ARTICLE 58 CITY SQUARE NEIGHBORHOOD DISTRICT¹

IN GENERAL

Section 58-1. Statement of Purpose, Goals, and Objectives.

The purpose of this Article is to establish the zoning regulations for the City Square Neighborhood District. The goals and objectives of this Article are to preserve and enhance the Charlestown neighborhood; to promote land uses that provide jobs for the City's residents; to enhance the appearance of residential and commercial subdistricts; to maintain the stock of affordable housing; to preserve, enhance, and create open space; to protect the environment and improve the quality of life; to promote the most appropriate use of land; and to promote the public safety, health, and welfare of the people of Boston.

Section 58-2. Physical Boundaries.

The provisions of this Article are applicable only in the City Square Neighborhood District. The boundaries of the City Square Neighborhood District and its subdistricts are as shown on the map numbered 2D entitled "City Square Neighborhood District," amending "Map 2 Charlestown", and "Map 2C Harborpark District: Charlestown Waterfront" of the series of maps entitled "Zoning Districts City of Boston," as amended.

Section 58-3. Applicability.

This Article together with the rest of this Code constitutes the zoning regulation for the City Square Neighborhood District and applies as specified in Section 4-1 regarding the conformity of buildings and land to this Code. Zoning relief in the form of exceptions from the provisions of this Article pursuant to Article 6A, is not available except to the extent expressly provided in this Article or in Article 6A. Where conflicts exist between the provisions of this Article and the remainder of this Code, the provisions of this Article shall govern. Except where specifically indicated in this Article, the provisions of this Article supersede Section 8-7 and Articles 13 through 24 of this Code for the City Square Neighborhood District. A Proposed Project shall be exempt from the provisions of this Article, and shall be governed by the rest of this Code, if application to the Inspectional Services Department for a building or use permit has been made prior to the first notice of hearing before the Zoning Commission for adoption of this Article, and (1) no Zoning Relief is required, or (2) any required Zoning Relief thereafter is granted by the Board of Appeal; provided that construction work under such building permit, or occupancy under such occupancy permit, as the case may be, is commenced within six (6) months of the date of such permit and proceeds in good faith continuously so far as is reasonably practicable under the circumstances.

Applicability of Tidelands Regulations. Any Proposed Project for which a license is required pursuant to Massachusetts General Laws, Chapter 91 and its implementing regulations shall be subject to the Tidelands Regulations applicable to that portion of the Harborpark District located nearest to the Proposed Project, as such Tidelands Regulations are set forth in Section 42B-5 (Tidelands Regulations for Harborpark District Charlestown Waterfront) or Section 42F-5 (Tidelands Regulations for Harborpark District Charlestown Navy Yard), as the case may be.

¹(Date of public notice: May 1, 1995 (see St. 1956, c. 665, s. 5); Article inserted on May 31, 1995; As of March 15, 2006)

Section 58-4. Prohibition of Planned Development Areas.

Within the City Square Neighborhood District, no Planned Development Area shall be permitted.

Section 58-5. Community Participation.

This Article has been developed with the extensive participation of the Charlestown Neighborhood Council, civic associations, business groups, and residents. The role of community participation in determining appropriate land use regulations and zoning is critical to the success of any zoning article or development plan. To continue that role, the Charlestown Neighborhood Council, or its successor organization, if any, and the Charlestown civic associations, residents, business and trade groups, shall continue to play an ongoing role in advising the City on land use planning for the City Square neighborhood.

REGULATIONS APPLICABLE IN RESIDENTIAL SUBDISTRICTS

Section 58-6. Establishment of Residential Subdistricts.

This Section 58-6 establishes Residential Subdistricts within the City Square Neighborhood District. The purpose of the Residential Subdistricts is to maintain, enhance, and promote the character of the residential neighborhoods in terms of density, housing type, and design; to provide for low- and medium-density multifamily housing appropriate to the existing built environment; and to encourage appropriate development which enhances the Residential Subdistricts while preventing overdevelopment.

The following Residential Subdistricts are established:

- 1. Three-Family Residential ("3F") Subdistricts. The Three-Family Residential ("3F") Subdistricts are established to preserve low density three-family areas with a variety of housing types appropriate to the existing fabric, including one , two , and three family Dwellings, to preserve existing structures, to provide for new infill construction appropriate to the existing fabric, and to allow minor changes to occur as of right. In a 3F Subdistrict, the maximum number of Dwelling Units allowed in a single Building, including a Town House Building or Row House Building, is three (3).
- Multifamily Residential ("MFR") Subdistrict. The Multifamily Residential ("MFR") Subdistricts are
 established to encourage medium-density, multifamily areas with a variety of allowed housing types,
 including, one-, two-, and three-family Dwellings, Row Houses, Town Houses, and Multifamily
 Dwellings.

Section 58-7. Use Regulations Applicable in Residential Subdistricts.

- 1. Within the Residential Subdistricts, no land or Structure shall be erected, used, or arranged or designed to be used, in whole or in part, unless, for the proposed location of such use, the use is identified in Table A of this Article as "A" (allowed) or as "C" (conditional). Any use identified as conditional in Table A is subject to the provisions of Article 6. Any use identified as "F" (forbidden) in Table A for the proposed location of such use is forbidden in such location.
- Basement Units: Notwithstanding any contrary provision of this Article or Code, Dwelling Units in a
 Basement are forbidden in the City Square Neighborhood District.
- 3. Additional Dwelling Unit. Within the City Square Neighborhood District, an Additional Dwelling Unit, as defined in Section 2-1, shall be subject to the Use Regulations set forth in Table A of this Article; however said Additional Dwelling Unit shall be an Allowed Use where it may otherwise be Conditional or Forbidden provided that it is the addition of no more than one (1) dwelling unit to the existing structure; and shall be exempt from all requirements of this Code provided that the Additional Dwelling Unit does not involve any bump out, extension or construction to the existing envelope of the

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structure which results in the addition of Gross Floor Area and that the residential structure to which the conversion is occurring is owner-occupied and registered in accordance with Ch. 9-1.3 of the City of Boston Rental Registry Ordinance at the time of conversion.

(Text Amd. No. 416, § 53a., 7-2-2015; Text Amd. No. 440, § 8A., 5-8-2019; Text Amd. No. 461, § 3, 6-22-2023.)

Section 58-8. Dimensional Regulations Applicable in Residential Subdistricts.

- Lot Area, Lot Width, Lot Frontage, Usable Open Space, Yard, Building Height and FAR Requirements.
 The minimum allowed Lot Area, Lot Width, Lot Frontage, Usable Open Space per Dwelling Unit, Front Yard, Side Yard, and Rear Yard for any Lot in a Residential Subdistrict, and the maximum allowed Building Height and Floor Area Ratio for such Lot, are set forth in Table B of this Article.
- 2. Lot Frontage. Within the Three-Family Residential Subdistrict, every Lot shall have a minimum frontage on a Street not less than the minimum Lot Width specified in Table B of this Article for such Lot, and, in addition, each Detached Dwelling, Semi-Attached Dwelling, Row House Building, and Town House Building on a Lot shall have a minimum frontage on a Street not less than such minimum Lot Width.
- 3. Location of Main Entrance. Within the Residential Subdistricts, the main entrance of a Dwelling shall face the Front Lot Line.

(As amended on August 22, 1996.)

REGULATIONS APPLICABLE IN NEIGHBORHOOD BUSINESS SUBDISTRICTS

Section 58-9. Establishment of Neighborhood Business Subdistricts.

This Section 58-9 establishes Neighborhood Business Subdistricts within the City Square Neighborhood District. There is one type of Neighborhood Business Subdistrict: Neighborhood Shopping ("NS"), providing convenience goods and services to the Charlestown neighborhood.

The physical character and visual image of Charlestown's commercial centers are critical to their success. Appropriate signage, screening and buffering, and design guidelines and requirements, as provided in other sections of this Article, are vital to creating and reinforcing a positive image of the Neighborhood Business Subdistrict.

The following Neighborhood Business Subdistrict is established:

City Square Neighborhood Shopping (NS) Subdistrict

Section 58-10. Use Regulations Applicable in Neighborhood Business Subdistricts.

Within a Neighborhood Business Subdistrict, no land or structure shall be erected, used, or arranged or designed to be used, in whole or in part, unless, for the proposed location of such use, the use is identified in Table A of this Article as "A" (allowed) or as "C" (conditional). Any use identified as conditional in Table A is subject to the provisions of Article 6. Any use identified as "F" (forbidden) in Table A for the proposed location of such use is forbidden in such location.

(Text Amd. No. 416, § 53b., 7-2-2015.)

Section 58-11. Dimensional Regulations Applicable in Neighborhood Business Subdistricts.

The minimum allowed Lot Size, Lot Width, Lot Frontage, Front Yard, Side Yard, Rear Yard, and Usable Open Space required for any Lot in a Neighborhood Business Subdistrict, and the maximum allowed Floor Area Ratio and Building Height for such Lot, are set forth in Table C of this Article.

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REGULATIONS APPLICABLE IN OPEN SPACE SUBDISTRICTS

Section 58-12. Establishment of Open Space Subdistricts.

This Section 58-12 establishes Open Space ("OS") Subdistricts in the City Square Neighborhood District. The purpose of the Open Space Districts and Subdistricts is to enhance the quality of life for Charlestown's residents by protecting open space resources. Any Lot within any Open Space Subdistrict is subject to the applicable provisions of this Code, including without limitation Article 33 (Open Space Subdistricts). The Open Space Subdistricts designated in the City Square Neighborhood District are listed in Table 1 of this Section 58-12 and are of the following types:

Parkland Open Space (OS-P) Subdistrict. Parkland Open Space Subdistricts shall consist of land
appropriate for passive recreational uses, including walkways, picnic areas, and sitting areas. Such land
may include Vacant Public Land. Parkland Open Space Subdistricts are subject to the provisions of
Section 33-9.

TABLE 1 Open Space Subdistricts in the City Square Neighborhood District

Designation	Location/Name
Parkland	City Square Park

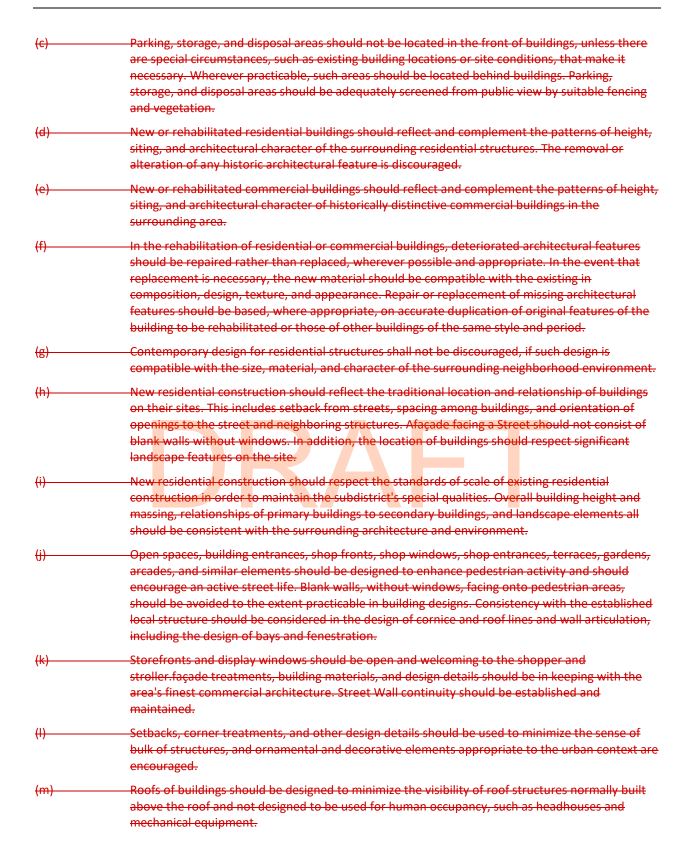
REGULATIONS GOVERNING DESIGN

Section 58-13. [Applicability of Article 31 Development Review.] Deleted on May 9, 1996 by

Text Amendment No. 230.

Section 58-14. Design Review and Design Guidelines.

- Applicability of Design Review. To ensure that growth in the City Square Neighborhood District is
 compatible with the character of the buildings and urban design features of the neighborhood, design
 review is required for certain Proposed Projects through Large Project Review (Urban Design
 Component) or Small Project Review (Design Component), pursuant to Article 80 of this Code.
 - To determine whether a Proposed Project is subject to Large Project Review, see Section 80B-2 (Applicability of Large Project Review)
 - Within the City Square Neighborhood District, any Proposed Project that is not subject to Large Project Review is subject to the Design Component of Small Project Review, except where Section 80E-2.1 (Applicability of Small Project Review: Design Component) specifies that such review does not apply.
- Design Guidelines. This Section 58-14.2 establishes the following design guidelines for the City Square Neighborhood District.
- (a) Site planning, including location of buildings, open space, and vehicular access and parking areas, should be designed to enhance the street frontage and surrounding building and spaces.
- (b) Vehicular access and egress to and from a site should minimize traffic impacts on the adjacent roadways and provide safe visual access for drivers and pedestrians.



- (n) A zone for signs on the buildingfaçade should be established, defined by a change infaçade color and/or materials, or by an articulation of the facade, and all permanent signs mounted on the buildingfaçade should be located within such sign band. In buildings with multiple stores, the sign band should be subdivided so that each section clearly relates to an individual store. Signs should be designed and located so as not to obscure architectural elements or ornamental details of the buildingfaçade. Internally lit signs should be designed so as not to create a hazard or nuisance through excessive brightness, and such signs should be constructed so that bulbs, wires, and other lighting equipment located inside the sign are not visible through the face of the sign.
- (o) Landscaping and screening should be used to make the business subdistricts more attractive and to provide screening between business and residential uses.
- (p) In addition to the foregoing, design features of a Proposed Project should take into consideration any special characteristics of the site and its location and should enhance and reinforce any historic qualities of existing structures.

(As amended on May 9, 1996 and July 31, 1997.)

Section 58-15. Specific Design Requirements.

Except as otherwise expressly provided in this Article or Code, the provisions of this Section 58-15 shall apply to Proposed Projects within those subdistricts specified in this Section 58-15, except to the extent that provisions for display windows have been addressed through Large Project Review or Small Project Review, pursuant to Article 80. The provisions of Article 6A shall be applicable to the provisions of this Section 58-15.

- Display Window Area Regulations in Neighborhood Business Subdistricts. This Section 58-15 shall apply to any Proposed Project for the uses specified in this Section 58-15. For the purposes of these Display Window Area Regulations, the term "Display Window Area" means that area of any Street Wall between Grade and (i) the Ground Floor Ceiling Height (or the roof structure of a one-story structure), or (ii) fourteen (14) feet, whichever is lower, and excludes any area of the Street Wall serving as access to off-street loading berths or accessory off-street parking.
- (a) Display Window Area Transparency. That portion of the Display Window Area required by this Section 58-15.2(a) to be transparent glazing shall not be obstructed more than thirty percent (30%) by signs on or behind such glazing.
- (i) For Retail Uses, Restaurant Uses, Service Uses, and Trade Uses, at least sixty percent (60%) of the Display Window Area shall be glazed and transparent. Sill heights for windows in the Display Window Area shall be no higher than two (2) feet above Grade, and the tops of such windows shall be no lower than eight (8) feet above Grade.
- (ii) For Office Uses and Entertainment Uses, at least fifty percent (50%) of the Display Window Area shall be glazed and transparent. Sill heights for windows in the Display Window Area shall be no higher than three (3) feet above Grade, and the tops of such windows shall be no lower than eight (8) feet above Grade.
- ii)

 For Vehicular Uses involving the servicing or washing of vehicles, at least fifty percent (50%)
 of the Display Window Area shall be glazed so as to be transparent or translucent, provided
 that at least twenty-five percent (25%) of the Display Window Area shall be transparent. Sill
 heights for windows in the Display Window Area shall be no higher than three (3) feet
 above Grade, and the tops of such windows shall be no lower than eight (8) feet above
 Grade.
- (b) Display Window Area Usage. For Retail Uses, Service Uses, Office Uses, and Trade Uses, there shall be, to a depth of at least two (2) feet behind the Display Window Area: (i) an area for the

display of goods and services available for purchase on the premises; or (ii) an area for exhibits and announcements; provided, however, that no such areas shall be required for a display window that provides pedestrians with a view of the Retail Uses, Service Uses, Office Uses, or Trade Uses conducted on the premises.

Display Window Security Grates. That portion of the Display Window Area required by Section 58-15.2(a) to be transparent glazing shall not be obstructed by a solid opaque security grate. Security grates that provide pedestrians with a view through the display window, such as grill-type security grates, may be used. Security grates should be integrated into the design of the storefront. Wherever practicable, security grates should be mounted inside the building, rather than outside, and if a security grate must be mounted on the outside of the building, the box or other housing for such grate must be concealed and integrated into thefaçade.

(As amended on May 9, 1996.)

Section 58-16. Screening and Buffering Requirements.

In order to enhance the appearance of the City Square Neighborhood District and to ensure that its commercial subdistricts are appropriately separated from adjacent areas, the screening and buffering requirements of this Section 58-16 shall apply to those Proposed Projects described in this Section 58-16, except where provisions for adequate screening and buffering have been established for a Proposed Project through Large Project Review or Small Project Review, pursuant to Article 80. The provisions of Article 6A shall apply to the provisions of this Section 58-16.

1. Screening and Buffering of Parking, Loading, and Storage Areas. Any off-street parking facility or lot, off-street loading area, or accessory storage area that abuts (a) a public street, (b) a public park, or (c) a Residential Subdistrict or Residential Use, shall be screened from view as provided in this Section 58-16.2. Such screening shall consist of trees and shrubs densely planted in a strip at least five (5) feet wide on the inside edge of a steel-picket or stockade or board-type wooden fence. Such fence shall not be more than fifty percent (50%) opaque and shall be no less than three (3) feet and no more than four (4) feet high. The planting strip shall be separated from any parking area by a curb six (6) inches in height.

Any material or equipment stored outdoors to a height greater than four (4) feet above Grade shall be surrounded by a wall or fence or vegetative screen of such height, not less than six (6) feet high, as may be necessary to screen such material or equipment from view from any public street or public open space.

- Screening of Disposal Areas and Certain Equipment. Disposal areas, dumpsters, and ground-mounted mechanical equipment that abut (a) a public street, (b) a public park, (c) a Residential Subdistrict or Residential Use, or (d) a Neighborhood Business Subdistrict, shall be screened from view as provided in this Section 58-16.3, except that no additional screening shall be required if the disposal area, dumpster, or ground-mounted mechanical equipment is located within a lot where screening is required along lot lines pursuant to Section 58-16.1. Disposal areas and dumpsters shall be screened with an opaque wall or fence at least six (6) feet high or by vegetation. Ground-mounted mechanical equipment shall be screened with an opaque wall or fence sufficiently high to provide effective screening.
- Roof-Mounted Mechanical Equipment. Roof-mounted mechanical equipment shall be painted to blend with adjacent or nearby building materials or shall be screened by wood, brick, or similar material.
- 4. **Materials for Walls and Fences.** Walls and fences may be made of one or more materials, such as masonry (piers or walls), iron pickets, decorative metal, wrought iron, shadow box, vinyl coated or

galvanized chain link with or without redwood strips woven through it, or stockade or board type wood. The use of chain link fencing without wooden strips is discouraged except on small areas not facing a public street or public park. The use of plywood sheeting also is discouraged. Two or more materials may be used in combination with each other, and piers and walls may be used in combination with fences.

- Specifications for Plantings. Shrubs required by this Section 58-16 may be deciduous or evergreen, or a mixture of both types. Shrubs must be densely planted to provide a mature appearance within three (3) years. Trees required by this Section 58-16 may be evergreen or a combination of deciduous and evergreen. Deciduous trees shall be at least three (3) inch caliper at the time of planting (measured six (6) to twelve (12) inches above Grade), and shall be at least twelve (12) feet fall and planted fifteen to twenty (15-20) feet on center, and evergreen trees shall be at least twelve (12) feet tall and planted twelve to fifteen (12-15) feet on center. Ground cover consisting of grass or other plantings or four to six (4-6) inches of pine-bark or similar mulch shall be placed within the planting strip at the time of planting and replenished as necessary. Existing mature trees and shrubs should be retained when possible. The use of bulbs, perennials, and annuals also is encouraged.
- 6. Maintenance of Landscaped Areas. Landscaping required by this Section 58-16 shall be maintained in a healthy growing condition, free of refuse and debris. All plant materials and fencing shall be arranged and maintained so as not to obscure the vision of traffic. There shall be no parking of vehicles in areas used for screening and buffering. Outside storage of any materials, supplies, or products is not permitted within any landscaped area required by this Section 58-16.

(As amended on May 9 and August 22, 1996.)

MISCELLANEOUS PROVISIONS

Section 58-17. Sign Regulations.

The provisions of this Section 58-17 shall apply to all Proposed Projects except to the extent that sign requirements have been established through Large Project Review or Small Project Review, pursuant to Article 80.

- Sign Regulations Applicable in Residential Subdistricts and Open Space Subdistricts. In all Residential
 Subdistricts and Open Space Subdistricts, there shall not be any Sign except as provided in Article 11
 for Signs in residential districts.
- Sign Regulations Applicable in All Subdistricts Other than Residential Subdistricts and Open Space Subdistricts. In all subdistricts other than Residential Subdistricts and Open Space Subdistricts, there shall not be any Sign except as provided in Article 11 for Signs outside residential districts and as provided in this Section 58-17. Notwithstanding any provision of Section 11-2 to the contrary, the following regulations shall apply:
- (a) Signs Parallel to Building Wall. For Signs parallel to a Building wall, including Signs painted on or affixed to awnings, canopies, marquees, security grate housings, or other Building projections, but not including Signs on windows above the first floor, free-standing Signs, directional Signs, and public purpose Signs listed in items (g) through (k) of Section 11-1, the total Sign Area, in square feet, shall not exceed the lesser of the Sign Frontage multiplied by two (2), or forty-five (45) square feet. No more than one (1) such Sign per Sign Frontage shall be internally lit. No such Sign shall measure more than thirty (30) inches from top to bottom. No part of any such Sign shall be located less than two (2) feet from either edge of the Building wall to which such Sign is parallel, provided that, if the Sign Frontage is shorter than the length of such Building wall, no part of any such Sign shall be located less than two (2) feet from either end of that portion of such Building wall that is used to measure the Sign Frontage.

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The bottom of any such Sign should be at least eight (8) feet above Grade. Where the Building wall includes a Sign band, Signs parallel to such wall should be located within such band whenever practicable.

- (b) Signs Attached at Right Angles to Building. A Sign attached at right angles to a Building shall not have a Sign Area in excess of four (4) square feet on either face; except that an additional four (4) square feet on each face is allowed for a Sign that incorporates a public service message device, such as a time and temperature Sign, provided such public service message device operates no less than seventy-five percent (75%) of every hour. For each Sign Frontage, no more than one (1) Sign attached at right angles to a Building shall be internally lit.
- (c) Free standing Signs. Free standing Signs shall be permitted only for Gasoline Stations and conditional for all other uses. Where such free standing Signs are permitted, there shall be only one (1) free standing Sign on a Lot. Such free standing Sign shall not have a Sign Area in excess of: (i) fifteen (15) square feet, if there is one use on the Lot, or (ii) thirty (30) square feet, if there are two or more uses on the Lot. The bottom of such Sign shall not be higher than ten (10) feet above Grade nor lower than eight (8) feet above Grade, and the top of such Sign shall not be higher than eighteen (18) feet above Grade.
- (d) Billboards. Any billboard, signboard, or other advertising subject to the provisions of Section 11-6, except those legally in existence on the effective date of this Article, is forbidden in the City Square Neighborhood District.
- (e) Total Sign Area. The total Sign Area, in square feet, of all permanent Signs, except for signs on windows above the first floor, directional signs, and public purpose signs listed in items (g) through (k) of Section 11-1, shall not exceed the Sign Frontage multiplied by two (2).
- (f) Display of Permit Number and Posting Date. Each permanent Sign, including any Sign painted on or affixed to an awning, canopy, or marquee, shall display the Sign's building permit number clearly but unobtrusively, in letters and numbers not exceeding one (1) inch in height. Temporary signs shall display the date of posting.

(As amended on May 9, 1996.)

Section 58-18. Off-Street Parking and Loading Requirements.

For any Proposed Project that is subject to or has elected to comply with Large Project Review, required off-street parking spaces and off-street loading facilities shall be determined through such review in accordance with the provisions of Article 80. For all other Proposed Projects, the minimum required off-street parking spaces are set forth in Table D, and the minimum required off-street loading facilities are set forth in Table E.

- 1. **Outdoor Uses.** For the purpose of computing required off-street parking spaces, where a main use on a Lot is an open-air use not enclosed in a Structure, the area of the part of the Lot actually devoted to such use shall constitute floor area.
- 2. Pre-Code Structures. If a Structure existing on the effective date of this Article is altered or extended so as to increase its gross floor area or the number of dwelling units, only the additional gross floor area or the additional number of dwelling units shall be counted in computing the off-street parking facilities required.
- 3. Mixed Uses. If a Lot includes multiple uses, then the required number of off-street parking spaces for such Lot shall be the total of the required number of off-street parking spaces for each use, and the required number of off-street loading spaces for such Lot shall be the total of the required number of off-street loading spaces for each use.
- 4. Location.

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- (a) Off-street parking and loading spaces shall not be located in any part of a landscaped area required by this Article or in any part of a Front Yard, except as specifically provided in this Section 58-18. If a Lot is located in a Residential Subdistrict, a total of two (2) accessory parking spaces serving residential uses on such Lot may be located in that portion of the Front Yard that lies between the side yard and the Front Lot Line, provided that the total width of such Front Yard area used for parking does not exceed ten (10) feet.
- (b) Except in the case of a Lot serviced by a common parking facility, the off-street parking facilities required by this Section 58-18 shall be provided on the same Lot as the main use to which they are accessory; provided, however, that if the Board of Appeal shall be of the opinion that this is impractical with respect to a particular Lot, said Board, after public notice and hearing and subject to the provisions of Sections 6-2, 6-3, and 6-4, may grant permission for such facilities to be on another Lot in the same ownership in either of the following cases: (1) where the main use on a Lot is for Residential Uses, and the other Lot is within four hundred (400) feet of that Lot; and (2) where the main use on a Lot is for non-residential uses, and the other Lot is within twelve hundred (1,200) feet of that Lot.
- After public notice and hearing and subject to the provisions of Sections 6-2, 6-3 and 6-4, the Board of Appeal may grant permission for a common parking facility cooperatively established and operated to service two or more uses of the same or different types; provided that there is a permanent allocation of the requisite number of spaces for each use, and that the total number of spaces is not less than the aggregate of the number of spaces required for each use, unless the Board of Appeal determines that a reduction in the total number of required off-street parking spaces is appropriate because shared parking arrangements, in which parking spaces are shared by different uses for which peak parking use periods are not coincident, will adequately meet the parking demand associated with the Proposed Project.
- Design. All off-street parking facilities provided to comply with this Article shall meet the following specifications:
- (a) Such facilities shall have car spaces to the number specified by this Article, maneuvering areas and appropriate means of vehicular access to a street, shall be so designed as not to constitute a nuisance or a hazard or unreasonable impediment to traffic. Such facilities shall be Accessible to physically handicapped persons. All lighting for such facilities shall be arranged so as to shine downward and away from streets and residences.
- (b) Such facilities, whether open or enclosed in a structure, shall be so graded, surfaced, drained, and maintained as to prevent water and dust therefrom from going upon any street or another Lot.
- (c) Such facilities shall not be used for automobile sales, dead storage, or repair work, dismantling, or servicing of any kind.
- Each car space shall be located entirely on the Lot. Fifty percent (50%) of the required spaces may be no less than seven (7) feet in width and eighteen (18) feet in length, and the remainder shall be no less than eight and one half (8-½) feet in width and twenty (20) feet in length, in both instances exclusive of maneuvering areas and access drives.
- 6. Maintenance. All off-street parking facilities provided to comply with this Article shall be maintained exclusively for the parking of motor vehicles so long as a use requiring them exists. Such facilities shall be used in such a manner as at no time to constitute a nuisance or a hazard or unreasonable impediment to traffic.

(As amended on May 9 and August 22, 1996.)

Section 58-19. Application of Dimensional Requirements.

- Conformity with Existing Building Alignment. If at any time in the same Block as a Lot required by this
 Article to have a minimum Front Yard there exist two or more Buildings fronting on the same side of
 the same Street as such Lot, instead of the minimum Front Yard depth specified in this Article, the
 minimum Front Yard depth shall be in conformity with the Existing Building Alignment of the Block.
- 2. Traffic Visibility Across Corner. Whenever a minimum Front Yard is required, and the Lot is a corner lot, no Structure or planting in such Front Yard shall interfere with traffic visibility across the corner. Except when other provisions for traffic visibility across a corner have been specified through Large Project Review or Small Project Review pursuant to Article 80 or by election, no Structure or planting shall be higher than two and one-half (2-½) feet above the curb of the abutting Street within that part of the required Front Yard that is within the triangular area formed by the abutting side lines of the intersecting Streets and a line joining points on such lines thirty (30) feet distant from their point of intersection.
- 3. Front Wall of Building Not Parallel to Front Lot Line. If the front wall of a Building is not parallel to the Front Lot Line, but the average distance between such wall and such Lot Line is no less than the minimum Front Yard depth otherwise required by this Article, and the distance between such wall and such Lot line is at no point less than three fourths (3/4) of the minimum Front Yard depth so otherwise required, the Front Yard requirements of this Article shall be deemed to be met.
- 4. **Special Provisions for Corner Lots.** If a Lot abuts more than one Street, the requirements for Front Yards shall apply along every Street Line except as otherwise provided in this Section 58-19. The Front Yard requirements of this Article, and not the Side Yard requirements, shall apply to that part of a side Lot line that is also a Street Line extending more than one hundred (100) feet from the intersection of such line with another Street.
- 5. **Side Wall of Building Not Parallel to Side Lot Line.** If the side wall of a Building is not parallel to the side Lot line nearest to it, but the average distance between such wall and such Lot line is no less than the minimum Side Yard width otherwise required by this Article, and the distance between such wall and such Lot line is at no point less, in the case of a side Lot line that is not also a Street Line, than three-fourths (3/4) of the minimum Side Yard width so otherwise required, and in the case of a side Lot line that is also a Street Line, than one-half (½) of the minimum Side Yard width so otherwise required, the Side Yard requirements of this Article shall be deemed to be met.
- 6. **Side Yards of Certain Narrow Lots.** For each full foot by which a Lot existing at the time this Article takes effect is narrower than (i) the minimum Lot Width specified for such Lot in this Article, or (ii) fifty (50) feet if no minimum Lot Width is so specified, a deduction of one and one half (1-½) inches shall be made from the width otherwise required by this Article for each Side Yard of such Lot; provided that in no event shall either Side Yard of any such Lot be less than two (2) feet wide. No Side Yard in which there is a driveway providing access to off-street parking or off-street loading facilities required by this Article shall be less than ten (10) feet wide.
- 7. Accessory Buildings in Side or Rear Yards. Accessory Buildings may be erected in a Side or Rear Yard as a conditional use; provided that no such Accessory Building is more than fifteen (15) feet in height or nearer than four (4) feet to any side or rear Lot line, or closer than sixty-five (65) feet to the front Lot line.
- 8. Rear Wall of Building Not Parallel to Rear Lot Line. If the rear wall of a Building is not parallel to the Rear Lot Line, and the Rear Lot Line is not also a Street Line, but the average distance between such wall and such Lot Line is no less than the minimum Rear Yard depth otherwise required by this Article, and the distance between such wall and such Lot line is at no point less than three-fourths (3/4) of the

minimum Rear Yard depth so otherwise required, the Rear Yard requirements of this Article shall be deemed to be met-

- 9. Rear Yards of Through Lots. The Front Yard requirements of this Article, and not the Rear Yard requirements, shall apply to that part of a Rear Yard that is also a Street Line, except in the case of a Rear Yard that abuts a Street less than twenty (20) feet in width.
- 10. Rear Yards of Certain Shallow Lots. For each full foot by which a Lot existing at the time this Article takes effect is less than one hundred (100) feet deep, six (6) inches shall be deducted from the depth otherwise required by this Article for the Rear Yard of such Lot; provided that in no event shall the Rear Yard of any such Lot be less than ten (10) feet deep.
- Underground Encroachments in Yards. Any garage or other accessory Structure erected underground within any Rear Yard or Side Yard required by this Article, including the piers, railings, and parapets of such Structure, shall not extend more than five (5) feet above Grade.
- 12. Two or More Dwellings on Same Lot. Where a Dwelling (other than a temporary Dwelling) designed for occupancy or occupied by one or more families is on the same Lot as, and to the side of, another Dwelling or other Main Building, the distance between such Dwelling and such other Dwelling or Main Building shall be not less than twice the minimum Side Yard depth required by this Article for such other Dwelling or Main Building; and the requirements of this Article with respect to Lot Area, Lot Width, Lot Frontage, Usable Open Space, Front Yard, Rear Yard, and Side Yards shall apply as if such Dwelling were on a separate Lot. A Dwelling shall not be built to the rear of another Dwelling, Accessory Building, or Main Building. After public notice and hearing and subject to the provisions of Section 6-2, the Board of Appeal may grant permission for a variation from the requirements of this Section 58-19.12 if it finds that open space for all occupants, and light and air for all rooms designed for human occupancy, will not be less than would be provided if the requirements of this Section 58-19.12 were met.
- 13. Two or More Buildings on One Lot. If on one Lot there are two or more Main Buildings other than Dwellings, including temporary Dwellings, the yard requirements of this Article shall apply at each actual Lot line and not as if each Building were on a separate Lot.

(As amended on July 31, 1997 and September 28, 1998.)

Section 58-20. Nonconformity as to Dimensional Requirements.

A Building or use existing on the effective date of this Article and not conforming to the applicable dimensional requirements specified in other provisions of this Article may nevertheless be altered or enlarged, provided that such nonconformity is not increased and that any enlargement itself conforms to such dimensional requirements.

Section 58-21. Regulations.

The Boston Redevelopment Authority may promulgate regulations to administer this Article.

Section 58-22. Severability.

The provisions of this Article are severable, and if any provision of this Article shall be held invalid by any decision of any court of competent jurisdiction, such decision shall not impair or otherwise affect any other provision of this Article.

Section 58-23. Definitions.

Words and phrases in this Article have the meanings set forth in Article 2.

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(Text Amd. No. 461, § 2, 6-22-2023)

Section 58-24. Tables.

The following tables are hereby made part of this Article:

Table A Use Regulations

A Residential Subdistricts

Neighborhood Business Subdistricts

Tables B—C Dimensional Regulations

B Residential Subdistricts

C Neighborhood Business Subdistricts

Tables D—E Parking and Loading Regulations

D Off-Street Parking

E Off-Street Loading

ARTICLE 58 TABLES

TABLE A City Square Neighborhood District - Use Regulations in Residential Subdistricts and Neighborhood Business Subdistricts

Key: A = Allowed, C = Conditional, F = Forbidden

For definition of use categories and certain specific uses, see Article 2A.

Banking and Postal Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
*Automatic teller machine	ŧ	€	E	€
*Bank	F	£	E	£
Drive-in bank	F	F	F	F
Post office	F	E	E	F

(*As amended on September 28, 1998.)

Community Uses

	Neighborhood Shopping Subdistricts

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ARTICLE 58 - TABLES Community Uses

	Three Family (3F)	Multifamily Residential (MFR)	Bsmt. & First Story	Second Story & Above
Adult education center	F	A	A	€
Community center	E	A	A	E
Day care center	E	A	A	E
Day care center, elderly	E	A	A	€
Library	A	A	A	E
Place of worship; monastery; convent; parish house	A	A	A	€

Cultural Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Art gallery	4	A	A	A
*Art use	4	E	C	E
Auditorium	F	E	E	E
Cinema	L	E	E	F
Concert hall	F	E	E	E
Museum	F	€	A	A
Public art, display	F	A	A	A
space				
Studios, arts	 	A	A	A
Studios, production	F	E	E	E
Theatre	F	E	E	E
Ticket sales	F	E	E	E

(*As amended on September 28, 1998.)

Dormitory and Fraternity Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Dormitory not	F	F	F	F
accessory to a use				
Fraternity	F	F	F	F

Educational Uses

	Three Family	Multifamily	Neighborhood Shopping Subdistricts	
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
College or university	F	€	E	E
*Elementary or secondary school(1)	E	E	E	E
*Kindergarten	E	€	E	E
Professional school	F	E	E	E
Trade school	F	€	E	E

(*As amended on September 28, 1998.)

Entertainment and Recreational Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Adult entertainment	F	-	F	F
Amusement game machines in commercial establishment	ŧ	-	E	ŧ
Amusement game machines in non-commercial establishment	£	4	E	ŧ
Bar ⁽²⁾	F	€	E	ŧ
Bar with live entertainment ⁽²⁾	£	€	€	£
Bowling alley	F	E	E	F
Billiard parlor	F	F	F	F
*Dance hall	F	£	E	F
Drive-in theatre	F	F	F	F
*Fitness center or gymnasium (Text Amd. No. 416, § 16, 7-2-2015)	£	€	€ ¹⁷	€ ¹⁷
*Private club not serving alcohol	F	€	E	E
*Private club serving alcohol	F	E	C	C
*Restaurant with live entertainment,	F	€	€	€

ARTICLE 58 - TABLES Entertainment and Recreational Uses

not operating after 10:30 p.m. ⁽²⁾				
Restaurant with live entertainment, operating after 10:30 p.m. ⁽²⁾	£	€	€	t t

(*As amended on September 28, 1998.)

Funerary Uses

	Three Family	Multifamily	Neighborhood Shopp	oing Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Cemetery	F	F	F	F
Columbarium	F	£	F	£
Crematory	F	F	F	F
Funeral home	F	€	F	E
Mortuary chapel	F	F	F	F

Health Care Uses

	Three Family	Multifamily	Neighborhood Shoppi	ing Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Clinic	F	E	E	E
Custodial care facility	F	F	F	F
Group care residence, general	F	E	E	E
Hospital	F	F	F	F
Nursing or convalescent home	F	E	E	E

(Text Amd. No. 432 . § 3. 4-13-2018; Text Amd. No. 459 . § A.17., 4-14-2023)

Hotel and Conference Center Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Bed and breakfast	A	A	A	€ ⁽³⁾
Conference center	F	E	E 3	- - - - - - <u>-</u>

ARTICLE 58 - TABLES Hotel and Conference Center Uses

Executive suites	F	E	F	F
Hotel	F	E	F ³	F⁽³⁾
Motel	F	F	F	F

(Text Amd. No. 444, § 9, 1-10-2020)

Industrial Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Artists' mixed-use	F	F	F	F
Cleaning plant	ŧ	ŧ	ŧ	F
General manufacturing use	F	F	F	F
Light manufacturing use	F	£	E	Ę.
Printing plant	F	F	F	F
Restricted industrial use	F	F	E	F

Office Uses

	Three Family Multifamily		Neighborhood Shopping Subdistricts	
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
*Agency or professional office	F	F	A	A
General office	F	F	E	€
Office of wholesale business	£	F	E	E

(*As amended on September 28, 1998.)

Open Space Uses

	Three Family	Multifamily	Neighborhood Shopping Subdistricts	
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Golf driving range	F	ŧ	F	F
Grounds for sports,	F	F	F	F
private				
Open space	A	A	A	A

ARTICLE 58 - TABLES Open Space Uses

*Open space recreational building	E	€	E	€
Outdoor place of recreation for profit	ŧ	€	E	F
Stadium	F	£	F	F

Public Service Uses

See Table Footnote: (1)

	-Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
*Automatic telephone exchange or	F	£	€	E telecommunications data distribution center
Courthouse	E	A	A	A
Fire station	A	А	A	A
†Outdoor payphone	F	F	E	€
Penal institution	F	F	F	F
Police station	F	A	A	A
*Pumping station	E	F	F	F
Recycling facility (excluding facilities handling toxic waste)	ŧ	ŧ	ŧ	ŧ
Solid waste transfer station	F	F	F	F
*Sub-station	F	F	F	F
Telephone exchange	F	F	F	F

(*As amended on September 28, 1998.)

(†As inserted on March 15, 2006)

Research and Development Uses

See Table Footnote: (5)

	Three Family	Multifamily	Neighborhood Shopping Subdistricts	
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Research laboratory	F	F	E	E

ARTICLE 58 - TABLES Research and Development Uses

(Text Amd. No. 459, § A.17., 4-14-2023)

Residential Uses

See Table Footnotes: (6), (19)

	-Three Family	Multifamily	Neighborhood Shoppi	ing Subdistricts
	(3F)	(MFR)	Bsmt. & First Story	Second Story & Above
*Congregate living complex	£	A	E	E
*Elderly housing	F	A	E	E
*Group residence, limited	A	A	A	A
Lodging house	F	E	E	E
Mobile home	F	F	F	F
Mobile home park	F	F	F	£
Multi-family dwelling	£	A	E	A
One family detached dwelling	A	A	E	€
One family semiattached dwelling	A	A	E	E
Orphanage	F	E	€	E
Rowhouse	Ę.	A	E	E
Temporary dwelling structure	€	F	E	E
Three family detached dwelling	A	A	E	A
Townhouse	A	A	E	A
Transitional housing or homeless shelter	€	€	€	€
Two family detached dwelling	A	A	€	A
Two family semi- attached dwelling	A	A	€	A

(*As amended on July 31, 1997 and September 28, 1998.)

Restaurant Uses

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential	Bsmt. & First Story	Second Story &
Drive-in restaurant	E	(IVIFN)	E	Above £

ARTICLE 58 - TABLES Restaurant Uses

*Restaurant	F	E	A	F
Take-out restaurant	F	F	E	F
-Small ⁽⁷⁾				
-Large ⁽⁷⁾	F	F	F	F

(*As amended on September 28, 1998.)

Retail Uses

See Table Footnote: (8)

	Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Adult bookstore	F	F	F	F
*Bakery (Text Amd. No. 416, § 15, 7-2- 2015)	£	€	A	A
Cannabis establishment ¹⁸ (Text Amd. No. 432 , § 3, 4-13-2018)	ŧ	f T	€	€
General retail business ⁽⁹⁾	F	F	F	ŧ
Liquor store	Ę.	F	E	F
*Local retail business	F	E	A	A
Outdoor sale of garden supplies	F	F	E	F
‡Pawnshop	F	F	E	E

(*As amended on September 28, 1998.)

(†As inserted on February 16, 2001)

Service Uses

See Table Footnote: (8)

	-Three Family	Multifamily	Neighborhood Shoppi	ng Subdistricts
	(3F)	Residential	Bsmt. & First Story	Second Story &
		(MFR)		Above
Animal hospital	F	ŧ	F	F
*Barber or beauty	F	E	A	A
shop				

ARTICLE 58 - TABLES Service Uses

+Body art establishment	ŧ	ŧ	€	E
Caterer's establishment	F	ŧ	E	F
†Check cashing business	F	F	F	F
Container redemption center ⁽¹⁰⁾	£	ŧ	€	F
Dry-cleaning shop	F	F	A	E
Kennel	F	F	F	F
*Laundry, retail service	F	€	A	€
*Laundry, self- service	ŧ	€	A	E
*Photocopying establishment	F	E	A	A
*Shoe repair	F	€	A	A
*Tailor shop	£	E	A	A

(†As inserted on August 22, 1996.)

(*As amended on September 28, 1998.)

(†As inserted on April 9, 2001)

Storage Uses, Major

	Three Family Multifamily		Neighborhood Shopping Subdistricts		
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above	
Enclosed storage of solid fuel or minerals	F	F	F	ŧ	
Outdoor storage of solid fuel or minerals	F	F	F	#	
Outdoor storage of new materials	F	F	F	F	
Outdoor storage of damaged or disabled vehicles	F	F	F	4	
Outdoor storage of junk and scrap	F	F	F	F	

Storage of	F	F		F	F
flammable liquids					
and gases					
-Small ⁽¹¹⁾					
-Large ⁽¹¹⁾	F	F		F	F
Storage or transfer	F	4		F	F
of toxic waste					
*Storage of	F	 F		E	E
dumpsters not					
accessory or					
ancillary to a main					
use, nor used in					
conjunction with the					
ongoing operation					
of a permitted site					
with explicit legal					
use and occupancy					
as a dumpster repair					
facility, waste					
hauling contractor					
yard, or site					
assigned and					
licensed solid waste					
management facility					
Warehousing	F	F		F	F
Wrecking yard	F	F		F	F

(*As inserted on September 18, 2000)

Trade Uses

See Table Footnote: (8)

	Three Family Multifamily		Neighborhood Shopping Subdistricts	
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Carpenters shop	F	E	E	F
Electrician's shop	F	E	E	F
Machine shop	F	E	E	F
Photographer's studio (As amended on September 28, 1998; Text Amd. No. 416, § 15, 7-2-2015)	ŧ	€	A	A
Plumber's shop	F	E	E	F
Radio/television repair (Text Amd.	£	€	A	A

ARTICLE 58 - TABLES Trade Uses

No. 416, § 15, 7-2- 2015)				
Upholsterer's shop (Text Amd. No. 416, § 15, 7-2-2015)	£	€	A	A
Welder's shop	F	F	F	F

Transportation Uses

	Three Family	Three Family Multifamily		ng Subdistricts
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Airport	F	F	ŧ	F
Bus terminal	F	F	F	F
Garage with dispatch	F	F	F	F
Helicopter landing facility	F	F	F	F
Motor freight terminal	F	F	F	F
Rail freight terminal	F	Ŧ ·	F	F
Railroad passenger station	F	F	F	F
Water terminal	F	F	F	F

Vehicular Uses

	Three Family	Multifamily	Neighborhood Shopping Subdistricts		
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above	
*Airport-related remote parking facility	ŧ	ŧ	F	4	
Bus servicing or storage	F	F	F	F	
Carwash ⁽¹²⁾	F	F	F	F	
Gasoline station (12)	F	F	F	F	
†Indoor sale, with or without installation, of automotive parts, accessories and supplies	£	ŧ	£	ŧ	
‡Indoor sale of motor vehicles	F	F	F	F	

ARTICLE 58 - TABLES Vehicular Uses

†Outdoor sale of new and used motor vehicles	F	F	F	F
Parking garage	F	E	E	E
Parking lot	F	E	F	F
Rental agency for cars	F	F	E	F
Rental agency for trucks	F	F	F	F
Repair garage ⁽¹²⁾	F	F	F	F
Truck servicing or storage	F	F	F	F

(*As inserted on November 21, 1996.)

(†As amended on November 7, 1996.)

(†As amended on March 15, 2006)

Wholesale Uses

(3F) Residential (MFR) Residential (MFR) Bsmt. & First Story Above F F		Three Family	Multifamily	Neighborhood Shoppir	ng Subdistricts
Wholesale husiness E		(3F)	Residential	Bsmt. & First Story	Second Story &
Wholesale business F F F			(MFR)		Above
	Wholesale business	F F	4	F	F

Accessory and Ancillary Uses

In each subdistrict of the City Square Neighborhood District, an accessory use ordinarily incident to a lawful main use is allowed, subject to the provisions of Article 10, unless such use is (i) specifically forbidden as a main use for such subdistrict in this Table A and (ii) not designated "A" or "C" for such subdistrict on the accessory use table below. In any event, an accessory use shall be subject to the same restrictions, conditions, limitations, provisos and safeguards as the use to which it is accessory.

	-Three Family Multifamily		Neighborhood Shopping Subdistricts	
	(3F)	Residential (MFR)	Bsmt. & First Story	Second Story & Above
Accessory amusement game machines (not more than four) in commercial or non- commercial establishment	F	F	€	F
Accessory art use	A	A	A	A

ARTICLE 58 - TABLES Accessory and Ancillary Uses

ļ-				
Accessory automatic	F	A	A	F
teller machine				
Accessory bus	F	F	F	F
servicing or storage				
Accessory cafeteria	F	F	A	A
Accessory cultural	F	F	A	A
uses				
Accessory dormitory	F	F	F	F
Accessory drive-	F	F	F	F
through restaurant				
Accessory drive-	F	F	F	F
through retail				
Accessory family	A	A	A	A
day care home				
Accessory home	A	A	A	A
occupation				
†Accessory indoor	F	F	A	A
maintenance and				
operation of a				
payphone⁽¹⁶⁾				
Accessory industrial	E	F	E	E
use				
Accessory keeping	F	F	F	F
of animals other				
than laboratory				
animals				
Accessory keeping	F	F	F	F
of laboratory				
animals ⁽⁵⁾				
Accessory machine	F	F	F	F
shop				
Accessory	F	F	F	F
manufacture of				
products				
Accessory offices	A	A	A	A
*Accessory outdoor	E	E	A	E
café⁽¹³⁾				
Accessory parking	A	A	A	E
Accessory personnel	F	A	€	€
quarters				
Accessory	A	A	A	A
professional office				
in a dwelling				
Accessory railroad	F	F	F	F
storage yard				
*Accessory recycling	F	€	E	€
			•	•

ARTICLE 58 - TABLES Accessory and Ancillary Uses

	Ι_	Π_	Ι_	Γ_
Accessory repair	F	F	F	F
garage				
*Accessory retail	F	A	A	A
*Accessory service	F	A	A	A
uses				
Accessory services	F	A	€ ⁽³⁾	E
for apartment and				
hotel residents				
*Accessory services	F	€	€	€
incidental to				
educational uses				
other than college				
or university use				
Accessory storage of	F	F	A	F
flammable liquids				
and gases				
-Small ⁽¹¹⁾				
-Large ⁽¹¹⁾	F	F	E	F
Accessory storage or	F	F	F	F
transfer of toxic				
waste				
*Accessory	A	A	A	E
swimming pool or				
tennis court ⁽¹⁴⁾				
Accessory trade	F	E	A	A
uses				
Accessory truck	F	ŧ.	ŧ	F
servicing or storage				
Accessory wholesale	F	F	F	F
business				
Ancillary use(15)	E	€	E	€

(*As amended on September 28, 1998.)

Footnotes to Table A



- 2. Provided that, where such use is designated "C," any expansion of seating or standing capacity of such use is conditional, and where such use is designated "F," any expansion of seating or standing capacity of such use is forbidden.
- 3. Except A in the area bounded by Warren Street, Water Street, North Washington Street, and Chelsea Street.

ARTICLE 58 - TABLES Footnotes to Table A

- 4. Deleted on September 28, 1998.
- 5. Provided that such use shall comply with all guidelines and standards promulgated by the National Institutes of Health concerning the care and use of laboratory animals.
- 6. Provided that Dwelling Units shall be forbidden in Basements.
- 7. Small: total gross floor area not more than 2,500 square feet per restaurant in a Neighborhood Shopping Subdistrict. Large: total gross floor area exceeding 2,500 square feet per restaurant in a Neighborhood Shopping Subdistrict.
- 8. Where a Retail, Service or Trade Use is designated "A," it shall be conditional if merchandise is sold or displayed out-of-doors or if such establishment is open to the public after midnight or before 6:00 a.m.
- 9. Where designated "A," provided that any Proposed Project for a General Retail Business shall be conditional if it: (a) establishes an occupancy for a General Retail Business having a gross floor area of seventy-five thousand (75,000) or more square feet; or (b) changes to a General Retail Business the use of a gross floor area of seventy-five thousand (75,000) or more square feet; (c) enlarges a General Retail Business so as to increase its gross floor area by seventy-five thousand (75,000) or more square feet.
- Provided that all storage of beverage containers shall be located entirely within a building, and provided further that such use shall be forbidden within fifty (50) feet of any Residential District or Subdistrict, or Open Space District or Subdistrict.
- 11. Small: storage of less than thirty thousand (30,000) gallons of flammable liquids or less than ten thousand (10,000) cubic feet of gases; Large: storage of thirty thousand (30,000) gallons or more of flammable liquids or ten thousand (10,000) cubic feet or more of gases.
- 12. Where such use is designated "A," or "C," provided that all washing, painting, lubricating, and making of repairs is carried on inside a building; that such establishment is sufficiently sound insulated to confine all noise to the lot; that all flashing, fumes, gases, smoke and vapor are effectively confined to the lot; and that there is no outdoor storage of damaged, disabled or unregistered motor vehicles for a period of more than one month; otherwise forbidden.
- 13. Except conditional in Rear Yard abutting a Residential Subdistrict.
- 14. Provided that such use is more than four (4) feet from every lot line, and in the case of a swimming pool, that it is protected by a fence at least six (6) feet in height with a gate locked from the outside, and that if the pool is within ten (10) feet of a lot line, the fence is concealing to a height of at least six (6) feet.
- 15. Provided that any such use shall be subject to the same restrictions, conditions, limitations, provisos and safeguards as the use to which it is ancillary.
- 16. Provided that such use shall be forbidden unless located within a building at least ten (10) feet from an entrance.

(As inserted on March 15, 2006)

- 17. Provided allowed if 2,500 square feet or less. (Text Amd. No. 416, § 16, 7-2-2015 .)
- 18. Cannabis Establishment, provided that any cannabis establishment shall be sited at least one-half mile or 2,640 feet from another existing cannabis establishment and at least 500 feet from a pre-existing public or private school providing education in kindergarten or any of grades 1 through 12. Distances

shall be determined from the nearest lot line of the proposed establishment to the nearest lot line of an existing establishment or school. Use approval shall be applicable to the applicant only.

19. For Additional Dwelling Units, see Section 58-7. (Text Amd. No. 421, § 2, 11-18-16; Text Amd. No. 432, § 3, 4-13-2018; Text Amd. No. 440, § 8B., 5-8-2019.)





TABLE B City Square Neighborhood District - Residential Subdistricts - Dimensional Regulations



ARTICLE 58 - TABLES Three-Family Residential Subdistrict

Three-Family Residential Subdistrict

	Lot area , Mini mu m for Dwe II. Unit(s) Spec ified (Sq.F t.)	Addition al Lot Area for Ea. Addit! Dwe H. Unit (Sq.F t.)	Lot Widt h Mini mu m (Fee t)	Lot Fron tage Mini mu (Fee t)	Floor Area Ratio Maxim um	Buildir Height Maxim	•	Usab le Ope n Spac e Mini mu m Sq. Ft. Per Dwe lling Unit	Fron t Yard Mini mu m Dept h (Fee t)(4)	Side Yard Minim um Width (Feet) ⁽⁵	Rear Yard Minimu m Depth (Feet)	Rear Yard Maxim um Occupa ncy by Accesso ry Buildin gs (Percen t)
						Stori es	Feet					
3F-2,0	00				<u> </u>				<u> </u>		1 1	
Semi atta ched Dwe Hing, Row Hou se Buil ding, or Hou se Buil ding	1,00 0 for 1 unit	1,00 0	20	20	0.8	3	35	300	5	21/2	40	25
Any othe f Dwe lling or Use	2,00 0 for 1 or 2 units	1,00 0	20	20	0.8	3	35	300	5	2.1/2	30	25

Multifamily Residential

	Lot area 7 Mini mu for Dwe II. Unit(s) Spec ified (Sq.F t.)	Addition al Lot Area for Ea. Addit! Dwe II. Unit (Sq.F t.)	Lot Widt h Mini mu m (Fee t)	Lot Fron tage Mini mu (Fee t)	Floor Area Ratio Maxim um	Buildir Height Maxim	: num⁽²⁾	Usab le Ope n Spac e Mini mu m Sq. Ft. Per Dwe lling Unit	Fron t Yard Mini mu m Dept h (Fee t) ⁽⁴⁾	Yard Minim um Width	Rear Yard Minimu m Depth (Feet)	Rear Yard Maxim um Occupa ncy by Accesso ry Buildin gs (Percen t)
						Stori	Feet					
MFR						es						
1, 2, or 3 Fami ly Deta ched	2,00 0 for 1 or 2 units	1,00 0	20	20	1.5	3	45 ⁽⁵⁾	300	5	2.1/2	30	25
Semi - atta ched Dwe lling, Row Hou se Buil ding or Hou se Buil ding	1,00 0 for 1 unit	1,00 0 for 1 unit	20	20	1.5	3	45 ⁽⁵⁾	300	5	2-1/2	30	25
Any othe f	2,00 0 for first	1,00 0	40	40	1.5	5	45 ⁽⁵⁾	200	5	5	30	25

ARTICLE 58 - TABLES Multifamily Residential

Dwe	2						
lling	units						
or							
Use							

Footnotes to Table B

- For the purpose of determining Building Height, the floor area of a dormer on a Dwelling shall not be included in the floor area calculation for a half story; provided that such dormer is not wider than eight (8) feet and the ridge line of the dormer does not exceed the ridge line of an existing Structure of which it is a part, or thirty-five (35) feet, whichever is less; and provided further that only the floor area of two such dormers shall not be included in the floor area calculation for a half story. However, the floor area of such dormers shall be included in Gross Floor Area of the Dwelling.
- Applicable only to Residential Uses and Dormitory/Fraternity Uses.
- 3. See Section 58-19.1 (Conformity with Existing Building Alignment). A bay window may protrude into a Front Yard.
- Semi-attached Dwellings, Town House Buildings, and Row House Buildings are only required to have side yards on sides that are not attached to another Dwelling.
- 5. Provided that the maximum Building Height throughout such subdistrict shall be measured from the average grade of Chelsea Street.

TABLE C City Square Neighborhood District - Neighborhood Business Subdistricts - Dimensional Regulations

	Neighborhood Shopping Subdistrict
Maximum Floor Area Ratio	3.0 ⁽¹⁾
Maximum Building Height (ft.)	45 ⁽²⁾
Minimum Lot Size (sq.ft.)	none
Minimum Lot Area per Dwelling Unit (sq.ft.)	none
Minimum Usable Open Space per Dwelling Unit (sq.ft.) ⁽³⁾	50
Minimum Lot Width (ft.)	none
Minimum Lot Frontage (ft.)	none
*Minimum Front Yard (ft.) ⁽⁴⁾	none
Minimum Side Yard (ft.)	none
Minimum Rear Yard (ft.) ⁽⁶⁾	20

(*As amended on September 28, 1998.)

Footnotes to Table C

- 1. Provided that, in the portion of such subdistrict bounded by Warren Street, Chelsea Street, City Square and Park Street, the maximum Floor Area Ratio shall be 2.0.
- Provided that, in the portion of such subdistrict bounded by Warren Street, Water Street, North
 Washington Street, and Chelsea Street, the maximum Building Height shall be fifty-five (55) feet, as
 measured from the average grade of Chelsea Street.
- 3. All or a portion of required usable open space may be met by suitably designed and accessible space on balconies of main buildings or on roofs of wings of main buildings, or on the roofs of accessory buildings.
- 4. In a required front yard in a Neighborhood Business Subdistrict, no plaza, terrace or public access to a basement (other than required by the State Building Code) shall be below the grade of the nearest sidewalk unless, after public notice and hearing and subject to the provisions of Article 6, the Board of Appeal grants a permit therefor.
 - In a Neighborhood Business Subdistrict, every front yard required by this Code shall be at grade level along every lot line on which such yard abuts.
- 5. Deleted on September 28, 1998.
- 6. In a Neighborhood Business Subdistrict, every rear yard required by this Code that does not abut a street line shall, along every lot line on which such yard abuts, be at a level no higher than the level of the lowest window sill in the lowest room designed for human occupancy or so occupied, and relying upon natural light or natural ventilation from windows opening on such yard.

TABLE D City Square Neighborhood District - Off-Street Parking Requirements

See Table Footnote: (1)

	-Space(s) Per 1,000 Square Feet of Gross Floor Area
Banking and Postal Uses	1.0
Community Uses	1.0
Educational Uses	
-Day Care Center	0.7
-Elementary or Secondary School	0.7
-Kindergarten	0.7
-Other Educational Uses	1.0
Health Care Uses	1.0
Industrial Uses	0.5
Office Uses	2.0
Public Service Uses	
-Police Station	1.0
-Fire Station	1.0
-Other Public Service Uses	0
Research and Development Uses	0.5
Retail Uses	2.0
Service and Trade Uses	2.0
Storage Uses, Major	0.5
Transportation Uses	0.25
Vehicular Uses	0.5
Wholesale Uses	0.25

The provisions of this Table D do not apply to Proposed Projects that are subject to Large Project
Review. See Section 58-18 (Off-Street Parking and Loading Requirements).

(As amended on May 9, 1996.)

TABLE D - Continued

City Square Neighborhood District

Off-Street Parking Requirements(1)

	If there are seats: (spaces per	If there are no seats (spaces per
	seat)⁽²⁾	1,000 square feet of public floor
		area in structures)
Cultural Uses	0.2	2.0
Entertainment Uses	0.3	4.0
Funerary Uses		
-Funeral home	0.1	3.0
-Mortuary chapel	0.1	3.0
-All other funerary uses	none	none

ARTICLE 58 - TABLES TABLE D City Square Neighborhood District - Off-Street Parking Requirements

Places of Worship	0.1	3.0
Restaurant Uses		
-Restaurant	0.3	4.0
-Other Restaurants	0.15	0.5
Open Space Uses		
- Stadium	0.2	N/A
-Other Open Space Uses	0.2	2.0

The provisions of this Table D do not apply to Proposed Projects that are subject to Large Project
Review. See Section 58-18 (Off-Street Parking and Loading Requirements).

(As amended on May 9, 1996.)

2. Where benches are used, each two⁽²⁾ linear feet of bench shall constitute one⁽¹⁾ seat.

TABLE D - Continued

City Square Neighborhood District

Off-Street Parking Requirements(1)

	-Off-Street Parking Requirement (spaces per dwelling unit) ⁽²⁾				
Dormitory/Fraternity Uses	0.5				
Hotel and Conference Center Uses					
Bed and Breakfast	0.7				
-Conference Center	0.7				
-Executive Suites	0.7				
-Hotel	0.7				
- Motel	1.0				
Residential Uses					
-Elderly Housing	0.2				
-Group Care Limited	0.5				
-Lodging House	0.5				
-Transitional Housing or Homeless Shelter	0.25				
*Other Residential Uses ⁽³⁾					
1-2 units	1.0				
3-6 units	1.5				
7-9 units	1.75				
— 10+ units	2.0				

(*As amended on September 28, 1998.)

The provisions of this Table D do not apply to Proposed Projects that are subject to Large Project
Review. See Section 58-18 (Off-Street Parking and Loading Requirements).

(As amended on May 9, 1996.)

ARTICLE 58 - TABLES TABLE D City Square Neighborhood District - Off-Street Parking Requirements

- 2. Where a use is not divided into Dwelling Units:
- (a) if sleeping rooms have accommodations for not more than two⁽²⁾ persons, each group of two⁽²⁾ sleeping rooms shall constitute a Dwelling Unit;
- (b) if sleeping rooms have accommodations for more than two⁽²⁾ people, each group of four⁽⁴⁾ beds shall constitute a Dwelling Unit.
- 3. For Dwelling Units qualifying as Affordable Housing, the off-street parking requirement for Proposed Projects under 50,000 square feet of gross floor area shall be 0.7 parking spaces per Dwelling Unit.

TABLE E City Square Neighborhood District Off--Street Loading Requirements

See Table Footnote: (1)

-Gross Floor Area	Required Off-Street Loading Bays
0-15,000 square feet	θ
15,001-49,000 square feet	1.0

The provisions of this Table E do not apply to Proposed Projects that are subject to Large Project
Review. See Section 58-18 (Off-Street Parking and Loading Requirements).

(As amended on May 9, 1996.)

