## Sec. 2-30. B-9, Boulevard Zoning District.

A. PURPOSE: The purpose of the B-9, Boulevard Zoning District is to provide for the maintenance of the character of relatively large and extensively wooded areas abutting major transportation routes. The district provides for large lot uses having setbacks adequate to preserve use along major routes where it is in the interest of the public to minimize access cuts in order to promote safety and avoid traffic congestion.

## B. DIMENSIONAL STANDARDS Setbacks Maximum Minimum Maximum Maximum **Impervious** Lot Size Minimum Minimum Street Building Building Lot Lot Width Lot Depth Type Density Side/ Corner\* Height Coverage Coverage in Acres Front Rear Side Waterfront 30' if abutting residential 25' if abutting a single-fam-Nonresidential Uses (transient 250' 75' 30% 75% 1.5 acres N/A district; 5' additional com-bined side yard required for bined yard area required for (see section F.4) lodging) 30' (see below) (see below) each story over 2 each story over 2 20' 30' if abutting residential district; 5' additional rear residential district; 5' addi-Multifamily 10 75' 30% 75% 1.5 acres N/A (see section F.4)

\*Front and side corner yards: The front yard and side corner yard setbacks for properties abutting arterial roads shall be 75 feet, except as follows:

(1) 40 feet for nonresidential structures erected on lots which have an average lot depth of less than 200 feet and were in existence prior to April 3, 1984, or have been reduced to such depth through an eminent domain proceeding, provided that the landscape buffer area required by the Greenbelt Overlay District (chapter 3, article I) shall be extended to the area directly in front of the building, and provided further that no parking spaces or access drives or stormwater retention areas greater than two in depth shall be allowed in the said 40 feet. (2) 51 feet for nonresidential structures erected on lots which have an average lot don'th of 200 feet to 250 feet and

(see below)

yard required for each story tional rear yard required for

each story over 2

over 2

30'

(see below)

C. PERMITTED USES	an average lot depth of 200 feet to 250 feet and were in existence prior to A  D. CONDITIONAL USES	E. SPECIAL EXCEPTION USES	F. OTHER STANDARDS
. Adult Day Care Center	1. Child Care Facility	1. Outdoor Activity	All development must comply with the following requirements
Assisted Living Facility	2. Community Residential Home	2. Outdoor Storage	
Business and Professional Office	3. Dwelling, Multifamily	3. Recreational Facilities, Outdoor	1 Wetlands (shorter 2 - 1 1 II)
Business Service	4. Family Day Care Home	4. Restaurant Type "C"	<ol> <li>Wetlands (chapter 3, article II).</li> <li>Landscaping and buffering: if the parcel abuts a designated greenbelt corridor, the standards of chapter 3, article II shall apply with regard to buffering and landscape requirements.</li> <li>Access: access to lots in this district shall be limited to one driveway for every 250 feet of street frontage. Common access for two lots is allowed.</li> <li>Minimum lot width: where direct access is provided by a service road set back at least 25 feet from the right-of-way or through a common driveway with cross-easements, the minimum lot width shall be 125 feet. Where a service road is provided, no other direct vehicle access to the major arterial shall be permitted.</li> </ol>
Clubs and Fraternal Organization	5. House of Worship	-540	
Financial Institution	6. Parks and Recreation Facilities, Private		
Instructional Physical Activity	7. Parks and Recreation Facilities, Public		
Nursing Home	8. Personal Services		
School, Public	9. Public Facilities		
0. Veterinarian	10. Public Utilities		
	11. Recreational Facilities, Indoor		
	12. Restaurant, Type A		
	13. Restaurant, Type B		
	14. Retail Sales and Service		
	15. School, Private		
	16. Telecommunication Tower/Antennas, Camouflaged		
	17. Wind Energy System		
			5. All multifamily, duplex and triplex residential dwelling uni shall have the following minimum square footage per be room:
PERMITTED ACCESSORY USES: Accessory uses customarily as	ssociated with, dependent on and incidental to their permitted principal uses	s provided that such uses confirm to the such that a such	

(Ord. No. 2012-03, § 8, 2-7-2012; Ord. No. 2015-16, §§ 6—8, 4-21-2015)