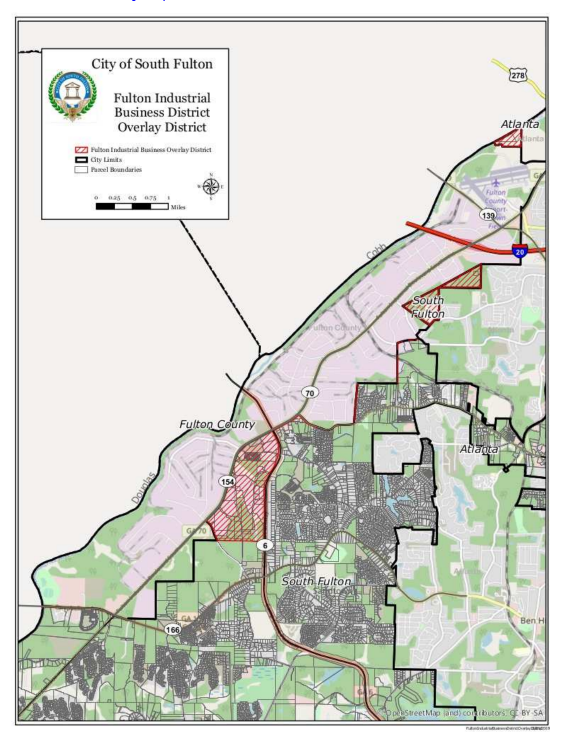
Sec. 510. Fulton Industrial Business District Overlay District
510.01 Boundary Map.



## 510.02 Purpose and Intent.

- (a) The City Council of South Fulton Georgia hereby declares it to be the purpose and intent of this Sec. 510Resolution Fulton Industrial Business District Overlay District (District) to establish a uniform procedure for providing for the protection, enhancement, preservation, unity of design, and use of places, sites, buildings, structures, streets, and landscape features in the Fulton Industrial Business District in accordance with the provisions herein.
- (b) This resolution <u>District</u> is adopted as part of a strategy designed to promote the health, safety, order, prosperity, and general welfare of the citizens of South Fulton through the regulation of design, aesthetics, location, bulk, size of buildings and structure.
- (c) This <u>resolution District</u> also seeks to reduce congestion on the streets; to provide safety from fire, flood and other dangers; provide adequate light and open space; protect the natural environment and address other public requirements, in order to provide sustainable development that involves the simultaneous pursuit of economic prosperity, environmental protection and social quality.
- (d) This resolution-<u>District</u> also seeks, among other things, to promote accepted design principles in areas of new development and redevelopment, to raise the level of community understanding and expectation for quality in the built environment, to protect and enhance local aesthetic and functional qualities, and to stimulate business and promote economic development.
- (e) In consideration of the character of the Fulton Industrial Business District, these regulations in this Sec. 510 are intended to monitor the suitability for certain uses, construction and design, prevent functional and visual disunity, promote desirable conditions for community and commerce and protect property against blight and depreciation.

## 510.03 Fulton Industrial business district overlay district regulations Applicability.

- (a) The Fulton Industrial Business District Overlay District and the regulations of this Section 510 applies apply to all properties zoned or developed for nonresidential uses and residential uses; except as indicated in Sec. 510.03(b) belowexcept single family detached dwelling units within the Fulton Industrial Business District. (See map on next page) in Sec 510.01 above for boundaries of the District.
- (b) Single-family detached dwelling units are exempt from the District requirements, with the exception that the building material prohibitions in Sec. 510.05(d)(6) shall apply.
- (c) For any parcel in which there is a question as to applicability of the overlay district standards, a final determination will be made by the Director of Community Development and Regulatory Affairs.

## 510.04 Architectural Review Process.

- (a) Prior to the issuance of a land disturbance permit (LDP) or a building permit, the applicant shall submit details of exterior materials, colors, landscape strips, buffers, signage, lighting, parking, streets and paths, entrances, design and architectural features of the proposed site and building which demonstrate compliance with the design standards set forth herein.
- (b) Prior to the issuance of an LDP or building permit, the community will be allowed ten working days to review the application. An application which otherwise conforms to applicable codes and regulations shall not be delayed issuance of an LDP or building permit for more than 10 working days due to this review and comment process.

- (c) South Fulton CDRA staff will review all applications for land disturbance permits, building permits and sign permits for compliance with the standards of this Overlay District and upon determination of compliance will provide a Certificate of Endorsement (COE) in the form of signing the formally submitted plans and drawings.
- 510.05 <u>Development Standards That Apply to All properties Properties within the Fulton Industrial Business District.</u>
  - (a) Refuse areas and receptacles.
    - (1) Refuse areas and receptacles shall be identified on site plans.
    - (2) Refuse areas and receptacles shall be placed in the least visible location from the public right-of-way.
    - (3) Refuse areas and receptacles shall not be placed within 50 feet of existing residential zoning or use.
    - (4) Refuse areas shall be enclosed on three sides with opaque walls. The fourth side shall be a self-closing gate made of non-combustible materials.
    - (5) Opaque walls shall be 12 inches higher than the receptacles.
    - (6) Opaque walls shall be constructed of same materials and colors as that of the primary building. If primary building material is not a masonry material, the opaque walls shall be constructed of non-combustible brick, stone, split concrete masonry block or other similar material as approved by the Director of Community Development and Regulatory Affairs.
    - (7) Where a nonconforming refuse area and receptacle exists on the adoption date of this Article and is visible from a public right-of-way, such refuse area and receptacle shall be brought into conformance with this Article or removed within 24 months of this Article adoption date.
  - (b) Retaining walls.

Retaining walls, when visible from a public right-of-way, are to be faced with or constructed of stone, brick, decorative concrete modular block or other similar material as approved by the Director of Community Development and Regulatory Affairs.

- (c) Sidewalks.
  - (1) Sidewalks shall be connected to signalized crosswalks and bus stops where applicable.
  - (2) Street furniture shall be located outside the specified width of any sidewalk.
- (d) Building materials and architectural treatments.
  - (1) Variations shall be incorporated into all facades visible from the public right-ofway and shall include architecture elements such as columns, arcades, covered entry-walkways, arches, façade offsets, windows, balconies, offset walls, clock towers, cupolas and/or courtyards.
  - (2) The <u>principle principal</u> entry area of a building shall be articulated and express greater architectural detail than other portions of the building.
  - (3) The office portion of industrial buildings shall be located in the front portion of buildings, facing the public right-of-way.

- (4) The office portion of industrial buildings shall be designed with a minimum of 40% of their exterior facade as windows.
- (5) Accessory structures/buildings, when visible from a public right-of-way, shall have architectural features consistent with the principle principal buildings.
- (6) Vinyl siding and synthetic stucco are prohibited on residential uses.
- (e) Sign materials.

Sign structures and faces constructed of wood or canvas materials are prohibited on all permanent signs.

## (f) Utility Placement.

All utilities shall be located underground

(g) Stormwater Management Facilities.

All required detention/retention facilities shall be designed to meet the South Fulton alternative design standards that have the intent of making such facilities an attractive amenity or focal point for the subdivision per current South Fulton Subdivision Regulations.

- 510.06 Additional Standards for all Properties Designated as Industrial on the <del>2030</del> Future Development Map with Frontage on Fulton Industrial Boulevard.
  - (a) Buffers and landscaping.

A minimum 15-foot wide landscape strip is required along all frontages on Fulton Industrial Boulevard.

- (b) Outside storage and display.
  - (1) All outside storage is to be screened when visible from Fulton Industrial Boulevard.
  - (2) Screening shall be accomplished by a wall or fence of at least 50% opacity in the same colors of the primary building or by a 10-foot landscape strip planted to buffer standards. Lattice style screening and fences and walls constructed out of wood are prohibited.
- (c) Nonresidential building materials.

All exterior walls visible from Fulton Industrial Boulevard shall meet the <u>following</u> standards for Exterior Building Walls prescribed for the M1-A Industrial Park District.

- (1) No wood siding or reflective glass shall be permitted.
- (2) Exposed exterior walls visible from a street shall be composed of the following maximum and minimum percentages of materials in each classification. The percentages apply to the siding on each exposed exterior wall of each building.

	Maximum	Minimum
Type A—Materials	100%	40%
Type B—Materials	60%	0%
Type C-Materials	25%	0%
Type D—Materials	10%	0%

- (3) Type A materials consist of brick; stone with weathered, polished or fluted face; marble aggregate masonry block with fluted, split-face, or broken-face finish; tilt-up, poured-in-place or precast concrete either fluted or with exposed aggregate finish; insulated window wall panels of stainless steel, porcelain treated steel, anodized or other permanently finished aluminum, and stucco or synthetic stucco.
- (4) Type B materials consist of metal panels with baked-on enamel or acrylic finish.
- (5) Type C materials consist of plain reinforced concrete slabs.
- (6) Type D materials consist of corrugated steel and aluminum, wood, and composite board.
- (7) Materials not listed <u>above</u> may be presented to the Director of Community Development and Regulatory Affairs and the Director of Public Works for classification
- (8) Buildings having walls over 25 feet high may be given special material percentages by the Director of Community Development and Regulatory Affairs and the Director of Public Works.
- (d) Fence materials.

Wood fencing is prohibited.

- (e) Sign materials.
  - (1) Free-standing sign structures shall be constructed of brick, granite, stone, marble or other material used in the primary building and be in the same colors as the primary building.
  - (2) If primary building materials are non-conforming, the free standing signs shall be constructed of materials prescribed for the M1-A Industrial Park District by Sec. 510.06(c) above or other material as approved by the Director of Community Development and Regulatory Affairs.
- 510.07 All Properties Designated as Industrial Marketplace on the <del>2030</del> Future Development Map within the Fulton Industrial Business District.
  - (a) Accessory site features: other (See <u>Sec.</u> 510.05(a)<del>12N.3.A.1</del> for refuse areas and receptacles).
    - (1) Accessory site features are prohibited in the front yard.
    - (2) Accessory site features located on the ground shall be screened from view from any street, and any residential zoning or use by one of the following: placement behind the building, 100% opaque fence or wall, berm or vegetative screen planted to buffer standards.
    - (3) Accessory site features on a roof shall be screened by a parapet or other architectural feature or as approved by the Director of Planning and Community Services.
    - (4) Except for provided for in Article 193, the storage and/or sale of goods is prohibited in parking lots and other outside areas outside of the interior or permanently sheltered portions of a building. This standard does not apply to fuel pumps and ATMs.
  - (b) Nonresidential building materials.

- (1) Industrially zoned buildings: All exterior walls visible from the public right-of-way shall consist of the following: stucco, stone, brick, or other similar alternative building material approved by the Director of Community Development and Regulatory Affairs.
- (2) Commercially zoned and/or commercially used buildings: All exterior walls shall consist of a minimum of 60% (per vertical plane) of the following: stucco, brick, or stone. Accent wall materials shall consist of <a href="mailto:non-reflective">non-reflective</a> glass, architecturally treated concrete masonry or precast stone. Alternative treatments and building materials may be approved by the Director of Community Development and Regulatory Affairs.
- (c) Burglar Bars, Steel gates and Steel Roll Down Curtains Security devices:
  - (1) Burglar bars, steel gates, and steel roll down curtains are prohibited on the exterior and interior of the structure except at the structures rear.
  - (2) Security grilles are allowed if installed interior to the place of business.
  - (3) Grilles should be of a grid or brick pattern and placed so that the grid is at a uniform height across the business front. Where a nonconforming burglar bar, steel gate or steel roll curtain exists on the adoption date of this Article, such burglar bar, steel gate or steel roll down curtain shall be brought into conformance with this Article or removed within 24 months of this Article adoption date.
- (d) Fence materials.

Wood privacy fencing is prohibited.

- (e) Sign standards.
  - (1) Window signs are prohibited.
  - (2) Free-standing sign structures shall be constructed of brick, granite, stone, marble or other material used in the primary building and be in the same colors as the primary building. If primary building materials are non-conforming, the free-standing signs shall be constructed of materials prescribed by Sec. 510.06(c) abovefor the M1-A Industrial Park District or other material as approved by the Director of Planning and Community Services.
- (f) Sidewalks and pedestrian paths.
  - (1) Sidewalks.
    - a. All sidewalks are to be a minimum 8 feet wide, of which 2 feet shall be a stamped brick pattern adjacent to the back of the curb.
    - All handicap ramps shall be constructed per GDOT and South Fulton standards.
  - (2) Pedestrian paths.

Pedestrian paths shall be designed to minimize direct auto-pedestrian interaction by such means as striping, elevated walkways and signs.