ARTICLE 708.

PD 708.

SEC. 51P-708.101. LEGISLATIVE HISTORY.

PD 708, the Dallas Arts District Extension Area, was established by Ordinance No. 25916, passed by the Dallas City Council on March 9, 2005. (Ord. 25916)

SEC. 51P-708.102. PROPERTY LOCATION AND SIZE.

PD 708 is established on property generally bounded by Routh Street, Central Expressway, Ross Avenue, and Woodall Rodgers Freeway in part, and North St. Paul Street, Ross Avenue, Central Expressway, and San Jacinto in part. The size of PD 708 is approximately 33.14 [17.4] acres. (Ord 25916)

SEC. 51P-708.103. <u>VISION.</u>

The Dallas Arts District Connect: Master Plan is intended to serve as a guide and should be consulted for goals, objectives, policy statements, and recommendations for development of this district.

SEC. 51P-708.104[3]. DEFINITIONS AND INTERPRETATIONS.

- (a) Unless otherwise stated, the definitions and interpretations in Chapter 51A apply to this article.
- (b) Unless otherwise stated, all references to articles, divisions, or sections in this article are to articles, divisions, or sections in Chapter 51A.
 - (c) This district is considered to be a nonresidential zoning district.
- (d) <u>ANN WILLIAMS WAY</u> [FLORA STREET] CENTERLINE means the centerline of the projected 50-foot-wide <u>Ann Williams Way</u> [Flora Street] right-of-way shown on the map (Exhibit 708A).
- (e) <u>ANN WILLIAMS WAY</u> [FLORA STREET] FRONTAGE AREA means the area of each building site within 25 feet of the projected 50-foot-wide Flora Street right-of-way shown on Exhibit 708A. The projected 50-foot wide Flora Street right-of-way does not include the conditionally abandoned portion of Flora Street described in Exhibit 708B.
- (f) MOBILE FOOD ESTABLISHMENT means a vehicle-mounted food establishment that is designed to be readily moveable and from which food is distributed, sold, or served to an ultimate consumer. The term includes mobile food preparation vehicles and pushcarts. (Ord. Nos. 25916; 25931; 28188)
- (g) <u>PEDESTRIAN PRIORITY STREETS mean North Harwood Street, Routh Street, North Olive Street, Leonard Street, Arts Plaza, Ann Williams Way, Woodall Rodgers Service Road and North St. Paul Street.</u>

SEC.51P-708.105. **CREATION OF SUBDISTRICT 1.**

- (a) Subdistrict 1 is established on property located north of North San Jacinto Street, south of Ross Avenue, east of North St. Paul Street, and west of San Jacinto Street.
- (b) All regulations applicable to the CA-1(A) Central Area District apply within this subdistrict.
- The following sections apply within this subdistrict: Section 51P-708.106(1), Section 51P-708.106(n) through (u), and Section 51P-708.110.
- The accessory use live unit as called out in Section 51P-708.106(a)(14) is allowed in this (d) subdistrict.

SEC. 51P-708.106[4]. DEVELOPMENT STANDARDS.

- Sasaki plan. The Dallas Arts District Design Plan prepared by Sasaki Associates, Inc. in August, 1982 ("Sasaki Plan") (Exhibit 145A to Article 145 of Chapter 51P) shall serve as a guideline for development in this district.
- (a)[(b)] Uses permitted in all parts of this district other than the Ann Williams Way [Flora Street] frontage area and Subdistrict 1. The following uses are the only main uses permitted in all parts of this district other than in the Ann Williams Way [Flora Street] frontage area and Subdistrict 1:
 - (1) Agricultural uses.
 - None permitted.
 - (2) Commercial and business services uses.
 - Catering service. (must be located in a building with a minimum of one

additional use)

of one additional use)

Custom business services. (must be located in a building with a minimum

- Custom woodworking, furniture construction, or repair. (must be located <u>in a building with a minimum of one additional use)</u>
- Job or lithographic printing. (must be located in a building with a minimum of one additional use)
 - (3) Industrial uses.
 - None permitted.
 - (4) Institutional and community service uses.
 - Child-care facility.
 - Church.
 - College, university, or seminary.
 - Community service center. [SUP]
 - Convent or monastery. [SUP]
 - Library, art gallery, or museum.
 - Open-enrollment charter school. [SUP]

- -- Private school. [SUP]
- -- Public school other than an open-enrollment charter school.

(5) <u>Lodging uses</u>.

-- Hotel or motel.

(6) Miscellaneous uses.

- Carnival or circus (temporary). [By special authorization of the building official.]
- -- Temporary construction or sales office.

(7) Office uses.

- -- Financial institution without drive-in window.
- -- Medical clinic or ambulatory surgical center.
- -- Office.

(8) <u>Recreation uses.</u>

- -- Private recreation center, club, or area.
- -- Public park, playground, or golf course.

(9) <u>Residential uses</u>.

- -- Multifamily.
- -- Retirement housing.

(10) Retail and personal service uses.

- Alcoholic beverage establishments. [See Section 51A-4.210(b)(4).]
- Business school. (must be located in a building with a minimum of one

additional use)

- -- Commercial amusement (inside). [SUP may be required. See Section 51A-4.210(b)(7)(B).]
- -- Commercial amusement (outside). [SUP]
- -- Commercial parking lot or garage.
- -- Dry cleaning or laundry store.
- -- Furniture store.
- -- General merchandise or food store 3,500 square feet or less.
- -- General merchandise or food store greater than 3,500 square feet.
- Liquor store.
- -- Mobil food establishment.
- -- Mortuary, funeral home, or commercial wedding chapel.
- -- Personal service uses.
- -- Restaurant without drive-in or drive-through service.
- -- Temporary retail use.
- -- Theater.

(11) Transportation uses.

-- Commercial bus station and terminal. [DIR]

- -- Heliport. [SUP]
- -- Helistop. [SUP]
- -- Railroad passenger station.
- -- Transit passenger shelter.
- (12) <u>Utility and public service uses</u>.
 - -- Commercial radio or television transmitting station.
 - -- Local utilities.
 - Post office.
- (13) Wholesale, distribution, and storage uses.
 - -- Office showroom/warehouse.
- (14) Accessory uses.
 - -- Pedestrian skybridge. [By SUP only.]
 - -- Live unit.
- (b) <u>Additional provisions.</u>
 - (1) More than one live unit allowed per lot.
 - (2) No maximum floor area for a live unit.
- (3) <u>Must register with multifamily inspection program if more than 3 live units on a lot.</u>
- (c) Accessory uses permitted in all parts of this district other than the Ann Williams Way [Flora Street] frontage area and Subdistrict 1. As a general rule, an accessory use is permitted in any district in which the main use is permitted. Some specific types of accessory uses, however, due to their unique nature, are subject to additional regulations in Section 51A-4.217. For more information regarding accessory uses, consult Section 51A-4.217.
 - (1) In this part of the district, an accessory helistop is permitted by SUP only.
- (2) In this part of the district, an SUP may be required for an accessory medical/infectious waste incinerator. See Section 51A-4.217(b)(3.1).
- (3) In this part of the district, a parking garage is considered to be accessory to a main use on the same lot if it is used primarily by owners and occupants and their invitees of the main use during business hours, even if it is used by patrons of other businesses that are not part of the main use on that lot after business hours for a fee.
- (d) <u>Uses prohibited in all parts of this district other than the Ann Williams Way [Flora Street]</u> frontage area and Subdistrict 1. In this part of the district, the following uses are prohibited, even as accessory uses:
 - -- Feed store, as defined in Chapter 51.
 - -- Pawn shop.
 - -- Home improvement center, lumber, brick or building materials sales center.

- -- Swimming pool sales and supply, as defined in Chapter 51.
- (e) <u>Uses permitted in the Ann Williams Way [Flora Street]</u> frontage area. The following uses are the only main uses permitted in the <u>Ann Williams Way [Flora Street]</u> frontage area:
 - (1) <u>Agricultural uses</u>.
 - -- None permitted.
 - (2) Commercial and business services uses.
 - -- Catering service. (must be located in a building with a minimum of one

additional use)

-- Custom business services. (must be located in a building with a minimum

of one additional use)

- -- Custom woodworking, furniture construction, or repair. (*must be located in a building with a minimum of one additional use*)
- -- Job or lithographic printing. (must be located in a building with a minimum of one additional use)
 - (3) <u>Industrial uses</u>.
 - -- None permitted.
 - (4) <u>Institutional and community service uses.</u>
 - -- Child-care facility.
 - -- Church.
 - -- College, university, or seminary.

 - -- Convent or monastery. [SUP]
 - -- Library, art gallery, or museum.
 - -- Open-enrollment charter school. [SUP]
 - -- Private school. [SUP]
 - -- Public school other than an open-enrollment charter school.
 - (5) Lodging uses.
 - -- Hotel or motel.
 - (6) Miscellaneous uses.
 - -- Carnival or circus (temporary). [By special authorization of the building official.]
 - -- Temporary construction or sales office.
 - (7) Office uses.
 - -- Financial institution without drive-in window.
 - -- Medical clinic or ambulatory surgical center.
 - -- Office [Subject to the following restrictions: on the ground floor of each building site, no more than 25 percent of the linear frontage along <u>Ann</u> Williams Way [Flora Street], and no more than 25 percent of the ground

floor area within the <u>Ann Williams Way</u> [Flora Street] frontage area may be occupied by office uses.]

(8) Recreation uses.

- -- Private recreation center, club, or area.
- -- Public park, playground, or golf course.

(9) Residential uses.

- -- Multifamily.
- -- Retirement housing.

(10) Retail and personal service uses.

- -- Alcoholic beverage establishments. [See Section 51A-4.210(b)(4).]
- -- Business school. (must be located in a building with a minimum of one

<u>additional use)</u>

- -- Commercial amusement (inside). [SUP may be required. See Section 51A-4.210(b)(7)(B).]
- -- Commercial parking lot or garage.
- -- Dry cleaning or laundry store.
- -- Furniture store.
- -- General merchandise or food store 3,500 square feet or less.
- -- General merchandise or food store greater than 3,500 square feet.
- -- Liquor store.
- -- Mobil food establishment.
- -- Mortuary, funeral home, or commercial wedding chapel.
- -- Personal service uses.
- -- Restaurant without drive-in or drive-through service.
- -- Temporary retail use.
- -- Theater.

(11) <u>Transportation uses</u>.

- -- Railroad passenger station.
- -- Transit passenger shelter.

(12) <u>Utility and public service uses.</u>

- -- Commercial radio or television transmitting station.
- -- Local utilities.
- Post office.

(13) Wholesale, distribution, and storage uses.

- -- Office showroom/warehouse.
- -- Trade center.

(14) Accessory uses.

-- Live unit.

(A) Additional provisions.

- (i) More than one live unit allowed per lot.
- (ii) No maximum floor area for a live unit.
- (iii) Must register with multifamily inspection program if more than

3 live units on a lot.

- (f) Accessory uses permitted in the Ann Williams Way [Flora Street] frontage area. As a general rule, an accessory use is permitted in any district in which the main use is permitted. Some specific types of accessory uses, however, due to their unique nature, are subject to additional regulations in Section 51A-4.217. For more information regarding accessory uses, consult Section 51A-4.217.
 - (1) In this part of the district, an accessory helistop is permitted by SUP only.
- (2) In this part of the district, an SUP may be required for an accessory medical/infectious waste incinerator. See Section 51A-4.217(b)(3.1).
- (3) In this part of the district, a parking garage is considered to be accessory to a main use on the same lot if it is used primarily by owners and occupants and their invitees of the main use during business hours, even if it is used by patrons of other businesses that are not part of the main use on that lot after business hours for a fee.
- (g) <u>Uses prohibited in the Ann Williams Way [Flora Street]</u> frontage area. In this part of the district, the following uses are prohibited, even as accessory uses:
 - -- Feed store, as defined in Chapter 51.
 - -- Pawn shop.
 - -- Home improvement center, lumber, brick or building materials sales center.
 - -- Swimming pool sales and supply, as defined in Chapter 51.
- (h) <u>Height restrictions in the Ann Williams Way [Flora Street] frontage area.</u> Within the <u>Ann Williams Way [Flora Street]</u> frontage area, maximum structure height is 50 feet.
- (i) <u>Construction design in the Ann Williams Way [Flora Street] frontage area.</u> On each building site in the <u>Ann Williams Way [Flora Street]</u> frontage area:
- (1) at least 50 percent of the linear frontage along <u>Ann Williams Way</u> [Flora Street] and at least 50 percent of the <u>Ann Williams Way</u> [Flora Street] frontage area must be covered by a structure of at least [two stories] 14 vertical feet; and
- at least 50 percent of the area of the first [two stories] 14 vertical feet the street wall along Ann Williams Way [Flora Street] and at least 50 percent of the area of the ground floor of the street wall along Ann Williams Way [Flora Street] must be of transparent material and used for display or merchandising. For the first [two stories] 14 vertical feet of the street wall along the portion of Ann Williams Way [Flora Street] that is farther than 660 feet from a regulated highway, and therefore not subject to the Highway Beautification Act, the display may consist of artwork or district activity signs in addition to any other permitted display or merchandising.
- (j) <u>Woodall Rodgers Freeway service road sidewalk requirements</u>. All sidewalks fronting the Woodall Rodgers Freeway service road must have a minimum width of 10 feet.

(k) <u>Parking</u>.

(1) All permanent parking within the Ann Williams Way [Flora Street] frontage area must be either underground or concealed within a building with a facade that is similar in appearance to the facades of non-parking buildings, except that at-grade (not underground or within a building) parking is permitted for up to a maximum of 10 percent of the total parking provided on a building site if allocated by lease or specific signage for retail and personal service uses, handicapped parking, or visitor parking. Surface parking in other locations must be located to the rear of the main structure and screened in accordance with Section 51A-4.602, except that up to a maximum of 10 percent of the total parking provided on a building site may be located in front of the main structure and unscreened if allocated by lease or specific signage for retail and personal service uses, handicapped parking, or visitor parking.

(2) <u>Live unit.</u> One additional parking space per live unit.

- (l) <u>Loading</u>. Off-street loading and maneuvering areas must be screened in accordance with Section 51A-4.602(b). Vehicular ingress or egress to a loading facility is not permitted from <u>North Pearl Street</u>, Ross Avenue, and Ann Williams Way [Flora Street]. Off-street loading is not permitted at ground level in any location that is adjacent to and visible from <u>Ann Williams Way</u> [Flora Street].
- [(m) <u>Residential use requirements</u>. The yard, lot, and space regulations for residential uses in this district are the same as for other permitted nonresidential uses in this district.]
- (m)[(n)]Central Area-1 District standards. Unless otherwise provided in this article, all regulations applicable to the CA-1(A) Central Area District apply within this district.
- [(o) Flora Street sidewalk requirements. All sidewalks fronting on Flora Street must have a minimum width of seven feet extending from the property line into the right of way, with a single row of street trees between the sidewalk and the back of the street curb in minimum 16 square foot planting areas with tree grates, in any configuration ranging from two feet by eight feet to four feet by four feet.]

(n)[(p)] Mobile food establishments.

- (1) A mobile food establishment is permitted only on private property or as part of a special event permit.
- (2) A mobile food establishment must comply with all of the requirements of Chapter 17, "Food Establishments," of the Dallas City Code. (Ord. Nos. 25916; 28188)
- (o) <u>Transparency</u>. A minimum of 50 percent transparency on the ground floor for the first 14 vertical feet is required on North Pearl Street, Ross Avenue, and pedestrian priority streets.
 - (p) <u>Setbacks</u>. <u>Minimum front yard setback on Ross Avenue is 10 feet</u>.
 - (q) Sidewalks.
- (1) Except as otherwise provided, sidewalks must be a minimum of 6 feet wide unobstructed, obstructions include metal tree grates or other tree guards.
- (2) <u>Sidewalks on North Pearl Street, Ann Williams Way, and Ross Avenue must be a minimum of 8 feet wide unobstructed, obstructions include metal tree grates or other tree guards.</u>
 - (r) <u>Landscaping.</u>

- (1) <u>In general.</u>
- (A) Unless otherwise stated, the definitions in Section 51A-10.101 apply to this article.
- (B) The board of adjustment may grant a special exception to the landscaping requirements of this section if, in the opinion of the board of adjustment, the special exception will not compromise the vision of this section. When feasible, the board of adjustment shall require that the applicant submit and that the property comply with a landscape plan as a condition to granting a special exception under this subsection.
 - (C) Plant materials must be maintained in a healthy, growing condition.
 - (2) <u>Landscape plan submission</u>.
- (A) A landscape plan must be submitted to the building official with the application for a building permit for work on the lot. For landscape plans that are not submitted electronically, a landscape plan submission must consist of two blueline or blackline prints. The plan must have a scale of one inch equals 50 feet or larger (e.g. one inch equals 40 feet, one inch equals 30 feet, etc.) and be on a standard drawing sheet of a size not to exceed 36 inches by 48 inches. A plan which cannot be drawn in its entirety on a 36 inch by 48 inch sheet must be drawn with appropriate match lines on two or more sheets.
- (B) Except as provided in this article, any person may prepare the required landscape plan.
- (C) A landscape plan required under this article must contain the following information:
- (i) <u>Date, scale, north point, and the names, addresses, and telephone</u> numbers of each property owner and the person preparing the plan.
- (ii) <u>Location of existing boundary lines and dimensions of the lot,</u> the zoning classification of the lot, and the zoning classification of adjacent properties. A vicinity map should also be attached to or made a part of the plan.
- within and adjacent to the building site, and the location of all utilities, utility easements, including the location of utility poles, generators, and equipment, and any items listed in Section 51A-10.104(h).
 - (iv) Project name, street address, and lot and block description.
- (with berms to be delineated by one-foot contours). Location, height, and material of proposed screening and fencing (with berms to be delineated by one-foot contours).
 - (vi) Locations and dimensions of required landscape areas.
- (vii) Complete description of plant materials shown on the plan, including names (common and scientific name), locations, quantities, container or caliper sizes at installation, heights, spread, and spacing. The location and type of all existing trees on the lot over six inches in diameter must be specifically indicated to be counted as required landscape trees.

(viii) Complete description of landscaping and screening to be provided in or near off-street parking and loading areas, including information as to the amount (in square feet) of landscape area to be provided internal to parking areas and the number and location of required off-street parking and loading spaces.

- (ix) An indication of which protected trees will be removed during construction and how existing healthy trees proposed to be retained will be protected from damage during construction.
- (x) Size, height, location, and material of proposed seating, lighting, planters, sculptures, and water features.
- (xi) A description of proposed watering methods or an irrigation plan.
 - (xii) Location of visibility triangles on the premises (if applicable).
 - (xiii) Existing and proposed locations of trees transplanted on-site.

(3) Street trees.

(A) Street trees must be one of the following species:

Bald Cypress	Caddo Maple	Mexican Sycamore	<u>Jacaranda</u>
Montezuma Cypress	Shantung Maple	Texas Little Walnut	<u>Jujube</u>
Allee Elm	Sunset Maple	Wright Acacia	<u>Mesquite</u>
American Elm	Trident Maple	Anacua	Loquat
Bosque Elm	Burr Oak	Rusty Blackhaw	<u>Pawpaw</u>
Cedar Elm	Chinquapin Oak	Mexican Buckeye	Texas Persimmon
Drake Elm	Highbeam Overcup Oak	Carolina Buckthorn	Mexican Plum
Lacebark Elm	Live Oak	Carolina Laurel Cherry	<u>Possumhaw</u>
Goldenrain Tree	Mexican White Oak	<u>Chitalpa</u>	Eastern Redbud
Texas Hickory	Shumard Oak	Crepe Myrtle	Oklahoma Redbud
Savannah Holly	<u>Pecan</u>	October Glory Maple	Mexican Redbud
Honeylocust	Afghan Pine	Desert Willow	Vitex Chaste
Taylor Juniper	Italian Stone Pine	Roughleaf Dogwood	
<u>Magnolia</u>	Japanese Black Pine	Eve's Necklace	
Bigtooth Maple	Chinese Pistache	Parsley Hawthorn	

- (B) Street trees must be a minimum of 4 caliper inches.
- (C) Street trees must provide a minimum vertical clearance above required sidewalk of 6 feet before branching at time of installation.
 - (D) Automatic irrigation is required.
 - (E) <u>Number of rows</u>.
- (i) North Pearl Street, Ross Avenue, and pedestrian priority streets require a single row of street trees.
 - (ii) Flora Street must have a double row of street trees.

(F) Spacing. Unless there is a conflict with utilities, street trees must be spaced as follows:

<u>(i)</u> Except as otherwise provided, street trees must be spaced a minimum of 25 feet and a maximum of 40 feet, on center, less points of access and visibility triangles, and must be two to four feet from the back of curb.

(ii) Flora Street.

- (aa) Street trees must be spaced a minimum of 25 feet and a maximum of 30 feet, on center, per street front.
- (bb) The first row of trees must be two to four feet from the back of curb.
- (cc) The second row of trees must be placed 12 feet or more from the building façade on center.
- (G) Soil and planting area requirements. For each street tree installation, a minimum of 36 inches of soil depth and 25 square feet of open soil area and a combination of open soil area, covered soil area, and root paths for a minimum of 240 cubic feet of soil volume. Street trees planted in less than 480 cubic feet of soil volume do not count as replacement trees for purposes of Division 51A-10.1300.
- (F) <u>Waiver</u>. <u>The building official may waive the minimum requirements if a landscape architect certifies that:</u>
- (i) The proposed alternative soil depths and dimensions are sufficient to support the healthy and vigorous growth of the plant materials affected; the depth to impermeable subsurface prohibits minimum soil depth requirements; or that the proposed structural soils or suspended paving system are sufficient to support the healthy and vigorous growth of the plant materials; or
 - (ii) The spacing requirements conflict with utilities.
 - (s) <u>Lighting.</u>
 - (1) <u>Height</u>.
- (A) Pole-mounted pedestrian street light fixtures must be a minimum height of 12 feet and not exceed 15 feet.
 - (B) Vehicular light fixtures may not exceed 30 feet.
 - (2) Street light poles must be white, silver, or gray.
- (3) Pedestrian lighting, measured at the ground plane, must be a minimum of 0.25 footcandles and an average of 0.5 footcandles.
- (4) Street light fixtures must maintain a consistent color temperature of lightning between 2,500K and 4,500K along all streetscapes.
 - (t) <u>Fencing</u>. Chain-link, vinyl, and plastic fencing is prohibited.

(u) <u>Ground and roof building systems.</u> <u>Ground and roof building systems must not be visible</u> from a public right-of-way.

SEC. 51P-708.107[5]. BUILDING PERMIT REVIEW.

- (a) A person desiring to develop property in this district shall consult with the director to discuss whether the project is consistent with the [Sasaki plan and the] requirements of this article. The consultation shall occur at the schematic plan stage.
- (b) Upon receipt of an application for a building permit for the construction of, or modification to, any building or structure in this district, the building official shall refer the permit application and plans to the director for review to determine whether the project complies with the requirements of Section 51P-708.106[4(b) through (p)] of this article. The director shall conduct this review so that the director's decision on issuance of the permit can be made within 30 days from the date the completed application is submitted to the building official.
- (c) If the director determines that the project complies with the requirements of Section 51P-708.106[4(b) through (p)] of this article, the director shall refer the permit application and plans back to the building official, who shall issue the permit if all requirements of the construction codes and all other applicable ordinances have been met.
- (d) If the director determines that the project does not comply with the requirements of Section 51P-708.10<u>6</u>[4(b) through (p)] of this article, the director shall direct the building official to deny the permit. (Ord Nos. 25916; 28188)

SEC. 51P-708.108[6]. BOARD OF ADJUSTMENT.

- (a) The board of adjustment may grant a special exception to the following requirement of this article if the special exception will not adversely affect appropriate development of this district: the <u>Ann Williams Way</u> [Flora Street] frontage area height restrictions in <u>Section 51P-708.106(h)</u> [Section 51P 708.104(h)], but only if the portion of the building exceeding the maximum height permitted in that section is occupied exclusively by multifamily uses.
- (b) The board of adjustment may not provide a termination date for a nonconforming use in the Dallas Arts District Extension Area under Section 51A-4.704(a)(1) unless there has been a change in ownership of the property since March 9, 2005. (Ord. 25916)

SEC. 51P-708.109[7]. APPLICABILITY OF SECTION 51A-4.702.

No development plan is required, and the provisions of Section 51A-4.702 regarding submission of or amendments to a development plan, site analysis plan, conceptual plan, development schedule, and landscape plan do not apply. (Ord. 25916)

SEC. 51P-708.110. NONCONFORMING USES AND STRUCTURES.

- (a) <u>In general.</u> Except as otherwise provided in this article, Section 51A-4.704 relating to nonconforming uses and structures applies to all uses and structures in this district.
 - (b) <u>Original nonconforming uses.</u>

(1) Original nonconforming uses are defined as those uses made nonconforming by the passage of this ordinance. Original nonconforming uses do not include uses made nonconforming by amendments to that ordinance.

- (2) <u>Section 51.4.704(a)(1)</u>, <u>which specifies the procedures for establishing compliance dates for nonconforming uses, does not apply to original nonconforming uses in this district.</u>
 The board shall not provide a compliance date for original nonconforming uses in this district.
 - (c) Rebuilding damaged or destroyed nonconforming structures.
- (1) If a nonconforming structure is damaged or destroyed by less than 50 percent of its value, the structure may be rebuilt at the same location without the approval of the Board of Adjustment.
- (2) If a structure is damaged or destroyed by 50 percent or greater of its value it is subject to this ordinance.

SEC. 51P-708.1<u>11</u>[08]. ADDITIONAL PROVISIONS.

- (a) The entire Property must be properly maintained in a state of good repair and neat appearance.
- (b) Development and use of the Property must comply with all federal and state laws and regulations, and with all ordinances, rules, and regulations of the city. (Ord. 25916)

SEC. 51P-708.1<u>12[09]</u>. COMPLIANCE WITH CONDITIONS.

- (a) All paved areas, permanent drives, streets, and drainage structures, if any, must be constructed in accordance with standard city specifications, and completed to the satisfaction of the director of public works and transportation.
- (b) The building official shall not issue a building permit to authorize work, or a certificate of occupancy to authorize the operation of a use, in this district until there has been full compliance with the requirements of this article, and with the construction codes and all other ordinances, rules, and regulations of the city. (Ord. 25916)