Section 4.116. Standards Applying To Commercial Developments In Any Zone.
Any commercial use shall be subject to the applicable provisions of this Code and to the following:

(.01) Commercial developments shall be planned in the form of centers or complexes as provided in the City’s Comprehensive Plan. As noted in the Comprehensive Plan, Wilsonville’s focus on centers or complexes is intended to limit strip commercial development.

(.02) Where the land use map of Wilsonville’s Comprehensive Plan calls for “Office Commercial” development, not less than 60% of the total square footage of the ground floors of buildings within the development shall be in office use. Total floor area dedicated to retail use shall not exceed 30%. On-site parking may be limited in order to control traffic generation.

(.03) Where the land use map of Wilsonville’s Comprehensive Plan calls for “Commercial/Industrial mixed use” development, not more than 50% of the total floor area of the development shall consist of retail space.

(.04) Where the land use map of Wilsonville’s Comprehensive Plan calls for “Residential/Commercial mixed use” development, not less than 50% of the total floor area of the development shall consist of residential units.

(.05) All businesses, service or processing, shall be conducted wholly within a completely enclosed building; except for:
   A. The sale of automotive fuel, lubricants, and fluids at service stations.
   B. Car washes and car vacuum bays.
   C. Off-street parking for customers and employees and off-street loading.
   D. Outdoor seating areas associated with food and drink establishments on private property, or on public easements, provided the area and activities conform to ADA standards and do not interfere with public uses, safety, access or circulation.
   E. Temporary staging of inventory, as shall be authorized through a site development permit, complying with the following additional minimum development and performance standards:
      1. The staging area shall be screened by a fully sight obscuring fence or planting, high wall, high berm or high screen landscape standard as specified in Section 4.176 - Landscaping Screening and Buffering;
      2. All parts of the staged inventory shall be completely concealed on all sides from public view at the right-of-way line; and
      3. The staged inventory shall be relocated into a completely enclosed structure of the primary retail operation within 48 hours of placement.
   F. Exterior sales that are specifically authorized through temporary use permit approval, subject to conditions of approval. Exterior sales that may be permitted
are those that are limited in time duration, such as sidewalk sales, grand openings, or farmers’ markets. [Section 4.116(.05) amended by Ord. No. 580, 4/4/05.]

G. Exterior sales areas, complying with the following minimum development and performance standards:

1. The sales area shall be accessory to, and shall not exceed 5% of the floor area of the primary retail operation.

2. The sales area shall be completely covered by a permanent structure of a design, construction and architecture compatible with that of the structure of the primary retail operation.

3. All required ADA and pedestrian access ways and circulation aisles shall remain clear at all times.

4. For new development, the Development Review Board may grant a waiver to allow exterior sales area of up to 10% of the floor area of the primary retail operation, provided that findings can be made that:
   a. The expanded covered area has received approval through a Stage II/Site Design Review process.
   b. The expanded area does not detract from the overall character of the development or the surrounding neighborhood.
   c. Partial walls are required for screening large or bulky items.

5. For Development existing on December 21, 2005, the Planning Director, pursuant to a Class II Administrative Review Process, may grant a waiver to allow exterior sales areas of up to 10% of the floor area of the primary retail operation, provided that findings can be made that:
   a. The expanded area does not detract from the overall character of the area,
   b. Partial walls are required for screening large or bulky items.

[Section 4.116(.05) amended by Ord. 601, 11/21/05]

(.06) In any Commercial Development directly across the street from any Residential District, the loading facilities shall be at least twenty (20) feet from the street, shall be sited whenever practicable at the rear or side, and if facing a residential area, shall be properly screened. Screening shall be provided in a manner that is compatible with the adjacent residential development in terms of quality of materials and design. Such screening shall effectively minimize light glare and noise levels to those of adjacent residential areas.

(.07) Uses shall be limited to those which will meet the performance standards specified in Section 4.135(.05), with the exception of 4.135(.05)(M.)(3.).

(.08) Corner lots shall conform to the vision clearance standards set forth in Section 4.177.
.09 Trailer, trailer houses, mobile coaches, or any altered variation thereof shall not be used for the purpose of conducting a trade or calling or for storage of material unless approved for such purpose as a temporary use.

.10 Commercial developments generally.
   A. No structure shall be erected closer than the right-of-way line then existing or the officially planned right-of-way of any public, county, or state road.
   B. Minimum Front Yard Setback: None required except when front yard abuts a more restrictive district. When front yard abuts a more restrictive district, setbacks shall be the same as the abutting district.
   C. Minimum Rear Yard Setback: None required except when rear yard abuts a more restrictive district. When rear yard abuts a more restrictive district, setbacks shall be the same as for the abutting district.
   D. Minimum Side Yard Setback: None required except when side yard abuts a more restrictive district. When side yard abuts a more restrictive district, setbacks shall be one and one-half (1 1/2) times the setback required for the abutting district.
   E. Maximum Building Height: Thirty-five (35) feet, unless taller buildings are specifically allowed in the zone.
   F. Minimum Lot Size: No limitation, save and except as may otherwise be affected by other provisions of this Code.
   G. Maximum Lot Coverage: No limitation, save and except as may otherwise be affected by other provisions of this Code.
   H. Minimum Street Frontage: No limitation, save and except as may be necessary to provide minimum access requirements.

.11 Hotels or Motels.
   A. Minimum Lot Size: One thousand (1,000) square feet for each unit.
   B. Minimum Street Frontage: One hundred (100) feet.
   C. Front Yard Setback: Thirty (30) feet, unless located in the Old Town overlay zone, in which case the standards of the overlay zone shall apply. Structures on corner lots shall observe the minimum setback on both streets or tracts with a private drive. [amended by Ord. 682, 9/9/10]
   D. Minimum Rear Yard Setback: Thirty (30) feet.
   E. Minimum Side Yard Setback: Twenty-four (24) feet.

.12 Off-Street Parking is to be as specified in Section 4.155.

.13 Signs are subject to the standards of Sections 4.156.01 through 4.156.11. [Amended by Ord. No. 704, 6/18/12]

.14 Prohibited Uses.
A. The use of a trailer, trailer house, or mobile coach as a residence is prohibited except where approved within an RV park or approved as a temporary use during construction.

B. Any use that violates the performance standards of Section 4.135(.05), other than 4.135(.05)(M.)(3.) is prohibited within commercial developments.