Article 16

		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI⁵	LC
A. RES	IDENTIAL USE (primary)															
A1.	One-family detached dwelling	Y	N	Y	Ν	SP	Y	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Y
A1a.	One-family detached dwelling only if existing as of the time of adoption of this By-Law.	N ^y	Y	N ^y	N ^y	N ^y										
42.	One-family detached dwelling for personnel required for the safe operation of a permitted use to reside on the premises thereof.	N	N	N	SP	SP	N	Y	SP	SP	SP	N	N	SP	SP	Yc
A3.	Two-family or semi-detached dwelling	Y	Y	N**	N	SP	Ν	d	Ν	Ν	N	Ν	SP	N	N	e
A3a.	Two-family or semi-detached dwelling, including alterations and conversions of single-family dwellings if existing as of the time of adoption of this By-Law	N ^y	Y	N ^y	N ^y	N ^y										
A3b.	Two-family or semi-detached dwelling, including alterations and conversions of single-family dwellings	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y						
A4. *	Multiple family building types for not less than three (3) dwelling units in any one building, such as: apartment houses and/or town houses, subject to and compliant with the provisions of Section V-J. (Art. 44 A.T.M. 1965, Art.1 S.T.M. June 17, 1969 & Art. 3. S.T.M. 11/18/75) (Art. 2 S.T.M. #2, Oct. 10, 2000) (Art. 52 F.T.M. (10/17/17) (Art. 32 Fall TM 10/16/18)	N	Y+	N**	Y+	SP	N	SP ^f	N	N	N	N	Y	N	N	g
A4a.	Multi-family building types for not less than three (3) dwelling units but not more than six (6) dwelling units building, such as: apartment houses and/or town houses, with no more than six (6) dwelling units per acre; subject to and consistent with the provisions of Section V-J of this by-law. (Art. 42, F.T.M. 10/17/17) (Art. 32, Fall TM 10/16/18)	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y						
A4b.	Residential Mixed-use Development	N ^y	N ^y	N ^y	N ^y	N ^y	SP	N ^y	N ^y	N ^y						
A5.	Alteration and conversion of a one-family house existing at the time of the adoption of this by-law, to accommodate two families if located on a lot having an area at least twenty-five percent greater than required for a one-family house.	Y	Y	N	N	SP	N	N	N	N	N	N	N	N	N	e
A6.	Sanitarium, or nursing, or rest home. (Art. 12, S.T.M. #1 Jan. 21, 1992)	SP	N	N	N	N	SP	SP	N	Ν	N	SP	SP	N	N	SP
	Assisted Living Residence (Art. 44, Spring ATM, 4/27/10)	SP	SP	N	SP	SP	SP	SP	SP	Ν	SP	SP	SP	SP	SP	N

HPU - See Highway Planned Use regulations at Section III-G (Page III-46).

		RG	RM	RS	PCD	SH	AP	DM		INI			CG	HMI ^a	HMI⁰	LC
	llings presently occupied for multi-family purposes, that have been in existence prior t	o 1948, a	and used	continuou	isly as suc	h, may c	ontinue	to be oc	cupied	for mult	i- family	purpos	es unde	r a non-con	forming sta	atus
subje 2.	ect to the provisions of Section V-A, 1., 2., 3. and 4. of the Natick Zoning By-Laws. Proof of continuous multi-family use must be documented with the Inspector of Buil	dings w	ho chall ic	cuo a cort	ificate of	such doo	umonta	tion								
3.	A copy of this certificate shall be filed with the Town Clerk, Board of Assessors and B	•		sue a cert		Such uut	umenta									
**4.	See special regulations in Section III-F for alternative uses allowed by Special Permit			mily distr	icts.											
B. RESID	DENTIAL USE (accessory)															
B1.	Family Suite	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν
B2.	Renting of one or two rooms and the furnishing of board by a	Y	Ν	N	Ν	SP	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Y ^h
	resident family to not more than three non-transient persons.															
B3.	Customary home occupation within the principal building	Y	Y	Y	SP	Ν	Ν	ⁱ	SP	Ν	Ν	Ν	SP	Ν	Ν	ⁱ
	conducted by a resident of the premises (or by owners of the															
	premises where such premises abut Route 135 (Central Street)															
	and are within the Central Fire District) provided that not more															
	than one other person is regularly employed herein in connection															
	with such use; that not more than twenty-five per cent of the															
	total floor area not to exceed four hundred square feet is															
	regularly devoted to such use; that there is no exterior storage of															
	materials or equipment; and that no display of products is visible															
	from the street. (Art. 64 A.T.M. 1968)															
B3a.	Customary Home Occupation	N ^y	Y	N ^y	N ^y	Y										
B4.	Building accessory to a dwelling or premises to be used as an	SP	Ν	SP	Ν	Ν	Ν	ⁱ	SP	Ν	Ν	Ν	SP	Ν	N	ⁱ
	office or workroom for the conduct of a professional office or															
	studio or customary home occupation by a resident thereon															
	provided that the same conditions shall apply as hereinbefore set															
	forth for such use in a dwelling (Art. 52 A.T.M. 1974)															
B5.	For an office, studio or workroom connected and strictly	SP	SP	SP	SP	Ν	Ν	ⁱ	Y	Ν	Ν	Ν	SP	Ν	Ν	ⁱ
	accessory to the residence of the occupant, and in which no															
	activity inappropriate to the district shall be carried on. (Art. 52															
	A.T.M. 1974)															
B6.	Private garage or outdoor vehicle storage in connection with a	Y	Y	Y	Y	SP	Ν	j	Ν	Ν	Ν	Ν	Ν	Ν	N	N
	dwelling for not more than three motor vehicles which shall not															
	include more than one commercial vehicle two and one-half tons															
	gross weight or more than one vehicle owned by a non-resident															
	of the premises except in the case of a farm operated on a full-															
	time basis by a resident thereon.															
B6a.	Private garage or outdoor vehicle storage in connection with a	N ^y	Y	N ^y	N ^y	N ^y										
	dwelling															
B7.	Home Occupation/Customary Home Occupation Dog Kennel (Art.	SP	Ν	SP	N	Ν	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	N	Ν
	27, Spring TM 4/9/19)															
B8.	Personal Dog Kennel (Art. 27, Spring TM 4/9/19)	SP	Ν	SP	Ν	Ν	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	Ν	Ν

		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI [♭]	LC
C. TRA	NSIENT ACCOMMODATION USES	NO		N3	TCD	511		Divi	CII				CU			20
C1.	Tourist Home	Y	N	N	N	N	N	k	N	Ν	N	N	SP	N	N	N
C1a.	Boarding House, Tourist House or Lodging House	N ^y	SP	N ^y	N ^y	N ^y										
C2.	Hotel and Motel	N	Y	N	N	N	N	SP	Y	N	SP*	N	SP	SP	Y	N
	9, FALL ATM 1997							51		IN	51		51	51	•	
	For districts FP, HM-II, HM-III, HPU see Section III Page 3															
	REATIONAL, AMUSEMENT, ENTERTAINMENT USES															
D1.	Country club, including golf, by natural light only, riding, tennis	Y	N	N	SP	N	N	N	N	Ν	N	N	Ν	N	!	^m
<i>D</i> 1.	and boat houses. (Art. 6 S.T.M. 11/24/64 & Art. 54 A.T.M. 1962)		1		51			IN		IN	IN					
D1a.	Private or commercial, including golf (by natural light only),	N ^y	N ^y	Y												
D1a.	outdoor swimming, riding, outdoor tennis and boating facilities,	IN.	IN.	IN I				IN	IN .	IN.	IN.	IN.	IN.	IN .	IN'	
	provided that no structures are located closer than one hundred															
	(100') feet from any lot line															
D2.	Country club, including golf, by natural light only, riding, tennis	N	N	N	Y+	N	N	N	N	N	N	N	N	N	l	n
02.	and boat houses and community centers for exclusive use of the		IN IN							IN						
	residents of the particular district in which it is located (Art. I															
	S.T.M. June 17, 1969)(Art. 2 S.T.M. #2, Oct. 10, 2000)															
D3.	Lodge building or other non-profit social or civic use, but not	Y	N	SP	SP	SP	N	Y	N	N	N	N	Y	N	N	Y
05.	including any use the principal activity of which is one customarily		1	51	51	51				IN	IN				IN IN	
	conducted as business.															
D4.	Indoor amusement or recreation place or place of assembly	N	N	N	N	SP	N	SP	SP	N	N	N	SP	N	1	SP
U- 1 .	provided that the building is so insulated and maintained as to					51		51	51				51			51
	confine noise to the premises and is located not less than one															
	hundred feet from a residential district.															
D4a.	Indoor tennis or recquet club or other indoor recreation place,	N ^y	Y	N ^y	N ^y	N ^y										
2	provided that the building is so insulated and maintained as to															
	confine noise to the premises															
D4b.	Indoor tennis or recquet club or other indoor recreation place,	N ^y	N ^y	SP												
2	provided that the building is so insulated and maintained as to															0.
	confine noise to the premises and is located not less than one															
	hundred (100') feet from any residential use; and provided															
	further that parking demand generation for such use shall not															
	exceed 40 spaces															
D4c.	Indoor and/or outdoor amusement or recreational uses,	N ^y	SP	N ^y												
	excluding outdoor movie theaters, provided that any portion of a															
	structure dedicated to such uses is located at least one (100) feet															
	from the nearest residentially zoned district and that golf shall be															
	by natural light only															
D5.	Commercial outdoor amusement or recreation use, but not	N	N	N	N	N	N	N	SP	N	N	N	SP	N		m
	including outdoor movie theatre.	-	-		1			1		-	1	1		-	1	1

		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI⁵	LC
D6.	Outdoor movie theatre (deleted – Art. 45 ATM 04/27/10)															
existir	and after January 1, 2000 all new projects exercising this use which ar ng projects exercising this use which expand such use; shall require the For districts FP, HM-II, HM-III, HPU see Section III Page 3		-		-		-					tprint	; and a	ll modific	ations to	prior-
E. AG	RICULTURAL AND NATURAL RESOURCE USES															
E1.	Farm for the raising, keeping and sale of cattle, horses, sheep, goats and for the growing and sale of all agricultural products including fruits, vegetables, hay and grain, all dairy produce, and eggs.	SP*	N	SP*	N	N	N	N	SP *	N	N	N	N	N	N	N
E2.	Premises for the raising of swine, poultry, fowl and fur-bearing animals.	SP*	N	SP*	N	N	N	Ν	N	N	N	N	Ν	N	N	N
E3.	A stall or stand for selling farm or garden products a major portion of which is raised or produced on the premises by the owner or lessee thereof.	Y	N	Y	N	N	N	N	Y	N	N	N	N	N	N	N
E4.	Greenhouse, nursery and truck garden.	Y	N	Y	Ν	Ν	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	Ν	Ν
Note F. RET	in area, no special permit for such use shall be required. For districts FP, HM-II, HM-III, HPU see Section III Page 3 AIL OR CONSUMER SERVICE ESTABLISHMENT USES					1								1		
F1.	Retail stores.	Ν	N	Ν	SP	Ν	Ν	Y	Y	Ν	Ν	Ν	Y	N	Ν	Y
F2.	Wholesale or retail office or showroom with inside storage of goods for sale on premises only.	Ν	N	N	N	Ν	Ν	Y	Y	N	Ν	Ν	Y	N	Ν	ⁿ
F2a.	Wholesale or retail stores or office or showroom with inside storage of goods															Y
F3.	Craft, consumer, professional or commercial service establishments dealing directly with the general public.	Ν	Ν	Ν	SP	Ν	Ν	Y	Y	N	Ν	N	Y	N	Y	Y
F4.	Adult Uses ¹ (Art. 48, Spring A.T.M., 4/17/97)	Ν	N	N	N	Ν	Ν	Ν	N	N	Ν	Ν	Ν	N	Ν	Ν
F5.	Body Art Establishments *See Note 2 (Art. 37, Spring A.T.M., 4/24/01)	Ν	N	N	N	Ν	N	Ν	N	Ν	Ν	N	Ν	N	N	Ν
F6.	Restaurant, tea rooms, lunchrooms or other places serving permitted beverages inside a building.	Ν	N	N	N	Ν	N	⁰	Y	Ν	Ν	N	Y	N	^p	Ν
F6a.	Eating establishments without live or mechanical entertainment.	N ^y	Y٥	N ^y	N ^y	N ^y										
F6b.	Restaurant, tearooms, lunchrooms, or other places serving permitted beverages inside a lodge building in connection with non-profit social or civic activities to which admission is limited or controlled, and specifically excluding an activity customarily	N ^y	Y	N ^y	N ^y	У										

				.eu 09.2						1	.27.20	1			F	<u> </u>
		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	н	CG	HMI ^a	HMI [♭]	LC
-6c.	The provision of seating accommodations in conjunction with the carrying on of a retail use, provided that such accommodations will not permit a total of more than 16 customers to be seated at any one time (Art. 21, Fall A.T.M., 10/5/93)	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	SP						
-6d.	The provision of seating accommodations in conjunction with the carrying on of retail food use which is conducted solely as an accessory use to a retail use in the same building, said seating to be limited to one (1) seat for each 250 square feet of retail space and said seating area shall not exceed ten (10%) percent of the total retail space, excluding the area devoted to retail food use. In addition, there shall be no drive up window associated with the accessory retail food use, the accessory retail food use shall be operated exclusively by the operator of the principal retail use, the hours of operation of the accessory retail food use shall be limited to those of the principal retail use, and there shall be no sign visible from or located exterior to the building that advertises, calls attention to or indicates the carrying on of the accessory retail food use. (Art. 7, S.T.M. #2, 10/10/00)	NΥ	Ν ^γ	NΥ	N ^y	Ν ^γ	N ^γ	NΥ	Ν ^γ	NΥ	NΥ	Ν ^γ	NΥ	Ν ^γ	N ^y	SP
F6e.	Restaurant, tearoom, lunchroom or other eating establishment serving food and beverages on the premises, and/or serving food and beverages and providing live or mechanical entertainment, and/or servicing customers outside of the building and/or serving premises of a hotel with or without accompanying entertainment, including without limitation all restaurants, cocktail lounges, room service facilities, and meeting and function rooms on hotel premises; provided any portion of a structure dedicated to such use is located at least one hundred (100) feet from the nearest residentially zoned district	Ν ^γ	N ^y	NΥ	N ^y	N ^y	Ν ^γ	Ν ^γ	N ^y	N ^y	N ^y	N ^y	Ν ^γ	N ^y	Y	N ^y
-7.	Cafeteria or restaurant for sole use of personnel employed on the premises of permitted use.	N	N	N	N	N	N	Y	Y	Y	Y	N	Y	Y	^p	Y
8.	Restaurant or other places serving food or permitted beverages and providing live or mechanical entertainment or serving customers outside of buildings.	N	N	N	N	N	N	q	SP	N	N	N	SP	N	p	N
F8a. F9.	Eating establishments providing live or mechanical entertainment The serving of food and/or permitted beverages, with or without accompanying entertainment, on the premises of a hotel, including without limitation, all restaurants cocktail lounges, room service facilities, meeting and function rooms on said premises. (Art. 3 S.T.M. #1 1977)	N ^y N	SP SP ^r	N ^y Y	N ^y N	N ^y N	N ^y N	N ^y SP	N ^y N	N ^y ^p	N ^y N					

Dated 09.28.2023 to reflect amendments of the 09.27.2023 Public Hearing

		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI [♭]	LC
F10.	Ancillary Outlet** (Art. 28, Spring Town Meeting 4/14/15)	Ν	Ν	N	N	Ν	Ν	Ν	Ν	SP	Ν	Ν	SP	N	N	Ν
F11.	Undertaking establishment or funeral home.	Ν	N	N	N	Ν	Ν	Y	Υ	Ν	Ν	Ν	Ν	N	N	Ν
F12.	Cemetery	SP	N	Α	N	Ν	Ν	Ν	Ν	Ν	Ν	Ν	Ν	N	N	Ν
F13.	Library or museum	Y	N	Y	N	Ν	SP	Y	Ν	Ν	Ν	Ν	Y	N	Y	Y
F13.	Commercial Boarding or Training Dog Kennel (Art. 27, Spring TM 4/9/19)	N	N	N	N	N	N	N	SP	N	N	N	N	N	N	SP
F14.	Commercial Breeder Dog Kennel (Art. 27, Spring TM 4/9/19)	Ν	Ν	N	Ν	Ν	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	Ν	SP

Note 1: See Section 323.4 Adult Uses (Art. 48, Spring A.T.M., 4/17/97)

Note 2: F5. Body Art Establishments: Body Art Establishments shall be allowable only on parcels of land situated within the Regional Corridor (RC) overlay district upon the grant of a special permit by the Planning Board acting as a Special Permit Granting Authority (SPGA). This use is prohibited on all parcels which are not located totally within the RC overlay district and specifically prohibited on any premises zoned Highway Mixed Use III (HM-III), even if said HM-III premises are overlaid by the RC zoning district.

* Acceptance of this article shall not be considered acceptance of Chapter 808 of the Acts of 1975 by this town.

Note: For districts FP, HM-I, HM-II, HM-III, LC, HPU see Section III Page 3

"*Use F10. Ancillary Outlet shall not be permitted in any Industrial Zones covered by or underlying the Regional Center Overlay District or HOOP Overlay Districts. The Ancillary Outlet Setback from a residential zone to an Ancillary Outlet inclusive of its outside parking and vehicular access is 85 feet. (Art. 28, Spring Town Meeting, 4/14/15)

Note: For districts FP, HM-II, HM-III, HPU see Section III Page 3

C1				r		r	r	1					r			
	Salesroom for motor vehicles, trailers, boats, farm implements, or machinery, with no repair services excluding used-car lots.	Ν	Ν	N	N	N	N	SP	Y	N	N	N	N	N	N	Y
G2.	Limited salesroom for motor vehicles (Article 5, FTM, 10/15/13)	Ν	Ν	N	N	Ν	Ν	SP	SP	Ν	Ν	Ν	Ν	Ν	N	Y
G3.	Salesroom for motor vehicles, trailers, boats, farm implements, or machinery, with repair services and storage including used-car lots.	N	N	N	N	N	N	N	SP	SP	N	N	N	N	N	N
G4.	Repair garage for motor vehicles.	Ν	N	N	N	Ν	Ν	Ν	SP	SP	Ν	Ν	Ν	N	N	Ν
	A facility exclusively for, or whose principal activity is, the changing of oil and related lubrication services on motor vehicles.*	N	N	N	N	N	N	N	SP	SP	N	N	N	N	N	N
G6.	Motor freight or other transportation terminals; yards for the servicing of trucks and trailers.	Ν	Ν	N	N	N	N	N	N	Ν	SP	N	N	SP	N	N
G7.	Carwash **	Ν	Ν	N	N	Ν	Ν	Ν	SP	Ν	Ν	Ν	Ν	Ν	N	Ν
G8.	Commercial parking lot or parking garage, filling or service station.*	N	Ν	N	N	N	N	SP	SP	SP	N	N	N	Ν	N	N
G8a.	The storage and parking of motor vehicles, with no provision for operations incidential to the servicing of such vehicles	N ^y	Y	Y												
G9.	Auto body, soldering, or welding shop.	Ν	Ν	N	N	N	N	Ν	SP	SP	Ν	Ν	N	Ν	N	Ν

		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI [♭]	LC
	ANSPORTATION, COMMUNICATION, UTILITY USES													<u> </u>		
H1.	Private landing area to be used solely for the landing, taking off, and storage of privately owned airplanes and/or helicopter.	SP	N	SP	N	N	N	N	Ν	N	N	Ν	N	N	SP	N
H2.	Off -street parking as hereinafter permitted.	Y	Y	Y	Y	N	SP	Ν	Y	Y	Y	Ν	Y	Y	N	N
H3.	Public service and public utility structure including telephone exchange. (Art. 52 A.T.M. 1974)	SP	SP	SP	SP	N	SP	Ys	Y	Y	Y	N	SP	Y	N	N
H4.	Wireless Communications Facility, including only a BMWCF, an AWCF, and co-locating a WCF on an existing free standing monopole or lattice tower.◊	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	N	SP
H5.	Wireless Communications Facility, including only a free standing monopole.◊ (Art. 25, Spring ATM 4/9/19	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	SP	N	N
H6.	Indoor Wireless Communications Facility (IWCF).	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N	Y
H7.	Facilities for housing telecommunications equipment, such as sites where network systems can be interconnected to the fiber optic highband cable network, or to such network as it may be modified hereafter. (Art. 5, S.T.M. #2, 10/10/00)**	N	N	N	N	N	N	SP	SP	SP	SP	N	N	SP	N	N
Note:	cial Permit by SPGA in the HM-I, HM-II, HM-III, HPU, RC and HC District For districts FP, HM-II, HM-III, HPU see Section III Page 3															
Note:	For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES	N	N	N	SP	N	SP	Y	Y	Y	SP	N	Y		Y	Y
Note:	For districts FP, HM-II, HM-III, HPU see Section III Page 3	N	N	N	SP	N	SP	Y	Y	Y	SP	N	Y	SP	Y	Y
Note: I. PRC I1.	For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial	N N ^y	N N ^y	N N ^y	SP N ^y	N N ^y	SP N ^y	Y	Y N ^y	Y N ^y	SP N ^y	N N ^y	Y N ^y	SP N ^y	Y	Y
Note: I. PRC I1. I1a.	For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996)							_								
Note: I. PRC I1. I1a. I2.	For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8	N ^y N	N ^y N	N ^y N	N ^y	N ^y	N ^y	Y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y	Y
Note: I. PRC I1. I1a. I2.	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) 	N ^y N	N ^y N	N ^y N	N ^y	N ^y	N ^y	Y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y	Y
Note: I. PRC I1. I1a. I2.	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care 	N ^y N profes	N ^y N sional o	N ^y N ffices.	N ^y N	N ^y N	N ^y SP	Y Y	N ^y N	N ^y SP*	N ^y SP*	N ^y N	N ^y Y	N ^y SP	Y Y	Y Y
Note:	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care i) under 2500 sq. ft. 	N ^y N profes N	N ^y N sional o N	N ^y N ffices.	N ^y N	N ^y N	N ^y SP Y	Y Y Y	N ^y N Y	N ^y SP*	N ^y SP*	N ^y N Y	N ^y Y Y	N ^y SP N	Y Y N	Y Y N
Note: I. PRC I1. I1a. I2. I3. I4. * Any	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care i) under 2500 sq. ft. ii) over 2500 sq. ft. (Art. 12, S.T.M. #1 Jan. 21, 1992) Animal or veterinary hospital providing it is located 200 ft. from nearest residential dwelling. 	N ^y N profes N N SP	N ^y N sional o N N N	N ^y N ffices. N N N	N ^y N N N	N ^y N N N	N ^y SP Y SP	Y Y Y SP	N ^y N Y SP	N ^y SP*	N ^y SP*	N ^y N Y SP	 	N ^y SP N N	Y Y Y N N	Y Y N N
Note: I. PRC I1. I1a. I2. I3. I4. * Any J. RES	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care i) under 2500 sq. ft. ii) over 2500 sq. ft. (Art. 12, S.T.M. #1 Jan. 21, 1992) Animal or veterinary hospital providing it is located 200 ft. from nearest residential dwelling. special permit granted for this use shall be subject to the provisions of 	N ^y N Profes N SP	N ^y N sional o N N N on VI DD	N ^y N ffices. N N N	N ^y N N N N	N ^y N N N	N ^y SP Y SP N	Y Y SP N	N ^Y N Y SP Y	N ^y SP*	N ^y SP* N N N	N ^y N Y SP N	Y Y Y	N ^y SP N N N	Y Y N N N	Y Y N N
Note: I. PRC I1. I1. I2. I3. I4. * Any J. RES J1.	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care i) under 2500 sq. ft. ii) over 2500 sq. ft. (Art. 12, S.T.M. #1 Jan. 21, 1992) Animal or veterinary hospital providing it is located 200 ft. from nearest residential dwelling. special permit granted for this use shall be subject to the provisions of EARCH AND DEVELOPMENT, LABORATORY, AND TECHNOLOGY USES Establishments for research and development. (Art. 8 S.T.M. 2 1975) 	N ^y N profes N N SP	N ^y N sional o N N N	N ^y N ffices. N N N	N ^y N N N	N ^y N N N	N ^y SP Y SP	Y Y Y SP	N ^y N SP Y	N ^y SP*	N ^y SP*	N ^y N Y SP	 	N ^y SP N N	Y Y Y N N	Y Y N N
Note: I. PRC I1. I1a. I2. I3. I4. * Any J. RES	 For districts FP, HM-II, HM-III, HPU see Section III Page 3 FESSIONAL AND MEDICAL OFFICE USES Business or professional office or agency, bank or other financial institution (Art. 24 Fall A.T.M. 1996) Business Training Center Administrative offices, clerical offices, statistical offices (Art. 8 S.T.M. 2 1975) Health Care facility, including a hospital, diagnostic and health care i) under 2500 sq. ft. ii) over 2500 sq. ft. (Art. 12, S.T.M. #1 Jan. 21, 1992) Animal or veterinary hospital providing it is located 200 ft. from nearest residential dwelling. special permit granted for this use shall be subject to the provisions of EARCH AND DEVELOPMENT, LABORATORY, AND TECHNOLOGY USES Establishments for research and development. (Art. 8 S.T.M. 2 	N ^y N Profes N SP	N ^y N sional o N N N on VI DD	N ^y N ffices. N N N	N ^y N N N N	N ^y N N N	N ^y SP Y SP N	Y Y SP N	N ^Y N Y SP Y	N ^y SP*	N ^y SP* N N N	N ^y N Y SP N	Y Y Y	N ^y SP N N N	Y Y N N N	Y Y N N

NUFACTURING AND INDUSTRIAL USES	RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI⁵	LC
Printing or publishing establishment provided that not more than five thousand feet are used for work and storage	Ν	N	N	N	Ν	SP	Y	Y	Ν	N	Ν	Y	N	Y	Y
a. over 5,000 sq. ft.	Ν	N	N	N	Ν	SP	Y	SP	Y	Y	Ν	Ν	Y	Y	Y
Specialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)	N	N	N	N	Ν	N	^u	Y	SP	SP	Z	SP	SP	Ν	Y
Specialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential district	N ^y	N ^y	N ^y	N ^y	Ν ^γ	N ^y	SP	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y
Creative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 30, Fall TM 10/15/19)	Ν	N	N	N	Ν	SP	Y	SP	SP	SP	N	SP	SP	N	Y
Light manufacturing uses (including renewable or alternative energy light manufacturing uses) when the processes involved entail only fabrication, assembly, finishing work, packaging, or commercial food production, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features are confined to the premises. (Art. 58, Fall ATM 10/20/09)	Ν	Ν	N	N	Ζ	Ν	Ν	Ν	Y	Y	Ν	SP	Y	Ν	N
General industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58. Fall ATM 10/20/09)	Ν	N	N	N	N	N	N	N	N	Y	N	N	Y	Ν	N
Warehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall A.T.M. 1996)	Ν	N	N	N	Ν	N	V	N	Ν	SP*	Ζ	N	SP	Ν	N
Warehouse of less than 1,000 square feet gross floor area	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y
Warehouse of more than 1,000 square feet gross floor area	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	SP	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y
Junk yards (Enclosed by a 10' high fence or other closed screen	Ν	Ν	Ν	N	Ν	Ν	Ν	Ν	Ν	SP	Ν	Ν	SP	Ν	N
acceptable to Building Inspector.															
	 a. over 5,000 sq. ft. Specialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19) Specialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential district Creative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises (Art. 30, Fall TM 10/15/19) Light manufacturing uses (including renewable or alternative energy light manufacturing uses) when the processes involved entail only fabrication, assembly, finishing work, packaging, or commercial food production, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09) General industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09) Warehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall A.T.M. 1996) 	a. over 5,000 sq. ft.NSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NSpecialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential districtNVCreative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 30, Fall TM 10/15/19)NLight manufacturing uses (including renewable or alternative energy light manufacturing uses) when the processes involved entail only fabrication, assembly, finishing work, packaging, or commercial food production, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features are confined to the premises. (Art. 58, Fall ATM 10/20/09)NGeneral industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09)NWarehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall A.T.M. 1996)NVWarehouse of more	a. over 5,000 sq. ft.NNSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNSpecialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential districtNNCreative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 30, Fall TM 10/15/19)NNLight manufacturing uses (including renewable or alternative energy light manufacturing uses) when the processes involved entail only fabrication, assembly, finishing work, packaging, or commercial food production, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features are confined to the premises. (Art. 58, Fall ATM 10/20/09)NNGeneral industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09)NNWarehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall	a. over 5,000 sq. ft.NNNSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNNSpecialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential districtNNNCreative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 30, Fall TM 10/15/19)NNNLight manufacturing uses (including renewable or alternative energy light manufacturing uses) when the processes involved entail only fabrication, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features are confined to the premises. (Art. 58, Fall ATM 10/20/09)NNNGeneral industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09)NNNWarehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M. 1963, Art. 49 A.T.M. 1976 & Art. 24 Fall A.T.M. 1996)	a. over 5,000 sq. ft.NNNNSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNNNSpecialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential districtNNNNCreative Production, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 30, Fall TM 10/15/19)NNNNLight manufacturing uses (including renewable or alternative entail only fabrication, assembly, finishing work, packaging, or commercial food production, conducted in such a manner that noise, smoke, dust, odor, vibration or similar objectionable features are confined to the premises. (Art. 58, Fall ATM 10/20/09)NNNNGeneral industrial uses including manufacturing, renewable or alternative energy manufacturing, processing, or other industrial operations that will not be offensive to adjoining districts in respect to obnoxious noise, smoke, dust, odor, waste disposal, vibration or similar objectionable features. (Art. 58, Fall ATM 10/20/09)NNNWarehouses (excluding retail warehouses), for storage of any personal property with no sales taking place on the premises; and open storage yards of lumber, stone, brick, gravel, cement, and contractor's equipment, or other bulky merchandise, which may be sold on the premises. (Art. 73 A.T.M.	a. over 5,000 sq. ft.NNNNNNSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. 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(Art. 31, Fall TM 10/15/19)NN<td< td=""><td>a. over 5,000 sq. ft.NNNNNNNSPYSPSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NN<t< td=""><td>a. over 5,000 sq. ft.NNNNNNNNSPYSPYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NN<t< td=""><td>a. over 5,000 sq. ft.NNNNNNNNNNSPYYYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNNNNNNN"YSPSPSPSpecialty Craft fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (S0) feet from the residential districtNNNNNNNNN'<</td><td>a. over 5,000 sq. ft. N</td><td>a. over 5,000 sq. ft. N' N'</td><td>a. over 5.000 sq. ft. N <th< td=""><td>a. over 5,000 sq. ft. N</td></th<></td></t<></td></t<></td></td<></br></td></td<></td>	a. over 5,000 sq. ft.NNNNNNNNNSPSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NN <td< td=""><td>a. over 5,000 sq. ft.NNNNNNNNNNNNNNSPYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. 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N</td></th<></td></t<></td></t<>	a. over 5,000 sq. ft.NNNNNNNNSPYSPYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NN <t< td=""><td>a. over 5,000 sq. ft.NNNNNNNNNNSPYYYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNNNNNNN"YSPSPSPSpecialty Craft fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (S0) feet from the residential districtNNNNNNNNN'<</td><td>a. over 5,000 sq. ft. N</td><td>a. over 5,000 sq. ft. N' N'</td><td>a. over 5.000 sq. ft. N <th< td=""><td>a. over 5,000 sq. ft. N</td></th<></td></t<>	a. over 5,000 sq. ft.NNNNNNNNNNSPYYYSpecialty craft fabrication, where all noise, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises. (Art. 31, Fall TM 10/15/19)NNNNNNNN"YSPSPSPSpecialty Craft fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (S0) feet from the residential districtNNNNNNNNN'<	a. over 5,000 sq. ft. N	a. over 5,000 sq. ft. N' N'	a. over 5.000 sq. ft. N <th< td=""><td>a. over 5,000 sq. ft. N</td></th<>	a. over 5,000 sq. ft. N

	III-A.2 USE REGULATIONS SCHEDULE	DC	1	1	DCD	1	1	1	1		1	r	1	aring	LIBAL	
		RG	RM	RS SP	PCD	SH	AP	DM	CII	INI		H	CG N	HMI ^a	HMI ^b	LC N
(9.	Dumps and use of land for the disposal of refuse by the sanitary- fill method provided the same is also approved by the Board of Health and vote of the Town.	SP	N	58	N	N	N	N	N	SP	SP	N	N	SP	N	IN
	TITUTIONAL AND EXEMPT USES															
L1.	Municipal facility and building for public uses and purposes. (Art.	SP	SP	SP	SP	N	SP	Y	Y	Y	Y	N	SP	Y	N	Y
	52 A.T.M. 1974)															
L1a.	A governmental facility and building for public uses and purposes, including libraries , museums, and public schools but excluding solid waste disposal facilities	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^γ	N ^y	N
L1b.	Building owned by the Federal Government, the Commonwalth of Massachusetts or the Town of Natick or its departments; and libraries and museums, but excluding solid waste disposal facilities	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y
L2.	Church, rectory, convent, parish house, and other religious institutions. ‡	Y	Y	Y	Y	N	SP	Y ^w	Y	Y	Y	N	Y	Yw	N	Yw
	Section III – A.7.(Art. 3, STM#1, 5/9/17) For districts FP, HM-II, HM-III, HPU see Section III Page 3	V	v	v	v	N	C D	vw	v	v	v	N	v	vw	N	
L3.	Schools: public, religious, sectarian, or private. ‡	Y	Y	Y	Y	Ν	SP	Yw	Y	Y	Y	Ν	Y	Yw	N	۲w
L3a.	Schools conducted by a non-profit educationsl corporation on land which it owns	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	Y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y	N ^y
L4.	Licensed nursery school or other use for the day care of children, but not including day or summer private camps operated for profit.* ‡	SP	N	SP	SP	N	SP	Y ^w	SP	SP	N	SP	Y	SP	N	Yw
regu chilo	wever, no special permit shall be required for the day care of children Ilations of the Commonwealth of Massachusetts, Department of Child dren under sixteen years of age, provided however, in either case that	ren, an	d who c	on a regu	ular basi	is, rece	ives fo	r temp	orary	custod	ly and o	care, d	during	part or a	l of the c	
* "Lice licer buile (Ai	icipating children living in the residence." ensed Nursery Schools and/or Daycare Centers, if located in an existing nsed Nursery Schools and Daycare Centers, shall not be subject to the ding and further provided no impervious materials shall be added to the rt. 14, 1987 Fall A.T.M.)	g buildi require ne site.'	ng, in a ments c	(CII), IN of sectio	l, or (H) n III-A.5	district , Aquif	t, shall er Prot	not be ection	subje Distri	ct to so ct, pro	ection ' vided t	VI-DD hey sl	, "Site hall be	Plan Revi located i	ew"; anc n an exis	l ting
* "Lice licer buile (Ar "‡ Exc Se	icipating children living in the residence." ensed Nursery Schools and/or Daycare Centers, if located in an existing used Nursery Schools and Daycare Centers, shall not be subject to the ding and further provided no impervious materials shall be added to the rt. 14, 1987 Fall A.T.M.) ept as such Use is otherwise exempted from permitting by Massachus ection III – A.7.". (Art. 3, STM#1, 5/9/17)	g buildi require ne site.'	ng, in a ments c	(CII), IN of sectio	l, or (H) n III-A.5	district , Aquif	t, shall er Prot	not be ection	subje Distri	ct to so ct, pro	ection ' vided t	VI-DD hey sl	, "Site hall be	Plan Revi located i	ew"; anc n an exis	l ting
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		RG	RM	RS	PCD	SH	AP	DM	CII	INI	INII	Н	CG	HMI ^a	HMI⁵	LC
M4.	Mixed-use development	N ^y	SP	N ^y	N ^y	N ^y										
(Art. 45	, Spring A.T.M. 04/27/10 – Deleted Drive in Theatres "D")															
Note: F	or districts FP, HM-II, HM-III, HPU see Section III Page															

- ^a Highway Mixed-use I (HM-I) District, Small Corporate Campus Parcel permitting requirements
- ^b Highway Mixed-use I (HM-I) District, Large Corporate Campus Parcel permitting requirements
- ^c LC Zoning District allows for one family attached or detached dwelling
- ^d See Use Category Line 3a Two-family or semi-detached dwelling, including alterations and conversions of single-family dwellings if existing as of the time of adoption of this By-Law
- ^e See Use Category Line 3b Two-family or semi-detached dwelling, including alternations and conversions of single-family dwellings
- ^f Multi-family Dwellings shall comply with Section III.E.2 of the Zoning Bylaw
- ^g See Use Category Line 4a Multi-family building types for not less than three (3) dwelling units but not more than six (6) dwelling units building, such as: apartment houses and/or town houses, with no more than six (6) dwelling units per acre; subject to and consistent with the provisions of Section V-J of this by-law
- ^h LC Zoning District allows for the renting of one or two rooms and/or furnishing of board by a resident family to a total of not more than four (4) non-transient persons
- ⁱ See Use Category Line 10A Customary Home Occupation
- ^j See Use Category Line 13A Private garage or outdoor vehicle storage in connection with a dwelling
- ^k See Use Category Line 16A Boarding House, Tourist Home or Lodging House
- See Use Category Line 21c Indoor and/or outdoor amusement or recreational uses, excluding outdoor movie theaters, provided that any portion of a structure dedicated to such uses is located at least one (100) feet from the nearest residentially zoned district and that golf shall be by natural light only
- ^m See Use Category Line 18a Private or commercial, including golf (by natural light only), outdoor swimming, riding, outdoor tennis and boating facilities, provided that no structures are located closer than one hundred (100') feet from any lot line
- ⁿ Wholesale or retail stores or office or showroom with inside storage of goods
- See Use Category Line 33a Eating establishments without live or mechanical entertainment. Outdoor dining is allowed provided that: i. A minimum six (6) feet clear path is maintained free of obstruction in any pedestrian pathway or sidewalk, ii. The outdoor dining area is at least 50 feet from a residential district, iii. Where an outdoor dining area will abut a street or parking area, the Police Department and Department of Public Works have provided written approval of protective measures to prevent vehicular intrusion into the outdoor dining area, iv. The proposed outdoor dining area complies with all other Town and State rules and regulations.

- ^p See Use Category Line 33e Restaurant, tearoom, lunchroom or other eating establishment serving food and beverages on the premises, and/or serving food and beverages and providing live or mechanical entertainment, and/or servicing customers outside of the building and/or serving premises of a hotel with or without accompanying entertainment, including without limitation all restaurants, cocktail lounges, room service facilities, and meeting and function rooms on hotel premises; provided any portion of a structure dedicated to such use is located at least one hundred (100) feet from the nearest residentially zoned district
- ^q See Use Category Line 35A, Eating establishments providing live or mechanical entertainment
- ^r Such Use Category shall apply to both Hotels and Motels
- ^s In the DM Zoning District radio and TV stations offices are included in this Use Category, while towers are excluded.
- ^t See Use Category Line 63a Establishment for scientific research or scientific development or related production
- ^u See Use Category Line 66A Specialty Craft Fabrication, where all noises, smoke, dust, odor, vibration or similar objectionable features generated are minimized and confined to the premises to the extent feasible and such a use is located not less than fifty (50) feet from the residential district
- See Use Categories Line 70a Warehouse of less than 1,000 square feet gross floor area, and Line 70b Warehouse of more than 1,000 square feet gross floor area
- ^w Such uses are subject to Section III-A.7 of the Zoning Bylaw
- ^x See Use Category Line 79 Other accessory use normally incidental to a permitted use
- ^y Use not yet authorized by Town Meeting