# THE TOWN OF COVENTRY

# **ORDINANCE OF THE TOWN COUNCIL**

#### IN AMENDMENT OF THE TOWN OF COVENTRY CODE OF ORDIANCES, PART II – GENERAL LEGISLATION, 2005

# Ordinance No. 2025-xx

The Town Council of the Town of Coventry hereby ordains as follows:

Section 1. The Town of Coventry Code of Ordinances, Part II General Legislation is hereby
amended by adding the following sections to Chapter 255 – Zoning, Article V – Zoning Districts
and Zoning District Map:

#### § 255-540 Planned District – Coventry Centre

#### § 255-540.1 Establishment of Coventry Centre Planned District.

There is hereby created the Coventry Centre Planned District (the "CCPD"), which is comprised
of property identified as 2271 New London Turnpike and 666 Arnold Road, and further
described as Assessor's Plat 7, Lots 24 and 23 (the "Property"). The CCPD Property is depicted
below as follows:



## § 255-540.2 CCPD Zoning and Development Requirements

The zoning and development requirements of this Ordinance are intended to apply exclusively to
the CCPD. Where this Ordinance departs from the requirements and definitions of the Coventry
Zoning Ordinance (the "Zoning Ordinance") and/or Subdivision and Land Development
Regulations (the "Regulations"), the specific provisions of this Ordinance take precedence.
Where this Ordinance is silent, the provisions of the Zoning Ordinance and the Regulations shall
apply to the CCPD and take precedence over this Ordinance.

### § 255-540.3 Coventry Planning Commission review.

The Coventry Planning Commission (the "Planning Commission") shall review the development of the Property as a Major Land Development Plan, which shall include review of the master plan, preliminary plan and final plan stages. The recorded final plan remains valid as the approved plan for the site unless and until an amendment to the plan is approved, or a new plan is approved by the Planning Commission. Minor changes, as defined by the Regulations, shall be approved administratively by the administrative officer designated by the Zoning Ordinance. Major changes, as defined by the Regulations, shall be approved by the Planning Commission and shall include a public hearing. 

#### § 255-540.4 Permitted uses.

The following uses shall be permitted in the CCPD, as derived from the Zoning Ordinance Table of Uses, unless otherwise stated herein:

- A. Residential is a multifamily dwelling project.
- B. Agricultural is a veterinarian and/or animal hospital.
- C. Industry is transportation, communications, utilities or roof-mounted solar installation.
- D. Commercial is retail trade and sales and repairs, where so stated, of the following:
  - 1. Building materials, hardware and farm equipment, excluding the outdoor sales or storage of the same. Retail sales are of lumber and other building materials; heating, plumbing and electrical supply and service; paint, glass, floor covering and wallpaper; and hardware.
  - 2. Food wherein the retail trade and sales occur in supermarkets, grocery stores, delicatessens, meat and fish markets, permanent fruit and vegetable markets, and convenience stores as well as stores that sell baked goods and dairy products.
  - 3. Motor vehicles, excluding the outdoor sales or storage of the same. Retail sales shall occur in the following types of establishments and involve the following services and products: Tire, battery and accessory dealers (auto parts store); and Gasoline service (full or self) station or service store (minor repairs only, may be combined with convenience store).

- 85 4. Apparel and accessories wherein the retail trade and sales occur in shoe stores; tailor or 86 dressmaker shops; leather shops; a yarn, fabric, sewing shop. 87 88 5. Furniture, furnishing and equipment, excluding the outdoor sales or storage of the same. Retail sales are of furniture, floor covering, home furnishings and accessories in stores; 89 90 appliances, radio, television, musical instruments, record, CD, and tape in stores; rental 91 service stores (light equipment); and camping, fishing or hunting equipment in stores 92 (retail or rental). 93 94 6. Places of eating and drinking wherein the retail trade and sales occur in a lunchroom or 95 restaurant (no alcoholic beverage); a tavern, café, club, bar or lounge (alcoholic beverage 96 may be permitted); lunchroom or restaurant (alcoholic beverage may be permitted); and 97 at a drive-in and fast-food restaurant (no alcoholic beverages). 98 99 7. Miscellaneous retail stores, excluding the outdoor sales or storage of the same. Retail 100 sales occur in drugstores, video rental, office equipment, sporting goods and guns in 101 stores; packaged liquor stores; secondhand stores; antique shops; and lawn and garden 102 supply stores. Retails sales may also be made by swimming pool stores; fuel dealers of oil 103 and bottle gas - sale and service only; general merchandise stores; department stores 104 (including storage up to thirty percent (30%) of the Gross Floor Area ("GFA"); and 105 landscape supply stores selling in bulk. 106 107 8. Stores that sell and repair personal items, including jewelry, mobile phones, bath and 108 kitchen supplies and other similar products and goods. Such stores are not referenced in 109 the Zoning Ordinance Table of Uses. 110 111 E. Motels and hotels not to be located in residential areas, which is a departure from the Zoning 112 Ordinance Table of Uses. 113 114 F. Storage facilities. 115 116 G. Personal, business and professional services. 117 118 1. Professional offices as stated: general commercial office; bank or financial institution; 119 temporary real estate office and/or model home; physical therapy and other health-related 120 services; medical and dental offices and laboratories; legal services; engineering and 121 design; and other professional offices. 122 123 2. Personal services as stated: laundry or dry cleaners (pick up) and self-service laundromat; 124 photo studio; taxidermist and similar specialty shops; beautician and barber shops; shoe 125 repair; tattoo shop and similar specialty shops; caterer;
- 126 travel agency; and newspaper office (no printing permitted).
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128 129 130		3.	Automotive repair, services and garages a body shop; and vehicle washing shop.	as stated: general automotive repair; automobile					
131 132 133 134 135		4.	garage or utility); private day-care, kinder	l as stated: government-owned building (except rgarten, elementary or secondary school, junior ofessional school; individual instruction; group al clinic or treatment center.					
136 137 138	H.	Pet Us	6 6	referenced in the Zoning Ordinance Table of					
139 140 141 142	I.	anc mo	d schools for musical instruments, dance, a	creation services environment as stated: Studios and singing; bowling alleys billiards/pool; asium, sauna or Turkish bath; and video or					
143 144 145 146	§ 2 use		540.5 Low- and Moderate- Income Hous	sing requirement for Multifamily dwelling					
140 147 148 149 150 151 152	If the proposal for development includes multifamily residential, then eighteen percent (18%) of the total number of dwelling units must be designated as low- and moderate-income housing as defined by R.I Gen Laws § 45-53-3(9) (the "LMI Units"). The LMI Units shall be designated within the CCPD and may be integrated throughout the development or sited in one or more buildings at the discretion of the developer.								
153 154	§ 2	§ 255-540.6 Dimensional regulations.							
155 156	A.	Th	The following dimensional regulations shall apply to the CCPD:						
157 158		Ma	aximum Impervious Area/Lot Coverage	Sixty Five Percent (65%)					
159 160 161 162 163 164		Ma	aximum GFA	One hundred-twenty thousand square feet of non-residential GFA; for every dwelling unit, non-residential GFA shall be reduced by two hundred square feet; with a maximum of six hundred (600) dwelling units in the CCPD.					
165 166		Mi	nimum Parking Lot/Driveway Setbacks	Ten feet (10') (see perimeter landscape buffer)					
167		Mi	nimum Building Setbacks	Twenty feet (20')					
168 169 170 171 172 173 174		Ma	aximum Height	Forty feet (40'); building height may be increased to a maximum of sixty feet (60') for buildings set back a minimum of two hundred feet (200') from New London Turnpike.					

175 176	8 <sup>/</sup>	255-540.7 Parking and loading regulations.	7 Parking and loading regulations						
177	84	y 255-540.7 Tarking and loading regulations.							
178 179 180	A.	Parking in the CCPD shall be a minimum of four (4) spaces per one thousand $(1,000)$ square feet of GFA of non-residential uses and one and a half $(1.5)$ spaces for each dwelling unit.							
181 182 183 184 185	B.	the Planning Commission, considering the type of use, size	nd to be in the best interest of planning practice, considering the						
186 187	<b>§</b> 2	§ 255-540.8 Landscaping and other surface area requirements.							
188 189	A.	Perimeter landscape buffer requirements:							
190 191		Along New London Avenue and Arnold Road	Ten feet (10')						
192 193		From shared property line with AP 7, Lot 1	Thirty-five feet (35')						
194 195		Rear yard	Twenty feet (20')						
196 197		Along internal lot lines	Ten feet (10')						
198 199 200 201 202 203 204		The perimeter landscape buffer shall be provided to separate commercial and office uses from the street. At least a ten-foot (10') strip along roadways shall be landscaped with trees, shrubs, fences, earthen berms or other means deemed acceptable by the Planning Commission. Along shared property lines, existing trees and woodlands shall be preserved to the greatest extent possible. Otherwise, supplemental plantings shall be introduced as appropriate to adequately buffer adjacent land uses.							
204 205 206	B.	Parking area requirements:							
200 207 208 209 210 211 212		The development shall contain a minimum of five percent (5%) interior landscaping in parking areas with a mix of evergreen, ornamental, shade trees and shrubs; the landscape plan shall be designed to promote safe and efficient circulation of pedestrians and vehicles, while considering the need for properly vegetated and maintained landscaped areas in order to enhance and preserve the visual character by promoting high-quality developments.							
213 214	C.	Remaining pervious area requirements:							
215 216 217 218 219 220		The total pervious area shall be considered greenspace totaling thirty-five (35%) of the total project area and will include well-maintained natural, vegetated and lawn areas to enhance the development. Well-maintained retaining walls, drainage areas and development amenities may be included in these areas. Half of pervious areas may be devoted to major stormwater facilities, as approved by the Planning Commission.							
220 221 222 223	<b>§ 255-54.9 Signs.</b> The requirements of § 255-1530 of the Zoning Ordinance shall apply to the CCPD.								

§ 255-540.10 Architectu	ral Standards.						
A. Roof Lines. New building shall be designed with traditional roof forms that a compatible							
		ns such as gabled, lipped, and pitche					
	ed. Parapets and fau	ux roofs may be used to screen mech	anicals and sola				
panels on flat roofs.							
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e		hall appear as wood, brick, stucco, s permitted, except where used for dec					
Section 2. This ordinance	shall take effect upo	on its passage and final adoption.					
Positive Endorsement:		Negative Endorsement: (Attach reasons)					
Town Solicitor	Date	Town Solicitor	Date				
ntroduced by/Pursuant to:	Council Presiden	t Hillary V. Lima					
Referred to/for:	First Reading of	the Ordinance on	, 2025				
	Planning Commi	ssion for recommendation on	, 2025				
	Public Hearing b	efore the Town Council on	, 2025				
Passed or Denied on a vote	of						
		Hillary V. Lima – Town Counc	1 Dragidant				
		Timary V. Linia – Town Counc	II FIESIdelli				
Approved:							
Approved.							
		Daniel O. Parrillo – Town Mana	oper				
		Dunier O. Furrino – Town Munie	1201				
Certification Actions by To	wn Clerk:						
continuation rections by ro	wir clerk.						