CITY OF DOVER ORDINANCE #2022-21

1 2	BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF DOVER, IN COUNCIL MET:		
3 4 5 6	That Appendix B – Zoning, Article 3 Section 20A Industrial Park Manufacturing Zone-Business Technology Center (IPM2) be amended by inserting the text indicated in bold, blue font and deleting the text indicated in red strikeout as follows:		
7 8 9	APPENDIX B – ZONING		
10 11	ARTICLE 3 - DISTRICT REGULATIONS		
12 13	Section 20A. Industrial park manufacturing zone – Business Technology Center (IPM2)		
14 15 16	Sec. 20A.A <i>Purpose and Intent</i> The industrial park manufacturing zoning Business Technology Center (IPM2) is established for the following:		
17 18 19	(a) To provide locations for the development of light to moderate industrial manufacturing, warehousing, distribution, logistics, research and technology establishments as well as offices and professional services which could be compatible with residential uses.		
20 21 22 23	(b)To provide employment opportunities for nonoffensive industries, businesses, and technologies businesses in close proximity to centers of population.		
24 25 26	(c) To include guidelines and performance standards which will control and confine any offensive features such as noise, vibration, heat, smoke, glare, dust, objectionable odors, toxic waste or unsightly storage.		
27 28	Sec. 20A.1.		
29 30 31 32 33 34 35	20A.1 <i>Uses permitted.</i> No building or premises shall be used and no building or part of a building shall be erected, which is arranged, intended or designed to be used, in whole or in part, for any purpose, except the following, and in accordance with performance standards procedure as set forth in article 5, section 8, and subject to site development plan approval as set forth in article 10, section 2:		
36 37 38 39 40	20A.11 Manufacturing, assembling, converting, altering, finishing, cleaning, cooking, baking or any other type of manufacturing, industrial, or technological processing of any goods, materials, products, instruments, appliances, biotechnology, and devices., provided that the fuel used shall be oil, gas or electricity; together with incidental clinics, cafeterias and recreational facilities for the exclusive use of employees of the concern engaged in such undertaking.		
41 42	20A.12 Research, design, testing and development laboratories.		
43 44	20A.13 Offices and corporate support operations for business and professional services, data management, financial services, insurance, and health care industries.		

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46	20A.14 Agricultural or farm uses as defined and permitted in article 3, section 1.11.		
47 48	20A.15 Production of electricity provided that the power source used shall be gas, oil solar or wind.		
49 50	20A.16 Warehousing, transshipment and distribution, and logistics support and trucking terminals.		
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52	20A.17 Printing, publishing, binding, and packaging.		
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54	20A.18 Accessory uses:		
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56	a) On-site offices, clinics, food service facilities, recreation facilities and child day care		
57	services collocated within the permitted use and limited to exclusive use by employees,		
58	and such other accessory uses and structures clearly incidental to, and customary to		
59	and associated with the permitted use.		
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61	20A. 19 2 Conditional uses: The following uses may be permitted as conditional uses if		
62	approved by the planning commission in accordance with the provisions and procedures		
63	set forth in article 10, section 1 and any specified requirements set forth below:		
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65	20A.21 Building contractor's yard provided that:		
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67	(a) Outside storage is within a completely enclosed and secure area and		
68	appropriately screened from public view and not in any required setback		
69	from property lines.		
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71	20A.22 Vocational education facility		
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73	20A.23Associated retail uses in conjunction with and accessory to a permitted use,		
74	provided that the associated retail use does not occupy more than 30		
75	percent of the gross floor area of the building or group of buildings on a lot.		
76	Parking shall be provided at a rate of one parking space per 300 square feet		
77	of retail space for the exclusive use of retail customers in addition to the		
78	bulk parking requirements of this zoning district for a particular use.		
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80	20A.24Craft distillery and microbrewery provided that:		
81	a) All permits and approvals required by the Delaware Alcoholic		
82	Beverage Commission are obtained and remain in full force and		
83	effect.		
84	b) All aspects of the distilling or brewing process are completely		
85	confined within a building, including storage of all materials and		
86	finished products.		
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87	c) Such establishment may offer to the public, various activities		
88	ancillary to its distilling and/or brewing process, including by way of		
89	example: tours of the premises, educational classes, demonstrations,		

tasting rooms, and retail sales areas limited to the sale of beer, mead, 90 cider, or spirits brewed or distilled on the premises for consumption 91 92 off-premises and other retail items. 93 d) On-site consumption or tasting associated with a craft distillery or 94 microbrewery establishment shall be permitted. Any area associated with on-site consumption or tasting shall not operate as a stand-95 alone bar or tavern, shall be located on the premises of the craft 96 distillery or microbrewery establishment, and shall be ancillary to 97 the primary use. "Ancillary" for purposes of this section means 98 subordinate, auxiliary, smaller and less intensive than the primary 99 use. On-site consumption or tasting of alcohol shall be limited to 100 those products brewed or distilled on the premises, except as 101 otherwise permitted by Delaware Law. 102 103 e) All food sales shall be limited to prepackaged snack items or those food items prepared by a food establishment licensed by the State of 104 105 Delaware. 106 f) Outdoor seating and gathering areas shall be permitted subject to the following requirements: 107 i. Permanent and temporary outdoor seating and 108 gathering areas shall be subject to building permit 109 application and approval requirements. 110 111 ii. Outdoor seating and gathering areas and ancillary improvements shall include physical barriers from 112 public rights-of-way and physical and visual barriers 113 from adjoining properties. Physical barriers along 114 public rights-of-way shall restrict access from the 115 public rights-of-way to the outdoor seating and 116 gathering areas and shall not exceed four feet in 117 height. Barriers along adjoining property lines shall 118 create a physical and visual barrier consisting of 119 120 fencing six feet in height or vegetation at least six feet 121 in height. 122 iii. Maximum occupancy and points of ingress/egress shall be clearly marked. Occupancy of outdoor seating and 123 gathering areas shall not exceed one person per 15 124 square feet of the outdoor seating and gathering areas 125 126 identified in the building plans or any other occupancy limit established by the City of Dover. 127 128 iv. All structures and uses related to outdoor seating and gathering areas and facilities are subject to the Dover 129 130 Code of Ordinances Chapter 22 and Chapter 46.

131 132 133 134	v. The occupancy of outdoor seating and gathering areas shall be included when calculating the building requirements and minimum parking standards required by the City of Dover and State of Delaware.	
135 136 137 138 139	vi. Tables, chairs, umbrellas, equipment, games, and any other items provided in connection with outdoor seating and gathering areas shall be maintained in good repair and shall be secured during non-business hours in a safe and orderly manner.	
140 141 142	vii. Any licensing required by the Delaware Alcoholic Beverage Control Commissioner for outdoor seating and gathering areas shall be obtained.	
143 144	20A.23 <i>Uses prohibited</i> . The following uses are specifically prohibited:	
145	20A.231 Residences, except those existing at the time of adoption of this amendment.	
146 147 148 149 150 151 152 153	20A.232 Manufacturing uses involving primary production of the following products from raw materials: Asphalt, cement, charcoal, and fuel briquettes; chemicals: aniline dyes, ammonia, carbide, caustic soda, cellulose, chlorine, and carbon black and bone black, creosote, hydrogen and oxygen, industrial alcohol, nitrates (manufactured and natural) of an explosive nature, potash and synthetic resins, pyroxylin, rayon yarn, and hydrochloric, nitric, phosphoric, picric, and sulphuric acids; coal, coke, and tar products, including gas manufacturing; explosives, fertilizers, glue, and size (animal); linoleum and oil cloth; matches; paint, varnishes, and turpentine; rubber (natural or synthetic); and soaps, including fat rendering.	
154	20A.233 Storage, except that which is incidental to the primary use on the lot.	
155 156 157 158 159	20A.234 The following processes: nitrating of cotton or other materials; magnesium foundry; reduction, refining, smelting, and alloying of metal or metal ores; refining secondary aluminum; refining petroleum products, such as gasoline, kerosene, naphtha, and lubricating oil; distillation of wood or bones; and reduction and processing of wood pulp and fiber, including papermill operations.	
160	20A.235 Operations involving stock yards, slaughter houses, and slag piles.	
161	20A.236 Storage of explosives, and bulk or wholesale storage of gasoline above the ground.	
162	20A. 23 7 Dumps.	
163 164	20A.238 Quarries, stone crushers, screening plants, and storage of quarry screenings, accessory to such uses.	
165 166	20A.239 Junkyards, automobile dismantling plants or storage of used parts of automobiles or other machines or vehicles or of dismantled or junked automobiles.	
167 168 169 170 171	20A.34 Site development plan approval. Site development plan approval, in accordance with article 10, section 2 hereof, shall be required for either conventional individual lot development or planned industrial park development of land zoned IPM2 prior to the issuance of building permits for the erection or enlargement of all structures and prior to the issuance of certificates of occupancy for any change of use.	

Proposed Ordinance #2022-21 - Amending Section 20A-Industrial Park Manufacturing Zone (IPM2) 5

172 173	20A.45 <i>Performance standards</i> . All uses are subject to performance standards as set forth in article 5, section 8.			
174	74			
175 176				
177	That Appendix B – Zoning, Article 12 – Definitions be amended by inserting the text indicated in bold			
178	blue font in appropriate alphabetical order: and deleting the text indicated in red strikeout as follows:			
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180		r instruction which are geared toward training for a		
181		cupation or set of skills.		
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192		ce provisions related to the IPM2 zone. These revisions		
193		allowed manufacturing uses, adds the uses of adult		
194		vocational educational facility, builder contractor's yard, retail component as an accessory use and craft		
195		distillery and microbreweries to the Industrial Park Manufacturing Zone – Business and Technology		
196	96 Center (IPM2).			
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198	· ·	(SPONSORS: COUNCILMAN TAYLOR AND COUNCILMAN ANDERSON)		
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201		Actions History:		
202		11/15/22 - Introduced at Council Committee of the Whole/Legislative Finance, and Administration		
203	O3 Committee			