	Proposed UDO Amendment - revised Planning Commission version	 Formatted: Font: Bold
Sec. 6.250 Bar/tavern.		Formatted: Centered
A.	Provided the front entrance of the facility is <u>measured a minimum</u> 300 feet or greater distance <u>(using the closest legal walking path)</u> from any existing school or church, or residential district (RDR, RLL, R-1, RP-1, RP-2, RP-3, and RP-4) or residential use in any district, with the following exceptions:	
	 A bar/tavern located in the CBD district shall have no distance requirement from any existing residential use within the CBD district. 	
	2. A bar/tavern located in a CBD or CP-2 district shall have no distance requirement from any existing loft dwelling use which is located within a CBD or CP-2 district.	
	 A bar/tavern located in a CBD or CP-2 district shall have a 100-foot distance requirement from the front entrance of the facility to any existing residential use which is located within a TNZ or PO district. 	
Şec. 6.490 Restaurant, general.		 Deleted: 4. A bar/tavern located in the M-150
A.	Restaurant, general stand-alone facility (individual building on separate lot or parcel) shall provide a minimum distance of 100 feet measured from the <u>front entrance of the</u> building <u>(using the closest legal</u> <u>walking path)</u> to any residential district (RDR, RLL, R-1, RP-1, RP-2, RP-3, and RP-4) or residential use, with the following exceptions:	Corridor Development Overlay districts CDO-MR, CDO-MC, or CDO-ME shall have no distance requirement from any multi-family (apartment) or loft dwelling unit within any M-150 CDO-MR, MC or ME district.
	1. A restaurant, general located in the CBD district shall have no distance requirement from any existing residential use within the CBD district.	
	 A restaurant, general located in a CBD or CP-2 district shall have no distance requirement from any existing loft dwelling use which is located within a CBD or CP-2 district. 	
	3. A restaurant, general located in a CBD or CP-2 district shall have a 100 foot distance requirement from the building to any existing residential use which is located within a TNZ or PO district.	
В.	Restaurant, general in-line tenant space facility (located in a strip center or series of attached commercial shops) shall provide a minimum distance of 50 feet measured from the <u>front entrance of the facility in which located (using the closest legal walking distance)</u> to any residential district (RDR, RLL, R-1, RP-1, RP-2, RP-3, and RP-4) or residential use. Same exceptions apply as stated in Subsection A. above.	Deleted: 4. A restaurant, general located in the M- 150 Corridor Development Overlay districts CDO- MR, CDO-MC, or CDO-ME shall have no distance requirement from any multi-family (apartment) or loft dwelling use within any M-150 CDO-MR, MC or ME

C. Access is provided from a commercial street or internal drive from a commercial street.

requirement from any multi-family (apartment) or loft dwelling use within any M-150 CDO-MR, MC or ME district. \P

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