ARTICLE 3

Definitions

§ 120-301. Definitions.

In this chapter, the following terms shall have the following meaning unless a contrary meaning is required by the text or is specifically prescribed. In addition to the following definitions, performance standards regulating specified land uses should be reviewed in the district standards for each zoning district (Article 4) and the performance standards (Article 5) that apply to all zoning districts in the Town.

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<u>AUTOMOBILE</u> — a motor vehicle designed for the conveyance of passengers that has a seating capacity of not more than 15 persons, including the operator.

<u>. . .</u>

<u>CAMP TRAILER</u> – a trailer or semitrailer primarily designed and constructed to provide temporary living quarters for recreational, camping, travel or other use. "Camp trailer" includes a manufactured or homemade tent trailer, so called, that consists of a platform, shelf or box with means of permanently or temporarily attaching a tent. "Camp trailer" does not include a mobile home.

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<u>LIGHT TRUCK</u> —a truck with a registered gross vehicle weight of 10,000 pounds or less.

<u>. . .</u>

RECREATIONAL VEHICLE —a vehicle that is self-propelled and is primarily designed to provide temporary living quarters for recreational, camping or travel use, complies with all applicable federal vehicle regulations and does not require special highway movement permits to legally use the highways. "Recreational vehicle" does not include motor homes, travel trailers, fifthwheel trailers and folding camping trailers.

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RETAIL SALES, AUTOMOBILE SALES — The use of any building, land area, or other premises principally for the display, sale, rental, or lease of new or used automobiles, light trucks, <u>and/or</u> vans, <u>trailers or recreation</u>. <u>This definition shall not include recreational</u> vehicles.— This use includes any vehicle preparation, warranty, or repair work conducted as an accessory use. (See Article 5, Performance Standards.)

RETAIL SALES, OUTDOOR — The display or sale of products and services outside of a building. This includes, but is not limited to, vehicles, trailer or: camp trailers, recreational vehiclevehicles; garden supplies, flowers, shrubs, and other plant materials; boats and aircraft; farm equipment; motor homes; burial monuments; building and landscape materials; and lumber. This definition does not include yard sales conducted on residential properties. (See Article 5, Performance Standards.)

§ 120-548. Retail sales, outdoor. [Amended 9-14-2010 by Order 10-164]

Outdoor <u>retail</u> sales may be approved by the Code Enforcement Officer and Planning Board in accordance withif the following standards: have been met:

- A. Outdoor <u>retail</u> sales shall be allowed as <u>either</u> an accessory use to the principal retail or a <u>principle use through a Major Site Plan review approval by the Planning Board useuse</u> on the property-<u>or as a standalone principal use.</u>
- B. If outdoor <u>retail</u> sales are conducted in a parking lot, the minimum off-street parking space requirements of this chapter shall be maintained.
- C. A permit Approvals for outdoor retail sales shall be obtained from the Code Enforcement Officer and for accessory outdoor retail sales or from the Planning Board, following a Major Site Plan review, for principal outdoor retail sales.
- A.D. The outdoor <u>retail</u> sales <u>permitapproval</u> shall be limited to the <u>petitionerapplicant</u> and <u>shall</u>, therefore, <u>shall</u> not run with the land.
- B.E. An application fee, in an amount established by the Town Council, shall be submitted to the Code Enforcement Officer andor Planning Board, as applicable, at the time of application.
- C.F. A plan shall be submitted to the Code Enforcement Officer and or Planning Board, as applicable, delineating the area on which the outdoor retail sales will be conducted (at a minimum, the plan shall also show the Tax Map boundaries of the property, the approximate location of all buildings, and the location of parking areas).
- D.G. Outdoor <u>retail</u> sales shall not be conducted in a vehicular travel way. <u>For the purposes of this section</u>, "vehicular travel way" shall mean the public or private right of way used primarily <u>for vehicular travel</u>, excluding parking lots.
- H. Outdoor <u>retail</u> sales conducted on any public or private walkways or sidewalks shall meet the standards of the Americans with Disabilities Act (ADA).8
- F.I. Outdoor <u>retail</u> sales shall not be located in any side setback or landscaped buffer strip required by this chapter or as a condition of a property's site plan approval.
- G.J. These standards shall not apply to roadside stands governed by the standards for agriculture in § 120-502. [Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I)]
- H.K. These standards shall not apply to a temporary outside sales events. Temporary outside sales events shall meet the following standards:
 - (1) The outside sales event shall not last for more than three consecutive days.
 - (2) A permit shall be obtained from the Code Enforcement Officer for each outdoor

sales event.

- (3) An application fee, in an amount established by the Town Council, shall be submitted to the Code Enforcement Officer at the time of application.
- (4) The Code Enforcement Officer must find that the following conditions have been met:
 - (a) Safe vehicular access and on-site circulation is provided to reduce vehicular queueing on public ways.
 - (b) The applicant demonstrates that adequate parking is provided to accommodate all vehicles either on site or in an off-site location that meets the requirements of § 120-812C(2)(b).