ARTICLE IX.  ADMINISTRATION AND ENFORCEMENT

Section 900.  Purpose.

The powers and duties of the following officers and boards are specified herein insofar as administration of this Ordinance is concerned: the Planning Commission; the Planning Department and the Code Enforcement Division; the Board of Zoning Adjustment; the Planning Director; and the Senior Building Inspector. This Article also specifies the requirements for amendments, variances, administrative appeals, and interpretations of this Ordinance.

Section 901. Planning Director: Duties and Powers.

The Planning Director shall supervise and administer all staff activities regarding planning, zoning, and development review. He/she shall perform duties prescribed by this Ordinance, as well as any other assigned by the Planning Commission or the City Council. The Planning Director shall be duly qualified for these responsibilities through appropriate education and work experience. The Planning Director shall have a thorough knowledge of the provisions of this Ordinance, and shall have the authority to interpret the intent and meaning of this Ordinance in situations where its applicability is not clear. Appeals of administrative decisions of the Planning Director may be made to the Board of Zoning Adjustment.

The Planning Director shall be appointed by the City Manager and shall have the following additional powers and responsibilities:

A. Advise and cooperate with the Planning Commission in the implementation, amendment and enforcement of this Ordinance.

B. Attend all public hearings at which zoning matters are discussed, including meetings of the Planning Commission, Board of Zoning Adjustment and City Council.

C. Collect and account for all application fees required for zoning actions and subdivision approvals.

D. Evaluate each proposed site plan and subdivision plat for consistency with this Ordinance.

E. Ensure that all time limits prescribed by this Ordinance are met.

F. Monitor the progress of all development applications through the review process and be available to respond to inquiries from interested persons.

G. Receive and review all applications for zoning certificates required herein.

H. Process zoning certificate and conditional use permit applications.

I. Record and file all applications for zoning certificates with accompanying plans and documents. All applications, plans, and documents shall be a public record.

J. Receive applications for variances and forward them to the Board of Zoning Adjustment for action.

K. Following refusal of a permit, receive applications for interpretation and appeals and forward them to the Board of Zoning Adjustment for action.

L. Revoke any zoning certificate issued under a mistake of fact or contrary to the law or provision of this Ordinance.
M. Receive and review all site plans whose submission are required by Section 802 and review all proposed zoning amendments and prepare a report on said zoning amendments for the Planning Commission and the City Council.

N. Promptly indicate any zone boundary or other change to the Official Zoning Map, and make available for public inspection an up-to-date copy of the Official Zoning Map, as amended, in the office of the Planning Department during its regular business hours.

O. Issue a monthly report on all site plan approvals to the Planning Commission.

P. Other duties assigned by the City Manager.

Section 902. Senior Building Inspector: Duties and Powers.

The Senior Building Inspector shall have the following powers and responsibilities:

A. Receive and examine all applications for building permits and certificates of occupancy.

B. Process all building permit applications and applications for certificates of occupancy.

C. Issue permits only where there is compliance with the provisions of this Ordinance. Permits for construction of uses requiring a variance shall be issued only upon order of the Board of Zoning Adjustment. Permits shall be issued only after receipt of a zoning certificate.

D. Conduct inspections and surveys to determine compliance or non-compliance with the terms of this Ordinance.

E. Revoke, by writing, a permit or approval issued contrary to this Ordinance or based on a false statement or misrepresentation in the application.

F. Stop, by written order, work being done contrary to the building permit or to this Ordinance. Such written order, posted on the premises involved, shall not be removed except by order of the Senior Building Inspector. Removal without such order shall constitute a violation of this Ordinance.

G. Institute any appropriate action or proceedings to prevent unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance, or use; restrain, correct, or abate such violation, so as to prevent the occupancy or use of any building, structure, or land; or prevent any illegal act, conduct, business, or use in or about such premises.

H. Record and file all applications for permits with accompanying plans and documents.

Section 903. Duties of the Planning Commission.

1. The Planning Commission, in cooperation with the Planning Director and staff, shall study land use and development trends, collect data and analyze such information with regard to future development of the City of Auburn.

2. The Planning Commission shall study and report on all proposed amendments to the text of this Ordinance referred to it by the City Council. When reviewing any such proposed amendments, the Planning Commission shall, within 45 days of receipt of same from the Planning Director, submit its recommendations and findings to the City Council.

3. The Planning Commission shall study and report on all proposed amendments to the Official Zoning Map, the procedure for which is contained in Section 906 of this Article.
4. The Planning Commission shall review and approve, or approve with conditions, all site
   plans submitted to it by the Planning Director in accordance with Section 802.

5. The Planning Commission shall hear all applications for conditional use permits and shall
   make a report and recommendation to the City Council in accordance with Section 803.

6. The Planning Commission shall cause the posting of notice in the form of a sign on
   property that is subject to a public hearing for conditional use permit or rezoning.

7. The Planning Commission shall review the character, location, and extent of any street,
   square, park or other public way, ground or open space or public building or structure or
   major utility project whether publicly or privately owned, in accordance with Section 11-52-11 of the Code of Alabama of 1975, as amended.

8. The Planning Commission shall analyze the extent to which development has occurred in
   Auburn as compared to the projected growth and make recommendations for change to
   the future land use plan and the zoning map of the City of Auburn, as needed, to
   accommodate the expected 20 year growth of Auburn for residential, industrial,
   commercial, and other land uses.

9. The Planning Commission shall analyze the continued validity of any other regulations
   imposed by this Ordinance in terms of changing conditions.

Section 904. Board of Zoning Adjustment: Duties and Powers.

The Board of Zoning Adjustment heretofore established is continued, and shall be appointed as provided by
State law. No member of the Board shall vote upon any matter in which he or she, a spouse or a dependent
has a direct interest. No member of the Board shall vote upon any matter involving a business with which
he or she, a spouse or dependent has any interest or ownership. The Board shall have the following powers
and duties:

A. The Board of Zoning Adjustment shall adopt rules necessary to the conduct of its affairs
   and in keeping with the provisions of this Ordinance. Meetings shall be held at the call of
   the chairman, or any three (3) members, at such times and places as the Board may
determine. The chairman, or in his/her absence the acting chairman, may administer
oaths and compel the attendance of witnesses. All meetings shall be open to the public.

B. The Board of Zoning Adjustment shall keep minutes of its proceedings, showing the vote
   of each member upon each question, or if absent or failing to vote indicating such fact,
   and shall keep records of its examinations and other official actions, all of which shall be
   a public record and be immediately filed in the office of the Board.

C. The Board of Zoning Adjustment shall hear and decide appeals from a decision of the
   Planning Director made in the performance of his duties.

D. The Board of Zoning Adjustment shall hear and decide all petitions for variances, as
   provided for in Section 907.

E. The Board of Zoning Adjustment shall hear and decide appeals where it is alleged there
   is error in any order, requirement, decision or determination made by the Planning
   Director or the Senior Building Inspector in the enforcement of this Ordinance.

F. The Board of Zoning Adjustment may cause, at its discretion, the posting of notice in the
   form of a sign on the property that is subject to a public hearing on matters coming before
   it.
Section 905. Interpretations.

905.01. Purpose. The provisions of this section are intended to provide a simple and expeditious method for clarifying ambiguities in the text of this Ordinance, the zoning map which it incorporates, and the rules and regulations adopted pursuant to it. It is also intended to provide a simple procedure for overcoming rigidities and limitations of finite use lists.

905.02. Authority. The Planning Director may, subject to the procedures, standards, and limitations set forth in this Section, render interpretations of any provision of this Ordinance or any rule or regulation issued pursuant to it, including interpretations of the various uses in any district not expressly mentioned in this Ordinance.

905.03. Procedure.

A. Written Request for Non-Use Interpretation. Except as provided below, a request for interpretation of any provision of this Ordinance, the zoning map, or any rule or regulation adopted pursuant to this Ordinance shall be submitted in writing to the Planning Director. No fee shall be required in connection with any such request. Each such request shall set forth the specific provision or provisions to be interpreted, the facts of the specific situation giving rise to the request for an interpretation, and the precise interpretation claimed by the applicant to be correct. Before rendering any interpretation, the Planning Director shall receive such further facts and information as are in his judgment necessary to a meaningful interpretation of the provision in question.

B. Application for Use Interpretation. Applications for a use interpretation shall be submitted to the Planning Director and shall, in all instances, contain at least the following information and documentation:

1. The applicant’s names, address, and interest in the subject property.
2. The owner’s name and address, if different from the applicant’s, and the owner’s signed consent to the filing of the application.
3. The names and addresses of all professional consultants advising the applicant with respect to the interpretation.
4. The street address and legal description of the subject property.
5. The zoning classification and present use of the subject property.
6. A complete description of the proposed use.
7. The uses permitted by the present zoning classification, which are most similar to the proposed use.
8. Documents, statements, and other evidence demonstrating that the proposed use will comply with all use limitations established for the district in which it is proposed to be located.
9. Such other and further information or documentation as the Planning Director may deem necessary or appropriate to a full and proper consideration and disposition of the particular application.

C. Planning Director. Within 30 days following the receipt by the Planning Director of a completed request or application for interpretation, the Planning Director shall mail a written copy of the interpretation to the applicant. The Planning Director shall state the
specific precedent, reasons, and analysis on which such interpretation is based. The failure of the Planning Director to render an interpretation within such time, or such longer period of time as may be agreed to by the applicant, shall be deemed to be a rejection of the applicant’s proposed interpretation. The Planning Director shall keep a copy of each such interpretation on file and shall make a copy of each such file interpretation available for public inspection during normal business hours.

D. **Appeal.** Appeals on interpretations rendered by the Planning Director pursuant to this Section may be taken to the Board of Zoning Adjustment as provided in this Article.

**905.04. Conditions on Use Interpretations.** The following conditions shall govern the Planning Director, and the Board of Zoning Adjustment on appeals from the Planning Director, in issuing use interpretations:

A. No use interpretation shall allow the establishment of any use that was previously considered and rejected by the Board of Zoning Adjustment on an application for amendment.

B. No use interpretation shall permit a use in any district in which such use is not listed either as permitted or conditional in Table 4-1.

C. No use interpretation shall permit any use in any district unless evidence shall be presented which demonstrates that it will comply with each use limitation established for the particular district.

D. No use interpretation shall permit any use in a particular district unless such use is substantially similar to other uses permitted in such district and is more similar to such other uses than to uses permitted or conditionally permitted in a less restrictive district.

E. If the proposed use is more similar to a conditional use than a permitted use in the district in which it is proposed to be located, then any use interpretation permitting such use shall be conditioned on the issuance of a conditional use permit.

F. Any use permitted pursuant to this Section shall fully comply with all requirements and standards imposed by this Ordinance.

**905.05. Effect of Favorable Use Interpretation.** No use interpretation finding a particular use to be permitted or conditionally permitted in a specific district shall authorize the establishment of such use or the development, construction, reconstruction, alteration, or moving of any building or structure, but shall merely authorize the preparation, filing, and processing of applications for any permits and approvals which may be required by the codes and ordinances of the City of Auburn, or other governmental agencies having jurisdiction. These permits and approvals include, but are not limited to, zoning certificates, conditional use permits, building permits, and certificates of occupancy.

**905.06. Limitations on Favorable Use Interpretations.** No use interpretation finding a particular use to be permitted or conditionally permitted in a specified district shall supersede subsequent amendment to this Ordinance.

**Section 906. Amendments.**

This Ordinance may be amended from time to time as conditions warrant in the following manner. As used herein, the term “application” includes City Council resolution.

A. **Initiation Procedures.** A proposed change to the zoning district boundaries or of the regulations may be initiated by the City Council, the Auburn Planning Commission, or by
petition of one or more owners or authorized agents of such owners of property within the area proposed to be changed.

B. **Text Amendments.** The application for an amendment to the text of this Ordinance shall state in particular the article, section, subsection, and paragraph sought to be amended. The application shall contain the language of the proposed amendment and shall recite the reasons for such proposed change in the text.

C. **Map Amendments.**

1. Applications to rezone any property, or any application which seeks to change or modify the standards and requirements imposed on a particular piece of property by the text and maps of this Ordinance, including applications for variances and conditional use permits, may be instituted by the City of Auburn or all the owners of the property sought to be affected, or their assigns.

2. In the case where the applicant is not the owner of the subject property, said applicant shall secure a notarized authorization to act as applicant from the property owner, along with the regularly required copy of the deed for the property.

3. When a development proposal involves approval of a site plan or subdivision plat in addition to a zoning map amendment, no site plan or subdivision plat approval shall be granted prior to approval of the map amendment. If a development plan and the corresponding request for zoning change are to be addressed at the same public hearing, the Planning Commission shall render a decision on the zoning application before considering any related site plan or subdivision plat. Such decision shall be based on the requirements of this Ordinance and the full range of uses permitted in the requested district, and not on the specific development concept proposed by the applicant.

4. All properties annexed into the City of Auburn shall receive the Rural (R) District designation. If another zoning designation is desired, the owner or authorized representative shall make application for rezoning in accordance with these regulations.

D. **Public Hearing.** Upon application, the Planning Commission shall, after giving 15 days notice, conduct a public hearing on the proposed amendment. The Planning Commission shall consider and make recommendations on all proposed amendments, taking into account: (1) the testimony at the hearing; (2) a site inspection of the property in question; (3) the recommendations from interested official bodies; and (4) the standards provided below.

906.01. **Standards for Map Amendments.**

A. No rezoning of land from the Rural (R) District to the Comprehensive Development District (CDD) or Development District Housing (DDH), or from CDD or DDH to R shall be permitted except upon a specific and documented finding that:

1. A change in demand which significantly (by a factor of at least 25 percent) alters the development potential of the land has occurred such as: (a) a significant change in migration patterns, family size, or birth rate since the last amendment of the CDD or DDH or (b) a major change, such as the construction of a major road, the installation of a sewer line, or the provision of a formerly unavailable water supply, which significantly alters the suitability of an area for development.
2. An area designated as a CDD or DDH has been precluded from development by unanticipated, long term events such as the non-provision of a sewer plant or interceptor or a sewer ban, and that said area constitutes a significant part of the total amount of the planned CDD or DDH.

B. No rezoning of land to the Urban Core (UC) District shall be permitted except upon a specific and documented finding that:

1. Marketing studies demonstrate a demand for the facilities of an Urban Core District that cannot be provided by the district planned and mapped as urban core on the official zoning map and,

2. Impact studies of the existing Urban Core District and development in other districts, within a one (1) mile radius of the site proposed for rezoning, demonstrate that the proposed rezoning will not have adverse impacts on their economic viability and,

3. Traffic studies demonstrate that the proposed urban core development will not have adverse impacts on the level of service of arterial roads, whether in incorporated or unincorporated areas, within a two (2) mile radius of the site proposed for rezoning.

C. No rezoning of land to the Urban Neighborhood (UN-E, UN-W, and UN-S) Districts shall be permitted except on a specific and documented finding that:

1. Marketing studies demonstrate a demand for the facilities and uses of the Urban Neighborhood (UN-E, UN-W, and UN-S) Districts that cannot be provided by the districts planned and mapped as Urban Neighborhood on the official zoning map, and;

2. Improvements to streets and pedestrian ways, either existing or planned, can be undertaken in a manner that does not adversely impact the existing planned system of access and separation of vehicular and foot traffic, and;

3. Traffic studies demonstrate that the proposed Urban Neighborhood development will not adversely impact the level of service of arterial roads, whether in incorporated or unincorporated areas, within a two (2) mile radius of the site of the proposed rezoning.

D. No rezoning of land to the Industrial (I) District shall be permitted except on a specific and documented finding that:

1. There is an inadequate supply of land zoned for these uses or the proposed use cannot be accommodated by those sites due to lack of transportation, water, or sewer, or that the market area to be served by the proposed use cannot be efficiently served by the geographical location of the existing Industrial District.

2. Roads, floodplains, or other existing or planned features will insure sufficient buffering to protect surrounding land and uses from the negative impacts of the proposed industrial use.

E. If all owners in an existing subdivision or proposed subdivision located in any R, CDD, DDH or RDD district petition the City Council for a Neighborhood Conservation District designation, it may be granted.
F. There shall be no rezoning of land from Rural to any other district until such time as adequate public utilities are available.

906.02. Recommendation of the Planning Commission.

A. The Planning Commission shall make a recommendation to the City Council. Within 60 days of the Planning Commission rendering its recommendation to the City Council, the City Council shall take action on the application, otherwise the application shall fail. The City Council may elect to grant an extension for good cause. No amendment shall be passed except by a majority vote of the members of the City Council present.

B. The Planning Commission shall not recommend the adoption of a proposed amendment unless it finds that the adoption of such an amendment is in the public interest and not solely for the interest of the applicant.

C. For each disapproved map amendment, the Planning Commission shall make findings on each of the following matters based on the evidence presented to it:

   1. The suitability of the property in question for the uses permitted under the proposed zoning.
   2. The adequacy of public facilities, such as sewer and water, and other required public services.

Section 907. Variances.

907.01. Purpose. The purpose of this Section is to empower the Board of Zoning Adjustment to vary or adapt the strict application of any of the requirements of this Ordinance. It is expected that the granting of variances will be rare; however, a variance may be appropriate where, by reason of exceptional narrowness, shallowness, or shape or by reason of other exceptional topographic conditions or other extraordinary and exceptional situations or conditions on a piece of property, the strict application of any regulation enacted under this Ordinance would result in peculiar, exceptional, and undue hardship on the owner of such property.

Those developments requiring a variance from any regulation of this Ordinance in conjunction with site plan review shall have the appropriate request acted upon by the Board of Zoning Adjustment. This shall include existing development sites, proposed for expansion or reconfiguration, which are nonconforming to any requirement of this Ordinance. The site plan may be reviewed concurrently with review and action on the variance request, but the site plan shall not be approved until the variance has been approved.

907.02. Application. Any property owner may apply to the Board of Zoning Adjustment for a variance using forms to be obtained from the Planning Department at least 15 days prior to the next regularly scheduled meeting of the Board.

907.03. Standards for Variances. The Board of Zoning Adjustment shall grant no variance in the strict application of the provision of this Ordinance unless it finds that the following requirements and standards are satisfied. In general, the power to authorize a variance from the terms of this Ordinance shall be sparingly exercised. It is the intent of this Ordinance that the variance be used only to overcome some exceptional physical condition of a parcel of land which poses practical difficulty to its development and prevents its owner from using the property as intended by the Zoning Ordinance. Any variance granted shall be the minimum adjustment necessary for the reasonable use of the land.

The applicant must prove that the variance will not be contrary to the public interest and that practical difficulty and unnecessary hardship will result if it is not granted. In particular, the applicant shall establish and substantiate that the appeal for the variance conforms to all of the requirements and standards listed below:
A. The granting of the variance shall be in harmony with the general purpose and intent of the regulations imposed by this Ordinance on the district in which it is located and shall not be injurious to the neighborhood or otherwise detrimental to the public welfare.

B. The granting of the variance will not permit the establishment of any use, which is not permitted in the district.

C. There must be proof of unique circumstances: there must exist special circumstances or conditions fully described in the findings, applicable to the land or buildings for which the variance is sought, which circumstances or conditions are peculiar to such land or buildings and do not apply generally to land or buildings in the district, and which circumstances or conditions are such that the strict application of the provisions of this Ordinance would deprive the applicant of the reasonable use of such land or building.

D. There must be proof of unnecessary hardship. It is not sufficient proof of hardship to show that greater profit would result if the variance were granted. Furthermore, the hardship complained of cannot be self-created; nor can it be established on this basis by one who purchases with or without knowledge of the restrictions; it must result from the application of this Ordinance; it must be suffered directly by the property in question; and evidence of other variances granted under similar circumstances shall not be considered.

E. That the granting of the variance is necessary for the reasonable use of the land or building and that the variance as granted by the Board of Zoning Adjustment is the minimum variance that will accomplish this purpose.

F. That the proposed variance will not impair an adequate supply of light and air to adjacent property, substantially increase the congestion in the public streets, increase the danger of fire, endanger the public safety, or substantially diminish or impair property values within the adjacent neighborhood.

G. That the granting of the variance requested will not confer on the applicant any special privilege that is denied by this Ordinance to other lands, structures, or buildings in the same district.

The Board may prescribe any safeguard that it deems necessary to secure substantially the objectives of the regulations or provisions to which the variance applies.

907.04. Standards for Variances Applicable to the Airport. Any person desiring to erect or increase the height of any structure, permit the growth of any tree or use property not in accordance with the regulations of this Section may apply to the Auburn Board of Zoning Adjustment for a variance from such regulations. Applications for variances shall follow the same procedure for other variances. The application for a variance shall be accompanied by a determination from the Federal Aviation Administration (FAA) and the Airport as to the effect of the requested variance on the operation of air navigation facilities and the safe, efficient use of navigable airspace.

A. Criteria for granting an airport obstruction variance. Where the FAA has reviewed the proposed development and determined its construction would exceed an obstruction standard of 14 CFR Part 77, the board of adjustment may grant an airport obstruction variance for a proposed development. Such a variance may be granted if the board determines that:

1. The literal application or enforcement of the regulations would result in practical difficulty or unnecessary hardship and where the relief granted would not be contrary to the public interest (i.e. the development can be accommodated in navigable airspace without adverse impact to surrounding environs)
2. Granting the variance will not create a hazard to air navigation.

3. Granting the variance will do substantial justice.

4. The variance will be in accordance with the spirit of these regulations.

All variances shall be subject to conditions and terms as recommended by the FAA.

B. The following requirements must also be met for an airport obstruction variance to be approved:

1. A condition must be attached to the variance approval to require that the approved structure(s) is marked and lighted to indicate to aircraft pilots the presence of an obstruction in accordance with the standards of FAA Advisory Circular Number 70/7460-1K, as it may be amended. Where such marking or lighting is required, such requirement shall be satisfied prior to the issuance of a Certificate of Occupancy (C.O.) for the affected structure.

2. The FAA must determine the aeronautical evaluations submitted are valid.

3. Consideration shall be given to:
   a. The nature of the terrain and height (height per § 512.02) of existing structures.
   b. Public and private interests and investments.
   c. The character of flying operations and planned development of airports.
   d. FAA designated federal airways.
   e. Whether construction of the proposed structure would cause an increase in the minimum descent altitude or the decision height at the affected airport.
   f. Technological advances.
   g. The safety of persons on the ground and in the air.
   h. Land use density.
   i. The safe and efficient use of navigable airspace.
   j. The cumulative effects on navigable airspace of all existing structures or proposed structures identified in the City of Auburn.
   k. FAA determinations and results of aeronautical studies conducted by or for the FAA.
   l. Comments and recommendations from the Airport.
   m. Other testimony and findings of aviation operations and safety experts.

Obstruction Marking and Lighting. Any permit or variance granted may, if such action is deemed advisable to effectuate the purpose of these regulations and be reasonable in the circumstances, be so conditioned as to require the owner of the structure or tree in question to permit at the owners expense, to install, operate and maintain hereon such markers and lights as may be necessary to indicate to pilots the presence of an airport hazard.
907.05 Public Hearing. Upon application, the Board of Zoning Adjustment shall schedule a public hearing on the proposed variance to be held ten (10) days after a public notice has been published in the local newspaper, after signs announcing the public hearing have been erected on the property in question, and after the adjacent property owners most affected by the variance request have been notified by certified mail. The Board of Zoning Adjustment shall consider and decide all proposed variances taking into account the standards enumerated above. After the close of a public hearing and within ten (10) days the Board of Zoning Adjustment shall render a written decision, setting forth the reasons for such decision, which shall be accompanied by finding of fact(s) specifying the reason(s) for such decision. All such decisions are final and binding on all parties.

Section 908. Appeals.

Appeals to the Board of Zoning Adjustment may be taken by any person aggrieved or affected by any provision of this Ordinance or by any decision, or any order to stop, cease, and desist, issued by the Planning Director in enforcing the provisions of this Ordinance.

908.01. General Rules and Procedures for Appeals.

A. Any appeals from the ruling of the Planning Director concerning the enforcement and interpretation of any provision of this Ordinance shall be filed with the Planning Director within 15 days after the date of the Planning Director’s decision thereon.

B. All appeals and applications made to the Board shall be in writing on forms prescribed by the Board and accompanied by fees prescribed by resolution of the City Council.

C. All appeals and applications shall refer to the specific provisions of this Ordinance involved.

D. The Board shall select a reasonable time and place for hearing the appeal and give due notice thereof to the parties and shall render a written decision on the appeal without unreasonable delay. The Board may affirm, reserve, wholly or in part, or modify the order, requirement, decision, or determination, as in its opinion it determines ought to be done, and to that end shall have all the powers of the officer from whom the appeal is taken. The Planning Department shall maintain complete records of all appeal actions of the Board.

E. Within ten (10) days after the close of a public hearing the Board shall render a written decision giving the reason(s) for its decision.

F. In rendering a decision with respect to an appeal from any order, decision, or determination the Board shall strictly interpret the language of the Ordinance and shall find that the Planning Director was correct in his decision or in error. However, the Board shall not render any decision which shall modify an order, decision, or determination which confers rights or privileges on the appellant that are not otherwise permissible under the strict interpretation of this language of this Ordinance.

G. Such decision shall be submitted to the appellant and the Planning Director.

908.02. All decisions rendered by the Board shall be final and binding on all parties. No request for a variance or appeal of an administrative decision shall be reheard, and no further application shall be accepted, once a decision has been given, except under one or more of the following conditions:

A. New evidence or information pertinent to the request has been discovered which was not available to the applicant at the time of the original hearing.
B. The decision resulted from an error in procedures required by the Ordinance or State law made by the Board, the Planning Director, or any other City official.

C. The decision resulted from an error in substantive law under the provisions of this Ordinance or the Code of Alabama.

Where no error is alleged and no new evidence is available a new or more effective presentation by the applicant shall not constitute grounds for rehearing a decision of the Board of Zoning Adjustment. Any applicant wishing a rehearing shall appear before the Board to present one or more of the qualifying conditions listed in this Section.

If the Board finds that one or more of these conditions exists, the applicant shall be permitted to submit a new application, together with the required fees. The new application shall be heard at a subsequent meeting, and shall be subject to all regular advertising and procedural requirements. Allowing a new application does not obligate the Board to grant the request.

Any person aggrieved by any decision of the Board may within 15 days after such decision appeal to the Circuit Court having jurisdiction.

Section 909. Penalties.

Any person violating any provision of this Ordinance, upon conviction, shall be punished by a fine of not more than $500, and by imprisonment in the City jail for not more than six months, or by both such fine and imprisonment and also costs of court for each offense. Each day such violation continues shall constitute a separate offense.

909.01. Any person who fails to obtain a Zoning Certificate or other permit prior to beginning construction or erecting any structure or sign shall be subject to doubling of all applicable fees.