

City of Cincinnati An Ordinance No.

DBS

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- 2022

MODIFYING Title XIV, "Zoning Code of the City of Cincinnati," of the Cincinnati Municipal Code, by AMENDING the provisions of Sections 1403-05, "Land Use Regulations," 1405-05, "Land Use Regulations," 1422-03, "Land Use Regulations," and 1422-05, "Development Regulations," to modify the process for establishing certain agricultural facilities in residential zoning districts.

WHEREAS, at its regularly scheduled meeting on August 20, 2021, the City Planning Commission moved the Department of City Planning and Engagement to study concerns raised at its meeting regarding the process for establishing agricultural facilities in residential zoning districts; and

WHEREAS, at its regularly scheduled meeting on November 19, 2021, the Department of City Planning and Engagement reported on its findings, and thereafter the City Planning Commission moved the Department of City Planning and Engagement to produce proposed text amendments requiring conditional use review for certain agricultural facilities in residential zoning districts to ensure impacted residents would be engaged before the construction of those facilities; and

WHEREAS, at its regularly scheduled meeting on December 17, 2021, the Department of City Planning and Engagement presented the proposed text amendments to the City Planning Commission, and the commission recommended their approval; and

WHEREAS, a committee of Council held a public hearing to review and consider the proposed text amendments following due and proper notice pursuant to Cincinnati Municipal Code Section 111-1; and

WHEREAS, the text amendments are in accordance with the Live Initiative Area of Plan Cincinnati (2012), particularly the goal to "create a more livable community" by supporting and stabilizing our neighborhoods (p. 156); and

WHEREAS, the Council finds the proposed text amendments to be in the best interest of the City and the public's health, safety, morals, and general welfare; now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That Section 1403-05, "Land Use Regulations," of the Cincinnati Municipal Code is hereby amended as follows:

§ 1403-05. - Land Use Regulations.

Schedule 1403-05 below prescribes the land use regulations for SF Districts. Uses are defined in Chapter 1401, Definitions. Uses not listed in the Schedule 1403-05 are prohibited.

The regulations for each subdistrict are established by letter designations as follows:

- (a) "P" designates permitted uses. These uses may be subject to additional regulations as indicated.
- (b) "L" designates uses that are permitted, subject to certain limitations. Numeric suffixes refer to limitations listed at the bottom of Schedule 1403-05. Except as otherwise indicated, modifications of a numerical, locational or dimensional limitation requires a variance under Chapter 1445 Variances, Special Exceptions and Conditional Uses.
- (c) "C" designates uses permitted only after review and approval of the conditional use by the Zoning Hearing Examiner. These uses may be subject to additional regulations as indicated.

Schedule 1403-05: Use Regulations - Single-family Districts

Use Classifications	SF- 20	SF- 10	SF-	SF- 4	SF- 2	Additional Regulations
Residential Uses		· '			· !	
Bed and breakfast home	_	C	C	С	С	See § 1419-09
Child day care home	L4	L4	L4	L4	L4	
Group residential	<u> </u>	1	<u> </u>		<u> </u>	
Convents and monasteries	C	С	C	C	С	
Fraternities and sororities	_	_	_	_	_	
Patient family homes	_			_	 -	
Rooming houses	_		 		_	
Shared housing for the elderly		_	_	L3	L3	
Permanent residential	<u> </u>	J	1	1	<u> </u>	
Single-family dwelling	P	P	P	P	P	See § 1403-11

Attached single-family dwelling	L13	L13	L13	P	P	See § 1403-11			
Two-family	L11	L11	L11	L11	L11				
Multi-family	L11	L11	L11	L11	L11				
Residential care facilities									
Developmental disability dwelling	P	P	P	P	P				
Public and Semipublic Uses		<u>.</u>	1	1	<u> </u>	<u> </u>			
Cemeteries	_	_		L1	L1				
Cultural institutions	_		C	С	С				
Park and recreation facilities	L12	L12	L12	L12	L12				
Public safety facilities	_		 	С	С				
Religious assembly	С	С	С	C	C				
School, public or private	С	С	С	C	C	See § 1419-12			
Transportation, Communication and	d Utilitie	S		1		I			
Public utility distribution system	С	С	C	C	C				
Wireless communication antenna	L2	L2	L2	L2	L2	See § 1419-33			
Wireless communication tower	С	С	C	C	C	See § 1419-33			
Agriculture and Extractive Uses		<u> </u>	1	1	<u> </u>	1			
Animal keeping	P	P	P	P	P	See Chapter 1422			
Farms	С	С	С	С	С	See Chapter 1422			
Gardens	P	P	P	₽	P	See Chapter 1422			
	<u>L14</u>	<u>L14</u>	<u>L14</u>	<u>L14</u>	<u>L14</u>	See Chapter 1422			
				·	·	·			

Accessory Uses						
Any accessory use not listed below	L8	L8	L8	L8	L8	
Home Occupation	P	P	P	P	P	See § 1419-17
Commercial Vehicle Parking	L5	L5	L5	L5	L5	
Child day-care centers	L4,6	L4,6	L4,6	L4,6	L4,6	
Refuse storage areas	P	P	P	P	P	See § 1421-35
Drive Box	L7	L7	L7	L7	L7	
Fences and walls	P	P	P	P	P	See § 1421-33
Exterior lighting	P	P	P	P	P	See § 1421-39
Cemetery, incidental buildings and structures				L9	L9	
Rooming Unit		-	L10	L10	L10	
Portable storage containers	P	P	P	P	P	See § 1419-24
Nonconforming Uses	See Chapter 1447					

Specific Limitations

- L1 Only expansion of existing cemeteries allowed with a conditional use approval.
- L2 Antenna height may not exceed 20 feet; greater height requires a conditional use approval. The antenna may only be attached to a permitted agricultural, public or semi-public or public utility building or structure.
- L3 The minimum lot area for every resident is 800 square feet and the minimum living area for every resident is 250 square feet.
- L4 Fencing, a minimum of four feet in height must be provided for purposes of securing outdoor play areas which must be located in the rear yard only.
- L5 One commercial vehicle completely enclosed in a garage may be parked or stored on the lot with the following exceptions:

- a. An unlimited number of commercial vehicles conveying the necessary tools, materials and equipment to a premises where labor using such tools, materials and equipment is to be performed during actual time of parking.
- b. One commercial vehicle with current license owned by a resident of the residential property on which it is stored or parked not to exceed two tons in capacity.
- c. Recreational vehicles, watercraft and personal trailers may be parked on the lot beyond the front yard.
- L6 Only if accessory to a public or semi-public use.
- L7 Accessory to a public or semi-public use, provided the drive-box is at least 100 feet from any property used for residential purposes.
- L8 Accessory uses determined by the Zoning Administrator to be customarily incidental to a use of the district are permitted. All others require conditional use approval.
- L9 Mausoleums, columbaria and other incidental buildings and structures within and accessory to cemeteries, may be no less than 100 feet from abutting properties in the residential district and may not exceed the height limitation for principal buildings of the district in which it is located.
- L10 No more than two rooming units may be rented or leased in a single-family dwelling.
- L11 This use must be legally established prior to the effective date of this Zoning Code.

 The use has the rights of Chapter 1447, Nonconforming Uses and Structures except for the provisions of § 1447-09 Expansion of Nonconforming Use and § 1447-11 Substitution of a Nonconforming Use.
- L12 Publicly owned or operated park and recreation facilities are permitted. All park and recreation facilities, private or non-profit, require a conditional use approval.
- L13 Attached single-family is only permitted as part of a cluster housing development. See § 1403-13.
- L14 The installation or construction of an agricultural structure exceeding 200 square feet on a lot that does not contain a dwelling or other principal structure requires conditional use approval from the Zoning Hearing Examiner pursuant to Chapter 1445.
- Section 2. That Section 1405-05, "Land Use Regulations," of the Cincinnati Municipal Code is hereby amended as follows:

§ 1405-05. Land Use Regulations.

Schedule 1405-05 below prescribes the land use regulations for RM Districts. Use classifications are defined in Chapter 1401, Definitions. Use classifications not listed in Schedule 1405-05 below are prohibited.

The regulations for each subdistrict are established by letter designations as follows:

- (a) "P" designates permitted uses. These uses may be subject to additional regulations as indicated.
- (b) "L" designates uses that are permitted, subject to certain limitations. Numeric suffixes refer to limitations listed at the bottom of Schedule 1405-05. Except as otherwise indicated, modifications of a numerical, locational or dimensional limitation requires a variance under Chapter 1445 Variances, Special Exceptions and Conditional Uses.
- (c) "C" designates uses permitted only after review and approval of the conditional use by the Zoning Hearing Examiner. These uses may be subject to additional regulations as indicated.

Schedule 1405-05: Use Regulations - Residential Multi-family Districts

Use Classifications	RMX	RM-2.0	RM-1.2	RM-0.7	Additional Regulations
Residential Uses					
Bed and breakfast home	P	P	P	P	See § 1419- 09
Day care home - Adult	С	С	P	P	
Day care home - Type A	С	С	L4	L4	
Day care home - Type B	L4	L4	L4	L4	
Group residential			<u> </u>		-
Congregate housing	_	_	P	P	,
Convents and monasteries	P	P	P	P	
Fraternities, sororities, dormitories	_		С	P	
Patient family homes	_		P	P	
Rooming houses	_			L2	

Shared housing for the elderly	L1	L1	L1	L1	
Permanent residential	<u> </u>	.1.			
Single-family dwelling	P	P	P	P	See § 1403- 11
Attached single-family dwelling	L15	P	P	P	See § 1403- 11
Rowhouse, single-family dwelling	L15	P	P	P	
Two-family dwelling	P	P	P	P	
Three-family dwelling	P	P	P	P	
Multi-family dwelling	L3	P	P	P	
Residential care facilities				<u> </u>	
Assisted living	С	С	P	P	
Developmental disability dwelling	P	P	P	P	
Nursing home	С	С	P	P	
Special assistance shelter	_		_	С	
Transitional housing				I	
Programs 1—4	_	P	P	P	
Programs 5—6	_		_	_	
Public and Semipublic U	ses	1	<u> </u>	l	1
Clubs and lodges	С	С	С	С	
Community service facilities	С	С	С	P	
Cultural institutions	С	С	С	P	

Parks and recreation facilities	P	P	P	P	
Public safety facilities	С	С	P	P	
Religious assembly	P	P	P	P	
Schools, public or private	P	P	P	P	
Commercial Uses					
Bed and breakfast inns	С	С	С	P	See § 1419- 09
Business services				L6,7	
Convenience markets	_	L16	L16	L7	
Food markets		L16	L16	L7	
Funeral and interment services	_	-		L6	
Loft dwelling units	_	L14	L14	L14	See § 1419- 23
Medical services and clinics	_	_	_	L6,7	
Offices	1-	_		L6,7	
Parking facilities	-	С	С	С	See Chapter 1425
Personal instructional services	_			L6,7	
Personal services	1-		_	L6,7	
Recreation and entertains	nent		1	<u> </u>	
Indoor or small-scale			<u> </u>	L6,7	
<u> </u>			<u> </u>		

Transportation, Communication and Utilities							
Public utility distribution system	С	С	С	С			
Transportation facilities	<u> </u>		. -k				
Railroad right-of-way	P	P	P	P			
Wireless communication antenna	L9	L9	L9	L9	See § 1419- 33		
Wireless communication tower	С	С	С	С	See § 1419- 33		
Agriculture and Extract	ive Uses		-	· - · · · · · · · · · · · · · · · · · ·			
Animal keeping	P	P	P	P	See Chapter 1422		
Farms	P	P	P	P	See Chapter 1422		
Gardens	P L18	P L18	<u>P</u> <u>L18</u>	<u>P</u> <u>L18</u>	See Chapter 1422		
Accessory Uses	·						
Any accessory use not listed below	L8	L8	L8	L8			
Home occupations	P	P	P	P	See § 1419- 17		
Commercial vehicle parking	L11	L11	L11	L11			
Day care center	L4, L17	L4, L17	L4, L17	L4, L17			
Rooming unit	L10	L10	L10	L10	<u> </u>		
Transitional housing	L13	L13	L13	L13			

Commercial services	_	P	P	P	See § 1419- 35, 1419- 37
Refuse storage areas	P	P	P	P	See § 1421- 35
Drive box	L12	L12	L12	L12	
Fences and walls	P	P	P	P	See § 1421- 33
Exterior lighting	P	P	P	P	See § 1421- 39
Portable storage containers	P	P	P	P	See § 1419- 24
Nonconforming Uses			•		See Chapter 1447

Specific Limitations

- L1 The minimum lot area for every resident is 500 square feet and the minimum living area for every resident is 250 square feet.
- L2 Only rooming houses licensed pursuant to Chapter 855. Rooming Houses of the Municipal Code; the maximum number of rooming units is five, and a separate entrance for access to rooming units must be provided. The minimum rental is seven days. See § 1421-43.
- L3 Multi-family dwellings of four or more units must be legally established prior to the effective date of this Zoning Code. The use has the rights of Chapter 1447, Nonconforming Uses and Structures except for the provisions of §1447-09 Expansion of Nonconforming Use and §1447-11 Substitution of a Nonconforming Use.
- L4 Fencing, a minimum of four feet in height must be provided for purposes of securing outdoor play areas which must be located in the rear yard only.
- L5 Not to exceed 3,000 square feet in gross floor area.
- L6 Permitted only on arterial streets.
- L7 Permitted on the ground floor occupying less than 2,500 sq. ft.; more space requires a conditional use approval.
- L8 Accessory uses determined by the Zoning Administrator to be customarily incidental to a use of the district are permitted. All others require conditional use approval.
- L9 Antenna height may not exceed 20 feet; greater height requires a conditional use approval. The antenna may be attached to a multi-family, public and semi-public or public utility building or structure.
- L10 No more than two rooming units may be rented or leased in any dwelling.
- L11 One commercial vehicle completely enclosed in a garage may be parked or stored on the lot with the following exceptions:

- a. An unlimited number of commercial vehicles conveying the necessary tools, materials and equipment to a premises where labor using such tools, materials and equipment is to be performed during actual time of parking.
- b. One commercial vehicle with current license owned by a resident of the residential property on which it is stored or parked not to exceed two tons in capacity.
- c. Recreational vehicles, watercraft and personal trailers may be parked on the lot beyond the front yard.
- L12 Accessory to a public or semi-public use, provided the drive box is at least 100 feet from any property used for residential purposes.
- L13 Limited to transitional housing conforming to Paragraph 1401-03-T(c)(5) as an accessory use to public and semi-public uses. The use requires conditional use approval.
- L14 Limited to City Council designated Live/Work Districts.
- L15 Attached single-family dwellings and Rowhouse single-family dwellings of four or more units require conditional use approval.
- L16 Permitted on the ground floor in multi-family buildings with a minimum of 50 dwelling units, occupying 1,200 square feet or less of gross floor area and having a separate exterior entrance: structures with less than 50 dwelling units require conditional use approval; food markets occupying more than 1,200 square feet of gross floor area require conditional use approval.
- L17 Permitted only if accessory to a public or semi-public use.
- L18 The installation or construction of an agricultural structure exceeding 200 square feet on a lot that does not contain a dwelling or other principal structure requires conditional use approval from the Zoning Hearing Examiner pursuant to Chapter 1445.

Section 3. That Section 1422-03, "Land Use Regulations," of the Cincinnati Municipal

Code is hereby amended as follows:

§ 1422-03. Land Use Regulations.

- (a) Garden. Gardens may be grown in all zoning districts, subject to the limitations of this chapter. Gardens must consist of less than 20,000 square feet of cultivated land. Use of large-scale commercial agricultural equipment such as tractors, tillers, or other machinery equal to or exceeding the size of an economy automobile is prohibited.
- (b) Farm. A farm consists of 20,000 square feet or more of cultivated land. Use of large-scale commercial agricultural equipment is permitted, however such equipment must be completely enclosed in an Agricultural Structure when not in use. Farms located in residential districts require Conditional Use approval pursuant to Chapter 1445.
- (c) Agricultural Structures. Where a parcel contains no dwelling or other Principal Structure, any proposed Agricultural Structures other than fences shall be deemed

accessory to a required operational Garden, Farm and/or Animal Keeping Use as a Principal Use and shall be used solely for agricultural purposes and practices. All Agricultural Structures shall require at a minimum a Zoning Certificate of Compliance and any required building permits, and Agricultural Structures that are accessory to a Garden and exceed 200 square feet require conditional use approval from the Zoning Hearing Examiner pursuant to Chapter 1445 before they may be installed or constructed on a lot in a residential district that does not contain a dwelling or other principal structure. Permanently constructed Agricultural Structures, located on a parcel containing no dwelling or principal structure, shall require a recorded deed restriction, approved as to form by the City Solicitor, that limits it to use as an Agricultural Structure. Release of the deed restriction by the Department of Buildings and Inspections shall constitute abandonment of the Principal and Accessory uses per Chapter 1447 and may require removal of any permanent structures prior to release.

- (d) Animal Keeping. Where permitted, animal keeping is subject to the density restrictions and sheltering limitations established in this Chapter.
- (e) Conditional Use. If the principal use of the property is a conditional use in the zoning district in which the property is located, any expansion of the conditional use, including a Horticulture and Animal Keeping Use and its Agricultural Structures, requires conditional use approval from the Zoning Hearing Examiner per Chapter 1445.
- (f) Landscaping and Buffer Yard Regulations. New development, redevelopment, and changes of land use may require landscaping or the creation of a buffer yard in compliance with Chapter 1423.
- (g) Standards for Producing Agricultural Products Intended for Human or Animal Consumption in Manufacturing and Related Districts. The production of agricultural products intended for human or animal consumption or the raising of agricultural animals in the ME, MG, ML, UM and RF-M zoning districts is permitted subject to the following limitations:
 - (1) The agricultural activity is conducted in an appropriate indoor location in compliance with all related regulations; or
 - (2) Where such agricultural activity is conducted outdoors, the owner of the subject property shall obtain a Zoning Certificate of Compliance from the Zoning Administrator based upon demonstration of either:
 - (i) Due diligence via soil testing by a licensed professional indicating that the soil shows no contamination with chemicals, metals, or other compounds at a level not exceeding that allowed by federal, state, and local standards for residential areas; or
 - (ii) Plans showing that such agricultural activity will take place only on rooftops, in raised beds, or in other containers sufficient to prevent any potential contamination.

Section 4. That Section 1422-05, "Development Regulations," of the Cincinnati Municipal

Code is hereby amended as follows:

§ 1422-05. Development Regulations.

- (a) Agricultural Structures and Uses. Agricultural Structures must be located, developed and operated in compliance with the following:
 - (1) Permanent Agricultural Structures. Permanent Agricultural Structures exceeding 200 square feet require a building permit. Prior to their installation or construction on a lot in a residential district that does not contain a dwelling or other principal structure, permanent Agricultural Structures exceeding 200 square feet that are accessory to a Garden must obtain conditional use approval from the Zoning Hearing Examiner pursuant to Chapter 1445.
 - (2) Animal Keeping Structures. Agricultural Structures, including fences and walls, used for animal keeping must comply with both the requirements established below and per Schedule 1422-05.
 - (3) Agricultural Structures in Non-Residential Districts. In non-residential zoning districts, Agricultural Structures not used for Animal Keeping are subject to the principal and accessory structure standards of the zoning district.
 - (4) Agricultural Structures in Residential Districts. In residential zoning districts, Agricultural Structures not used for Animal Keeping are subject to the standards of §1421-01, "Accessory Residential Structures," and §1421-05, "Accessory Structures on Corner Lots."
 - (5) Agricultural Structures on Lots Containing No Principal Structure or Dwelling in Residential Districts.
 - (i) Required Rear Yard Location. In residential districts, where a parcel contains no dwelling or principal structure, Agricultural Structures must be located to the rear of the line determined by rear yard averaging of the adjoining parcels principal structures.
 - (6) Temporary Agricultural Structures. Temporary structures, particularly greenhouse and membrane structures, shall be regulated as identified below.
 - (i) Temporary Agricultural Structures less than four (4) ft. in height, and of minimum structural character; the maximum area requirement is no greater than the minimum yard setback requirements.
 - (ii) Temporary Agricultural Structures greater than four (4) ft. in height, shall be regulated as follows:
 - (A) Structures shall comply with Chapter 3103 of the Ohio Basic Building Code and are limited to 400 sq. ft. in area with 12 ft. spacing between structures.
 - (B) Structures meeting any of the following requirements, shall submit for appropriate building permits: Structures greater than 400 sq. ft. in area; Structures proposed to remain for greater 180 days.
 - (iii) Prior to their installation or construction on a lot in a residential district that does not contain a dwelling or other principal structure, temporary Agricultural Structures exceeding 200 square feet that are accessory to a Garden must

obtain conditional use approval from the Zoning Hearing Examiner pursuant to Chapter 1445

- (7) Fences and Walls. Fences and walls must comply with §1421-33.
- (b) Animal Keeping. The provisions set forth herein and in Schedule 1425-05 below prescribe the development regulations governing minimum area size, containment, and setback and maintenance requirements for animal keeping.
 - (1) Maximum Number of Categories/Species of Animals.
 - (i) Keeping more than two categories/species of animals requires a cumulative minimum land area based on the requirements for each category/species as set forth in Schedule 1422-05. This provision does not apply to dogs, cats, common indoor household pets, and bees.
 - (ii) Exceeding the maximum number of categories/species of animals requires Conditional Use approval.
 - (2) Animal Keeping Shelter Structure Requirements. Animal Keeping Shelter Structures shall:
 - (i) Provide adequate protection from the elements and predators;
 - (ii) Provide thorough ventilation;
 - (iii) Be designed to be readily accessed and cleaned; and,
 - (iv) Provide access for fowl, rabbits, and other small animals to an outdoor enclosure adequately bounded to prevent escape or access by predators.
 - (3) Animal Keeping Enclosures. Animal keeping enclosures should be of sufficient height and durability to contain the species of animal.

Schedule 1422-05: Animal Keeping Requirements

Animal Category/ Species	Adult Animals Permitted Per Lot Area	Containment Required	Shelter Structure Requirements	Location and Minimum Setbacks for Shelter Structures, Feeders, and Water Stations
Bees	Minimum 2,500 square feet per apiary.	Yes, with a 6- foot flyway screen (fence or hedge) within three feet of any hive entry is required, unless the apiary is more than 150	A maximum two Apiaries of 30 cubic feet per 10,000 square feet.	Apiaries may be located on the ground or on rooftops. Apiaries shall be setback a minimum of 10 feet from any property line and

	ĺ	C4 C11	<u> </u>	25 foot from the
		feet from all property lines.		25 feet from the nearest inhabited structure when a flyway screen is provided.
				Apiaries located on rooftops shall be setback a minimum of six feet from the edge of roof.
				Bee warning or notice signs shall be placed at property lines per Ohio Dept. of Agriculture rules and regulations.
Chickens, Ducks, Quail, Doves, and other Smaller Birds	6 permitted for lots less than 10,000 square feet.	Yes, if animals are permitted to range outside of a structure.	A minimum of 4 square feet per adult.	A setback of 10 feet from all property lines.
	12 permitted for 10,000 to 20,000 square foot lots.	More than 1 rooster requires tethering.		
	A maximum of 24 permitted for lots exceeding 20,000 square feet.	Roosters must be kept a minimum of 50 feet from all property lines.		
	1 rooster permitted per every 15 hens.			
Rabbits	6 permitted for lots less than 10,000 square feet.	Yes, if animals are permitted to range outside of a structure.	A minimum of 4 square feet per adult.	A setback of 10 feet from all property lines.
	12 permitted for			

	10,000 to 20,000 square foot lots. A maximum of 24 permitted for lots exceeding 20,000 square feet.			
Geese, Turkeys, and other Medium-Sized Birds	4 permitted for lots less than 10,000 square feet. 8 permitted for 10,000 to 20,000 square foot lots. A maximum of 16 permitted for lots exceeding 20,000 square feet.	Yes, if animals are permitted to range outside of a structure.	A minimum of 6 square feet per adult.	A setback of 10 feet from all property lines.
Dehorned Goats and Sheep	2 permitted for lots less than 10,000 square feet. 4 permitted for 10,000 to 20,000 square foot lots, A maximum of 8 permitted for lots exceeding 20,000 square feet.	Yes, with a minimum of a 5-foot setback from property lines. No temporary or permanent structures are permitted within 10 feet of a fence that would enable an animal to climb or jump over a fence.	A minimum of 20 square feet per adult.	A setback of 50 feet from all property lines.
Swine	A minimum of 20,000 square feet per adult; a maximum of 2.	Yes, with a setback of 20 feet from property lines.	A minimum of 30 square feet per adult.	A setback of 50 feet from all property lines.

Horses and Cattle and like- size animals	A minimum of 20,000 square feet per adult; a maximum of 2.	Yes, with a setback of 5 feet from property lines.	A minimum of 100 square feet per adult.	A setback of 50 feet from all property lines.
Alpacas and Llamas	A minimum of 20,000 square feet per adult; a maximum of 2.	Yes, with a setback of 5 feet from property lines.	A minimum 100 square feet per adult.	A setback of 50 feet from all property lines.
Ostriches, Emus, and other Large Birds	A minimum of 20,000 square feet per adult; a maximum of 2.	Yes, with a setback of 5 feet from property lines.	A minimum of 20 square feet per adult.	A setback of 50 feet from all property lines.

Section 5. That existing Sections 1403-05, "Land Use Regulations," 1405-05, "Land Use Regulations," 1422-03, "Land Use Regulations," and 1422-05, "Development Regulations," of the Cincinnati Municipal Code are hereby repealed.

Section 6. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed:	, 202	22
		Aftab Pureval, Mayor
Attest:		
	erk	
New language unders	cored. Deleted language	indicated by strike through.