



## CITY OF NORTH SALT LAKE COMMUNITY & ECONOMIC DEVELOPMENT

10 East Center Street, North Salt Lake, Utah 84054  
(801) 335-8700  
(801) 335-8719 Fax

### NORTH SALT LAKE PLANNING COMMISSION NOTICE & AGENDA March 11, 2025 6:30 p.m. Revised March 10, 2025

Notice is given that the City of North Salt Lake Planning Commission will hold a regular meeting on the above noted date and time in the City Council Chambers located at 10 East Center Street.

- 1) Welcome and Introduction
- 2) Public comments
- 3) Public Hearing: Consideration of a plat amendment to combine lot 1511 of Eaglepointe Estates Phase 15 Subdivision with parcel number 01-120-0093 and to vacate an 8 foot wide public utility easement. Property(s) located at 1030 South Parkway Drive, Raul and Kami Weston, applicant (Administrative)
- 4) ~~Consideration of preliminary plat for Silver Sky Lofts PUD Amended at 215 East Odell Lane, Ben Olsen, Foresight Development, applicant (Administrative)~~
- 5) Consideration of an amendment modifying Title 10, Chapter 11 Land Use Table; Chapter 1, General and Supplementary Provision; Chapter 19, Specific Use Standards; and Chapter 4, Signs (Legislative)
- 6) Report on City Council actions on items recommended by Planning Commission
- 7) Approval of minutes:
  - a. 02/25/2025

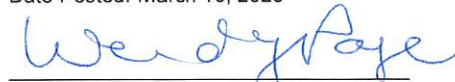
*This meeting will be broadcasted live through the City's YouTube channel: <https://www.youtube.com/@nslutah4909streams>.*

*Planning Commission meetings are open to the public. If you need special accommodation to participate in the meeting, please call (801) 335-8709 with at least 24 hours' notice. Meetings of the Planning Commission may be conducted via electronic means pursuant to Utah Code Ann. §52-4-207 as amended. In such circumstances, contact will be established and maintained via electronic means and the meetings will be conducted in accordance with the City's Electronic Meetings Policy.*

Notice of Posting:

I, the duly appointed City Recorder for the City of North Salt Lake, certify that copies of the agenda for the Planning Commission meeting to be held March 11, 2025 were posted on the Utah Public Notice Website: <https://www.utah.gov/pmn/>, City's Website: <https://www.nsldcity.org>, and at City Hall: 10 E. Center St. North Salt Lake.

Date Posted: March 10, 2025

  
Wendy Page, City Recorder





## CITY OF NORTH SALT LAKE COMMUNITY & ECONOMIC DEVELOPMENT

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10 East Center Street, North Salt Lake, Utah 84054  
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### MEMORANDUM

**TO:** Planning Commission

**FROM:** Mackenzie Johnson, Planner

**DATE:** March 11, 2025

**SUBJECT:** Plat amendment to combine lot 1511 of Eaglepointe Estates Phase 15 Subdivision with parcel number 01-120-0093 and to vacate the rear public utility easement at 1030 South Parkway Drive

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#### **RECOMMENDATION**

The Development Review Committee (DRC) recommends approval of the plat amendment to combine lot 1511 of Eaglepointe Estates Phase 15 Subdivision with parcel number 01-120-0093 and to vacate the rear public utility easement at 1030 South Parkway Drive with the following condition:

1. Completion of engineering redlines.

#### **REVIEW**

During 2020, the property owners of lot 1511, Eaglepointe Estates Phase 15 Subdivision purchased 0.0846 acres of land from the City adjacent to Tunnel Springs Park. They have applied for a plat amendment to combine the lot with the 0.0846 parcel known as 01-120-0093 and to vacate the 8 foot wide public utility easement along the existing rear lot line. The purpose of this amendment is to allow the property owners to construct a detached garage in their rear yard.

The City Engineer determined that the subject public utility easement is not likely to be needed in the future and has recommended approval of the vacation. Notice of the requested amendment was provided to utility companies servicing the area on February 20, 2025. The city received letters granting the release of the public utility easement from Comcast, Rocky Mountain Power, and South Davis Sewer to date.

#### **POSSIBLE MOTION**

I move that the Planning Commission recommend to the City Council approval of the plat amendment to combine lot 1511 of Eaglepointe Estates Phase 15 Subdivision with parcel number 01-120-0093 and to vacate the rear public utility easement at 1030 South Parkway Drive with the following condition:

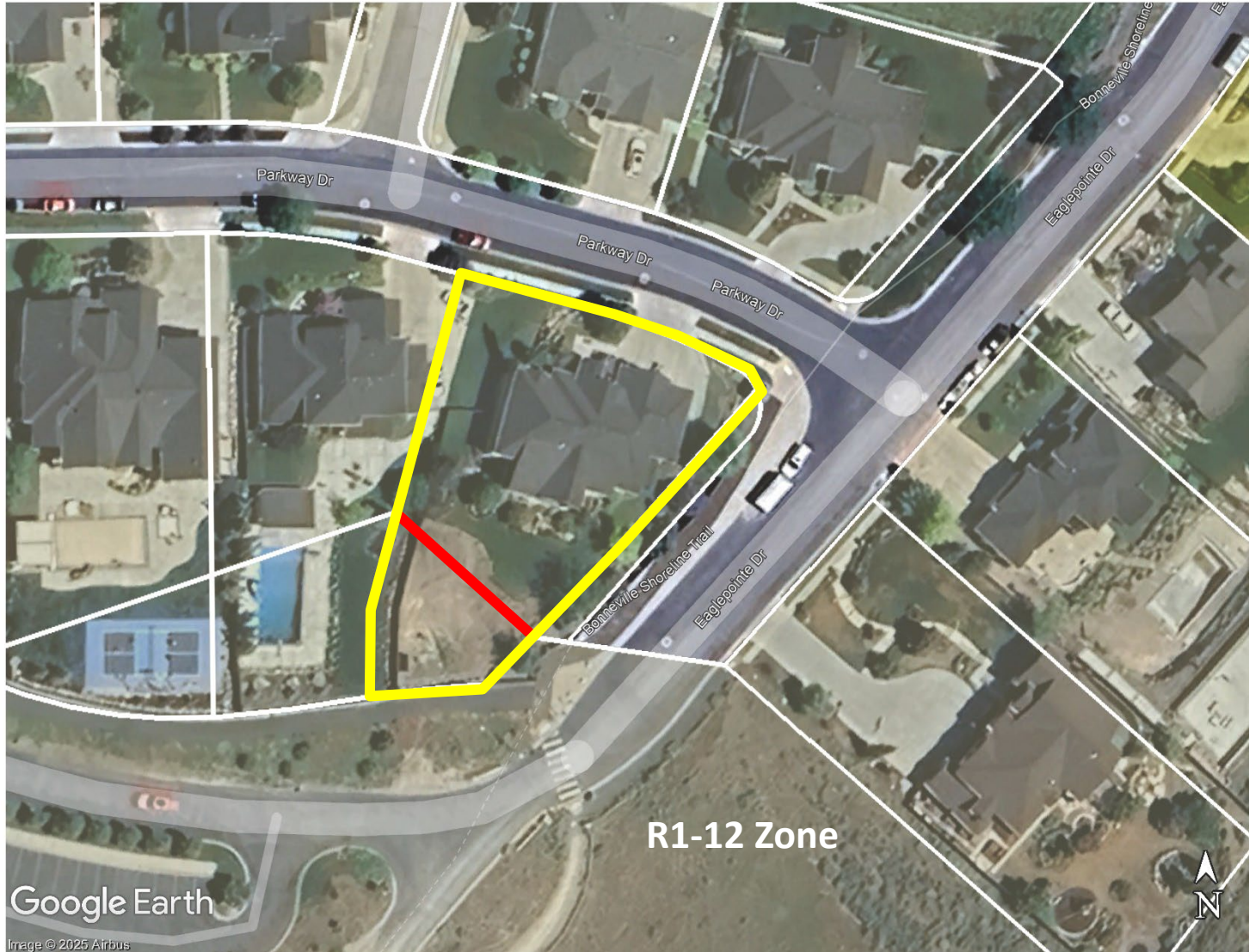
1. Completion of engineering redlines.

#### **Attachments:**

- 1) Aerial/Zoning Map
- 2) Amended Plat



Plat Amendment  
Lot 1511, Eaglepointe Estates Ph. 15  
1030 South Parkway Drive  
Aerial/Zoning







## CITY OF NORTH SALT LAKE COMMUNITY & ECONOMIC DEVELOPMENT

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### MEMORANDUM

**TO:** Planning Commission

**FROM:** Sherrie Pace, Community Development Director

**DATE:** March 11, 2025

**SUBJECT:** Proposed Code Amendments to Commercial Land Use Table, Specific Use Standards, and Signs

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#### **RECOMMENDATION**

The Development Review Committee (DRC) recommends approval of the proposed code amendments with the following findings:

1. The proposed amendment is in accord with the comprehensive general plan, goals and policies of the City.
2. Changed or changing conditions make the proposed amendment reasonably necessary to carry out the "purposes" stated in this title.

#### **BACKGROUND**

The Planning Commission has been tasked with updating the Commercial Land Use Table in Chapter 11, creating the standards for permitted and conditional uses (draft Chapter 19) and updating the Sign Chapter 4.

The Planning Commission Public Hearing of January 28, 2025 was tabled and readvertised for February 25, 2025. Due to scheduling conflicts, action on the recommended amendments will be placed on the March 18, 2025 agenda. Thus staff is recommending that the Planning Commission accept public comment on February 28, direct staff on any final changes, and make a formal recommendation to the City Council on March 11.

The attached draft have been updated from the previous work session to reflect changes directed by the Planning Commission, as well as changes directed by the Development Review Staff. The areas highlighted in blue are those changes from the previous versions reviewed requested by Planning Commission. Areas highlighted in green are changes requested by the Development Review Committee or staff. Areas highlighted in yellow are for final verification of referenced sections of code. Section titles highlighted in pink are sections of code moved from other locations with no changes or with changes which are redlined.

Staff also researched noise ordinances and will have a presentation regarding the proposed changes highlighted in the current draft.

## **REVIEW**

The following items are recommended for discussion and direction to staff:

### **Chapter 10: Land Use Table**

1. Amusement Centers-Do we want to allow in CS with size restriction?
2. General Office-Do we want to allow in CS with size restriction?

### **Chapter 19: Specific Use Standards**

1. Line 220: Community and Urban Gardens: should there be a minimum lot size for community gardens in residential zones?
2. Line 677, Food Service Contractors: should we limit these to 3,000 sq. ft.?
3. Line 710, Food trucks with drive up window, allow or not allow?

### **Chapter 4: Signs**

1. Line 217-Prohibited Signs-is there any other sign type that we want to prohibit
2. Line 542-Free Speech Zone

## **POSSIBLE MOTION**

I move that the Planning Commission recommend to the City Council approval of the proposed code amendments with the following findings:

1. The proposed amendment is in accord with the comprehensive general plan, goals and policies of the City.
2. Changed or changing conditions make the proposed amendment reasonably necessary to carry out the "purposes" stated in this title.

### **Attachments**

- 1) Chapter 11 Draft
- 2) Chapter 19 Draft
- 3) Chapter 4 Draft

## **10-11-2: CODES AND SYMBOLS:**

In section [10-11-3](#) of this chapter, uses of land or buildings which are allowed in various districts are shown as permitted uses, indicated by a "P" in the appropriate column, or as conditional uses, indicated by a "C" in the appropriate column. If a use is not allowed in a given district, it is either not named in the use list or it is indicated in the appropriate column by an "N". ~~If a use needs a City staff determination to specify whether the specific use should be designated as "P", "C", or "N", then it is indicated in the appropriate column by an "S". The City staff determination will be decided by the Community and Economic Development Director or designee. The City staff member must make written findings to justify the use categorization. If the applicant or a member of the Governing Body finds that the use has been categorized incorrectly, they may appeal the decision to the Planning Commission within ten (10) days of the staff determination. If a regulation applies in a given district, it is indicated in the appropriate column by a numeral to show the linear or square feet required, or by the letter "A". If the regulation does not apply, it is indicated in the appropriate column by an "N".~~ (Ord. 2015-18, 11-17-2015)

## **10-11-3: USE REGULATIONS:**

No building, structure or land shall be used and no building or structure shall be hereafter erected, structurally altered, enlarged or maintained in the Commercial and Industrial Districts except as provided in this title. Accessory uses and buildings customarily incidental to uses authorized by conditional use permit in any district are also authorized by issuance of a conditional use permit in any such district. "Temporary uses", as defined in section [10-1-47](#) of this title, are authorized in any district upon issuance of a conditional use permit for the same.

Use Regulations	Zone C-S	Zone C-G	Zone M-D	Zone M-G	Specific Use Standards	
<b>ACCESSORY USES (1)</b>						
Caretaker residence	P	P	P	P	10-19-3(A)	1-1
Outdoor display of retail merchandise	P	P	P	N	10-19-3(D) <a href="#">10-1-33</a>	1-2
Outdoor storage	C	C	P	P	10-19-3(E) <a href="#">10-1-33</a>	1-3
Temporary portable storage containers	N	P	P	P		
Prohibited uses: • Outdoor storage, as primary use	N	N	N	N		
<b>AGRICULTURE (2)</b>						
Community/urban gardens	P	P	P	N	<a href="#">10-19-4(A)</a>	2-1
Prohibited uses: • Commercial crop production • Livestock	N	N	N	N		
<b>AUTOMOTIVE (3)</b>						
Dealer, • Passenger vehicle • Recreational vehicle, motorcycle, and boat	<a href="#">CN</a>	P	P	N	<a href="#">10-19-5(A)</a>	3-1
Dealer, commercial vehicles	<a href="#">SN</a>	<a href="#">N</a>	P	N	<a href="#">10-19-5(A)</a> <a href="#">10-19-5(B)</a>	3-2
Leasing and rental, passenger vehicles	<a href="#">PN</a>	P	P	<a href="#">CN</a>	<a href="#">10-19-5(A)</a>	3-3
Leasing and rental, commercial vehicles, utility trailer, and RV (recreational vehicle)	N	<a href="#">CP</a>	P	P	<a href="#">10-19-5(A)</a> <a href="#">10-19-5(B)</a>	3-4
Maintenance, car washes ( <u>Primary &amp;</u> accessory use to gas stations)	N	P	<a href="#">CP</a>	<a href="#">CP</a>	<a href="#">10-19-5(C)</a>	3-5
Maintenance, detail, trim, and accessory installation	P	P	P	P	<a href="#">10-19-5(D)</a>	3-6
Maintenance, oil change and lubrication shops	N	P	P	P	<a href="#">10-19-5(D)</a>	3-7
Maintenance, all other automotive and commercial vehicle	N	<a href="#">SN</a>	<a href="#">SP</a>	<a href="#">SP</a>	<a href="#">10-19-5(D)</a>	3-8
Repair, automotive body, paint and interior repair	N	N	<a href="#">P</a>	<a href="#">P</a>	<a href="#">10-19-5(D) &amp; (E)</a>	3-9
Repair, general automotive and commercial vehicle	N	<a href="#">N</a>	P	P	<a href="#">10-19-5(D) &amp; (E)</a>	3-10

Use Regulations	Zone					
<u>Repossession services</u>	C-S	C-G	M-D	M-G	<u>Specific Use Standards</u>	
Retail sales, automotive parts and accessories <u>No outdoor storage</u>	N	N	P	P	<u>10-19-3(E)</u> <u>10-19-5(F)</u>	3-10
Retail sales, tire and wheel installation	N	P	P	N	<u>10-19-5(G)</u>	3-11
Storage, motor vehicle towing and impound lots	N	N	P	P	<u>10-19-5(I)</u>	3-13
Wholesale, automotive parts and supplies (new)	N	N	P	P	<u>10-19-5(J)</u>	3-14
Wholesale, motor vehicles	N	N	P	P	<u>10-19-5(K)</u>	3-15
Wholesale, tire and tube	N	N	GP	P	<u>10-19-5(L)</u>	3-16
Prohibited uses: • Salvage yards • Pick-n-pull lots	N	N	N	N		3-17
<b>BANKING (4)</b>						
Banks, credit unions, mortgage brokers, financial managers	P	P	P	N	<u>10-19-3(B)</u> <u>10-19-6(A)</u>	4-1
Pawnshop	N	GN	NP	N	<u>3-7-1 to 3-7-23</u> <u>10-19-6(B)</u>	4-3
Prohibited uses: • Credit intermediation • Check cashing • Check loan, • Title Loan • Other quick loan activities	PN	PN	PN	N		
<b>BUILDING, CONTRACTING, &amp; SUPPLIERS (5)</b>						
Construction and contractor services, office only (general, landscaping, mechanical, electrical)	N	P	P	P		5-1
Construction and contractor services, on-site material storage On-site manufacturing or assembly (cabinets, countertops, other carpentry)	N	PN	P	NP	<u>10-19-7</u> <u>10-19-3(E)</u>	5-2
Dealers, building materials	N	N	P	N	<u>10-19-7</u>	5-3
Dealer, manufactured (mobile) home, modular buildings, tiny homes	N	N	P	P	<u>10-19-7</u> <u>10-19-3(D)&amp;(E)</u>	5-4

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
Leasing and rental, construction, mining, forestry machinery and equipment	N	N	GP	GP	<u>10-19-7</u> <u>10-19-3(D)&amp;(E)</u>	5-5
Retail, construction materials (home improvement, hardware, landscaping)	P	P	P	N	<u>10-19-7</u> <u>10-19-3(D)&amp;(E)</u>	5-7
Wholesale, construction, mining machinery and equipment (except petroleum)	N	N	GP	P	<u>10-19-7</u> <u>10-19-3(E)&amp;(E)</u>	5-8
Wholesale, construction materials	N	N	P	P	<u>10-19-7</u> <u>10-19-3(D)&amp;(E)</u>	5-9
<b>EDUCATION, SCHOOLS, &amp; TRAINING (6)</b>						
Education, elementary and secondary schools <i>(suggestion to create civic zone)</i>	PN	P	N	N		6-1
Education, colleges, universities, professional schools, training, technical and trade schools	PN	P	P	N		6-2
Educational support services (tutoring)	P	P	P	N		6-3
Group instruction, martial arts, <u>preschools</u> , sports, dance and recreation	P	P	P	N	10-19-8(A)	6-4
Micro-Education Schools	P	P	P	P	10-19-8(B)	
Passenger vehicle driving schools	CN	GP	P	N		6-5
Professional CDL driving schools	SN	SN	SP	N	10-19-8(C)	6-6
<b>ENTERTAINMENT (7)</b>						
Amusement centers and arcades (ax throwing, bowling, go carts, mini golf, skating)	CN	GP	GP	N	10-19-9(A)	7-1
Athletic club, fitness and recreational sports (tennis, pickleball, volleyball, swimming,)	GP	P	P	N	10-19-9(B)	7-3
Botanical gardens and nature parks, and other similar institutions	SP	P	P	P		7-4
Museums	P	P	GP	CN		7-5
Production and distribution, motion picture, video, television, music, including recording	CN	CN	P	P	10-19-9(C)	7-6

Use Regulations	Zone C-S	Zone C-G	Zone M-D	Zone M-G	Specific Use Standards	
Promoters, performing arts, sports or similar events with facilities	P	P	P	N	10-19-9(D)	7-7
Publishers, general, software, television, and movies <i>(does not include printing)</i>	P	P	P	PN		7-8
Studios, independent artists, writers, and performers	P	P	P	N	10-19-9(E)	7-9
Theater and live entertainment venues, performing arts companies, sports teams,	GP	P	GP	N	10-19-9(F)	7-10
Theater, movie	P	P	P	N	10-19-9(F)	7-11
Prohibited: <ul style="list-style-type: none"> <li>Amusement and theme parks</li> <li>Golf courses <u>&amp; country clubs</u></li> <li>Racetracks</li> <li>Theater, drive-in movie</li> <li>Zoos</li> </ul>						
<b>GENERAL OFFICE (8)</b>						
Call centers, information services, and data processing services	N	P	P	N	10-19-10(A)	8-1
Employment placement agencies	PN	P	P	N	10-19-10(B)	8-2
General Office	PN	P	P	N		8-3
Leasing and rental, Office machinery and equipment	PN	P	P	N	10-19-10(C)	8-4
Other business service centers (including copy shops)	P	P	P	N		8-5
Professional, scientific, and technical laboratories and services	CN	P	P	N		8-6
<b>HEALTHCARE (9)</b>						
Ambulance services	PN	P	P	N		9-1
Blood and plasma donation centers	N	GP	P	N		9-2
Diagnostic imaging centers and medical laboratories	PN	P	P	N		9-3
Home healthcare services	PN	P	P	N		9-4

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
Kidney dialysis centers	<u>PN</u>	P	P	N		9-8
Medical clinic, general, surgical, or emergency	<u>PN</u>	P	P	N		9-9
Medical Spas (estheticians, intravenous fluids, laser treatments, skin care, weight loss, etc.)	P	P	P	<u>N</u>		9-10
Offices of <u>dentists</u> , physicians, <u>and</u> therapists ( <u>mental health, occupational, physical, speech</u> )	P	P	P	N		9-11
Optical goods stores	P	P	P	N		9-12
Outpatient mental health and substance abuse centers	N	C	C	N	10-19-11(A)	9-13
Residential care facilities, nursing care and assisted living	<u>GN</u>	<u>GP</u>	N	N	10-19-11(B)	9-14
Prohibited:						
<ul style="list-style-type: none"> <li><u>Hospital, general medical and surgical</u></li> <li><u>Hospital, psychiatric and substance abuse hospitals</u></li> <li><u>Hospital, specialty (except psychiatric and substance abuse) hospitals</u></li> <li><u>Residential care facilities, mental health, substance abuse facilities</u> <i>Additional research needed</i> <i>Fair housing</i></li> </ul>	N <u>N</u>	<u>GN</u>	<u>GN</u>	N		

#### HOSPITALITY (10)

Bar establishment	P	P	P	<u>N</u>	10-19-12(A)	10-1
Banquet and reception centers	<u>N</u>	P	P	<u>N</u>	10-19-12(A)	10-2
Food service contractors, caterers, <u>mobile food business, food truck park</u> , and commissaries	<u>GN</u>	P	P	N	10-19-12(C)	10-3
<u>Mobile food business and food truck park</u>	P	P	P	<u>N</u>	<u>10-19-12(C)</u>	
Lodging, hotels, motels, bed and breakfast inns	<u>GN</u>	P	P	N	10-19-12(D)	10-4
Lodging, recreational vehicle parks and campgrounds	N	<u>GP</u>	<u>GN</u>	N	10-19-12(E)	10-5
Restaurants, <ul style="list-style-type: none"> <li>Coffee shops, and cafeterias</li> <li>Bar</li> <li><u>Brewery</u></li> </ul>	P	P	P	N	10-19-12(A) 10-19-12(F)	10-6

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
• <u>Drive-thru</u>						
Taverns (beer only)	NP	NP	NP	CN	10-19-12(A)	10-7
Sexually oriented businesses	N	N	N	C	3-8	10-8
Prohibited:						
•						
<b>MANUFACTURING &amp; ASSEMBLY (11)</b>						
<u>Assembly, heavy</u> : Operations which use welders, rivets, specialized equipment, large scale products	N	N	P	P	10-19-13(A)	11-1
<u>Assembly, light and sub-assembly</u> : Operations which use light machinery and equipment, smaller scale, fastening, adhesive bonding, heat staking, ultrasonic welding, component assembly with no dangerous or hazardous materials.	N	P	P	P	10-19-13(A)	11-2
<u>Manufacturing, heavy</u> : Operations which manufacture or compounding processes of raw materials, utilize large volumes of highly flammable, toxic matter or explosive materials needed for the manufacturing process not for individual consumers, such as: • Asphalt and concrete service and batching plants • Brick or stone manufacturing • Chemical • Food (human) • Furniture, mattresses, window blinds, cabinets, and fixtures • Leather • Machinery • Paper • Petroleum and coal products • Plastics and rubber products • Repair, commercial and industrial machinery and equipment • Transportation equipment • Wood (lumber, plywood, veneers, flooring, trusses)	N	N	C	C	10-19-13(A) 10-19-13(B) 10-19-13(C) 10-19-13(D) 10-19-13(E)	11-3
<u>Manufacturing, light</u> : Operations which manufacture small products, mainly for individual consumers, such as:	N	N	P	P	10-19-13(A)	11-4

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
<ul style="list-style-type: none"> <li>Apparel</li> <li>Computer and electronic product</li> <li>Electrical equipment, appliance and component</li> <li>Printing and publishing</li> <li>Textile and textile products</li> </ul>						
Prohibited: <ul style="list-style-type: none"> <li>Animal slaughtering, rendering (pet food/livestock feed)</li> <li>Primary metal manufacturing</li> </ul>						
<b>MINING &amp; SUPPORT ACTIVITIES (12)</b>						
Mineral Extraction (see <a href="#">SR zone</a> , Chapter 17)	N	N	N	N	10-19-14(A)	12-1
Mineral Extraction Support Activities	N	N	P	P	10-19-14(B)	12-2
Oil & Gas Extraction & Refining Support Activities	N	N	C	C	10-19-14(B)	12-3
Prohibited Mining Activities: <ul style="list-style-type: none"> <li>crude petroleum extraction</li> <li>natural gas extraction</li> <li>mineral extraction</li> </ul>	N	N	N	N		
<b>PERSONAL SERVICES (13)</b>						
Animal care, <ul style="list-style-type: none"> <li>boarding, day care and kennels</li> <li>pet services</li> <li>veterinary services</li> </ul>	<u>GP</u>	<u>GP</u>	P	N	10-19-15(A)	13-1
Appliance, electronic, and small engine repair and maintenance	<u>PN</u>	P	<u>GP</u>	N	10-19-15(B)	13-2
Couriers, messengers and local delivery	<u>GP</u>	<u>GP</u>	P	P		13-4
Exterminating and pest control services	N	N	P	N	10-19-15(C)	13-5
Funeral homes & mortuaries	<u>PN</u>	P	<u>GP</u>	N	10-19-15(D)	13-6
Janitorial services	<u>CN</u>	<u>GP</u>	P	N	10-19-15(E)	13-7
Laundry, coin operated and drop off services	P	P	P	N	10-19-15(E)	13-8
Laundry, dry cleaners	<u>CN</u>	P	<u>GP</u>	N	10-19-15(E)	13-9

	Zone					
Use Regulations	C-S	C-G	M-D	M-G	Specific Use Standards	
Laundry, commercial or industrial	N	<b>CN</b>	<b>GP</b>	N	10-19-15(E)	13-10
Linen supply	N	N	<b>GP</b>	<b>CN</b>	10-19-15(E)	13-11
Packaging and labeling services	P	P	P	N		13-12
Pharmacies and drugstores, cosmetics, and health supplement stores	P	P	P	N	10-19-15(F)	13-13
Photofinishing	P	P	P	N		13-14
Photography studios	P	P	P	N		13-15
Personal and household goods repair and maintenance	<b>PN</b>	P	<b>GP</b>	N	10-19-15(G)	13-16
Salons, hair, nail, lashes, permanent cosmetics, tattoos	P	P	<b>GP</b>	N	10-19-15(H)	13-17
<b>Prohibited Uses:</b> • Cemeteries, crematories, and mausoleums	<b>N</b>	<b>N</b>	<b>N</b>	<b>N</b>		
<b>RELIGIOUS, GRANT MAKING, CIVIC, PROFESSIONAL &amp; SIMILAR ORGANIZATIONS (14)</b>						
Religious organizations, churches	P	P	P	N	10-19-16(A)	14-1
Volunteer and nonprofit organizations	P	P	P	N		14-2
<b>RETAIL TRADE (15)</b>						
Retail, General • Art dealers • Books, magazines, music • Clothing and accessories • Convenience • Electronics & Appliances • Floral • Food, specialty • Furniture & home furnishings • General merchandise & groceries (less than 10,000 sq.ft.) • Gift, novelty, souvenirs • Hardware, • Luggage and leather goods • Office supply, book	<b>P</b>	<b>P</b>	<b>P</b>	<b>N</b>	10-19-18(A)	15-1

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
<ul style="list-style-type: none"> <li>• Pet &amp; pet supplies</li> <li>• Recreational and hobby equipment</li> <li>• Used merchandise, antiques and thrift</li> </ul>						
Retail, Specialty <ul style="list-style-type: none"> <li>• Beer, wine and liquor</li> <li>• Car washes</li> <li>• Department stores</li> <li>• General merchandise and groceries (greater than 10,000 sq. ft.)</li> <li>• Home and nursery centers</li> <li>• Outdoor power equipment</li> <li>• Passenger vehicle fueling stations (gasoline, electric, natural gas, etc.)</li> <li>• Rental, consumer electronics and appliances</li> <li>• Rental, entertainment and entertainment products (bounce houses)</li> <li>• Tobacco (Permitted only in MD Zone)</li> </ul>	N	P	P	N	10-19-18(B)	15-2
Retail, online and other <ul style="list-style-type: none"> <li>• Electronic shopping and mail order houses</li> <li>• General rental centers</li> <li>• Vending machine operators, <u>not as an accessory use</u></li> <li>• Liquefied petroleum gas (bottled gas) dealers</li> </ul>	N	GN	P	N	10-19-18(C)	15-3
<b>Retail, prohibited</b> <ul style="list-style-type: none"> <li>• Heating oil dealers</li> <li>• Other direct selling establishments</li> <li>• Other fuel dealers</li> </ul>	N	N	GN	GN		15-4
<b>SOCIAL SERVICES</b>						
Child and youth services, such as: Boys and Girls Clubs, YMCA, Scouts, Big Brothers/Big Sisters, Junior Achievement, Toys for Tots, Children's Justice Center, etc.	PN	P	N	N		16-2
Community food services such as meals on wheels or food pantry	P	P	P	N		16-3
Community service organizations, such as: Volunteers of America, Habitat for Humanity, Housing Authority, Community Housing Trusts	N	P	P	N		16-4

Use Regulations	Zone C-S	Zone C-G	Zone M-D	Zone M-G	Specific Use Standards	
Daycare Services, Child or Adult	P	P	GP	N	10-19-19(A)	16-5
Emergency and other relief services, such as: Red Cross, Salvation Army	P	P	P	N		16-6
Other individual and family services, such as: Social action groups, Housing Services, Credit Counselling, Utility Assistance, Veteran's Services	PN	P	N	N		16-8
Services for the elderly and persons with disabilities	PN	P	NP	N		16-9
Vocational rehabilitation services	PN	P	NP	N		16-10
<u>Prohibited Uses:</u> • Homeless shelters & services	N	N	N	N		
<b>TRANSPORTATION &amp; FREIGHT</b>						
General passenger transportation services • Charter • Emergency or medical • Freestanding parking lots and garages • Public transit and school • Rideshare and taxi services • Scenic and sightseeing • Special needs • Specialty vehicle and limousine	P	P	P	P	10-19-21(A)	17-1
Freight and commodities transportation • Freight trucking (local or long distance) • Moving services • Rental, moving trucks	N	N	P	P	10-19-21(A) 10-19-21(B)	17-2
Support services for transportation • Commercial air, rail, and water transportation equipment rental and leasing • General passenger transportation maintenance, operation, or storage facilities • Freight logistics, maintenance, operations, or container and truck storage • Packing and crating • Rail transportation logistics	N	N	P	P	10-19-21(A)	17-3
Prohibited transportation uses • Air traffic control, airport operations and facilities • Passenger aircraft services and helipads	N	N	N	N		

Use Regulations	Zone C-S	Zone C-G	Zone M-D	Zone M-G	Specific Use Standards	
<b>UTILITIES, PUBLIC SERVICES, WASTE MANAGEMENT, &amp; REMEDIATION SERVICES:</b>						
Communications, Broadcasting Services, Stations, & Operations	C	C	P	P		18-1
Communications, <u>cellular</u> , satellite & wireless operations	P	P	P	P	10-19-22(A)	18-2
Communications, <u>resellers</u>	P	P	P	P		18-3
Communications, towers and facilities  • <u>cellular</u> • <u>satellite</u> • <u>wireless</u>	NP	CP	CP	CP	10-19-22(A)	18-4
Energy Distribution <u>and Storage</u> Facilities, electric or natural gas	N	C	C	C	10-19-22(B)	18-5
Energy Generation, <u>accessory</u> • <u>Geothermal</u> • <u>Solar</u> • <u>Wind</u>	N	N	P	P		18-6
Pipeline distribution and facilities	N	N	P	P	10-19-22(C)	18-7
Postal service	P	P	P	P		18-8
Public utility station and wireless communication accessory structures	P	P	P	P	10-19-22(D)	
Septic tank, portable toilet and related services	N	N	N	C	10-19-22(E)	18-9
Sewage treatment facilities	N	N	N	C	10-19-22(F)	18-10
Utilities transmission <u>lines</u> and control	N	N	CP	CP	10-19-22(G)	18-11
Water Distribution	P	P	P	P		18-12
Waste, Nonhazardous: treatment and disposal	N	N	N	C	10-19-22(H)	18-13
Waste, Materials recovery facilities (1) operating facilities for separating and sorting recyclable materials from nonhazardous waste streams (i.e., garbage) and/or (2) operating facilities where commingled recyclable materials, such as paper, plastics, used beverage cans, and metals, are sorted into distinct categories.	N	N	N	C	10-19-22(I)	18-15

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
Waste, Remediation services process of cleaning up and reversing environmental damage. It involves removing hazardous materials from contaminated soil, groundwater, surface water, and sediment	N	N	N	C	10-19-22(J)	18-14
Prohibited: <ul style="list-style-type: none"> <li>• Fossil fuel/nuclear power generation</li> <li>• Steam and air conditioning supply</li> <li>• Waste, hazardous: collection, solid or hazardous</li> <li>• waste treatment/disposal</li> <li>• solid waste landfills, combustors and incinerators</li> </ul>	N	N	N	N		18-17
<b>WAREHOUSING &amp; WHOLESALE TRADE</b>						
Wholesale, trade, durable goods, (Permitted) <u>(new or used items generally with a normal life expectancy of 3 years or more) such as:</u> <ul style="list-style-type: none"> <li>• <u>Commercial equipment</u></li> <li>• <u>Construction Materials</u></li> <li>• <u>Electronic parts and equipment</u></li> <li>• <u>Farm and garden machinery and equipment</u></li> <li>• <u>Furniture</u></li> <li>• <u>Hardware</u></li> <li>• <u>Industrial machinery, equipment, and supplies</u></li> <li>• <u>Jewelry, watch, precious stone and precious metal</u></li> <li>• <u>Plumbing and HVAC equipment and supplies</u></li> <li>• <u>Professional, equipment and supplies</u></li> <li>• <u>Recyclable material wholesalers</u></li> <li>• <u>Refrigeration equipment and supplies</u></li> <li>• <u>Service establishment equipment and supplies</u></li> <li>• <u>Sporting and recreational goods and supplies</u></li> </ul>	N	N	P	P	10-19-23(A)	19-1
Wholesale, trade, rental, durable goods, (Conditional) <u>(new or used items generally with a normal life expectancy of 3 years or more) with outdoor storage such as:</u> <ul style="list-style-type: none"> <li>• <u>Commercial and industrial machinery and equipment rental and leasing</u></li> <li>• <u>Metal service centers and offices</u></li> <li>• <u>Motor vehicle</u></li> <li>• <u>Recyclable material wholesalers</u></li> <li>• <u>Transportation equipment and supplies</u></li> </ul>	N	N	C	C	10-19-23(A)	19-2

Use Regulations	Zone					
	C-S	C-G	M-D	M-G	Specific Use Standards	
Prohibited Wholesale, trade, durable goods <ul style="list-style-type: none"> <li>Chemical and allied products</li> <li>Other hazardous materials and products</li> </ul>	N	N	N	N		19-3
Wholesale trade, nondurable goods, (Permitted) (items with a normal life expectancy of less than 3 years): <ul style="list-style-type: none"> <li><u>Alcoholic beverage</u></li> <li>Automotive supplies</li> <li><u>Book, periodical and newspaper</u></li> <li>Clothing</li> <li>Drug, drug proprietaries and druggist sundries</li> <li>Grocery and related products</li> <li><u>Farm supplies</u></li> <li><u>Flower, nursery stock and florist supplies</u></li> <li><u>Paint, varnish and supplies</u></li> <li>Paper and office supplies wholesalers</li> <li>Piece goods, notions and other dry goods</li> <li><u>Plastics materials and basic forms and shapes</u></li> <li>Tobacco and tobacco products</li> </ul>	N	N	P	P	10-19-23(B)	19-4
Wholesale trade, nondurable goods,(Conditional) (items with a normal life expectancy of less than 3 years): <ul style="list-style-type: none"> <li>Fuel oil</li> <li>Gasoline merchant</li> <li>liquid petroleum gas</li> <li>Lubricating oil and grease</li> <li>Petroleum and petroleum products (except bulk stations and terminals)</li> </ul>	N	N	C	C	10-19-23(B)	19-5
Prohibited Wholesale trade, nondurable goods <ul style="list-style-type: none"> <li>Chemical and allied products</li> <li>Farm product raw material wholesalers</li> <li>Hazardous materials and products</li> <li><u>Other products that produce odors</u></li> </ul>	N	N	<u>GN</u>	<u>GN</u>		19-6
Wholesale Electronic Markets and Brokers: arrangement for the sale of goods owned by others, generally on a fee or commission basis, <i>No storage or warehousing</i>	N	N	P	P		19-7
<b>Warehousing, Storage Facilities:</b>						
General warehousing and storage facilities	N	<u>GN</u>	P	P	10-19-24(A)	19-8

	Zone						
Use Regulations	C-S	C-G	M-D	M-G	Specific Use Standards		
Self-storage units	N	N	GP	GP	10-19-24(B)	19-9	
Storage Facility, Indoor Climate Controlled	N	N	P	P	10-19-24(C)		

## **TITLE 10, CHAPTER 19 SPECIFIC USE STANDARDS**

## **10-19-1: SPECIFIC USE STANDARDS:**

3 Purpose and Intent: The purpose and intent of this chapter is to provide regulations for specific  
4 permitted or conditionally permitted land uses which will ensure compatibility of such uses with  
5 surrounding uses and properties to mitigate potential negative impacts associated with such uses.

## **10-19-2: APPLICABILITY:**

A. This chapter contains the specific and additional regulations for permitted and conditional uses identified in the land use tables for each of the zones established within the City. Any use not listed as permitted or conditional in the applicable zone shall be prohibited.

B. Compliance with specific use standards, as applicable, as well as all other requirements of this Ordinance, all other Land Use Ordinances, and all other Federal, State, and Local regulations are required for Land Use Application approval, permit, or license required by City Ordinance.

**B-C.** The specific use standards provided in this chapter shall apply in addition to those listed elsewhere in this code including parking, signage, landscaping, site planning, and zone specific regulations. Where standards identified for a specific use conflict with standards otherwise listed in this Title, the standards herein shall apply to that use.

### **10-19-3: ACCESSORY USES:**

#### A. Accessory Caretaker Residence (ACR): (existing)

Where specifically allowed as an accessory use to a commercial or industrial use in the applicable zone, are subject to the following standards:

1. No more than one (1) ACR may be permitted on a parcel; where two or more contiguous parcels are held in one ownership and utilized for the primary land use, said contiguous parcels shall constitute only one (1) parcel for purposes of this section.
2. The ACR shall be subordinate and clearly incidental to an approved and functioning principal use;
3. For properties less than five (5) acres, the ACR shall be located within the principal building on the site as a part of and in harmony with the architecture of the main building(s) on the subject property;
4. For properties greater than 5 acres in size the ACR may be permitted within an accessory structure with the following:
  - a. The structure is located on the same property as the principal use;
  - b. The structure, if visible from any public right of way, meets the minimum architectural design standards provided in section 10-1-43, and in harmony with the architecture, materials, and finishes of the primary structures on the property;
  - c. The structure meets all applicable requirements of the International Building Code as adopted.
  - d. Recreational vehicles and mobile homes shall not be permitted as caretaker dwellings;

- e. Tiny homes shall be permitted when properly connected to water and sewer facilities and skirted
- f. Separate utility connections shall be provided when required by the applicable agency;
- 5. The ACR must meet all applicable requirements of the International Building, Energy and Fire Codes as adopted, including requirements for fire wall separations and fire sprinkling as applicable.
- 6. Each ACR shall have a kitchen suitable for cooking and preparing meals, a bathroom with a shower or bathing facilities, living space, and sleeping area;
- 7. Permits for an ACR shall be assessed appropriate utility connection fees and applicable impact fees.
- 8. The ACR shall not exceed one thousand five hundred (1,500) square feet of occupied floor area;
- 9. A minimum of one (1) parking space shall be provided for the ACR in addition to any parking spaces required for the principal uses on the property;
- 10. The ACR shall be occupied by only one (1) family;
- 11. The ACR shall be occupied or rented only by the property owner or by an employee or subcontractor of the legal entity which owns the principal use being cared for (with or without family members. Any person occupying an ACR shall submit evidence of compliance with this Section upon request of the City.
- 12. The property owners shall execute and record a covenant and agreement with the jurisdiction to revert the property to a commercial or industrial use without an ACR, including the removal of the kitchen facilities of any permanent addition that does not meet the requirements of the zone in which the use is located, after the expiration of any associated permit granted or the termination of the business.

#### B. ATM, Kiosk, Vending Machine (Self-Service, Interactive, Outdoors):

This Use shall be located in a manner that does not interfere with or cause difficulty in the safe movement of pedestrians. Machines and kiosks shall be located:

1. Next to a main building on the property; and
2. In a manner that will not:
  - a. Reduce required landscaped areas;
  - b. Cause customers to wait in vehicle drive aisles or parking areas; or
  - c. Create a public nuisance or a hazard to public safety.

**C. Contractors Yard, Construction Site or New Subdivision:**

1. Review: The applicant shall submit a site plan and written narrative that clearly identifies and explains the location and size of all proposed structures, parking areas, and outdoor storage areas.
2. Disturbance Area: The maximum disturbance area of a Contractor's Yard shall be two (2) acres.
3. Buffer: The Contractor's Yard shall be located a minimum distance of three hundred feet from any residence.
4. Screening: All outdoor storage and vehicle parking areas shall be screened from view from adjacent properties. Appropriate screening may include fencing, berms, or vegetation.

78       5. Dust/Mud: The applicant shall submit a dust and erosion control plan that demonstrates no  
79       migration of soil beyond the subject property boundary, as well as mitigation to prevent vehicles  
80       from tracking mud onto the right-of-way.

81       6. Maintenance Pad: The applicant shall install an impervious pad with containment borders and a  
82       filtration system to address run off for the storage and maintenance of vehicles/equipment.

83       7. Office: The contractor's business office may be an accessory use to a Contractor's Yard.

84       8. Employee Parking: All employee parking, including any ADA spaces, shall be onsite.

85       9. Lighting: Safety lighting which is shielded and prevents light from spilling onto adjacent  
86       properties is allowed. Parking lot lighting, and flood lighting are prohibited.

87       10. Prohibitions. The following shall be prohibited.

88       a. Location: The placement of a Contractor's Yard within a platted residential subdivision.

89       b. Waste/Debris: The disposal of construction waste or vegetation.

90       c. Burning: The burning of vegetation from construction sites or construction waste.

91       d. Hazardous Fluids: The storage of hazardous materials (gas, oil, etc.) exceeding levels  
92       established in Table 307.1(1) of the International Building Code.

93       e. Contaminated Soils: The dumping or storage of contaminated soils or materials for any  
94       reason.

95       f. Parking Within the Setback: The parking of vehicles or machinery within the building setback  
96       lines of the zone.

97       g. Fill: The use of a Contractor's Yard as a repository for excess soils or materials from other  
98       work sites, whether they be from the applicant or from other contractors.

99       h. Mining of Earth: Excavation or mining of earth.

100       i. Retail Sales: Retail sales of products to customers.

101 **D. Outdoor Display:** (*EXISTING moved from section 10-1-33(E)*):

- 102       1. The outdoor display of merchandise for sale is allowed as an accessory use to the main use on  
103       the same lot or tract of land.
- 104       2. The outdoor display of goods for sale incidental to a retail use, plant nursery, sales and rental of  
105       motor vehicles, mobile homes, boats or trailers, or the outdoor display of automobile-related  
106       merchandise for sale incidental to a gasoline filling station shall not be required to be screened.
- 107       3. In all districts where outdoor display of goods is permitted, such display shall conform to all of  
108       the following requirements.
  - 109       a. All outdoor display shall conform to the use-specific requirements of that particular use;
  - 110       b. No outdoor display area shall be located in a required landscaped area.
  - 111       c. Outdoor display areas shall meet all landscaping requirements.
  - 112       d. No portion of the right-of-way shall be used for any type of display.
  - 113       e. No outdoor display area shall be permitted to obstruct a pedestrian walkway.
  - 114       f. In no instance shall outdoor display of merchandise be located within, nor encroach upon, a  
115       fire lane, maneuvering aisle, or a parking space necessary to meet the minimum parking  
116       requirements of the other use(s) of the lot or parcel.
  - 117       g. Outdoor display shall be situated so as not to create a visibility obstruction within a parking  
118       area or adjacent public street.
  - 119       h. All portions of outdoor display areas shall have adequate grading and drainage and shall be  
120       continuously maintained.

121 **E. Outdoor Storage:** (*EXISTING moved from Section 10-1-33(D)*)

122 No yard or other open space shall be used for the storage of junk, debris or obsolete vehicles; and no  
123 land shall be used for such purposes, except as specifically permitted herein and as permitted in a  
124 zone district.

125 1. Existing Outdoor Storage: Outdoor storage lawfully existing or permitted prior to the effective  
126 date hereof (March 6, 2018), shall not be enlarged, extended or replaced, except in strict  
127 compliance with all the requirements of this title. Non-conforming property owners shall only be  
128 required to comply with provisions contained herein, upon application for site plan amendment,  
129 conditional use permit expansion, change of primary use of the property, or subdivision.

130 2. Noncomplying Site Element: A noncomplying wall or landscaping element or related site feature  
131 shall be considered a noncomplying site element and shall not be reconstructed, except as  
132 permitted under the procedures of noncomplying sites as set forth in this title.

133 3. Location: No outdoor storage shall be located in a required front yard setback.

134 4. Surface Material: Outdoor storage yards shall be hard surfaced with asphalt, concrete, or other  
135 dustless material, such as washed gravel, recycled asphalt, or permeable surface treatment.

136 5. Screening:

137 a. All outdoor storage shall be screened from the view of any adjacent public street or adjacent  
138 residential land use or zone district by a decorative solid wall constructed of masonry or  
139 concrete tilt up panels which are similarly finished to match or complement the main  
140 building material on site. Outdoor storage walls shall be a minimum six feet (6') in height and  
141 a maximum twelve feet (12') in height measured at the highest finished grade.

142 b. A chain link fence with slat inserts shall not constitute an acceptable screening device to  
143 satisfy the requirements of this subsection. Chain link gates may only be used in conjunction  
144 with outdoor storage under the following circumstance:

145 (1) They are not located on property lines adjacent to City streets (Center Street, Redwood  
146 Road, Cutler Drive, and 1100 North),

147 (2) They are screened with a vinyl or fabric mesh screen. Vinyl slats are not permitted as a  
148 screening method.

149 c. All portions of outdoor storage areas shall have adequate grading and drainage and shall be  
150 continuously maintained.

151 d. Outdoor storage areas shall be set back a minimum of twenty feet (20') from the street right-  
152 of-way.

153 e. Outdoor storage areas shall be buffered between the screening wall and the adjacent street  
154 with improved vegetated landscaping. The buffer area shall be comprised of a mixture of  
155 evergreens and deciduous trees, shrubs, lawn, or other vegetative ground cover, or up to  
156 fifty percent (50%) non- vegetative mulch. The minimum tree size shall be two inch (2")  
157 caliper for ornamental and shade trees and six foot (6') height for coniferous trees. Trees  
158 shall be planted with a maximum separation of twenty five feet (25') on center. Woody  
159 shrubs shall be a minimum two (2) gallon size container.

160 6. Materials And Equipment Storage General Commercial (C-G) Zone:

161 a. Materials stored behind any screening wall shall be stacked no higher than the top of the  
162 screening wall, unless set back from the wall a minimum of twenty feet (20'). The maximum  
163 height of outdoor storage materials shall be sixteen feet (16').

- b. Heavy equipment or vehicles which are taller than the screening wall adjacent to a residential use or a residentially zoned property, shall be set back from the wall a minimum of two feet (2') for every one foot (1') of equipment height above the height of the screening wall or a minimum of twenty feet (20'), whichever is greater.

7. Manufacturing Distribution (M-D) Zone:

- a. Storage yards with frontage on Center Street, Redwood Road, or 1100 North: Materials stored behind any screening wall shall be stacked no higher than the top of the wall adjacent to the street, unless set back from the wall a minimum of twenty feet (20'). The maximum height of outdoor storage materials shall be sixteen feet (16').
- b. Storage yards with frontage on other City streets: Materials stored behind any screening wall shall be stacked no higher than the top of the wall, unless set back from the wall a minimum of twenty feet (20'). The maximum height of outdoor storage materials shall be twenty feet (20').
- c. Heavy equipment or vehicles which are taller than the screening wall adjacent to a residential use or a residentially zoned property shall be set back from the wall a minimum of two feet (2') for every one foot (1') of equipment height above the height of the screening wall or a minimum of twenty feet (20'), whichever is greater.
- d. Heavy equipment or vehicles which are taller than the screening wall adjacent to Center Street, Redwood Road, or 1100 North shall be set back from the wall one foot (1') for every foot of equipment height above the top of the wall.

8. Dumpsters And Refuse Containers For New Or Expanded Uses In All Zones:

- a. Construction: Enclosures shall be a solid, opaque enclosure constructed of brick, masonry, or concrete wall panels of at least six feet (6') in height measured at the highest finished grade.
- b. Placement: Placement of dumpsters and enclosures shall be planned and constructed in a manner that allows unobstructed access to each dumpster and the unobstructed opening of the gates during the emptying process. Dumpsters shall not be located in such a manner that the service vehicle will block any street intersection, nor shall they be located within a required front setback area.
- c. Gates: All enclosures shall have service access gates and their construction shall be of sturdy metal frame and hinges with an opaque non-see-through facing material. Service gates shall be attached to post not connected to the enclosure. Enclosures with gates that swing out from the dumpster shall be set back from the property line at least a distance equal to the width of the gate. Hinge assemblies shall be strong and durable so access and servicing gates function properly and do not sag.

## **F. Temporary Portable Storage Containers:**

Placement and use of temporary portable storage container(s) are subject to the following conditions and limitations:

1. Shall only be used for storage of goods and materials.
2. Storage of hazardous, toxic, or explosive substances, or any other substance requiring a 704 placard is prohibited.
3. Commercial, wholesale or retail sales, flea markets, peddling, garage sales or other similar types of activities is prohibited.

206       4. Habitation of storage units by humans or animals is prohibited.

207       5. Any property is limited to one temporary portable container at any given time.

208       6. Duration of use.

209           a. Shipping containers can be allowed in the C-G zone as long as they are buffered from public  
210           view, no time limit.

211           b. Shipping containers may be used for material and equipment storage upon active  
212           construction sites so long as they are under an active building or **land use permit**.

213           c. Smaller containers, such as "PODS," may be utilized in the residential zones for up to three  
214           months within a calendar year, unless they are under an active building permit at which time  
215           as this period may be extended for up to an additional six months.

216

217 **10-19-4: AGRICULTURAL USES:**

218

219 **A. Community and Urban Gardens:**

220       1. Community and urban gardens shall comply with the minimum lot size and width in the district  
221       in which it is located.

222       2. Community and urban gardens shall not be permitted on sites with known or possible  
223       contamination from previous commercial or industrial uses unless soil samples have been tested  
224       and deemed safe by the appropriate state or federal authority who holds jurisdiction over such  
225       matters.

226       3. Accessory Building standards:

227           a. Only one accessory building shall be permitted per acre of lot size.

228           b. Setbacks: All accessory buildings shall be set back a minimum of twenty (20) feet from the  
229           front property line and five (5) feet from all other property lines

230           c. Height: All accessory buildings shall be limited to a maximum wall height of fourteen (14)  
231           feet and twenty (20) feet to the roof peak.

232           d. Size: All accessory buildings shall be limited to a maximum footprint of 400 sq. Ft.

233       4. Parking:

234           a. Off-street parking shall be provided and may be paved or unpaved with a dustless gravel  
235           surface.

236           b. A minimum of one (1) space per eight (8) individually plotted cultivated areas within the  
237           garden shall be provided.

238           c. Signage may include one (1) sign per road frontage, no larger than thirty-two (32) sq. Ft.

239       5. Composting:

240           a. Any compost container or pile must be located within an enclose structure or located at  
241           least twenty (20) feet from any property line.

242           b. Compost materials shall be stored or screened in a manner that is not visible from adjacent  
243           residential properties or residential zoning district.

244           c. Composting areas shall be maintained in a manner that protects adjacent properties from  
245           nuisance odors, the attraction of rodents or other pests, and runoff onto adjacent  
246           properties.

247       6. Animals: the keeping of animals or livestock in a community garden shall be prohibited.

248 7. Beekeeping: all beekeeping facilities shall be in accordance with the State of Utah, Department  
249 of Agriculture regulations.

250 8. Storage Requirements: All flammables, pesticides and fertilizers shall be stored in accordance  
251 with the regulations of the uniform fire code and Utah state department of agriculture or  
252 successor agency. At a minimum, any area where such materials are stored shall have a  
253 continuous concrete floor and lip which is tall enough to contain one hundred ten percent  
254 (110%) of the volume of all the materials stored in the area. No pesticides, chemical fertilizers or  
255 other hazardous materials shall be stored outside of buildings.

256 9. Disposal Requirements: All flammables, pesticides, fertilizers and other hazardous wastes should  
257 be disposed of according to federal and state requirements.

258 10. Hours Of Operation: shall be limited from dawn until dusk and protect neighbors from light,  
259 noise, disturbance or interruption

260 11. Large Vehicles: No vehicles shall be kept or stored on the property, except that such vehicles may  
261 be on the property as necessary for completion of grading performed in accordance with a  
262 grading permit.

263 12. Irrigation: Sufficient irrigation shall be provided to cover all needs of the community garden.  
264 Irrigation systems designed for water conservation such as, but not limited to, hand watering,  
265 and drip irrigation are strongly encouraged.

266 13. On Site Sales And Events: Owners and producers associated with community gardens may  
267 conduct educational or promotional events, and sell locally grown products on site provided the  
268 following requirements are met:

269 a. The sale or event is directly linked to the community garden. No external events such as a  
270 reception or sales of products and goods not generally associated with a community garden  
271 are allowed, unless the event is otherwise allowed in the zone by the zoning ordinance.

272 b. Signs are allowed as temporary portable signs subject to the regulations in section Chapter 6  
273 of this title. Signs must be removed immediately following the sale or event each day.

274 c. All required city business licenses and temporary permits shall be obtained prior to the sale  
275 or event.

276 d. Sales stands and exhibits are not allowed within the public right of way.

277 e. The sales stand and exhibits shall be nonpermanent structures, and must be removed  
278 immediately following the sale or event.

279 14. Fencing: All fencing shall comply with the standards in section 10-1-33, "Fences", of this title.

280

281 **10-19-5: AUTOMOTIVE:**

282

283 **A. Dealer, Passenger Vehicles, Recreation Vehicles, Motorcycles, And Boats (Sale, Lease, Or Rent):**

284 The following **site plan** criteria shall apply to all new dealerships as of the date of this ordinance and  
285 to any existing dealerships subject to site a plan review for expansion, including remodels or  
286 additions, or parking lot replacement/repavement greater than 5,000 sq. ft. **Operational standards**  
287 **shall apply to all existing and new dealers.**

288 **1. Site Plan Standards:**

289 a. Landscaping shall be required along any street frontage at a minimum of ten (10) feet and  
290 shall be subject to the water efficient landscape standards of Chapter 22 of this Title.  
291 b. Designated customer parking must be provided at a ratio of one (1) space for every ten (10)  
292 vehicles displayed.  
293 c. Employee parking shall be provided at a rate of one (1) space for every 200 sq. ft. of sales  
294 office with a minimum of four (4) employee parking stalls.  
295 d. Off-Street customer and employee parking stalls must be identified on the site plan and  
296 physically marked on the property. Customer parking stalls shall not be provided behind the  
297 sales offices and shall be located in a convenient manner to the main entrance of the sales  
298 office or building.  
299 e. All buildings and uses other than sales offices must provide additional designated parking  
300 stalls at the ratio specified in Chapter 6 of this Title.  
301 f. Where adjacent to a residential use, a minimum twenty (20) foot buffer between the  
302 residential use and the business shall be required. Walls, landscaping, and setbacks, or a  
303 combination of these items must be used, to mitigate the impact upon the adjacent  
304 residential use. The City shall consider the visual appearance of the site, the traffic flows,  
305 noise, light and the size and purpose of adjacent streets or alleys, the extent of the business  
306 operations, and other factors in determining the buffer sufficiency.  
307 g. The minimum lot area shall be at least one (1) acre. The required display area shall be  
308 located in the front and side yard areas only. All display areas shall be hard-surfaced with  
309 asphalt or concrete paving and shall meet the minimum requirements within Chapter 6, for  
310 access, landscaping, and circulation requirements.  
311 h. The minimum lot frontage shall be one hundred (100) feet in width. The frontage of corner  
312 lots shall be determined by the street on which the property is addressed.  
313 i. Dealerships are exempt from the minimum lot area and lot frontage requirements of this  
314 section if all inventory is stored and displayed indoors. Indoor-only dealerships are subject to  
315 all other applicable requirements of this section, and the following additional standards:  
316 (1) Sales of vehicles must be conducted entirely within a fully-enclosed building consisting  
317 of a showroom with an area no smaller than three thousand (3,000) square feet.  
318 (2) Showroom spaces shall be visible from the exterior of the building, through the use of  
319 windows, storefronts, or other architectural elements.  
320 (3) Outdoor sales, display, and storage is prohibited.  
321 (4) Parking associated with indoor-only dealerships (sale, lease, or rent) shall only be used  
322 for customers and employees.

323 **2. Operational Standards:**

324 a. Outside speakers, lighting which intrudes into adjacent properties, deliveries before 7:00  
325 a.m. or after 9:00 p.m., repair work outside of a building, and any other public nuisance  
326 conduct is prohibited.  
327 b. Loading and unloading from a public street or public right of way is strictly prohibited.  
328 c. Storage (including temporary storage for the purpose of delivery or reorganization of other  
329 vehicles upon the property) and display of vehicles from a public street or public right of way  
330 is strictly prohibited.

331       d. All storage and display of vehicles shall be setback from a public sidewalk a minimum of ten  
332        (10') feet.

333       e. For the purposes of maintaining safe access and to promote uncluttered and attractive  
334        displays, all outdoor displays must be done in a manner consistent with parking lot standards  
335        contained within Chapter 6 of this title, such that all individual units can be relocated  
336        without the necessity of first relocating others.

337       f. All display vehicles shall meet all requirements of law at all times, shall be in operating  
338        condition, shall not have flat tires or broken windows, and shall be capable of being licensed  
339        and registered without additional repair or alteration.

340       g. No part of any required landscaping area shall be used for outdoor display.

341       3. Multi-tenant developments. Dealerships with no outdoor display may be located within a multi-  
342        tenant development only if all requirements of this title are met, including:

343           a. Parking requirements;

344           b. Site and landscaping requirements;

345           c. Ingress and egress points are provided for the other businesses; and

346           d. Dealerships with onsite outdoor display are prohibited in multi-tenant developments.

347       4. Rental and leasing dealers. Outdoor storage or display of vehicles for rent or shall be prohibited  
348        for rental and leasing dealerships fronting Center Street, Redwood Road, and 1100 North.

349       **B. Dealer, Commercial Vehicles (Sale, Lease, Or Rent):**

350       All new commercial vehicle dealerships, as of the date of this ordinance and to any existing  
351        dealerships subject to site a plan review for expansion, including remodels or additions, or parking  
352        lot replacement/repavement greater than 5,000 sq. ft. shall comply with the standards set forth in  
353        section A above, unless otherwise provided as follows:

- 354       1. Designated customer parking must be provided at a ratio of one (1) space for every thirty (30)  
355        vehicles displayed.
- 356       2. Commercial vehicles sales shall be prohibited where adjacent to a residential use
- 357       3. The minimum lot area shall be at least two (2) acres. The required display area shall be located in  
358        the front and side yard areas only. All display areas shall be hard-surfaced with asphalt or  
359        concrete paving and shall meet the minimum requirements within Chapter 6, for access,  
360        landscaping, and circulation requirements.

361       **C. Maintenance, Car Wash:**

- 362       1. In order to preserve the water resources within the City, car washes shall meet the following  
363        additional standards:
  - 364           a. In addition to the applicable landscaping requirements of chapter 22 of this title,  
365            landscaping for all car washes include plantings which act as a sound and visual barrier in  
366            areas adjacent to the stacking and drive-through areas.
  - 367           b. Car washes shall use façade materials that produce texture. Such materials include, but are  
368            not limited to, split-face block, brick, or stucco and shall utilize more than one such material.  
369            All colors shall be muted. Bright or reflective colors shall not be allowed except as an accent,  
370            up to ten percent (10%) of each façade. No long, continuous rooflines without a horizontal  
371            break shall be permitted.

372       c. Sides of car wash bays or tunnels facing a residential use or neighborhood zoning district  
373        shall be completely enclosed by a wall. Solid windows that do not open, glass block, or other  
374        closed material may be used for the wall.

375       d. Vacuum stations and related equipment shall comply with the setbacks for the principal  
376        structure.

377       e. Vacuum stations and related equipment are prohibited along any side of a building facing a  
378        residential use or residential zoning district.

379       f. Recycling of all water used in a car wash is encouraged to reduce the amount of fresh  
380        culinary water used. All car washes must be plumbed at the time of construction to provide  
381        for water recycling systems for both wash water and reverse osmosis rinse water systems  
382        whether installed or not.

383       g. The site shall provide space sufficient to allow a minimum of five vehicles to stack while  
384        waiting to access the car wash prior to reaching the payment area. All stacking shall be  
385        maintained on site and shall not back onto any public right-of-way.

386       2. Water Limitations:

387       a. All car washes must install systems and equipment sufficient to limit the amount of fresh  
388        culinary water used on a per-vehicle basis. No car wash shall be permitted unless it can  
389        demonstrate that the system shall not use more than an average of thirty-five (35) gallons of  
390        culinary water per car.

391       b. Systems which recycle water used for vehicle washing and recycle reverse osmosis reject  
392        water are required to be installed and used in perpetuity.

393       3. The use of recycling water systems and the disposal of water fluids and solids shall comply with  
394        applicable state and federal laws, guidelines, and standards. Larger storage tanks may be  
395        permitted on site in order to capture and reuse water.

396       **D. Maintenance & Repair, Automotive:**

397       1. Minimum lot size shall be as required by the underlying zone.

398       2. All drives, parking, storage and maneuvering areas shall be paved with concrete or asphalt.

399       3. Bay doors. No automobile repair or service facility shall be permitted to have bay doors facing a  
400        residential district, nor fronting Center Street, Redwood Road, or 1100 North.

401       4. Enclosed building. All repair or service activities shall be contained within an enclosed building.

402       5. Uses fronting public street. No grease rack or lift, oil draining pit, or any other visible appliance  
403        for such purposes used in or in conjunction with a gasoline filling or service station, other than  
404        filling caps, shall be located within twelve (12) feet of any street right-of-way line or within  
405        twenty-five (25) feet of any street lot line, except where such appliance or pit is within a  
406        building.

407       6. Parking.

408       a. A minimum of three (3) parking spaces shall be provided per repair bay in addition to the  
409        required parking for office and sales spaces required by Chapter 6, Parking.

410       b. Vehicles held awaiting service, parts, or inoperable vehicles shall only be stored within an  
411        enclosed building. Outdoor storage shall only be permitted in the MD or MG zone and shall  
412        be provided in the side or rear yards. Outdoor storage shall be in accordance with the  
413        minimum standards contained within **Section 10-19-3(E)**.

414                   c. All outside storage facilities shall be located on a properly drained site that is graded to  
415                    ensure rapid drainage and to ensure that the site remains free from stagnant pools of water.  
416                   d. Stored vehicles shall be organized in a unified manner in Parking Stalls (no double-stacking).  
417                   e. The use shall not add to the contamination of the soil, alter ground water flow, create  
418                    additional drainage runoff, or alter topography in such a way that creates hazards to the  
419                    proposed site, other properties, or the City.

420                   7. The Applicant shall provide the City with a drainage collection and disposal plan for vehicle fluids  
421                    that complies with all federal, state and local standards.

422                   **E. Repair, Automotive Body, Paint, and Interior, Additional Standards:**

- 423                   1. All wrecked or inoperable vehicles must be stored within the main or accessory structure. Only  
424                    operable vehicles used by the business, customers, and employees may be parked outdoors.
- 425                   2. This use may use only high-volume, low-pressure, spray guns in painting operations within an  
426                    approved and permitted paint booth which has been inspected by the South Davis Metro Fire  
427                    District.
- 428                   3. Within one hundred fifty (150) feet of a residential district, hours of operation shall be limited to  
429                    7:00 a.m. to 8:00 p.m.

430                   **F. Repossession Services:**

- 431                   1. Repossessed vehicles shall only be stored within an approved motor vehicle towing and  
432                    impound lots which are in compliance with outdoor storage regulations contained within Section  
433                    **10-19-3(E)**

434                   **G. Retail Sales, Automotive Parts And Accessories:**

- 435                   1. No outdoor storage or display shall be permitted.

436                   **H. Retail Sales, Tire And Wheel Installation:**

- 437                   1. Outdoor display of tires and wheels shall only be permitted during operating hours of the  
438                    business and shall be stored within an enclosed building nightly.
- 439                   2. Outdoor display shall not be permitted in required landscaping areas, within an adjacent right of  
440                    way, public sidewalk, or block pedestrian pathways providing customer access from parking  
441                    areas to building entrances.

442                   **I. Storage, Motor Vehicle Towing And Impound Lots:**

- 443                   1. All impound lots shall conform to the standards for impound lots established by the State of  
444                    Utah Division of Motor Vehicles
- 445                   2. All impound lots shall be hard surfaced with either asphalt or concrete.
- 446                   3. All impound lots shall be in conformance with the outdoor storage regulations contained in  
447                    Section **10-19-3(E)**
- 448                   4. No dismantling or demolition of automobiles or other vehicles shall be conducted on the  
449                    premises.

450                   **J. Wholesale, Automotive Parts And Supplies (New)**

- 451                   1. Outdoor storage prohibited.

452                   **K. Wholesale, Motor Vehicles:**

- 453                   1. Wholesale, motor vehicle dealers shall be prohibited on properties which front Center Street,  
454                    Redwood Road, and 1100 North.
- 455                   2. All outdoor storage and display shall comply with Sections **10-19-3(E)** and **10-19-3(D)**

456 **L. Wholesale, Tire And Tube:**

457 1. Outdoor storage prohibited.

458

459 **10-19-6: BANKING:**

460

461 **A. Banks, Credit Unions, Mortgage Brokers, Financial Managers:**

462 1. ATMs shall be located in accordance with 10-19-3(E)  
463 2. Parking shall be provided in accordance with 10-6-5.

464 **B. Pawn Shops:**

465 1. All pawn shops shall conform to the business license standards contained within Title 3, Chapter  
466 7, Secondhand, Junk and Antique Dealers.  
467 2. Outdoor storage or display of merchandise is prohibited.

468

469 **10-19-7: BUILDING, CONTRACTING, & SUPPLIERS:**

470 **A. All Building, Contracting, & Suppliers Uses:**

471 1. For uses where outdoor display is permitted, all outdoor display shall be in accordance with  
472 Section 10-19-3(D).  
473 2. All outdoor storage areas shall be in accordance with Section 10-19-3(E) Outdoor Storage.  
474 3. Storage of hazardous materials and chemicals shall be in accordance with applicable state and  
475 federal regulations.  
476 4. All manufacturing shall be done within an enclosed structure.

477 **B. Retail, Construction Materials:**

478 1. Home improvement, hardware, or landscaping stores shall be limited in size to a maximum of  
479 15,000 sq. ft. in the C-S Zone.

480

481 **10-19-8: EDUCATION, SCHOOLS, & TRAINING:**

482

483 **A. Group Instruction, Martial Arts, Preschools, Sports, Dance and Recreation:**

484 1. Size shall be limited by the minimum lot size, coverage, parking and landscaping requirements  
485 for the zone.  
486 2. Required parking:  
487 a. At least one space for each instructor, four (4) visitor spaces, and four (4) queuing spaces for  
488 drop off and pick up;  
489 b. An additional one (1) visitor space for every five (5) students thereof allowed beyond the  
490 first twenty (20) students; and  
491 c. If the proposed use includes recitals, performances, or programs with audience attendance,  
492 the minimum visitor parking shall include sufficient space to accommodate four (4) parking  
493 space for each 100 sq. ft. of viewing or seating area.  
494 3. An adequate off-street loading and unloading area shall be provided to ensure vehicles are not  
495 queuing onto a public or private street.

496    **B. Micro-Education Schools:**

497    1. A micro-education entity may operate in a facility that meets Group E Occupancy requirements  
498    as defined by the International Building Code (IBC), subject to the following:  
499    a. May have up to one hundred (100) students in the facility; and  
500    b. Shall have enough space for at least twenty (20) net square feet per student.  
501    2. A micro-education entity may operate in a facility that is subject to and complies with the same  
502    occupancy requirements as a Class B Occupancy as defined by the IBC, if:  
503    a. The facility has a code compliant fire alarm system and carbon monoxide detection system;  
504    (1) Each classroom in the facility has an exit directly to the outside at the level of exit or  
505    discharge; or  
506    (2) The structure has a code compliant fire sprinkler system;  
507    b. The facility has an automatic fire sprinkler system in fire areas of the facility that are greater  
508    than twelve thousand (12,000) square feet; and  
509    c. The facility has enough space for at least twenty (20) net square feet per student.  
510    3. A secure outdoor play area is required for all micro-education facilities and shall comply with the  
511    following:  
512    a. The play area shall be located a minimum of five feet (5') from any vehicle parking, access, or  
513    circulation area.  
514    b. The play area shall be secured by a well-maintained fence that is at least six feet (6') in  
515    height with a self-latching gate.  
516    c. The outdoor play area shall be maintained in good condition and be finished and landscaped  
517    to include ground covers, paving, or other surfaces commonly found in an outdoor play area  
518    and that do not pose a risk to children.  
519    d. The outdoor play area shall not be used before eight o'clock (8:00) A.M. or after eight o'clock  
520    (8:00) P.M.  
521    4. A minimum of one off-street accessible (ADA) passenger loading zone shall be provided in  
522    accordance with ADA standards.  
523    5. Off-street vehicle parking shall be provided in accordance with Title 10, Chapter 6: Off Street  
524    Parking Requirements.

525    **C. Professional CDL Driving Schools:**

526    1. Vehicle storage shall not be permitted within the front yard area.  
527    2. Practice areas or lots shall be provided in the side and rear yard areas only.

529    **10-19-9: ENTERTAINMENT:**

531    **A. Amusement Centers and Arcades (Ax Throwing, Bowling, Go Carts, Mini Golf, Skating):**

532    1. All structures or outdoor recreation areas shall maintain a minimum setback of one hundred  
533    feet (100') from any abutting residential zones.  
534    2. Any outdoor event or activity center located adjacent to a residential zone shall be limited to  
535    outside use only between the hours of seven o'clock (7:00) A.M. and ten o'clock (10:00) P.M.  
536    3. Accessory uses include, but are not limited to: retail, equipment rental; restaurant and drinking  
537    establishments may be allowed if designed to serve patrons of the use only.

538       4. All outdoor public address systems shall be located a minimum five hundred feet (500') from any  
539       residential zone.

540       5. Additional standards for swimming pool: Any outdoor swimming pool shall be completely  
541       enclosed within a six foot (6') nonscalable fence that meets the requirements of the Building  
542       Code.

543       6. Additional standards for outdoor stage or musical venue: **Except for City sponsored events**, any  
544       use with a capacity of one hundred (100) seats or more and within one thousand feet (1,000') of  
545       a residential zone shall be subject to approval of a conditional use permit. This applies to one  
546       time and seasonal events also.

547       7. Amusement facilities shall have adequate parking as per chapter 6 of this title.

548       8. Amusement facilities shall have Health Department approval for sanitary and washing provisions  
549       to meet all the needs of anticipated attendees.

550       9. Seasonal or one time events or concession stands not exceeding ten (10) calendar days per  
551       event, or forty five (45) calendar days (within 1 year) of intermittent use.

552       10. Miniature golf courses or other outdoor amusement facilities can be seasonal in nature the  
553       following standards and conditions of this section have been met and that the facility meets all  
554       the requirements imposed on it by this chapter.

555       a. The course shall be screened from any major thoroughfare so as not to be a distraction to  
556       traffic or endanger the traffic with activities.

557       b. **Lighting will be pointed downward and away from the road and shall not remain on after**  
558       **longer than thirty minutes (30) after closing. Facilities within one thousand feet (1,000') of a**  
559       **residential zone shall cease operations after 11:00 p.m.**

560       c. Any music or other noise shall be buffered and controlled to maintain an audible impact of  
561       less than 50 dBA at the property line.

562       d. Parking shall be provided in accordance with Chapter 6.

563       e. The course shall not incorporate any large theme park type structures (i.e., dinosaurs, pirate  
564       ships, windmills and the like).

565       f. Trash receptacle(s) shall be located strategically throughout the facility as to provide  
566       adequate refuse collection.

567       g. Landscaping shall be an integral part of the site plan to help the facility blend in with the  
568       surrounding property and to serve as a natural buffer, and in accordance with Chapter 22,  
569       Water Efficient Landscape Regulations.

570       h. Any outdoor storage shall be screened from public view.

571       11. Ax throwing or other activities which create **unusual or excessive** waste or are dangerous shall  
572       be restricted to persons 18 or older unless supervised by a parent or legal guardian. Additional  
573       measures shall be provided to accommodate proper disposal of said waste **or e-waste in a**  
574       **manner compliant with any local, county, state or federal regulations.**

575       **B. Athletic Club, Fitness and Recreational Sports (Tennis, Pickleball, Volleyball, Swimming):**

576       1. Size shall be limited by the minimum lot size, coverage, parking and landscaping requirements  
577       for the zone.

578       2. Required parking:

579           a. At least one space for each employee, referee, coach or other support persons on the  
580           highest shift;  
581           b. For each pickleball or tennis court (or similar) a minimum of two (2) parking spaces per court  
582           shall be provided;  
583           c. For each volleyball or basketball court (used for multi-player teams) a minimum of six (6)  
584           parking spaces per court shall be provided; and  
585           d. If the proposed use includes tournaments, performances, or programs with audience  
586           attendance, the minimum visitor parking shall include sufficient space to accommodate four  
587           (4) parking space for each 100 sq. ft. of viewing or seating area.  
588           3. An adequate off-street loading and unloading area shall be provided to ensure vehicles are not  
589           queuing onto a public or private street.  
590           4. Commercial outdoor recreation which generates potential noise impacts and is located within  
591           three hundred (300') feet of a residential zone or use shall be sufficiently located and buffered to  
592           ensure that noise generation is limited to a maximum of 55 dBA at the property line, or as  
593           otherwise regulated by Title 10, Chapter 4, Noise Control.

594           C. **Production and Distribution, Motion Picture, Video, Television, Music, Including Recording Studios:**  
595           1. No structure shall be located within 35 feet of any lot line; unless sufficient sound buffering  
596           insulation is installed within the building, in which case the minimum setback shall be 10 feet.  
597           2. Location in multi-tenant buildings shall not be permitted unless adequate sound buffering  
598           insulation can be demonstrated an installed.

599           D. **Promoters, Performing Arts, Sports or Similar Events with Facilities:**

600           1. Such Uses shall not be located any closer to residential districts than three hundred (300) feet, as  
601           measured at the closest Property Lines.

602           E. **Single Individual Studios, Independent Artists, Writers, and Performers:**

603           1. Limited in size to a maximum 5,000 sq. ft. for single individual studios and artists.  
604           2. Sound proofing shall be required for those uses which will include sound production.

605           F. **Theater, Movie, Live Entertainment Venues, Performing Arts Companies, Sports Teams:**

606           1. Such Uses shall not be located any closer to residential districts than three hundred (300) feet, as  
607           measured at the closest property lines.  
608           2. All such uses shall include sound proofing insulation to be installed.  
609           3. Hours of operation shall be limited to 9:00 a.m. to 12:00 a.m. for commercial locations greater  
610           than 1,000 feet from a residential use and 9:00 a.m. to 10:00 p.m. for locations located less than  
611           1,000 feet from a residential use.

613           **10-19-10: GENERAL OFFICE:**

615           A. **Call Centers, Information Services, and Data Processing Services:**

616           1. Parking shall be provided at a rate of 1 space per employee for the highest shift or 1 space per  
617           50 sq. ft. of call center floor area, whichever is greater; and  
618           2. 1 space per 200 sq. ft. of dedicated private office space.

619           B. **Employment Placement Agencies:**

620 1. This Use is limited to the placement of patrons in "office-only" jobs. Where the Use requires  
621 patrons to come to the location to view job opportunities and/or receive wages, the following  
622 additional requirements apply:  
623 a. The Use must be located at least three hundred (300) feet away from any Residential Use, as  
624 measured at the closest Property Lines.  
625 b. An indoor waiting area, or sufficient size to accommodate all patrons, must be provided.

626 **C. Leasing And Rental, Office Machinery, and Equipment:**

627 1. Outdoor storage prohibited.

629 **10-19-11: HEALTHCARE:**

631 **A. Outpatient Mental Health and Substance Abuse Centers:**

632 1. Proof of state licensure shall be required with application for licensure.  
633 2. The proposed use must demonstrate compliance with the Americans with Disabilities Act.  
634 3. Hours of operation shall be limited to 8:00 a.m. to 9:00 p.m.  
635 4. A security plan shall be submitted with application for licensure.

636 **B. Residential Care Facilities, Nursing Care and Assisted Living:**

637 All instances of this use shall comply with and provide, as applicable, the following:  
638 1. Proof of state licensure for Assisted Living Facility.  
639 2. A design, which is residential in character and architecturally compatible with the neighborhood,  
640 that adequately screens the use from neighboring lots, providing outdoor living space for the  
641 residents and complies with Utah Department of Health standards;  
642 3. All outdoor lighting shall be screened lighting to ensure that lighting is contained within the  
643 property boundary;  
644 4. Signage shall be limited to one sign per street frontage or entrance and may not exceed thirty-  
645 two (32) square feet, each; and  
646 5. The use shall include a delivery, traffic, and parking plan which adequately mitigates the adverse  
647 impacts of increased traffic generation on the neighborhood in which the proposed use is  
648 located. The parking plan must propose parking appropriate for the proposed use of the facility  
649 and meet the minimum standards in Chapter 6, Parking Regulations.

651 **10-19-12: HOSPITALITY:**

652 **A. Alcoholic Beverages:** All hospitality uses which permit the sale or consumption of alcoholic  
653 beverages shall comply with Title 3, Chapter 2 Alcoholic Beverages

655 **B. Banquet and Reception Centers:**

656 1. Shall be located and designed with full consideration of their proximity and effect to adjacent  
657 use of property and the surrounding area, and to the reduction of such nuisance factors as lights,  
658 traffic and noise.  
659 2. Be adequately maintained with housekeeping practices to prevent the creation of a nuisance,  
660 including sound proofing to limit the site noise to no more than 55 dBA at the property line.

661 3. The facility shall be subject to the health authority requirements for adequate lavatory and hand  
662 washing facilities based on the maximum number of guests.

663 4. All food preparation and service on the premises will be subject to health authority  
664 requirements.

665 5. Parking shall be required to be hard surfaced with adequate ingress and egress in accordance  
666 with City Standards and Specifications and provided in a quantity required by 10-6-5.  
667 Consideration shall be given for shared parking use with the provision of cross access & parking  
668 easement agreement on adjacent properties and the proposed operation hours of each use  
669 ensures that the minimum parking standard is meet during operations for each business.  
670 Consideration for off premise parking shall be given in the manner provided for in 10-6-13,  
671 which may include the use of valet parking or passenger shuttle services.

672 **C. Food Service Contractors, Caterers, Mobile Food Business, and Commissaries:**

673 This use is limited to on-site food preparation for off-premise consumption and sales.

674 1. A minor accessory onsite retail component is allowed.

675 2. A facility housing this use:

676 a. May be shared among various food processors or food preparers; and  
677 b. Is limited in size to three thousand (3,000) square feet or less.

678 3. Each instance of the use must have:

679 a. Designated parking stalls for all food trucks/food trailers located to side or rear of building;  
680 b. A maximum of fifteen (15) food truck/food trailer operators working out of each location;  
681 c. Outdoor electrical outlets (one (1) per food truck/food trailer) located in landscaped area;  
682 d. An onsite operator sign-in roster and require the use of such sign-in roster;  
683 e. A full commercial kitchen (no exceptions); and  
684 f. Use an in-ground grease trap system meeting City Engineering Standards and South Davis  
685 Sewer District requirements, as applicable.

686 4. Food Truck/Food Trailer.

687 a. Food trucks and food trailers are prohibited from operation on public property or public  
688 right of ways except during City sponsored or licensed special events.

689 a.b. Special Events. Food trucks, food trailers, or food truck event organizers, as applicable must  
690 have a city special event permit, ~~for operation on public property~~, on file with the city  
691 business license clerk.

692 b.c. Licensing. Food truck or food trailer vendors must meet all applicable state and City Code  
693 licensing requirements.

694 c.d. Permitted Vehicles. All mobile food vending business shall take place in either a food truck or  
695 a food trailer.

696 d.e. Food trucks or food trailers on private property:

697 (1) Food trucks or food trailers shall provide written authorization of the property owner or  
698 designee, for operation on private property.

699 (2) Food trucks or food trailers that are an accessory use shall not utilize parking that is  
700 required to meet the minimum standard for the main use during business hours.

701 (3) Excluding private events, food trucks or food trailers within one hundred (100') feet of  
702 any residential zone are subject to the following:

703 (A) Hours of operation are limited to 10:00 a.m. to 10:00 p.m.  
704 (B) Lights attached to the food truck or food trailer or portable lights must not allow  
705 light spillover onto **abutting properties or the public right of way.**  
706 (4) Food trucks or food trailers shall not be left overnight or stored on the subject property  
707 or in a right of way.  
708 (5) Mobility. All food trucks or food trailers shall be constructed in a manner to be easily  
709 removed on a daily basis and must have functioning wheels.  
710 (6) Design. All food trucks or food trailers shall not have a drive-through window and shall  
711 be kept in good operating condition.

712 **e.f.** Limits by Location. To assure public safety and limit restrictions or impediments to traffic or  
713 pedestrian access, food trucks or food trailers are only allowed in areas specified in this  
714 section:

715 (1) All food trucks or food trailers must comply with clear view area requirements.  
716 (2) All food trucks or food trailers shall be parked on asphalt or concrete.  
717 (3) Umbrellas, Canopies and Other Coverings. Each food truck or food trailer may have one  
718 (1) umbrella or canopy. Tents or other coverings with opaque walls are not allowed.  
719 Alternate shading systems may be proposed to the City and are subject to approval by  
720 the Community Development Department.

721 **f.g.** Food trucks and food trailers must comply with all Health Department and Fire regulations.

722 **g.h.** Trash Receptacles. All food trucks or food trailers shall provide at least one (1) trash  
723 receptacle meeting Davis County Health Department standards. The trash receptacle shall be  
724 removed with the food truck or food trailer on a daily basis.

725 **h.i.** Clean Area. All food trucks or food trailers are required to clean the area occupied by the  
726 food truck or food trailer and the surrounding fifty (50)-foot area on a daily basis.

727 **h.i.** Generators: Only generators that produce a noise level less than sixty five (65) dBA  
728 measured at thirty (30') feet shall be permitted.

729 **j.k.** Provisions. The sale of any products other than food and beverages for human consumption  
730 is prohibited.

731 **k.l.** Signs and Advertising. Food truck or food trailer may have one (1) temporary A-Frame/Post  
732 Style Sign with a maximum height of four (4) feet and a maximum sign area of eight (8)  
733 square feet. The sign shall not be located in a manner which impedes pedestrian traffic or  
734 poses a safety or traffic hazard. Vinyl wraps on food trucks or food trailers shall be allowed  
735 without restriction.

736 **l.m.** Lighting. Food trucks or food trailers operating in evening hours may use battery-powered  
737 low voltage lighting systems for safety and convenience. All lighting systems shall only be for  
738 the purpose of continued operation. Moving, flashing, or other advertising-oriented lights  
739 are prohibited.

740 **m.n.** Food Truck Parks.

741 (1) Food truck parks are allowed subject to infrastructure improvements being completed,  
742 including paving, parking space striping, drainage, landscaping, and lighting.  
743 (2) All food trucks and food trailers must be separated by a minimum of ten (10) feet  
744 between vendor walk up windows.

745 (3) All food trucks parks shall provide one (1) on-site parking stall per food truck or food  
746 trailer for customer parking.

747 (4) **Food truck parks shall provide electrical services for each truck such that the use of**  
748 **generators for operations is not necessary, except during temporary power outages.**

749 **n. Feed trucks and food trailers are prohibited from operation on public property or public**  
750 **right of ways except during City sponsored or licensed special events.**

751 o. Prohibited Activities. Any violation of the following activities shall be subject to loss of City  
752 business license and other penalties of law.

753 (1) Amplified music and the use of any amplified sound system is prohibited.

754 (2) Business operations shall not create any public nuisance, including: (1) noises audible  
755 from within an enclosed vehicle or from within an enclosed building; (2) accumulations  
756 of litter; (3) obstruction of pedestrian and vehicle access or travel areas; (4) reduction in  
757 required parking stalls or other similar activities; and (5) any violation of City or state  
758 regulations.

759 p. Review Standards. The Community Development Department shall apply the following  
760 review standards:

761 (1) The location of the food truck or food trailer shall not impede access to buildings,  
762 parking areas, landscaping, or other facilities.

763 (2) Any reduction in parking stalls resulting in insufficient spaces for existing businesses and  
764 the food truck or food trailer's customers would result in the location being unsuitable.

765 **D. Lodging, Hotel and Motel**

766 1. Accessory uses including, but not limited to, restaurants, retail, drinking establishments, and  
767 personal services, may be allowed if such uses are completely within the hotel or motel  
768 structure. Separate or concurrent approval for sale of alcoholic beverages is required in  
769 accordance with the regulations within of Title 3, Chapter 2 Alcoholic Beverages of this code.

770 2. Bed and breakfast establishments. Bed and breakfast establishments shall be required to satisfy  
771 all of the following conditions:

772 a. Each premises must be occupied and operated by its owner.

773 b. The proposed use shall not cause a nuisance to adjoining residences due to noise, odor,  
774 lighting or traffic.

775 c. No bed and breakfast sleeping room shall be permitted that does not comply with the  
776 International Building Code.

777 d. No kitchen or other food preparation area or facilities shall be provided in or available to the  
778 rooms in a bed and breakfast operation. Cooking facilities in a dwelling containing a bed and  
779 breakfast operation shall be limited to the residential kitchen.

780 e. Bed and breakfast bedrooms shall be a minimum of 120 square feet for the first two  
781 occupants and an additional 30 square feet for each additional occupant.

782 f. The stay of bed and breakfast occupants shall be no more than 14 consecutive days and not  
783 more than 30 days in any one calendar year.

784 g. The operator of each facility shall keep a list of the names of all persons staying at the bed  
785 and breakfast, which list shall be available for inspection by the Building Inspector or village  
786 designee.

- h. One bathroom for every three sleeping rooms shall be provided, with a minimum of two bathrooms.
- i. Every bed and breakfast bedroom shall contain a functional smoke detector, and an approved fire extinguisher shall be located on each floor on which such sleeping room is located.
- j. One parking space shall be provided off-street in the side or rear yard area for each bed and breakfast bedroom.
- k. Meals or other services provided on the premises shall only be available to residents, employees and overnight guests of the inn.
- l. Maximum sign size shall be five square feet with a maximum height of six feet. Sign materials are to be compatible with the architecture of the building. Signs must meet setback standards for the district in which they are located. Internal illumination is prohibited.
- m. No exterior alterations to the structure shall be made which would change the residential appearance of the structure.
- n. The applicant shall comply with any fire and life safety requirements imposed by the according to the Building or Fire Codes.

#### **E. Lodging, Recreational Vehicle Parks and Campgrounds:**

1. Recreational Vehicle Parks and Campgrounds shall meet the applicable standards in Section 13-6-3 of this Code.

## **F. Restaurants and Coffee Shops:**

1. Lot area. The minimum lot area shall be 15,000 square feet.
2. Road frontage and access. All vehicular access shall be directly from an arterial road or collector road.
3. Setbacks. The following setbacks shall apply to structures, excluding signs, walls and fences:
  - a. Structures shall be setback at least 15 feet from the edge of any road right-of-way;
  - b. Structures shall be setback at least 50 feet from any lot line abutting a residential district or use; and
  - c. Structures shall be setback from any lot line abutting a nonresidential district and use as specified for permitted uses on the subject site.
4. Enclosure and screening.
  - a. If the subject lot is adjacent to a residential zone or use, all commercial activity shall be completely obscured from the residential zone or use by means of a continuous solid wall or fence six feet in height and a landscaped buffer area.
  - b. Outside dumpsters shall be completely enclosed and obscured by an masonry wall and gate.
5. Fast food restaurants.
  - a. All patrons served in their vehicles via a drive-through facility shall be provided with adequate off-street standing spaces. No vehicle stacking areas shall cross any maneuvering lane, drive, sidewalk or public right-of-way. A bypass lane or other suitable means of access to a public road shall be provided for automobiles that do not use the drive-through facility.

827                   b. One illuminated menu board sign per drive aisle shall be allowed in addition to all other  
828                    signs permitted by Chapter 4. The surface area of the menu board sign shall not exceed  
829                    thirty-two (32) square feet and the height shall not exceed six feet above grade.

830                   6. Serving alcohol. All restaurants permitted to serve alcohol shall comply in every respect with the  
831                    Utah Liquor Control Act and Title 3, Chapter 2 of this Code.

832                   7. Drive Through Standards:

833                    a. Purpose. Where drive-up or drive-through uses and facilities are allowed, they shall conform  
834                    to all of the following standards, which are intended to calm traffic, provide for adequate  
835                    vehicle queuing space, prevent automobile turning movement conflicts, and provide for  
836                    pedestrian comfort and safety.

837                    b. Standards. Drive-up and drive-through facilities (i.e., driveway queuing areas, customer  
838                    service windows, teller machines, kiosks, drop-boxes, or similar facilities) shall meet all the  
839                    following standards:

840                    (1) Prior to the menu board order location, vehicle stacking shall be provided for a minimum  
841                    distance of eighty (80') feet for a single stacking lane or forty (40') feet per lane when  
842                    there is more than one service lane.

843                    (2) Stacking lanes must be designed so that they do not interfere with parking and vehicle  
844                    circulation and of sufficient length to ensure vehicles are not backing onto a public street  
845                    and shall be clearly identified using means such as striping, landscaping, or directional  
846                    low impact signs.

847                    (3) The Community Development Department may require a traffic, circulation, and parking  
848                    study addressing both on site and off site traffic and circulation impacts for national  
849                    chain restaurants with known high traffic counts. The Planning Commission may  
850                    required additional parking or stacking area based on the study during site plan approval  
851                    process.

852                    (4) The design of the stacking area shall allow customers' vehicles to leave the stacking line  
853                    for emergency reasons.

854                    (5) Drive-through uses shall be located so that access and egress to the drive-through  
855                    features are from an on-site drive aisle or other on-site circulation facility, not a public  
856                    street.

857                    (6) Communication's sound system shall not exceed a measurement of 55 dBA at any  
858                    property line.

859                    (7) Drive-through service windows shall not be located adjacent to the primary or front  
860                    property line.

861                   **G. Sexually Oriented Businesses:**

862                   1. Conform to Title 3, Chapter 8

864                   **10-19-13: MANUFACTURING AND ASSEMBLY:**

865                   **A. All Manufacturing and Assembly Processes:**

866                   1. Chemical Storage: Storage of chemicals, pesticides and fertilizers for wholesale, resale or as part  
867                    of a manufacturing facility shall be subject to the following:

868 a. The applicant must furnish evidence that the facility will comply with DEQ or other  
869 regulatory agencies.

870 b. A buffer may be required within the required setback from property line.

871 c. Approved loading and unloading spaces and off street parking facilities will be required.

872 d. A secondary retaining area will be required. The secondary retaining area shall be large  
873 enough to hold **at least** the amount of the largest tank located in the retaining area.

874 e. Setbacks for structures are to be from the secondary containment area.

875 f. There shall be **no outdoor storage** of chemicals and/or fertilizers.

876 g. Construction of all facilities shall meet the criteria listed in the approved International  
877 Building Code.

878 2. Bulk Storage of Hazardous or Flammable Liquids and Gases:

879 a. A hazard mitigation plan, outlining precautions and procedures for hazardous substances,  
880 shall be provided to the City and any other applicable emergency response or regulation  
881 authority which details the quantities, storage methods and handling procedures for  
882 accidental releases, spills, exposures, fires, explosions or other emergency conditions that  
883 could occur and the potential extent of such incidents. The plan shall be reviewed and  
884 updated at a minimum annually or upon modification of the type or quantities of materials  
885 stored and utilized by the business.

886 b. The facility shall comply with all applicable regulations related to the storage and quantity  
887 limits as determined by the South Davis Metro Fire District or other applicable jurisdictional  
888 agency.

889 c. The applicant must furnish written documentation showing a review from the appropriate  
890 fire district and/or DEQ; listing any conditions placed upon the use and how they will comply  
891 with those conditions.

892 d. Any facility with outdoor aboveground tanks shall be enclosed by an eight foot (8') high  
893 security fence or wall with the entrance and exit through a gate that shall be locked during  
894 nonbusiness hours.

895 e. When adjacent to a residential zone, all structures or outdoor activity areas shall be located  
896 a minimum of three hundred feet (300') from any property line and all tanks shall be located  
897 a minimum of one thousand feet (1,000') from a property line adjacent to a residential zone.

898 f. Approved loading and unloading spaces and off street parking facilities will be required as  
899 listed in code Section **10-6-5**.

900 g. Construction will meet the criteria of the International Building Code as adopted.

901 h. Sufficient measures shall be made to ensure no discernable odor is emitted from the facility,  
902 which may include but is not limited to additional ventilation, insulation, or sealing between  
903 neighboring units.

904 i. Access to manufacturing and storage areas of the subject units be physically restricted from  
905 access by the unauthorized personnel and the general public.

906 j. This section does not apply to retail service stations or convenience stores that also dispense  
907 propane unless they are in a residential zone.

908 3. Food (human) Preparation: These standards shall apply to on-site food preparation for off-  
909 premise consumption and sales.

910 a. Minimum operation size shall be greater than three thousand (3,000) square feet in size;

911 b. Must only be used by a single food-processor/food-preparer;

912 c. Must use an in-ground grease trap system meeting City Engineering and Sewer District

913 requirements; and

914 d. May not be used by food truck/food trailer operators or have food truck/food trailers parked

915 on the lot or parcel.

916 e. All structures, loading areas, outdoor activity areas, exclusive of parking shall be located a

917 minimum of three hundred feet (300') from any abutting residential zones.

918 f. The application materials shall include written documentation that the proposed facility

919 meets any applicable Federal, State, or local standards regarding such use including, but not

920 limited to, those of the U.S. Environmental Protection Agency, the U.S. Department of

921 Agriculture, Utah Department of Environmental Quality (DEQ), Utah Department of

922 Agriculture, Utah Department of Water Resources, and Davis County Health Department, as

923 applicable

924 4. Where a manufacturing use is allowed in a commercial zone the following apply:

925 a. It shall be wholly enclosed in a building; and

926 b. When the subject site is located within one hundred (100') feet of a residential zone, the use

927 shall be limited to the hours of operation of the use to between seven o'clock (7:00) A.M.

928 and nine o'clock (9:00) P.M. when there are identified impacts regards to noise, traffic, or

929 parking.

930 5. Uses classified as light manufacturing/processing shall not:

931 a. Emit from a vent, stack, chimney, or combustion process any smoke that is visible to the

932 naked eye that is a result of the process of manufacturing, processing, creating, repairing,

933 renovating, painting, cleaning, or assembling of goods, merchandise, or equipment.

934 b. Generate noise in the course of manufacturing of greater than 55 dBA as measured at the

935 property line between the hours of 8 a.m. and 7 p.m. Between the hours of 7 p.m. and 8

936 a.m. the City's general noise regulations as coded in Title 4, Chapter 2 Nuisances of this code

937 shall apply.

938 c. Generate any ground transmitted vibration that is perceptible to the human sense of touch

939 measured at the lot line.

940 d. Generate any odor that reaches the "odor threshold" measured at the lot line. For purposes

941 of this section, the ODOR THRESHOLD is defined as the minimum concentration in air of a

942 gas, vapor, or particulate matter that can be detected by the olfactory systems of a panel of

943 healthy observers.

944 e. Require for its operations a daily average of more than 200 gallons of water per employee.

945 f. Create any electrical disturbance that adversely affects any operations or equipment other

946 than those of the creator of such disturbance, or otherwise causes, creates, or contributes to

947 the interference with electronic signals (including television and radio broadcasting

948 transmissions) to the extent that the operation of any equipment not owned by the creator

949 of such disturbance is adversely affected.

950 g. Store materials necessary for the manufacturing or processing activity in a location where  
951 such materials are visible from beyond the boundaries of the property on which the  
952 manufacturing/processing facility is located.

953 h. Semi-trucks or tractor trailers may be used to deliver or pick up materials but may not  
954 remain on the premises continuously for more than 48 hours. Such trucks or trailers may not  
955 be used as a means to store materials necessary for the manufacturing or processing activity  
956 or finished products of the manufacturing activity.

957 6. Sand Blasting, power assisted propelling of solids or liquids or any similar methods:  
958 a. All operations for the removal of paint, stain or similar coatings from surfaces by sand  
959 blasting, power assisted propelling of solids or liquids, or any similar methods, shall be  
960 performed in accordance with the following regulations:  
961 (1) No such operation shall take place outside the hours of 8:00 a.m. and 6:00 p.m.  
962 (2) No operation shall take place outside of an enclosed building.  
963 (3) All operations shall be conducted in a well-ventilated building which is equipped with an  
964 exhaust ventilation system to capture dust.  
965 (4) All such operations shall be operated in a manner to prevent vapor, dust and debris from  
966 causing a nuisance by falling on pedestrians, vehicles, public thoroughfares and  
967 adjoining property.  
968 (5) Outdoor storage of sand is prohibited. Sand shall be stored in a container which ensures  
969 that no fugitive dust will be created from wind.  
970 (6) All operations shall comply with state and federal regulations.

971 **B. Asphalt and Concrete Service Batching Plants:**

972 1. Asphalt or concrete batching plant for producing asphalt or concrete products used in  
973 construction activities are subject to the following standards:  
974 a. The batching plant site shall comply with all applicable provisions of City, State and Federal  
975 laws.  
976 b. The batching plant shall not be located within six hundred feet of a residence.  
977 c. Hours of operation will be limited to Monday through Friday, seven a.m. to seven p.m.  
978 d. No portion of the batch plant or its operation shall be located on a public street.  
979 e. Compliance with all applicable City regulations regarding noise, dust, odor and glare.  
980 f. All plants shall be compliant with state and federal regulations and obtain any necessary  
981 permits prior to commencing operations.

982 2. Temporary batch plants:  
983 a. Temporary batch plant used in construction activities on the same or nearby sites shall be  
984 limited to operations for up to six months, with a single renewal of a six-month time period  
985 permitted by the Community Development Director.  
986 b. The batch plant shall only furnish concrete, asphalt, or both, to a specific project. The  
987 placement of a temporary batching plant for a private project is restricted to the site of the  
988 project.  
989 c. Temporary plant site must be clear of all equipment, material and debris upon completion.  
990 d. All public improvements that are damaged during the operation of the temporary batching  
991 plant must be repaired or replaced within thirty days of completion of the project.

- e. At termination and/or removal of the plant operation, the operator shall have the person responsible walk the site with the building official or his/her designee to verify the site meets City approval.

### C. Food: Breweries, Distilleries, Wineries

1. No outside storage of raw materials;
2. No outside storage of spent grain. Accumulated grains must be disposed of within 24 hours after a batch is finished;
3. No drive-through windows;
4. Ability to provide off-street loading and unloading for all materials;
5. For microbreweries: Size is usually determined by the number of barrels produced each year. Microbreweries are limited to no more than 15,000 barrels per year;
6. Discharge into the Sewer District's wastewater system must be pre-approved by the South Davis Sewer District and the wastewater treatment plant operator;
7. For distilleries: all distillery facilities be located in a standalone building whereby they are the only occupants in order to protect against fire and/or explosion; and
8. "Distillery" shall not include industrial distilleries, such as for the production of ethanol for use as a fuel.
9. Parking. Parking shall be provided as follows:
  - a. One space for each 500 square feet of floor space, plus one space for each employee; and
  - b. All other requirements of parking in Chapter 4 of this chapter must be met.
10. Retail or Restaurant Component:
  - a. An accessory retail or restaurant component shall only be permitted in conformance and subject to licensure and regulations of the Utah State Department of Alcoholic Beverages Services.
  - b. All accessory retail or restaurant is subject to the standards outline in **Title 3, Chapter 2, Alcoholic Beverages** of this code.
  - c. Additional parking shall be provided in conformance with **Section 10-5-3**.

#### **D. Refinery, Oil And Gas:**

1. All operations shall be a minimum of one thousand (1,000') feet from any residential land use.
2. All uses shall have vehicular access to an arterial or collector road.
3. Minimum lot size shall be one hundred (100) acres.
4. All structures shall be located at least 150 feet from all property lines.
5. Maximum lot coverage shall be 60%.
6. A minimum twenty-five (25) foot landscaped buffer strip shall be provided along all frontage property lines.
7. All outside storage of raw material shall be completely enclosed by an eight-foot-high fence and screened from adjoining properties and roads. No outdoor storage is permitted within the required buffer strip.
8. All storage facilities, conveying apparatuses, drying or wetting chambers and axial ventilation fans shall be set back a minimum of 150 feet from all property lines.
9. Operational Requirements.

1033 a. Machinery, Equipment and Operations. All machinery, equipment and materials used in  
1034 refining; all processing and manufacturing operations; and all hauling of refined products  
1035 must be maintained, operated, or conducted in such a manner that:  
1036 (1) Flying objects and debris are not thrown.  
1037 (2) All emissions comply with state and federal air quality regulations.  
1038 (3) There is no appreciable noise, vibration, dust, or mist.

1039 10. A hazard mitigation plan, outlining precautions and procedures for hazardous substances, shall  
1040 be provided to the City and any other applicable emergency response or regulation authority  
1041 which details the chemical and materials quantities, storage methods and handling procedures  
1042 for accidental releases, spills, exposures, fires, explosions or other emergency conditions that  
1043 could occur and the potential extent of such incidents. The plan shall be reviewed and updated  
1044 at a minimum annually or upon modification of the type or quantities of materials stored and  
1045 utilized by the business.

1046 **E. Repair, Commercial and Industrial Machinery and Equipment:**

1047 1. All commercial and industrial machinery repair shall be completed within an enclosed building.  
1048 2. No outdoor storage shall be permitted.

1050 **10-19-14: MINING AND SUPPORT ACTIVITIES:**

1051 **A. Mineral Extraction:**

1053 1. See SR Zone, Title 10 Chapter 17

1054 **B. Mineral, Oil, Gas Extraction and Refining Support Activities:**

1055 1. Where outdoor storage is permitted as an accessory use, any outdoor storage shall be compliant  
1056 with Section 10-19-3(E).

1058 **10-19-15: PERSONAL SERVICES:**

1060 **A. Animal Care, Boarding, Day Care and Kennels, Pet Services, and Veterinary Services:**

1061 1. All animal care services shall comply with Title 5, Chapter 4, Animal Control, as applicable  
1062 2. Additionally, all outdoor play areas shall be located a minimum of one hundred feet (100') from  
1063 any residential land use.  
1064 3. Waste disposal is prohibited to City or County Storm Drain  
1065 4. Veterinary clinics shall comply with all State and local regulations relative to such an operation  
1066 and shall maintain adequate housekeeping practices designed to prevent the creation of a  
1067 nuisance and to reduce to a minimum the factors of noise and odor.  
1068 5. Pet boarding and day care services in the CS Zone shall be limited to:  
1069 a. Small pets (25 lbs. or less)  
1070 b. A maximum size of 2,000 sq. ft.  
1071 c. A maximum of 10 dogs at any one time.  
1072 6. The facility shall be mitigated or buffered for noise to ensure that the maximum noise impact  
1073 does not exceed 55 dBA at the property line.

1074       7. Facilities shall be equipped with noise buffering insulation where located in a multi-tenant  
1075       building or where located within one-hundred feet of a residential use.

1076 **B. Appliance, Electronic, and Small Engine Repair and Maintenance:**

1077       1. No outdoor storage

1078 **C. Exterminating and Pest Control Services:**

1079       1. A hazard mitigation plan, outlining precautions and procedures for hazardous substances, shall  
1080       be provided to the City and any other applicable emergency response or regulation authority  
1081       which details the quantities, storage methods and handling procedures for accidental releases,  
1082       spills, exposures, fires, explosions or other emergency conditions that could occur and the  
1083       potential extent of such incidents. The plan shall be reviewed and updated at a minimum  
1084       annually or upon modification of the type or quantities of materials stored and utilized by the  
1085       business.

1086 **D. Funeral Homes and Mortuaries:**

1087       1. This use cannot share space or any common wall with another use.

1088 **E. Janitorial, Laundry, and Linen Supply Services:**

1089       1. All operations shall ensure the safe storage, use, and disposal of any detergents or chemicals in  
1090       accordance with all state and federal regulations, as well as any fire district and sewer district  
1091       regulations, which may include pre-treatment of wastewater.

1092       2. A hazard mitigation plan, outlining precautions and procedures for hazardous substances, shall  
1093       be provided to the City and any other applicable emergency response or regulation authority  
1094       which details the quantities, storage methods and handling procedures for accidental releases,  
1095       spills, exposures, fires, explosions or other emergency conditions that could occur and the  
1096       potential extent of such incidents. The plan shall be reviewed and updated at a minimum  
1097       annually or upon modification of the type or quantities of materials stored and utilized by the  
1098       business.

1099       3. Laundry services are prohibited within the City's designated drinking water source protection  
1100       zones.

1101 **F. Pharmacies and Drugstores:**

1102       1. Medical cannabis pharmacy are subject to licensing procedures required by the State of Utah.

1103           a. License Required: No medicinal cannabis pharmacy shall be established, operated, or  
1104           maintained within the city without a valid license issued by the Utah Department of Health,  
1105           and without a valid business license issued by the city.

1106           b. As required by Utah Code Chapter 26-61a, a medicinal cannabis pharmacy shall be located at  
1107           least:

1108              (1) Two hundred feet (200') from a community location (public or private school, licensed  
1109              child care facility or preschool, church, public library, public playground or public park);  
1110              or

1111              (2) Six hundred feet (600') from an area zoned primarily residential.

1112           c. The proximity requirements described in Subsection C.1 shall be measured as required in  
1113           Chapter 26-61a, Utah Code, as amended.

1114           d. Signs: Signs shall be subject to the dimensional requirements per Sections 26-61a-505 and 4-  
1115           41a-403, Utah Code, as amended.

e. Conflict of Laws: If any regulation in this section, regarding medicinal cannabis is in conflict with Utah Code, the provisions of Utah Code shall prevail.

#### **G. Personal And Household Goods Repair, and Maintenance:**

1. No outdoor storage shall be permitted.

#### **H. Salons, Hair, Nail, Lashes, Permanent Cosmetics, Tattoos:**

## 1. Tattoo parlors:

- a. Tattoo parlors shall operate only between the hours of seven (7:00) a.m. and eleven (11:00) p.m.
- b. Service of alcohol, marijuana based substances, or other controlled substance shall not be permitted in conjunction with a tattoo parlor use.
- c. The entrance door and storefront window glazing shall be 75 percent (75%) clear and free of obstructions such as signs, window tinting, shelving, or racks.
- d. The operator of the approved use shall prevent loitering and loud noises around the subject site during and after the hours of business operation.
- e. A sign stating, "No tattoo service will be provided for anyone under the age of 18," shall be visible at all times on the door of the front entrance.
- f. The applicant shall comply with all applicable State and County Health and Human Services regulations.

**10-19-16: RELIGIOUS, GRANT MAKING, CIVIC, PROFESSIONAL, AND SIMILAR ORGANIZATIONS:**

#### A. Religious Organizations, Churches

## 1. Development Standards:

- a. Parcel Size: No minimum parcel size is required, however, the parcel chosen for a church must be adequate to meet all of the development standards to be listed below that include, but are not limited to, setbacks, landscaping, parking, improvements, and dedications.

b. Building Setbacks:

### (1) Commercial Zones:

(A) Front: Thirty feet (30') from property line. (If project fronts on more than 1 street, setback applies to all street frontages.)

(B) Side and rear: Minimum ten feet (10') unless located adjacent to a Residential Zone. In this case, the minimum setback must be thirty feet (30').

## (2) Residential Zones:

(A) Front: Thirty feet (30') from front property line. (If project is on a corner lot, setbacks are 30 feet on 1 street and 20 feet on the other.)

(B) Side and rear: Follow setbacks required according to zone property is in.

c. Building Height: Maximum building height shall follow zoning that the project is in. Thirty five feet (35') is the maximum height in a Residential Zone or in any zone adjacent to a Residential Zone (not including chimneys, steeples and the like).

d. Landscaping Setbacks:

(1) Front: Thirty feet (30') minimum from property line. (If on a corner lot in a Residential Zone, 20 feet on shorter setback side.)

- (2) Sides and rear: Five feet (5') minimum.
- (3) Landscaping in the front areas shall also include the park strip adjacent to the curb including street trees (minimum 2 inch caliper and spaced 30 feet on center).
- (4) Landscaping shall also be required within the parking lot itself where large expanses of asphalt occur. There shall be a minimum of one 10-foot wide planter within the parking lot area where over one hundred twenty five (125) linear feet of asphalt occurs.
- (5) Landscaping shall be in accordance with Title 10, Chapter 22, Water Efficient Landscape Standards.

e. Fencing: Acceptable fence types shall include vinyl, precast concrete, decorative iron, architecturally designed brick or block.

f. Parking:

- (1) All parking for church facilities shall be on site.
- (2) No parking is permitted within the front landscape setback.
- (3) Parking shall be required at a rate and design as established in Chapter 6, Off Street Parking

g. Trash Enclosures and Accessory (Maintenance Or Storage) Buildings:

- (1) All trash bins shall be surrounded with six foot (6') high masonry or precast enclosures to match the main building with solid metal gates. Trash enclosures may be combined with accessory (maintenance or storage) buildings. The setback of such structure shall be at least the same as the minimum required front landscape setback, but in no case shall trash enclosures be located any closer than ten feet (10') to a Residential District lot line or five feet (5') to a Commercial District lot line.
- (2) Accessory (maintenance or storage) buildings shall be built of the same materials as the main building (siding and roofing) so as to blend in with the entire project. Minimum setbacks to the front property line(s) shall be the same as the main building. Buildings adjacent to a side or rear property line (other than a street side of the property), which are built of one hour fire rated construction, can be considered an accessory structure and may be set back as close as three feet (3') to a side or rear property line.

h. Lighting: All lighting for church buildings, parking lots, and accessory uses, if applicable, shall be downlit and minimize any adverse impact on adjacent residential areas.

i. Ancillary Uses: Ancillary uses such as parks, ball diamonds, pavilions, etc., shall not count toward landscaping on the church site but shall stand alone and be considered as a separate site and subject to separate land use approval. Any such ancillary uses are subject to, but not limited to, the standards of this Code (if applicable).

**10-19-17: RESIDENTIAL:**

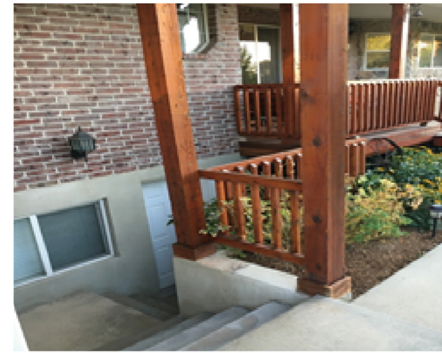
**A. Accessory Dwelling Units: (EXISTING to be moved from section 10-1-44)**

1. Definition of Accessory Dwelling Unit: A subordinate dwelling, which has its own eating, sleeping, and sanitation facilities which is: 1) within or attached to a single-family residential building, or 2) within a detached accessory structure associated with a single-family dwelling.
2. Purpose and Intent: The purpose and intent of this section is to recognize the residential character of the City of North Salt Lake and to provide for supplementary living accommodations

1200 in the community, as well as provide for supplementary income opportunities of property  
1201 owners. These provisions are intended to provide for affordable housing with reasonable  
1202 limitations to minimize the impact on neighboring properties and neighborhoods, and to  
1203 promote the health, safety, and welfare of the property owners and residents of accessory  
1204 dwelling units.

- 1205 3. Owner Occupied: No accessory dwelling unit shall be created, established, or occupied in a  
1206 single-family dwelling unless the owner of the property occupies either a portion of the main  
1207 dwelling or a detached accessory unit on the same single-family lot. For the purpose of this  
1208 section, the term "owner occupied" shall be defined as full time residency within the home by  
1209 the bona fide property owner(s) as shown on the Davis County tax assessment rolls. Owner  
1210 occupancy for a dwelling with an accessory dwelling unit shall not be required when:
  - 1211 a. The owner cannot live in the dwelling because of a bona fide temporary absence of three  
1212 years or less for a temporary job assignment, sabbatical, or voluntary service;
  - 1213 b. The owner was living in the dwelling immediately prior to leaving for the temporary job  
1214 assignment, sabbatical, or voluntary service; and
  - 1215 c. The owner intends to make the dwelling his/her primary place of residence upon returning  
1216 from the temporary job assignment, sabbatical or voluntary service.
- 1217 4. Dwelling Unit Occupancy: The occupants of an accessory dwelling unit shall be limited by one of  
1218 the following family categories:
  - 1219 a. One person living alone; or
  - 1220 b. Two (2) or more persons all related by blood, by marriage, by adoption; by legal  
1221 guardianship or foster children; or
  - 1222 c. Up to four (4) unrelated persons living as a single housekeeping unit.
  - 1223 d. Any of the above categories plus a temporary guest. A "temporary guest" is defined as a  
1224 person who stays with a family for a period of less than thirty (30) days within any rolling  
1225 one year period and does not utilize the dwelling as a legal address for any purpose.
  - 1226 e. For purposes of the definition of family, the term "related" shall mean a spouse, parent,  
1227 child, stepchild, grandparent, grandchild, brother, sister, uncle, aunt, nephew, niece, first  
1228 cousins, great-grandparent, and great-grandchild. The term "related" does not include other,  
1229 more distant relationships.
- 1230 5. Zones: An accessory dwelling unit which meets ordinance requirements may be allowed in a  
1231 single-family dwelling unit or in a detached accessory structure within any zone upon a single  
1232 family lot. No accessory dwelling unit may be allowed in any multi-family dwelling or multi-  
1233 family lot, or on any lot that cannot satisfy the parking, setback, or lot coverage requirements.
- 1234 6. Number Of Accessory Dwelling units: A maximum of one accessory dwelling unit shall be  
1235 allowed in each owner occupied single-family dwelling, or in a detached accessory structure  
1236 associated with a single-family dwelling.
- 1237 7. Location & Type:
  - 1238 a. Within or Attached to Main Dwelling: Accessory dwelling units may be allowed within or  
1239 attached to the main residential dwelling (basement or addition), over the garage (attached  
1240 or detached), or in a detached accessory structure (cottage home, guest house, or tiny  
1241 home).

*ADU-Basement*

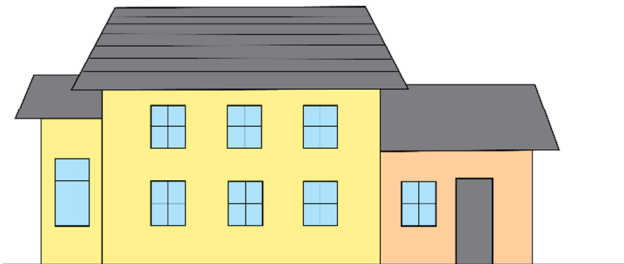


1242

1243      b. Setback Standard Compliance: Accessory dwelling units as an addition to a primary dwelling shall meet all minimum setback standards required for the primary dwelling.

1244

*ADU-Attached*



1245

1246      c. Behind the Primary Dwelling: An accessory dwelling unit within an accessory structure must meet the minimum of side yard required by the zone for the primary dwelling and a rear yard setback of ten (10) feet, unless no windows, doors, or other openings are adjacent to the property line, in which case the allowed setback shall be five (5) feet.

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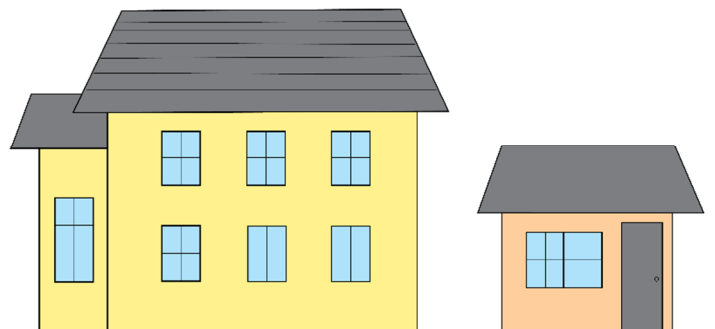
1249

1250      d. Adjacent to the Primary Dwelling: An accessory dwelling unit within the side yard of the primary dwelling are required to meet the same front, side, and rear yard setback as the primary dwelling.

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1252

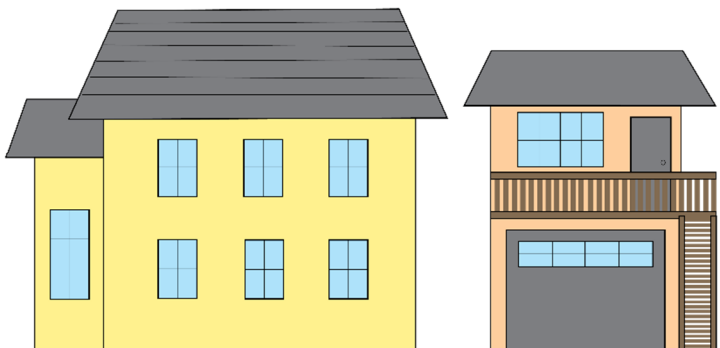
*ADU-Detached*



1253

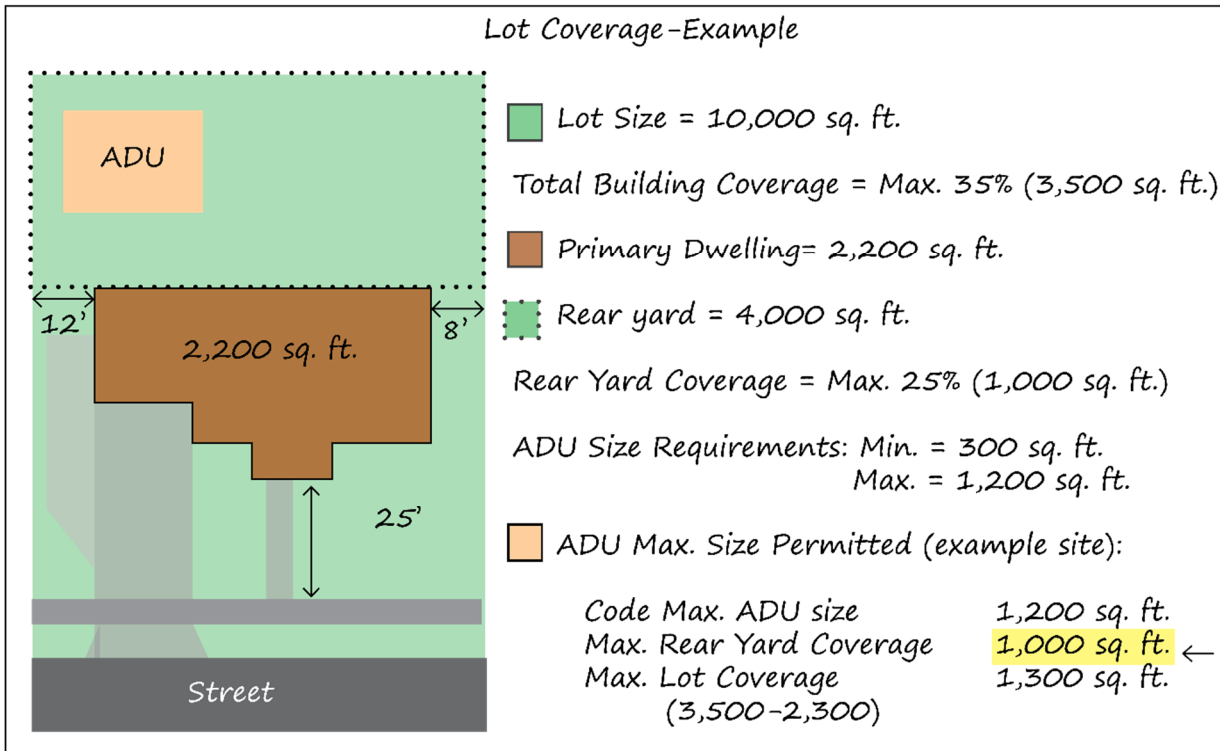
1254 e. Second Story Accessory Dwelling Units: An accessory dwelling unit located in an accessory  
1255 structure may only be located on a second story if the structure meets the same minimum  
1256 standards in the zone for height, as well as front, side, and rear setback as the primary  
1257 dwelling.

*ADU-2nd Story Detached*



1258

1259 8. Appearance: Single family residences with interior accessory dwelling units shall retain the  
1260 appearance of a single family home. An accessory dwelling unit in an accessory structure shall be  
1261 designed so that, to the degree reasonably feasible, the appearance of the building is compatible  
1262 with the architectural components of the primary dwelling unit (e.g., exterior materials, color,  
1263 and roof pitch).  
1264 9. Size:  
1265 a. Basement Dwelling Units: Shall be permitted to occupy the entirety of the basement of the  
1266 primary home regardless of area or bedroom count.  
1267 b. Accessory Dwelling Units (Detached Structures): The size of an accessory dwelling unit shall  
1268 be at least three hundred (300) square feet and shall not exceed twelve hundred (1200)  
1269 square feet and be limited to no more than two (2) bedrooms.  
1270 10. Lot Coverage: The combined building coverage for the detached accessory dwelling units, main  
1271 dwelling and additional accessory buildings may not be larger than the maximum coverage  
1272 allowed in the zone for the lot and rear yards per **section 10-10-3**.



1273

1274 11. Building Entrances: A new single-family structure approved with an accessory dwelling unit  
 1275 attached to or detached from the main dwelling unit, shall have a separate, accessible entrance  
 1276 or stairway. An accessory dwelling unit approved in an existing structure may use existing  
 1277 entrances on any side of the structure that faces a street, or a side or rear entrance. Dwellings  
 1278 with two (2) front doors side by side may not be used to provide separate entrances for each  
 1279 unit with the exception of dwellings where the second door provides direct access to the  
 1280 dwelling basement. The purpose of this requirement is to preserve the single-family residential  
 1281 appearance of the building.



1282

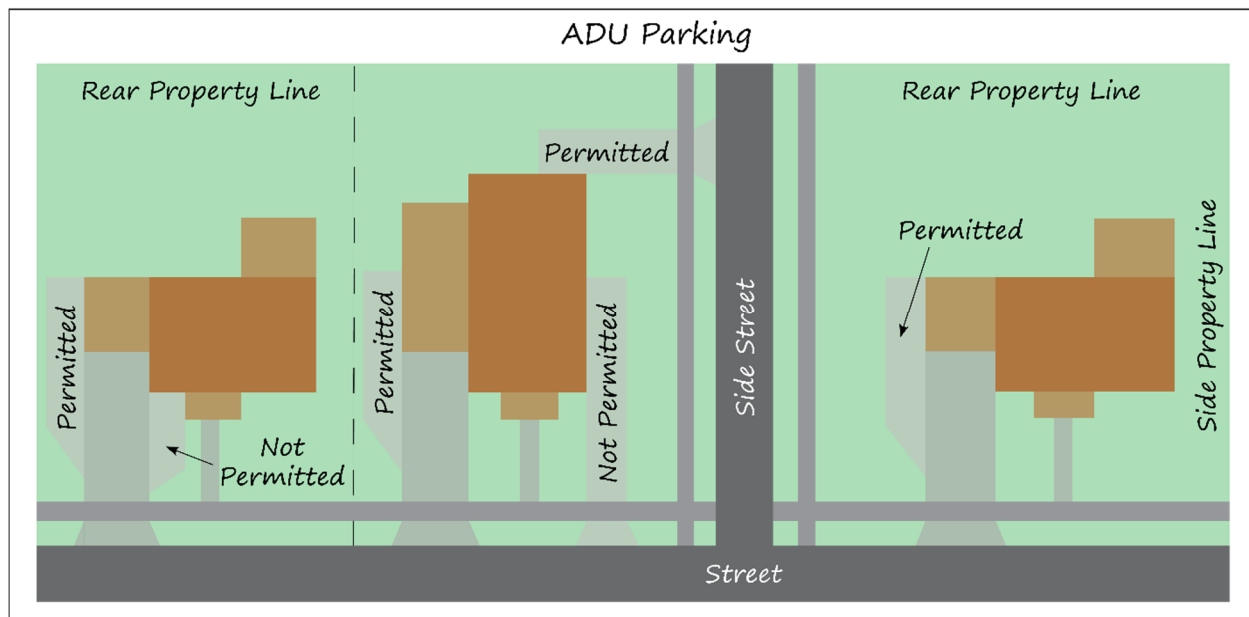
1283 12. Address: The principal dwelling unit and the accessory dwelling unit shall have the same address  
1284 number, but shall refer to the accessory dwelling unit as unit B. Addresses must be located in a  
1285 visible location on the street frontage side of the home.

1286 13. Parking:

1287 a. A single-family dwelling with an accessory dwelling unit shall provide at least one (1)  
1288 additional off street parking spaces for the accessory unit, above the minimum spaces  
1289 required for a single family dwelling. Accessory dwelling unit parking may not be in tandem  
1290 with required parking of the main dwelling. One additional off street parking space shall be  
1291 required accessory dwelling units with 2 or more bedrooms. ADU's located within one-  
1292 quarter (1/4) mile of a bus rapid transit route shall be permitted to reduce the parking  
1293 requirement by one (1) space for the main dwelling unit.

1294 b. No parking spaces may be located within the front or side yard setbacks adjacent to a street,  
1295 except for within an approved driveway.

1296 c. The minimum width of parking areas and driveways shall be paved with concrete or asphalt,



1297 14. Separate Living Areas: An accessory dwelling unit must provide living areas for eating, sleeping  
1298 and sanitation facilities separate from the principal dwelling unit.

1300 15. Building Code: All construction and remodeling shall comply with building codes and ordinance  
1301 requirements in effect at the time of construction or remodeling, in accordance with Utah state  
1302 code section 10-9a-511.5, changes to dwellings - egress windows.

1303 16. Utility Meters: A single-family dwelling with an accessory dwelling unit may have separate  
1304 meters for each water, gas, and electricity utility service. Each utility meter shall be in the  
1305 property owner's name and the property owner shall be responsible for payment of all utilities.  
1306 No additional water development or connection fee shall be required, unless a separate utility  
1307 connection is requested and installed by the property owner.

1308 17. Interior Access: An interior access between the main living area and an attached accessory  
1309 dwelling unit must be maintained, unless sufficient means of egress have been determined  
1310 during an inspection by the fire department.

1311 18. Not Intended For Sale: The accessory dwelling unit shall not be intended for sale or detached by  
1312 deed and shall only be rented.

1313 19. Accessory Dwelling Unit Permit: Any person owning an existing accessory dwelling unit that has  
1314 not previously been permitted by the city, or any person constructing or causing the construction  
1315 of a residence that has an accessory dwelling unit, or any person remodeling or causing the  
1316 remodeling of a residence for an accessory dwelling unit, shall obtain a land use permit for the  
1317 accessory dwelling unit from the community development department. This shall be in addition  
1318 to any required building permit for the work to be performed. In order to meet the requirements  
1319 of the land use permit, the applicant shall:

1320 a. Submit a completed application form including a site plan that shows property lines and  
1321 dimensions, the location of existing buildings and building entrances, proposed buildings or  
1322 additions, dimensions from buildings or additions to property lines, the location of parking  
1323 stalls, and utility meters,

1324 b. Include detailed floor plans with labels on rooms indicating uses or proposed uses,

1325 c. Pay building permit fees, if applicable, for the construction of a new dwelling, or the  
1326 remodeling of an existing dwelling, in accordance with the established fees and charges,

1327 d. Make all corrections identified as necessary to comply with building code requirements, as  
1328 identified by the chief building official or his designee, and provide photos of the life safety  
1329 items required by building code, including carbon monoxide detectors, smoke detectors, and  
1330 earthquake strapping on water heaters, and

1331 e. Demonstrate and affirm that their property is otherwise in compliance with all other  
1332 provisions of the zoning ordinance.

1333 20. Exceptions to Standards: The Planning Commission may issue a conditional use permit for ADU's  
1334 which modify the requirements for an ADU with respect to maximum size, minimum parking, or  
1335 setback.

1336 a. In approving a conditional use permit the Planning Commission may require additional  
1337 conditions to mitigate the impact of the ADU on surrounding properties. Specifically the  
1338 Planning Commission may require:

1339 (1) For ADU's that exceed the maximum size of 1,200 sq. ft.: increased setbacks, privacy  
1340 fencing, limitation on windows and doors adjacent to abutting property lines, and  
1341 additional parking.

1342 (2) For ADUs with reduced or no additional parking: restrictions on occupancy to tenants  
1343 without vehicles.

1344 (3) For ADU's with reduced setbacks: privacy fencing and limitation on windows and doors  
1345 adjacent to abutting property lines.

1346 21. Failure To Complete To-Or Obtain A Land Use Permit: If the property owner does not obtain a  
1347 land use permit as outlined above, the accessory dwelling unit shall not be considered legal nor  
1348 approved. Failure to obtain a land use permit for an existing accessory dwelling unit within two

1349 ~~(2) years of the passing of this section~~ may result in a citation for a code violation as governed by  
1350 the process in North Salt Lake City Title 12, Administrative Code Enforcement Hearing Program.

1351 22. Home Occupation Businesses: Home occupation businesses in an accessory dwelling unit shall  
1352 be restricted to a home office use which creates no customer traffic. No home occupation  
1353 business shall be established within an accessory dwelling unit without the express written  
1354 permission of the property owner.

1355 23. Accessory Dwelling Units, Tiny Homes:

- 1356 a. Only one tiny home shall be permitted as an accessory dwelling unit per residential lot.
- 1357 b. The tiny home shall be ~~permanently properly~~ connected to ~~water and sewer facilities and~~  
1358 ~~approved for all required utilities.~~
- 1359 c. The tiny home dwelling structure must be ~~located on a dedicated parking location of asphalt~~  
1360 ~~or concrete and have the wheels and axel underbody skirted from view, attached to a site~~  
1361 ~~built permanent foundation which meets the building code. The type of foundation could be~~  
1362 ~~a slab on grade or a perimeter foundation.~~
- 1363 d. Building inspections are required for construction of the foundation, as well as to ensure the  
1364 correct installation of the structure, and to approve the correct connection to the utilities.
- 1365 e. All manufactured home running gear, tongues, axles and wheels must be removed at the  
1366 time of installation.
- 1367 f. The dwelling structure shall be constructed with materials that are weather resistant and  
1368 aesthetically consistent with the main dwelling.
- 1369 g. The community development director may approve deviations from the architectural  
1370 standards on the basis of a finding that the architectural style proposed provides  
1371 compensation design features and that the proposed dwelling will be compatible and  
1372 harmonious with existing structures in the vicinity.
- 1373 h. The parking shall be the same as subsection 13 of this section.

1374 B. **Residential Short Term Rental (STR): (EXISTING to be moved from section 10-1-45)**

1375 1. Purpose: This section is established to provide regulations and design standards for residential  
1376 short-term rentals (STRs) related to single family and multi-family neighborhoods. These  
1377 standards seek to allow for STRs while also protecting the safety and general welfare of North  
1378 Salt Lake residents and preserving the residential character of City neighborhoods. In allowing  
1379 STRs, it provides existing property homeowners economic relief who might otherwise be forced  
1380 to leave a neighborhood, thus promoting and preserving affordable housing in the City of North  
1381 Salt Lake. This section also intends to stabilize neighborhoods by promoting home ownership  
1382 and preserving long term rental housing in the market.

1383 2. Residential Short Term Rental (STR): A STR is prohibited in all residential dwellings, Residential  
1384 Districts, and Residential P Districts without first obtaining a STR land use permit as regulated in  
1385 this section and issued a valid business license. The following are exempt and shall not be  
1386 subject to the provisions of this section:

- 1387 a. A residential lease of thirty (30) or more consecutive days.
- 1388 b. Bed and breakfasts, RV parks, campgrounds, hotels, and motels, as described and regulated  
1389 in the North Salt Lake Land Development Code shall not be subject to the provisions of this  
1390 section.

1391 3. General Standards And-and Requirements: A STR use may be allowed within any existing legal  
1392 residential dwelling by an administrative land use permit from the Community Development  
1393 Department, wherein the application demonstrates compliance with requirements found in the  
1394 North Salt Lake Land Development Code and all of the following standards and requirements:  
1395 a. Application: A completed application form as provided by the City.  
1396 b. Property Description: A detailed written description and/or drawing of the property that  
1397 identifies the use of each room of the dwelling and defines the portions of the dwelling to be  
1398 used for a STR shall be provided. Only one designated STR area is allowed for a property.

1399 c. Single and Two Family Dwellings:

1400 (1) Only one designated STR area is allowed per property.

1401 (2) Owner Occupancy: The owner of the subject property must reside therein as their  
1402 primary residence.

1403 ~~Owner Occupancy: The owner of the subject property shall live in the primary dwelling in~~  
1404 ~~which a STR is desired, and must reside therein as their primary residence.~~

1405 (1)(3) An individual shall prove ownership of the property as evidenced by a copy of a  
1406 transfer deed listing the applicant as the fee title owner. Fee title owner may be an  
1407 individual or trustor of a family trust that possesses fifty percent (50%) or more  
1408 ownership of the proposed STR. Fee title owner may not be a corporation, partnership,  
1409 limited liability company, or similar entity.

1410 (2)(4) To establish that the property is the owner's primary residence, the owner shall:  
1411 (A) Present a government issued identification document listing the address of the  
1412 property as the address of the owner; and  
1413 (B) A signed affidavit sworn before a notary public shall be provided by the owner  
1414 stating that the proposed property is the primary residence of the owner, wherein  
1415 they reside at least one hundred eighty three (183) days per calendar year.

1416 e.d. Occupancy During Rental Period: The subject property shall comply with the following  
1417 occupancy restrictions:

1418 (1) The applicant shall provide the maximum renter occupancy proposed and demonstrate  
1419 that sufficient parking has been provided off street at a rate of one-half (1/2) space per  
1420 bedroom or sleeping area.

1421 (2) The property shall not be rented to more than one renter at any given time, and the  
1422 owner shall not divide and rent out portions of the dwelling to multiple renters at the  
1423 same time.

1424 (3) A property shall not be exclusively rented as a STR for more than one hundred eighty  
1425 two (182) nights per year.

1426 (A) The owner may reside on the property while it is occupied by a renter.

1427 (B) The property shall only be rented for a minimum duration of one night and a  
1428 maximum of forty five (45) consecutive nights.

1429 (4) A two family dwelling or property with a valid land use permit for an accessory dwelling  
1430 unit may use and rent one of the dwelling units as a STR ~~and have the accessory dwelling~~  
1431 ~~unit be rented~~ for up to three hundred sixty five (365) nights per year.

1432 (4)(5) Conflict Of Private Restrictions: The owner shall provide a signed affidavit sworn  
1433 before a notary public that certifies to the City that the subject property has no existing  
1434 private covenants, conditions, or restrictions prohibiting STRs.

1435 e. Multifamily Dwellings:

1436 (1) One half (1/2) of the total legal dwelling units on a single property may be permitted as  
1437 a STR, with a maximum of ten (10) units. The entire dwelling unit which is permitted as  
1438 an STR must be rented. It is prohibited to rent a single room or portion of a dwelling unit  
1439 on a multifamily property as a STR.

1440 (2) A dwelling unit may not be rented to more than one renter at any given time. The  
1441 dwelling unit shall only be rented for a minimum duration of one night and a maximum  
1442 of forty five (45) consecutive nights. The dwelling unit may be used and rented as a STR  
1443 for up to three hundred sixty five (365) nights per year.

1444 (3) A long term renter may not sublease their dwelling unit as a STR.

1445 (4) For multifamily properties, the fee title owner may be a corporation, partnership, limited  
1446 liability company, or similar entity.

1447 (5) An owner of the property is not required to reside therein as their primary residence if a  
1448 designated employee, manager, or professional management company is available to  
1449 immediately respond twenty four (24) hours/day, three hundred sixty five (365)  
1450 days/year by telephone, and when necessary, be able to physically respond within one  
1451 hour of any legitimate complaint.

1452 d.f. Parking Plan: A detailed written description and/or a drawing of an off-street parking plan  
1453 must be provided to ensure that all occupants of the home dwelling unit(s) and STR can be  
1454 accommodated on-site at all times. Parking shall be limited to the existing garage, driveway,  
1455 and dedicated parking spots of the residential unit and may not include any on-street  
1456 parking. Shared guest parking as part of a P-District or multi-family dwelling shall only be  
1457 permitted upon express written approval of the HOA or property management, as  
1458 applicable. Any proposed parking improvements shall also be included in the off-street  
1459 parking plan, and must be completed prior to issuance of a STR business license. All  
1460 elements of the parking plan must be in compliance with all other requirements of this  
1461 section.

1462 e.a. Conflict Of Private Restrictions: The owner shall provide a signed affidavit sworn before a  
1463 notary public that certifies to the City that the subject property has no existing private  
1464 covenants, conditions, or restrictions prohibiting STRs.

1465 f.g. Urgent Response: The owner, or a designated representative, shall be available to  
1466 immediately respond twenty four (24) hours/day, three hundred sixty five (365) days/year by  
1467 telephone, and when necessary, be able to physically respond within one hour of any  
1468 legitimate complaint. If the owner is unreachable after three (3) attempted contacts by the  
1469 City of North Salt Lake, a notice of violation will be issued.

1470 g.h. Property Maintenance Requirements: All short-term rentals shall adhere to all City  
1471 ordinances, including, but not limited to:

1472 (1) Maintenance: Owners must adhere to the property maintenance regulations in title 4,  
1473 "Health And Sanitation" of this Code, as amended, including, but not limited to,

1474 requirements for weed abatement, landscaping, garbage removal, structure  
1475 maintenance, and fence/wall maintenance.

1476 (2) Snow Removal: Owners shall remove all snow from the sidewalks of the property within  
1477 twenty four (24) hours after snowfall in accordance with section 7-1-2 of this Code, as  
1478 amended.

1479 i. Noise And Nuisance Control: Owners shall ensure that renters adhere to the noise control in  
1480 title 4, chapter 4 of this Code, as amended.

1481 (1) If an Officer of the Law, Ordinance Enforcement Officer, or designee responds to more  
1482 than three (3) verified noise complaints in a twelve (12) month time period the STR land  
1483 use permit and business license may be revoked or otherwise suspended for two (2)  
1484 years from the date of the third verified complaint.

1485 h.(2) Should a renter violate the noise control chapter more than once in any given  
1486 72-hour period they shall be immediately evicted from the property by the owner. or  
1487 designated representative. If the owner or designated representative fails to evict said  
1488 renter, the STR permit and license may be revoked and the owner fined per this code.

1489 i.j. Noticing And Posting Requirements: A renter informational packet must be maintained in a  
1490 highly visible place within the dwelling or STR area, and must include all of the following:

- 1491 (1) City issued STR business license.
- 1492 (2) 24/7 owner, or a designated representative, contact information.
- 1493 (3) Parking requirements, including site map of approved designated parking areas.
- 1494 (4) Maximum occupancy.
- 1495 (5) The noise ordinance of the City of North Salt Lake.
- 1496 (6) Garbage pick-up dates, and a written description of where garbage receptacles must be  
1497 placed for pick-up.
- 1498 (7) Contact information for the North Salt Lake City Police and South Davis Metro Fire  
1499 District.
- 1500 (8) Other contact information or information related to other regulations or conditions of an  
1501 approval through the land use permit process, as required by the Community  
1502 Development Department.

1503 4. Violations: It shall be a violation for any person to operate a STR:

- 1504 a. Without first obtaining a STR land use permit, as regulated in this section, and issued a valid  
1505 STR business license; or
- 1506 b. That does not comply with the requirements of this section, the revised ordinances of North  
1507 Salt Lake, or the North Salt Lake City Land Development Code.

1508 5. Enforcement And Fines: Upon a determination that a violation exists, the Code Enforcement  
1509 OfficerOrdinance Enforcement Officer, or Community Development Director, or designee, will  
1510 contact the owner or designated representative requiring such owner or representative to halt,  
1511 eradicate, destroy, remove, or otherwise cure the violation within forty eight (48) hours, or such  
1512 later time the Director, or designee, may determine.

- 1513 a. Each day that a violation occurs or continues is a separate violation.
- 1514 b. For any violation of this section, the issuing officer may issue a written citation or notice of  
1515 violation to the owner, specifying the violation and the penalty to be imposed.

1516 (1) For the first violation within any 12-month period, the penalty shall be five hundred  
1517 dollars (\$500.00).

1518 (2) For a second violation within any 12-month period, the penalty shall be seven hundred  
1519 fifty dollars (\$750.00).

1520 (3) For a third violation within any 12-month period the penalty shall be one thousand  
1521 dollars (\$1,000.00) and revocation of the STR business license and land use permit. The  
1522 owner shall be ineligible for a STR land use permit and a STR business license for a  
1523 period of two (2) years from the date of the third notice of violation.

1524 (4) For any violation within any 12-month period following the third violation, the penalty  
1525 shall be one thousand dollars (\$1,000.00) and the STR owner shall be banned from  
1526 receiving a STR land use permit and a STR business license. (Ord. 2019-02, 3-19-2019)

1527 **c. Permit Revocation: Pursuant to the provisions of this code or any ordinance of the City, a STR  
1528 permit may be revoked by the Community Development Director or designee for the  
1529 following:**

1530 (1) Three (3) verified violations within a twelve (12) month period related to noise, property  
1531 maintenance, parking, nuisance, and any threat to public health and safety.

1532 (2) One (1) verified violation that results in or constitutes the following:

1533 (A) An owner or designated representative fails to evict a renter who has violated the  
1534 noise control chapter more than once in any given 72-hour period.

1535 (B) An owner or designated representative of the STR knowingly or intentionally  
1536 housing a sex offender, allowing offenses related to adult-oriented businesses,  
1537 sexual offences, or prostitution.

1538 (C) An owner or designated representative of the STR knowingly or intentionally  
1539 allowing the use of the STR for retail, restaurant, banquet space, or other similar  
1540 use.

1541 (3) The property owner and designated representative shall be notified in writing of any  
1542 verified violations, fines, and permit revocation.

1543 (4) As provided in City Code section 10-2-2, appeal may be made to the City's designated  
1544 Appeal Authority (Hearing Officer) from any decision, determination or requirement of  
1545 the Community Development Director or designee under this title by filing with the City  
1546 Recorder a notice thereof in writing within fifteen (15) days after such decision,  
1547 determination, or requirement is made. Such notice shall set forth in detail the action  
1548 and grounds upon which the owner, or other interested person, is aggrieved.

1549 (5) The City Recorder or designee, shall set the appeal for hearing before the City's  
1550 designated Appeal Authority, as provided in City Code section 10-2-2 , to be held within  
1551 a reasonable time from the date of receipt of the appeal. The appellant shall be notified  
1552 of the appeal hearing date at least seven (7) days prior to the hearing. After hearing the  
1553 appeal, the Hearing Officer may affirm, modify, overrule the decision, determination or  
1554 requirement appealed, or remand the decision to the Administrative Land Use Authority  
1555 for additional review and enter any such order or orders. The filing of an appeal shall  
1556 stay all proceedings and actions in furtherance of the matter appealed, pending a  
1557 decision of the Hearing Officer.

1558 **C. Residential Structures**

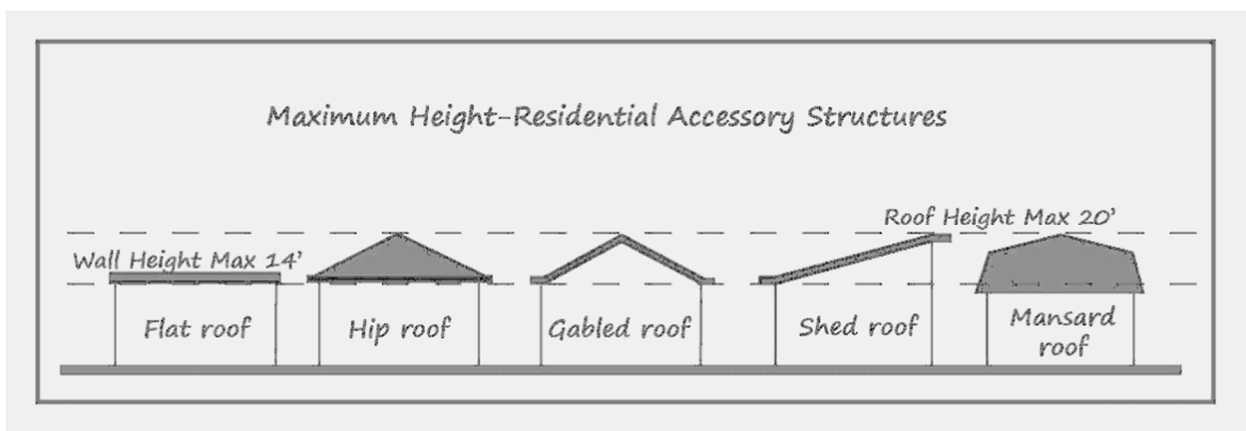
1559 1. Minimum Height Of Dwellings: (Existing moved from 10-1-27)

1560 No dwelling or structure containing a dwelling shall be erected to a height less than one story  
1561 above grade. (Ord. 2018-11, 10-2-2018)

1562 2. Maximum Height And Floor Area Of Accessory Buildings: (Existing moved from 10-1-28)

1563 No building which is accessory to a one-family, two-family, three-family or four-family dwelling  
1564 shall be erected to a height greater than one story, fourteen feet (14') to the top of the wall plate  
1565 and no higher than twenty feet (20') to the highest point of the building roof or coping, nor be  
1566 taller than the primary structure. The maximum square foot floor area of an accessory building is  
1567 fifty percent (50%) of the footprint of the principal building to which it is accessory.

1568



1569

1570 7. Area Of Accessory Buildings: (Existing moved from 10-1-29)

1571 No accessory building or group of accessory buildings in any Residential District shall cover more  
1572 than twenty five percent (25%) of the rear yard. (Ord. 2018-14, 11-20-2018)

1573

1574 **10-19-18: RETAIL TRADE:**

1575

1576 **A. Retail, General**

1577 1. General merchandise & groceries within the CS zone shall be limited to a maximum size of  
1578 10,000 sq. ft.

1579 **B. Retail, Specialty**

1580 1. Car washes, see section 10-19-5(C)

1581 2. Home and nursery centers

1582 a. Outdoor mechanical equipment, including, but not limited to, heaters and fans, shall not be  
1583 located within five feet (5') of a property line. To facilitate reduction of noise, permanently  
1584 mounted mechanical equipment shall be enclosed to the maximum extent possible.

1585 b. Long term outdoor storage shall be screened from adjacent property and shall not be  
1586 located within the required setback, parking, loading or unloading areas, and may not  
1587 impede vehicle or pedestrian traffic

1588 3. Passenger vehicle fueling stations (gasoline, electric, natural gas, etc.)

1589 a. The pump islands of the convenience store may be erected in the front yard area provided  
1590 the pumps are set back at least twenty-four (24) feet from the right-of-way of any street.

1591 b. Hard-Surfaced driveways leading to and from a pump island and other properly located  
1592 service facilities permitted on the property shall be allowed in the front yard area provided  
1593 that the driveways shall be defined by the construction of a concrete curb on the side  
1594 adjoining the sidewalk. The area between the curb and the sidewalk shall be landscaped to  
1595 comply with Chapter 22.

1596 c. The site shall be designed and provide for the delivery by fueling trucks, such that delivery is  
1597 completed entirely off-street and no entry is blocked during delivery.

1598 d. A ten-foot distance shall be maintained between a driveway and the property line with  
1599 which it is parallel or approximately parallel.

1600 e. All Parking Areas on the convenience store Lot shall maintain the required landscaped Front  
1601 Yard as required in Chapter 22 and shall be bordered by concrete curbing.

1602 4. Tobacco specialty businesses:

1603 a. Tobacco specialty business licenses shall only be permitted within the MD Zone and may not  
1604 be located within:

1605 (1) One thousand feet (1,000') of a community location;

1606 (2) Six hundred feet (600') of another retail tobacco specialty business;

1607 (3) Six hundred feet (600') from property used or zoned for residential uses; or

1608 (4) as otherwise defined by Utah State Code Section 10-8-41.6, as amended.

1609 b. For purposes of this section, the proximity requirements shall be measured in a straight line  
1610 from the nearest entrance of the tobacco specialty business to the nearest property  
1611 boundary of the community location, or agricultural or residential use or zone, without  
1612 regard to intervening structures, roadways, City boundaries, or zoning districts.

1613 c. As used in this section "community location" means: a public or private kindergarten,  
1614 elementary, middle, junior high, or high school; a licensed childcare facility or preschool; a  
1615 trade or technical school; a church; a public library; a public playground; a public park; a  
1616 youth center or other space used primarily for youth oriented activities; a public recreation  
1617 facility; a public arcade; or as otherwise defined by Utah State Code Section 10-8-41.6, as  
1618 amended.

1619 d. All sales of tobacco products shall conform to state and federal regulations.

1620 e. In addition to these guidelines, the following will also be required: The color of the building  
1621 shall be restricted to earth tones or shall match the design theme of the center in which it is  
1622 a part.

1623 f. At least twenty five percent (25%) of the first floor facade that faces a public street or  
1624 sidewalk shall be windows or doors of clear or lightly tinted glass that allows views into and  
1625 out of the building at eye level.

1626 g. The use of bars, chains, or similar security devices that are visible from a public street or  
1627 sidewalk shall be prohibited.

1628 h. The use of neon lighting shall be prohibited on the building exterior exclusive of building  
1629 signage.

1630 i. Tobacco specialty businesses shall conform to the sign regulations as described in this Code.

j. Tobacco specialty businesses shall be limited to one specialty tobacco business per ten thousand (10,000) in population to include all residents in the City. The total population figures shall be based on the U.S. Census Bureau's annual estimates. For the purposes of this section, population estimates shall be rounded down to the nearest ten thousand (10,000).

### **C. Retail, online and other:**

1. No outdoor storage shall be permitted.

## **10-19-19: SOCIAL SERVICES:**

**A. Daycare Services, Child or Adult (Commercial):** *Existing Language from 10-1-46*

1. Scope: This section is established to provide regulations and standards for commercial daycare centers and businesses that care for groups of adults with disabilities, vulnerable persons, or children, for the purpose of protecting health, safety, and general welfare of patrons and the general public.
2. Requirements And Conditions: Adult or child daycare services are permitted in all commercial zones with the following standards:
  - a. All drop off and pick up areas shall be designed in a manner that shall allow vehicles to enter and exit from a public street by forward motion only;
  - b. Stacking or queuing of vehicles shall not interrupt traffic flow on the public or private street; and
  - c. Parking shall be provided in compliance with Chapter 10-6 of this title.
3. Business License: Prior to issuance of a business license for any commercial daycare facility the applicant must first submit the following to be reviewed in compliance with City code.
  - a. The ratio of the standard and maximum quantity of employees and persons to be cared for on premise, to be compliant with State regulations;
  - b. Proof of State licensing, where applicable;
  - c. A site plan outlining traffic flow during peak drop off and pick up times; and
  - d. A safety protocol plan that outlines the procedures to be followed by the daycare facility in the event that a patron leaves the premise unsupervised. This plan shall be reviewed by the North Salt Lake Police Chief. (Ord. 2022-01, 4-5-2022; amd. Ord. 2022-01, 4-5-2022)
4. Childcare centers shall provide a design which includes appropriate playground facilities; and
5. Adult Daycare shall not include any overnight residential use
- 4-6. Facilities in the C-S zone shall be limited in size to 1,500 sq. ft.

## **10-19-20: TEMPORARY USES:**

#### A. Use Limitations.

1. Temporary Uses include firework stands, Christmas tree lots, and other similar seasonal Uses.
2. Temporary Use Permit. Temporary Uses shall obtain a separate business license and Land Use Permit for each use and location.
3. Time Limitations. Land Use Permits may be allowed for up to a six (6) month period with the following exceptions:

1673 a. Firework Stands. Restrictions shall follow the public sales and display limitations found in  
1674 state code.

1675 b. Christmas Tree Lots. Shall only be permitted from November 1 through December 31.

1676 4. Hours of Operation. Temporary Uses may be open from eight (8) a.m. to ten (10) p.m. unless  
1677 provided otherwise under state code.

1678 5. Signage. Permanent signs are prohibited for Temporary Uses. All Signs shall follow the  
1679 requirements of **Chapter 6**.

1680 6. Regulations by Other Agencies. This Section does not exempt the applicant or operator from  
1681 acquiring any other required permit for operation.

1682 7. Liability Insurance. The applicant must obtain adequate liability insurance to cover all activities  
1683 related to the Use for the duration of the permit, prior to issuance of the Temporary Use permit.  
1684 A copy of the liability insurance policy shall be submitted to the City with the business license  
1685 Application.

1686 B. Site Improvements.

1687 1. Temporary Uses shall meet the following requirements:

1688 a. If the Temporary Use is located on an unimproved Parcel, the following shall apply:

1689 (1) Based on the scope of the operation, the land-use authority may require the installation  
1690 of a minimum road base or gravel surface for parking, to assure the safe passage of  
1691 vehicles on adjacent roadways, and the safety of patrons.

1692 (2) Sufficient off-Street parking shall be provided to meet the needs of the operation and of  
1693 any existing Uses on the property.

1694 (3) Structures, displays, and other activities must be located sufficient distance from any  
1695 Street to provide for public safety and clear view area requirements as found in **Chapter**  
1696 **1**.

1697 (4) If any part of the temporary use becomes a nuisance or safety hazard, the land-use  
1698 authority may require changes or discontinuance of the operation.

1699 (5) All activities and displays shall take place in accordance with the standards for outside  
1700 business activities found elsewhere in this Title.

1701 b. If the temporary use is located on an improved lot or parcel, the following shall apply:

1702 (1) Sufficient off-Street parking shall be provided to meet the needs of the operation and  
1703 any existing Uses on the property as determined by the land use authority.

1704 (2) Structures, displays, and other activities must be located sufficient distance from Streets  
1705 to provide for public safety and clear view requirements as found in **Chapter 1**.

1706 (3) If any part of the operation becomes a nuisance or safety hazard, the land use authority  
1707 may require changes to or discontinuance of the operation.

1708 (4) In addition to the foregoing, all activities and displays shall take place in accordance with  
1709 the standards for outside business activities found elsewhere in this Title.

1710 (5) Permanently located businesses that operate a temporary use shall meet the design  
1711 standard and site improvement requirements found in **Section 10-1-43**

1712 C. Site Restoration. The site must be restored to its original condition upon expiration of the Temporary  
1713 Use Permit. The site may not be used for storage of any temporary use or structures.

1714 D. Temporary Structures. All Temporary Structures must be approved by the land-use authority. In  
1715 order to avoid damage to adjacent Uses or property, all temporary structures shall be properly  
1716 secured or anchored to the ground to prevent the structure from being moved. The City may require  
1717 additional securing or anchoring upon finding that the method of securing is inadequate.

1718

1719 **10-19-21: TRANSPORTATION & FREIGHT:**

1720 **A. All Transportation and Freight Uses:**

1721 1. All outdoor vehicle storage subject to section 10-19-3(E).  
1722 2. No outdoor vehicle repair shall be permitted.

1723 **B. Freight And Commodities Transportation:**

1724 1. Terminal, Freight Or Truck:  
1725 a. The use shall be located with direct access on a principal arterial or near an interstate  
1726 interchange, and with no access through residential streets.  
1727 b. No outdoor activity area shall be located within three hundred feet (300') from any  
1728 residential zone.  
1729 c. Accessory uses directly related to the maintenance and fueling of vehicles (including, but not  
1730 limited to, truck and trailer washing, fuel pumps, garages for minor repair) are allowed  
1731 within an enclosed structure only.  
1732 d. Installation of fuel tanks shall require approval from the Utah Division of Environmental  
1733 Quality and the fire district.  
1734 2. Rental, moving trucks  
1735 a. See section 10-19-5

1736

1737 **10-19-22: UTILITIES, PUBLIC SERVICES, WASTE MANAGEMENT, & REMEDIATION SERVICES:**

1738

1739 **A. Communications, Towers and Facilities:** cellular

1740 1. Small wireless cellular facilities, see section 7-8-1, Article B  
1741 2. Cellular Towers and Facilities:  
1742 a. Shall be a conditional use in any residential zone  
1743 3. The Planning Commission may require in or near residential areas the use of a stealth tower  
1744 structure to blend into the existing environment.  
1745 4. Height by zone:  
1746 a. Residential Zones (60 feet)  
1747 b. CG Zone (80 feet)  
1748 c. MD & MG Zone (100 Feet)  
1749 d. Prohibited in CS, CH, P-Districts  
1750 e. Cellular antenna or towers attached to buildings shall not exceed the maximum height for  
1751 the zone.  
1752 5. Outdoor yard areas shall be secured and screened in accordance with section 10-19-3(E).  
1753 6. Lights, beacons or strobes of any kind shall not be permitted on any tower, antenna, or facilities  
1754 unless required by the Federal Aviation Administration.

1755 7. Setback requirements. Towers shall be located no closer than fifty 50 feet to a public street right  
1756 of way and no closer to any property lines than 25% of the height of the proposed tower unless  
1757 an exception is granted by the Planning Commission.  
1758 8. No more than one tower may be located on a parcel.  
1759 9. No advertisement of any kind shall be installed on telecommunication towers and/or facilities.  
1760 10. The towers shall be painted a non-contrasting gray or similar color minimizing their visibility,  
1761 unless otherwise required by the Federal Communications Commission or Federal Aviation  
1762 Administration. The Planning Commission may require an alternative (stealth) tower structure to  
1763 blend into the existing environment. The towers and accessory structures shall be well  
1764 maintained.

1765 **B. Energy Distribution and Storage Facilities, Electric Or Natural Gas:**

1766 1. Facilities shall be required to screen the property in accordance with [Section 10-19-3\(E\)](#).  
1767 2. Landscaping and sound buffers shall be provided for a minimum distance of thirty (30) feet for  
1768 property lines adjacent to a residential zone or use.  
1769 3. Facilities shall not exceed noise levels greater than forty (40) decibels at the property line.  
1770 4. Facilities shall be designed to allow adequate access by emergency vehicles and in conformance  
1771 with separation requirement for battery storage by the building and fire code.  
1772 5. A hazard mitigation plan, outlining precautions and procedures for emergencies, shall be  
1773 provided to the City and any other applicable emergency response or regulation authority which  
1774 details procedures for fires, explosions or other emergency conditions that could occur and the  
1775 potential extent of such incidents. The plan shall be reviewed and updated at a minimum  
1776 annually or upon modification of the type or quantities of materials stored and utilized by the  
1777 business

1778 **C. Pipeline Distribution and Facilities:**

1779 1. Private pipelines:  
1780 a. Natural gas and petroleum pipelines located on properties with sensitive areas including, but  
1781 not limited to, wetlands, steep slopes, woodlands, or floodplains may be subject to the  
1782 following special use standards in order to minimize construction impacts:  
1783 (1) Entrance And Exit To Property: Prior to the pipeline's installation, the applicant and  
1784 landowners/tenants shall reach an acceptable agreement on the route that will be used  
1785 for entering and exiting the right of way and other construction areas. The affected  
1786 property owners/tenants shall be notified of the project intent and approximate  
1787 scheduling of the construction.  
1788 (2) Location: All pipelines greater than ten inches (10") in diameter that transport  
1789 flammable or hazardous material shall be located a minimum of five hundred feet (500')  
1790 from any occupied principal structure.  
1791 (3) Land Cover: Except for aboveground piping facilities, the pipeline shall be buried with:  
1792 (A) A minimum of three feet (3') of top cover; or  
1793 (B) Substantially the same top cover as an existing parallel pipeline, but not less than  
1794 three feet (3'), where an existing pipeline is within one hundred feet (100')  
1795 perpendicular to the new pipeline.  
1796 (4) Replacement Of Topsoil:

1797 (A) Existing topsoil depths shall be restored.  
1798 (B) Replacement shall be undertaken in a manner as to minimize settling and the mixing  
1799 of topsoil with subsoil materials. In no instance shall the topsoil materials be used  
1800 for any other purpose.

1801 (C) As the topsoil is replaced, all rocks greater than three inches (3") in dimension shall  
1802 be removed.

1803 (5) Restoration Of Ground Cover And Field Tiles:

1804 (A) All conservation practices such as terraces or grassed waterways that are damaged  
1805 by the pipeline's construction shall be restored to their preconstruction condition.  
1806 Vegetation in sensitive areas shall be restored to their preconstruction state.

1807 (B) All existing field tiles shall be identified before construction and repaired or replaced  
1808 at the conclusion of construction.

1809 b. A hazard mitigation plan, outlining precautions and procedures for emergencies, shall be  
1810 provided to the City and any other applicable emergency response or regulation authority  
1811 which details procedures for leaks, spills, fires, explosions or other emergency conditions  
1812 that could occur and the potential extent of such incidents. The plan shall be reviewed and  
1813 updated at a minimum annually or upon modification of the type or quantities of materials  
1814 stored and utilized by the business

1815 **D. Public Utility Station & Wireless Communication Accessory Structures:**

1816 1. Applicability: When it is desired to create a new lot or parcel of property and its primary use is to  
1817 be a public utility station structure or structures, these standards shall apply.

1818 2. Subdivision Of Property:

1819 a. Lot Size And Dimensions: Upon review and approval by the Planning Commission, the  
1820 minimum size and dimensions of a lot or parcel shall be sufficient to meet the needs of the  
1821 public utility station structure.

1822 b. Frontage: Lots and parcels are not required to have street frontage if there is a recorded  
1823 perpetual access easement across adjoining property connecting to a dedicated and  
1824 improved street right-of-way that is sufficient width to meet the needs of the public utility,  
1825 as determined by the Planning Commission at the time of approval and that satisfies the  
1826 requirements of public safety agencies.

1827 c. Creation Of Lot Or Parcel: Unless otherwise prohibited by Utah State Code, lots or parcels  
1828 may be created as a lot or parcel within a recorded subdivision plat, or created by a recorded  
1829 deed that describes the property by metes and bounds legal description.

1830 3. Development Standards: The following development standards shall apply to all lots or parcels  
1831 created for public utility stations:

1832 a. Location: A public utility station shall be located no closer than thirty feet (30') from any  
1833 existing habitable structure or street. The station may not be located in the path of any  
1834 planned street, as illustrated on the North Salt Lake master street plan or General Plan.

1835 b. Building Setbacks & Height:

1836 (1) The maximum height shall be fifteen feet (15') high.

1837 (2) The minimum setback from property line:

1838 (A) Thirty feet (30') from street right-of-way.

1839 (B) Ten feet (10') for landlocked properties and all other property lines.

1840 c. Fencing:

1841 (1) For lots or parcels with street frontage the following standards apply:

1842 (A) For site obscuring fencing, a minimum eight foot (8') decorative, nonclimbable wall  
1843 shall be constructed a minimum of twenty five feet (25') from a public street, and  
1844 along all property lines; or

1845 (B) For non-site obscuring fencing, a minimum eight (8') foot decorative, non-climbable  
1846 metal fencing shall be constructed a minimum of ten (10') feet from a public street,  
1847 and along all property lines.

1848 (C) Fencing shall include appropriate warning signage as required by the FCC.

1849 (2) For lots or parcels without street frontage, a minimum six foot (6') wall or decorative  
1850 metal fencing and nonclimbable screening fence and gate(s) shall be constructed along  
1851 all property lines.

1852 d. Architectural Standards: Public utility stations shall be painted or constructed of materials  
1853 with earth tone colors and shall be architecturally compatible with surrounding structures.

1854 e. Landscaping: All areas within public view are required to provide landscaping under the  
1855 standards of the respective zone in which they are located and in accordance with Title 10,  
1856 Chapter 22, Water Efficient Landscape Standards. Properties with street frontage shall  
1857 provide landscaped plantings between the fencing and street in accordance with outdoor  
1858 storage screening standards in Section 10-19-3(E). Areas within enclosed fencing are not  
1859 required to be landscaped, but all open areas shall be maintained clear of all weeds and  
1860 debris.

1861 f. Enclosure: All unenclosed elements of the facility that are not housed in a building, and  
1862 isolated minor elements such as pad mounted transformers, telephone pedestals, metering  
1863 stations, and other equipment vital to the operation of the public utility station shall be  
1864 contained within the screened portion of the lot or parcel.

1865 4. Other Uses: Other uses of the site, and accessory uses, including the storage of materials outside  
1866 of an enclosed building, are prohibited.

1867 E. Septic Tank, Portable Toilet and Related Services:

1. All portable toilets shall be cleaned, sanitized, and emptied prior to being stored on the property;
2. In addition to complying with the requirements for outdoor storage in Section 10-19-3(E), all portable toilets shall be stored a minimum of twenty-five feet from any property line;
3. Repair and maintenance of portable toilets shall be done within an enclosed building;
4. No waste disposal shall be permitted on the storage site;
5. No secondary waste storage or transfer shall be permitted on site;
6. Any waste collection vehicles shall be emptied and cleaned prior to returning to the site for parking or overnight storage.

1877 F. Sewage Treatment Facilities:

1. All sewage treatment facilities shall be approved and operated in accordance with Utah State Law and rules established by the Utah Division of Environmental Quality.
2. No facility shall be located within 1,000 feet of a residential zone or residence .

1881        3. All structures and facilities shall be setback a minimum of 50' from any property line.  
1882        4. All facilities shall have a minimum landscape buffer of 20 feet along all property lines and  
1883        frontages.

1884        **G. Utilities Transmission Lines and Control:**

- 1885        1. Applications for transmission lines installation shall contain the approving signatures of all  
1886        landowners that the transmission line sets on or crosses. An owner signed letter of intent or  
1887        easement is acceptable.
- 1888        2. Electric substations and other utility structures shall be deemed outdoor storage areas and shall  
1889        meet the standards in section 10-19-3(E) of this chapter.
- 1890        3. Towers for the purpose of communicating from the substation to remote devices shall be  
1891        deemed an accessory use to an approved substation; provided, that the pole and antenna are no  
1892        taller than maximum tower height permitted in the zone, see section 10-19-22(A).

1893        **H. Waste, Nonhazardous: treatment, disposal, or recycle:**

- 1894        1. The site shall be screened from the street(s) by a sight obscuring fence. The fence shall be of  
1895        sufficient height so that no storage containers shall be visible above the required screening and  
1896        be in accordance with section 10-9-3(E).
- 1897        2. All grounds and facilities shall be maintained in an orderly manner so as not to create a public  
1898        nuisance.
- 1899        3. All mechanical equipment emissions; power driven processing; and/or other outdoor activity  
1900        areas shall be located a minimum of three hundred feet (300') from any abutting residential  
1901        zones.
- 1902        4. All driveways into and through the facility and any open area with a driving surface shall be  
1903        surfaced with an asphalt or concrete. All driveways shall be kept open and passable by  
1904        emergency vehicles.
- 1905        5. Additional standards for recycling centers:
  - 1906        a. Any container provided for after hour donation of recyclable materials shall be a minimum of  
1907        fifty feet (50') from any abutting residential zone, shall be of sturdy construction and shall  
1908        have sufficient capacity to accommodate materials collected.
  - 1909        b. Except for after hour donation containers, no unsorted material shall be stored outside.

1910        **I. Waste, Materials Recovery Facilities:**

- 1911        1. Composting facilities may not accept hazardous waste, as defined in federal regulations at 40  
1912        CFR Part 261 and derivative state regulations.
- 1913        2. Requirements for all size composting facilities
  - 1914        a. All facilities shall be managed by an individual or group of individuals professionally trained  
1915        by the US Composting Council or a similar entity.
  - 1916        b. During the notification and/or permit application process a responsible party for the facility  
1917        shall be identified; and certification shall be presented that the facility meets any and all  
1918        other applicable local and/or state organic material facility permitting requirements, and/or  
1919        in absence of such rules shall operate in accordance with best management practices
  - 1920        c. Compliance with all applicable federal, state and local regulations, including, without  
1921        limitation, those pertaining to permitting, operations, maintenance and site closure is  
1922        required.

- d. A statement listing remediation plans for potential odor, pest control, and traffic should be an addendum to the zoning application shall be included in the zoning application.
- e. All operations shall be conducted in a controlled manner to minimize the creation of nuisances, such as odors, dust, noise, runoff, vectors, and fire.
  - (1) Nuisances must be undetectable at the property line for facilities located in Urban Residential Zones.
  - (2) Nuisances must be mitigated to comply with best practices in all other zones.
- f. Operations shall be subject to municipal engineering review to ensure adequate emergency access has been provided.
- g. Protection of existing water infrastructure, water bodies, groundwater, and floodplains must be prioritized. A survey shall be provided to ensure compliance.
  - (1) There shall be no standing water on site.
  - (2) If composting activities are permitted to occur within a designated floodplain, they shall be conducted using protective measures as required by the state or local jurisdiction. Composting operations shall be located and designed so that water which comes in contact with the material processing, will not run off into public or private streets, storm sewers, drainage ditches, water retention basins, streams or lakes. [Refer to your state or local regulations]
  - (3) Setback from water wells: at a minimum of 100'
  - (4) Setback from municipal water supplies or wells at a minimum of 250' (does not apply to Small Composting Facilities)
  - (5) Setback from down gradient surface water bodies at a minimum of 250'
  - (6) Setback from up gradient surface water bodies at a minimum of 100'
- h. Composting activities shall occur in accordance with applicable local and/or state enforcement agency rules and regulations, and/or in absence of such rules, in accordance with best management practices, including site monitoring and frequent temperature checks to certify minimum safety precautions are met

3. Maximum of 25,000 cubic yards of compost may be on site at any one time
4. Tipping area / pad, shall ideally be a concrete or asphalt surface, and able to contain all incoming materials for mixing, blending and/or sorting.. Organic material within a tipping area shall not exceed ten (10) feet in height at any time.
5. All incoming off-site food residuals and feedstocks ideally (ie manure, wood chip, leaves etc) shall be incorporated into a composting windrow or other composting process within twenty-four (24) hours of receipt at the facility, or any shorter period of time as determined by the local public health authority. All other incoming organic material shall be incorporated into a composting windrow or other composting process within five (5) days of receipt at the facility.
6. Maximum 10,000 cubic yards of compost shall be on site at any one time.
7. No final disposal may occur at a consolidation facility. Any transfer of materials will be from container to container or container to equipment.
8. Public drop-off areas shall have adequate space for safe access for pedestrians and adequate parking for employees or volunteers.

1964 9. Drop-off containers used for food waste collection must be leak-proof and have well-fitting lids  
1965 to prevent access by vermin.

1966 10. Any waste collection trucks used must be fitted with a leak-proof bed.

1967 11. Any material stored on site, whether for temporary drop-off times or for permanent sites, must  
1968 be removed within seven (7) days or sooner as required by local or state regulations.

1969 12. Facility operator shall provide a list in the zoning application of materials to be accepted at such  
1970 sites. The operator shall institute signage, for both temporary or permanent sites, indicating  
1971 acceptable items.

1972 13. If permitted and water/sewer access is available, rinsing of containers may be allowed.

1973 14. Food waste processing can include depackaging equipment or equipment that grinds, heats,  
1974 dehydrates and/or pelletizes food waste into another material. The operator shall ensure that  
1975 the process generates no nuisances such as odors, vectors, leachate or runoff and maintains all  
1976 material on site.

1977 15. Prohibited Materials: wastewater treatment discharge or other related biosolids, fats, oils,  
1978 grease, animal mortalities, animal processing byproducts, or organic materials that pose health  
1979 and safety hazards, such as diapers, sanitary products, pet wastes or animal carcasses, or any  
1980 other organic material prohibited as determined by best management practices for the scope  
1981 and scale of the composting methodology.

1982 **J. Waste, Remediation Services:**

1983 1. All equipment used in association with the business shall be cleaned, sanitized, and emptied  
1984 prior to being stored on the property;

1985 2. In addition to complying with the requirements for outdoor storage in Section 10-19-3(E), all  
1986 equipment shall be stored a minimum of twenty-five feet from any property line;

1987 3. No waste from remediation sites shall be permitted on the property;

1988 4. No transfer of waste from remediation sites shall be permitted on site;

1989 5. Any waste collection vehicles shall be emptied and cleaned prior to returning to the site for  
1990 parking or overnight storage.

1991 **10-19-23: WAREHOUSING & WHOLESALE TRADE:**

1992 **A. Wholesale, Trade, Durable Goods (Permitted):**

1993 1. No permitted use shall utilize outdoor storage.

1994 2. Outdoor cargo container storage and handling facilities:

1995 a. Minimum Lot Size: The minimum size of property required for establishment of such facility  
1996 shall be five (5) acres.

1997 b. Stacking more than 3 containers high is prohibited and shall be screened and setback from  
1998 property lines in accordance with section 10-19-3(E).

1999 c. No stacking of cargo containers is permitted.

2000 d. Cargo containers shall not be used for:

2001 (1) Refrigeration.

2002 (2) Residential use of any kind.

2003 (3) Storage or housing of animals.

2004 e. Any container stored or kept on property shall be safe, structurally sound, stable, and in  
2005 good repair.

2006 f. Any cargo container that becomes unsound, unstable, or otherwise dangerous shall be  
2007 immediately repaired or removed from the property where kept.

2008 g. Any cargo container stored or kept in violation of the unified development ordinance shall  
2009 be deemed a dangerous condition and a public nuisance and may be subject to civil  
2010 enforcement including abatement as per Title 12, Administrative Enforcement.

2011 h. Number Of Containers: The land use permit shall be issued for a specific maximum number  
2012 of cargo containers based upon capacity, setback, and adequate egress for emergency  
2013 vehicles.

2014 **3. Wholesale, Trade, Rental, Durable Goods, (Conditionally Permitted):**

2015 Wholesale trade and rental of durable goods shall require a conditional use permit with the  
2016 following standards:

2017 a. All outdoor storage of goods shall be in accordance with section 10-19-3(E).  
2018 b. All outdoor storage shall be upon hard surface of concrete or asphalt.

2019 **B. Wholesale Trade, Nondurable Goods (Permitted):**

2020 1. No permitted use shall utilize outdoor storage.

2021 **C. Wholesale Trade, Nondurable Goods, (Conditionally Permitted):**

2022 1. Bulk Storage of Hazardous or Flammable Liquids and Gases for wholesale trade:

2023 a. The facility for aboveground tanks shall be enclosed by an eight foot (8') high security fence  
2024 or wall with the entrance and exit through a gate that shall be locked during nonbusiness  
2025 hours.

2026 b. When adjacent to a residential zone, all structures or outdoor activity areas shall be located  
2027 a minimum of three hundred feet (300') from any property line and all tanks shall be located  
2028 a minimum of one thousand feet (1,000') from a property line adjacent to a residential zone.

2029 c. The applicant must furnish written documentation showing a review from the appropriate  
2030 fire district and/or DEQ; listing any conditions placed upon the use and how they will comply  
2031 with those conditions.

2032 d. Approved loading and unloading spaces and off street parking facilities will be required as  
2033 listed in this title.

2034 e. Construction will meet the criteria of the current Building Code as adopted.

2035 f. A hazard mitigation plan, outlining precautions and procedures for hazardous substances,  
2036 shall be provided to the City and any other applicable emergency response or regulation  
2037 authority which details the quantities, storage methods and handling procedures for  
2038 hazardous materials addressing accidental releases, spills, exposures, fires, explosions or  
2039 other emergency conditions that could occur and the potential extent of such incidents. The  
2040 plan shall be reviewed and updated at a minimum annually or upon modification of the type  
2041 or quantities of materials stored and utilized by the business

2042 g. This section does not apply to retail service stations or convenience stores that also dispense  
2043 propane unless they are in a residential zone

2044 **10-19-24: WAREHOUSING, STORAGE FACILITIES:**

2045 **A. General Warehousing and Storage Facilities**

- 2046 1. All structures shall be setback a minimum of 100 feet from any adjacent property with an  
2047 existing residential use or adjacent residentially zoned property.
- 2048 2. All warehousing shall be conducted within an enclosed structure except where outdoor storage  
2049 is permitted and in conformance with **Section 10-19-3(E)**
- 2050 3. A hazard mitigation plan, outlining precautions and procedures for hazardous substances, shall  
2051 be provided to the City and any other applicable emergency response or regulation authority  
2052 which details the quantities, storage methods and handling procedures for hazardous materials  
2053 addressing accidental releases, spills, exposures, fires, explosions or other emergency conditions  
2054 that could occur and the potential extent of such incidents. The plan shall be reviewed and  
2055 updated at a minimum annually or upon modification of the type or quantities of materials  
2056 stored and utilized by the business.

2057 **B. Self-Storage Units**

2058 All self-service storage facilities and recreational vehicle storage facilities shall be designed,  
2059 constructed, operated and occupied in accordance with the following:

- 2060 1. Self-storage units shall only be permitted within the Storage Unit Overlay Zone;
- 2061 2. Accessory caretaker residences shall only be approved subject to the standards in **section 10-19-**  
2062 **3(A):**
- 2063 3. All structures shall comply with all design standards found in **section 10-1-44**;
- 2064 4. All goods and wares shall be stored within an enclosed building, except that boats, travel  
2065 trailers, motor homes and automobiles in running order, may be stored in screened exterior  
2066 areas which shall have shown on the site plan and approved for that purpose and shall only be  
2067 permitted on asphalt or concrete surfaces;
- 2068 5. No individual units shall be larger than twelve by fifty (12x 50) feet;
- 2069 6. Any storage of partially dismantled, wrecked or inoperable vehicles, trailers, campers, motor  
2070 homes or junk is prohibited;
- 2071 7. Any repair, construction, reconstruction or manufacturing is prohibited;
- 2072 8. Any storage of hazardous materials including but not limited to gasoline, paint, paint remover  
2073 and similar flammable or hazardous materials is prohibited;
- 2074 9. Self-storage facilities shall include screening in accordance with **section 10-19-(C) Outdoor**  
2075 **Storage.** Such screening shall be in compliance with the Chapter 22 Water Efficient Landscaping.  
2076 Screening shall be maintained in good condition with no advertising thereon, except as  
2077 permitted by the Chapter 6 signage regulations.
- 2078 10. All self-storage facilities shall include a barrier wall extending the full length of the property line.
- 2079 11. Where the barrier is to be provided by the building facade, said facades shall be in accordance  
2080 with the setback requirements applicable to the zone in which it is located;
- 2081 12. Access to the site shall be sufficient for traffic, emergency and fire vehicles and meet the  
2082 minimum driveway aisle width for two way traffic provided in Chapter 4 Parking standards and  
2083 include sufficient turning radii for emergency vehicles;
- 2084 13. No facility shall be approved without adequate fire protection;

2085        14. No individual units shall be supplied with water or sewer facilities;

2086        15. The design and improvement of the facility shall make adequate provision for storm water and

2087        snow removal;

2088        16. All outdoor lighting shall screens lighting to mitigate its impact on surrounding uses;

2089        17. The applicant shall provide an operations plan which addresses the following:

2090            a. On-site management and security;

2091            b. Accumulation, disposal, and transportation of solid waste; and

2092            c. Loading and services, including fire access.

2093        **C. Self-Storage Facility, Indoor Climate Controlled.**

2094        1. Indoor self-storage facilities shall meet the same standards for Self-Storage units in Subsection B

2095        above with the following exception:

2096            a. No outdoor storage shall be permitted; and

2097            b. No screening shall be required, but the site shall be landscaped in accordance with the

2098        standards for the underlying zone and shall be in accordance with Chapter 22 Water Efficient

2099        Landscape Design.

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## Title 10 Chapter 4 Signs

5 **SECTION:**

6 **10-4-1: Title**

7 **10-4-2: Purpose**

8 **10-4-3: Scope**

9 **10-4-4: Interpretation**

10 **10-4-5**: **Definitions:**

11 **10-4-5**: **General Regulations**

12 **10-4-6**: **Inspections**

13 **10-4-7**: **Enforcement**

14 **10-4-8**: **Notice Requirements**

15 **10-4-9**: **Sign Permit And Permit Fee Required**

16 **10-4-10**: **Reinspection Fee**

17 **10-4-11**: **Sign Overlay Zoning Districts**

18 **10-4-12**: **Codes And Symbols**

19 **10-4-13**: **Sign Types, Effects, Dimensions, Number And Locations By Overlay Districts**

21 **10-4-14**: **Definitions**

22 **10-4-15**: **Billboards**

23 **10-4-16**: **On Premise Interstate Signs**

24 **10-4-17**: **Electric Signs**

25 **10-4-18**: **Prohibited Signs on Private Property**

26 **10-4-19**: **Free Speech Zone**

28 **10-4-1: TITLE:**

29 The regulations contained in this chapter shall be known and may be cited as the  
30 *SIGN REGULATIONS OF NORTH SALT LAKE CITY* and its land use management  
31 and development code. (Ord. 04-1, 2-17-2004)

32 **10-4-2: PURPOSE:**

33 A. The purpose of sign regulations set forth in this title shall be to coordinate the type,  
34 placement and physical dimensions of signs within the city; to recognize the  
35 various commercial communication requirements of all sectors of the business  
36 community; to encourage the innovative use of design; to promote both renovation  
37 and proper maintenance; to allow for special circumstances; and to guarantee  
38 equal treatment under the law through accurate recordkeeping and consistent  
39 enforcement. These objectives shall be accomplished by regulation of display,  
40 erection, use and maintenance of signs. The use and location of signs are  
41 regulated according to zoning district. The placement and physical dimensions of  
42 signs are regulated primarily by type. (Ord. 04-1, 2-17- 2004)

43 B. Further purposes of sign regulations are to protect and promote the health, safety  
44 and general welfare of the City residents and businesses by regulating the design,  
45 materials, size, construction, installation, location and maintenance of signs and  
46 sign structures in a content neutral manner that does not favor any type of speech  
47 over another. These sign regulations minimize potential hazards to motorists and  
48 pedestrians; to encourage signs which, by their design, are integrated with and  
49 harmonious to the buildings and sites which they occupy; to encourage sign  
50 legibility through the elimination of excessive and confusing sign displays; to  
51 reduce driver inattention; to preserve and improve the appearance of the city as a  
52 place in which to live and to work and as an attraction to nonresidents who come  
53 to visit or trade; to safeguard and enhance property values; to limit or forbid signs  
54 which interfere with solar access of adjacent properties; to protect public and  
55 private investment in buildings and open spaces; and to supplement and be a part  
56 of the regulations imposed under the zoning authority of the city. (Ord. 04-1, 2-17-  
57 2004; amd. 2012 Code)

58 **10-4-3: SCOPE:**

59 These regulations shall not relate to building design, nor shall this chapter regulate  
60 official traffic or government signs; the copy and message of signs; signs not intended  
61 to be viewed from a public right of way; window displays; product dispensers and  
62 point of purchase displays; scoreboards on athletic fields; flags of any nation,  
63 government or noncommercial organization; gravestones; barber's poles; religious  
64 symbols; holiday decorations; commemorative plaques; the display of street  
65 numbers; or any display or construction not defined in this title as a "sign". (Ord. 04-1,  
66 2-17-2004)

67 **10-4-4: INTERPRETATION:**

68 In interpreting and applying the provisions of this title, the sign regulations contained  
69 herein are declared to be the minimum standards allowable for the purpose set forth.  
70 The types of signs allowed by this title shall be plenary and sign types not specifically  
71 allowed as set forth within this title shall be prohibited. It is not intended by this  
72 chapter to interfere with nor abrogate nor annul any easement, covenant or other  
73 agreement between private parties existing at the effective date hereof; provided,  
74 however, that where this title imposes a greater restriction upon signs, and the  
75 location thereof requires or imposes other conditions than those required or imposed  
76 by other laws, ordinances or restrictions, the provisions of this title shall control. (Ord.  
77 04-1, 2-17-2004)

78 **10-4-5: DEFINITIONS:**

79 The following words and phrases as used in this sign code shall have the following  
80 meaning:

81 **Abandoned Sign:** A sign that no longer identifies or advertises an ongoing lawful  
82 business product, location, service, idea, or activity conducted on the premises on  
83 which the sign is located.

84 **Alteration:** Any change in the placement, size or shape of an existing sign.

85 **Animated Sign:** A sign employing actual motion, the illusion of motion or light  
86 and/or color changes achieved through mechanical, electrical or electronic means, a  
87 balloon or inflatable sign, a lighter-than-air, gas-filled balloon tethered to a fixed  
88 location, a banner sign, a sign made of fabric or other non-rigid material with no  
89 enclosing framework, a changeable copy sign, a sign or a portion thereof on which  
90 the copy or symbols change either automatically through electrical or electronic  
91 means (for example, time and temperature units), or manually through placement of  
92 letters or symbols on a panel mounted in or on a track system.

93 **Awning:** A structure constructed of fabric or metal placed so as to extend outward  
94 from the building, providing a shield for doors, windows and other openings, with  
95 supports extending back to the building, supported entirely by the building.

96 **Awning Sign:** A sign that is painted on or otherwise made part of the awning  
97 material.

98 **Billboard:** A free standing ground sign located designed or intended to direct  
99 attention to a business, product, or service that is not sold, offered or existing on the  
100 property where the sign is located.

101 **Bench Sign:** A sign that is painted on or attached to any part of the surface of a  
102 bench, seat or chair placed outside of the main structure of a property, or on or  
103 adjacent to a public sidewalk, roadway or other public right-of-way.

104 **Canopy:** A structure constructed of fabric or other material placed so as to extend

105 outward from the building, providing a protective shield for doors, windows and other  
106 openings, with supports extending to the ground as well as attached to the building.

107 **Canopy Sign:** A sign that is painted or otherwise made part of the canopy material.  
108 Signage is limited to the vertical portions of the canopy; the sides and the front  
109 valance. No signage shall protrude beyond the vertical face.

110 **Commercial Sign:** Any sign with wording, a logo or other representation that  
111 directly or indirectly names, advertises or calls attention to a business, product,  
112 service, profession, commodity, commercial event, or other commercial activity, or  
113 otherwise contains commercial speech.

114 **Commercial Speech:** Any message proposing a commercial transaction or related  
115 to the economic interests of the speaker or its audience.

116 **Convert:** To change, remodel, or rehabilitate any existing billboard sign face to an  
117 electronic or digital format.

118 **Directional Signs:** Any sign located on private property at or near the public right-  
119 of-way, directing or guiding vehicular or pedestrian traffic onto the property and/or  
120 toward parking or other identified locations on the property.

121 **Facia Sign:** See Wall Sign

122 **Freestanding Sign:** A sign supported by one or more upright poles or braces placed  
123 in or upon the ground surface and not attached to any building. Examples of  
124 freestanding signs are a monument sign and a pole sign.

125 **Interchange Or Intersection:** Any area and its approach where traffic is channeled  
126 off or onto an interstate route, excluding the deceleration lanes, acceleration lanes or  
127 feeder systems, from or to another federal, state, county, city or other route.

128 **Low Profile Sign:** A freestanding sign erected near ground level less than 30 inches  
129 in height, limited to 6 sq. ft. used to identify the name of a building or used for  
130 directional purposes for commercial parking circulation.

131 **Main Traveled Way:** The through traffic lanes, including auxiliary lanes, acceleration  
132 lanes, deceleration lanes and feeder systems, exclusive of frontage roads and  
133 ramps. For a divided highway, there is a separate main traveled way for the traffic in  
134 each direction.

135 **Marquee Sign:** A sign attached to a hood or awning of permanent construction  
136 without pillars or posts which is supported from a building wall and extends beyond  
137 the building, building line, or property line.

138 **Monument Sign:** A free standing ground sign mounted on a base but not attached  
139 to any building or wall.

140 **Noncommercial Sign:** Any sign that is not a commercial sign.

141 **Noncommercial Speech:** Any message which is intended for the purpose of  
142 supporting or opposing a candidate, proposition or other measure at an election or  
143 for any other noncommercial expression not related to the advertisement or  
144 promotion of any product, service or the identification of any business.

145 **Nonconforming Sign:** A sign that legally existed at the time that it was installed  
146 under the regulations in effect at that time, but does not conform to the current  
147 applicable regulations of the area in which it is located and has been maintained  
148 continuously since the time the applicable regulations changed to render it  
149 nonconforming.

150 **Off Premises Sign:** A commercial sign that displays any message directing  
151 attention to a business, product, service, profession, commodity, commercial activity,  
152 commercial event, or other commercial message that is generally conducted, sold,  
153 manufactured, produced, offered or occurs elsewhere than on the premises where  
154 such sign is located.

155 **On Premises Sign:** A commercial sign that identifies the name, occupation and/or  
156 profession of the occupants of the premises on which the sign is located.

157 **Permanent Sign:** Any sign that is legally placed and which is intended to be and is  
158 so constructed as to be of a lasting and enduring condition, remain unchanged in  
159 character and condition beyond normal wear and tear, and positioned in a  
160 permanent manner fixed to the ground, wall or building.

161 **Point Of Widening:** The point of the gore or the point where the intersecting lane  
162 begins to parallel the other lanes of traffic, but the point of widening may never be  
163 greater than two thousand six hundred forty feet (2,640') from the centerline of the  
164 intersecting highway of the interchange or intersection at grade. (Ord. 05-10, 7-12-  
165 2005)

166 **Pole Sign:** A free standing sign that is mounted atop one or more poles and not  
167 attached or braced by any other structure.

168 **Portable Sign:** Any moveable or hand held sign not permanently attached to the  
169 ground and easily removable using ordinary hand tools.

170 **Projecting Sign:** A sign that projects from and is supported by a wall or parapet of  
171 the building with the display surface of the sign in a plane perpendicular to or  
172 approximately perpendicular to the wall.

173 **Roof Sign:** Any sign erected upon a roof, parapet, or roof mounted equipment  
174 structure and extending above a roof, parapet, or roof mounted equipment structure  
175 of a building or structure.

176 **Sign:** Any object, device, display, or structure, or part thereof, that is used to  
177 advertise, identify, display, direct or attract attention to an object, person, institution,  
178 organization, business, product, service, event, or location by any means, including,  
179 but not limited to, words, letters, figures, designs, symbols, fixtures, colors,

180 illumination, or projected images. The term "sign" shall also include the sign  
181 structure, supports, lighting system, and any attachments, ornaments, or other  
182 features used to attract such attention as described above.

183 **Snipe Sign:** A temporary or permanent sign tacked, nailed, posted, pasted, glued or  
184 otherwise attached to trees, poles, stakes, fences or other objects.

185 **Temporary Sign:** Any sign not permanently attached to the ground or a structure  
186 that is installed or placed for a limited duration and intended to be displayed before,  
187 during or after an event to which the sign relates.

188 **Vehicle Sign:** Any sign permanently or temporarily attached to or placed on a  
189 vehicle or trailer.

190 **Wall Sign:** Any sign attached to or painted on the wall of a building or structure in a  
191 plane, parallel or approximately parallel to the plane of said wall.

192 **Window Sign:** Any sign viewable through or affixed in any manner to a window or  
193 exterior glass door such that it is viewable from the exterior, including signs located  
194 inside a building but visible primarily from the outside of the building.

195 **10-4-610-4-5: GENERAL REGULATIONS:**

196 A. **Compliance Required:** Except as provided in this title, no sign shall be erected,  
197 raised, moved, placed, reconstructed, extended, enlarged or altered, or have the  
198 text of the sign changed, except in conformity with the regulations herein  
199 specified for the use district in which it is located. No permit is required for the  
200 maintenance of a sign or for a change of copy on painted, printed or changeable  
201 copy signs. (Ord. 04-1, 2-17-2004)

202 B. **Code And Licensing Compliance:** All signs hereafter erected in the city shall  
203 comply with the current standards of the national electrical code, the international  
204 building code, and all other ordinances of the city. No sign shall be placed on  
205 public property or within a public right of way except when expressly licensed by  
206 the city council or state department of transportation. (Ord. 04- 1, 2-17-2004;  
207 amd. 2012 Code)

208 C. **Maintenance Of Signs:** All signs shall be maintained in good condition. Exposed  
209 parts of signs shall be painted or treated chemically in such a manner as to  
210 preserve the condition, aesthetics and life of such signs; moving parts shall be  
211 maintained in operable condition; and signs designed to be lighted shall be  
212 maintained with a full complement of the lighting facilities required by the design of  
213 each such sign.

214 D. **Removal Upon Discontinuance Of Use:** All signs identifying a discontinued use  
215 on the property shall be removed by the sign owner from the property within  
216 thirty (30) calendar days of the time the use was discontinued.

217 E. **Prohibited signs:** The following signs and any sign not otherwise authorized

218 under the terms of this code, are prohibited in the city:

219 1. Abandoned Signs

220 2. Animated Signs

221 3. Balloon Signs

222 4. Snipe Signs

223 5. Signs on vehicles or trailers if the vehicle or trailer is parked off premises,  
224 outside of designated parking stalls, or in other locations not normally  
225 expected of such vehicles and for the primary purpose of advertising a  
226 product, service, business or other activity. This section is not intended to  
227 apply to standard business logos or identification on vehicles primarily and  
228 actively used for business purposes which are otherwise legally parked.

229 6. Signs located on trees, utility poles, public benches or any other form of  
230 public property or within any public right-of-way.

231 D.

232 E.F. Illumination Restrictions: Unless otherwise specified in this chapter, all signs  
233 may be illuminated. However, no sign may utilize:

- 234 1. An exposed incandescent lamp with an external reflector without a sun  
235 screen or comparable diffusion;
- 236 2. Any exposed incandescent lamp in excess of fifteen (15) watts unless a screen  
237 is attached;
- 238 3. Any revolving beacon light.

239 F.G. Changeable Copy: Unless otherwise specified in this chapter, any sign  
240 herein allowed may use manual or automatic changeable copy.

241 G.H. License Required; Indemnification; Insurance: No person may engage in the  
242 business of erecting, altering, relocating, constructing or maintaining signs without  
243 a valid state contractor's license and valid city business license. All persons  
244 involved in the maintenance, installation or relocation of signs near or upon the  
245 public right of way or property shall agree to hold harmless and indemnify the city,  
246 its officers, agents and employees, against any and all claims of negligence  
247 resulting from such work insofar as this title has not specifically directed the  
248 placement of a sign. Such persons shall also maintain insurance to indemnify the  
249 city against any form of liability to a minimum of one million dollars  
250 (\$1,000,000.00).

251 H.I. Nonregulated Signs: Signs not regulated by this chapter:

252 1. On premises advertising signs that are attached to windows or walls and are  
253 clearly of a temporary nature, and which promote specific sales or events for  
254 short periods of time and not to exceed fifteen percent (15%) of street facing wall  
255 and/or windows.

256 2. Signs which are associated with school or church events and functions  
257 which are clearly of a temporary nature for short periods of time.

258 3. Interior signs.

259 4. Real estate company "for sale" signs and owner placed "for sale" or "for rent"  
260 signs advertising specific property for sale or rent and are erected temporarily  
261 on that specific property.

262 5. Temporary election campaign signs, yard sale signs, night crawlers for sale  
263 signs, snipe signs, etc.

264 6. Directional signs (i.e., BLM, DWR, etc.). Church nameplate signs, etc.

265 7. Nameplate signs less than one hundred fifty (150) square inches in size.

266 8. Construction signs for each street of frontage of a construction project, not to  
267 exceed forty five feet (45') in area. Such signs may be erected ten (10) days  
268 prior to beginning of construction and shall be removed one day following  
269 completion of construction.

270 9. Identification signs designed as a necessary part of a project approved in  
271 a conditional use permit.

272 **10-J.** Temporary off premises residential development, directional and freeway  
273 oriented signs. All temporary off premises residential development, directional  
274 and freeway oriented signs are only for developments or master planned  
275 communities within the boundaries of the city.

276 a. A maximum of three (3) temporary off premises signs announcing a  
277 residential development may be permitted for each development. Such  
278 signs will only be allowed ~~by conditional use permit~~ in any ~~sign S-2 or S-3~~  
279 overlay zoning district under the provisions of sections [10-4-12](#) and [10-4-13](#) of this  
280 chapter.

281 b. In addition to the temporary off premises residential development signs,  
282 each development may be permitted two (2) temporary off premises  
283 directional signs. Such signs will only be allowed by ~~conditional use permit~~  
284 in any ~~sign S-2 or S-3~~ overlay zoning district under provisions of sections  
285 [10-4-11](#), [10-4-12](#) and [10-4-13](#) of this chapter.

286 c. In addition to the temporary off premises residential development and  
287 directional signs, a master planned community exceeding three hundred  
288 (300) lots may be permitted one temporary freeway oriented residential

289 development sign. Said sign will only be allowed ~~by conditional use permit~~  
290 in the S-2 and S-3 sign overlay zoning districts under provisions of  
291 sections 10-4-11, 10-4-12 and 10-4-13 of this chapter.

292 d. Temporary off premises residential development shall be permitted upon  
293 the main entrances to the residential development in any zone, with a  
294 maximum of 1 sign per road frontage.

295 e. Temporary off premises residential development directional signs may be  
296 permitted as a conditional use in zones other than the sign overlay zones  
297 upon approval by the Planning Commission limited to a maximum  
298 duration of two (2) years from the date of the approval of the conditional  
299 use permit or within 30 days of completion of the final dwelling unit  
300 construction. Upon request, a time extension of one (1) year may be  
301 granted by the Planning Commission. Said temporary signs shall not be  
302 permitted within the public right of way, nor shall they impede safe  
303 vehicular traffic, or violate any clear area of an intersection and must be  
304 located upon private property. Signs shall be kept in good repair and will  
305 be subject to removal within 30 days of notice of disrepair.

306 d.f. All temporary off premises residential development, directional and  
307 freeway oriented signs shall be removed within three (3) years from the  
308 date when the conditional use permit was granted. Upon request, a time  
309 extension not to exceed two (2) additional years may be granted by the  
310 planning commission.

311 e.g. Prior to approval and installation of any temporary off premises  
312 residential development, directional or freeway oriented signs, the applicant  
313 must first provide the city with written authorization from the legal property  
314 owner, or its representative, granting permission for the sign location and  
315 duration of the sign posting.

316 f.h. Temporary off premises residential development, directional and freeway  
317 oriented signs are to identify the development or the developer only. They are  
318 not intended for builders or contractors within the development. (Ord. 04-1,  
319 2-17-2004)

320 **10-4-610-4-7: INSPECTIONS:**

321 The ~~building official~~Community Development Department shall have the following  
322 duties with regard to sign inspections:

323 A. Initial Inspection: The Building Official shall~~To~~ make an initial inspection of  
324 any sign upon the completion, erection, reconstruction or remodeling of the  
325 same and notification of said completion, erection, reconstruction or  
326 remodeling. This inspection shall be made to assure compliance with the  
327 provisions of these regulations, other ordinances of the city and conditions  
328 precedent to the issuance of a conditional use permit, if applicable.

329 B. Complaint Of Noncompliance: In accordance with Title 12 for Administrative  
330 Code Enforcement, the designated enforcement official shall ~~To~~ inspect each  
331 sign for which a complaint of noncompliance with local ordinances is made in  
332 writing to the building officialCity.

333 C. Routine Spot Checks: To make routine spot checks of all signs to assure  
334 compliance with these regulations, and other ordinances of the city and  
335 conditions precedent to the issuance of a conditional use permit, if applicable.  
336 (Ord. 04-1, 2-17-2004)

337 **10-4-710-4-8: ENFORCEMENT:**

338 The ~~zoning administrator~~Community Development Department of North Salt Lake  
339 City is hereby vested with the duty of enforcing the sign regulations of this title and  
340 in the performance of such duty is empowered and directed to:

341 A. Issue Permits: Issue permits to construct, alter or repair signs which conform to  
342 the regulations of the city.

343 B. Ascertain Conformance: Ascertain that all signs, including construction of, or  
344 maintenance of any signs, are in conformance with regulations of the city and the  
345 conditions imposed precedent to the issuance of a conditional use permit, if  
346 applicable.

347 C. Issue Notice Of Violation: Issue a notice of violation to the person having charge  
348 or control or benefit of any sign found by the zoning administrator to be unsafe  
349 or dangerous, or in violation of the ordinances of the city.

350 D. Institute Proceedings: Institute any appropriate action or proceedings in any case  
351 where any sign is erected, constructed, reconstructed, altered, repaired, converted  
352 or maintained, or in any case where any sign is used in violation of any ordinance  
353 of the city, including, but not limited to, this title, to accomplish the following  
354 purposes:

- 355 1. To prevent such unlawful erection, construction, reconstruction, alteration,  
356 repair, conversion, maintenance or use; and
- 357 2. To restrain, correct or abate such violation.

358 E. Unsafe, Dangerous Sign Removal:

- 359 1. Abate and remove any unsafe or dangerous sign which is not repaired or made  
360 safe within five (5) working days after giving appropriate notice to the person having  
361 charge, control or benefit of any such sign. In such an event, the person having charge,  
362 control or benefit of such sign shall pay to the city the costs incurred in such removal  
363 within thirty (30) calendar days after written notice is mailed to such person.
- 364 2. Upon failure to pay the costs incurred in abating an unsafe or dangerous sign,  
365 the city may, by action of its city council, place a lien against the property

366 owned by the person having charge, control or benefit of such sign to assure  
367 compliance with this provision. This provision for abatement and removal shall  
368 not apply to any sign for which a notice of violation is presently being  
369 appealed under the provisions of chapter 2 of this titleTitle 12 of this Code.

370 F. Illegal Sign Removal: Abate and remove any illegal sign other than unsafe or  
371 dangerous signs which is not made conforming within sixty (60) working days after  
372 giving appropriate notice to the person having charge, control or benefit of any  
373 such sign. In such event, the person having charge, control or benefit of such sign  
374 shall pay to the city the costs incurred in such removal within thirty  
375 (30) calendar days after written notice is mailed to such person. Upon failure to  
376 pay the costs incurred in abating and removing an illegal sign, the city may, by  
377 action of its governing body, place a lien against property owned by the person  
378 having charge, control or benefit of such sign to assure compliance with this  
379 provision. This provision is for abatement and removal and shall not apply to any  
380 sign for which a notice of violation is presently being appealed under the  
381 provisions of chapter 2 of this titleTitle 12 of this Code.

382 G. Nonmaintained Or Abandoned Sign Removal: Abate and remove any  
383 nonmaintained or abandoned sign which is not repaired or put into use within ten  
384 (10) working days after giving appropriate notice to the person having charge,  
385 control or benefit of any such sign. In such an event, the person having charge,  
386 control or benefit of such sign shall pay to the city the costs incurred in such  
387 removal within thirty (30) calendar days after written notice is mailed to such  
388 person. Upon failure to pay the costs incurred in abating and removing a  
389 nonmaintained or abandoned sign, the city may, by action of its city council, place  
390 a lien against property owned by the person having charge, control or benefit of  
391 such sign to assure compliance with this provision. This provision for abatement  
392 and removal shall not apply to any sign for which a notice of violation is presently  
393 being appealed under the provisions of chapter 2 of this titleTitle 12 of this Code.  
394 (Ord. 04-1, 2-17-2004)

395 **10-4-810-4-9:NOTICE REQUIREMENTS:**

396 Notification by the city to persons having charge, or control or benefit of any sign  
397 found ~~by the zoning administrator~~ to be unsafe or dangerous or in violation of this title  
398 or other ordinances of the city, and where the city is contemplating removal of said  
399 sign, shall be accomplished by the city utilizing written notice ~~as provided in Title 12~~  
400 ~~of this Code, sent through the registered mail. Any such notice shall state the exact~~  
401 ~~nature of the violation, the exact time and date by which the noncomplying condition~~  
402 ~~or use must be remedied, and the appeals procedure by which the person having~~  
403 ~~charge, control or benefit of such sign may appeal the decision of the zoning~~  
404 ~~administrator.~~ (Ord. 04-1, 2-17-2004)

405 **10-4-910-4-10: SIGN PERMIT AND PERMIT FEE REQUIRED:**

406 All signs hereafter erected within the city shall be erected, reconstructed or remodeled  
407 only in accord with the authority authorized by the sign permit issued by the city.

408 Application for a sign permit shall be made to the zoning administrator~~Community~~  
409 ~~Development Department~~ and shall be accompanied by an administrative fee to  
410 defray the expenses to the city incurred in the administration of this chapter. Such fee  
411 shall be established by resolution of the city council. Large signs which require a  
412 building permit for structural or electrical elements shall be assessed a permit fee in  
413 accordance with valuation as provided by Building Code. A sign permit shall be  
414 issued ~~by the zoning administrator~~ if the proposed sign is found ~~by the zoning~~  
415 ~~administrator~~ to be in compliance with the provisions of this title and other ordinances  
416 of the city. (Ord. 04-1, 2-17-2004)

417 **10-4-1010-4-11: REINSPECTION FEE:**

418 In the event that a notice of violation is issued, a reinspection fee shall be charged to  
419 defray the costs of reinspection. Said reinspection fee shall be charged for each  
420 inspection required until applicable regulations of the city are complied with. The  
421 amount of the fee shall be established by resolution of the city council. (Ord. 04-1, 2-  
422 17-2004)

423 **10-4-1110-4-12: SIGN OVERLAY ZONING DISTRICTS:**

424 There are hereby created three (3) overlay zoning districts (S-1, S-2 and S-3) to  
425 regulate the sign type, sign effects and copy content, sign dimensions, number of  
426 signs, and sign location in the city. Refer to special zoning map for description of  
427 districts. (Ord. 04-1, 2-17-2004)

428 **10-4-1210-4-13: CODES AND SYMBOLS:**

429 In the following section, the sign type, sign effects and copy content, sign  
430 dimensions, number of signs, and sign location which are allowed in the various  
431 districts are shown as "permitted" indicated by a "P" in the appropriate column  
432 (headed by the overlay zoning district designation), or as "conditional uses",  
433 indicated by a "C" in the appropriate column. If a regulation applies in a given  
434 district, it is indicated in the appropriate column by a numeral to show the linear or  
435 square feet required; ~~or by the letter "M" to indicate maximum building height~~  
~~allowed in a particular district; or by the letter "B" to indicate the actual height of the~~  
~~building to which a sign is affixed or the height of the sign; or by the letter "S" to~~  
~~indicate the required building setback, whichever is applicable.~~ If the regulation does  
436 not apply, or if it is not allowed in a given district, ~~it is either not named in the use list~~  
437 ~~or~~ it is indicated in the appropriate column by an a dash "-". "NA" Not Applicable or  
438 "N" Not Permitted. (Ord. 04-1, 2-17-2004)

442

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443 **10-4-14: SIGN TYPES, EFFECTS, DIMENSIONS, NUMBERS AND LOCATIONS**  
 444 **BY OVERLAY DISTRICTS:**

Sign Type	S-1	S-2	S-3
<b>On premises signs:</b>			
<u>Awning, Canopy, &amp; Marquee</u>	<u>GP</u>	P	P
Fascia <u>or Wall</u>	P	P	P
Freestanding <u>(Pole or Pylon)</u>	P	P	P
Freeway oriented	<u>N-</u>	<u>-N</u>	C
Low profile	P	P	P
<u>Multi-tenant</u>	<u>N</u>	<u>P</u>	<u>P</u>
Projecting wall	P	P	P
Roof	<u>-N</u>	<u>-N</u>	<u>-N</u>
<u>Window</u>	<u>P</u>	<u>P</u>	<u>P</u>
Temporary	<u>GP</u>	<u>GP</u>	<u>GP</u>
<b>Off premises signs:</b>			
<u>Billboard (Freestanding)-see 10-4-15</u>	<u>N-</u>	<u>-N</u>	<u>GP</u>
Fascia <u>or Wall</u>	<u>-N</u>	<u>-N</u>	<u>GN</u>
Roof	<u>-N</u>	<u>-N</u>	<u>-N</u>
Temporary residential development	<u>GN</u>	<u>GP</u>	<u>GP</u>
Temporary residential directional	<u>GN</u>	<u>PG</u>	<u>GP</u>
Temporary freeway oriented residential development	<u>N-</u>	<u>GP</u>	<u>GP</u>
<b>Sign Effects And Copy Content</b>			
<b>On premises signs:</b>			
Identification	P	P	P
Illuminated	<u>GP</u>	<u>GP</u>	<u>GP</u>
Rotating	<u>GN</u>	<u>GN</u>	P
Flashing	<u>-N</u>	<u>GN</u>	<u>GN</u>
Changeable copy	P	P	P
Animated	<u>NC</u>	<u>GN</u>	P

Sign Type	S-1	S-2	S-3
<b>Off premises signs:</b>			
Illuminated	<u>NA</u>	<u>NA</u>	<u>CP</u>
Rotating	<u>-NA</u>	<u>-NA</u>	<u>-N</u>
Flashing	<u>-NA</u>	<u>-NA</u>	<u>GN</u>
Changeable copy	<u>-NA</u>	<u>-NA</u>	<u>CP</u>
Animated	<u>-NA</u>	<u>-NA</u>	<u>GN</u>
Message center	<u>CNA</u>	<u>CNA</u>	<u>CP</u>
<b>Sign Dimensions</b>			
Sign height (in feet) <u>freestanding pole or pylon: includes: freestanding, projection from wall, marquee, fascia, canopy, under canopy, awning (electric), temporary</u>	20	30	45
<u>Awning, Canopy, and Marquee</u>			
Low profile <u>height (inches)</u>	<u>430</u>	<u>430</u>	<u>430</u>
Maximum sign area <u>on-premises</u> (in square feet per face)	35	<u>150</u> <u>50</u>	<u>200</u> <u>75</u>
Fascia or wall signs not to exceed <u>30</u> <u>15</u> % of available wall space <u>or</u> <u>sq. ft.</u>	<u>A100</u>	<u>A100</u>	<u>A100</u>
<u>Window sign area (percentage of ground floor windows only)</u>	<u>30</u>	<u>30</u>	<u>50</u>
<u>Maximum sign area off premises (in square feet)</u> <u>Billboards with minimum space of 1,500 feet</u>	-	-	<u>672</u>
Temporary off premises residential development signs:			
Sign area (in square feet)	64	64	64
Sign height (in feet)	<u>20</u> <u>10</u>	20	20
Temporary off premises residential directional signs:			
Sign area (in square feet)	32	32	32
Sign height (in feet)	20	20	20
Temporary off premises freeway oriented residential development sign:			
Sign area (in square feet)	200	200	200
Sign height (in feet)	30	30	30
<b>Number of Signs:</b>			
<b>On premises signs:</b>			
<u>Awning, Canopy, &amp; Marquee (per storefront entrance)</u>	<u>1</u>	<u>1</u>	<u>1</u>
<u>Fascia or Wall (per façade, limited maximum % wall space)</u>	<u>-</u>	<u>-</u>	<u>-</u>

Sign Type	S-1	S-2	S-3
<u>Freestanding (Pole or Pylon) per street frontage</u>	1	1	1
<u>Marquee</u> <u>Freeway Oriented</u>	1	1	1
<u>Projecting wall</u> <u>Low Profile</u>	<u>45</u>	<u>45</u>	<u>45</u>
<u>Roof</u> <u>Multi-Tenant per street frontage</u>	0	<u>01</u>	<u>01</u>
<u>Fascia</u> Per window	1	1	1
<u>Canopy</u> <u>Temporary per street frontage/per business</u>	1	1	1
<b>Off premises signs:</b>			
<u>Billboard</u> (Freestanding)	-	-	<u>€1</u>
Roof	0	0	0
Temporary residential development: Total number of allowed signs is 3	<u>€0</u>	<u>€3</u>	<u>€3</u>
Temporary residential directional: Total number of allowed signs is 2	<u>€0</u>	<u>€3</u>	<u>€3</u>
Temporary freeway oriented residential development: Total number of allowed signs is 1	<u>€0</u>	<u>€1</u>	<u>€1</u>
<b>Location of Signs</b>			
Minimum clearance under sign (in feet):			
<u>Freestanding, projecting from wall, marquee, fascia, canopy</u>	10	10	10
<u>Under canopy, awning (electric)</u>	8	8	8
<u>Low profile, temporary</u>	-	-	-
Minimum setback from public right of way (in feet)	<u>25</u>	<u>25</u>	<u>25</u>
<u>Off premises "billboards" minimum spacing in linear feet</u> <sup>1</sup> <u>Maximum setback for off premises "billboards" from public right of way (in feet)</u>	-	-	<u>1,500</u> <sup>10</sup> 0
<u>Minimum distance between signs</u>	<u>€</u>	<u>€</u>	<u>€</u>
<u>Off premises "billboards" minimum spacing in linear feet</u>	-	-	<u>1,500</u>
<u>Off premises "billboards" minimum distance from interchange in feet</u>	-	-	<u>500</u>
Temporary off premises residential development signs: Minimum spacing in linear feet	400	400	400
Temporary off premises residential directional signs: Minimum spacing in linear feet	400	400	400
Temporary off premises freeway oriented residential development sign: Minimum spacing in linear feet	-	1,500	1,500
Overhang of public right of way	<u>-N</u>	<u>-N</u>	<u>-N</u>

446 **10-4-15: BILLBOARD STANDARDS:**

447 **A. LocationNotes:**

- 448 1. 4. Billboards may only be erected along a highway which is an interstate. No  
449 sign billboard may be erected more than 100 feet on the perpendicular from the  
450 edge of the right of way of an interstate highway or primary highway, except  
451 where a noncontrolled highway or railroad right of way runs contiguous and  
452 adjacent to the edge of the controlled highway interstate. The 100 foot corridor  
453 shall then be measured from a point on the perpendicular not to exceed 200 feet  
454 from the edge of the right of way of the interstate highway or primary highway. In  
455 no case may the outer edge of the corridor exceed 350 feet from the controlled-  
456 interstate right of way.
- 457 2. No billboard may be erected closer than 500 feet from an interstate highway  
458 interchange.
- 459 3. No billboard may be erected within 1,500 feet of another billboard.
- 460 4. Billboards subject to relocation provided within State Code or interstate highway  
461 expansion may be located in locations closer than 1,500 only by agreement and  
462 as approved by the City Council.
- 463 5. Billboard signs may not extend over any street right of way and shall be setback  
464 a minimum of five (5) feet from the right of way line.
- 465 6. Billboard signs shall have a minimum separation distance of ten (10) feet from  
466 any structure or building.

467 **B. Height:**

- 468 1. The maximum height of a billboard shall be forty-five (45) feet above existing  
469 grade. If the interstate, which is within one hundred (100) feet of the billboard  
470 measured from the interstate at the point at which the billboard is perpendicular  
471 to said interstate, is on a different grade than the billboard, then the highest point  
472 of the billboard may be twenty-five (25) feet above the pavement elevation or any  
473 barrier wall at that location of the interstate.

474 **C. Size:**

- 475 1. Maximum sign area for a billboard shall be six hundred seventy-two (672) square  
476 feet in area, sixty (60) feet in width or twenty (20) feet in height.

477 **D. Lighting:** Lighting shall be confined to the sign face of a billboard and not illuminate  
478 the night sky. Electronic signs shall conform to the provisions provide in Section 10-  
479 4-17.

480 **10-4-16: ON PREMISE INTERSTATE SIGNS:Additional Provisions:**

481 A. 1. On premise interstate signs shall be permitted Notwithstanding the above, for  
482 any property that: a) is within the S-3 overlay zoning district, and b) has at least on  
483 properties with a minimum of four hundred (400) linear feet of frontage along  
484 Interstate Highways 15 or 215, shall be permitted to construct one (1) on premises  
485 interstate sign.

486 B. The with maximum sign area shall not to exceed three hundred (300) square feet.

487 C. No on premise interstate sign may be located greater than fifty (50) feet from the  
488 interstate right of way line and no closer than five (5) feet of the interstate right of  
489 way line.

490 D. The maximum height of an on premise interstate sign shall be forty-five (45) feet  
491 above existing grade. If the interstate within one hundred (100) feet of the sign,  
492 measured from the interstate at the point at which the sign is perpendicular to said  
493 interstate, is on a different grade than the sign, then the highest point of the sign  
494 may be twenty-five (25) feet above the pavement elevation or any barrier wall at that  
495 location of the interstate.

496 E. Only businesses located and licensed upon the premise may be advertised on an on  
497 premise interstate sign.

498 F. Lighting: Lighting shall be confined to the sign face of the sign and not illuminate the  
499 night sky. Electronic signs shall conform to the provisions provided in Section 10-4-  
500 16.

501 **10-4-17: ELECTRONIC SIGNS:**

502 2. The following regulations shall apply to all electronic message signs:

503 A. a. An electronic message sign shall only be constructed as part of a  
504 permitted freestanding (pole), wall, or monument sign.

505 B. b. An electronic message sign shall not be constructed in a location  
506 that interferes with a regulatory device, as determined by the city engineer.

507 C. e. An electronic message sign shall be equipped with a sensor or  
508 other device that automatically determines the ambient illumination and must be  
509 programmed to automatically dim according to ambient light conditions.

510 D. d. Additional conditions may be imposed by the planning commission  
511 including hours of sign operation or setbacks from property lines to mitigate the  
512 impacts on nearby residential properties, to protect critical viewsheds as  
513 established in the general plan, or to prevent potential traffic hazards.

514 E. e. Duration of each display shall be a minimum of 8 seconds.

515 F. f. Transition time between messages shall be no greater than 3  
516 seconds.

517 G. g. An electronic message sign shall only be constructed in a location  
518 and in a manner permitted by this title.

519 (Ord. 04-1, 2-17-2004; amd. Ord. 05-10, 7-12-2005; Ord. 2016-04, 3-15-2016)

#### 520 **10-4-18: SIGNS PROHIBITED ON PUBLIC PROPERTY:**

521 Signs are not permitted on public property, within the public right of way, or above the  
522 public right of way without express license from the ~~city~~~~City council or and~~ state  
523 department of transportation, as applicable. Also note that signs are not permitted in the  
524 residential districts, except as expressly described in these regulations. (Ord. 04-1, 2-  
525 17-2004; amd. Ord. 05-10, 7-12-2005)

#### 526 **10-4-14: DEFINITIONS:**

527 ~~The following words and phrases used in this chapter shall have the following meaning  
528 unless a different meaning clearly appears from the context:~~

529 ~~INTERCHANGE OR INTERSECTION: Any area and its approach where traffic is  
530 channeled off or onto an interstate route, excluding the deceleration lanes,  
531 acceleration lanes or feeder systems, from or to another federal, state, county, city  
532 or other route.~~

533 ~~MAIN TRAVELED WAY: The through traffic lanes, including auxiliary lanes,  
534 acceleration lanes, deceleration lanes and feeder systems, exclusive of frontage  
535 roads and ramps. For a divided highway, there is a separate main traveled way for  
536 the traffic in each direction.~~

537 ~~POINT OF WIDENING: The point of the gore or the point where the intersecting lane  
538 begins to parallel the other lanes of traffic, but the point of widening may never be  
539 greater than two thousand six hundred forty feet (2,640') from the centerline of the  
540 intersecting highway of the interchange or intersection at grade. (Ord. 05-10, 7-12  
541 2005)~~

#### 542 **10-4-19: FREE SPEECH ZONE:**

543 A. ~~Establishment: The mayor, or designee, may establish a content neutral free speech  
544 zone for any event which the establishment of a free speech zone would serve a  
545 substantial government interest such as traffic flow, crowd control or public safety on  
546 public property. All free speech zones established shall be content neutral and  
547 appropriately marked as a free speech zone. All free speech zones shall provide  
548 ample opportunity for protestors to communicate their messages and be of ample  
549 size to accommodate the number of persons reasonably anticipated that will  
550 exercise the free speech rights during the event.~~

551 B. Designation of Area and Duration: For each event in which a free speech zone has  
552 been designated, the City shall make available to the public at least twenty four (24)  
553 hours before the event a map and description of the location of the event,  
554 boundaries of the event, location of the free speech zone, boundaries of the free  
555 speech zone, the hours of the regulations on free speech, and any other restrictions.  
556 The free speech zone, duration of the protest regulations, and other restrictions shall  
557 be narrowly tailored to meet the legitimate government interest of crowd control,  
558 traffic control, or public safety.

559 C. Definitions:

- 560 1. Free Speech Zone: The area in which protesting is allowed.
- 561 2. Protest: Any demonstration, picketing, speechmaking, marching, vigil or religious  
562 service, and all other like forms of conduct which involve the communication or  
563 expression of views or grievances.
- 564 3. Unlawful Protest: Protest at an event designated with a designated free speech  
565 zone, except in the designated free speech zone or use of sound amplification  
566 devices at any event that the mayor has restricted or prohibited the use of such  
567 mechanical or sound amplification devices.

568 D. Restrictions: In any area designated as a free speech zone area, protestors may not  
569 engage in activities that obstruct or impede pedestrians or vehicles or harass  
570 bystanders with physical contact. Protestors may not tie, nail, or otherwise physically  
571 attach any banners, signs, pictures, instructional materials, symbols, or other  
572 personal property to any City property or private property.

573 E. Sound Amplification Devices: The City may restrict or prohibit the use of mechanical  
574 loudspeakers or sound amplification devices in the free speech zone, including, but  
575 not limited to, megaphones, bullhorns, and electric amplifiers, if determined that the  
576 use of sound amplification devices will substantially interfere with the event or will  
577 substantially interfere with crowd control, traffic control, or public safety and that the  
578 protestors have a reasonable opportunity to communicate their message without  
579 sound amplification.

580 F. Penalties: A person is guilty of unlawful protest for refusing to comply with the lawful  
581 order of the police to protest in the free speech zone or for refusing to comply with  
582 the lawful order of the police regarding the use of any mechanical loudspeaker or  
583 sound amplification device at an event for which such use has been restricted or  
584 prohibited. Unlawful protest is a class C misdemeanor, which offense is punishable  
585 by imprisonment for a term not to exceed ninety (90) days and a fine not exceeding  
586 seven hundred fifty dollars (\$750.00) or by both the fine and the term of  
587 imprisonment, if the offense continues after a request by the police to desist.  
588 Otherwise, unlawful protest is an infraction, which offense is punishable by a fine in  
589 an amount not exceeding seven hundred fifty dollars (\$750.00).

1 CITY OF NORTH SALT LAKE  
2 PLANNING COMMISSION MEETING  
3 ANCHOR LOCATION: CITY HALL  
4 10 EAST CENTER STREET, NORTH SALT LAKE  
5 FEBRUARY 11, 2025  
6

7 **DRAFT**  
8

9 Commission Chair Larson called the meeting to order at 6:30 p.m.  
10

11 PRESENT: Commission Chair BreAnna Larson  
12 Commissioner Ryan Holbrook  
13 Commissioner Ron Jorgensen  
14 Commissioner Johnathan Marsh  
15 Commissioner Irene Stone via Zoom  
16 Commissioner Brandon Tucker  
17 Commission Vice Chair William Ward  
18

19 STAFF PRESENT: Sherrie Pace, Community Development Director; Mackenzie Johnson,  
20 Planner.  
21

22 OTHERS PRESENT: Dee Lalliss, Lisa Watts Baskin, residents.  
23

24 1. PUBLIC COMMENTS  
25

26 There were no public comments.  
27

28 2. WORK SESSION: PENDING CODE AMENDMENT  
29 a. CONDITIONAL USE STANDARDS AND LAND USE TABLE  
30

31 Sherrie Pace provided an overview of City code Title 10, Chapter 19 Specific Use Standards. She  
32 explained that under 10-19-3: Accessory Uses: Accessory Caretaker Residence (ACR) had  
33 already been approved in November 2024. She continued with 10-19-3: Accessory Uses and  
34 asked for Commission feedback on the following: ATM, Kiosk, Vending Machine, Contractors  
35 Yard (accessory to an active construction site or development), Outdoor Display, Outdoor  
36 Storage, and Temporary Portable Storage Containers. She then reviewed 10-19-4: Agricultural  
37 Uses with: Community and Urban Gardens and noted that only the Utah Department of  
38 Agriculture could regulate beekeeping.  
39

40 Ms. Pace noted the changes to 10-19-5: Automotive: A. Dealer, Passenger Vehicles, Recreation  
41 Vehicles, Motorcycles, and Boats (sale, lease, or rent). She said these requirements would apply  
42 to any new business, or expansion/remodel of an existing business of over 5,000 square feet. She  
43 explained that the minimum lot area shall be at least one (1) acre which would help to eliminate  
44 some of the issues along Highway 89 due to smaller lots. She noted other requirements related to  
45 buffers from residential uses, outdoor speakers, lighting, deliveries, drive aisles, multi-tenant  
46 developments, showroom size, etc. She then reviewed: B. Dealer, Commercial Vehicles (sale,  
47 lease, rent) , C. Maintenance, Car Wash and D. Maintenance & Repair, Automotive and noted the  
48 requirement that all drives/parking/storage be paved and all bay doors could not face residential,  
49 Center Street, Redwood Road, or 1100 North.

50  
51 Commissioner Marsh mentioned issues in the annexed area with the car dealer who stored  
52 vehicles on the street along 800 West. He suggested that whatever remedies were being used for  
53 that enforcement should be included in this section. Sherrie Pace replied that the City had been  
54 enforcing that area and said she would add verbiage to ensure no on-street storage/display or  
55 unloading/loading would be allowed on a public street even temporarily. She also mentioned the  
56 need for designated parking for employees and customers.

57  
58 Sherrie Pace reviewed E. Repair, Automotive Body, Paint, and Interior, Additional Standards, F.  
59 Repossession Services, G. Retail Sales, Automotive Parts and Accessories, H. Retail Sales, Tire  
60 and Wheel Installation, I. Storage, Motor Vehicle Towing and Impound Lots, J. Wholesale,  
61 Automotive Parts and Supplies (new), K. Wholesale, Motor Vehicles, and L. Wholesale, Tire and  
62 Tube. She shared changes to 10-19-6: Banking A. Banks, Credit Unions, Mortgage Brokers,  
63 Financial Managers, and B. Pawn Shops as well as 10-19-7: Building, Contracting, & Suppliers:  
64 A. All Building, Contracting, & Suppliers Uses, and B. Retail, Construction Materials. She noted  
65 that home improvement/landscaping stores were limited to 15,000 square feet in the CS zone and  
66 mentioned the South Fork Hardware store was 18,000 square feet and the Ace Hardware was  
67 10,000 square feet.

68  
69 Sherrie Pace continued with 10-19-8: Education, Schools, & Training: A. Group Instruction,  
70 Martial Arts, Preschools, Sports, Dance and Recreation, B. Micro-Education Schools, and C.  
71 Professional CDL Driving Schools. She spoke on 10-19-9: Entertainment: A. Amusement  
72 Centers and Arcades (Ax Throwing, Bowling, Go Carts, Mini Golf, Skating), B. Athletic Club,  
73 Fitness and Recreational Sports (Indoor Tennis, Pickleball, Volleyball, Swimming), C.  
74 Production and Distribution, Motion Picture, Video, Television, Music, Including Recording  
75 Studios, D. Promoters, Performing Arts, Sports or Similar Events with Facilities, E. Single  
76 Individual Studios, Independent Artists, Writers, and Performers, and F. Theater, Movie, Live  
77 Entertainment Venues, Performing Arts Companies, Sports Teams. She reviewed 10-19-10:

78 General Office: A. Call Centers, Information Services, and Data Processing Services, B.  
79 Employment Placement Agencies, and C. Leasing and Rental, Office Machinery, and Equipment.  
80  
81 Sherrie Pace focused on 10-19:11: Healthcare: A. Outpatient Mental Health and Substance Abuse  
82 Centers, and B. Residential Care Facilities, Nursing Care and Assisted Living. She reviewed 10-  
83 19-12: Hospitality: A. Alcoholic Beverages, B. Banquet and Reception Centers, C. Food Service  
84 Contractors, Caterers, Mobile Food Business, and Commissaries, D. Lodging, Hotel and Motel,  
85 E. Lodging, Recreational Vehicle Parks and Campgrounds, F. Restaurants and Coffee Shops, and  
86 G. Sexually Oriented Businesses.  
87  
88 Commissioner Jorgensen suggested a review of the proposed parking of a minimum of one space  
89 for every five guests for banquet and reception centers and if this was adequate. Mackenzie  
90 Johnson shared standards for reception centers Arco Iris and Hanks Garage which stated  
91 "parking calculated by the category of assembly center/dance/reception concert hall which  
92 requires one stall per four seats of total seating capacity plus one stall per one hundred square  
93 feet of assembly area within the main auditorium where there are no fixed seats."  
94  
95 The Commission discussed shared parking, daytime uses, offsite parking within a certain  
96 distance, and other accommodations related to banquet and reception centers. They also  
97 discussed standards related to food trucks and other mobile food businesses including restrictions  
98 on loud generators as well as removing the provisions that food trucks and trailers could not  
99 include the sale or provision of alcoholic beverages as this was regulated by the State. They also  
100 discussed Bed and Breakfast regulations versus short term rentals.  
101  
102 Sherrie Pace noted requirements related to 10-19-13: Manufacturing and Assembly: A. All  
103 Manufacturing and Assembly Processes, B. Asphalt and Concrete Service Batching Plants, C.  
104 Food, Breweries, Distilleries, Wineries, D. Refinery, Oil and Gas, and E. Repair, Commercial  
105 and Industrial Machinery and Equipment.  
106  
107 Commissioner Jorgensen suggested adding language to address secondary retaining, adequate  
108 storage, hazardous storage and communication, facility procedures related to emergency  
109 procedures, and accidental release of chemicals and offsite consequences. He mentioned  
110 standards for Breweries/Distilleries, etc. related to on premise sales and consumption.  
111  
112 Sherrie Pace reviewed 10-19-14: Mining and Support Activities: A. Mineral Extraction, B.  
113 Mineral, Oil Gas Extraction and Refining Support Activities as well as 10-19-15: Personal  
114 Services: A. Animal Care, Boarding, Day Care and Kennels, Pet Services, and Veterinary  
115 Services, B. Appliance, Electronic, and Small Engine Repair and Maintenance, C. Exterminating  
116 and Pest Control Services, D. Funeral Homes and Mortuaries, E. Janitorial, Laundry, and Linen

117 Supply Services, F. Pharmacies and Drugstores, G. Personal and Household Goods Repair, and  
118 Maintenance, and H. Salons, Hair, Nail, Lashes, Permanent Cosmetics, Tattoos. She continued  
119 with 10-19-16: Religious, Grant Making, Civic, Professional, and Similar Organizations A.  
120 Religious Organizations, Churches. She then reviewed 10-19-17: Residential: A. Accessory  
121 Dwelling Units, B. Residential Short Term Rental (STR), and C. Residential Structures.  
122

123 Mackenzie Johnson reported on the changes to short term rentals for single/two family dwellings  
124 including requirements for owner occupied, one STR per property and standards for multifamily  
125 dwellings with one half of the total legal dwelling units on a single property permitted as STR  
126 and that the owner was not required to reside therein if they, a designated individual, or  
127 professional management company was available to respond 24/7 by phone or physically within  
128 one hour. She reviewed additional standards and proposed changes followed by Commission  
129 discussion related to owner occupancy, noise issues, limiting multifamily rentals to a certain  
130 percent of units, business licensing for a STR, and parking.  
131

132 Sherrie Pace continued her review of 10-19-18: Retail Trade: A. Retail, General, B. Retail,  
133 Specialty, C. Retail, online and other. She reported on 10-19-19: Social Services A. Daycare  
134 Services, Child or Adult (Commercial), 10-19-20: Temporary Uses, and 10-19-21: Transportation  
135 & Freight A. All Transportation and Freight Uses, B. Freight and Commodities Transportation.  
136 She shared 10-19-22: Utilities, Public Services, Waste Management & Remediation Services A.  
137 Communications, Towers and Facilities: cellular, B. Energy Distribution and Storage Facilities,  
138 Electric or Natural Gas, C. Pipeline Distribution and Facilities, D. Public Utility Station &  
139 Wireless Communication Accessory Structures, E. Septic Tank, Portable Toilet and Related  
140 Services, F. Sewage Treatment Facilities, G. Utilities Transmission Lines and Control, H. Waste,  
141 Nonhazardous: treatment, disposal, or recycle, I. Waste, Materials Recovery Facilities, and J.  
142 Waste, Remediation Services.  
143

144 The Commission discussed group homes, tobacco/marijuana, and similar sales, height of cellular  
145 towers, noise enforcement, hazardous materials plan, fencing, and requiring appropriate signage.  
146

147 Sherie Pace concluded with 10-19-23: Warehousing & Wholesale Trade A. Wholesale, Trade,  
148 Durable Goods (Permitted), B. Wholesale Trade, Nondurable Goods (Permitted), C. Wholesale  
149 Trade, Nondurable Goods (Conditionally Permitted) and 10-19-24: Warehousing, Storage  
150 Facilities A. General Warehousing and Storage Facilities, B. Self-Storage Units, and C. Self-  
151 Storage Facility, Indoor Climate Controlled. Ms. Pace said the public hearing would be  
152 scheduled for the next Commission meeting and that staff would provide follow-up on all the  
153 questions raised during this meeting.  
154

157 Sherrie Pace reported that the City Council had a discussion with Brighton Homes on vacating a  
158 portion of Orchard Drive due to the UDOT expansion. She said Brighton was requesting  
159 townhome rentals along that vacated street. She then spoke on approval of a home repair grant  
160 program and applying for County funding to assist low income residents with home repairs.

161

162 4. APPROVAL OF MINUTES

163

164 The Planning Commission meeting minutes of January 28, 2025 were reviewed and approved.

165

166 Commissioner Jorgensen moved to approve the meeting minutes as drafted for the January  
167 28, 2025 Planning Commission meeting. Commissioner Marsh seconded the motion. The  
168 motion was approved by Commissioners Holbrook, Jorgensen, Larson, Marsh, Stone,  
169 Tucker, and Ward.

170

171 5. ADJOURN

172

173 Commission Chair Larson adjourned the meeting at 9:21 p.m.

174

175    *The foregoing was approved by the Planning Commission of the City of North Salt Lake on*  
176    *Tuesday, February 25, 2025 by unanimous vote of all members present.*

177

178

179

180 *Wendy Page, City Recorder*