



MEMORANDUM

TO: Members of the Planning Commission

FROM: Kristen Kapelanski, Planner

THRU: Barbara McBeth, *AICP*, Deputy Director of Community Development

DATE: November 19, 2007

SUBJECT: **Text Amendment 18.221 Noise Analysis requirements for Special Land Use Approval**

Attached you will find a proposed ordinance amendment that the Community Development Department has been researching regarding the noise analysis required for special land use approval.

The amendment would separate the special land uses into three categories with respect to the noise analysis requirement. The first category would be those uses that would not require a noise analysis, the second group of uses would require a noise impact statement, and the third group would require a noise analysis.

A noise impact statement would be introduced into the ordinance as a way to collect information regarding noise impacts without requiring a full scale noise analysis. The noise impact statement would be prepared by a design professional and include information such as a description of the proposed use and expected noise emissions, hours of operation, any proposed noise abatement measures and manufacture's specifications on all internal and external equipment which generates noise.

The Community Development Department and the approving body, be it Planning Commission or City Council would reserve the right to request a noise analysis for any use. The Planning Commission would have the authority to waive the noise analysis or noise impact statement requirement if a practical difficulty exists and/or the proposed use would clearly meet the standards of the noise ordinance. The Planning Commission

Noise Analysis requirements for Special Land Use Approval

would also have the authority to permit the submission of a noise impact statement in lieu of the submission of a noise analysis.

The Planning Commission is asked to set a Public Hearing for December 12th on the ordinance amendment and forward a recommendation to the City Council, for reading and adoption. If any Commissioner has any questions related to this request, do not hesitate to contact Kristen Kapelanski, in the Community Development Department at (248) 347-0586.

PROPOSED ORDINANCE AMENDMENTS – STRIKE VERSION

STATE OF MICHIGAN

COUNTY OF OAKLAND

CITY OF NOVI

ORDINANCE NO. 07- 18 -221

AN ORDINANCE TO AMEND APPENDIX A OF THE CITY OF NOVI CODE OF ORDINANCES, ORDINANCE 97-18, AS AMENDED, KNOWN AS THE CITY OF NOVI ZONING ORDINANCE, SUBSECTIONS 402, 902, 1102, 1202, 1302, 1402, 1502, 1702, 1903, 1905, 2102 AND 2519, IN ORDER TO MODIFY THE STANDARDS FOR NOISE ANALYSIS REQUIREMENTS FOR SPECIAL LAND USE APPROVALS.

THE CITY OF NOVI ORDAINS:

ARTICLE 4. R-1 THROUGH R-4 ONE-FAMILY RESIDENTIAL DISTRICTS.

Section 400 – Section 401. [Unchanged.]

Section 402. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]

2. [Unchanged.]

3. Utility and public service buildings and uses (without storage yards) when operating requirements necessitate the locating of said building within the district in order to serve the immediate vicinity and when the architecture is in keeping with the surrounding area. A noise impact statement is required subject to the standards of Section 2519.10(c).

4-14. [Unchanged.]

Section 403. [Unchanged]

ARTICLE 9. NCC NON-CENTER COMMERCIAL DISTRICTS

Section 900 – Section 901. [Unchanged.]

Section 902. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]
2. [Unchanged.]
3. [Unchanged]
4. [Unchanged.]
5. Public Utility Buildings and Uses Without Storage Yards. A noise impact statement is required subject to the standards of Section 2519.10(c).

Section 903. [Unchanged]

ARTICLE 11. OS-1 OFFICE SERVICE DISTRICTS

Section 1100 – Section 1101. [Unchanged.]

Section 1102. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]
2. [Unchanged.]
3. [Unchanged]
4. [Unchanged.]
5. Public or private indoor recreational facilities, including, but not limited to, health and fitness facilities and clubs, swimming pools, tennis and racquetball courts, roller skating facilities, ice skating facilities, soccer facilities, baseball and softball practice areas, indoor archery ranges and similar indoor recreational uses, and private outdoor recreational facilities, including, but not limited to, playfields, playgrounds, soccer fields, swimming pools, tennis and racquetball courts and ice skating facilities. A noise impact statement is required subject to the standards of Section 2519.10(c).

Section 1103. [Unchanged.]

ARTICLE 12. OSC OFFICE SERVICE COMMERCIAL DISTRICT

Section 1200 – Section 1201. [Unchanged.]

Section 1202. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]
2. [Unchanged.]
3. [Unchanged.]
4. Amusement and entertainment uses, including commercial recreation centers and theaters, provided:
 - a. [Unchanged.]
 - b. [Unchanged.]
 - c. [Unchanged.]
 - d. A noise impact statement is required subject to the standards of Section 2519.10(c).
5. [Unchanged.]
6. Public or private indoor recreational facilities, including, but not limited to, health and fitness facilities and clubs, swimming pools, tennis and racquetball courts, roller skating facilities, ice skating facilities, soccer facilities, baseball and softball practice areas, indoor archery ranges and similar indoor recreational uses, and private outdoor recreational facilities, including, but not limited to, playfields, playgrounds, soccer fields, swimming pools, tennis and racquetball courts and ice skating facilities. A noise impact statement is required subject to the standards of Section 2519.10(c).

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Section 1203. [Unchanged.]

ARTICLE 13. B-1 LOCAL BUSINESS DISTRICTS

Section 1300 – Section 1301. [Unchanged.]

Section 1302. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]
2. Publicly owned buildings, public utility buildings, telephone exchange buildings,

electric transformer stations and substations; gas regulator stations with service yards, but without storage yards; water and sewage pumping stations. A noise analysis is required subject to the standards of Section 2519.10(c).

Section 1303. [Unchanged.]

ARTICLE 14. B-2 COMMUNITY BUSINESS DISTRICTS

Section 1400 – Section 1401. [Unchanged.]

Section 1402. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. Gasoline service station for the sale of gasoline, oil and minor accessories only, and where no major repair work is done, other than incidental services, but not including steam cleaning or undercoating, vehicle body repair, painting, tire recapping, engine rebuilding, auto dismantling, upholstery, auto glass work, and such other activities whose external effects could adversely extend beyond the property line:

a. [Unchanged.]

b. [Unchanged.]

c. [Unchanged.]

d. [Unchanged.]

e. [Unchanged.]

f. A noise impact statement is required subject to the standards of Section 2519.10(c).

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Section 1403. [Unchanged.]

ARTICLE 15. B-3 GENERAL BUSINESS DISTRICTS

Section 1500 – Section 1501. [Unchanged.]

Section 1502. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. Outdoor space for the exclusive sale of new or used automobiles, campers, recreation vehicles, mobile homes, or rental of trailers or automobiles, all subject to the following:

a. [Unchanged.]

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b. [Unchanged.]

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c. [Unchanged.]

d. [Unchanged.]

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f. A noise impact statement is required subject to the standards of Section 2519.10(c).

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2. [Unchanged.]

3. [Unchanged.]

4. Veterinary hospitals or clinics, provided all activities are conducted within a totally enclosed building and provided further that all buildings are set back at least two hundred (200) feet from abutting residential districts on the same side of the street. A noise impact statement is required subject to the standards of Section 2519.10(c).

5. Plant materials nursery for the retail sale of plant materials and sales of lawn furniture, playground equipment and garden supplies subject to the following conditions:

a. [Unchanged.]

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b. [Unchanged.]

c. [Unchanged.]

d. A noise impact statement is required subject to the standards of Section 2519.10(c).

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6. Public or private indoor recreational facilities, including, but not limited to, health and fitness facilities and clubs, swimming pools, tennis and racquetball courts, roller skating facilities, ice skating facilities, soccer facilities, baseball and softball practice areas, indoor archery ranges and similar indoor recreational uses, and private outdoor recreational facilities, including, but not limited to, playfields, playgrounds, soccer fields, swimming pools, tennis and racquetball courts and ice

skating facilities. A noise impact statement is required subject to the standards of Section 2519.10(c).

7. [Unchanged.]

Section 1503. [Unchanged.]

ARTICLE 17. RC REGIONAL CENTER DISTRICT

Section 1700 – Section 1701. [Unchanged.]

Section 1702. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. [Unchanged.]

2. Open air business uses when developed in planned relationship to shopping centers in the RC Districts as follows:

a. Retail sales of plant material and sales of lawn furniture, playground equipment and garden supplies provided that such uses shall be located at the exterior of the building mass and in the designated interior side or rear yard and shall meet all setback requirements of the district. The storage or display of any materials or products relating to the above permitted items, shall be contained so as to prevent any adverse effects on adjacent areas and surrounding land use. A noise impact statement is required subject to the standards of Section 2519.10(c).

b. Recreation space providing children's amusement park and other similar recreation when part of a planned development, provided that such use shall be located at the exterior of the building mass in the designated interior side or rear yard and shall meet all setback requirements of the district. Such uses shall be fenced on all sides with a four foot six inch (4 ft. 6 in.) chain link type fence. A noise impact statement is required subject to the standards of Section 2519.10(c).

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3. [Unchanged.]

Section 1703. [Unchanged.]

ARTICLE 19. I-1 LIGHT INDUSTRIAL DISTRICT

Section 1900 – Section 1901. [Unchanged.]

Section 1902. The following uses shall be permitted as principal uses permitted. However, when such uses about a single-family residential district, they shall be treated as special land uses subject to approval by the Planning Commission in accordance with the additional requirements of Section 2516.2(c) for special land uses, and subject to the public hearing requirements set forth and regulated in Section 3006 of this Ordinance and shall provide a noise analysis subject to the standards of Section 2519.10(c):

Section 1903. Principal Uses Permitted in Locations Not Abutting a Residential District and Subject to Special Conditions.

[Unchanged.]

1. Auto undercoating shops when completely enclosed. A noise impact statement is required subject to the standards of Section 2519.10(c).
2. Metal plating, buffing, polishing and molded rubber products subject to appropriate measures to control the type of process to prevent noxious results and/or nuisances. A noise analysis is required subject to the standards of Section 2519.10(c).
3. Uses which serve the limited needs of an industrial district, as follows. A noise impact statement is required subject to the standards of Section 2519.10(c) for all uses listed below.
 - a. [Unchanged.]
 - b. [Unchanged.]
 - c. [Unchanged.]
4. Automobile service establishments and public garages for vehicle repair and servicing, engine tune-ups, brake service, electrical repair, wheel alignments, exhaust system repair, heating and air conditioning repair and service, shock and strut system work, glass and upholstery repair and replacement, and engine and transmission service, but not including vehicle undercoating, body repair and collision work, painting, tire recapping, or auto dismantling operations:
 - a. [Unchanged.]
 - b. [Unchanged.]
 - c. [Unchanged.]
 - d. A noise impact statement is required subject to the standards of Section 2519.10(c).

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5. [Unchanged.]
6. [Unchanged.]
7. Central dry cleaning plants or laundries provided that such plants shall not deal directly with consumers at retail unless such use is clearly accessory to the principal use. A noise impact statement is required subject to the standards of Section 2519.10(c).
8. Railroad transfer, classification and storage yards. A noise analysis is required subject to the standards of Section 2519.10(c).
9. Tool, die, gauge and machine shops. A noise analysis is required subject to the standards of Section 2519.10(c).
10. Storage facilities for building materials, sand, gravel, stone, lumber, storage of contractor's equipment and supplies, provided such is enclosed within a building. A noise analysis is required subject to the standards of Section 2519.10(c).
11. Municipal uses such as water treatment plants, and reservoirs, sewage treatment plants, and all other municipal buildings and uses. A noise analysis is required subject to the standards of Section 2519.10(c).

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Section 1904. [Unchanged.]

Section 1905. Required Conditions

[Unchanged.]

1.-9. [Unchanged.]

10. All uses listed in Section 1902 require the submission of a noise analysis subject to the standards of Section 2519.10(c).

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ARTICLE 21. P-1 VEHICULAR PARKING DISTRICTS

Section 2100 – Section 2101. [Unchanged.]

Section 2102. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. Parking for sale of new, unlicensed motor vehicles and parking of licensed rental and loaner motor vehicles, but not including junk or inoperable motor vehicles, partially dismantled or damaged motor vehicles, without time limitation, and subject to the following conditions:

a. [Unchanged.]

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b. [Unchanged.]

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c. [Unchanged.]

d. [Unchanged.]

e. [Unchanged.]

f. A noise impact statement is required subject to the standards of Section 2519.10(c).

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Section 2103. – Section 2105 [Unchanged.]

ARTICLE 25. GENERAL REGULATIONS.

Section 2500 – Section 2518. [Unchanged.]

Section 2519. Performance Standards

No use otherwise allowed, shall be permitted within any district which does not conform to the following standards of use, occupancy, and operation which standards are hereby established as the minimum requirements to be maintained within said area:

1. [Unchanged.]

2. [Unchanged.]

3. [Unchanged.]

4. [Unchanged.]

5. [Unchanged.]

6. [Unchanged.]

7. [Unchanged.]

8. [Unchanged.]

9. [Unchanged.]

10. Noise

a. [Unchanged.]

b. [Unchanged.]

c. *Special land use approvals.* As part of a special land use approval, the applicant may be required to demonstrate that the completed structure and all activities associated with the structure and land use can comply with the standards set forth in Table A, above, at all times. Specific uses, as identified in this ordinance require a noise impact statement or noise analysis which should be prepared according to the following standards.

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i. Noise Impact Statement. The Noise Impact Statement shall be prepared by a design professional and include a description of the proposed use as well as a description of how the proposed noise emissions will comply with Section 2519.10.b. All external and internal equipment which generates sound shall be noted and where applicable, manufacture's specifications shall be included. Hours of operation and any proposed soundproofing measures or other noise attenuation features (i.e., walls, berms, etc.) should be noted. The Community Development Department and/or the approving body reserves the right to request a noise analysis based on the findings of the noise impact statement.

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ii. Noise Analysis. The noise analysis shall document the ability to comply with said standards which evaluate all internal and external equipment which generates sound. The noise analysis shall be completed by a certified sound engineer competent to evaluate noise emissions under maximum operating conditions. Where the applicant demonstrates, and the Planning Commission finds that a noise impact statement clearly identifies and shows appropriate attenuation of the proposed noise impacts, as required herein, the Planning Commission may permit the submission of a noise impact statement in lieu of the submission of a noise analysis.

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iii. Waiver. The Planning Commission may waive the noise analysis and/or noise impact statement requirement when it determines that a practical difficulty exists and/or the proposed use would clearly meet the standards established in Section 2519.10(b).

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PART III.

Savings Clause. The amendment of the Novi Code of Ordinances set forth in this Ordinance does not affect or impair any act done, offense committed, or right accruing, accrued, or acquired or liability, penalty, forfeiture or punishment, pending or incurred prior to the amendment of the Novi Code of Ordinances set forth in this Ordinance.

PART IV.

Severability. Should any section, subdivision, clause, or phrase of this Ordinance be declared by the courts to be invalid, the validity of the Ordinance as a whole, or in part, shall not be affected other than the part invalidated.

PART V.

Effective Date: Publication. The provisions of this Ordinance shall become effective fifteen (15) days after its adoption and shall be published within 15 days of its adoption by publication of a brief notice in a newspaper circulated in the City, stating the date of enactment and the effective date of the ordinance, a brief statement as to the subject matter of this Ordinance and such other facts as the Clerk shall deem pertinent, and that a copy of the Ordinance is available for public use and inspection at the office of the City Clerk.

MADE, PASSED, AND ADOPTED BY THE CITY COUNCIL OF THE CITY OF NOVI, OAKLAND COUNTY, MICHIGAN, ON THE ___ DAY OF _____, 2007.

DAVID LANDRY, MAYOR

MARYANNE CORNELIUS, CITY CLERK

Ayes:
Nays:
Abstentions:
Absent:

PROPOSED ORDINANCE AMENDMENTS – CLEAN VERSION

STATE OF MICHIGAN
COUNTY OF OAKLAND
CITY OF NOVI

ORDINANCE NO. 07- 18 -221

AN ORDINANCE TO AMEND APPENDIX A OF THE CITY OF NOVI CODE OF ORDINANCES, ORDINANCE 97-18, AS AMENDED, KNOWN AS THE CITY OF NOVI ZONING ORDINANCE, SUBSECTIONS 402, 902, 1102,1202, 1302, 1402, 1502, 1702, 1903, 1905, 2102 AND 2519, IN ORDER TO MODIFY THE STANDARDS FOR NOISE ANALYSIS REQUIREMENTS FOR SPECIAL LAND USE APPROVALS.

THE CITY OF NOVI ORDAINS:

ARTICLE 4. R-1 THROUGH R-4 ONE-FAMILY RESIDENTIAL DISTRICTS.

Section 400 – Section 401. [Unchanged.]

Section 402. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

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3. Utility and public service buildings and uses (without storage yards) when operating requirements necessitate the locating of said building within the district in order to serve the immediate vicinity and when the architecture is in keeping with the surrounding area. A noise impact statement is required subject to the standards of Section 2519.10(c).

4-14. [Unchanged.]

Section 403. [Unchanged]

ARTICLE 9. NCC NON-CENTER COMMERCIAL DISTRICTS

Section 900 – Section 901. [Unchanged.]

Section 902. Principal Uses Permitted Subject to Special Conditions

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4. [Unchanged.]
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Section 903. [Unchanged]

ARTICLE 11. OS-1 OFFICE SERVICE DISTRICTS

Section 1100 – Section 1101. [Unchanged.]

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Section 1103. [Unchanged.]

ARTICLE 12. OSC OFFICE SERVICE COMMERCIAL DISTRICT

Section 1200 – Section 1201. [Unchanged.]

Section 1202. Principal Uses Permitted Subject to Special Conditions

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ARTICLE 13. B-1 LOCAL BUSINESS DISTRICTS

Section 1300 – Section 1301. [Unchanged.]

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Section 1303. [Unchanged.]

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Section 1400 – Section 1401. [Unchanged.]

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[Unchanged.]

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4. Veterinary hospitals or clinics, provided all activities are conducted within a totally enclosed building and provided further that all buildings are set back at least two hundred (200) feet from abutting residential districts on the same side of the street. A noise impact statement is required subject to the standards of Section 2519.10(c).
5. Plant materials nursery for the retail sale of plant materials and sales of lawn furniture, playground equipment and garden supplies subject to the following conditions:
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 - b. [Unchanged.]
 - c. [Unchanged.]
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7. [Unchanged.]

Section 1503. [Unchanged.]

ARTICLE 17. RC REGIONAL CENTER DISTRICT

Section 1700 – Section 1701. [Unchanged.]

Section 1702. Principal Uses Permitted Subject to Special Conditions

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b. Recreation space providing children's amusement park and other similar recreation when part of a planned development, provided that such use shall be located at the exterior of the building mass in the designated interior side or rear yard and shall meet all setback requirements of the district. Such uses shall be fenced on all sides with a four foot six inch (4 ft. 6 in.) chain link type fence. A noise impact statement is required subject to the standards of Section 2519.10(c).

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ARTICLE 19. I-1 LIGHT INDUSTRIAL DISTRICT

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Section 1903. Principal Uses Permitted in Locations Not Abutting a Residential District and Subject to Special Conditions.

[Unchanged.]

1. Auto undercoating shops when completely enclosed. A noise impact statement is required subject to the standards of Section 2519.10(c).
2. Metal plating, buffing, polishing and molded rubber products subject to appropriate measures to control the type of process to prevent noxious results and/or nuisances. A noise analysis is required subject to the standards of Section 2519.10(c).
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 - c. [Unchanged.]
 - d. A noise impact statement is required subject to the standards of Section 2519.10(c).

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9. Tool, die, gauge and machine shops. A noise analysis is required subject to the standards of Section 2519.10(c).
10. Storage facilities for building materials, sand, gravel, stone, lumber, storage of contractor's equipment and supplies, provided such is enclosed within a building. A noise analysis is required subject to the standards of Section 2519.10(c).
11. Municipal uses such as water treatment plants, and reservoirs, sewage treatment plants, and all other municipal buildings and uses. A noise analysis is required subject to the standards of Section 2519.10(c).

Section 1904. [Unchanged.]

Section 1905. Required Conditions

[Unchanged.]

1.-9. [Unchanged.]

10. All uses listed in Section 1902 require the submission of a noise analysis subject to the standards of Section 2519.10(c).

ARTICLE 21. P-1 VEHICULAR PARKING DISTRICTS

Section 2100 – Section 2101. [Unchanged.]

Section 2102. Principal Uses Permitted Subject to Special Conditions

[Unchanged.]

1. Parking for sale of new, unlicensed motor vehicles and parking of licensed rental and loaner motor vehicles, but not including junk or inoperable motor vehicles, partially dismantled or damaged motor vehicles, without time limitation, and subject to the following conditions:

- a. [Unchanged.]
- b. [Unchanged.]
- c. [Unchanged.]
- d. [Unchanged.]
- e. [Unchanged.]
- f. A noise impact statement is required subject to the standards of Section 2519.10(c).

Section 2103. – Section 2105 [Unchanged.]

ARTICLE 25. GENERAL REGULATIONS.

Section 2500 – Section 2518. [Unchanged.]

Section 2519. Performance Standards

No use otherwise allowed, shall be permitted within any district which does not conform to the following standards of use, occupancy, and operation which standards are hereby established as the minimum requirements to be maintained within said area:

- 1. [Unchanged.]
- 2. [Unchanged.]
- 3. [Unchanged.]
- 4. [Unchanged.]
- 5. [Unchanged.]
- 6. [Unchanged.]
- 7. [Unchanged.]
- 8. [Unchanged.]
- 9. [Unchanged.]
- 10. Noise

- a. [Unchanged.]
- b. [Unchanged.]
- c. *Special land use approvals.* As part of a special land use approval, the applicant may be required to demonstrate that the completed structure and all activities associated with the structure and land use can comply with the standards set forth in Table A, above, at all times. Specific uses, as identified in this ordinance require a noise impact statement or noise analysis which should be prepared according to the following standards.
 - i. Noise Impact Statement. The Noise Impact Statement shall be prepared by a design professional and include a description of the proposed use as well as a description of how the proposed noise emissions will comply with Section 2519.10.b. All external and internal equipment which generates sound shall be noted and where applicable, manufacture's specifications shall be included. Hours of operation and any proposed soundproofing measures or other noise attenuation features (i.e., walls, berms, etc.) should be noted. The Community Development Department and/or the approving body reserves the right to request a noise analysis based on the findings of the noise impact statement.
 - ii. Noise Analysis. The noise analysis shall document the ability to comply with said standards which evaluate all internal and external equipment which generates sound. The noise analysis shall be completed by a certified sound engineer competent to evaluate noise emissions under maximum operating conditions. Where the applicant demonstrates, and the Planning Commission finds that a noise impact statement clearly identifies and shows appropriate attenuation of the proposed noise impacts, as required herein, the Planning Commission may permit the submission of a noise impact statement in lieu of the submission of a noise analysis.
 - iii. Waiver. The Planning Commission may waive the noise analysis and/or noise impact statement requirement when it determines that a practical difficulty exists and/or the proposed use would clearly meet the standards established in Section 2519.10(b).

PART III.

Savings Clause. The amendment of the Novi Code of Ordinances set forth in this Ordinance does not affect or impair any act done, offense committed, or right accruing, accrued, or acquired or liability, penalty, forfeiture or punishment, pending or incurred prior to the amendment of the Novi Code of Ordinances set forth in this Ordinance.

PART IV.

Severability. Should any section, subdivision, clause, or phrase of this Ordinance be declared by the courts to be invalid, the validity of the Ordinance as a whole, or in part, shall not be affected other than the part invalidated.

PART V.

Effective Date: Publication. The provisions of this Ordinance shall become effective fifteen (15) days after its adoption and shall be published within 15 days of its adoption by publication of a brief notice in a newspaper circulated in the City, stating the date of enactment and the effective date of the ordinance, a brief statement as to the subject matter of this Ordinance and such other facts as the Clerk shall deem pertinent, and that a copy of the Ordinance is available for public use and inspection at the office of the City Clerk.

MADE, PASSED, AND ADOPTED BY THE CITY COUNCIL OF THE CITY OF NOVI, OAKLAND COUNTY, MICHIGAN, ON THE ___ DAY OF _____, 2007.

DAVID LANDRY, MAYOR

MARYANNE CORNELIUS, CITY CLERK

Ayes:
Nays:
Abstentions:
Absent:

SPECIAL LAND USES CHART

Special Land Uses

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
Raising of nursery plant materials provided no such stock or any related material shall be sold on the premises	X		
Dairies with no commercial sales to customers on the premises	X		
Keeping and raising of livestock	X		
Historical buildings occupies by non-residential uses	X		
Bed and Breakfasts	X		
Churches	X		
Public, parochial and private elementary, intermediate or secondary schools	X		
Utility and public service buildings		X	
Group Day Care homes, Day Care Centers and Adult Day Car Centers	X		
Convalescent homes, assisted living facilities, hospice care facilities and child care centers	X		
Accessory buildings	X		
Retail commercial service uses and office uses	X		
All Principal Permitted Uses in the RM-1 District	X		
Places of worship	X		
Museums	X		
Public utility buildings		X	
An accessory use customarily related to a principal use	X		

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
authorized by this Section (OS-1), such as but not limited to: a pharmacy or apothecary shop, stores limited to corrective garments or bandages, or optical service			
Mortuary establishments	X		
Publicly owned buildings, telephone exchange buildings and public utility offices	X		
Public or private indoor recreational facilities		X	
Private outdoor recreational facilities		X	
Retail commercial business uses other than restaurants, serving the convenience shopping needs of persons working in a single office building (contained within said office building)	X		
Retail commercial business uses other than restaurants, serving the convenience and comparison shopping needs of the area	X		
Sit-down restaurants, except those possessing the character of a drive-in, drive-through, fast food, fast food carry out or delivery facility	X		
Amusement and entertainment uses		X	
Electric transformer			X

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
stations and substations			
Gas regulator stations			X
Gasoline service station		X	
Outdoor space for exclusive sale of new or used automobiles, campers, recreation vehicles, mobile homes, or rental of trailers or automobiles		X	
Motel	X		
Business in the character of a drive-in or open front store	X		
Veterinary hospital or clinic		X	
Plant materials nursery for retail sales		X	
Mini-lube or quick oil change establishments	X		
Any retail business or service establishment permitted in the B-2 Community Business District when such uses are accessory to or a part of an existing or developing planned commercial shopping center in an RC District	X		
Recreation space providing children's amusement park and other similar recreation when part of a planned development		X	
Restaurants	X		
Research and development, technical training and activities which include medical, computer, robotic and pharmaceutical			X

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
research, development, instruction or application and any uses charged with the principal of design of pilot or experimental programs			
Data processing and computer centers including computer programming and software development training and data processing services; laser technology and application; communications equipment and repair, service and sales of such equipment; display and showroom facilities for equipment and products			X
Warehousing and wholesale establishments			X
Manufacture, compounding, assembling, or treatment of articles of merchandise from previously prepared materials; bone, canvas, cellophane, cloth, cork, elastomers, feathers, felt, fibre, fur, glass, hair, horn, leather, paper, plastics, precious or semiprecious metals or stones, sheet metal, shell, textiles, tobacco, wax, wire, wood and yarns			X
Manufacture of			X

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
pottery and figurines or other similar ceramic products			
Manufacture of musical instruments, toys, novelties and metal or rubber stamps			X
Manufacture or assembly of electrical appliances, electronic instruments and devices, radios and phonographs			X
Manufacturing and repair of electric or neon signs, light sheet metal products, including heating and ventilating equipment, cornices, eaves and the like			X
Industrial office sales, service and industrial office related uses when located within an existing office building portion of an industrial use			X
Trade or industrial schools			X
Laboratories experimental, film or testing			X
Greenhouses	X		
Other uses of similar or no more objectionable character to the above uses (I-1)			X
Pet boarding facilities			X
Auto undercoating shops		X	
Metal plating, buffing, polishing and molded rubber products			X
Uses which serve the limited needs of an		X	

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
industrial district including: -banks, savings and loan assoc., credit unions, union halls and industrial trade schools or industrial clinics -industrial tool and equipment sales, service, storage and distribution -eating and drinking establishments and motels			
Automobile service establishments and public garages for vehicle repair and servicing		X	
Self-storage facilities	X		
Retail sales activities when ancillary to an otherwise permitted electrical or plumbing supply business or ancillary to otherwise permitted manufacturing, repair or services of electric or neon signs, light sheet metal products, including heating, ventilating and air conditioning equipment, furnaces, lawn maintenance equipment, cornices and eaves and the retail sale of home and commercial building components that are to be fabricated into a structure when	X		

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
ancillary to an otherwise permitted use, provided that sales are predominately to building contractors and the trades			
Central dry cleaning plants or laundries		X	
Railroad transfer, classification and storage yards			X
Tool, die, gauge and machine shops			X
Storage facilities for building materials and contractor's equipment and supplies provided it is in an enclosed building			X
Municipal uses such as water treatment plants and reservoirs, sewage treatment plants, and all other municipal buildings and uses			X
Parking for sale of new, unlicensed motor vehicles and parking of licensed rental and loaner motor vehicles		X	
Conference centers	X		
Hotels	X		
Offices and office buildings	X		
Accessory structures	X		
One or more of the following secondary uses which is accessory to and located in the same building as a principal use authorized by Section 2301 (OS-2): a pharmacy or apothecary shop,	X		

Use	No Noise Analysis Required	Noise Impact Statement Required	Noise Analysis Required
medical supply store, optical services, restaurants, barber shops or beauty shops, gift shops, travel agencies, health studios and related services for employees and offices			
Banks, credit unions, savings banks, savings and loan associations and other types of financial institution uses	X		