12) ARTICLE 12 - "I" - GENERAL INDUSTRIAL DISTRICTS

- 12.1 PURPOSE The "I" General Industrial District is to permit the normal operation of a heavy industrial nature and should only be located with direct access to highways and other needed transportation facilities and utilities, and have at least six hundred sixty (660) feet separation distance between all other uses and Districts except bare land in the "A" District.
- 12.2 PERMITTED USES Any heavy manufacturing or industrial use, process, treatment, or storage, and similar uses including, but not limited to:
 - 12.2.1 Chemical manufacturing or processing.
 - 12.2.2 Petroleum refining, processing, or storage.
 - 12.2.3 Cement, hydrated lime, gypsum, and other similar materials manufacture.
 - 12.2.4 Explosive manufacturing and storage.
 - 12.2.5 Agricultural processing plants including, but not limited to: fat rendering, fertilizer or glue manufacture, slaughter houses, meat-packing and processing plants, stockyards, grain elevators and/or feed mills, starch manufacture, offal or dead animal reduction, or distillation of bones.
 - 12.2.6 Concrete mixing, concrete products manufacture.
 - 12.2.7 Asphalt plants
 - 12.2.8 Warehouses
 - 12.2.9 Drink bottling or distribution stations;
- 12.3 All facilities required for the discharge, collection, and treatment of liquid, solid, or gaseous waste shall be designed, constructed, and operated in accordance with all state and federal statutes and regulations.

12.4 SIGNS.

12.4.1 Real estate signs of a temporary nature, not exceeding two (2) in number per lot, nor larger than six (6) square feet set back five (5) feet from the right-of-way.

- 12.4.2 The total area of all signs permitted on any one (1) lot shall not exceed four (4) times the number of linear feet the lot abuts on the street.
- 12.4.3 Billboards and signboards subject to the same height and location requirements as other structures in the district and also subject to the following conditions and restrictions:
 - 12.4.3.1 No billboard, signboard, or similar advertising signs shall be located at intersections so as to obstruct vision, hearing, or interfere with pedestrian or vehicular safety.
 - 12.4.3.2 No billboard, signboard, or similar advertising signs shall be located within fifty (50) feet of any lot in any "R" District.
 - 12.4.3.3 No billboard or signboard facing shall exceed one thousand (1,000) square feet in area.
 - 12.4.3.4 No billboard, signboard, or similar advertising sign shall be so constructed or located where it will unreasonably interfere with the use and enjoyment of adjoining property.
- 12.4.4 One pole mounted or projecting sign for each business enterprise on the premises of not more than two hundred (200) square feet per sign face, at no point closer to the front line or a side line than one-half (1/2) of the required building setback distance, and not exceeding fifty (50) feet in height from the established grade level. The lowest horizontal projecting feature of any post or pole mounted sign shall be fourteen (14) feet above the established grade level.

12.5 CONDITIONAL USES

- 12.5.1 Junkyards
- 12.5.2 I-WECS

12.6 PROHIBITED USES

- 12.6.1 Adult Entertainment Businesses
- 12.6.2 Animals and livestock except as previously allowed in this Article.

12.7 AREA, HEIGHT, AND YARD REQUIREMENTS

	Minimum Lot Area	Front Yard Along State and Federal Roads	Front Yard Along All Other Roads	Side Yard ³ - ⁴	Rear Yard ³ - ⁴	Maximum Side Wall Height
Principal Structure ¹	. No Minimum	80'	60'	60'	60'	60'
Accessory Structures ²				20'	20'	20'

One additional foot shall be added to every yard for each additional foot of height.

One additional foot shall be added to the side and rear yard for each additional foot of height.

The minimum will be equal to that of any adjoining district or as stated whichever is greater.

The required yard shall be in addition to any required buffer/screening area.