ORDINANCE 2020-072

AMENDING CHAPTER 23 "UNIFIED DEVELOPMENT ORDINANCE", ARTICLE 5.07 "LC" LIGHT COMMERCIAL DISTRICT, ARTICLE 5.08 "GC" GENERAL COMMERCIAL DISTRICT", AND ARTICLE 5.11 "LI" LIGHT INDUSTRIAL DISTRICT", OF THE CITY OF DEKALB, ILLINOIS MUNICIPAL CODE BY ADDING AUTOMOBILE, TRUCK, TRAILER AND RECREATIONAL SALES TO THE "LC" LIGHT COMMERCIAL DISTRICT AS A SPECIAL USE AND ADDING TRAILER RENTAL AND SALES AS A PERMITTED USE TO THE "GC" GENERAL COMMERCIAL DISTRICT AND "LI" LIGHT INDUSTRIAL DISTRICT.

WHEREAS, the City of DeKalb is a home-rule municipality with the powers and authority conferred upon it by virtue of the Illinois Constitution of 1970 and the Illinois Municipal Code; and,

WHEREAS, Section 6(a) of Article VII of the Illinois Constitution of 1970 gives a home rule municipality the authority to exercise any powers pertaining to its government and affairs including, but not limited to, the power to regulate for the protection of the public health, safety, morals and general welfare; and,

WHEREAS, the City of DeKalb has adopted a Unified Development Ordinance (UDO), which sets forth the zoning and subdivision standards and procedures for the City of DeKalb; and,

WHEREAS, the City wishes to amend a portion of the UDO to propose a revision to the "Zoning District Regulations" (Article 5); and,

WHEREAS, the Planning and Zoning Commission held a public hearing regarding the proposed text amendments at its meeting on November 16, 2020, at which time a recommendation for approval was made.

THEREFORE, BE IT ORDAINED by the Mayor and City Council of the City of DeKalb, DeKalb County, Illinois, as follows:

SECTION 1: Chapter 23 "Unified Development Ordinance" of the Municipal Code, Article 5 "Zoning District Regulations" is amended as indicated in the attached Exhibit A.

SECTION 2: All ordinances or portions thereof in conflict with this Ordinance, including the prior versions of the ordinances included above, are hereby repealed.

SECTION 3: Should any provision of this Ordinance be declared invalid by a court of competent jurisdiction, the remaining provisions will remain in full force and affect the same as if the invalid provision had not been a part of this Ordinance.

SECTION 4: This Ordinance shall be in full force and effect after passage and publication pursuant to law. Publication date: November 24, 2020. Effective date: December 3, 2020.

SECTION 5: That the City Clerk or the Executive Assistant of the City of DeKalb, Illinois be authorized and directed to attest the Mayor's signature and shall be effective thereupon.

ADOPTED BY THE CITY COUNCIL of the City of DeKalb, Illinois at a Regular meeting thereof held on the 23rd day of November 2020 and approved by me as Mayor on the same day. Passed on First Reading by an 8-0 roll call vote. Aye: Morris, Finucane (Remote), Smith, Perkins,

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McAdams, Verbic (Remote), Faivre, Mayor Smith. Nay: None. Second Reading waived by an 8-0 roll call vote. Aye: Morris, Finucane (Remote), Smith, Perkins, McAdams, Verbic (Remote), Faivre, Mayor Smith. Nay: None.

ATTEST:

RUTH A. SCOTT, Executive Assistant

JERRY SMITH, Mayor



EXHIBIT A

5.07 "LC" Light Commercial District

5.07.01 Purpose and Intent

This section contains the district regulations for the "LC" Light Commercial District. These regulations are supplemented and qualified by additional general regulations elsewhere in this Ordinance which are incorporated as a part of this section by reference. The "LC" Light Commercial District is intended to be located in areas adjacent to collector streets and some arterial streets and is designed to accommodate the retail and limited service needs of a larger consumer population than is typically served by the Neighborhood Commercial District.

5.07.02 Permitted Land Uses and Developments in the "LC" Light Commercial District

The following land uses and developments are permitted in this district:

Any use permitted in the "NC" Neighborhood Commercial District, except those uses that may be modified in this list of permitted uses;

Accessory uses;

Automobile parts and accessory stores;

Banks and other financial institutions, not including drive-through facilities;

Bicycle stores; sales, rental, and repair;

Catering establishments, including pizza delivery;

Clothing and shoe stores; sales and repair;

Clubs, lodges, meetings halls;

Department, discount and variety stores;

Drug stores;

Greenhouses, nurseries, garden supply and seed stores;

Food stores and grocery stores; convenience stores (excluding motor fuel on the premises); meat markets and bakeries;

Funeral homes, mortuaries;

Furniture stores with repair and re-upholstery only as an accessory use;

Hardware stores;

Household appliance stores, sales, service, and rental;

Interior decorating stores, including carpet, paint, and wallpaper stores;

Medical and dental offices;

Musical instrument stores, sales and repair;

Museums and art galleries;

Nursing and convalescent homes and retirement centers;

Office supply stores;

Optical sales, examinations;

Pet stores and animal grooming shops;

Public buildings used by any departments of the City, School District, Township, Park District, County, State, or Federal governments, except for vehicle maintenance, raw material storage and other similar type facilities;

Radio, television and recording studios;

Radio and television stores, sales and service;

Recreation centers, health clubs, athletic clubs, and fitness centers:

Restaurants, with or without alcohol (2008-064);

Restaurants (fast-food), but not including drive-throughfacilities;

Schools for business, professional or technical training;

Service facilities including barber shops and beauty shops; copying and duplicating services; artists' studios; photographers; locksmith; shoe repair; tailors; music and dance instruction studios; typing and stenography services; suntan parlors; travel agencies and ticketing offices; and other similar type uses.

Specialty shops including antique shops; art and school supplies; bookstores; camera shops, including film developing; card and stationery shops; candy shops; florists; newspaper and magazine stores; gift and novelty shops, jewelry stores; pet shops; record shops; hobby shops and other similar type uses.

Sporting goods stores:

Theaters, indoor and auditoriums;

Toy stores;

NOTE: Any of the above permitted land uses and developments which include drive-through facilities are considered "Special Land Uses and Developments" (See Subsection 5.07.03).

5.07.03 Special Land Uses and Developments in the "LC" Light Commercial District (2017-009)

The following land uses and developments may be permitted under conditions and requirements specified in Article 14, "Permits."

All permitted or special uses and developments which include drive-through facilities;

Amusement establishments, but limited to bowling alleys, indoor skating rinks, swimming pools, video arcades, pinball and other similar non-gambling machine or table games (but specifically excluding activities involving the discharge of firearms, which are separately addressed herein as firing ranges);

Animal boarding facilities;

Animal hospitals and veterinary clinics;

Automobile, truck, trailer and recreational vehicle sales and rental, except for automobile sales on property greater than three (3) acres that derives a majority of annual sales from new vehicles (See Section 5.08.03)

Banquet halls;

Bars, taverns, and package liquor stores;

Cannabis business establishment;

Car washes:

Dwelling units when located above the ground floor, with an allowed commercial use on the ground floor;

Gasoline stations and any other establishments selling motor fuel on the premises, but not including vehicle repair;

Group homes;

Hospitals and clinics;

Hotels and motels;

Laboratories, medical, dental, research, and technical;

Lodging house;

Outdoor seating, service, dining and/or recreation areas accessory to any restaurant, bar, tavern, club, lodge or meeting hall (2008-064);

Parking lots, as a principal use;

Public or private schools, within buildings existing prior to the effective date of this Ordinance (1995-116);

Public utility facilities. Anyinstallation, other than poles and equipment attached to the poles, shall be:

adequately screened with landscaping, fencing or walls, or any combination thereof, or

placed underground, or

enclosed in a structure in such a manner so as to blend with and complement the character of the surrounding area.

All plans for screening these facilities shall be submitted as a part of the special use permit application;

Retail Tobacco Stores (see Article 7.17);

Self-service storage facility, interior unit access (see Article 7.21) (2018-008); and

Video Gaming Establishments.

5.07.04 Density and Dimensional Regulations in the "LC" Light Commercial District

1. Minimum Lot Area: Except as required for residential dwellings, no minimum lot area is established for permitted and special land uses in the LC District, however, lot dimensions shall be sufficient to

meet other requirements of this Section and Article 12, "Off-Street Parking and Loading Requirements."

- Building Setback Requirements: Except as provided for in Article 7, "Supplementary District Regulations," the following setback requirements apply to buildings and structures in the LC District.
 - a. Front Yard: No principal building shall be allowed within forty (40) feet of any front lot line or a street right-of-way line.
 - b. Side Yard: No principal building setback is required from a side lot line, except for a lot which abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within thirty (30) feet of the side lot line. See Article 7, "Supplementary District Regulations" for screening requirements.
 - c. Rear Yard: No principal building setback is required from a rear lot line, except for a lot that abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within thirty (30) feet of the rear lot line. See Article 7, "Supplementary District Regulations" for screening requirements.
- 3. Maximum Site Coverage: Site coverage shall not exceed seventy (70) percent, except as may be approved under the provisions of a "Planned Development" district (see Section 5.13 of this Article) (2008-064).
- Building Height Limitations: No building shall exceed three (3) stories or forty-five (45) feet in height, except as provided in Article 7, "Supplementary District Regulations," and as provided in paragraph 5 below.
- 5. Building Height Exceptions: By Special Use Permit (see Article 14, "Permits"), or as part of a "Planned Development," buildings may exceed building height limitations, subject to the following building setback requirements:
 - a. Front Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from a front lot line need ever exceed 150 feet.
 - b. Side Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no side yard setback need ever exceed fifty (50) feet.
 - c. Rear Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from the rear lot line need ever exceed fifty (50) feet.

5.07.05 Other Development Regulations for the "LC" Light Commercial District

The following references the appropriate Articles of this Ordinance which specify the other regulations governing development in this district.

- 1. "Overlay District Regulations": Article6
- 2. "Supplementary District Regulations": Article7
- 3. "Streets, Sidewalks and Subdivision Design": Article 9
- 4. "Utilities": Article 10

- 5. "Floodways, Floodplains, Stormdrainage and Erosion": Article 11
- 6. "Off-Street Parking and Loading Requirements": Article 12
- 7. "Signs": Article 13

5.07.06 Conditions of Use in the "LC" Light Commercial District

- 1. Not more than one (1) principal building shall be located on a zoning lot. The only exception to this is for developments approved under the provisions of a "Planned Development" district (see Section 5.13 of this Article) (2008-064).
- 2. A principal building, in which one or more uses may locate, shall not exceed twenty-five thousand (25,000) square feet in gross floor area (2008-064).
- 3. All business, servicing, processing and storage, except for off-street parking and loading and drive-through facilities, shall be conducted within completely enclosed buildings.

5.08 "GC" General Commercial District

5.08.01 Purpose and Intent

This section contains the district regulations for the "GC" General Commercial District. These regulations are supplemented and qualified by additional regulations elsewhere in this Ordinance which are incorporated as a part of this section by reference. The "GC" General Commercial District is intended to be located in areas adjacent to arterial streets and designed to accommodate a wide range of retail and service needs for the consumer populations of the City of DeKalb and its surrounding areas.

5.08.02 Permitted Land Uses and Developments in the "GC" General Commercial District

The following land uses and developments are permitted in this district:

Any use permitted in the "LC" Light Commercial District, except those uses that may be modified in this list of permitted uses;

Accessory uses;

Animal boarding facilities;

Animal hospitals and veterinary clinics;

Automobile, truck, trailer and recreational vehicle sales and rental, except for automobile sales on property greater than three (3) acres that derives a majority of annual sales from new vehicles (see Section 5.08.03.4);

Banquet halls;

Bars, taverns, and package liquor stores;

Boat and marine sales and service;

Body Art Establishments

Community residences (small or large), when located above the ground floor;

Farm equipment sales and service;

Group homes, when located above the groundfloor;

Hospitals and clinics;

Hotels and motels;

Laboratories, medical, dental, research, and technical;

Micro-Distillery;

Newspaper offices;

Parking lots and parking structures;

Building supply, electrical, plumbing and heating service and equipment stores (2008-064);

Printing and publishing establishments;

Tire stores, sales and service:

Union halls, hiring halls, and trade association offices/meeting rooms;

Warehouses associated with showrooms or retail outlets where the warehouse portion does not exceed fifty (50) percent of the total gross from the area.

NOTE: Any of the above permitted land uses and developments which include drive-through facilities are considered "Special Land Uses and Developments" (See Subsection 5.08.03).

5.08.03 Special Land Uses and Developments in the "GC" General Commercial District (2017-009)

The following land uses and developments may be permitted under conditions and requirements specified in Article 14, "Permits."

All permitted or special land uses and developments which include drive-through facilities;

Amusement establishments, indoor or outdoor, including miniature golf, water recreation and other similar type recreation facilities (2008-064) (but specifically excluding activities involving the discharge of firearms, which are separately addressed herein as firing ranges);

Automobile impound yards, but not including storage of wrecked vehicles;

Automobile sales on property greater than three (3) acres that derives a majority of annual sales from new vehicles;

Building material sales and storage (retail) as a principal use;

Bus and train stations/terminals;

Cannabis business establishment;

Cartage and express facilities;

Car washes;

Convention, exhibition, and civic centers, arenas and stadiums;

Distillery;

Dwelling units when located above the ground floor, with an allowed commercial use on the ground floor;

Firearm Retailers with a size of 50,000 square feet in area or more;

Gasoline stations;

Lodging house;

Parking lots and parking structures, as a principal use (2008-064);

Pawn shops;

Public or private schools, within buildings existing prior to the effective date of this Ordinance (1995-116);

Public utility facilities. Anyinstallation, other than poles and equipment attached to the poles, shall be:

adequately screened with landscaping, fencing or walls, or any combination thereof, or placed underground, or

enclosed in a structure in such a manner so as to blend with and complement the character of the surrounding area.

All plans for screening these facilities shall be submitted as part of the special use permit application.

Restaurants (fast food) which include drive-through facilities;

Retail Tobacco Stores (see Article 7.17 regulations);

Self-service storage facility, interior unit access (see Article 7.21) (2018-008);

Social Club:

Theaters, outdoor and drive-in;

Vehicle service facilities:

Vehicle repair facilities;

Video Gaming Establishments;

Wholesale establishments.

5.08.04 Density and Dimensional Regulations in the "GC" General Commercial District

- Minimum Lot Area: Except as required for residential dwellings, no minimum lot area is established
 for permitted and special land uses in the GC District, however, lot dimensions shall be sufficient to
 meet other requirements of this Section and Article 12, "Off-Street Parking and Loading
 Requirements."
- 2. Building Setback Requirements: Except as provided for in Article 7, "Supplementary District Regulations," the following setback requirements apply to buildings in the GC District.
 - a. Front Yard: No principal building shall be allowed within forty (40) feet of any front lot line or street right- of-way line.
 - b. Side Yard: No principal building setback is required from a side lot line, except for a lot which abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within fifty (50) feet of the side lot line. See Article 7, "Supplementary District Regulations" for screening requirements.
 - c. Rear Yard: No principal building setback is required from a rear lot line, except for a lot that abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within fifty (50) feet of the rear lot line. See Article 7, "Supplementary District Regulations," for screening requirements.
- 3. Maximum Site Coverage: Site coverage shall not exceed seventy (70) percent, except as may be approved under the provisions of a "Planned Development" district (see Section 5.13 of this Article) (2008-064).

- 4. Building Height Limitations: No building shall exceed three (3) stories or forty-five (45) feet in height, except as provided in Article 7, "Supplementary District Regulations," and as provided in paragraph 5 below.
- Building Height Exceptions: By Special Use Permit (see Article 14, "Permits"), or as part of a "Planned Development," buildings may exceed building height limitations, subject to the following building setback requirement:
 - a. Front Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from a front lot line need ever exceed 150 feet.
 - b. Side Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no side yard setback need ever exceed fifty (50) feet.
 - c. Rear Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from the rear lot line need ever exceed fifty (50) feet.

5.08.05 Other Development Regulations for the "GC" General Commercial District

The following references the appropriate Articles of this Ordinance which specify the other regulations governing development in this district.

- 1. "Overlay District Regulations": Article6
- 2. "Supplementary District Regulations": Article7
- 3. "Streets, Sidewalks and Subdivision Design": Article 9
- 4. "Utilities": Article 10
- "Floodways, Floodplains, Storm drainage and Erosion": Article 11
- 6. "Off-Street Parking and Loading Requirements": Article 12
- 7. "Signs": Article 13

5.08.06 Conditions of Use in the "GC" General Commercial District

- A principal building or combination of buildings on a zoning lot in which one or more uses may locate shall not exceed fifty-thousand (50,000) square feet in gross floor area. The only exception to this is for developments approved under the provisions of a "Planned Development" district (see Section 5.13 of this Article).
- 2. Outdoor display of items intended for direct sale to the public shall be permitted as an accessory use only. Outdoor storage of items <u>not</u> intended for direct sale to the public shall also be permitted as an accessory use as long as the storage area is completely screened from the public view and located behind the front building line of the principal building, except that automobiles, recreational vehicles, boats, etc. that have been serviced, or are awaiting service, may be temporarily stored in front of the building line of the principal building until such time as they are picked up by their owners.

5.11 "LI" Light Industrial District

5.11.01 Purpose and Intent

This section contains the district regulations of the "LI" Light Industrial District. These regulations are supplemented and qualified by additional general regulations appearing elsewhere in this Ordinance which are incorporated in this section by reference. The "LI" Light Industrial District's uses are intended to be conducted in a manner not detrimental to the rest of the community by reason of noise, vibration, smoke, dust, toxic or noxious materials, odor, fire, explosive hazards, glare or heat.

5.11.02 Permitted Land Uses and Developments of the "LI" Light Industrial District (2017-044)

The following land uses and developments are permitted in this district:

Accessory uses;

Building material sales and storage;

Any use whose primary purpose includes the light manufacturing, fabricating, assembly, disassembly, processing or treatment of goods and products, including but not limited to:

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appliances, small motors;
    books, printed materials;
    clothing and textiles;
    drugs;
    electrical components;
    glass and ceramics;
    paper and paper products;
    plastic and fiberglass;
    sheet metal;
    tools;
    wood assembly and finishing;
Airports, landing strips and heliports;
Animal boarding facilities and animal shelters, subject to the provisions of 5.11.06, subparagraph 3
(below) (2003-139);
Automobile, truck, trailer and recreational vehicle sales and rental;
Boat and marine sales and service;
Body Art Establishment
Building-contractors office and materials storage;
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Bus and train stations and terminals; Business, professional, and technical training schools; Cartage and express facilities; Data Center: Dwelling unit (one only) only when used by the caretakers and their families, who own or are employed in the allowable commercial or industrial use of the premises, and which may be located on the ground Farm equipment sales and service; Fruit, Vegetable and grain processing, packaging, and storage; Gasoline Stations: Golf courses and other open space recreationaluses; Ice processing, sales and storage; Lumberyards; Machinery sales, service and storage; Machine shops; Motor and rail freight terminals; Newspaper offices; Offices: Outdoor storage, as a principal use, except junkyards, salvage yards, and wrecked vehicle storage Parking lots, as a principal use; Plating establishments; Plumbing and heating service and equipment stores; Printing and publishing establishments, duplicating services; Public buildings used by any department of the City, School District (except school buildings), Township, Park District, County, State, and Federalgovernments; Public utility facilities; Research laboratories and facilities; and Self-service storage facility, interior unit access. (2018-008)

Sewage treatment plants;

Showrooms and retail outlets associated with warehouse or manufacturing facilities where the showroom or retail portion does not exceed thirty (30) percent of the total floor area;

Sign shops;

Tire stores, sales and service;

Tool and dye shops;

Union halls, hiring halls, and trade association offices/meeting rooms;

Upholstery stores;

Vehicle repair facilities;

Vehicle service facilities:

Warehouse and wholesale establishments, distribution centers;

Welding.

5.11.03 Special Land Uses and Developments of the "LI" Light Industrial District (2017-044)

The following land uses and developments may be permitted under conditions and requirements specified in Article 14, "Permits."

Cannabis business establishment;

Day Care Centers;

Distillery;

Firearm Retailers / Firearm Dealers regardless of size (See Article 7.19 regulations);

Indoor firing range (See Article 7.19.05 regulations);

Junkyards, salvage yards, and vehicle wrecking yards conducted within an enclosed building or surrounded by a solid sight-proof fence not less than ten (10) feet in height, or the height of the materials being screened, whichever is greater, and where no materials shall be piled or stacked to a height in excess of fifteen (15) feet above the ground level;

Penal, correctional, and other institutions necessitating restraint of inhabitants;

Railroad switching yards;

Recycling centers;

Retail Tobacco Stores (See Article 7.17 regulations); and

Sanitary landfills, solid waste transfer stations, composting, energy reclamation facilities, recycling plants, incinerators, and similar solid-waste management facilities, but excluding hazardous or radioactive waste disposal; and

Self-service storage facility, exterior unit access (see Article 7.21) (2018-08).

5.11.04 Density and Dimensional Regulations of the "LI" Light Industrial District

- Minimum Lot Area: Except as required for residential dwellings, no minimum lot area is established
 for permitted and special land uses in the LI District, however, lot dimensions shall be sufficient to
 meet other requirements of this Section and Article 12, "Off-Street Parking and Loading
 Requirements."
- 2. Building Setback Requirements: Except as provided for in Article 7, "Supplementary District Regulations," the following setback requirements apply to buildings in the LI District.
 - a. Front Yard: No principal building shall be allowed within forty (40) feet of any front lot line or a street right- of-way line.
 - b. Side Yard: No building setback is required from a side lot line, except for a lot which abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within seventy-five (75) feet of the side lot line. (See Article 7, "Supplementary District Regulations" for screening buffer requirements.)
 - c. Rear Yard: No building setback is required from a rear lot line, except for a lot which abuts a residence district or upon an alley separating this lot from a residence district. Under these circumstances, no principal building shall be allowed within seventy-five (75) feet of the rear lot line. (See Article 7, "Supplementary District Regulations" for screening requirements.)
- Maximum Site Coverage: On lots two (2) acres in size or greater, site coverage shall not exceed seventy (70) percent, except as may be approved under the provisions of a "Planned Development" district (see Section
 - a. of this Article). There is no limitation on site coverage on lots less than two (2) acres in size.
- Building Height Limitations: No building shall exceed six (6) stories or seventy-five (75) feet in height, except as provided in Article 7, "Supplementary District Regulations," and as provided in paragraph 5 below.
- 5. Building Height Exceptions: By Special Use Permit (see Article 14, "Permits"), or as part of a "Planned Development," buildings may exceed building height limitations, subject to the following building setback requirement:
 - a. Front Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from a front lot line need ever exceed 150 feet.
 - b. Side Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no side yard setback need ever exceed fifty (50) feet.
 - c. Rear Yard: The required building setback shall be increased by one (1) foot for each two (2) feet, or portion thereof, of increased building height, provided, however, that no setback from the rear lot line need ever exceed fifty (50) feet.

5.11.05 Other Development Regulations for the "LI" Light Industrial District

The following references the appropriate Articles of this Ordinance which specify the other regulations governing development in this district.

- 1. "Overlay District Regulations": Article6
- 2. "Supplementary District Regulations": Article 7

- 3. "Streets, Sidewalks and Subdivision Design": Article 9
- 4. "Utilities": Article 10
- 5. "Floodways, Floodplains, Storm Drainage and Erosion": Article 11
- 6. "Off-Street Parking and Loading Requirements": Article 12
- 7. "Signs": Article 13

5.11.06 Conditions of Use of the "LI" Light Industrial District.

- Depending on sewage collection and treatment requirements, a developer or business shall verify
 the adequacy of said system with the Kishwaukee Water Reclamation District prior to applying for a
 building or occupancy permit.
- 2. All outdoor storage areas, whether they are the principal or accessory use of the property, shall be screened from this public view by placing a solid, sight-proof fence not less than six (6) feet in height around the storage area. Junkyards, salvage yards, and vehicle wrecking yards shall meet the screening requirements set forth in Subsection 5.11.03.

LEGAL NOTICE

NOTICE is hereby given that a public hearing will be held before the DeKalb Planning and Zoning Commission at its regular meeting on Monday, November 16, 2020 at 6:00 p.m. in the 2nd Floor Training Room (Room #203) at the DeKalb Police Department, 700 W. Lincoln Highway, DeKalb, IL 60115 on the petition by the City of DeKalb for text amendments to Chapter 23 "Unified Development Ordinance (UDO)" of the Municipal Code to amend the following articles of the UDO: Article 5.07.03 by adding "Automobile, truck, trailer, and recreational vehicles sales and rental, except automobile sales on property greater than three (3) acres that derives a majority of annual sales from new vehicles" to the list of special uses in the "LC" Light Commercial District; Article 5.08.02 by expanding the permitted use list in the "GC" General Commercial District to add "trailer" to the use "Automobile, truck, and recreational vehicles sales and rental, except automobile sales on property greater than three (3) acres that derives a majority of annual sales from new vehicles"; and Article 5.11.02 by expanding the permitted use list in the "LI" Light Industrial District to add "trailer" to the use "Automobile, truck and recreational vehicle sales and rental".

All interested persons are invited to appear and be heard at the time and place listed above. Interested persons are also encouraged to submit written comments on the proposal to the City of DeKalb, Community Development Department, 164 E. Lincoln Highway, DeKalb, Illinois, 60115 by 12:00 p.m. on Monday, November 16, 2020, by e-mail to dan.olson@cityofdekalb.com or the Online Public Comment Submission Form at https://www.cityofdekalb.com/FormCenter. Further information regarding the petition is available from the Community Development Department at (815)748-2070 or the City of DeKalb's on web page at https://www.cityofdekalb.com/1103/Public-Hearings.

Max Maxwell, Chair

DeKalb Planning and Zoning Commission



TEXT AMENDMENT PETITION

FROM:		Petitioner Name(s): City of DeKalb Telephone: 815-748-2361 Petitioner's Representative: Dan Olson, Principal Planner Celli:		Telephone: 815-748-2361	
		Mailing Address: 164 E. Lincoln Highway	Email:	Dan.Olson@CityofDeKalb.com	
		DeKalb, IL 60115			
1.		e petitioner hereby petitions the City of DeKalb to amend ditional page(s) if necessary:	d the Unific	ed Development Ordinance as follows – attac	
	A. What is the text amendment regarding? Adding automobile, truck, trailer, and recreational vehicle sales and rental to the list of special u				
		Light Commercial District; Expanding the permitted use	list in the	"GC" General Commercial and "LI" Light	
	Industrial Districts to add trailer rental and sales.				
	B. What Article(s) and Section(s) of the Unified Development Ordinance are proposed for amenda Articles 5.07.03, 5.08.02, and 5.11.02			ance are proposed for amendment?	
	C.	What is the proposed revised text? See Attached			
	D.	D. Describe the reason for this text amendment request, and what the intended effect will be. To add trailers to the permitted type of rental and retail vehicles in the Light Industrial and General			
	Commercial Districts; To add automobile, truck, trailer, and recreational vehicle sales				ational vehicle sales and rental to the
		list of special uses in the Light Commercial District.			
2.	The	The petitioner hereby submits the Petition Fee (\$250.00).			
3.	 The petitioner hereby states that a pre-application conference was was not held with the submittal of this petition. 			*was was not held with City staff prior to	
		*Date of pre-application conference: N/A			
		Those in attendance: N/A			

Updated: 9/2020

11-28-20



- 4. The petitioner hereby agrees that this petition will be placed on the Planning and Zoning Commission's agenda only if it is completed in full and submitted in advance of established deadlines.
- 5. The petitioner has read and completed all of the information and affirms that it is true and correct.

Petitioner Signature

Date