			ORDI	NANCE				_	
	AN OR	DINAN	CE AMI	ENDIN	G PART	B OF T	HE UN	IFIED	
EVE	LOPMI	ENT CO	DE OF	THE CI	TY OF	MT. JU	LIET, I	TENNES	SEE,
KNO	WN AS	THE Z	ONING	REGUI	LATION	NS (ORE	INAN(CE 2001-	29),

6-102A, USES PERMITTED IN COMMERCIAL AND MIXED-USE DISTRICTS, TO INCLUDE SINGLE FAMILY AND DUPLEX

ADOPTED OCTOBER 8, 2001, AS AMENDED, BY AMENDING SECTION

DEVELOPMENT

DWELLINGS IN MIXED USE PLANNED UNIT DEVELOPMENTS
WHEREAS , City staff desires to amend the zoning ordinance for clarity regarding mixed-use planned unit development regulations and;
WHEREAS, the Planning Commission considered this request during their meeting of May 15, 2025 and recommended, to the Board of Commissioners with a vote of and;
WHEREAS , the Board of Commissioners desires to amend section 6-102A of the City's zoning ordinance
NOW, THEREFORE, BE IT ORDAINED by the Board of Commissioners of the City of
Mt. Juliet, Wilson County, Tennessee, while in regular session on, 2025, that
Section 6-102A, uses permitted in commercial and mixed-use districts, of the Unified
Development Code of the City of Mount Juliet, Tennessee, known as the zoning regulations
(ordinance 2001-29), adopted October 8, 2001, as amended, be amended as highlighted in yellow below in exhibit A.
EXHIBIT A

6-102A, Uses Permitted in Commercial and Mixed-Use Districts:

			Permitted and Conditional Usistricts	ses and S	tructu	res Allow	able With	in Mixed	Use and	
[Us	ses an	d Stru	uctures]	Distr	icts					
				CG	CI	CMU	CNS	OPS	СТС	CRC
Prir	ncipal	uses a	and activities							
I.	I. Residential activities									
	A.	Perr	manent residential activity							
		1.	Single-family dwelling							

Table 6-102A. Permitted and Conditional Uses and Structures Allowable Within Mixed Use and Commercial Districts

[Uses and Structures]			Districts							
				CG	CI	СМП	CNS	OPS	СТС	CRC
		2.	Duplex dwelling							
		3.	Multifamily dwelling							
		4.	Manufactured home dwelling							
ı	В.	Semi-transient residential activity								
		1.	Lodginghouses							
(C.	Mixe	lixed Use Development							
		1.	Mixed-Use Building			P(1,5,			P(1,5,6, 10)	
		2.	Mixed-Use Site			P(1,5,			P(1,5,6, 10)	
		3.	Single-Family Dwelling			P(1, 5, 10)			P(1,5,6, 10)	
		4.	Duplex Dwelling			P(1, 5, 10)			P(1,5,6,	

Note— Key to interpreting use classifications.

P = Use permitted by right within the district.

SUP = Principal use permitted with supplemental provisions.

C = Conditional use (subject to approval by the Board of [Zoning] Appeals).

ASP = Accessory use permitted with supplemental provisions.

- (1) See [sub]section 5-104.1 and 6-104.1.
- (2) Gasoline sales and convenience markets are not permitted within CTC Districts.
- (3) Retail liquor stores shall not be permitted in the CNS and OPS Zoning Districts.
- (4) In CG districts, the following use listings are prohibited: Auto dealers, auto towing services.
- (5) When approved through the PUD or PUD Amendment process in article VIII.
- (6) Within the Town Center Overlay District, Main Street Area, and when approved through the PUD process in article VIII.
- (7) Excluding payday lenders and pawn shops.
- (8) See 6-104.3.
- (9) Grocery stores shall have a minimum of 20,000 square feet in sales floor area.
- (10) Any CMU or CTC mixed use building or mixed use site must meet the requirements for residential development standards set forth in Zoning Code section 8-207, with the exception of CTC Mixed Use sites or buildings fronting N. Mt. Juliet Road with one-half mile of the intersection of East/West Division

and Mt. Juliet Road which shall be a minimum of five acres. To the extent any other applicable regulation or any modification through the PUD process imposes additional/conflicting regulations on a PUD applicant, the most strict regulation will apply. Also, subject to Restriction Area, as shown in Exhibit A, as noted in Ordinance 23-[03].

(11) Only breweries and microbreweries are permitted. In CTC and CMU breweries and microbreweries shall be permitted only through the PUD process in Article VIII.

BE IT FURTHER ORDAINED

Samantha A. Burnett, City Attorney

Section. In case of conflict between this ordinance or any part hereof, and the whole part of any existing ordinance of the City, the conflicting ordinance is repealed to the extent of the conflict but no further.

Section. If any section, clause, or provision or portion of this ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, such holding shall not affect any other section, clause, or provision or portion of this ordinance.

Section. This ordinance shall take effect on the earliest date allowed by law.

PASSED:	
FIRST READING: SECOND READING:	
	James Maness, Mayor
	Kenny Martin, City Manager
ATTEST:	
Sheila S. Luckett, City Recorder	
APPROVED AS TO FORM:	