuisance-producing processing, packaging, or fabricating is permitted if conducted entirely within a building.
- 8. Bank automated teller facilities, outdoor
- 9. Bank automated teller facilities, indoor
- 10. Bank & savings & loan
- 11. Barber, beauty shop
- 12. Book & stationary store
- 12.1 Brew Pub
- 13. Bus depot
- 14. Business college, trade school
- 15. Automated or coin-operated car wash
- 16. Church
- 17. Cleaning, laundry agency
- 18. Clinic

- 19. Communication facilities including communication tower, such tower not to exceed one hundred fifty (150) feet in height. No guy wires, outrigging, or other supporting structures may extend beyond the foundation of the tower.
- 20. Community center (public)
- 20.5 Condominium with 3 or fewer apartments
- 21. Confectionery stores
- 22. Convenience stores w/o dispensing gasoline
- 23. Convenience stores with dispensing gasoline
- 24. Convenience warehouse storage facilities
- 25. Day care center (child care center) or preschool
- 26. Delicatessen
- 27. Drive-thru photo facility
- 27.5 Dwelling unit--two (2) unit and multiple family within the confines of a building in which a business enterprise, retail sales or service business may be conducted.
- 28. Educational and charitable institutions
- 29. Educational and scientific research service
- 30. Florist
- 31. Food store, delicatessen
- 32. Furniture refinishing. The entire business must be conducted within a building.
- 33. Furniture/appliance store
- 34. Gift shop
- 35. Grocery store
- 36. Hardware store
- 37. Hospital
- 38. Hotel
- 39. Insurance agency/services
- 40. Jewelry store
- 41. Laboratory, medical, dental, optical
- 42. Laundromat, self-service
- 43. Library
- 44. Lodge or club
- 45. Marriage and family counseling
- 46. Mortuary
- 47. Motel
- 48. Municipal Uses
- 49. Nursery for children
- 50. Nursery for flowers/plants
- 51. Offices, professional and service
- 52. Parking lot, garage or facility
- 53. Pharmacy
- 54. Photographic studio
- 55. Printing & blueprinting
- 56. Professional membership organizations
- 57. Professional schools
- 58. Railroad station
- 59. Reducing/Suntanning
- 60. Restaurant, bar, tavern
- 61. Retail stores and services
- 62. Rooming/boarding house. Residential use is permitted above the ground floor and within the confines of a business building.
- 63. School
- 64. Service station-full service
- 65. Service station-mixed use
- 66. Service station -self service dispensing of gas only
- 67. Shoe store
- 67.1 Tattoo/body piercing establishment
- 68. Temporary medical housing
- 69. Theater, indoor
- 70. Tire ship, recapping
- 71. Tourist information booth
- 72. Upholstery Shops provided all work is completed inside the building.

- 73. Utility business offices
- 74. Warehousing facilities. Warehouse or storage facilities are permitted as the primary use on a lot or property only if a special permit is granted. A lot or property will not be eligible for consideration of the issuance of a special permit unless (1) the proposed facility will be located on a lot immediately adjoining (or directly across an alley from) a property with an allowed C-1 Zone use, (2) the proposed facility is necessary to and will be used as an accessory to the allowed use on the adjoining lot, and (3) both lots are under the same ownership.
- 75. Wholesale stores and distributors. The maximum gross floor area of a building permitted for this use is six thousand four hundred (6,400) square feet. Incidental, non-nuisance-producing processing, packaging, or fabricating is permitted if conducted entirely within a building.

- 1. Drive-thru (fast food) restaurant
- 2. Micro Brewery
- 3. Equipment rental and sales yard
- 4. Temporary building or contractor's storage and construction yard, incidental to the construction of a residential development or a real estate sales office to be used in marketing lots in a new subdivision, may be permitted if such a building or structure complies with all height and area requirements for the zone in which it is located.
- 5. Temporary building may be permitted if such building complies with all height and area requirements, and the use complies, except for the fact that the building is a temporary one.
- 6. Micro Distillery.

### Performance Standards.

1. Area & bulk regulations.

Use	Minimum	Minimum	Maximum	Maximum #		Setbacks			Floor Maxi	mum
	Lot Size	Lot Width	Coverage	Dwelling Units	Front	Rear	Interior Side	Side Street	Area	Height
	(sq.fl.)	(fl.)	(%)		(fl.) (fl.)	(ft.)	(fl.)	(sq.ft.)	(ft.)	•
	none	none	•		CA	В	•	PRTFA	70	
Garage						5	12.5			

Minimum Lot Area / Dwelling Unit - no requirement. PRTFA = Parking Ratio to Floor Area

- A. No minimum rear yard setback is required except for a lot abutting the side of a lot in either an R or OP Zone, in which case the minimum rear yard setback is fifteen (15) feet. If a public alley separates such lots, no rear yard is required.
- B. No minimum interior side yard setback is required except for a lot in a C or M Zone whose side abuts the side of a lot in either an R or OP Zone, in which latter case the minimum interior side yard setback is five (5) feet. If a public alley separates such lots, no side yard is required.
- C. The required minimum R Zone setback applies if the frontage between two (2) streets separates an R Zone and a C Zone. If all frontage between two (2) streets is in a C Zone no front setback is required.
- 2. Accessory building/garage; detached
  - A. A detached accessory building must be located at least ten (10) feet from the main building.
  - B. On an existing reversed corner lot, a detached accessory building or garage may project into the side yard nearest the rear lot line if it does not extend beyond the front yard setback of the main structure, and if entrance to the garage is from the side street the garage must be set back from the side street property line a distance of not less than twenty (20) feet.
- 3. Accessory building, attached.
  - A. A building which if detached from the main building would constitute an accessory building may be connected to the main building by a breezeway or similar structure, and in such event shall meet all requirements for the main building."

Section 3. Chapter 25, Article 3 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

"25-3-14. C-2 Neighborhood and Retail Commercial.

Intent: The intent of a C-2 Neighborhood and Retail Commercial Zone is to provide a zone consisting of retail stores and service establishments

- 1. Accounting, auditing, bookkeeping services
- 2. Ambulance service
- 3. Amusement centers, indoor only
- 4. Animal clinic, indoor only
- 5. Arts & crafts studio
- 6. Automated or coin-operated car wash
- 7. Bakery or bakery goods store
- 8. Bank automated teller facilities, outdoor
- 9. Bank automated teller facilities, indoor
- 10. Bank & savings & loan
- 11. Barber, beauty shop
- 12. Book & stationary store
- 12.1 Brew Pub
- 13. Church
- 14. Cleaning, laundry agency
- 15. Clinic
- 16. Communication facilities including communication tower, such tower not to exceed one hundred fifty (150) feet in height. No guy wires, outrigging, or other supporting structures may extend beyond the foundation of the tower.
- 17. Community center (public)
- 18. Confectionery stores
- 19. Convenience stores with dispensing gasoline
- 20. Convenience stores w/o dispensing gasoline
- 21. Convenience warehouse storage facilities
- 22. Dance, music or voice studio
- 23. Day care center (child care center) or preschool
- 24. Delicatessen
- 25. Domestic violence shelter
- 26. Drive-through (fast food) restaurant
- 27. Educational and charitable institutions
- 28. Educational and scientific research service
- 29. Equipment rental and sales yard
- 30. Florist
- 31. Food store, delicatessen
- 32. Furniture refinishing. The entire business must be conducted within a building.
- 33. Furniture/appliance store
- 34. Gift shop
- 35. Gymnasium, private
- 36. Grocery store
- 37. Hardware store
- 38. Hospital
- 39. Hotels/motels
- 40. Insurance agency/services
- 41. Jewelry store
- 42. Laboratory, medical, dental, optical
- 43. Laundromat, self-service
- 44. Library
- 45. Lodge or club
- 46. Marriage and family counseling
- 47. Municipal Uses
- 48. Nursery for children
- 49. Offices, professional and service
- 50. Pharmacy
- 51. Photographic studio
- 52. Printing & blueprinting
- 53. Professional membership organizations
- 54. Professional schools

- 55. Reducing/Suntanning
- 56. Restaurant, bar, tavern
- 57. Retail stores and services
- 58. Rooming/boarding house. Residential use is permitted above the ground floor and within the ground floor if to the back or side of a business building.
- 59. School
- 60. Service station-full service
- 61. Service station-mixed use
- 62. Shoe store
- 62.1 Tattoo/body piercing establishment
- 63. Temporary medical housing
- 64. Theater, indoor
- 65. Tourist information booth
- 66. Upholstery Shop provided all work is completed within the building.
- 67. Utility business offices
- 68. Warehousing, wholesaling

- 1. Auto sales and service
- 2. Billboards
- 3. Micro Brewery
- 4. Emergency shelter
- 5. Hardware stores selling lumber
- 6. Multi-family dwellings. Residential use is permitted above the ground floor and within the ground floor to the back or side of a business building.
- 7. Single family dwelling. Residential use is permitted above the ground floor and within the ground floor to the back or side of a business building.
- 8. Temporary building or contractor's storage and construction yard, incidental to the construction of a residential development or a real estate sales office to be used in marketing lots in a new subdivision, may be permitted if such a building or structure complies with all height and area requirements for the zone in which it is located.
- 9. Temporary building may be permitted if such building complies with all height and area requirements, and the use complies, except for the fact that the building is a temporary one.
- 10. Two family dwelling. Residential use is permitted above the ground floor and within the ground floor to the back or side of a business building.
- Any hotels or apartments higher than the maximum 45' will require a special permit approved by the Planning Commission.
- 12. Micro Distillery.

#### Performance Standards.

PRTFA = Parking Ratio to Floor Area

# 1. Area & bulk regulations.

Use Garage	Minimum Lot Size (sq.ft.) None	Minimum Lot Width (ft.)	Maximum Coverage (%)	Maximum # Dwelling Units C or 25	Fro (ft.) A	nt (ft.) B	Setbacks Rear (ft.) 12.5 12.5	Interior Side (ft.)	e Side Street (sq.ft.) PRTFA	Floor Area (fl.) 35'	Maximum Hoight
Minimum Lot Area / Dwelling Unit - 2,800 sq ft.  Hotels and Apartments-Except with Special Permit Use  459											
Hotels and	Apartments-l	except with S	pecial Permit						45'		

- A. No minimum rear yard setback is required except for a lot abutting the side of a lot in either an R or OP Zone, in which case the minimum rear yard setback is fifteen (15) feet. If a public alley separates such lots, no rear yard is required.
- B. No minimum interior side yard setback is required except for a lot whose side abuts the side of a lot in either an R or OP Zone, in which latter case the minimum interior side yard setback is five (5) feet. If a public alley separates such lots, no side yard is required.
- C. The required minimum R Zone setback applies if the frontage between two (2) streets separates an R Zone and either a C Zone. If all frontage between two (2) streets is in a C Zone no front setback is required.
- 2. Accessory building/garage; detached
  - A detached accessory building must be located at least ten (10) feet from the main building.

- B. On an existing reversed corner lot, a detached accessory building or garage may project into the side yard nearest the rear lot line if it does not extend beyond the front yard setback of the main structure, and if entrance to the garage is from the side street the garage must be set back from the side street property line a distance of not less than twenty (20) feet.
- 3. Accessory building, attached.
  - A. A building which if detached from the main building would constitute an accessory building may be connected to the main building by a breezeway or similar structure, and in such event shall meet all requirements for the main building."

Section 4. Chapter 25, Article 3 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

# "25-3-15. C-3 Heavy Commercial.

Intent: The intent of a C-3 Heavy Commercial Zone is a zone designed primarily for warehousing, distribution centers, and minimum light manufacturing and processing.

- 1. Accounting, auditing, bookkeeping services
- 2. Ambulance service
- 3. Amusement centers, indoor only
- 4. Animal clinic, indoor only
- 5. Animal clinic, indoor/outdoor
- 6. Arts & crafts studio
- 7. Auction house
- 8. Auto sales & service
- 9. Auto storage and rentals. All processing, packaging or fabricating to be conducted wholly inside a building. Nuisance-producing processing, packaging or fabricating not permitted.
- 10. Automated or coin-operated car wash
- 11. Bakery or bakery goods store
- 12. Bank automated teller facilities, outdoor
- 13. Bank automated teller facilities, indoor
- 14. Bank & savings & loan
- 15. Barber, beauty shop
- 16. Beverage bottling plant
- 17. Billboard. Billboards may not be placed everywhere in this zone. See special provisions dealing with billboards in Chapter 25, Article 6
- 18. Boat building (small)
- 19. Book & stationary store
- 19.1 Brewery
- 19.2 Brew Pub
- 20. Bus depot
- 21. Business college, trade school
- 22. Cabinet shop. The entire business must be conducted within a building.
- 23. Campground
- 24. Church
- 25. Cleaning plant, commercial. The maximum gross floor area of a building permitted for this use is six thousand four hundred (6,400) square feet. Incidental, non-nuisance-producing processing, packaging, or fabricating is permitted if conducted entirely within a building.
- 26. Cleaning, laundry agency
- 27. Clinic
- 28. Communication facilities including communication tower, such tower not to exceed one hundred fifty (150) feet in height. No guy wires, outrigging, or other supporting structures may extend beyond the foundation of the tower.
- 29. Community center (public)
- 30. Confectionery stores
- 31. Construction storage yard. Yard must be enclosed in Class Three (3) fence.
- 32. Convenience warehouse storage facility
- 33. Convenience stores w/o dispensing gasoline
- 34. Convenience stores with dispensing gasoline
- 35. Dairy product processing
- 36. Dance, music or voice studio

- 37. Day care center (child care center) or preschool
- 38. Delicatessen
- 38.1 Distillery
- 39. Drive-through photo facility
- 40. Drive-through (fast food) restaurant
- 41. Educational and scientific research service
- 42. Equipment rental and sales yard
- 43. Florist
- 44. Food store, delicatessen
- 45. Furniture refinishing. The entire business must be conducted within a building.
- 46. Furniture/appliance store
- 47. Gift shop
- 48. Gymnasium, private
- 49. Grocery store
- 50. Hardware store
- 51. Hospital
- 52. Insurance agency/services
- 53. Jewelry store
- 54. Laboratory, medical, dental, optical
- 55. Laundry, commercial plant. The maximum gross floor area of a building permitted for this use is six thousand four hundred (6,400) square feet. Incidental, non-nuisance-producing processing, packaging, or fabricating is permitted if conducted entirely within a building.
- 56. Laundromat, self-service
- 57. Library
- 58. Lodge or club
- 59. Lumber yard
- 60. Machine shop
- 61. Marriage and family counseling
- 62. Metal finishing. Retail and wholesale metal finishing permitted, providing (1) the metal finishing equipment shall be used, and all parts to be or which have been processed, together with all materials and supplies, shall be stored, wholly within a building, and (2) in addition, if metal plating is done, not more than three (3) persons may function in the metal plating line, the metal plating line shall not use a floor area in excess of one thousand five hundred (1,500) square feet, and only a self-contained processing system shall be used. A metal plating line constitutes a metal plating process commencing with racking of a part to be plated and ending with unracking of such part.
- 62.1 Micro Brewery
- 62.2 Micro Distillery
- 63. Monument works, stone
- 64. Mortuary
- 65. Motel
- 66. Municipal Uses
- 67. Nursery for children
- 68. Nursery for flowers/plants
- 69. Offices, professional and service
- 70. Parking lot, garage or facility
- 71. Pharmacy
- 72. Photographic studio
- 73. Printing & blueprinting
- 74. Professional membership organizations
- 75. Professional schools
- 76. Public garage
- 77. Railroad station
- 78. Recreational vehicle sales lot
- 79. Recreational vehicle storage lot, outside
- 80. Reducing/Suntanning
- 81. Restaurant, bar, tavern
- 82. Retail stores and services
- 83. Sandblasting. All commercial sandblasting of moveable objects to be conducted wholly inside a building.
- 84. Service station-full service

- 85. Service station-mixed use
- 86. Service station -self service dispensing of gas only
- 87. Shoe store
- 88. Shop for building contractor. The entire business must be conducted within a building.
- 89. Sign shop
- 90. Tack shop
- 91. Tattoo parlor meeting the following conditions:
  - a. Prior to operating a tattoo parlor, the operator/practitioner must first apply for and receive a permit and certificate of occupancy from the Development Services Director. The permit is subject to revocation if the permittee at any time fails to comply with the conditions set forth herein.
  - b. The operator/practitioner must comply with any and all federal, state and local regulations pertaining to the activity of tattoo artistry on the human skin.
  - c. The operator/practitioner must submit to regular and/or unannounced inspections by the Department of Planning, Building and Development, the Scotts Bluff County Department of Health, and any other authority empowered to regulate such activities.
  - d. All instruments and equipment must be cleaned and sterilized before use. Sterilization of equipment shall be accomplished by exposure to live steam for at least thirty (30) minutes at a minimum pressure of fifteen (15) pounds per square inch, temperature of two hundred forty (240) degrees Fahrenheit or one hundred sixteen (116) degrees Celsius.
  - e. The operator/practitioner must positively identify each client and keep record of the client's name, age, mailing address and phone number and not dispose of such information for a period of at least ten (10) years. Any transfer in ownership or operation of the business will result in revocation of the permit. All records shall be relinquished to the Development Services Director at that time.
  - f. The operator/practitioner may not perform work on anyone eighteen (18) years of age or younger without written permission from the minor's parent/parents or legal guardian.
  - g. The operator/practitioner shall comply with the OSHA (Occupation Safety and Health Act) blood borne pathogen rules as it relates to the disposition of hazardous waste materials.
  - h. To prevent the cause and/or spread of infection or disease, any and all tattoo needles used for each client shall be disposed of properly and not reused.
- 92. Temporary medical housing
- 93. Terminal yard, trucking
- 94. Theater, indoor
- 95. Theater, drive-in
- 96. Tire shop, recapping. The entire business must be conducted within a building.
- 97. Tourist information booth
- 98. Tractor/trailer parking lot
- 99. Trailer parks
- 100. Travel Trailers
- 101. Travel trailer, mobile home, manufactured housing sales lot
- 102. Truck and tractor repair
- 103. Upholstery Shop provided all work is completed inside the building.
- 104. Used car lot
- 105. Utility business offices
- 106. Warehousing/wholesaling facilities

- 1. Emergency shelter
- 2. Implement dealers
- 3. Mobile home sales
- 4. Petroleum storage
- 5. Processing, packaging or fabricating
- 6. Public scale
- 7. Recycling center
- 8. Residential use is permitted only within the confines of a building in which a permitted use is conducted. Preliminary and final site plans must be submitted to the Planning Commission for review and approval.

- 9. Rooming/boarding houses
- 10. Temporary building or contractor's storage and construction yard, incidental to the construction of a residential development or a real estate sales office to be used in marketing lots in a new subdivision, may be permitted if such a building or structure complies with all height and area requirements for the zone.
- 11. Temporary building may be permitted if such building complies with all height and area requirements, and the use complies, except for the fact that the building is a temporary one.
- 12. Temporary storage of grain, for not to exceed sixty (60) consecutive days (and a permit for which may be renewed for not to exceed sixty (60) consecutive days), outside a building or structure subject the following additional conditions, to be set forth in the permit:
  - a. the grain shall be placed on a concrete floor or some other type of water-proof material that, as determined by the Development Services Director, is equal to a concrete floor,
  - b. no part of the grain shall be placed, or caused or permitted to be closer to any property line than any building setback line that has been platted or is required in the zone to which the tract of land is subject,
  - c. the permit shall be subject to revocation by the Commission, if the Commission, subsequent to granting the permit, shall determine that the grain, or conditions incidental thereto, or the manner in which the grain is being handled constitutes a public nuisance; and, upon such a determination, the holder of the permit shall promptly comply with any order of the Commission concerning removal or other disposition of the grain.
  - d. Provided, no permit for such a use shall be issued and delivered until the permittee shall have executed and delivered to the Development Services Director a written agreement which, as determined by the Director, indemnifies and holds harmless the City, its officers and employees and members of the Planning Commission, against any and all claims of liability for injuries or damages to persons or property caused, in whole or in part, by the presence of the grain: by conditions occurring, in whole or in part, because of presence of the grain or the manner in which the grain is delivered, piled, moved, removed, or otherwise handled; and by any acts of commission or omission on the part of any persons, whether or not the permittee or third persons for whose acts or omissions liability otherwise might or might not be imputable to the permittee. The terms "warehousing" and "wholesaling" shall not be construed to apply to the storage of grain outside a building or structure.
- 13. Two family dwelling

## Performance Standards.

# 1. Area & bulk regulations.

Use	Minimum Lot Size (sq.ft.) none	Minimum Lot Width (fl.)	Maximum Coverage (%)	Maximum # Dwelling Units	Front (fl.) (fl.) C A	Setbacks Rear (fl.) B	Interior Sid (fl.) 12.5	e Side Street (sq.ft.) PRTFA	Floor Area (fl.) 35	Maximum Height
Garage							12.5			

Minimum Lot Area / Dwelling Unit - No Requirement

PRTFA = Parking Ratio to Floor Area

- A. No minimum rear yard setback is required except for a lot abutting the side of a lot in either an R or OP Zone, in which case the minimum rear yard setback is fifteen (15) feet. If a public alley separates such lots, no rear yard is required.
- B. No minimum interior side yard setback is required except for a lot whose side abuts the side of a lot in either an R or OP Zone, in which latter case the minimum interior side yard setback is five (5) feet. If a public alley separates such lots, no side yard is required.
- C. The required minimum R Zone setback applies if the frontage between two (2) streets separates an R Zone and a C Zone. If all frontage between two (2) streets is in a C Zone, no front setback is required.
- 2. Accessory building/garage; detached
  - A. A detached accessory building must be located at least ten (10) feet from the main building.
  - B. On an existing reversed corner lot, a detached accessory building or garage may

project into the side yard nearest the rear lot line if it does not extend beyond the front yard setback of the main structure, and if entrance to the garage is from the side street the garage must be set back from the side street property line a distance of not less than twenty (20) feet.

- 3. Accessory building, attached.
  - A. A building which if detached from the main building would constitute an accessory building may be connected to the main building by a breezeway or similar structure, and in such event shall meet all requirements for the main building."

Section 5. Chapter 25, Article 3 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

## "25-3-16. M-1 Light Manufacturing and Industrial.

Intent: The intent of an M-1 Light Manufacturing and Industrial Zone is a zone permitting most fabricating activities except heavy manufacturing and processing of raw materials.

- 1. Accounting, auditing, bookkeeping services
- 2. Ambulance service
- 3. Amusement centers, indoor only
- 4. Animal clinic, indoor only
- 5. Animal clinic, indoor/outdoor
- 6. Arts & crafts studio
- 7. Auction house
- 8. Auto sales & service
- 9. Auto storage and rental
- 10. Automated or coin-operated car wash
- 11. Bakery or bakery goods store
- 12. Bank automated teller facilities, outdoor
- 13. Bank automated teller facilities, indoor
- 14. Bank & savings & loan
- 15. Barber, beauty shop
- 16. Beverage bottling plant
- 17. Billboard. Billboards may not be placed everywhere in this zone. See special provisions dealing with billboards in Chapter 25, Article 6
- 18. Boat building (small)
- 19. Book & stationary store
- 19.1 Brewery
- 19.2 Brew Pub
- 20. Bus depot
- 21. Business college, trade school
- 22. Cabinet shop
- 23. Church
- 24. Cleaning plant, commercial
- 25. Cleaning, laundry agency
- 26. Clinic
- 27. Communication facilities including communication tower, such tower not to exceed one hundred fifty (150) feet in height. No guy wires, outrigging, or other supporting structures may extend beyond the foundation of the tower.
- 28. Community center (public)
- 29. Concrete batch plant
- 30. Construction storage yard
- 31. Confectionery stores
- 32. Convenience stores w/o dispensing gasoline
- 33. Convenience stores with dispensing gasoline
- 34. Convenience warehouse storage facilities.
- 35. Dairy product processing
- 36. Dance, music or voice studio
- Day care center (child care center) or preschool
- 38. Delicatessen
- 38.1 Distillery
- 39. Drive-through photo facility

- 40. Drive-through (fast food) restaurant
- 41. Educational and scientific research service
- 42. Equipment rental and sales yard
- 43. Feed mill
- 44. Florist
- 45. Food processing plant, other than meat
- 46. Food store, delicatessen
- 47. Fuel yard
- 48. Furniture refinishing
- 49. Furniture/appliance store
- 50. Gift shop
- 51. Gymnasium, private
- 52. Grocery store
- 53. Hardware store
- 54. Hospital
- 55. Hotel
- 56. Ice manufacture cold storage plant
- 57. Insurance agency/services
- 58. Jewelry store
- 59. Laboratory, medical, dental, optical
- 60. Laundry, commercial plant
- 61. Laundromat, self-service
- 62. Library
- 63. Lodge or club
- 64. Lumber yard
- 65. Machine shop
- 66. Marriage and family counseling
- 67. Metal finishing
- 67.1 Micro Brewery
- 67.2 Micro Distillery
- 68. Monument works, stone
- 69. Mortuary
- 70. Motel
- 71. Municipal Uses
- 72. Nursery for children
- 73. Nursery for flowers/plants
- 74. Offices, professional and service
- 75. Parking lot, garage or facility
- 76. Pharmacy
- 77. Photographic studio
- 78. Planning mill
- 79. Printing & blueprinting
- 80. Processing, packaging or fabricating. All processing, packaging or fabricating to be conducted wholly inside a building. Nuisance-producing processing, packaging or fabricating not permitted.
- 81. Professional membership organizations
- 82. Professional schools
- 83. Public garage
- 84. Public scale
- 85. Railroad station
- 86. Recreational vehicle sales lot
- 87. Recreational vehicle storage lot, outside
- 88. Recycling center
- 89. Reducing/Suntanning
- 90. Restaurant, bar, tavern
- 91. Retail stores and services
- 92. Sandblasting
- 93. Service station-full service
- 94. Service station-mixed use
- 95. Service station -self service dispensing of gas only
- 96. Shoe store

- 97. Shop for building contractor
- 98. Sign shop
- 99. Single family dwellings for living quarters for watchman of commercial or industrial use property, or for hotels and motels, are the only permitted residential uses in this zone.
- 99.1 Tattoo/body piercing establishment
- 100. Temporary medical housing
- 101. Terminal yard, trucking
- 102. Theater, indoor
- 103. Theater, drive-in
- 104. Tire ship, recapping
- 105. Tourist information booth
- 106. Tractor/trailer parking lot
- 107. Travel trailer, mobile home, manufactured housing sales lot
- 108. Truck and tractor repair
- 109. Used car lot
- 110. Utility business offices
- 111. Warehousing/wholesaling facilities
- 112. Wholesale stores and distributors

- 1. Fertilizer mixing and storage plant
- 2. Junk yard
- 3. Petroleum storage
- 4. Scrap metal processing facility
- 5. Solid waste transfer station
- 6. Temporary building or contractor's storage and construction yard, incidental to the construction of a residential development or a real estate sales office to be used in marketing lots in a new subdivision, may be permitted if such a building or structure complies with all height and area requirements.
- 7. Temporary building may be permitted if such building complies with all height and area requirements, and the use complies, except for the fact that the building is a temporary one, with all use requirements for the Zone.
- 8. Temporary storage of grain, for not to exceed sixty (60) consecutive days (and a permit for which may be renewed for not to exceed sixty (60) consecutive days), outside a building or structure subject the following additional conditions, to be set forth in the permit:
  - a. the grain shall be placed on a concrete floor or some other type of water-proof material that, as determined by the Development Services Director, is equal to a concrete floor.
  - b. no part of the grain shall be placed, or caused or permitted to be closer to any property line than any building setback line that has been platted or is required in the zone to which the tract of land is subject,
  - c. the permit shall be subject to revocation by the Commission, if the Commission, subsequent to granting the permit, shall determine that the grain, or conditions incidental thereto, or the manner in which the grain is being handled constitutes a public nuisance; and, upon such a determination, the holder of the permit shall promptly comply with any order of the Commission concerning removal or other disposition of the grain.
  - d. Provided, no permit for such a use shall be issued and delivered until the permittee shall have executed and delivered to the Development Services Director a written agreement which, as determined by the Director, indemnifies and holds harmless the City, its officers and employees and members of the Planning Commission, against any and all claims of liability for injuries or damages to persons or property caused, in whole or in part, by the presence of the grain: by conditions occurring, in whole or in part, because of presence of the grain or the manner in which the grain is delivered, piled, moved, removed, or otherwise handled; and by any acts of commission or omission on the part of any persons, whether or not the permittee or third persons for whose acts or omissions liability otherwise might or might not be imputable to the permittee. The terms "warehousing" and "wholesaling" shall not be construed to apply to the storage of grain outside a building or structure.

### Performance Standards.

## 1. Area & bulk regulations.

Use	Minimum Lot Size (sq.ft.)	Minimum Lot Width (fl.)	Maximum Coverage (%)	Maximum # Dwelling Units	Front (fl.) (fl.)	Setbacks Rear (fl.)	Interior Side	e Side Street (sq.fl.)	Floor Area (ft.)	Maximum Height
Garage	none	•	•	•	Cor20	A	B 12.5	•	-	70

Minimum Lot Area / Dwelling Unit - DU not allowed

- A. No minimum rear yard setback is required except for a lot abutting the side of a lot in either an R or OP Zone, in which case the minimum rear yard setback is fifteen (15) feet. If a public alley separates such lots, no rear yard is required.
- B. No minimum interior side yard setback is required except for a lot whose side abuts the side of a lot in either an R or OP Zone, in which latter case the minimum interior side yard setback is five (5) feet. If a public alley separates such lots, no side yard is required.
- C. The required minimum R Zone setback applies if the frontage between two (2) streets separates an R Zone and either a C Zone, M Zone or OP Zone. If all frontage between two (2) streets is in either a C or M Zone, no front setback is required.
- 2. Accessory building/garage; detached
  - A. A detached accessory building must be located at least ten (10) feet from the main building.
  - B. On an existing reversed corner lot, a detached accessory building or garage may project into the side yard nearest the rear lot line if it does not extend beyond the front yard setback of the main structure, and if entrance to the garage is from the side street the garage must be set back from the side street property line a distance of not less than twenty (20) feet.
- 3. Accessory building, attached.
  - A. A building which if detached from the main building would constitute an accessory building may be connected to the main building by a breezeway or similar structure, and in such event shall meet all requirements for the main building."

Section 6. Chapter 25, Article 3 of the Scottsbluff Municipal Code is amended by repealing the existing language and adding the following language:

# "25-3-18. M-2 Heavy Manufacturing and Industrial.

Intent: The intent of an M-2 Heavy Manufacturing and Industrial Zone is a zone permitting the manufacture and processing of goods from raw materials.

- 1. Accounting, auditing, bookkeeping services
- 2. Ambulance service
- 3. Amusement centers, indoor only
- 4. Animal clinic, indoor only
- 5. Animal clinic, indoor/outdoor
- 6. Arts & crafts studio
- 7. Auction house
- 8. Auto sales & service
- 9. Auto storage and rental
- 10. Automated or coin-operated car wash
- 11. Bakery or bakery goods store
- 12. Bank automated teller facilities, outdoor
- 13. Bank automated teller facilities, indoor
- 14. Bank & savings & loan
- 15. Barber, beauty shop
- 16. Beverage bottling plant
- 17. Billboard. Billboards may not be placed everywhere in this zone. See special provisions dealing with billboards in Chapter 25, Article 6
- 18. Boat building (small)
- 19. Book & stationary store
- 19.1 Brewery
- 19.2 Brew Pub
- 20. Bus depot

- 21. Business college, trade school
- 22. Cabinet shop
- 23. Church
- 24. Cleaning plant, commercial
- 25. Cleaning, laundry agency
- 26. Clinic
- Communication facilities including communication tower, such tower not to exceed one 27. hundred fifty (150) feet in height. No guy wires, outrigging, or other supporting structures may extend beyond the foundation of the tower.
- 28. Community center (public)
- 29. Concrete batch plant
- 30. Confectionery stores
- 31. Construction storage yard
- Convenience stores w/o dispensing gasoline 32.
- Convenience stores with dispensing gasoline 33.
- 34. Convenience warehouse storage facilities.
- 35. Dairy product processing
- 36. Dance, music or voice studio
- Day care center (child care center) or preschool **37**.
- 38. Delicatessen
- 38.1 Distillery
- Drive-through photo facility 39.
- 40. Drive-through (fast food) restaurant
- 41. Educational and scientific research service
- 42. Equipment rental and sales yard
- 43. Feed mill
- 44. **Florist**
- 45. Food processing plant, other than meat
- 46. Food store, delicatessen
- 47. Fuel yard
- 48. Furniture refinishing
- 49. Furniture/appliance store
- 50. Gift shop
- 51. Gymnasium, private
- 52. Grocery store
- 53. Hardware store
- 54. Hospital
- **55**. Hotel
- **56**. Ice manufacture cold storage plant
- **57**. Insurance agency/services
- 58. Jewelry store
- 59. Laboratory, medical, dental, optical
- Laundry, commercial plant 60.
- 61. Laundromat, self-service
- 62. Library
- 63. Lumber yard
- 64. Machine shop
- 65. Marriage and family counseling
- 66. Meat packing
- Metal finishing 67.
- 67.1 Micro Brewery
- 67.2 Micro Distillery
- Monument works, stone 68.
- 69. Mortuary
- 70. Motel
- 71. Municipal Uses
- 72. Nursery for children
- 73. Nursery for flowers/plants
- 74. Offices, professional and service
- 75. Parking lot, garage or facility 76.
- Petroleum storage

- 77. Pharmacy
- 78. Photographic studio
- 79. Planning mill
- 80. Printing & blueprinting
- 81. Processing, packaging or fabricating
- 82. Professional membership organizations
- 83. Professional schools
- 84. Public garage.
- 85. Public scale
- 86. Railroad station
- 87. Railroad yard or shops
- 88. Recreational vehicle sales lot
- 89. Recreational vehicle storage lot, outside
- 90. Recycling center
- 91. Reducing/Suntanning
- 92. Restaurant, bar, tavern
- 93. Retail stores and services
- 94. Sandblasting
- 95. School
- 96. Service station-full service
- 97. Service station-mixed use
- 98. Service station -self service dispensing of gas only
- 99. Shoe store
- 100. Shop for building contractor
- 101. Sign shop
- 102. Single family dwellings for living quarters for watchman of commercial or industrial use property, or for hotels and motels, are the only permitted residential uses in this zone.
- 102.01 Tattoo/body piercing establishment
- 103. Temporary medical housing
- 104. Terminal yard, trucking
- 105. Theater, indoor
- 106. Theater, drive-in
- 107. Tire ship, recapping
- 108. Tourist information booth
- 109. Tractor/trailer parking lot
- 110. Travel trailer, mobile home, manufactured housing sales lot
- 111. Truck and tractor repair
- 112. Used car lot
- 113. Utility business offices
- 114. Warehousing/wholesaling facilities
- 115. Wholesale stores and distributors

- 1. Asphalt Batch Plant
- 2. Fertilizer mixing and storage plant
- Junk yard
- 4. Kennel, dog
- 5. Livestock auction or holding pens
- 6. Rendering plants
- 7. Scrap metal processing facility
- 8. Second dwelling for relatives, employees
- 9. Solid waste transfer station
- 10. Tanning, curing, storage of skins or hides
- 11. Temporary building or contractor's storage and construction yard, incidental to the construction of a residential development or a real estate sales office to be used in marketing lots in a new subdivision, may be permitted if such a building or structure complies with all height and area requirements for the zone.
- 12. Temporary building may be permitted if such building complies with all height and area requirements, and the use complies, except for the fact that the building is a temporary one, with all use requirements for the Zone.
- 13. Temporary storage of grain, for not to exceed sixty (60) consecutive days (and a permit for

which may be renewed for not to exceed sixty (60) consecutive days), outside a building or structure subject the following additional conditions, to be set forth in the permit:

- a. the grain shall be placed on a concrete floor or some other type of water-proof material that, as determined by the Development Services Director, is equal to a concrete floor.
- b. no part of the grain shall be placed, or caused or permitted to be closer to any property line than any building setback line that has been platted or is required in the zone to which the tract of land is subject,
- c. the permit shall be subject to revocation by the Commission. if the Commission, subsequent to granting the permit, shall determine that the grain, or conditions incidental thereto, or the manner in which the grain is being handled constitutes a public nuisance; and, upon such a determination, the holder of the permit shall promptly comply with any order of the Commission concerning removal or other disposition of the grain.
- d. Provided, no permit for such a use shall be issued and delivered until the permittee shall have executed and delivered to the Development Services Director a written agreement which, as determined by the Director, indemnifies and holds harmless the City, its officers and employees and members of the Planning Commission, against any and all claims of liability for injuries or damages to persons or property caused, in whole or in part, by the presence of the grain: by conditions occurring, in whole or in part, because of presence of the grain or the manner in which the grain is delivered, piled, moved, removed, or otherwise handled; and by any acts of commission or omission on the part of any persons, whether or not the permittee or third persons for whose acts or omissions liability otherwise might or might not be imputable to the permittee. The terms "warehousing" and "wholesaling" shall not be construed to apply to the storage of grain outside a building or structure.

#### Performance Standards.

1. Area & bulk regulations.

Use	Minimum Lot Size (sq ft.) none	Minimum Lot Width (fl.)	Maximum Coverage (%)	Maximum # Dwelling Units none	I. *	nt (fl.) A	Setbacks Rear (ft.) B	Interior Side (ft.) - 12.5	e Side Street (sq.fl.)	Floor Area (fl.) 75	Maximum Height
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Minimum Lot Area / Dwelling Unit - DU not allowed

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- B. No minimum interior side yard setback is required except for a lot whose side abuts the side of a lot in either an R or OP Zone, in which latter case the minimum interior side yard setback is five (5) feet. If a public alley separates such lots, no side yard is required.
- 2. Accessory building/garage; detached
  - A. A detached accessory building must be located at least ten (10) feet from the main building.
  - B. On an existing reversed corner lot, a detached accessory building or garage may project into the side yard nearest the rear lot line if it does not extend beyond the front yard setback of the main structure, and if entrance to the garage is from the side street the garage must be set back from the side street property line a distance of not less than twenty (20) feet.
- 3. Accessory building, attached.
  - A. A building which if detached from the main building would constitute an accessory building may be connected to the main building by a breezeway or similar structure, and in such event shall meet all requirements for the main building."

Section 7. Previously existing Chapter 25, Article 2 and Article 3, and all other Ordinances and parts of Ordinances in conflict herewith are repealed. Provided, however, this Ordinance shall not be construed to affect any rights, liabilities, duties or causes of action, either criminal or civil, existing or actions pending at the time when this Ordinance becomes effective.

Section 8. This Ordinance shall become effective upon its passage, approval as provided by law, and publication shall be in pamphlet form.					
PASSED AND APPROVED on		, 2018.			
ATTEST:		Mayor			
City Clerk	(Seal)				
Approved by:					
City Attorney					