By Gordon

Amending Title 20, Chapter 520 of the Minneapolis Code of Ordinances relating to Zoning Code: Introductory Provisions.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 520.160 of the above-entitled ordinance be amended by adding thereto the following definitions in alphabetical sequence to read as follows:

520.160. Definitions. Unless otherwise expressly stated, or unless the context clearly indicates a different meaning, the words and phrases in the following list of definitions shall, for the purposes of this zoning ordinance, have the meanings indicated. Additional definitions may be found within specific chapters of this zoning ordinance. All words and phrases not defined shall have their common meaning.

Apiary. The assembly of one (1) or more colonies of honeybees at a single location.

Aquaculture. The cultivation, maintenance, and harvesting of aquatic species.

<u>Aquaponics.</u> The combination of aquaculture and hydroponics to grow food or ornamental crops and aquatic species together in a recirculating system without any discharge or exchange of water.

<u>Arbor.</u> A landscape structure consisting of an open frame with horizontal and/or vertical latticework often used as a support for climbing food or ornamental crops. An arbor may be freestanding or attached to another structure.

<u>Cold frame</u>. An unheated outdoor structure built close to the ground, typically consisting of, but not limited to, a wooden or concrete frame and a top of glass or clear plastic, used for protecting seedlings and plants from cold weather.

<u>Community garden:</u> A use in which land managed by a group of individuals is used to grow food or ornamental crops for donation or for use by those cultivating the land and their households. Community gardens may be divided into separate plots for cultivation by one (1) or more individuals or may be farmed collectively by members of the group and may include common areas maintained and used by group members.

<u>Community supported agriculture drop-off/pick up</u>. Location where a farmer delivers or distributes farm shares and individuals pick up their shares at a set time weekly, biweekly or monthly.

<u>Composting.</u> The natural degradation of organic material, such as yard and food waste, into soil.

Farmstand. A temporary structure for the display and sale of food or ornamental crops grown on-site at a community garden, market garden or urban farm.

<u>Greenhouse:</u> A structure that is constructed primarily of glass, glass-like or translucent material which is devoted to the protection or cultivation of food or ornamental crops.

<u>Greenhouse, lawn and garden supply store.</u> An establishment where products related to the planting, maintaining, or harvesting of trees, shrubs, plants, grasses or sod, fertilizers, soils, chemicals or other goods and related products are sold in small guantity to the public.

<u>Greenhouse, wholesale:</u> An establishment where products related to the planting, maintaining, or harvesting of trees, shrubs, plants, grasses or sod, fertilizers, soils, chemicals or other goods and related products are sold primarily to greenhouse, lawn and garden supply stores, landscape contractors or other retail outlets.

<u>Hoop house.</u> A temporary or permanent structure typically made of, but not limited to, piping or other material covered with translucent material for the purposes of growing food or ornamental crops. A hoop house is considered more temporary than a greenhouse.

<u>Hydroponics.</u> The growing of food or ornamental crops, in a water and fertilizer solution containing the necessary nutrients for plant growth.

<u>Market garden.</u> An establishment where food or ornamental crops are grown on the ground, on a rooftop or inside a building, to be sold or donated.

<u>Mini-Market.</u> A type of farmers market, limited to five (5) or fewer market vendors, whose primary purpose is to improve access to locally grown agricultural products.

<u>Produce and craft market</u>. A recurring event, held outdoors or in another defined place, on designated days and times, where market vendors consisting of agricultural producers, home processors, food market manufacturers, food market distributors and craft producers that manufactures or crafts non-food goods by the force of their own labor, are organized for the purpose of selling their products directly to the public. A minimum of thirty (30) percent of market vendors in produce and craft markets shall be food market vendors (agricultural producers, food market manufacturers, food market distributors, or home processors).

<u>Urban farm.</u> An establishment where food or ornamental crops are grown or processed to be sold or donated that includes, but is not limited to, outdoor growing operations, indoor growing operations, vertical farms, aquaponics, aquaculture, hydroponics and rooftop farms.

By Gordon

Amending Title 20, Chapter 530 of the Minneapolis Code of Ordinances relating to Zoning Code: Site Plan Review.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 530.180 of the above-entitled ordinance be amended to read as follows:

530.180. Landscaping of other areas. All other areas not governed by sections 530.160 and 530.170 and not occupied by buildings, parking and loading facilities or driveways, shall be covered with turf grass, native grasses or other perennial flowering plants, vines, mulch, shrubs, or trees or edible landscaping.

By Gordon

Amending Title 20, Chapter 535 of the Minneapolis Code of Ordinances relating to Zoning Code: Regulations of General Applicability.

The City Council of The City of Minneapolis do ordain as follows:

Section 1. That Table 535-1 of the above-entitled ordinance be amended by adding thereto the following types of obstructions in alphabetical sequence to read as follows:

Type of Obstruction	Front or Corner Side Yard	Interior Side Yard	Rear Yard
Arbors, or other growing support structures that are not a fence, trellis or pergola, not exceeding twenty (20) square feet in area, including eaves, and not more than eight (8) feet in height. Both the sides and the roof must be at least fifty (50) percent open, or, if latticework is used, shall be less than sixty (60) percent opaque. Such structures shall not be constructed of electrically charged wire, razor wire, chain link, chicken wire, railroad ties, utility poles, plywood or any other similar materials.	P		P
Pergolas, subject to the provisions of Chapter 537, Accessory Uses and Structures, and section 535.280 (d), (e) and (f). In a front or corner side yard pergolas shall not exceed twenty (20) square feet in area, including eaves, and not more than eight (8) feet in height.	<u>P</u>	Ρ	Ρ

Table 535-1 Permitted Obstructions in Required Yards

<u>P</u>		<u>P</u>
	<u>Р</u>	<u>P</u>

Section 2. That Section 535.360 of the above-entitled ordinance be amended to read as follows

535.360. Permitted temporary uses and structures. The following temporary uses and structures shall be permitted in all zoning districts, except as otherwise specified below, provided such temporary use or structure shall comply with the regulations of the zoning district in which it is located and all other applicable regulations of this ordinance.

- (4) Seasonal outdoor sale of holiday items. The seasonal outdoor sale of holiday items, including but not limited to Christmas trees, wreaths and pumpkins may be allowed as a temporary use. Such temporary use shall not exceed a duration of thirty-five (35) days in one (1) calendar year. In the residence and OR1 districts, such seasonal outdoor sale of holiday items shall be located on institutional and public uses property only.
- (5) Farmers' markets, <u>mini-markets and produce and craft markets</u>. Farmers' markets, <u>mini-markets and produce and craft markets</u> may be allowed as a temporary use. Such temporary use shall not exceed a duration of seventy-five (75) days in one (1) calendar year. In the residence and OR1 districts, farmers' markets, <u>mini-markets and produce and craft markets</u> shall be located on institutional or public use sites or on zoning lots of not less than twenty thousand (20,000) square feet. Temporary farmers' markets, <u>mini-markets and produce and craft markets</u> shall not be located in the I3 zoning district.
- (6) *Promotional activities involving outdoor sales and display.* Outdoor sales and display not otherwise allowed, may be allowed as a temporary use, provided such use shall not be located in a residence or office residence

district. Such temporary use shall not exceed a duration of fifteen (15) days in one (1) calendar year.

- (7) Searchlights. Searchlights may be allowed in the commercial and downtown districts as a temporary use, provided such use shall not exceed a duration of three (3) consecutive days and no more than fifteen (15) days in one (1) calendar year.
- (8) Farmstand. Farmstands may be allowed as a temporary use provided that such temporary farmstand shall only sell products grown onsite and shall not exceed a duration of fifteen (15) days in one (1) calendar year. Such sales shall be limited to between 7:00 a.m. and 7:00 p.m. Farmstands shall be allowed only accessory to a lawfully established market garden, urban farm or community garden. Farmstands must be removed from the premises or stored inside a structure when not in operation. Only one (1) farmstand is permitted per zoning lot. One (1) temporary sign advertising only products grown on-site may be displayed during sales but must be removed from the premises or stored inside a structure when the farmstand is not in operation. Temporary farmstands shall not be located in the I3 zoning district.
- (8)(9) Additional temporary uses. In addition to the temporary uses and structures listed above, the zoning administrator may allow other temporary uses and structures, not exceeding fifteen (15) days (15) in one (1) calendar year, provided the zoning administrator determines that the proposed temporary use or structure is substantially similar to a temporary use or structure listed above in the manner provided for in Chapter 525, Administration and Enforcement, governing determination of substantially similar uses.

Section 3. That Section 535.450 of the above-entitled ordinance be amended to read as follows:

535.450. Home occupation standards. Home occupations shall be subject to the following standards, except that licensed family day care and licensed group family day care shall be exempt from the provisions of sections (2), (6), (11), (12), (13) and (15):

- (5) The home occupation shall be conducted only within an enclosed area of the dwelling, except that the growing of food or ornamental crops, to be sold or donated off-site, shall be exempt from this provision. However, beginning in the R4 zoning district, in multiple-family dwellings of five (5) or more units the home occupation may be allowed within a specific area of the principal building designated for such home occupation by conditional use permit, as provided in Chapter 525, Administration and Enforcement. In addition to the conditional use standards, the planning commission shall consider, but not be limited to, the following factors:
 - a. Nature of the home occupation and its impacts of noise, light, odor, vibration and traffic.

- b. Conformance with applicable zoning requirements, including but not limited to, yards, gross floor area, and specific development standards.
- c. History of complaints related to the property.
- (6) Outdoor storage or display of materials, goods, supplies, or equipment related to the conduct of a home occupation shall be prohibited, <u>unless</u> <u>associated with the growing of food or ornamental crops to be sold or</u> <u>donated off-site. Any materials associated with the growing of food or</u> <u>ornamental crops shall be located entirely to the rear of the principal</u> <u>structure and shall not be located in a required yard unless stored within a</u> <u>permitted accessory structure.</u>
- (7) The required off-street parking area provided for the principal use shall not be reduced or made unusable by the home occupation.
- (8) Signage shall be restricted to one (1) non-illuminated, flat wall, identification sign not to exceed one (1) square foot in area. On a corner zoning lot, two (2) such signs, one (1) facing each street, shall be allowed.
- (9) No equipment, machinery or materials other than of a type normally found in or compatible with a dwelling shall be allowed.
- (10) No retail sale and delivery of products or merchandise to the customer or client shall occur on the premises except where accessory to any services provided (such as hair care products sold accessory to hair cutting or computer disks accessory to accounting services).
- (11) No home occupation shall be visible from any public right-of-way, except for allowed signage, <u>unless associated with the growing of food or</u> <u>ornamental crops to be sold or donated off-site. Plantings visible from any</u> <u>public right-of-way that do not change the residential character or</u> <u>appearance of the dwelling, any accessory buildings or the zoning lot shall</u> <u>be permitted</u>.

By Gordon

Amending Title 20, Chapter 536 of the Minneapolis Code of Ordinances relating to Zoning Code: Specific Development Standards.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 536.20 of the above-entitled ordinance be amended by amending or adding thereto the following specific development standard in alphabetical sequence to read as follows:

536.20. Specific development standards. The uses listed below are subject to the following specific development standards, in addition to all other applicable regulations:

Community garden.

- (1) Overhead lighting shall be prohibited.
- (2) Signage shall be limited to a single, non-illuminated, flat sign of four (4) square feet.
- (3)(2) No more than two (2) vehicles shall be parked on-site, excluding those parked within an enclosed structure.
- (4)(3) No retail sales shall be permitted, except as an approved temporary use, as specified in Chapter 535, Regulations of General Applicability.
 - (4) The use shall not be located in a required interior side yard.
 - (5) Outdoor growing associated with a community garden shall be exempt from the enclosed building requirements of the zoning ordinance.
 - (6) Keeping of animals is prohibited.

Market gardens.

- (1) In the Residence and OR1 districts:
 - a. Mechanized equipment similar in scale to that designed for household use shall be permitted. Use of larger mechanized farm equipment is generally prohibited; provided, however, that during the initial preparation of the land heavy equipment may be used to prepare the land between 7:00 a.m. and 7:00 p.m.
 - b. No retail sales shall be permitted, except as an approved temporary use, as specified in Chapter 535, Regulations of General Applicability.

- c. No more than two (2) vehicles shall be parked on-site, excluding those parked within an enclosed structure.
- d. Shipment and delivery of products or supplies shall be limited to between 7:00 a.m. and 7:00 p.m. and shall regularly occur only in single rear axle straight trucks or smaller vehicles normally used to serve residential neighborhoods.
- e. Overhead lighting shall be prohibited.
- (2) In the C3A and downtown zoning districts market gardens shall be limited to rooftops or indoor operations unless accessory to a principal use located on the same zoning lot.
- (3) Any equipment or supplies needed for garden operations shall be enclosed or otherwise screened from the street and any adjacent residential uses.
- (4) The use shall not be located in a required interior side yard.
- (5) Keeping of animals is prohibited.
- (6) Outdoor growing associated with a market garden shall be exempt from the enclosed building requirements of the zoning ordinance.

<u>Urban farm.</u>

- (1) Keeping of animals is prohibited.
- (2) Any equipment or supplies needed for farm operations shall be fully enclosed or otherwise effectively screened from the street and any adjacent residential uses.
- (3) The use shall not be located in a required interior side yard.
- (4) Outdoor growing associated with an Urban Farm shall be exempt from the enclosed building requirements of the zoning ordinance.

By Gordon

Amending Title 20, Chapter 537 of the Minneapolis Code of Ordinances relating to Zoning Code: Accessory Uses and Structures

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 537.110 of the above-entitled ordinance be amended by adding thereto the following allowed accessory use or structures and development standards, in alphabetical sequence to read as follows:

537.110. Allowed accessory uses and structures. The following accessory uses and structures shall be allowed, subject to the following development standards:

Animal coops, pens or other structures used to house small animals or fowl, such as a chicken, turkey, duck or pigeon. Animal coops, pens or other structures used to house small animals or fowl, such as a chicken, turkey, duck or pigeon shall be allowed accessory to a dwelling subject to the following:

- (1) The use shall be located not less than twenty (20) feet from any habitable building on an adjacent property.
- (2) The use shall be visually screened from any adjacent residential use.
- (3) The use shall be constructed of durable materials and shall be compatible with the principal structure and adjacent residential properties.
- (4) The use shall be located entirely to the rear of the principal residential <u>structure.</u>
- (5) The use shall comply with the requirements of Chapter 70, Fowl, Pigeons and Other Small Animals, of the Minneapolis Code of Ordinances.

<u>Animal runs. Animal runs used to exercise small animals or fowl, such as a</u> <u>chicken, turkey, duck or pigeon.</u> Animal runs shall be allowed accessory to a dwelling <u>subject to the following:</u>

- (1) The use shall be located not less than twenty (20) feet from any habitable building on an adjacent property.
- (2) The use must be fenced or otherwise enclosed to keep the animals confined to the designated area.
- (3) The use shall be located entirely to the rear of the principal structure.
- (4) The use shall comply with the requirements of Chapter 70, Fowl, Pigeons and Other Small Animals, of the Minneapolis Code of Ordinances.

Apiary. An apiary shall be allowed as an accessory use subject to the following:

- (1) The use shall be located not less than twenty (20) feet from any habitable building on an adjacent property.
- (2) The use shall comply with the requirements of Title 4, Chapter 74, of the Minneapolis Code of Ordinances.

<u>Aquaponics, aquaculture or hydroponics.</u> Aquaponics, aquaculture or <u>hydroponics shall be allowed accessory to an urban farm or accessory to indoor market</u> gardens located in a commercial or downtown zoning district, subject to the following:

- (1) The operator shall maintain any required licensure through the Department of Natural Resources and the Department of Agriculture.
- (2) The tanks shall not be connected to the sewer system.

<u>Cold frames or other structures used to cover food or ornamental crops to protect</u> <u>from cold weather</u>. Cold frames or other structures used to cover food or ornamental <u>crops and provide protection from cold weather shall be allowed as an accessory use</u> <u>subject to the following:</u>

(1) The use shall not exceed four (4) feet in height.

(2) The use shall not be located in a required interior side yard.

<u>Community bulletin board.</u> Community Bulletin Boards shall be allowed accessory to institutional and public uses, subject to the following:

- (1) A community bulletin board shall not be located in any required yard or within twenty (20) feet of any habitable building on an adjacent property.
- (2) Community bulletin boards shall not exceed eight (8) square feet in area and shall not exceed six (6) feet in height.
- (3) Landscaping or other decorative materials designed to screen the base of the community bulletin board shall be provided. Such landscape or decorative materials shall be capable of screening the base of the community bulletin board all year and shall be well maintained.

(4) Illumination is prohibited.

<u>Community garden.</u> In addition to the zoning districts in which community gardens are allowed as a principal use, community gardens shall be allowed as an accessory use subject to the provisions of Chapter 536, Specific Development Standards, and the following:

(1) In the residence and OR1 districts, community gardens shall not be allowed accessory to a residential use.

<u>Community supported agriculture drop-off/pick up.</u> Community supported agriculture drop-off/pick up sites shall be allowed as an accessory use.

Compost container. Compost containers shall be allowed as an accessory use, subject to Chapter 244, Housing Maintenance Code, of the Minneapolis Code of Ordinances the following:

- (1) The use shall be located not less than twenty (20) feet from any habitable building on an adjacent property.
- (2) The use shall comply with the requirements of Chapter 244, Housing Maintenance Code, of the Minneapolis Code of Ordinances and with all applicable rules and statutes as determined by the Minnesota Pollution Control Agency.

Farmstand. Farmstands shall be allowed accessory to a community garden, market garden or urban farm, subject to the provisions of Chapter 535, Regulations of General Applicability.

Fowl, pigeons and other small animals. Fowl, pigeons and other small animals, such as a chicken, turkey, duck or pigeon, shall be allowed accessory to a permitted or conditional residential use subject to the following:

- (1) The use shall comply with the requirements of Chapter 70, Fowl, Pigeons and Other Small Animals, of the Minneapolis Code of Ordinances.
- (2) Live slaughter shall be prohibited.

<u>Hoop houses or other structures used solely to extend the growing season for</u> <u>food or ornamental crops</u>. Hoop houses or other structures used solely to extend the growing season for food or ornamental crops shall be allowed as an accessory use <u>subject to the applicable district regulations and subject to the following:</u>

- (1) In the residence and OR1 districts the use must be located in the rear fifty (50) feet of the lot.
- (2) The use shall be located not less than twenty (20) feet from any habitable building on an adjacent property.
- (3) The use shall not be located in a required interior side yard.
- (4) Notwithstanding the provisions of this chapter, hoop houses, cold frames or other temporary structures used solely to extend the growing season for food or ornamental crops that are accessory to a community garden, market garden or urban farm, shall be exempt from the maximum floor area of all accessory structures, provided that the total size of such temporary structures shall not exceed one thousand (1,000) square feet or fifteen (15) percent of the lot area, whichever is greater, and shall not exceed a duration of one hundred eighty (180) days in a calendar year.

- (5) The use shall comply with all applicable requirements of the Minnesota State Fire Code and Minneapolis Fire Department and obtain any required permits.
- (6) Not withstanding the provisions of section 537.50, the maximum height of a hoop house or other structure used solely to extend the growing season for food or ornamental crops shall not exceed six and one half (6½) feet accessory to single and two-family dwellings and multiple-family dwellings having three (3) or four (4) dwelling units and twelve (12) feet accessory to all other uses. The use shall not exceed the maximum height for any accessory structure as specified in section 537.50.

<u>Market garden.</u> In addition to the zoning districts in which market gardens are allowed as a principal use, market gardens shall be allowed as an accessory use subject to the provisions of Chapter 536, Specific Development Standards, and the following:

(1) In the residence and OR1 districts, market gardens shall not be allowed accessory to a residential use.

By Gordon

Amending Title 20, Chapter 541 of the Minneapolis Code of Ordinances Relating to Zoning Code: Off-Street Parking and Loading.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 541-1 of the above-entitled ordinance be amended by adding thereto the following in alphabetical sequence to read as follows:

Table 541-1 Specific Off-Street Parking Requirements

Minimum parking requirement, in general. Non-residential uses with one thousand (1,000) square feet or less shall be exempt from minimum off-street parking requirements. All uses over one thousand (1,000) square feet, other than those specified under the heading "Residential Uses" shall provide a minimum of four (4) parking spaces or the amount specified in this table, whichever is greater, except as otherwise provided in this chapter. Multiple-tenant or multiple-use buildings may exempt no more than four (4) uses of one thousand (1,000) square feet or less from the minimum off-street parking requirement. In addition, one (1) parking space shall be provided for each commercial vehicle or vehicle necessary for the operation of the use that is maintained on the premises. Such vehicles may include, but shall not be limited to, tow trucks, taxis, buses, limousines, hearses, commercial trucks or vans, police or fire vehicles or other service vehicles. Maximum parking allowed, in general. Uses subject to a maximum parking requirement may provide parking up to the amount specified below provided that a development with one (1) or more non-residential uses shall not be restricted to fewer than ten (10) total accessory parking spaces on a zoning lot.

	Minimum Parking	Maximum Parking	Notes					
Use	Requirement	Allowed	(see 541.170)					
COMMERCIAL USES								
Retail Sales and Services								
<u>Market Garden</u>	<u>1 space per 5,000</u> sq. ft. of growing or storage area	<u>1 space per 2,500</u> sq. ft. of growing or storage area or as determined by Chapter 536 Specific Development Standards.	<u>1</u> <u>The minimum</u> <u>requirement of 4</u> <u>spaces shall not</u> <u>apply</u>					
INDUSTRIAL USES								
Specific Industrial Us	ses							
<u>Urban Farm</u>	<u>1 space per 500 sq.</u> <u>ft. of GFA of office,</u> <u>sales, or display area</u>	<u>1 space per 200 sq.</u> <u>ft. of GFA of office,</u> <u>sales, or display area</u>	1					

in excess of 4,000 sq. ft. (minimum of 4 spaces) + 1 space per 5,000 sq. ft. of growing or storage area	+ 1 space per 2,500 sq. ft. of growing or storage area	
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Section 2. That the following portion(s) of Table 541-3 of the above-entitled ordinance be amended to read as follows:

Use	Minimum Bicycle	Notes
	Parking Requirement	(see 541.180)
Minimum bicycle parking require thousand (1,000) square feet or les requirements. Unlisted uses do not	ss shall be exempt from minimum	n bicycle parking
COMMERCIAL USES		
Market Garden	<u>3 spaces</u>	1
INDUSTRIAL USES		
General Use Categories		
Light industrial	2 spaces or 1 space per 20,000 sq. ft. of GFA, whichever is greater, excluding GFA devoted to bulk storage of materials	2
Medium industrial	2 spaces or 1 space per 30,000 sq. ft. of GFA, whichever is greater, excluding GFA devoted to bulk storage of materials	2
General industrial	2 spaces or 1 space per 40,000 sq. ft. of GFA, whichever is greater, excluding GFA devoted to bulk storage of materials	2
Limited production and processing	2 spaces or 1 space per 20,000 sq. ft. of GFA, whichever is greater	2
Specific Industrial Uses	· · · · · · · · · · · · · · · · · · ·	
Urban Farm	<u>3 spaces</u>	<u>1</u>
PUBLIC SERVICES AND UTILITIES		
Passenger transit station	As approved by C.U.P.	1
Post office	3 spaces	1

By Gordon

Amending Title 20, Chapter 543 of the Minneapolis Code of Ordinances Relating to Zoning Code: On-Premise Signs.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 543-1 of the above-entitled ordinance be amended to read as follows:

Table 543-1 Specific Standards for Signs in the Residence and OR1 Districts

Use	Sign Standards
COMMERCIAL USES	
Market Garden	One (1) nonilluminated identification sign not exceeding eight (8) sq. ft. Maximum height of six (6) ft.

Section 2. That Section 543.220 of the above-entitled ordinance be amended to read as follows

543.220. Farmers' market. Notwithstanding the provisions of Tables 543-1 Specific Standards for Signs in the Residence and OR1 Districts, 543-2, Specific Standards for Signs in the OR2, OR3 and Commercial Districts, 543-3, Specific Standards for Signs in the Downtown Districts, and 543-4 Specific Standards for Signs in the Industrial Districts, signage accessory to a farmers' market shall be limited to one (1) square foot of signage per one (1) foot of street frontage of the zoning lot. One (1) freestanding sign shall be allowed per zoning lot. Freestanding signs shall not exceed fifty-four (54) square feet in area and fourteen (14) eight (8) feet in height. All other signs shall not exceed forty-five (45) square feet in area and fourteen (14) eight (8) feet in height. Signs for temporary farmers' markets shall not be permanently installed on the site One (1) freestanding sign not exceeding eight (8) square feet in area and six (6) feet in height shall be allowed accessory to temporary farmers' market, mini-market and produce and craft markets and may be permanently installed on the site, provided that such sign shall be removed if the temporary use permit is not reissued.

By Gordon

Amending Title 20, Chapter 546 of the Minneapolis Code of Ordinances relating to Zoning Code: Residence Districts.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 546-1 of the above-entitled ordinance be amended to read as follows:

Use COMMERCIAL US	<u>R1</u> ES	R1A	R2	R2B	R3	R4	R5	R6	Specific Development Standards
Market garden, with a planting area of 10,000 sq. ft. or less	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>~</u>
Market garden, with a planting area greater than 10,000 sq. ft.	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>~</u>

Table 546-1 Principal Uses in Residence Districts

By Gordon

Amending Title 20, Chapter 547 of the Minneapolis Code of Ordinances relating to Zoning Code: Office Residence Districts.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 547-1 of the above-entitled ordinance be amended to read as follows:

Table 547-1 Principal Uses in the Office Residence Districts
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Use COMMERCIAL	OR1 USES	OR2	OR3	Specific Dev. Standards
<u>Market</u> <u>Garden, with a</u> <u>planting area</u> <u>of 10,000 sq.</u> <u>ft. or less</u>	<u>P</u>	P	<u>P</u>	<u>~</u>
<u>Market</u> <u>Garden, with a</u> <u>planting area</u> <u>greater than</u> <u>10,000 sq. ft.</u>	<u>C</u>	<u>P</u>	<u>P</u>	<u>✓</u>

By Gordon

Amending Title 20, Chapter 548 of the Minneapolis Code of Ordinances relating to Zoning Code: Commercial Districts.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 548-1 of the above-entitled ordinance be amended to read as follows:

Table 548-1 Principal Uses in the Commercial Districts

Use	C1	C2	СЗА	C3S	C4	Specific Development Standards	
COMMERCIAL USES							
Retail Sales and Services							
Market Garden	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>✓</u>	
PRODUCTION, PROCESSING AND STORAGE							
<u>Urban Farm</u>					<u>C</u>	<u>✓</u>	

By Gordon

Amending Title 20, Chapter 549 of the Minneapolis Code of Ordinances relating to Zoning Code: Downtown Districts.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion of Table 549-1 of the above-entitled ordinance be amended to read as follows:

Table 549-1 Principal Uses in the Downtown Districts

Use	B4	B4S	B4C	B4N	Specific Development Standards			
COMMERCIAL USES								
Retail Sales and Service								
Market Garden	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u> </u>			

By Gordon

Amending Title 20, Chapter 550 of the Minneapolis Code of Ordinances relating to Zoning Code: Industrial Districts.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the following portion(s) of Table 550-1of the above-entitled ordinance be amended to read as follows:

Table 550-1 Principal Uses in the Industrial Districts

Use	11	12	13	Specific Dev. Standards
INDUSTRIAL USES				
Specific Industrial Uses				
Urban Farm	<u>P</u>	<u>P</u>		<u>~</u>