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The only party authorized to represent the Owner in connection with the sale of the Property is the SVN Advisor listed in this proposal, and no other person is authorized by the Owner to provide any information or to make any representations other than contained in this Offering Memorandum. If the person receiving these materials does not choose to pursue a purchase of the Property, this Offering Memorandum must be returned to the SVN Advisor.

Neither the SVN Advisor nor the Owner make any representation or warranty, express or implied, as to the accuracy or completeness of the information contained herein, and nothing contained herein is or shall be relied upon as a promise or representation as to the future representation of the Property. This Offering Memorandum may include certain statements and estimates with respect to the Property. These Assumptions may or may not be proven to be correct, and there can be no assurance that such estimates will be achieved. Further, the SVN Advisor and the Owner disclaim any and all liability for representations or warranties, expressed or implied, contained in or omitted from this Offering Memorandum, or any other written or oral communication transmitted or made available to the recipient. The recipient shall be entitled to rely solely on those representations and warranties that may be made to it in any final, fully executed and delivered Real Estate Purchase Agreement between it and Owner.

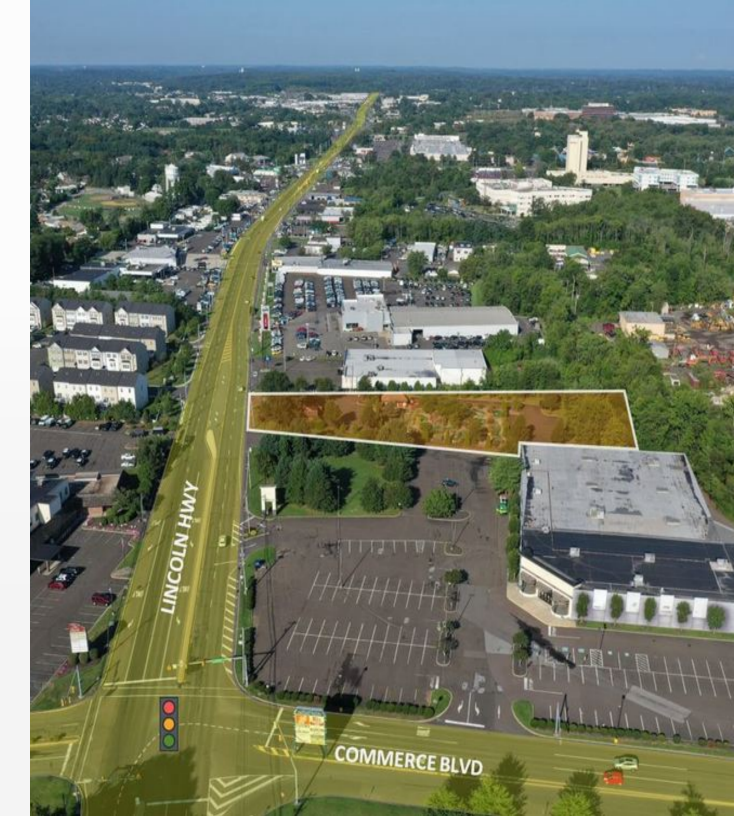
The information contained herein is subject to change without notice and the recipient of these materials shall not look to Owner or the SVN Advisor nor any of their officers, employees, representatives, independent contractors or affiliates, for the accuracy or completeness thereof. Recipients of this Offering Brochure are advised and encouraged to conduct their own comprehensive review and analysis of the Property.

This Offering Memorandum is a solicitation of interest only and is not an offer to sell the Property. The Owner expressly reserves the right, at its sole discretion, to reject any or all expressions of interest to purchase the Property and expressly reserves the right, at its sole discretion, to terminate negotiations with any entity, for any reason, at any time with or without notice. The Owner shall have no legal commitment or obligation to any entity reviewing the Offering Memorandum or making an offer to purchase the Property unless and until the Owner executes and delivers a signed Real Estate Purchase Agreement on terms acceptable to Owner, in Owner's sole discretion. By submitting an offer, a prospective purchaser will be deemed to have acknowledged the foregoing and agreed to release the Owner and the SVN Advisor from any liability with respect thereto.

To the extent Owner or any agent of Owner corresponds with any prospective purchaser, any prospective purchaser should not rely on any such correspondence or statements as binding Owner. Only a fully executed Real Estate Purchase Agreement shall bind the property and each prospective purchaser proceeds at its own risk.

THE PROPERTY







OFFERING SUMMARY

SALE PRICE:	Subject To Offer
LEASE RATE:	Subject to Offer
PROPERTY TYPE:	Retail
LOT SIZE:	1.48 Acres±
ZONING:	НС
MARKET:	Philadelphia
SUBMARKET:	Lower Bucks County
TRAFFIC COUNT:	18,936 VPD

PROPERTY OVERVIEW

Excellent and unique opportunity to acquire a prime development site ideally situated in Falls Township, Bucks County, Pennsylvania. The site assemblage is comprised of two individual, contiquous lots with a combined land area of approximately 1.48 acres. The land is currently improved with a free-standing dental office building and operating miniature golf. The property rests in a densely populated trade area, adjacent to a diverse platform of national, regional and local retailers, hospital systems and residential neighborhoods. The property is in Highway Commercial zoning district which allows for a wide range of permitted uses, by right.

LOCATION OVERVIEW

Located on Lincoln Highway (Route 1 Bus.) and situated centrally within the Oxford Valley corridor. The site is in close proximity to the Oxford Valley Mall, Sesame Place, Aria-Jefferson Health Bucks County regional hospital, numerous hotels, national chain restaurants and local eateries. It is located 1.2 miles to/from US Route 1, 2 miles to/from Interstate 295 and 5 miles to/from the Pennsylvania Turnpike. Centrally located between Philadelphia and Princeton New Jersey markets.

SUBJECT TO OFFER

LEASE RATE	SUBJECT TO OFFER

LOCATION INFORMATION

STREET ADDRESS	173 Lincoln Highway
CITY, STATE, ZIP	Fairless Hills, PA 19030
COUNTY	Bucks
MARKET	Philadelphia
SUB-MARKET	Lower Bucks County
CROSS-STREETS	Lincoln Hwy. & Commerce Blvd.
TOWNSHIP	Falls
ROAD TYPE	Highway
MARKET TYPE	Medium
NEAREST HIGHWAY	Route 1 - 1.3 MI
NEAREST AIRPORT	Trenton / Mercer Airport [TTN] - 11.2 Mi.
	Philadelphia International Airport (PHL) - 34.7 Mi

PARKING & TRANSPORTATION

STREET PARKING	Yes
PARKING TYPE	Surface Paved
NUMBER OF PARKING SPACES	36+

PROPERTY INFORMATION

PROPERTY TYPE	Retail
PROPERTY SUBTYPE	Land Development
APN #	13-003-022 & 12-005-220-001
TAX MAP	5
RE TAXES (EST. 2023)	\$10,593
LOT FRONTAGE	120 ft
LOT DEPTH	430 ft
TRAFFIC COUNT	18,936 VPD
TRAFFIC COUNT STREET	Lincoln Hwy.

BUILDING INFORMATION

TENANCY	Multiple
NUMBER OF BUILDINGS	2
YEAR BUILT	1961

UTILITIES & AMENITIES

WATER / SEWER	Public
ELECTRIC	Yes
TELEPHONE & CABLE	Yes

PROPERTY HIGHLIGHTS

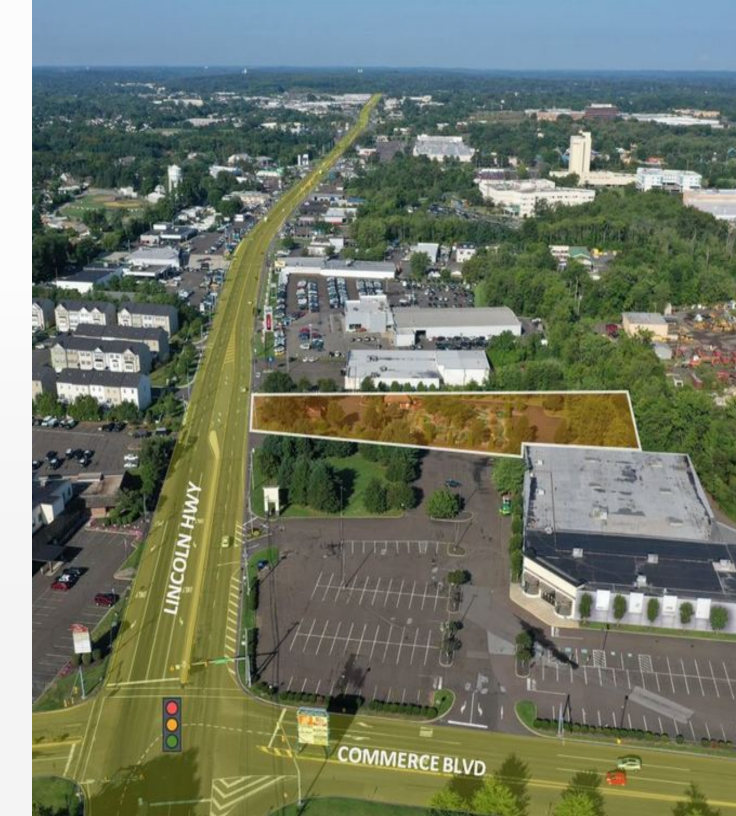
- Prime retail / office site
- Redevelopment opportunity
- Available for sale or lease
- 1.48 acres ±
- 120' highway frontage
- Prominent signage opportunity
- Public utilities on site
- Level topography
- Ideally located for business and consumer access
- Proximate to densely populated residential neighborhoods
- Quality demographic profile
- Highly visible / accessible location
- 1/4 mile from the intersection of Lincoln Highway and Oxford Valley Road
- Commutable proximity to/from Philadelphia, New Jersey and New York City
- Close proximity to several major medical systems
- Area amenities include the Oxford Valley Mall, Aria-Jefferson Health Bucks County Hospital and Sesame Place
- Centrally located between Philadelphia and Princeton New Jersey markets.

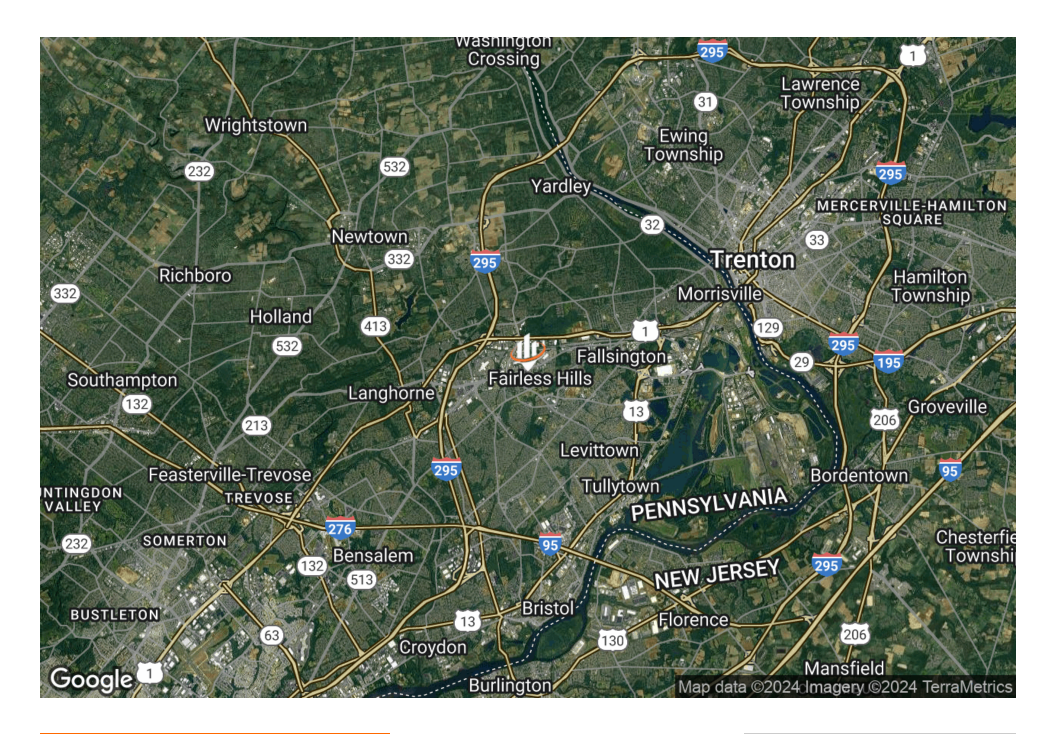


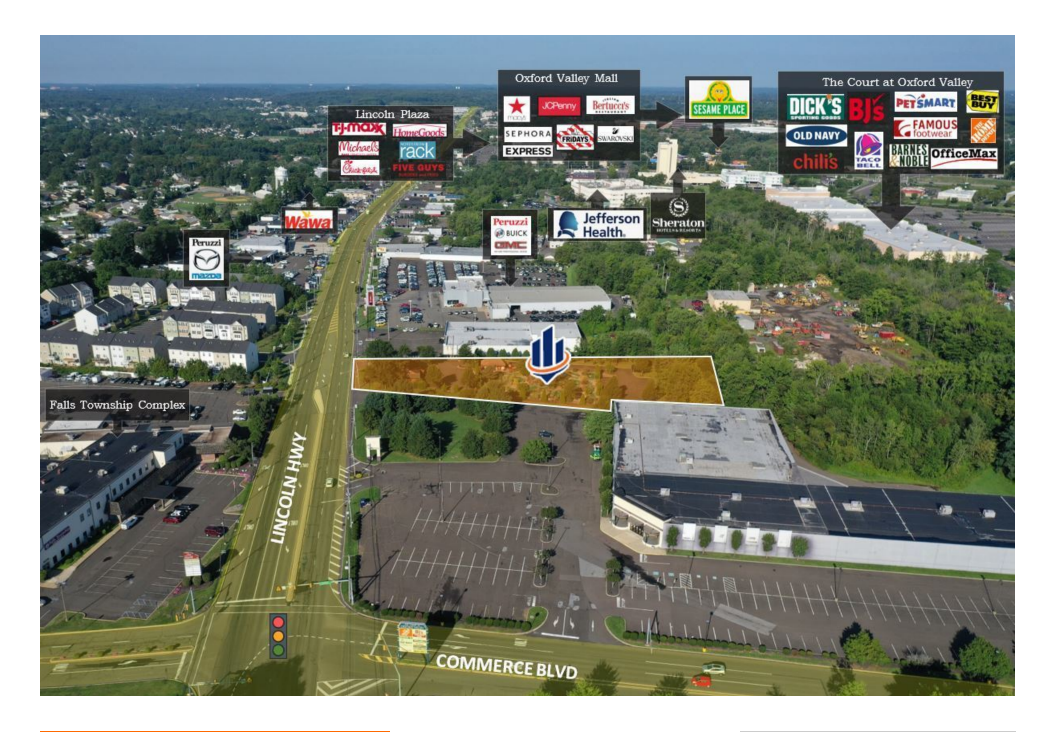


LOCATION OVERVIEW

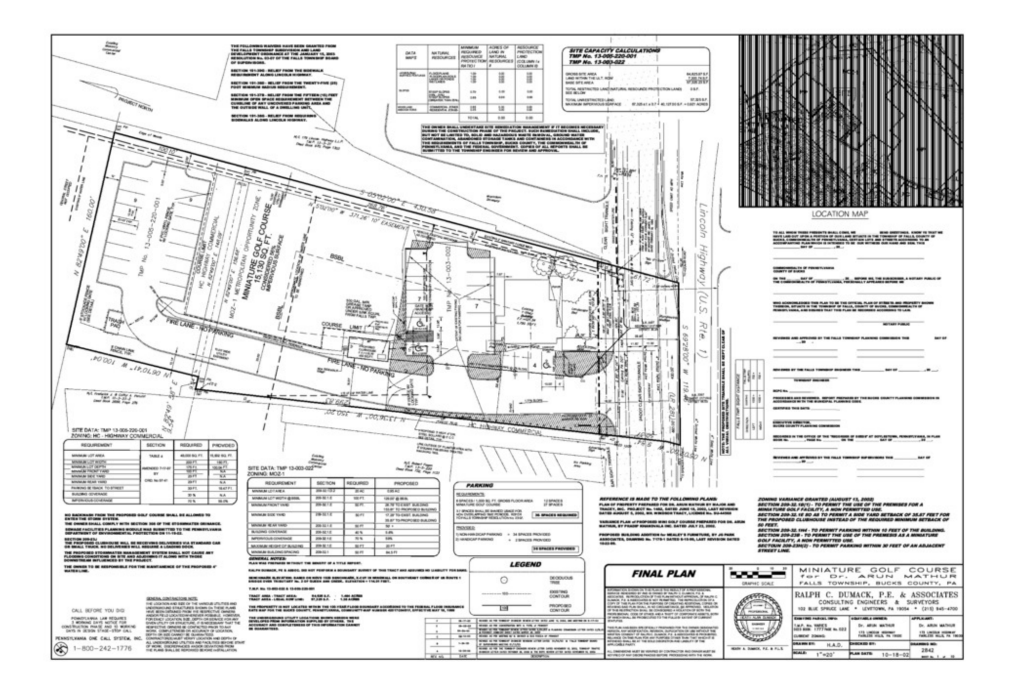


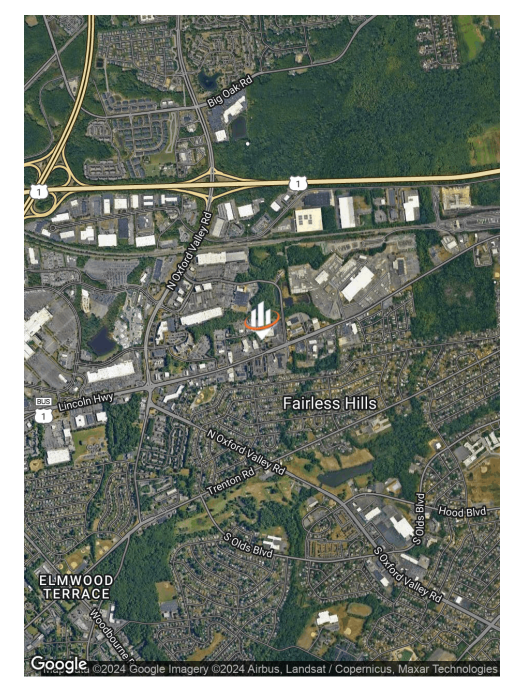


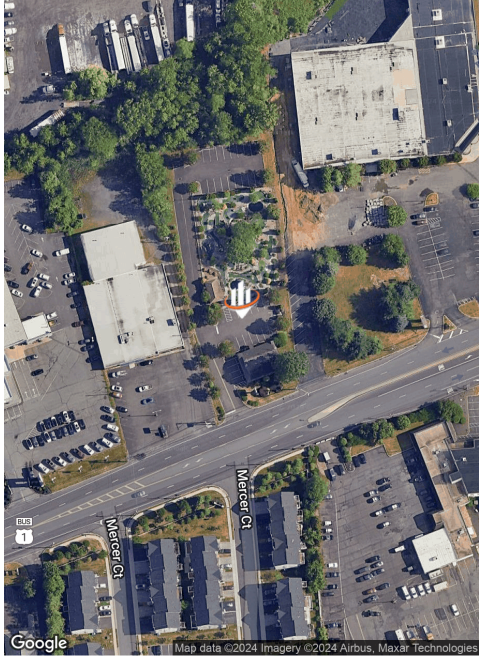






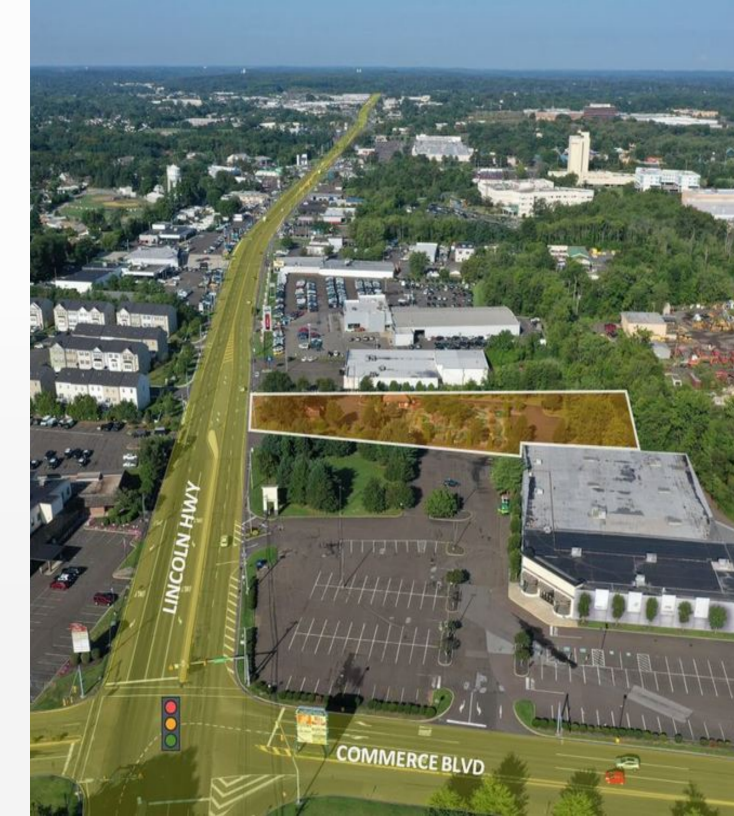






ADDITIONAL SITE PHOTOS



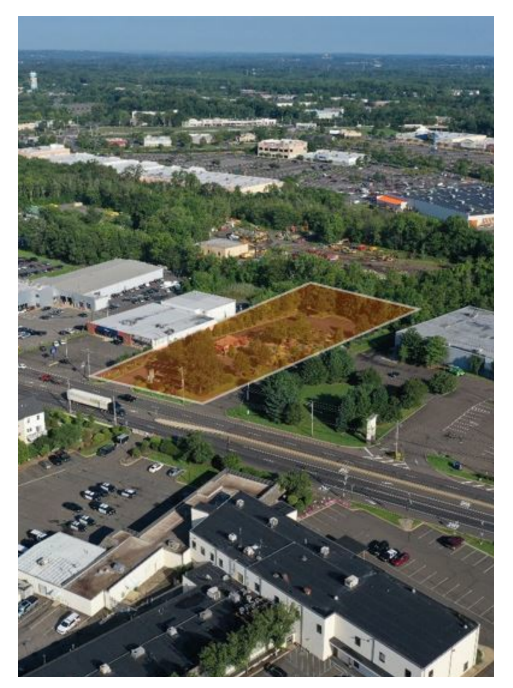
























DEMOGRAPHIC PROFILE

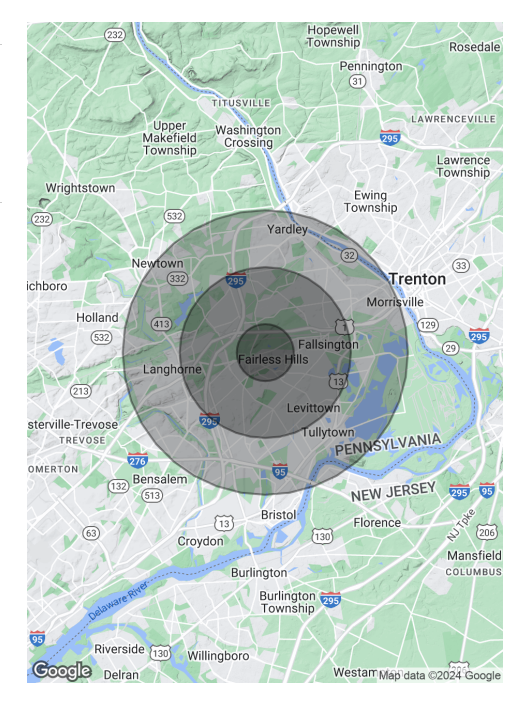




48 93,319	205,160
.3 40.4	40.1
7.1 38.4	38.7
.5 42.1	41.4
	93,319 .3 40.4 7.1 38.4 .5 42.1

HOUSEHOLDS & INCOME	1 MILE	3 MILES	5 MILES
TOTAL HOUSEHOLDS	3,963	33,535	74,739
# OF PERSONS PER HH	2.6	2.8	2.7
AVERAGE HH INCOME	\$71,498	\$86,092	\$87,986
AVERAGE HOUSE VALUE	\$293,656	\$312,434	\$325,563

^{*} Demographic data derived from 2020 ACS - US Census



ZONING INFORMATION





§ 209-23. HC Highway Commercial District.

- A. Purpose. The purpose and intent of this district is to provide reasonable standards for the orderly development of highway-oriented business and commercial uses, to provide for the development of those businesses which, due to the nature of their activity, must most appropriately be located with adequate street frontages along major roads, and to have a service radius generally wider than the immediate neighborhood. The provisions are designed to curtail further evolution of strip commercial growth and to otherwise create conditions conducive to carrying out the broad purposes of this chapter.
- B. Principal permitted uses.
 - All uses permitted in the Neighborhood Commercial District, § 209-22B.
 - Restaurants, clubs and lounges.
 - (3) Garden centers.
 - (4) Banks, including drive-through facilities.
 - (5) Theaters.
 - (6) Newspaper publishing or printing establishment.
 - Hospital.
 - (8) Bakery.
 - Retail sale of furniture, furnishings and appliances.
 - (10) Showrooms for the sale of new and used automobiles by authorized factory dealers with accessory uses of outdoor automobile sales and service repair building when conducted on the same lot.
 - (11) Sober living environments, provided that the minimum off-street parking required in § 209-42 is provided, plus: [Added 1-18-2016 by Ord. No. 2016-1]
 - (a) One additional space for each non-resident staff person; and
 - (b) One additional space for every additional two residents over the initial five residents, unless satisfactory proof is submitted to the Township that such individuals are incapable or not permitted to operate a motor vehicle during the period of residency at the facility.
- Uses permitted as special exceptions. (See § 209-50.)
 - Beverage distribution center.
 - Place of assembly other than a theater conducted indoors or outdoors.

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- (3) Funeral home/mortuary services.
- (4) Auction building.
- (5) Building materials where all activities and storage shall be within completely enclosed buildings.
- (6) Sales of used vehicles other than as specified above in § 209-23B(10).
- (7) Medical marijuana dispensary, subject to the specific criteria listed below: [Added 11-7-2016 by Ord. No. 2016-05]
 - (a) A medical marijuana dispensary shall provide proof of registration with the Department of Health or proof that registration has been sought and is pending approval, and shall at all times maintain a valid, accurate, and upto-date registration with the Department of Health. Should registration be denied or revoked at any time, any Township approval shall immediately become void. A medical marijuana dispensary may not operate on the same site as a facility used for growing and processing medical marijuana.
 - (b) A medical marijuana dispensary shall at all times operate in compliance with all Department of Health regulations pertaining to such facilities.
 - (c) A medical marijuana dispensary shall not be operated or maintained on a parcel within 1,000 feet, measured by a straight line in all directions, without regard to intervening structures or objects, from the nearest point on the property line of a residentially zoned property or a parcel containing a public, private or parochial school, day-care center, place of worship, public park, or community center.
 - (d) A medical marijuana dispensary must operate entirely within an indoor, enclosed, and secure facility. No exterior sales and no sidewalk displays shall be permitted. No drive-through services shall be permitted. The use cannot be advertised on radio or television.
 - (e) A medical marijuana dispensary shall be limited to hours of operation not earlier than 9:00 a.m. and not later than 9:00 p.m.
 - (f) A medical marijuana dispensary shall submit a disposal plan to be reviewed and approved by the Township. Medical marijuana remnants and by-products shall be disposed of according to an approved plan and shall not be placed within an exterior refuse container.
 - (g) There shall be no emission of dust, fumes, vapors or odors which can be seen, smelled or otherwise perceived from beyond the lot line for the property where the medical marijuana dispensary is located.

- (h) No one under the age of 18 shall be permitted in a medical marijuana dispensary, unless accompanied by a caregiver as required under Section 506 of the Medical Marijuana Act.1
- (i) No use of medical marijuana shall be permitted on the premises of a medical marijuana dispensary.
- (j) A medical marijuana dispensary shall submit a security plan to the Township, which plan shall demonstrate how it will maintain effective security and control. The security plan shall specify the type and manner of twenty-four-hour security, tracking, recordkeeping, record retention, and surveillance system to be utilized in the facility as required by Section 1102 of the Medical Marijuana Act2 and as supplemented by regulations promulgated by the Department of Health pursuant to the Medical Marijuana Act.
- D. Uses permitted as conditional uses. (See § 209-50.)
 - Hotel or motel.
 - Automobile service stations.
 - Car washes.
 - Restaurant, drive-in or walk-up.
 - (5) Sales of vehicles, including automobiles, trucks, boats, motorcycles and recreational vehicles.
 - (6) Sales of fuels.
- E. Accessory uses permitted.
 - Off-street parking.
 - Fences and walls.
 - Off-street loading areas.
 - (4) Garages to house delivery trucks or other vehicles.
 - (5) Signs. (See § 209-45.)
 - (6) Vending machines or machines for amusement, entertainment and/or the rendition of music, provided that they comply with the standards set forth in § 209-50.1.

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- F. Maximum building and structure height. No building and/or structure shall exceed 50 feet in height, except as may be specifically permitted by the terms of this
- G. A special front yard setback on U.S. Business Route 1, also known as "Lincoln Highway" (from the Middletown Township line to the Morrisville Borough line), U.S. Route 13 (from the Tullytown Borough line to West Trenton Road) and U.S. Route 1 (from the Middletown Township line to the Morrisville Borough line) shall be at least 200 feet from the ultimate right-of-way line, but if the side property lines of the lot and the two-hundred-foot setback line is greater than 65% of the total lot area, then the required front yard setback shall conform to Table 4.3

General requirements.

§ 209-23

- (1) Any principal building may contain more than one permitted use and/or organization. Any lot may contain more than one permitted structure, provided that each principal structure is located in a manner which will allow the possibility of subdividing the lot in a manner that each structure and resulting lot would conform to the zoning and subdivision and land development regulations, including frontage on a public street. One building may contain more than one use, provided that the total building coverage of the combined use does not exceed the maximum building coverage specified for this district and, further, that each use and/or tenant occupies a minimum gross floor area of 750 square feet.
- (2) At least the first 30 feet adjacent to any street line and 10 feet adjacent to any lot line shall not be used for parking and shall be planted and maintained in a lawn area, ground cover or landscaped with evergreen shrubbery and separated from the parking area by approved permanent curbing, except as otherwise provided under this chapter.
- (3) Outside displays.
 - (a) No merchandise, products, equipment or similar materials or objects shall be displayed or stored outside except in those instances where the peculiar nature of the business in permitted use, use by special exception or by conditional use normally requires outside display. This exception would include:
 - [1] Garden centers engaged in sale of living plants.
 - [2] Automobile sales.
 - [3] Automobile service stations.
 - [4] Manufactured home sales.

^{1.} Editor's Note: See 35 P.S. § 10231.506.

^{2.} Editor's Note: See 35 P.S. § 10231.1102.

^{3.} Editor's Note: Table 4 is included as an attachment to this chapter.

§ 209-23 § 209-23

- [5] Building materials.
- (b) Outside displays must conform to and not infringe upon setback areas, buffer areas and planting areas.
- (4) All improved portions of the property not utilized by buildings or paved surfaces shall be landscaped, using combinations such as landscaped fencing, shrubbery, lawn area, ground cover, rock formations, contours, existing foliage and the planting of conifers and/or deciduous trees common to the area, in order to maintain or reestablish the tone of vegetation in the area and lessen the visual impact of the structures and paved areas. The established grades on any site shall be planted for both aesthetic and drainage purposes. The grading plan, drainage facilities and landscaping shall be coordinated to prevent erosion and silting as well as assuring the capacity of any natural or man-made drainage system. The drainage system shall comply with the Township Stormwater Management Ordinance.4
- (5) Waste for disposal shall be stored in a closed container which should be adequately screened from all streets and adjacent residential areas and should be of sufficient capacity so that overflow does not occur.
- (6) All building walls facing any street or residential district shall be suitably finished for aesthetic purposes.
- Minimum off-street parking.
 - Minimum off-street parking shall be as required in § 209-42.
 - (2) The Zoning Hearing Board may grant a special exception to reduce the combined parking requirements for uses on adjacent parcels held in single and separate ownership on the effective date of this chapter by a maximum of 15%, subject to the following regulations:
 - (a) The adjacent uses must be compatible, and none shall be residential, industrial or any other use not conforming to the requirements of this
 - (b) The parking lot shall be designed in such a manner as to conform to the requirements in Subsection H, with the exception that the parking shall be unified and allow for free movement of traffic between and among adjacent uses and parcels.
 - (c) No more than two driveway access points to public roads shall be provided.
 - (d) The plan shall be reviewed and receive favorable recommendation from the Falls Township Planning Commission.

^{4.} Editor's Note: See Ch. 187, Stormwater Management.

§ 209-22. NC Neighborhood Commercial District.

- A. Purpose. The purpose of the NC Neighborhood Commercial District is to allow for small areas throughout the Township where small retail and service businesses may be located primarily for the convenience of the residents of the immediate neighborhood. Development in these areas shall be designed to enhance and improve commercial centers by ensuring an adequate traffic circulation plan developed so that each building does not have its own access points to the highways. The building appearances and signs shall be compatible, and parking facilities shall be interrelated and capable of common usage where advisable.
- B. Principal permitted uses.
 - (1) Convenience shops, including grocery store, drugstore, gift shop, hardware store, and clothing store, except as prohibited in § 209-22].
 - Automatic self-service laundry, baked goods store, confectionary store, shoe repair and dry-cleaning store, or laundry where laundering and dry cleaning are performed on the premises.
 - (3) Office building and professional offices, including medical, dental, realty, insurance, law offices, accounting services and governmental services.
 - (4) Bank.
 - (5) Barbershop and beauty shop.
 - (6) Public or private library.
 - (7) Restaurant.
 - (8) Brewery, microbrewery, micro-winery, distillery, brew pub.
 - (9) Day-care center.
 - (10)Other uses of the same general nature.
- C. Accessory buildings, structures or uses permitted.
 - Off-street parking.
 - (2) Fences and walls. (See § 209-37.)
 - Off-street loading areas.
 - (4) Garages to house delivery trucks or other vehicles.

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§ 209-22 § 209-22

- (5) Vending machines.
- (6) Machines for amusement, entertainment and/or the rendition of music, provided that they comply with the requirements set forth in § 209-50.1.
- (7) Drive-through facility, subject to conditional use approval and subject to the requirements set forth in § 209-23E(8).
- D. Maximum building and structure height. No building and/or structure shall exceed 25 feet in height.
- E. Area and yard requirements. See Table 4.1
- F. General requirements.
 - (1) One building may contain more than one use, and each use will occupy a minimum gross floor area of 750 square feet, provided that the total building coverage of the combined uses does not exceed the maximum building coverage specified for this district.
 - (2) At least the first 20 feet adjacent to any street line shall not be used for parking and shall be planted and maintained as lawn area, ground cover or landscaped with evergreen shrubbery separated from the parking area by curbing.
 - (3) No merchandise, products, equipment or similar materials or objects shall be displayed or stored outside.
 - (4) All buildings shall be compatibly designed, whether constructed all at one time or in stages over a period of time.
 - All improved areas not utilized for buildings, parking, loading, access aisles, driveways or pedestrian walkways shall be suitably landscaped with shrubs, ground cover, grass or similar plantings and maintained in good condition.
 - (6) All building walls facing any street or residential district shall be suitably finished for aesthetic purposes.
- G. Minimum off-street parking.
 - (1) Minimum off-street parking shall be as provided in § 209-42.
 - (2) The Zoning Hearing Board may grant a special exception to reduce parking requirements by a maximum of 15%, subject to the provisions of § 209-23I(2).
- 1. Editor's Note: Said table is included as an attachment to this chapter.



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