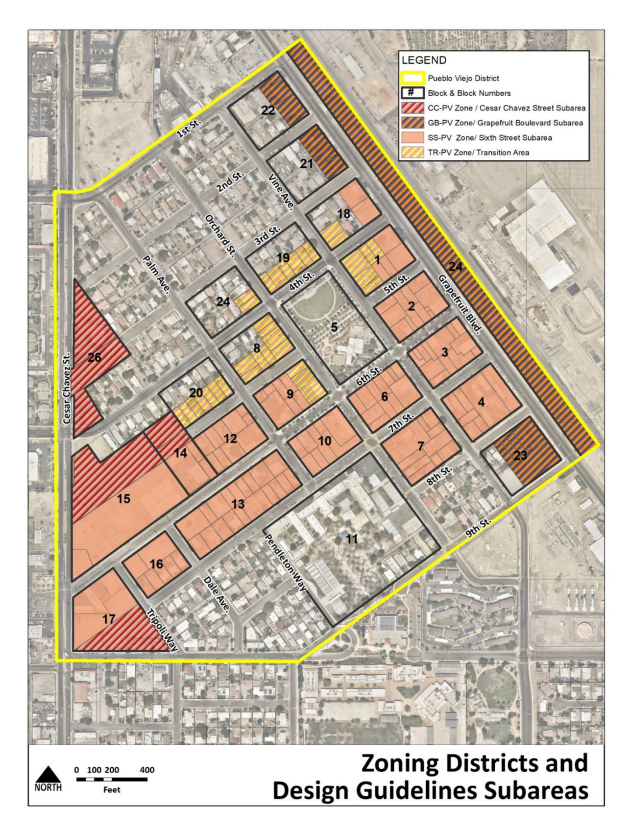


GB-PV - GRAPEFRUIT BOULEVARD PUEBLO VIEJO ZONE





17.25.010 Intent and purpose.

This zone is intended to provide for and encourage the orderly development of the areas of the Pueblo Viejo that borders Grapefruit Boulevard and serve as gateways into the district. The Pueblo Viejo is envisioned as a higher-density downtown area that provides for a wide variety of multi-family residential housing, office, and retail uses. Centered around a mixed-use core, this zone encourages future mixed-use development, but recognizes the need to support existing uses previously allowed under the C-G General Commercial Use and M-S Manufacturing Service zones. This zone provides for an orderly transition to higher intensity development, defined as the Downtown Center in the city's General Plan. While encouraging pedestrian-friendly connections and safe multi-modal access, this zone recognizes current automobile-oriented uses, but allows for flexibility in reducing parking requirements, maintaining existing historical automobile-oriented architectural character along Grapefruit Boulevard and retrofitting existing development as market-demands call for new, innovative and/or higher intensity development styles.

17.25.020 Summary of District Regulations

The following summary table shall not be a substitute for the specific language of each part of this section. Any language and interpretation of that language shall supersede the information contained within this summary table.

Permitted / Conditional / Temporary Use	Multi-family Residential, Mixed-Use, Commercial,
Summary	Retail, Service, limited Manufacturing, Surface
,	Parking, Parking Structures (see 17.29.030 Uses)
Architectural Review Required	Yes
Applicable Architectural Guidelines	Pueblo Viejo Design Guidelines
General Building Types Allowed	Multi-story Residential, Mixed-Use, Retail, Office
Minimum Building Height	Two (2) stories or thirty-five (35) feet
Front Setback	Zero (0) to ten (10) feet from property line except
	for where adjoining zoning is residential, then
	front setback shall be of equal depth to the
	average of the required front-yards of the
	adjoining residential zone
Upper Floor Setbacks	Additional five (5) foot setback for each story on
	buildings adjacent to a single-family residential
	zone.
Allowed Residential Densities	Minimum twenty (20) D.U. per acre/Maximum
	sixty-five (65) D.U. per acre
Allowed office/Commercial/Retail Intensities	Minimum FAR 0.5. Maximum FAR 3.0
Maximum Block Size	The integrity of existing blocks shall be
	maintained
Minimum Lot Area	Five Thousand (5,000) square feet
Minimum Lot Depth	None
Minimum Lot Frontage	None
Minimum Lot Frontage Coverage	One hundred (100) percent.



Encroachment for Colonnades or Arcades	Yes, except for Grapefruit Boulevard. Subject to
Allowed	encroachment permit. Maximum encroachment
	six (6) foot minimum clearance to curb line.
Housing Affordability Requirements	Yes
Public Open Space Requirements	Ten (10) percent for developments over ½ acre
Minimum Residential Exclusive Use Common	One hundred and fifty (150) square feet
Space	
Minimum Residential Common Space	10 square feet per unit or 1000 square feet,
	whichever is greater.

17.25.030 Uses.

Uses are classified according to the 2017 North American Industry Classification System (NAICS). The NAICS use most associated with the actual use (not necessarily the uses primary NAICS code) shall be used to determine use. Additional uses are defined by the City of Coachella and located within the definitions under Chapter 17.06 of this ordinance. the Planning Director or their designee may reclassify uses based upon the most appropriate use under this section based upon this section's intent and purpose. Appeals of the Planning Director's decision may be made to the Planning Commission.

A. Permitted Uses

- 1. Activities Related to Real Estate
- 2. Alcoholic Beverage Sales (For Off-Premise Consumption)
- 3. Amusement Arcades (Indoor)
- 4. Animal Hospitals and Veterinary Services (No Outdoor Facilities)
- 5. Antique Dealers and Shop
- 6. Appliance Repair and Maintenance
- 7. Art and Architecture Supply Shops and Studios
- 8. Art Dealers
- 9. Automobile Parts and Accessories Stores
- 10. Automobile Service Station
- 11. Automotive Equipment Rental and Leasing
- 12. Automotive Repair and Maintenance
- 13. Beer and/or Winemaking Supply Retail Stores
- 14. Business Professional, Labor, Political and Similar Organizations
- 15. Business Service Centers
- 16. Candle Shops
- 17. Caterers
- 18. Civic and Social Organizations
- 19. Clothing and Clothing Accessories Stores
- 20. Collectors Shops
- 21. Combined Live/Work Dwellings
- 22. Computer Systems Design and Related Services
- 23. Consignment Shops
- 24. Consumer Goods Rentals



- 25. Cosmetics, Beauty Supplies and Perfume Stores
- 26. Dance Halls
- 27. Child Day Care Centers
- 28. Diet and Weight Reducing Centers
- 29. Drug Stores or Retail Pharmacies
- 30. Dry-Cleaning and Laundry Services (Except Linen and Uniform Supply and Industrial Launderers)
- 31. Educational Services
- 32. Electronic and Precision Equipment Repair and Maintenance
- 33. Electronics and Appliance Stores
- 34. Emergency Services Stations (Including Police and Fire)
- 35. Employment Services
- 36. Finance and Insurance Retail Establishments (No Distribution and/or Telephone Call Centers)
- 37. Fitness and Recreational Sports Centers
- 38. Flag and Banner Shops
- 39. Florist Shops
- 40. Food Service Contractors
- 41. Footwear and Leather Goods Repair
- 42. Fruit and Vegetable Markets
- 43. Funeral Homes and Funeral Services
- 44. General Rental Centers
- 45. Grantmaking and Giving Services
- 46. Hair, Nail and Skin Care Services (Including Barber Shops and Beauty Salons)
- 47. Hardware Stores
- 48. Health and Personal Care Stores
- 49. Home Furnishing Stores
- 50. Home Health Care Services
- 51. Home Security Equipment Stores
- 52. Hotels, Resort Hotels and Motels
- 53. Household Furniture or Stores
- 54. Independent Artists, Writers and Performers
- 55. Information
- 56. Interurban and Rural Bus Transportation
- 57. Investigation and Security Services (Except Locksmiths)
- 58. Jewelry and Silverware Manufacturing
- 59. Jewelry Repair Shops
- 60. Jewelry, Luggage and Leather Goods Stores
- 61. Laboratory, Research
- 62. Laboratory, Support
- 63. Libraries and Archives
- 64. Locksmiths
- 65. Meat, Fish and Seafood Markets (No On-Site Slaughtering)
- 66. Medical and Diagnostic Laboratories
- 67. Motorcycle and ATV Dealers
- 68. Office Administrative Services
- 69. Office Machinery and Equipment Rental and Leasing



- 70. Office Machinery Equipment Rental and Leasing
- 71. Office Supplies, Stationary and Gift Stores
- 72. Office, Professional
- 73. Offices of Lessors of Other Real Estate Property
- 74. Offices of Agents and Managers of Artists, Athletes, Entertainers and Other Public Figures
- 75. Offices of Business Support Services (Except Collection Agencies, Repossession Services, Telephone Answering Services and Telemarketing Bureaus and Other Contact Centers)
- 76. Offices of Construction Industries
- 77. Offices of Dentists
- 78. Offices of Finance and Insurance
- 79. Offices of Lessors of Nonresidential Buildings (Except Mini-warehouses)
- 80. Offices of Lessors of Residential Buildings and Dwellings
- 81. Offices of Management of Companies and Enterprises
- 82. Offices of Motion Picture and Video Industries
- 83. Offices of Newspaper, Periodical, Book and Directory Publishers
- 84. Offices of Other Health Care Practitioners
- 85. Offices of Physicians
- 86. Offices of Professional, Scientific and Technical Services (Other Than Testing Laboratories and Scientific Research and Development Services)
- 87. Offices of Promoters of Performing Arts, Sports and Similar Events
- 88. Offices of Real Estate Agents and Brokers
- 89. Offices of Software Publishers
- 90. Optical Goods Stores
- 91. Other Building Materials Dealers Retail Stores (Except Lumber Stores, Fencing Dealers, Garage Door Dealers and Prefabricated Building Dealers No Construction or Trade Services Permitted)
- 92. Other Personal and Household Goods Repair and Maintenance
- 93. Other Personal Care Services Including Day Spas, Depilatory or Electrolysis Salons, Salons, Saunas, Ear Piercing Services, Steam or Turkish Baths, Hair Replacement or Weaving Services, Tanning Salons, Massage Parlors, Tattoo Parlors or Permanent Makeup Salons
- 94. Paint and Wallpaper Stores
- 95. Parcel Delivery Services
- 96. Pet and Pet Supply Stores
- 97. Pet Care Services (Except Animal Shelters, Outdoor Boarding Services, Outdoor Catteries, Dog Pounds, Guard Dog Training Services and Outdoor Kennels)
- 98. Photographic Services and Photofinishing
- 99. Post Services
- 100. Recreational or Youth Sports Teams
- 101. Religious Goods Store
- 102. Religious Institution
- 103. Residential, Multi-Family
- 104. Restaurants, Delicatessens, and Other Eating Establishments (No Drive-Thru Permitted)
- 105. Retail Bakeries



106.	Reupholstery and Furniture Repair
107.	Social Advocacy Organizations
108.	Sound Recording Industries
109.	Specialty Food Stores (No On-Site Slaughtering)
110.	Sporting Goods, Hobby, Musical Instrument, Toy and Book Stores
111.	Supermarkets and Other Grocery Stores
112.	Tailor and Alterations Stores
113.	Theaters and Auditoriums
114.	Thrift Shops
115.	Tourist Information Centers
116.	Travel Arrangement and Reservation Services
117.	Trophy (Including Awards and Plaques) Shops
118.	Urban Transit Systems
119	Vocational Rehabilitation Services

B. Conditional Uses

The following uses may be allowed by administrative approval of the Planning Director or their designee based upon their overall impact and compatibility with the intent and purpose of the zoning district. Conditional uses are subject to Chapter 17.74 of this ordinance.

- 1. Adult Novelty Stores
- 2. New Car Dealers
- 3. Used Car Dealers
- 4. Bed and Breakfast Inns
- 5. Billiard and Pool Halls
- 6. Blind and Shade Manufacturing
- 7. Blood and Organ Banks
- 8. Bowling Centers
- 9. Cannabis Retail Establishment
- 10. Chocolate Confectionary Manufacturing
- 11. Coffee and Tea Manufacturing
- 12. Commercial and Industrial Machinery and Equipment (Except Automotive and Electronic) Repair and Maintenance
- 13. Commercial and Industrial Machinery and Equipment Rental and Leasing (Except Construction, Mining, Forestry Machinery and Equipment Rental and Leasing, Office Machinery and Equipment Rental and Leasing, and Commercial Air, Rail and Water Transportation Equipment Rental and Leasing)
- 14. Community Gardens
- 15. Convenience Stores with Gas Stations
- 16. Dairy Product Manufacturing
- 17. Distribution Centers
- 18. Drinking Places
- 19. Drive-Thru Windows
- 20. Electric Lighting Equipment Manufacturing
- 21. Emergency Shelters



- 22. Equipment Sales, Rental and Storage
- 23. Freight Transportation Arrangement
- 24. General Warehousing and Storage (Except of Noxious, Explosive or Dangerous Materials)
- 25. Grain and Bakery Products
- 26. Home and Garden Equipment Repair and Maintenance
- 27. Household and Institutional Furniture and Kitchen Cabinet Manufacturing
- 28. Mattress Manufacturing
- 29. Microbreweries, Wine Tasting Facilities and Micro-Distilleries
- 30. Museums, Historical Sites, and Similar Institutions (Except Zoos)
- 31. Non-Chocolate Confectionery Manufacturing
- 32. Office Supplies (Except Paper) Manufacturing
- 33. Outpatient Care Centers
- 34. Parking Lots
- 35. Parking Structures
- 36. Performing Arts Companies
- 37. Printing
- 38. Public Utility Substations and Storage Buildings
- 39. Recycling Center, Neighborhood Only
- 40. Scenic and Sightseeing Transportation, Land
- 41. Scientific Research and Development Services
- 42. Services to Buildings and Dwellings
- 43. Sign Manufacturing
- 44. Soft Drink and Ice Manufacturing
- 45. Sporting and Athletic Goods Manufacturing
- 46. Telephone Call Center
- 47. Telephone Exchanges and Switching Equipment
- 48. Testing Laboratories
- 49. Tobacco, E-Cigarette, Vapor Accessories, Smoking Accessories or Hookah Shops and Lounges
- 50. Water and Gas Company Service Facilities

C. Accessory Uses

The following uses shall constitute accessory uses and are subject to administrative approval of the Planning Director or their designee. Accessory uses in this section may require additional permitting, in addition to zoning approval under this chapter.

- 1. Arcades (Shade Structures)
- 2. Canopies
- 3. Carports
- 4. Community Gardens
- 5. Fuel Service Stations
- 6. Nurseries, Garden Center and Farm Supply Stores
- 7. Outdoor Dining Areas
- 8. Parking Lots



- 9. Residential, Proprietor/Caretaker Dwelling Unit
- 10. Retail Distribution of Products Manufactured on Premises
- 11. Tree Nut Farming

D. Temporary Uses

The following uses constitute temporary uses and are subject to administrative approval of the Planning Director or their designee. Temporary uses in this section may require additional permitting, in addition to zoning approval under this chapter.

- 1. Flea Markets/Swap Meets, Temporary Location, Direct-Selling
- 2. Outdoor Dining Areas
- 3. Outdoor Sales Areas

E. Prohibited Uses

The following uses are expressly prohibited within this zone and are considered incompatible with the intent and use of this zone. An applicant may file an administrative appeal with the Planning Director or their designee for re-classification.

- 1. Animal Hospitals and Veterinary Services (with Outdoor Facilities)
- 2. Archery or Shooting Ranges
- 3. Campgrounds
- 4. Cemeteries and Crematories
- 5. Communications and Microwave Installations
- 6. Communications Equipment Manufacturing
- 7. Community Food and Housing, and Emergency and Other Relief Services
- 8. Computer and Peripheral Equipment Manufacturing
- 9. Continuing Care Retirement Communities and Assisted Living Facilities for the Elderly
- 10. Converted Paper Product Manufacturing
- 11. Facilities Support Services
- 12. Footwear Manufacturing
- 13. Refrigerated Warehousing and Storage (Except of Noxious, Explosive or Dangerous Materials)
- 14. Gambling Industries
- 15. General Medical and Surgical Hospitals
- 16. Glass and Glass Product Manufacturing
- 17. Golf Courses and Country Clubs
- 18. Household Appliance Manufacturing
- 19. Leather and Allied Product Manufacturing (Except Footwear and Leather and Hide Tanning and Finishing)
- 20. Lessors of Mini-warehouses and Self-Storage Units
- 21. Manufacturing of Reproducing Magnetic and Optical Media
- 22. Medical Equipment and Supplies Manufacturing



- 23. Miniature Golf Courses
- 24. Mobile Food Services
- 25. Mobile Homes, Provided They Are Kept Mobile and Licensed Pursuant to State Law, When Used for Construction Offices and Caretaker's Quarters on Construction Sites for the Duration of a Valid Building Permit
- 26. Musical Instrument Manufacturing
- 27. Navigational, Measuring, Electro-Medical and Control Instruments Manufacturing
- 28. Nursing Care Facilities
- 29. Office Furniture (Including Fixtures) Manufacturing
- 30. Optical Instrument and Lens Manufacturing
- 31. Other Ambulatory Health Care Services
- 32. Other Residential Care Facilities
- 33. Other Support Services
- 34. Photographic and Photocopying Equipment Manufacturing
- 35. Printing Machinery Equipment Manufacturing
- 36. Psychiatric and Substance Abuse Hospitals
- 37. Remediation and Other Waste Management Services
- 38. Residential Intellectual and Developmental Disability, Mental Health, and Substance Abuse Facilities
- 39. Residential, Accessory Dwelling Unit
- 40. Residential, Single-Family
- 41. Riding Stables
- 42. Rooming and Boarding Houses, Dormitories and Worker's Camps
- 43. Scale and Balance Manufacturing
- 44. Semiconductor and Other Electronic Component Manufacturing
- 45. Services to Buildings and Dwellings
- 46. Sign Manufacturing
- 47. Signs, On-Site Advertising
- 48. Specialty Hospitals (Except Psychiatric and Substance Abuse)
- 49. Spectator Sports
- 50. Waste Collection
- 51. Waste Treatment and Disposal

17.25.040 Property Development Standards.

A. Architectural Guidelines

- 1. All development within this zoning district is subject to architectural review as set forth in Chapter 17.72 of this ordinance.
- 2. All property within this zone shall be subject to the Pueblo Viejo Design Guidelines as the governing architectural guidelines for the zone.



B. Building Types

1. Mixed-Use

- a. Mixed-use may be oriented in a horizontal and/or vertical development pattern if uses are integrated within the same block.
- b. Residential uses may be allowed on the first floor of a building provided all the following are met:
 - i. the first-floor height meets requirement (C)(2) of this part;
 - ii. the first floor must be reconfigurable to accommodate a transition to non-residential uses in the future;
 - iii. Residential first floor development floor height must be elevated at least three (3) feet above the sidewalk plane to provide for privacy for residents.
 - iv. No ownership tenure is allowed for first-floor residential use.
- c. The Planning Director or their designee may waive the requirements of section (B)(2) of this part above except for section (B)(2)(c) of this part.
- d. Integrated horizontal mixed-use development must include a mix of at least two (2) uses including one use being residential.
- 2. The lower floor of proposed parking garages that face or partially face any street must include usable commercial space and are required to follow the design guidelines for parking garages.
- 3. All uses, except for outdoor dining, nurseries, tree-nut farming, parking, and other conditional or temporary outdoor uses permitted in section 17.23.030 shall be conducted entirely within a completely enclosed building.
- 4. Nurseries must be completely screened from view on all sides. See (I) of this section for screening and fencing requirements.
- 5. New buildings, that are of only one story and meet only the minimum height criteria of this zone, must be built to structurally support future vertical expansion as market forces may command expansion or reuse as not to inhibit intensification of this zone as envisioned by the General Plan except:
 - a. Flex Buildings. Flex buildings shall meet all other applicable criteria of this section and in addition:
 - i. May contain singularly or in combination, industrial, commercial, retail or service uses.
 - ii. Must provide for reconfigurable interior spaces and partitions to suit the needs of current and future uses.
 - iii. Must adhere to the design guidelines and incorporate surrounding architectural styles, character and/or elements that creates a unique contribution to the Pueblo Viejo District.

C. Building Orientation

- 1. Buildings shall be oriented towards the street and engage the public realm.
- 2. Corner lots shall be oriented towards both streets with building entrances encouraged to be oriented towards the corner.
- 3. Non-residential entrances must be located at the level of the sidewalk plane.



D. Height, Massing and Articulation

- 1. Building height must be a minimum of two (2) usable stories or twenty-five (25) feet.
- 2. the first floor must be a minimum of fifteen (15) feet in height to accommodate modern commercial and retail activities, even if the initial use is residential in nature.
- 3. Buildings that are not two (2) floors or more in height must utilize a faux floor style on the exterior façade to give the visual appearance of more than one story.
- 4. All buildings shall incorporate articulation and façade treatments as outlined in the applicable design guidelines for this zone.
- 5. All buildings exceeding four stories in height shall require a minimum ten (10) foot additional front setback (including corner lots) for stories above the fourth story to reduce overall massing and impact on the street.
- 6. An additional five (5) foot setback for every story shall be required on all building faces adjacent to a single-family residential zone.
- 7. All buildings must include articulation a minimum of every fifty (50) feet on all facades to break the vertical plane and provide visual interest for pedestrians.
- 8. All buildings must utilize four-sided architecture in which all facades must receive architectural treatment and meet all requirements of this section and the design guidelines.

E. Density and Lot Size Requirements

- 1. Development should comply with the allowed development intensities of the General Plan, which include:
 - a. Residential: A minimum of twenty (20) and maximum of sixty-five (65) dwelling units per acre
 - b. office/Commercial/Retail: Floor Area Ratio of a minimum of 0.5 FAR to a maximum of 3.0 FAR.
- 2. Minimum Lot Area: Five thousand (5,000) square feet.
- 3. Minimum Lot Depth: None.
- 4. Minimum Lot Frontage: One hundred (100) percent.
- 5. All development shall maintain existing block sizes. New development without existing streets shall mimic prevailing block dimensions with maximum block lengths no longer than five hundred (500) feet.
- 6. The Planning Director or their designee may approve a waiver in minimum lot frontage for the provision of additional space for public plazas or open space which serve as an extension of the public realm.

F. Yard Requirements

1. FRONT YARD: A minimum build-to line equal to the front property line facing the street is required. For corner lots, the minimum size build-to line is equal to



- the front property line facing the street and the side property line facing the adjoining street. A setback of up to ten (10) feet from the build-to line is allowed for accessory uses such as outdoor dining and other public spaces. the setback must blend with the public realm.
- 2. SIDE YARD: the property line shall serve as the minimum build-to line. A setback of up to twenty (20) feet may be utilized anywhere upon the property, including within the side yard, for paseos and pedestrian passage-ways that facilitate passage through the block.
- 3. REAR YARD: there are no rear yard requirements.
- 4. Additional requirements for buildings that contain or partially contain manufacturing uses:
 - a. A side or read yard of not less than thirty (30) feet is required for any building directly adjacent to a single-family residential district. If an alleyway separates the uses, the overall yard may be reduced by ten (10) feet.
- 5. The Planning Director or their designee may approve a waiver in front and/or side yard requirements for the provision of additional space for public plazas or open space which serve as an extension of the public realm.

G. Housing Affordability

 A minimum of ten (10) percent of all residential units must be priced for low and/or moderate-income residents. Units should be disbursed throughout the structure and must proportionally reflect the size of market rate units. While trim detail may vary, the overall quality of building materials may not depart substantially from those used within market rate units within the same structure.

H. Off-street Parking, Loading and Circulation

- 1. A circulation plan must be submitted for development that includes more than one (1) building or more than one (1) parking facility. The circulation plan must address pedestrian, vehicle, transit (if required), and bicycle circulation, ingress/egress and parking and meet the requirements of this section. A professionally conducted parking study is required for any requests for parking reductions provided for in part (8) of this section.
- 2. Off-street parking and loading facilities shall be provided in accordance with the provision of Section 17.54.010 of this ordinance except where the following provisions shall supersede those of 17.54.010:
 - a. Horizontal or vertical mixed-use development shall require a parking space ratio of three (3) spaces for 1,000 square feet of gross floor area.
 - For single-use development that does not meet the requirements for mixed-use development, the following minimum parking requirements shall apply:



- i. Multi-family residential: 1.25 spaces per unit plus one guest space per every five (5) units. Multi-family residential that is designated as senior housing only: 0.60 spaces per unit plus one (1) guest space per every five (5) units.
- ii. Office: four (4) spaces per 1,000 square feet of gross floor area.
- iii. Retail: 3.75 spaces per 1,000 square feet of gross floor area.
- iv. Restaurants: twelve (12) spaces per 1,000 square feet of gross floor area.
- v. Drinking Places: eleven (11) spaces per 1,000 square feet of gross floor area.
- c. For single-use development that does not meet the requirements for mixed-use development, the maximum parking requirements shall apply:
 - i. Multi-family residential: 1.33 spaces per unit plus one guest space per every five (5) units. Multi-family residential that is designated as senior housing only: 1 space per unit plus one (1) guest space per every five (5) units.
 - ii. Office: four (4) spaces per 1,000 square feet of gross floor area.
 - iii. Retail: four (4) spaces per 1,000 square feet of gross floor area.
 - iv. Restaurants: fifteen (15) spaces per 1,000 square feet of gross floor area.
 - v. Drinking Places: fifteen (15) spaces per 1,000 square feet of gross floor area.
- 3. No development that was not approved or in existence prior to July 1st, 2019 shall be allowed to locate off-street parking lots adjacent to the primary street.
- 4. On-street parking that is within five hundred (500) feet of the main entrance(s) of a development may be utilized to satisfy the requirement for off-street parking.
- 5. Shared curb-cuts are required for all new development. All curb-cuts are subject to City approval. An internal circulation plan with provisions for shared curb-cuts and internal circulation with neighboring properties is required.
- 6. New development must consider existing development and provide connections to existing development within each block to allow for internal block circulation.
- 7. All internal vehicle circulation roads, except for those leading to non-public areas or loading access, must include sidewalks with compliant ADA facilities and landscaping. Pedestrian facilities must connect all building entrances, retail entrances and residential entrances. Safe and adequate pedestrian connectivity within the development and connections to adjacent development and existing pedestrian facilities is required.
- 8. The requirements of subsection (a) above may be reduced, with the approval of the Planning Commission, if any of the following provisions are provided for in the circulation plan:
 - a. If the proposed development is located within a Business Improvement District or a special district that institutes shared-parking, timed parking restrictions, and/or paid parking.
 - b. The proposed development incorporates paid parking into the development.



- A cooperative use agreement is executed with another property owner to provide for a portion of the required parking of the proposed development.
- d. A payment-in-lieu agreement with the City or another entity responsible for parking management to defray the cost for accommodating additional demand generated by the proposed development.
- e. Land set-aside or structural design of proposed parking surface lots or structured parking is provided to allow for expansion to accommodate additional parking supply when demand exceeds approved supply. The parking study must justify current supply, based upon current demand, and provide for future demand thresholds that would trigger the expansion of additional supply. Any future demand thresholds and supply expansion provisions shall become a condition of approval and continued use of the property.

I. Screening and Fencing

- 1. Where this zoning district abuts upon any residential zone, there shall be provided screening not less than six (6) feet or more than eight (8) feet in height on the zoning boundary line. Said screening shall be reduced to forty-two (42) inches in height within a setback area adjacent to a street or highway.
- 2. For nurseries, screening of not less than eight (8) feet in height and not more than twelve (12) feet in height shall fully encompass the nursery.
- 3. Outdoor dining areas shall be separated from the remainder of the sidewalk with the use of appropriate use of planters, fences or other barriers as approved by the design guidelines.
- 4. All screening and fencing shall be subject to the design guidelines.

J. Public Art

- 1. A minimum of one (1) percent of total construction costs must be either invested in public art, visible to the public realm, or provided as payment-in-lieu to the City to fund larger public art projects within the Pueblo Viejo.
- 2. the applicant shall furnish a performance bond equivalent to the estimated public art investment or payment-in-lieu.

K. Public Open Space

1. Development over one-half (1/2) acre or more in gross land area, must reserve a minimum of ten (10) percent of the development for public open space accessible from the public realm in the form of a park, pocket park, plaza, paseo, and/or other public gathering space.



2. the applicant may make a payment to the City in lieu of public space reservation for larger park or plaza development within the Pueblo Viejo upon approval of the Planning Director or their designee.

L. Multi-Family Residential Dwelling Unit Size and Common Space Requirements

- 1. A minimum of one-hundred and fifty (150) square feet of uninterrupted exclusive use common space shall be available to each unit. This may be in outdoor living areas, balconies and/or decks.
- 2. Decks shall be allowed on rooftops providing they are appropriately screened with architectural features such as a parapet.
- 3. Ten (10) square feet per unit, or a minimum of one-thousand (1000) square feet, whichever is greater, shall be required for common space for a common recreation and/or leisure area.
- 4. All common spaces shall be screened from the street by landscaping and/or decorative fencing.
- 5. The following minimum dwelling unit sizes shall be required:
 - a. Micro-Unit: Three Hundred and Fifty (350) square feet
 - b. Efficiency: Six Hundred (600) square feet
 - c. One-bedroom: Seven-hundred and Fifty (750) square feet
 - d. Each additional bedroom beyond one bedroom: An additional onehundred and fifty (150) square feet per dwelling unit is required in addition to the minimum requirement above.

M. Development Standards Applicable to Specific Uses

- 1. Emergency Shelters shall comply with the following criteria:
 - a. Emergency shelters shall be operated by a responsible agency or organization, with experience in managing or providing social services.
 - b. The shelter shall always provide at least one qualified on-site supervisor, plus one attendant for each fifty (50) occupants.
 - c. A shelter shall not be approved when another homeless shelter is existing within three hundred (300) feet of the proposed site.
 - d. Emergency shelters shall provide a setback of thirty (30) feet from the shelter building to any residential zone.
 - e. Parking shall be supplied at a ratio of one vehicle space per ten (10) beds, and one secured bicycle parking area designed to accommodate up to one bicycle per ten (10) beds.
 - f. Each shelter shall be limited to a maximum occupancy of fifty (50) persons, including warming shelters and daytime facilities.
 - g. A management plan shall be required to address how the immediate sheltering needs of individuals who may be turned away from the shelter will be handled. The management plan shall establish a maximum length of time for which clients may be accommodated.
- 2. Residential, Proprietor/Caretaker Dwelling Unit



a. No structure originally designed or intended for single-family residential purposes shall be occupied by uses permitted in this zone, except when used as a dwelling unit by a proprietor, manager, custodian or caretaker of a permitted use.

3. Manufacturing

a. No use shall be established in this zone which causes or emits any dust, gas, smoke, fumes, odors, noises, vibrations, electromagnetic disturbance, radiation, or other similar effects which are or may be detrimental to the public health, safety or general welfare. All uses shall be continuously maintained so that they are neither obnoxious or offensive by reason of the above emissions.

4. Outdoor Dining Areas

- Required parking shall be provided for outdoor seating areas, except for common outdoor seating areas not attributable to a single establishment.
- Common outdoor seating areas may be provided as part of required open space areas with provisions for management and maintenance of the area.
- c. Outdoor seating areas that are within the public rights-of-way shall not be used for entertainment. The Planning Director or their designee may waive the provision on a temporary or permanent basis for entertainment in consultation with the City Engineer.
- d. Sound amplification devices, such as speakers, shall be limited to devices that are necessary to provide low-level background music. Noise levels shall comply with Chapter 7.04 of the City of Coachella Municipal Code. The Planning Director or their designee may waive this provision, except for Chapter 7.04 compliance, on a temporary or permanent basis in conjunction with a waiver granted in part (c) above.
- e. Outdoor dining areas are subject to all permit approvals and the design guidelines and configuration and design must be included on any drawings and application submissions.
- f. Outdoor dining areas located adjacent to, or within the public rights-of-way must leave a minimum of five (5) feet of sidewalk, open always to accommodate pedestrian traffic.
- g. All outdoor dining within the public rights-of-way must obtain an encroachment permit from the City Engineering Department.
- h. Outdoor dining areas that include the sales of alcohol must meet all requirements and regulations of the California Department of Alcoholic Beverage Control.



17.25.050 Existing Uses and Structures at the Time of Adoption of this Section.

A. The provisions of this section shall supersede Section 17.78.010 of this ordinance:

- 1. All uses, lots, structures and characteristics, except for signage, that were lawful, and in existence, prior to July 1st, 2019 shall remain as legally conforming uses, lots, structures and characteristics with all the previous entitlements intact provided:
 - a. The use, lot, structure and/or characteristics remain otherwise lawful.
 - b. No use, lot, structure and/or characteristics may cease operation for a period greater than one (1) year.
 - c. No use, lot, and/or structure may be abandoned for a period greater than one (1) year.
 - d. If the use, lot, structure and/or characteristics fall within a permitted and/or conditional use, as defined in section 17.025.030, the provisions of this section will no longer apply and the previous use, lot, structure and/or characteristics must fully comply with the provisions of this zone thereafter.
- 2. If the provisions of this section are no longer met, the property is then subject to the provisions of Chapter 17.78 of this ordinance.

B. Provisions for ineligible uses, lots, structures and characteristics and revocation of legal conforming status:

- 3. All existing lawful signage, that no longer is permitted, or meets the standards of this district, shall be subject to Chapter 17.78 of this ordinance.
- 4. All uses, lots, structures and characteristics that were not lawful, and in existence, prior to July 1st, 2019 shall remain illegal non-conforming uses and subject to the provisions of Chapter 17.78 of this ordinance.
- 5. Changing of a use governed by this section to a use not permitted in this zone shall immediately terminate the application of this section, and such use shall be reclassified as an illegal non-conforming use and shall be subject to Chapter 17.78 of this ordinance.