Conditional Use Permits

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I. What Is a Conditional Use Permit?
Conditional uses are those types of uses which tend to be problematic because they;
A. have a tendency to generate significant traffic volumes and/or turning movements,
B. have operational characteristics that may have a detrimental impact on adjacent or nearby properties, or
C. have other characteristics which may impact public health, safety, or welfare; but can be approved if such uses meet the criteria established herein.

In order to ensure that detrimental impacts are avoided or mitigated to a satisfactory level, conditional uses must be reviewed, approved and issued a Conditional Use Permit, in accordance with the provisions of Article 11 of the Zoning Code. Conditional uses are listed for each zoning district (see Article 4 of the Zoning Code) and include Motor Vehicle Oriented Businesses (MVOB) as defined in Article 2 (see also Section V of this bulletin).

II. Pre-Submission Meeting with Zoning Administrator
It is strongly encouraged that you schedule a meeting with the Zoning Administrator in advance of the deadline for submitting your application for Conditional Use Permit. Such a meeting will ensure that you have met all submission requirements.

Applicants who do this tend to get through the approval process with less difficulty than those who do not. For appointment call (314) 505-8501.

III. Forms to Complete/Drawings to Provide

Forward twelve (12) collated copies of the completed application form and all supporting documents (see below) to the Zoning Administrator, 6801 Delmar Boulevard, Fourth Floor, University City, Missouri, 63130.

The Zoning Administrator will not accept a conditional use permit application without complete supporting drawings and documents (see Deadlines in Section VI).
PLEASE NOTE: All plans must be folded (not rolled) and all forms and supporting documents must be collated with each set of the folded plans when submitted.

A. Application Form
Complete the Conditional Use Application form. Use additional sheets if necessary. Twelve (12) copies of the application form are required, including one with an original signature.

B. Memo
In addition to submitting the completed application, the applicant shall be required to submit twelve (12) copies of a memo detailing the following information:
1. Name, address, and telephone number of the legal owners of the property(s) proposed for the Conditional Use Permit and, if different, the person or firm submitting the plan.
2. Legal description of the property(s) proposed for the Conditional Use Permit, when the proposed use involves a substantial addition or new construction.
3. Common street address of the property(s) proposed for the Conditional Use Permit.
4. Description of the proposed Conditional Use, in narrative form. Please include historical information about the applicant, the company and/or the organization. Explain why this particular site was chosen for the proposal, state the number of employees that will be working at the site, state the hours of operation, explain other features unique to the proposed use and submit any other information that will help the Plan Commission and City Council in their decisions.
5. Estimated impact of the conditional use on the surrounding properties and adjacent streets, including, but not limited to, average daily and peak hour traffic generation, existing traffic volumes of adjacent streets, if available, use of outdoor intercoms, and any other operational characteristics of the proposed use that may have impacts on other adjacent or nearby properties.

C. Site Plan
Attach twelve (12) copies of an accurate site plan, survey, or diagram drawn to scale containing the following information. Please note: Depending upon the exact details of the proposal, you MAY not be required to provide all of the information below on your site plan (for example, grading and drainage details are usually not required for re-use of existing buildings). Please contact the Zoning Administrator at (314) 505-8501 for questions on that issue:

1. Name, address and telephone number of the property owner and, if different, the person or firm submitting the plan.
2. Location map of the property in question.
3. Site Plan, North arrow and plan scale. The plan scale shall be one inch equals twenty (20) feet to one inch equals fifty (50) feet in any increments of ten feet on one or more sheets not less than eight and one-half inches by eleven (11) inches or greater than thirty-six inches by forty-eight inches (36? x 48?) in size. The zoning administrator may authorize a different plan scale, so long as the scale is
in ten foot increments and the resulting site plan clearly shows the information required herein.

4. Out-boundary of the lot, including all dimensions and bearings, both linear and angular, radii and arcs, necessary for locating the boundaries of the lot. Also include the lot number and subdivision name, if applicable.

5. The area of the lot in square feet.

6. Delineation and identification of all easements (existing and proposed).

7. The zoning district classification of the lot and of adjacent parcels, where different than the site.

8. Delineation of existing buildings to be retained and proposed buildings. Also indicate the proposed use of the building(s) and the distances, in feet, from the lot lines and right-of-way line(s).

9. Delineation of off-street parking spaces, including itemization of the number of spaces required and proposed. Also indicate typical dimensions for parking stalls, circulation aisle widths, parking bay widths, angle of stalls, and location and dimensions of handicapped parking stalls.

10. Delineation and dimensions of existing and proposed type of pavement and curbing. Also indicate right-of-way width for streets abutting the site.

11. Location of existing and proposed curb cuts.

12. Grading, storm drainage and erosion control plans, in accordance with the requirements of Section 16.12.090, of the University City Municipal Code. The zoning administrator may waive this requirement where little or no grading is to take place. However, this waiver by the city does not relieve the owner from complying with any plan and permitting requirements of metropolitan sewer district or its successor.

13. In situations where landscaping and/or screening is required by this chapter, provide a landscape plan showing existing and proposed landscaping, including the name and size of plant material. Also, provide plans and elevation details of any man-made screening material as may be required by this chapter (e.g., required fencing between residential and non-residential uses, and required screening of mechanical equipment and trash containers).

14. Location, type, dimensions and size of all signs associated with the proposed development (see Article 8 of this chapter).

15. In situations where outdoor lighting is required by Article 7, Section 34-93.7 of this chapter, provide an exterior lighting plan for all parking and common pedestrian areas.

16. For new buildings or buildings undergoing exterior modifications, provide architectural renderings or elevation drawings indicating the type, texture and color of exterior finishes. Also provide the grade floor elevation and building height. For multistory buildings, provide cross-section drawing(s) indicating upper-story floor elevations.

D. Additional Information

Twelve (12) copies of additional information, beyond the requirements listed above, may be requested by the Zoning Administrator, Plan Commission or City Council when such
additional information is determined to be necessary for evaluating the proposed development.

**E. Owner Permission Letter**
If the applicant is not the current owner of the property, an originally signed letter from that current owner is required granting permission for the applicant to file the application. Please note, only one copy of the owner permission letter is required for the file (it will not be distributed).

**F. Electronic Copies of all of the above**
It will also be necessary for you to turn in an electronic version (preferably in .pdf format either on cd or through e-mail) of all of the above for submission to the City Council. Please call Zoning Administrator at (314) 505-8501 to discuss details.

**Important:** Please also see Section V of this bulletin to determine if the Supplemental Requirements for Motor Vehicle Oriented Businesses are required.

**IV. Fees**
All applications must be accompanied by a $250 **application fee**. Make checks payable to "City of University City." Application fees are non-refundable, regardless of whether a Conditional Use Permit is approved or denied.

**V. Supplemental Requirements - M.V.O.B. (Motor Vehicle Oriented Businesses)**

**A. Applicability**
The provisions of this subsection shall apply only to developments having frontage on or access to Olive Boulevard.

A Motor Vehicle Oriented Business is defined as any commercial use which, by design, type of operation, and nature of business, has as one of its functions, the provision of goods, merchandise or services to motorists or occupants of motor vehicles in a short period of time span for each, or the provision of goods, merchandise or services while patrons remain in their vehicle.

The list of businesses which constitute motor vehicle oriented businesses include convenience stores having a gross floor area of more than 1,000 square feet, gasoline stations, drive-in banks, drive-in or drive-through restaurants, drive-in beverage sales, and car wash operations which are not accessory to a permitted use. This enumeration is not intended to serve as an inclusive list of such MVOB businesses.

**B. Locational Requirements**
All motor vehicle oriented businesses shall be a minimum of 100 feet from any other motor vehicle oriented business located on the same side of Olive Boulevard, which distance shall be computed as follows:
1. Such distance shall be measured between the two (2) nearest property lines.
2. Where a motor vehicle oriented business is a part of a larger development, the 100 feet shall be measured from the limits of the out parcel, if so designated. If an out parcel is not designated, the distance shall be measured from the boundary of an area which would normally be required for the operation of said motor vehicle oriented business, as approved by the Zoning Administrator.

3. Where a business is located in a tenant space which is part of a multi-tenant development, and would otherwise be considered a motor vehicle oriented business, the provisions of this Section shall not apply so long as the business shall not provide drive-through services to persons while in their vehicles.

C. Site Development Standards
The following site development standards are in addition to other standards contained in the Zoning Code, such as parking and loading, signs, and screening requirements.

1. Lot Area and Dimensional Standards: The following lot area and dimensional standards shall be met for all motor vehicle oriented businesses:
   - Minimum Lot Area: 20,000 sq. ft.
   - (2) Minimum Lot Frontage: 150 ft.

   On corner lots, this frontage requirement shall apply to Olive Boulevard frontage.

2. Minimum Lot Area For Gasoline Stations: Gasoline stations, constituting motor vehicle oriented businesses, shall comply with the following lot area standards:
   (a) Gasoline stations shall be limited to two (2) service islands and three (3) fuel dispensing pumps per island for the first 20,000 square feet of lot area.
   (b) One (1) service island and three (3) fuel dispensing pumps, plus one vehicle service bay (or vehicle repair bay, where permitted) may be added for each 1,500 square feet exceeding the minimum 20,000 square feet of lot area. However, in no case shall more than six (6) service islands be allowed at any gasoline station nor more than three (3) fuel dispensing pumps permitted on each service island, and no more than three (3) vehicle service bays (or vehicle repair bays, where permitted) shall be allowed for each such station.

3. Ingress and Egress:
   (a) The minimum width of driveways at the street right-of-way line shall be twenty-four (24) feet, and the maximum shall be thirty-six (36) feet.
   (b) The minimum distance of any driveway to any side lot line shall be twenty-four (24) feet. This distance shall be measured from the side lot line to the intersection of the street right-of-way line and the edge of the driveway.
   (c) Driveway openings shall be limited to one (1) drive per 100 feet of lot frontage. For parcels with frontage on more than one street, the number of driveway openings shall be based on the frontage length on each street individually.
   (d) The minimum distance between a driveway entrance and a street intersection shall be thirty (30) feet measured from the intersection of the street right-of-way to the nearest end of the curb radius of the proposed driveway.
VI. The Public Hearing Process

Deadlines
The Plan Commission typically meets on the fourth Wednesday of every month. To be added to a particular meeting's agenda, an application must be accepted no later than twenty-eight (28) days prior to the scheduled meeting date. An application must be fully completed prior to acceptance. No new material or information for that month's meeting will be accepted after the deadline.

It is strongly encouraged that the application be submitted several days early to allow time to remedy any deficiencies. Hearings for incomplete applications at deadline time will be postponed to the following month or the next month the completed application is received before a deadline.

Meeting Date
Once the Conditional Use Permit submittal is complete, the Zoning Administrator will add the application to the next regularly scheduled meeting's agenda. The applicant will be notified by mail of the meeting date.

Notice
The Zoning Administrator notifies the public of the hearing in a newspaper of general circulation. Also property owners within a one hundred eighty-five (185) foot radius are mailed notice of the public hearing on the application.

Staff Report
The Zoning Administrator will prepare a staff report on the application and make a recommendation and forward that to the Plan Commission. The applicant will receive a copy of the recommendation in the mail prior to the meeting date.

Visits to the Property
Members of the Plan Commission may likely visit the property in question a few days before the public hearing in order to familiarize themselves with the conditional use request and its potential impact on the surrounding area.

Procedure At the Plan Commission Hearing
At the public hearing the applicant should be prepared to present the issues cited in the application and give reasons why the permit should be granted (see Section VII of this bulletin concerning the findings of fact). Applicants may represent themselves or have an attorney, contractor, architect, engineer or other professional person represent them and make the presentation on their behalf.

The Chairperson calls the meeting to order, gives a brief overview of conditional use procedure, then introduces the applicant. The applicant will make a presentation before the commission. Then the City gives the Staff recommendation of the project. Then members of the public are invited to speak on the proposal.
VII. Findings
The applicant must substantiate to the Plan Commission through the particular evidence presented that the proposed conditional use:
A. Complies with all applicable provisions of the Zoning Code;
B. At the specific location will contribute to and promote the community welfare or convenience;
C. Will not cause substantial injury to the value of neighboring property;
D. Is consistent with the Comprehensive Plan, neighborhood development plan (if applicable), and any other official planning and development policies of the City; and
E. Will provide off-street parking and loading areas in accordance with the standards contained in Article 7 of the Zoning Code.

VIII. Plan Commission Decisions
Once the Plan Commission is satisfied that they have heard all relevant facts, it shall recommend (by vote and written decision) to the City Council that the Conditional Use Permit be approved, denied, or approved with conditions. The Plan Commission normally votes on the application during the same meeting as the public hearing.

IX. City Council Meeting and Decisions
After the Plan Commission meeting, the application will proceed to the next regularly scheduled City Council meeting (but not earlier than two weeks from the Plan Commission meeting). The Council may deny, approve, or approve with conditions, including the adoption of the Plan Commission's recommendations on conditions of use or a modified version thereof.

The City Council may refer the application back to the Plan Commission for further study before making its final decision.