SAN JUAN COUNTY UTAH

ZONING ORDINANCE

(Amended Sept. 2011)

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GENERAL PROVISIONS

1-1 Short Title

This Ordinance shall be known and may be so cited and pleaded as the "ZONING ORDINANCE OF SAN JUAN COUNTY, UTAH"

1-2 Purpose

This Ordinance is designed and enacted for the purpose of promoting the health, safety, morals, convenience, order, prosperity and welfare of the present and future inhabitants of SAN JUAN COUNTY, including, among other things, the lessening of congestion in the streets or roads, securing safety from fire and other dangers, providing access to adequate light and air, classification of land uses and distribution of land development and utilization, protection of the tax base, securing economy in governmental expenditures, fostering agricultural and other industries, and the protection of both urban and non-urban development.

1-3 Interpretation

In interpreting and applying the provisions of this Ordinance, the requirements contained herein are declared to be the minimum requirements for the purposes set forth.

1-4 Conflict

This Ordinance shall not nullify the more restrictive provisions of covenants, agreements, other ordinances or laws, but shall prevail notwithstanding such provisions which are less restrictive.

1-5 Definitions

For the purpose of this Ordinance certain words and terms are defined as follows: (Words used in the present tense include the future; words in the singular number include the plural and the plural the singular; words not included herein but defined in the Uniform Building Code shall be construed as defined therein).

- (1) Accessory Building. Building not used for human occupancy which is secondary to the main structure on the same piece of property such as a shed or garage.
- (2) Affected Entity. A county, municipality, local district, special service district created under state law, school district, interlocal cooperation entity established under state law, specified property owner, property owners association, public utility, or the Department of Transportation.
- (3) Agriculture. The tilling of the soil, the raising of crops, horticulture and

gardening, including the grazing and pasturing of domestic animals, but not including any agricultural business or industry, such as fruit-packing plants, fur farms, animal hospitals or similar uses.

- (4) Agricultural Industry or Business. An industry or business involving agricultural products in packaging, treatment, sales, intensive feeding, or storage, including but not limited to animal feed yards, fur farms, commercial milk production, food packaging or processing plants, commercial poultry or egg production and similar uses as determined by the planning commission.
- (5) Airport. A landing area used regularly by aircraft for receiving or discharging passengers or cargo. (FAA definition)
- (6) Airstrip. An airfield without normal airport facilities.
- (7) Alley: A public thoroughfare less than twenty-five (25) feet wide.
- (8) Anemometer. An instrument for measuring wind force and velocity.
- (9) Animal Unit. One (1) cow, one (1) horse, five (5) sheep or goats, or an equivalent number of smaller animals or fowl as determined by the Planning Commission.
- (10) Appeal Authority. The person, board, commission, agency, or other body designated by this ordinance to decide an appeal of a decision of a land use application or variance.
- (11) Basement. A story partly underground. A basement shall be counted as a story for the purposes of height measurement if its height is one-half (1/2) or more above grade.
- (12) Bed & Breakfast/Boarding House. A building with not more than five (5) guest rooms, where, for compensation, meals are provided for at least five (5) but not more than fifteen (15) persons.
- (13) Building. Any structure having a roof supported by columns or walls for the housing or enclosure of persons, animals or chattels.
- (14) Building, Accessory. A detached subordinate building clearly incidental to and located upon the same lot occupied by the main building.
- (15) Building, Height of. The vertical distance from the average finished grade surface to the highest point of the building roof or coping.
- (16) Building Line. A line parallel to the front, side or rear lot line and established at the point where that lot line is closest to any part of the building or structure exclusive of the ordinary projections of skylight, sills, belt courses, cornices, chimneys, flues and ornamental features which do not project into a yard more than two and one-half (2-1/2) feet, and open or lattice enclosed fire escapes, fireproof outside stairways and balconies open upon fire towers which do not project into a yard more than five (5) feet.

- (17) Building, Main. The, principal building or one of the principal buildings upon a lot, or the building or one of the principal buildings housing a principal use upon a lot.
- (18) Car Port. A private garage not completely enclosed by walls or doors. For the purposes of this Ordinance, a car port shall be subject to all of the regulations prescribed for a private garage
- (19) Conditional Use. A land use that, because of its unique characteristics or potential impact on the county, surrounding neighbors, or adjacent land uses, may not be compatible in some areas or may be compatible only if certain conditions are required that mitigate or eliminate the detrimental impacts.
- (20) Condominium. The ownership of a single unit in a multi-unit project, together with an undivided interest in the common areas and facilities of the property.
- (21) Corral. A space, other than a building, less than one (1) acre in area, or less than one hundred (100) feet in width, used for the confinement of animals.
- (22) Dwelling. Any building, or portion thereof, which is designed for use for residential purposes, except hotels, apartment hotels, bed & breakfast/boarding houses, lodging houses, tourist courts and apartment courts.
- (23) Dwelling, Farm or Ranch. A building to provide housing for migratory or temporary farm workers, persons permanently working on a farm or ranch, or for family members of the main household who are engaged full-time in operating the farm or ranch.
- (24) Dwelling, Multiple-family. A building arranged or designed to be occupied by three (3) or more families,
- (25) Dwelling, Single-family. A building arranged or designed to be occupied by one (1) family, the structure having only one (1) dwelling unit.
- (26) Dwelling, Two-family. A building arranged or designed to be occupied by two (2) families, the structure having only two (2) dwelling units.
- (27) Dwelling Unit. One or more rooms in a dwelling, apartment hotel or apartment motel, designed for or occupied by one (1) family for living or sleeping purposes and having one (1) but not more than one (1) kitchen or set of fixed cooking facilities, other than hot plates or other portable cooking units.
- (28) Evaporation Pond. Artificial ponds with very large surface areas that are designed to efficiently evaporate water by sunlight and exposure to the ambient temperatures.
- (29) Family. One or more persons occupying a dwelling unit and living as a single housekeeping unit, as distinguished from a group occupying a boarding house, lodging house or hotel, as herein defined.

- (30) Fire Hazard. Any situation, process, material or condition that may cause a fire or explosion or provide a ready fuel supply to augment the spread or intensity of the fire or explosion and that poses a threat to life or property.
- (31) Frontage. All the property fronting one (1) side of the street between intersecting or intercepting streets, or between a street and a right-of-way, waterway, end of dead-end street, or political subdivision boundary, measured along the street line. An intercepting street shall determine only the boundary of the frontage on the side of the street which it intercepts.
- (32) Garage, Private. An accessory building designed or used for the storage of not more than four (4) automobiles owned and used by the occupants of the building to which it is accessory, provided that on a lot occupied by a multiple dwelling, the private garage may be designed and used for the storage of one and one-half (1 1/2) times as many automobiles as there are dwelling units in the multiple dwelling, if the garage and dwelling have a roof or wall in common.
- (33) Garage, Public. A building or portion thereof, other than a private garage designed or used for servicing, repairing, equipping, hiring, selling or storing motor-driven vehicles.
- (34) General Plan. The document adopted by the county that sets forth general guidelines for proposed future development of the unincorporated land within the county.
- (35) Geologic Hazard. One of several types of adverse geologic conditions capable of causing damage or loss of property and life.
- (36) Gravel Pit. A pit from which gravel is obtained.
- (37) Home Occupation. Any use conducted entirely within a dwelling and carried on by persons residing in the dwelling unit, which use is clearly incidental and secondary to the use of the dwelling for dwelling purposes and does not change the character thereof and in connection with which there is not display, nor stock in trade. The home occupation shall not include the sale of commodities except those which are produced on the premises, and shall not involve the use of any accessory building or yard space or activity, outside of the main building, not normally associated with residential use. Home occupation shall include the use of the home by a physician, surgeon dentist, lawyer, clergyman, engineer, or other professional persons for consultation or emergency treatment but not for the general practice of his profession. In all cases where a home occupation is engaged in, there shall be no advertising of said occupation, no window displays, or signs except as hereinafter permitted, and no employees employed.
- (38) Hotel. A building designed for or occupied as the temporary abiding place of sixteen (16) or more individuals who are, for compensation, lodged.
- (39) Household Pet. Animals or fowl ordinarily permitted in the house, and kept for company or pleasure such as dogs, cats, and small caged birds, but not including a sufficient number of dogs to constitute a kennel, as defined in this Ordinance.
- (40) Industry. The organized action of making of goods and services for sale.

- (41) Junk Yard. The use of any lot, portion of a lot, or tract of land for the storage, abandonment of junk, including scrap metals or other, or for the dismantling, demolition or abandonment of automobiles, or other vehicles, or machinery or parts thereof; provided that this definition shall be deemed not to include such uses which are clearly accessory and incidental to any agricultural use permitted in the zone.
- (42) Kennel. The keeping of three (3) or more dogs, at least four (4) months old.
- (43) Land Use Application. An application required by the county's land use ordinance.
- (44) Land Use Authority. The person, board, commission, agency, or other body designated by the local legislative body in this ordinance to act upon a land use application.
- (45) Land Use Ordinance. A planning, zoning, development, or subdivision ordinance of the county, but does not include the general plan.
- (46) Land Use Permit. A permit issued by the land use authority.
- (47) Legislative Body. The county legislative body.
- (48) Local District. Any entity created under state law Local Districts, and any other governmental or quasi-governmental entity that is not a county, municipality, school district, or the state.
- (49) Lodging House. A building where lodging only is provided for compensation to five (5) or more, but not to exceed fifteen (15) persons.
- (50) Lot. A parcel of land occupied by a building or group of buildings, together with such yards, open spaces, lot width and lot area as are required by this Ordinance, having frontage upon a street or upon a right-of-way or upon a right-of-way not less than sixteen (16) feet wide. Except for group dwellings and guest houses, not more than one (1) dwelling structure shall occupy any one (1) lot.
- (51) Lot Area. The total gross land area of a parcel of land, not including street right-of-ways dedicated to the public.
- (52) Lot, Corner. A lot abutting on two intersecting or intercepting streets, where the interior angle of Intersection or interception does not exceed one hundred thirty-five (135) degrees.
- (53) Lot Depth. The horizontal distance between the front yard and the rear lot lines measured in the main direction of the side lot lines.
- (54) Lot Line Adjustment. The relocation of the property boundary line in a subdivision between two adjoining lots with the consent of the owners of record.

- (55) Lot Line, Front. For an interior lot, the lot line adjoining the street; for a comer lot or through lot, the lot line adjoining either street, as elected by the lot owner.
- (56) Lot Interior. A lot other than a corner lot.
- (57) Lot Line, Rear. Ordinarily, that line of a lot which is opposite and most distant from the front line of the lot In the case of a triangular or gore-shaped lot, a line ten (10) feet in length within the parcel, parallel to and at a maximum distance from the front lot line. In cases where these definitions are not applicable, the zoning administrator shall designate the rear lot line.
- (58) Lot Line, Side. Any lot boundary line not a front or rear lot line. A side lot line separating a lot from another lot or lots is an interior side lot line; a side lot line separating a lot from a street is a street side lot line.
- (59) Lot Width. The horizontal distance between the side lot lines, measured at the required front yard setback line or rear yard setback line, whichever is shorter.
- (60) Mining. Mining is the extraction of valuable minerals or other geological materials from the earth usually from an ore body, vein or (coal) seam. Materials recovered by mining include base metals, precious metals, iron, uranium, coal, diamonds, limestone, oil shale, rock salt and potash. Also to include, drilling, testing, mining related storage facilities whether they be underground or above-ground.
- (61) Mobile Home. A detached, single-family dwelling unit of not less than thirty (30) feet in length, designed for long-term occupancy, and to be transported on its own wheels or on a flatbed or other trailers or detachable wheels; containing a flush toilet, sleeping accommodations, a tub or shower bath, kitchen facilities, and plumbing and electrical connections provided for attachment to appropriate external systems, made ready for occupancy except for connections to utilities and other minor work. Pre-sectionalized, modular, or prefabricated houses not placed on permanent foundations, shall be regarded as mobile homes.
- (62) Mobile Home Park. A space designed and approved by the local jurisdiction for occupancy by mobile homes, to be under a single ownership or management, and meeting all requirements of the zoning ordinance for mobile home parks.
- (63) Mobile Home Subdivision. A subdivision designed and intended for residential use where the lots are to be individually owned or leased, and occupied by mobile homes exclusively.
- (64) Moderate Income Housing. Housing occupied or reserved for occupancy by households with a gross household income equal to or less than 80% of the median gross income for households of the same size in the county in which the housing is located.
- (65) Modular Home. A permanent dwelling structure built in prefabricated units, which are assembled and erected on the site, or at another location and brought as a unit to the site; said modular home is classed as a mobile home until it is placed on a permanent foundation and complies with all governing building codes.

- (66) Motel. A building or group of buildings for the drive-in accommodation of transient guests, comprising individual sleeping or living units, and designed and located to serve the motoring public.
- (67) Natural Waterways. Those areas, varying in width, along streams, creeks, gullies, springs, or washes which are natural drainage channels as determined by the Building Inspector, and in which areas no buildings shall be constructed.
- (68) Nonconforming Building or Structure. A building or structure or portion thereof, lawfully existing before its current lands use designation and because of one or more subsequent land use ordinance changes, does not conform to the setback, height restrictions, or other regulations, excluding those regulations that govern the use of land.
- (69) Nonconforming Use. A use of land that legally existed before its current land use designation, has been maintained continuously since the time the land use ordinance regulation governing the land changed, and because of one or more subsequent land use ordinance changes, does not conform to the regulations that now govern the use of the land.
- (70) Oil and Gas Exploration. Exploration for Hydrocarbon (oil and gas) is the search by petroleum geologists and geophysicists for hydrocarbon deposits beneath the Earth's surface, such as oil and natural gas. Oil and gas exploration are grouped under the science of petroleum geology.
- (71) Parking Lot. An open area, other than a street, used for parking of more than four (4) automobiles and available for public use, whether free, for compensation, or as an accommodation for clients or customers.
- (72) Parking Space. Space within a building, lot or parking lot for the parking or storage of one (1) automobile.
- (74) Planned Unit Development (PUD). An integrated design for development of residential, commercial or industrial uses, or limited combinations of such uses, in which the density and location regulations of the district in which the development is situated may be varied or waived to allow flexibility and initiative in site and building design and location, in accordance with an approved plan and imposed requirements.
- (75) Plat. A map or other graphical representation of lands being laid out and prepared in accordance with State law.
- (76) Public Agency. The federal government, the state, a county, municipality, school district, special service district, or other political subdivision of the state, or a charter school.
- (77) Public Hearing. A hearing at which members of the public are provided a reasonable opportunity to comment on the subject of the hearing.
- (78) Public Meeting. A meeting that is required to be open to the Public under state law.

- (79) Public Notice. Notice widely disseminated to the public through broadcast media such as newspaper, radio, television, in a conspicuous public place or the internet, in conformance with state law.
- (80) Record of Survey Map. A map of a survey of land prepared in accordance with state law.
- (81) Story. The space within a building included between the surface of any floor and the surface of the ceiling next above.
- (82) Story, Half. A story with at least two (2) of its opposite sides situated in a sloping roof, the floor area of which does not exceed two-thirds (2/3) of the floor immediately below it.
- (83) Street. A public right-of-way, including a highway, avenue, boulevard, parkway, road, lane, walk, alley, viaduct, subway, tunnel, bridge, public easement, or other way.
- (84) Structure. Anything constructed or erected, which requires location on the ground or attached to something having a location on the ground.
- (85) Structural Alterations. Any change in supporting members of a building or structure, such as bearing walls, columns, beams or girders.
- (86) Subdivision. Any land that is divided, re-subdivided or proposed to be divided into two or more lots, parcels, sites, units, plots, or other division of land for the purpose, whether immediate or future, for offer, sale, lease, or development either on the installment plan or upon any and all other plans, terms, and conditions. It also includes the division or development of land by deed, metes and bounds description, devise and testacy, map, plat, or other recorded instrument except as provided in state law, divisions of land for residential and nonresidential uses, including land used or to be used for commercial, agricultural, and industrial uses. It does not include a bona fide division or partition of agricultural land for agricultural purposes, a recorded agreement between owners of adjoining properties adjusting their mutual boundary if no new lots are created, and the adjustment does not violate land use ordinances.
- (87) Tourist Court. Any building or group of buildings containing sleeping rooms, with or without fixed cooking facilities designed for temporary use by automobile tourists or transients, with a garage attached or parking space conveniently located to each unit, including auto courts, motels, or motor lodges.
- (88) RV/Trailer Camp. Any area or tract of land used or designed to accommodate two (2) or more automobile trailers or camping parties.
- (89) Unincorporated. The area outside of the incorporated areas of a county.
- (90) Use, Accessory. A subordinate use customarily incidental to and located upon the same lot occupied by a main use.
- (91) Use, Main. The principal function or use of the land and/or building or structure.

- (92) Variance. An authorization by the Planning Commission, acting as the Land Use Authority pursuant to state law, relative to specific parcel of land for a modification of a zone's standard height, bulk, area, width, setback, or separation requirement; as distinguished from a conditional use, the allowing of a use not listed as permitted in a zone, or any other change in zoning requirements.
- (93) Yard. A space on the lot, other than a court, unoccupied and unobstructed from the ground upwards, by buildings, except as otherwise provided herein.
- (94) Yard, Front. A space extending across the full width of a lot, between the front building line and the front lot line. The depth of the front yard is the minimum distance between the front lot line and the front building line.
- (95) Yard, Rear. A space extending across the full width of a lot, between the rear building line and the rear lot line. The depth of the rear yard is the minimum distance between the side lot and the rear building line.
- (96) Yard, Side. A space extending along the full depth of a lot, between the side building line and the side lot line. The "width" of the side yard shall be the minimum distance between the side lot line and the side building line.
- (97) Wind Turbine. A turbine that is powered by the wind.
- (98) Zoning Map. A map, adopted as part of a land use ordinance that depicts land use zones, overlays, or districts.

1-6 Building Permit Required

The use of land or the construction or alteration, of any building or structure or any part thereof, as provided or as restricted in this Ordinance shall not be commenced, or proceeded with, except after the issuance of a written permit for the same by the Building Inspector. Farm buildings shall be exempt, except when either electric or plumbing will be installed in the buildings, from the requirements of a building permit except where such structures are intended as dwellings or for human habitation. All dwellings shall require State Board of Health approval prior to issuance of a building permit (emphasis added).

Application and Review

- (1) All applications for building permits, except-for single family dwellings and their accessory buildings shall:
 - (a) be submitted to the Building and Zoning Department. The design submissions shall include architectural and site development plans to scale, which shall show building locations, landscaping, prominent existing trees, ground treatment, fences, off-street parking and circulation, location and size of the adjacent streets, north arrow and

property lines, existing grades and proposed new grades. All such drawings and sketches shall be reviewed with the Planning Commission upon notification and request of the Planning Commission to assure conformity with the intent of the Master Plan and compliance with all applicable ordinances and regulations.

- (b) then follow the usual process for obtaining a building permit as required by the County.
- (2) Design review for buildings and uses covered by conditional use permits or planned unit development approval shall be incorporated within such conditional use permit or planned unit development approval and need not be a separate application, provided the requirements of this Ordinance are met.
- (3) Agricultural buildings are exempt from design-review.

1-7 Planning Commission Review

When a question arises whether proposed architectural and site development plans submitted are consistent with the general objectives of this Ordinance, the Planning Commission shall make a determination. A negative or unfavorable determination by the Planning Commission may be appealed to the Board of County Commissioners, as provided for in this Ordinance.

1-8 Zoning Administrator to Enforce

The Zoning Administrator is designated and authorized by the Board of County Commissioners as the officer charged with the enforcement of this Ordinance, but from time to time, by resolution or ordinance, the Board of County Commissioners may entrust such administration in whole or in, part, to any other officer without amendment to this Ordinance.

1-9 Permits to Comply with Ordinance

From the time of the effective date of this Ordinance, the Zoning Administrator shall not grant a permit for the construction, or alteration of any building or structure or the moving of a structure onto a lot if such building or structure will be in violation of any of the provisions of this Ordinance, nor shall any local officer grant any permit or license for the use of any building or land if such use would be in violation of this Ordinance.

1-10 Powers and Duties of Building Inspector

It shall be the duty of the Building Inspector to inspect or cause to be inspected all buildings in course of construction or repair.

1-11 Powers and Duties of Zoning Administrator

The Zoning Administrator shall enforce all of the provisions of this Ordinance, entering actions in the courts when necessary and his failure to do so shall not legalize any violations of such

provisions. The Zoning Administrator shall not issue any permit unless the plans of the proposed erection, construction, reconstruction, alteration and use fully conform to all zoning regulations then in effect.

1-12 Nuisance and Abatement

Any building or structure erected constructed, altered, enlarged, converted, moved or maintained contrary to the provisions of this Ordinance, and any use of land, building or premise established, conducted or maintained contrary to provisions in this Ordinance shall be, and the same hereby is, declared to be unlawful and a public nuisance; and the County Attorney shall, upon request of the governing body, at once commence action or proceeding for abatement and removal of enjoinment thereof in a manner provided by law, and take other steps as will abate and remove such building or structure, and restrain or enjoin any person, firm, or corporation from erecting, building, maintaining, or using said building or structure or property contrary to the provisions of this Ordinance. The remedies provided for herein shall be cumulative and not exclusive.

1-13 Amendments

The number, shape, boundary, area or zone, or any regulation or any other provision of the Zoning Ordinance may be amended by the Board of County Commissioners from time to time, but any such amendment shall not be made or become effective until after thirty days notice and public hearing and unless the same shall have been proposed by or be first submitted to the Planning Commission, for its recommendation which shall be returned within thirty (30) days to the Board of County Commissioners.

1-14 Hearing and Publication of Notice

Before finally adopting any such amendment, the Board of County Commissioners shall hold a public hearing thereon. Notice of such a hearing shall be disseminated to the public, in accordance with state law, at least ten (10) days before the scheduled hearing.

1-15 Licensing

All departments, officials and public employees of the County which are vested with the duty or authority to issue permits or licenses shall conform to the provisions of this Ordinance and shall issue no permit or license for uses, building or purposes where the same would be in conflict with the provisions of this Ordinance and any such permit or license, if issued in conflict with the provisions of this Ordinance shall be null and void.

1-16 Penalties

Any person, firm or corporation whether as principal, agent, employee or otherwise, violating or causing or permitting the violation of the provisions of this Ordinance shall be charged, for each separate, identifiable violation, with a Class C Misdemeanor and punishable upon conviction as a class C misdemeanor or by imposing the appropriate civil penalty adopted under the authority of Section 17-27a-101 *et seq.*, Utah Code Annotated (1953, as amended).

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CHAPTER 2

LAND USE – ADMINISTRATION

2-1 Planning Commission

(1) Organization

(a) The Planning Commission shall consist of seven (7) members who shall be appointed by the Board of County Commissioners. In addition to the regular seven (7) members, the Board of County Commissioners may appoint, one (1) non-voting, ex-officio staff member to serve as liaison between the Board of County Commissioners and the Planning Commission and provide administrative support to the Planning Commission. Board of County Commission members may not serve as regular members of the Planning Commission.

(2) Term of Office

- (a) The term of office for regular Planning Commission members shall be staggered so that the terms of at least one (1) member and no more than three (3) members expire each year. As the term of each regular member expires, the vacancy thus created shall be filled by a majority vote of the Board of County Commissioners for a term of four (4) years, so as to maintain the succession of staggered terms of service.
- (b) Terms of all regular members begin on January 1st and expire on December 31st of the 4th year following the year of appointment. If the Board of County Commissioners has not appointed a new member(s) to the Planning Commission at the expiration of term, the current Planning Commission member(s) will remain on the Planning Commission until replaced by appointment of the Board of County Commissioners.
- (c) The ex-officio member shall be appointed by the Board of County Commissioners and shall continue to serve until replaced by appointment of the Board of County Commissioners.
- (d) If a vacancy occurs other than by expiration of term, the Board of County Commissioners by majority vote shall appoint a new member to fill the unexpired term.
- (e) Planning Commission members may be removed for cause from office by 2/3 vote of the Board of County Commissioners prior to the expiration of the appointed term.

(3) Method of Appointment

In early November of each year, the County Administrator shall cause

notice of appointment(s) to be published in a newspaper of general circulation in San Juan County. The Building and Zoning Department shall be responsible for the costs of such advertisement. Such notice shall state the nature and term of the appointment(s), the qualification for such appointment, request written statements of interest and qualifications, and establish a deadline for submittal of such statements, which time shall not be earlier than fifteen (15) days from the date of publication.

(4) Qualifications

Each Planning Commission member shall be a legal San Juan County resident for at least two (2) years prior to appointment.

(5) Powers and Duties

The Planning Commission shall have the following powers and duties pursuant to Section 17-27a-302, <u>Utah Code Annotated</u> (1953, as amended):

- (a) Each countywide planning commission shall, with respect to the unincorporated area of the county, make a recommendation to the county legislative body for:
 - (i) a general plan and amendments to the general plan;
 - (ii) land use ordinances, zoning maps, official maps, and amendments;
 - (iii) an appropriate delegation of power to at least one land use authority to hear and act on a the land use application;
 - (iv) an appropriate delegation of power to at least one appeal authority to hear and act on an appeal from a decision of the land use authority;
 - (v) application processes that may include a designation of routine land use matters that, upon application and proper notice, will receive informal streamlined review and action if the application is uncontested; and shall protect the rights of each applicant and third party to require formal consideration of any application by a land use authority; applicant, adversely affected party, or county officer or employee to appeal a land use authority's decision to a separate appeal authority; and participant to to be heard in each public hearing on a contested application.

2-2 Appeals

- (1) Appeal Authority. The authority to hear request for variances from the terms of the land use ordinance and appeals from decisions applying the land use ordinances shall be vested in the Board of County Commissioners.
- (2) Appealing Land Use Authority's Decision. An applicant, board, or officer of the County, or any person affected by the land use authority's decision applying a land use ordinance may, within the time period provided in 2-2(3)(a) below, appeal that decision to the Appeal

Authority by alleging there is error in any order, requirement, decision, or determination made by the land use authority in the decision applying the land use ordinance.

- (a) Time to Appeal. Any appeal, pursuant to 2-2(3) above, must be filed in writing to the County Administrator within ten (10) calendar days of the issuance of the written decision applying the land use ordinance.
- (b) Time for Hearing Appeal. The Appeal Authority should hear the appeal within thirty (30) days of the date the appeal was filed.
- (c) Written Statement Setting Forth Theories of Relief Required. The appellant shall deliver to the Appeal Authority and all other participants, five (5) business days prior to the hearing, a written statement setting forth each and every theory of relief she intends to raise at the hearing, along with a brief statement of facts in support thereof.
- (d) Condition Precedent to Judicial Review. No person, board or officer of the County may seek judicial review of any decision applying to the land use ordinance until after challenging the land use authority's decision in accordance with this part. No theory of relief may be raised in the District Court unless it was timely and specifically presented to the Appeals Authority.
- (e) Standard of Review and Burden of Proof on Appeal. The Appeal Authority shall upon appeal, presume that the decision applying the land use ordinance is valid and determine only whether or not the decision is arbitrary, capricious, or illegal. The burden of proof on appeal is on the appellant.
- (f) Due Process Rights. The Appeal Authority shall respect the due process rights of all participants.

2-3 Variances.

- (1) Any person or entity desiring a waiver or modifications of the requirements of a land use ordinance as applied to a parcel of property that he owns, leases, or in which he holds some other beneficial interest may apply to the Appeal Authority for a variance from the terms of the ordinance.
- (2) Pursuant to Utah State law, the Appeal Authority may grant a variance only if:
 - (a) Literal enforcement of the ordinance would cause an unreasonable hardship for the applicant that is not necessary to carry out the general purpose of the land use ordinances;
 - (b) There are special circumstances attached to the property that do not generally apply to other properties in the same zone;

- (c) Granting the variance is essential to the enjoyment of a substantial property right possessed by other property in the same zone;
- (d) The variance will not substantially affect the general plan and will not be contrary to the public interest; and
- (e) The spirit of the land use ordinance is observed and substantial justice done.
- (3) In determining whether or not enforcement of the land use ordinance would cause unreasonable hardship under 2-3(a)(i), the Appeal Authority may not find an unreasonable hardship unless the alleged hardship:
 - (a) is located on or associated with the property for which the variance is sought; and
 - (b) comes from circumstances peculiar to the property, not from conditions that are general to the neighborhood.
- (4) In determining whether or not enforcement of the land use ordinance would cause unreasonable hardship under Subsection 2-3(2)(a), the Appeal Authority may not find an unreasonable hardship if the hardship is self-imposed or economic.
- (5) In determining whether or not there are special circumstances attached to the property under Subsection 2-3(2)(b), the Appeal Authority may find that special circumstances exist only if the special circumstances:
 - (a) relate to the hardship complained of; and
 - (b) deprive the property of privileges granted to other properties in the same zone.
- (6) The applicant shall bear the burden of proving that all of the conditions justifying a variance have been met.
- (7) Variances run with the land.
- (8) The Appeal Authority may not grant a use variance.
- (9) In granting a variance, the Appeal Authority may impose additional requirements on the applicant that will:
 - (a) mitigate any harmful affects of the variance; or
 - (b) serve the purpose of the standard or requirement that is waived or modified.

SUPPLEMENTARY AND QUALIFYING REGULATIONS

3-1 Effect of Chapter

The regulations hereinafter set forth in this Chapter qualify or supplement, as the case may be, the zone regulations appearing elsewhere in this Ordinance.

3-2 Lots in Separate Ownership

The requirements of this Ordinance, as to minimum lot area or lot width, shall not be construed to prevent the use for a single-family dwelling of any lot or parcel of land in the event that such lot or parcel of land is held in separate ownership at the time this Ordinance becomes effective.

3-3 Yard Space for One Building Only

No required yard or other open space around an existing building, or which is hereafter provided around any building for the purpose of complying with the provisions of this Ordinance, shall be considered as providing a yard or open space for any other building; nor shall any yard or other required open space on an adjoining lot be considered as providing a yard or open space on a lot whereon a building is to be erected or established.

3-4 Every Dwelling to be on a "Lot"

Every dwelling shall be located and maintained on a "lot" as defined in this Ordinance.

3-5 Separately Owned Lots - Reduced Yards

On any lot under a separate ownership from adjacent lots and of record at the time of passage of this Ordinance, and such lot having a smaller width than required for the zone in which it is located, the width of each of the side yards for a dwelling may be reduced to a width which is not less than the same percentage of the width of the lot as the required side yard would be if the required lot width, provided that in interior lots the smaller of the two yards shall be in no case less than five (5) feet and for corner lots the street side yard shall be in no case less than ten (10) feet or the other side yard be less than five (5) feet.

3-6 Private Garage with Side Yard - Reduced Yard

On any interior lot where a private garage, containing a sufficient number of parking spaces to meet the requirements of this Ordinance, has a side yard equal to the minimum side yard required for a dwelling in the same zone, the width of the other side yard for the dwelling may be reduced to equal that of the minimum required side yard; and on any lot where such garage has such side yard the rear yard of the dwelling may be reduced to fifteen (15) feet, provided the garage also has a rear yard of at least fifteen (15) feet.

3-7 Sale or Lease of Required Space

No space needed to meet the width, yard, area, coverage, parking or other requirements of this Ordinance for lot or building may be sold or leased away from such lot or building.

3-8 Sale of Lots Below Minimum Space Requirements

No parcel of land which has less than the minimum width and area requirement for the zone in which it is located may be cut off from a larger parcel of land for the purpose, whether immediate or future, of building or development as a lot, except by permit of the Land Use Authority.

3-9 Yards to be Unobstructed - Exceptions

Every part of a required yard shall be open to the sky, unobstructed except for accessory buildings in a rear yard, the ordinary projections of skylight, sills, belt courses, cornices, chimneys, flues and other ornamental features shall not project into a yard more than two and one half (2-1/2) feet, and open or lattice enclosed fire escapes, fireproof outside stairway and balconies open upon fire towers projecting into a yard not more than five (5) feet.

3-10 Area of Accessory Buildings

No accessory building nor group of accessory buildings, in any residential zone shall cover more than twenty-five (25) percent of the rear yard.

3-11 Additional Height Allowed

Public, semi-public utility buildings, when authorized in a zone may be erected to a height not exceeding seventy-five (75) feet if the building is set back from each otherwise established building line at least one (1) foot for each additional foot of building height above the normal height limit required for the zone in which the building is erected.

3-12 Minimum Height of Main Buildings

No dwelling shall be erected to a height less than one story above grade unless a variance or conditional use is secured from the Land Use Authority.

3-13 Maximum Height of Accessory Buildings

No building which is accessory to a one-family, two-family, three-family or four-family dwelling shall be erected to a height greater than two (2) stories or (35) thirty-five feet.

3-14 Clear View of Intersecting Streets

In all zones which require a front yard, no obstruction to view in excess of two (2) feet in height shall be placed on any comer lot within a triangular area formed by the street property lines and a line connecting them at points forty (40) feet from the intersection of the street lines except a

reasonable number of trees pruned high enough to permit unobstructed vision to automobile drivers; and pedestal-type identification signs and pumps at gasoline stations.

NONCONFORMING BUILDING AND USES

4-1 Nonconforming Use.

A nonconforming use or a non-complying structure may be continued by the present or a future property owner. A nonconforming use may be extended through the same building, provided no structural alteration of the building is proposed or made for the purpose of the extension. For purposes of this Subsection, the addition of a solar energy device to a building is not a structural alteration.

4-2 Establishment and Changes to Nonconforming Use

The county permits the establishment, restoration, reconstruction, extension, alteration, expansion, or substitution of nonconforming uses upon the terms and conditions set forth in this ordinance;

The county shall not prohibit the reconstruction or restoration of a non-complying structure or terminate the nonconforming use of a structure that is involuntarily destroyed in whole or in part due to fire or other calamity unless the structure or use has been abandoned.

The county shall prohibit the reconstruction or restoration of a non-complying structure or terminate the nonconforming use of a structure if:

- (1) the structure is allowed to deteriorate to a condition that the structure is rendered uninhabitable and is not repaired or restored within six months after written notice to the property owner that the structure is uninhabitable and that the non-complying structure or nonconforming use will be lost if the structure is not repaired or restored within six months; or
- (2) the property owner has voluntarily demolished a majority of the non-complying structure or the building that houses the nonconforming use.

4-3 Termination of Nonconforming Use

The County shall terminate all nonconforming uses, except billboards, by providing a formula establishing a reasonable time period during which the owner can recover or amortize the amount of his investment in the nonconforming use, if any; and

The County may terminate a nonconforming use due to its abandonment.

(1) Time period for abandonment. One (1) year of uninterrupted vacancy as consistent with this Ordinance.

PARKING REQUIREMENTS, LOADING SPACE, AND MOTOR VEHICLE ACCESS

5-1 Off Street Parking

There shall be provided at the time any building is enlarged or increased in capacity, minimum offstreet parking space with adequate provisions for ingress and egress by standard-sized automobiles as hereafter provided.

5-2 Size

The dimensions of each off-street parking space shall be at least nine (9) feet by twenty (20) feet for diagonal or ninety-degree (90) spaces; or nine (9) by twenty-two (22) feet for parallel spaces, exclusive of access drives or aisles, provided that in parking lots of not less than twenty (20) parking spaces the building inspector may approve a design allowing not more than twenty (20) per cent of such spaces to be not less than seven and one-half (7 1/2) feet by fifteen (15) feet to be marked and used for compact automobiles only.

5-3 Parking Space for Dwellings

In all residential zones there shall be provided in a private garage, or in an area properly located for a future garage, space for the parking of one (1) automobile for each dwelling unit in a new dwelling, or each dwelling unit added in the case of the enlargement of an existing building.

5-4 Parking Space for Building or Uses Other Than Dwellings

For a new building, or for any enlargement or increase in seating capacity, floor area or guest rooms of any existing main building, there shall be at least one (1) permanently maintained parking space of not less than one hundred eighty (180) square feet net area as follows:

- (1) For church, school, college and university auditoriums and theaters, general auditoriums, stadiums and other similar places of assembly at least one (1) parking space for every ten (10) fixed seats provided in said buildings or structures.
- (2) For hospitals at least one (1) parking space for each two (2) beds including infants' cribs and children's beds. For medical and dental clinics at least ten (10) parking spaces and three (3) additional parking spaces for each doctor or dentist having offices in such clinic in excess of three (3) doctors or dentists.
- (3) For individual sleeping or living units, hotels and apartment hotels at least one (1) parking space for each two (2) sleeping rooms, up to and including the first twenty (20) sleeping rooms, and one (1) parking space for each three (3) sleeping rooms over twenty (20) sleeping rooms.

- (4) For boarding houses, lodging houses, dormitories, fraternities or sororities at least one parking space for every three (3) persons for whose accommodation the building is designed or used.
- (5) For restaurants or establishments that serve meals, lunches, or drinks to patrons either in their cars or in the building, for retail stores selling directly to the public, and for dance halls and recreational places of assembly at least one (1) space for each two hundred (200) square feet of floor space in the building, or one (1) space for each two (2) employees working on the highest employment shift, or five (5) parking spaces, which ever requirement is greater.
- (6) For mortuaries, at least thirty (30) parking spaces; for liquor stores, at least twenty (20) parking spaces.
- (7) For all business or industrial uses not listed above, one (1) parking space for each two (2) employees working on the highest employment shift.

5-5 Location of Parking Spaces

Parking spaces as required above shall be on the same lot with the main building, or, in the case of buildings other than dwellings, may be located not farther than five hundred (500) feet therefrom.

5-6 Parking Lot Regulations

Any lights used to illuminate the lot shall be so arranged as to reflect the light away from adjoining premises in any residential zone.

5-7 Off-street Truck-Loading Space

On the same premises with every building, structure or part thereof, erected and occupied or increased in capacity after the effective date of flats Ordinance for manufacturing, storage, warehouse, goods display, department store, grocery store, hotel, hospital, mortuary, laundry, dry cleaning or other use similarly involving the receipt or distribution by vehicles of materials or merchandise, there shall be provided and maintained on the lot, adequate space for standing, loading and unloading services in order to avoid undue interference with public use of streets or alleys. Such space, unless otherwise adequately provided for, shall include a minimum of ten (10) feet by twenty-five (25) feet loading space with a minimum of fourteen (14) feet height clearance for every twenty thousand (20,000) square feet or fraction thereof in excess of three thousand (3,000) square feet of building floor use for above mentioned purposes, or for every twenty thousand (20,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three thousand (3,000) square feet or fraction thereof in excess of three

5-8 Access Requirements

Service stations, roadside stands, public parking lots, and all other businesses requiring motor vehicle access shall meet the requirements as hereinafter provided.

- (1) Access shall be by not more than two (2) roadways for each one hundred (100) feet or fraction thereof of frontage on any street.
- (2) No two (2) said roadways shall be closer to each other than twelve (12) feet, and no roadway shall be closer to a side property line than three (3) feet.
- (3) Each roadway shall be not more than thirty-five (35) feet in width, measured at right angles to the center line of the driveway, except as increased by permissible curb return radii. The entire flare of any return radium shall fan within the right-of-way.
- (4) No roadway shall be closer than ten (10) feet to the point of intersection of two property lines at any corner as measured along the property line, and no roadway shall extend across such extended property line.
- (5) In all cases where there is an existing curb and gutter or sidewalk on the street, the applicant for a permit shall provide a safety island along the entire frontage of the property, except for the permitted roadways. On the two ends and street side of each such island shall be constructed a concrete curb, the height, the location and structural specifications of which shall be approved by the Building Inspector.
- Where there is no existing curb and gutter or sidewalk, the applicant may, at his option, install such safety island and curb, or, in place thereof, shall construct along the entire length of the property line, except in front of the permitted roadways, a curb, fence, or pipe rail, not exceeding two (2) feet or less than eight inches in height.

5-9 Location of Gasoline Pumps

Gasoline pumps shall be set back not less than eighteen (18) feet from any street line to which the pump island is vertical and twelve (12) feet from any street line to which the pump island is parallel, and not less than ten (10) feet from any residential or agricultural zone boundary line. If the pump island is set at an angle on the property, it shall be so located that automobiles stopped for service will not extend over the property line.

CONDITIONAL USES

6-1 Definition of Conditional Use

A conditional use is a land use that, because of its unique characteristics or potential impact on the county, surrounding neighbors, or adjacent land uses, may not be compatible in some areas or may be compatible only if certain conditions are required that mitigate or eliminate the detrimental impacts.

6-2 Permit Required

A conditional use permit shall be required for all uses listed as conditional uses in the district regulations where they are, or will be located, or if the use is specified as conditional use elsewhere in this Ordinance.

6-3 No Presumption of Approval

The listing of a conditional use in any table of permitted and conditional uses found in Chapter 11, Subsection 11-2 of this Ordinance for each category of zoning district does not constitute an assurance or presumption that such conditional use will be approved. Rather, each proposed conditional use shall be evaluated on an individual basis, in relation to its compliance with the standards and conditions set forth in this chapter and with the standards for the district in which it is located, in order to determine whether the conditional use is appropriate at the particular location.

6-3 Application

A conditional use permit application shall be made to the Zoning Administrator as provided by this Ordinance. The Zoning Administrator shall submit the application to the Planning Commission, except that the Planning Commission may authorize the Zoning Administrator to grant, attach conditions or deny conditional use permits, subject to such limitations or qualifications as arc deemed necessary. Applications for a conditional use permit shall be accompanied by maps, drawings, statements, or other documents as required by the Planning Commission.

6-4 Determination

The Planning Commission, or upon authorization, the Zoning Administrator, shall approve a conditional use to be located within any district in which the particular conditional use is permitted by the use regulations of this Ordinance. In authorizing any conditional use the Planning Commission shall impose such requirements and conditions as are necessary for the protection of adjacent properties and the public welfare. The Planning Commission shall not authorize a conditional use permit unless the evidence presented is such to establish:

- (1) That such use will not, under the circumstances of the particular case, be detrimental to the health, safety or general welfare of persons residing or working in the vicinity, or injurious to property or improvements in the vicinity; and
- (2) That the proposed use will comply with intent, spirit, regulations and conditions specified in this Ordinance for such use and the zoning district where the use is to be located, as well as make the use harmonious with the neighboring uses in the zoning district.
- (3) The Planning Commission shall itemize, describe, or justify the conditions imposed on the use.

6-5 Fees

The application for any conditional use permit shall be accompanied by the appropriate fee as determined by the Board of County Commissioners and as listed in the County's Fee Schedule Ordinance.

6-6 Public Hearing

A public hearing on a conditional use permit application may be held if the Planning Commission shall deem a hearing to be necessary and in the public interest.

6-7 Appeals of Decision

Any person aggrieved by a decision of the Planning Commission or the Zoning Administrator regarding the issuance, denial or revocation or amendment of a conditional use permit may appeal such decision to the Board of County Commissioners whose decision shall be final. All appeals to the Board of County Commissioners must be in writing and filed with such within thirty (30) days of the date of decision appealed from.

The decision of the Board of County Commissioners may be appealed to the District Court provided such appeal is filed within thirty (30) days of the Commission decision. Such appeal shall be filed with the County Administrator's office and the court clerk.

6-8 Inspection

Following the issuance of a conditional use permit by the Zoning Administrator or the Planning Commission, the Zoning Administrator shall approve an application for a building permit, and shall ensure that development is undertaken and completed in compliance with said conditional use and building permit.

6-9 Substantial Action Required

Unless there is a substantial action under a conditional use permit with one (1) year of its issuance, the permit shall expire. The Planning Commission may grant one extension up to six (6) months, when it is deemed in the public interest.

6-10 Revocation

A conditional use permit shall be revocable by the Planning Commission at any time due to failure of the permittee to observe any condition specified or failure to observe other requirements of this Ordinance in regard to the maintenance and improvements or conduct of the use or business as approved. The County shall also have a right of action to compel offending structures or uses to be removed at the cost of the violator or owner.

No conditional use permit shall be revoked until a hearing is held by the Planning Commission. The permittee shall be notified in writing of such hearing. The notification shall state the grounds for complaint or reasons for revocation, and the time and location of the hearing. At the hearing, the permittee shall be given an opportunity to be heard. The permittee may call witnesses and present evidence. Upon conclusion of the hearing, the Planning Commission shall determine whether the permit should be revoked.

6-11 Temporary Permit

A temporary use permit may be issued for any use listed as a conditional use for that zone for no longer than six (6) months and may be extended for an equivalent period with a maximum of three (3) extensions.

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CHAPTER 7

PLANNED UNIT DEVELOPMENT

7-1 Purpose

The purpose of the planned unit development is to allow diversification, in the relationship of various uses and structures to their sites, and to permit more flexibility in the use of such sites. The application of planned unit concepts is intended to encourage good neighborhood, housing, or area design, thus ensuring substantial compliance with the intent of the district regulations and other provisions of this Ordinance relating to the public health, safety, and general welfare, and at the same time securing the advantages of large-scale site planning for residential, commercial or industrial developments, or combinations thereof

7-2 Definition

Planned unit development, for the purposes of this Ordinance, shall mean an integrated design for development of residential, commercial, or industrial uses, or combinations of such uses in which one or more of the regulations, other than use regulations of the District in which the development is to be situated, is waived or varied to allow flexibility and initiative in site and building design and location in accordance with an approved plan and imposed general requirements as specified in this Chapter.

7-3 Planned Unit Development Permit

Planned unit developments may be allowed by Planning Commission approval in any zoning district. No such planned unit development permit shall be granted unless such development meets the use limitations of the zoning district in which it is located, including planned unit developments in planned districts, and meet the density and other limitations of such districts, except as such requirements may be lawfully modified as provided by this Chapter or by district regulations. Compliance with the regulations of this Ordinance in no sense excuses the developer from the applicable requirements of the subdivision ordinance, except as modifications thereof are specifically authorized in the approval of the application for the planned unit development.

7-4 Required Conditions

- (1) No planned unit development shall have an area less than that approved by the Planning Commission as adequate for the proposed development.
- (2) A planned unit development which will contain uses not permitted in the zoning district in which it is to be located will require a change of zoning except that any residential use shall be considered a permitted use in a planned unit development which allows residential uses and shall be governed by density, design, and other requirements of the planned unit development permit.

- (3) The development shall be in single or corporate ownership at the time of application, or the subject of an application filed jointly by all owners of the property.
- (4) The Planning Commission shall require such arrangements of structures and open spaces within the site development plan as necessary to assure that adjacent properties will not be adversely affected.
 - (a) Density or land use intensity shall in no case be more than twenty-five (25) percent higher than allowed in the zoning district, except not more than ten (10) percent higher in residential districts.
 - (b) Where feasible, least height and intensity of buildings and uses shall be arranged around the boundaries of the development.
 - (c) Lot area, width, yard, height, density and coverage regulations shall be determined by approval of the site development plan.
- (5) Preservation maintenance and ownership of required open spaces within the development shall be accomplished by:
 - (a) Dedication of the land as a public park or parkway system, or,
 - (b) Granting to the County a permanent, open space easement on and over the said private open spaces to guarantee that the open space remain perpetually in recreational use, with ownership and maintenance being the responsibility of an Owners Association established with articles of association and bylaws which are satisfactory to the governing body, or,
 - (c) Complying with the provisions of the Condominium Ownership Act of 1963, Title 57, Chapter 8, Utah Code Annotated, 1953, as amended, which provides for the payment of common expenses for the upkeep of the common areas and facilities.
- (6) Landscaping, fencing and screening related to the several uses within the site and as a means of integrating the proposed development into its surroundings shall be planned and presented to the Planning Commission for approval, together with other required plans for the development.
- (7) The size, location, design and nature of signs, if any, and the intensity and direction of area or floodlighting shall be detailed in the application.
- (8) A grading and drainage plan shall be submitted to the Planning Commission with the application.
- (9) A planting plan showing proposed tree and shrubbery plantings shall be prepared for the entire site to be developed.

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- (10) The proposed use of the particular location shall be shown as necessary or desirable, to provide a service or facility which will contribute to the general well-being of the neighborhood and the community.
- (11) It shall be shown that under the circumstances of the particular case, the proposed use will not be detrimental to the health, safety or general welfare of persons residing in the vicinity of the planned unit development.

7-5 Uses Allowed

Subject to the review and approval of the Planning Commission, uses allowed in a planned unit development shall be those uses allowed in the planned district or other zoning district in which the planned unit development is to be located; provided, that for the purposes of this Chapter and Ordinance, multiple-family dwellings may be allowed in a planned unit development approved in a single-family zoning district, provided the overall density of the development does not exceed ten (10%) percent above the density normally allowed for single-family dwellings in said District.

7-6 General Site Plan

Application shall be accompanied by a general site plan showing, where pertinent:

- (1) The use or uses, dimensions, sketch elevations, and locations of proposed structures.
- (2) Dimensions and locations of areas to be reserved and developed for vehicular and pedestrian circulation, parking, public uses such as schools and playgrounds landscaping and other open spaces.
- (3) Architectural drawings and sketches outlining the general design and character of the proposed uses and the physical relationship of the uses.
- (4) Such other pertinent information, including residential density, coverage, mud open space characteristics, shall be included as may be necessary to make a determination that the contemplated arrangement of buildings and uses makes it desirable to apply regulations and requirements differing from those ordinarily applicable under this Ordinance.

7-7 Review by Planning Commission

In order that it may approve a planned unit development, the Planning Commission shall have authority to require that the following conditions (among others it deems appropriate) be met by the applicant:

(1) That the proponents of the planned unit development have demonstrated to the satisfaction of the Planning Commission that they are financially able to carry out the proposed project.

- (2) That the proponents intend to start construction within one (1) year of the approval of the project and any necessary zoning district change, and intend to complete said construction, or approved stages thereof, within four (4) years from the date construction begins.
- (3) That application for planned unit development in planned districts meets the requirements of such districts, including the requirements of the general development
- (4) That the development is planned as one complex land use rather than as an aggregation of individual and unrelated buildings and uses.
- (5) That the development as planned will accomplish the purpose outlined in Section 7-1.

7-8 Scope of Planning Commission Action

In carrying out the intent of this Chapter, the Planning Commission shall consider the following principles:

- (1) It is the intent of this Chapter that site and building plans for a planned unit development shall be prepared by a designer or team of designers having professional competence in urban planning as proposed in the application. The Commission may require the applicant to engage such a qualified designer or design team.
- (2) It is not the intent of this section that control of a planned unit development by the Planning Commission be so rigidly exercised that individual initiative be stifled and substantial additional expense incurred; rather, it is the intent of this Section that the control exercised be the minimum necessary to achieve the purpose of this Chapter.
- (3) The Planning Commission may approve or disapprove an application for a planned unit development. In an approval, the Commission may attach such conditions as it may deem necessary to secure compliance with the purposes set forth in Section 7-1. The denial of an application for a planned unit development by the Planning Commission may be appealed to the County Commission.

7-9 Construction Limitations

- (1) Upon approval of a planned unit development, construction shall proceed only in accordance with the plans and specifications approved by the Planning Commission, and in conformity with any conditions attached by the Commission to its approval.
- (2) Amendments to approved plans and specifications for a planned unit development shall be obtained only by following the procedures here outlined for first approval.
- (3) The Building Inspector shall not issue any permit for any proposed building, structure or use within the project unless such building, structure or use is in accordance with the approved development plan and with any conditions imposed in conjunction with its approval.

MOBILE HOMES AND MOBILE HOME PARKS

8-1 Purpose

To require that mobile home developments will be of such character as to promote the objectives and purposes of this Ordinance; to protect the integrity and characteristics of the districts contiguous to those in which mobile home parks are located; and to protect other use values contiguous to or near mobile home park uses.

8-2 Location and Use

No occupied mobile home shall be located anywhere within the County where the total enclosed, usable floor space of the unit is less than five hundred (500) square feet, with an adequate foundation and skirting, and located and maintained on a separate lot having no less than the minimum area width, depth and frontage setbacks as required by this Ordinance for the district in which the dwelling structure is located.

San Juan County prohibits the placement or relocation of any pre-HUD-code manufactured (mobile) homes, built prior to the MHCSS, 24 CFR 3280, which became effective on June 15, 1976, anywhere within the County. (See NCCBCS/ANSI A225.1, Annex D)

8-3 Mobile Home Parks - Approval

Mobile home parks may not be constructed unless first approved by the Planning Commission, after review of plans for said mobile home park which satisfy the Commission that the said development will:

- (1) Be in keeping with the general character of the district within which the development is to be located.
- (2) Have written approval from the State Division of Health.
- (3) Be limited to nine (9) units per acre, except mobile homes may be clustered, provided that the total number of units does not exceed the number permitted on one (1) acre multiplied by the number of acres in the development.
- (4) An overall plan for development of a mobile home park shall be submitted to the Planning Commission for review. The plan shall be drawn to scale no smaller than one (1) inch to fifty (50) feet. At least six (6) copies of the plan shall be submitted. The plan shall show:
 - (a) The topography of the site represented by contours shown at not greater intervals than two (2) feet when required by the Planning Commission.

- (b) The proposed street and mobile home space layout.
- (c) Proposed reservations for parks, playground and open space.
- (d) Tabulations showing per cent of area to be devoted to parks, playgrounds and open spaces, number of mobile home spaces, and total area to be developed.
- (e) Proposed locations of parking spaces.
- (f) Generalized landscaping and utility plan, including locations of water, electricity, gas lines, fire hydrants.
- (g) Any other data the Planning Commission may require.
- (5) Applications for approval shall be in writing, submitted to the Planning Commission at its regular meeting and shall be granted or denied within thirty (30) days after the meeting date, unless an extension of such time is approved by the applicant. An application denied by the Planning Commission may be appealed to the Board of County Commissioners, which appeal must be made in writing within ten (10) days after the denial is made by the Planning Commission.
- (6) Standards and requirements for mobile home parks shall be as provided:
 - (a) Storm drainage facilities shall be so constructed as to protect residents of the development as well as adjacent property owners. Such facilities shall be of sufficient capacity to insure rapid drainage and prevent the accumulation of stagnant pools of water in or adjacent to the development.
 - (b) To accommodate anticipated traffic, roadways shall be designed including the following standards, unless modified by an approved planned unit development plan:
 - (i) One-way traffic: A minimum of fifteen (15) feet in width plus extra width as necessary for maneuvering mobile homes.
 - (ii) Two-way traffic: A minimum of thirty (30) feet in width.
 - (iii) Access: Each mobile home park shall have at least two (2) accesses to public streets.
 - (c) In a mobile home park, no home or add-on shall be located closer than twenty (20) feet from the nearest portion of any other home or add-on. All such homes and add-on's shall be set back at least ten (10) feet from road curbs or walks. If the mobile home tongue remains attached, it shall be set back a minimum of six (6) feet from road curbs or walks. All mobile homes shall be set back at least fifteen (15) feet from any boundary of the mobile home park.

(d) Off-street parking shall be provided at the rate of two (2) parking spaces per mobile home space and each such parking space shall have a minimum width often (10) feet and the minimum depth of twenty (20) feet. In no case shall the parking space be located farther than one hundred (100) feet from the mobile home space it is designed to serve.

CONSTRUCTION SUBJECT TO GEOLOGIC, FLOOD, OR OTHER NATURAL HAZARD

9-1 Requirements

- (1) When the Planning Commission or the Zoning Administrator deems it necessary, any application for a conditional use permit, a planned unit development approval, or a building or use permit, shall be accompanied by a geologic and soils survey report for the land, lot or parcel for which application approval is sought. The report shall be prepared at applicant's expense by a geologist or soils engineer and shall show the suitability of soils on the property to accommodate the proposed construction, and any discernable flood or earthquake hazards.
- Whenever a geologic and soils survey report indicates a parcel to be subject to unusual, potential or actual hazards, the applicant shall meet the special conditions required by the Planning Commission or zoning administrator, to reduce or eliminate such hazard, or if such conditions cannot be met, or will not be met, the application shall be denied.

ZONING DISTRICTS

10-1 Establishment of Zoning Districts

For the purposes of this Ordinance, San Juan County is divided into the following listed zoning districts:

- (1) Multiple Use District MU-1
- (2) Agricultural District A-1
- (3) Rural Residential RR-1
- (4) Controlled District CD
- (5) Indian Reservation District IR

10-2 Filing of Ordinance and Map

This Ordinance and map shall be filed in the office of the County Clerk and may be examined by the public subject to the reasonable regulations established by said clerk.

10-3 Rules for Locating Boundaries

Where uncertainty exists as to the boundary of any District, the following rules shall apply:

- (1) Wherever the District boundary is indicated as being approximately upon the center line of a street, alley, or block, or along a property line, then, unless otherwise definitely indicated on the map, the center line of such street, alley, block or such property line, shall be construed to be the boundary of such District.
- Whenever such boundary line of such District is indicated as being approximately at the line of any river, irrigation, canal, or other waterway, or railroad right-of-way, or public park or other public land, or any section line, then in such case, the center of such stream canal or waterway, or of such railroad right-of-way, or the boundary line of such public land or such section line shall be deemed to be the boundary of such District.
- Where such District boundary lines cannot be determined by the above rules their location may be found by the use of the scale appearing upon the map.
- (4) Where the application of the above rule does not clarify the District boundary location, the Planning Commission shall interpret the map.

MULTIPLE-USE, AGRICULTURAL, RURAL RESIDENTIAL DISTRICTS

11-1 Purpose

- (1) Multiple Use. To establish areas in mountain, hillside, canyon, mountain valley, desert and other open and generally undeveloped lands where human habitation would be limited in order to protect land and open space resources; to reduce unreasonable requirements for public utility and service expenditures through uneconomic and un-wise dispersal of population; to encourage use of the land, where appropriate, for forestry, grazing, agriculture, mining, wildlife habitat, and recreation; to avoid excessive damage to watersheds, water pollution, soil erosion, danger from brush land fires, damage to grazing, livestock raising, and to wildlife values; and, to promote the health, safety, convenience, order, prosperity, and general welfare of the inhabitants of the community.
- Agricultural. To promote and preserve, in appropriate areas, conditions favorable to agriculture and to maintain greenbelt open spaces. Such districts are intended to include activities normally and necessarily related to the conduct of agricultural production and to provide protection from the intrusion of uses adverse to the continuance of agricultural activity.
- (3) Rural Residential. To promote and preserve, in appropriate areas, conditions favorable to large-lot family life, the keeping of limited numbers of animals and fowl, and reduced requirements for public utilities. These districts are intended to be primarily residential in character and protected from encroachment by commercial and industrial uses.

11-2 Use Regulations

No building, structure or land shall be used and no building or structure shall be hereafter erected, structurally altered enlarged or maintained, except as allowed in the districts as 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 the district, it is either not named in the use list or it is indicated in the appropriate column by a dash, "-". If a regulation applies in the district, it is indicated in the appropriate column by a numeral to show the linear or square feet, or acres required, or by the letter "A". If the regulation does not apply, it is indicated in the appropriate column by a dash, "-".

| | | MU- | 1 A-1 | RR- | 1 |
|-----|---|-----|-------|-----|---|
| (1) | Accessory buildings and uses customarily incidental to permitted areas | P | P | P | |
| (2) | Accessory uses and buildings customarily incidental to conditional uses | С | С | С | |

| | | | | MU- | -1 A-1 | RR-1 |
|---|-----|------------------------|--|-----|--------|------|
| | (3) | to co for a must | porary buildings for uses incidental nstruction work, including living quarters guard or night watchman - such buildings be removed upon completion or abandonment e construction work | С | С | С |
| | (4) | Agric | ulture and Forestry | | | |
| | | a. | Agriculture, except grazing and pasturing of animals | P | P | P |
| | | ъ. | Agriculture, including grazing and pasturing of animals | P | P | P |
| | | c. | Agriculture, business or industry | P | P | С |
| | | d. | Animals and fowl for recreation or for family food production for the primary use of persons residing on the premises. | P | P | P |
| | | e, | Nursery or green house, wholesale or retail, fruit/vegetable stand | P | P | P |
| | | f. | The tilling of soil, the raising of crops, horticulture and gardening | P | P | P |
| | | g, | Farms devoted to raising and marketing of chickens, turkeys, or other fowl or poultry, fish or frogs, including wholesale and retail sales | P | P | С |
| | | h. | Forestry, except forest industry | P | P | С |
| | | i | Forest industry, such as a saw mill, wood products plant, or others | P | P | С |
| 1 | (5) | Apiary | , | P | P | P |
| (| (6) | Airpor | t / Airstrip | С | C | С |
| (| (7) | Aviary | | P | P | C |

| | | | | MU- | 1 A-1 | RR-1 |
|------|-------|-------------------------------------|--|-----|-------|------|
| (8) | Clus | ter sub | division of single family dwellings: | | | |
| | a. | incre | vided that the residential density is not eased by more than one hundred (100) tent for the district based on le-family units | e: | - | С |
| | b. | Provis no | vided that the area, in acres of the parcel of less than: | - | ā | 5 |
| (9) | Dude | ranch | ; family vacation ranch | С | C | С |
| (10) | Dwe | llings | | | | |
| | a, | addi acre work imm appr | gle-family dwellings: Provided that one tional dwelling on at least one-half (½) per unit for an employee, seasonal ker or a member of the property owners lediate family may be allowed subject to roval by Planning Commission and the rd of Health. | P | P | P |
| | b | Hon built whic | HUD-Code Manufactured (mobile) nes. Pre-HUD-Code Homes are homes t prior to the MHCSS, 24 CFR 3280, th became effective on June 15, 1976. ENCCBCS/ANSI A225.1, Annex D) | * | | ~ |
| | c. | Two | -family dwellings | С | C | С |
| | | 1. | Seasonal home or cabin | P | P | P |
| | | 2. | Farm or ranch housing (including mobile homes) | P | P | P |
| (11) | Home | e occup | pation | P | P | P |
| (12) | Hous | ehold p | pets | P | P | P |
| (13) | Kenn | .e1 | | P | P | С |
| (14) | batch | | y, gravel pit, rock crusher, concrete ant, or asphalt plant, oil wells or | P | P | С |
| (15) | Evap | oration | ponds | С | C | С |

| | | | | MU-1 | A-1 | RR-1 |
|------|------------------------|--|-------|------|-----|------|
| (16) | Powe | er generation | | С | C | 626 |
| (17) | Rene | wable energy – solar, wind farms | | С | C | 14 |
| (18) | or suj and c | te park or recreational grounds or private ational camp or resort, including accessory pporting dwellings or dwelling complexes ommercial service uses which are owned by unaged by the recreational facility to which it sessory. | | С | С | С |
| (19) | Moto | r Park | | С | C | С |
| (20) | Publi show | c stable, riding academy or riding ring, horse barns or facilities | | С | С | С |
| (21) | include correst and re | e use, quasi-public use, essential services, ling private school, with a curriculum sponding to a public school, church; dams eservoirs; radio and television transmitting his or towers, cemetery | | С | С | С |
| (22) | Signs | | | | | |
| | a. | One identification sign, not to exceed thirty-two (32) sq. ft. in total surface area | | P | P | P |
| 5 | b. | One development sign, not to exceed thirty-two (32) sq. ft. in total surface area | □ . | P | P | P |
| | c. | One civic sign, not to exceed sixteen (16) sq. ft. in total surface area |] | P | P | P |
| | d. | One real estate sign, not to exceed eight (8) sq. ft. in total surface area |] | P | P | P |
| | e. | One residential sign, not to exceed two (2) sq. ft. in total surface area |] | P | P | P |
| (23) | Wind ' | Turbine(s), Anemometer(s) | (| C | С | C |
| 11-3 | Area 1 | Regulations | | | | |
| | The m | inimum lot area in acres for any main use in the s regulation by this chapter shall be | ļ | 1 | 1 | 1 |

| | | MU-1 | A-1 | RR-1 |
|------|---|-----------|-------------------|-----------|
| 11-4 | Frontage Regulations | | | |
| | The minimum frontage in feet for any lot in the districts regulated by this chapter on a public street or a private street approved by the governing body shall be: | 25 | 25 | 25 |
| 11-5 | Front Yard Regulations | | | |
| | The minimum depth in feet for the front yard for main buildings shall be property line | 25 | 25 | 25 |
| 11-6 | Rear Yard Regulations | | | |
| | The minimum depth in feet for the rear yard in the Districts regulated by this chapter shall be: For main buildings - for accessory buildings | 25 | 25 | 25 |
| 11-7 | Side Yard Regulations | | | |
| | The minimum side yard in feet for any dwelling, | | | |
| | other main or accessory buildings in districts regulated by this chapter shall be: - Except corner lots which shall have twice the Setback of: | 15 30 | 15 30 | 15 30 |
| 11-8 | Height Regulations | 50 | 50 | 50 |
| | The maximum height for all buildings and structures in Districts regulated by this Chapter shall be: | | | |
| | In feet In number of stories | 35 2.5 | 35 2.5 | 35 2.5 |
| 11-9 | Coverage Regulations | | | |
| | The maximum coverage in percent for any lot in the districts regulated by this chapter shall be: | | (5 7) | 20 |

CONTROLLED DISTRICT CD

12-1 Purpose

To provide, in appropriate locations, a district where agriculture, industrial, commercial and residential uses may exist in harmony, based on planned development for mutual benefit and flexible location of uses.

12-2 Permitted Uses

Agriculture, Residential, Commercial, Highway Commercial, and Industrial (Industrial subject to approval). In additional to the uses regulated in RR-22 districts, the following uses may be permitted by variance within each sub-zone.

Community Commercial CD

Grocery Store

Drug Store

Automobile Service Station

Bakery

7

Dry Cleaning and Laundry Pickup

Beauty Shop

Barber Shop

Child Care

Ice Cream Store

Variety Store

Medical and Dental Offices

Professional Office

Public Utilities, public and quasi-public

Stores, shops and offices supplying commodities or performing services such as department stores, specialty shops, banks, business offices, and other financial institutions and personal service enterprises.

Restaurants, beer taverns, pool hall lounges, theaters, similar enterprises provided that all uses be conducted within buildings.

Business and technical schools, and schools and studios of photography, art, music and dance.

Bowling alley, dance hall, roller skating rink.

Carpenter shops, electrical, plumbing, heating and air conditioning shops, printing and publishing or lithographic shops, mortuaries, and furniture upholstering shops, provided all uses shall be within and enclosed building.

New car dealers.

Garages for minor repairs of automobiles.

Garages for storage of automobiles, commercial parking lots.

Hotels and Motels.

Any other similar retail business or service establishments which the Planning and Zoning Commission finds to be consistent with the purpose of this chapter and which will not impair the present or future use of adjacent properties.

Highway Commercial CDh

Restaurant or drive-in cafe
Motels
New and Used Automobile Agency
Farm Machinery and Equipment Sales
Nurseries and Greenhouses
Mobile Home Sales
Mobile Home Park
Drive-in Theater
Bowling Alley, other commercial recreation facilities
Automobile Service Station, Auto Accessories
Accessory Buildings and uses

Other uses approved by the Planning Commission as being in harmony with the intent of the neighborhood commercial zone and similar in nature to the above listed uses.

12-3 Conditional Uses

All other uses than those listed.

12-4 Special Provisions

- (1) Within the CD District there may exist three sub-zones, CD- Community Commercial, CDh -Commercial Highway, CDi - Industrial. Designation of such sub-zones shall be the responsibility of the Board of County Commissioners upon the recommendation of the County Planning Commission.
- (2) Applications for conditional uses or requests for variances in CD district must first have appropriate sub-zone designation. Such designation shall become part of the official county zone plan. Applicants are required to provide a reproducible mylar or linen and three (3) copies of detailed site plan drawings of their proposed use and sub-zone boundary including:
 - (a) Format size not less than 81/2" x 11" or greater than 24" x 36".
 - (b) Precise dimension at a convenient engineering scale.
 - (c) Location of all existing structures and improvements (buildings, roads, fences, ditches and canals, utility systems), and other information as required by Planning Commission within five hundred (500) feet of the proposed sub-zone boundary.
 - (d) Proposed methods of providing utility needs including water, sewer, electrical, and fuel services, access and parking, and appropriate methods from dealing with any special site problems such as storm water drainage.
- (3) No commercial or industrial building shall be erected within twenty-five (25) feet of a residential building or residential district boundary. Commercial or industrial buildings

within one-hundred (100) feet of a residential district boundary shall not exceed the height limitations of that district.

- (4) The Planning Commission shall review all pertinent information on the proposed sub-zone designation and submit their recommendation to the County Commission. Upon receiving the Planning Commission's recommendation(s), the Board of County Commissioners shall advertise for and hold a public hearing to receive public input in order to make an informed decision whether or not to designate the sub-zone by ordinance.
- (5) The following uses require an approval from the Planning and Zoning Commission prior to any use:

Industrial Cdi

Manufacture of any of the following products from raw materials: acids, asphalt, carbide, caustic soda, carbon or bone black, cellulose, charcoal, chlorine, creosote, fertilizer, hydrogen, industrial alcohol, nitrates of an explosive nature, plastics, portland cement, potash, synthetic and resins, fibers. Any of the following processes: distillation of wood or bone; filtrating of cotton or other materials; reduction, refining, smelting and alloying of metals or metal ores and radioactive materials; refining of petroleum and petroleum products; slaughtering and packing of animals larger than poultry and rabbits; tanning of raw, green, or salted hides of skins. Automobile salvage and wrecking operations, and industrial metal, rag, glass or paper salvage operations provided that all operations are conducted within a solid view obscuring wall or fence not less than eight (8) feet in height.

12-5 Signs

- (1) Business signs shall be allowed after approval of a "Request for Business Sign Permit" and shall be governed by Federal and State Highway rules and regulations, provided, that the Planning Commission may require that signs shall not exceed one (1) sq. ft. of sign area for each one (1) linear foot of street frontage abutting the development portion of the property, provided that any one sign for any one business shall not exceed one-hundred (100) sq. ft. in total surface area and the number of signs for each business may not exceed three (3), the total area of which shall not exceed the total sign area allowance.
- (2) Non-business signs shall be permitted or provided with no more than two (2) signs for each use or occupancy. The total allowable square footage for signage are as follows:
 - (a) Development maximum 40 square feet
 - (b) Civic maximum 14 square feet
 - (c) Real Estate maximum 32 square feet
 - (d) Residential maximum 2 square feet
- (3) All signs are to be flat wall or free standing and such signs shall not be revolving or have moving parts, flashing or intermittent lighting.

12-6 Boundaries

- (1) Boundaries for all Controlled District (CD) zones shall be established by the Board of County Commissioners who may amend the number, shape and area of such districts, provided, it has received a recommendation from the Planning Commission concerning a proposed amendment and a public hearing has been held by either body.
- (2) Description of all Controlled Districts (CD) zones should be included as part of this section of the County Zoning Ordinance, and changes in some shall be written in similar language and made part of this section.
- (3) Controlled District (CD) boundaries.
 - (a) An area parallel to all State Highways extending outwardly one thousand (1000) feet each direction from the center line of said highways and terminating at County Boundaries, or municipal corporate.
 - (b) All of the area, except that within the corporate limits of Monticello City, in Township 33 South, Range 23 East Sections 25 and 36; Township 33 South, Range 24 East, Sections 30 and 31.
 - (c) All of the area, except that within the corporate limits of Blanding City, in Township 36 South, Range 22 East, Sections 22, 23, 26, 27, 34, and 35; Township 37 South, Range 22 East, Sections 2, 3, 10, 11, 14, and 15
 - (d) All of the area in Township 40 South Range 21 East, Sections 23, 24, 25, 26; and Township 40 South Range 22 East, Sections 19 and 30.
 - (e) All of the area in Section 14, Township 30 South Range 20 East
 - (f) All of the area in the West half of Section 4 and the East Half of Section 5, Township 29 South Range 23 East
 - (g) All of the area in Sections 10, 11, 12, 13, 14 and 15 Township 37 South, Range 18 East.
 - (h) All of the area, except that in the boundaries of Natural Bridges National Monument, in Sections 14,15, 22 and 23, in Township 37 South, Range 18 East.
 - (i) All of the area in Sections 21 and 28, Township 39 South, Range 16 East.
 - (j) All of the area within the boundaries of San Juan County in Sections 14, 15, 16, 17, 20, 21, 22, 23, 26, 27, 28, 29 mad 30 in Township 38 South Range 11 East.
 - (k) All of the sections and 7 in Township 42 South, Range 19 East.

INDIAN RESERVATION DISTRICT (IR)

13-1 Purpose

To provide, in appropriate locations, areas where the various Indian Tribes may exercise self determination.

13-2 Permitted Uses

All uses and conditions thereof are subject to approval by the authorized representatives of the Indian Tribal jurisdictions of which they are a part.

David Everitt Interim County Administrator San Juan County, Utah deveritt@sanjuancounty.org Walter Bird County Planner San Juan County, Utah walterbird@sanjuancounty.org

September 13, 2019

TRANSMITTAL LETTER

DRAFT ORDINANCES TO RESOLVE THE TEMPORARY PROHITION OF HIGHWAY COMMERCIAL DEVELOPMENT ALONG US-191 IN THE SAN JUAN COUNTY PORTION OF THE SPANISH VALLEY

LANDMARK DESIGN Landmark Design

Dear David and Walter,

Attached are Draft Ordinances developed in response to the temporary prohibition (moratorium) on commercial development along US-191 in the San Juan County portion of the Spanish Valley.

We have carefully reviewed the moratorium legislation, engaged with and listened to local residents, reviewed previous plans and public input, analyzed comments and ideas. The result is ten specific ordinances that balance the needs and desires of the local community and are grounded in sound planning principles.

Landmark Design

Artspace Solar Gardens 850 South 400 West | Studio 104 Salt Lake City, Utah 84101 801.474.3300 www.ldi-ut.com

We will post the draft ordinances and this letter on our project web page in order to facilitate public access to the draft documents and will email members of the public who have participated to let them know the drafts are available. We would appreciate it if you could forward this information to members of the Planning Commission, County Commission and any other interested stakeholders that we are unaware of.

Thank you for the opportunity to serve the citizens of San Juan County in this effort. We look forward to presenting the ordinances to the planning commission in the near future as part of the adoption process.

Respectfully yours,

Mark Vlasic, ASLA, PLA, AICP

President & Owner/Principal in Charge

Landmark Design

and a

San Juan County Spanish Valley Development Ordinances

of the

San Juan County Zoning Ordinance

September 13, 2019

Draft

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Chapter 1: Spanish Valley Residential (SVR) District

An Ordinance creating the *Spanish Valley Residential District* of the San Juan County Land Use Ordinance for the purpose of managing growth and development in the non-federal lands in northernmost part of the San Juan County portion of Spanish Valley. See proposed Spanish Valley Zoning Map for applicable locations.

Purpose

Uses

Lot Design Standards Mix of Housing Types

Constrained Lands

Measurements and Exceptions

District Standards

Subdivision Standards

Streets

Sidewalks and Trails

Easements

Drainage

Water Supply

Purpose

The Spanish Valley Residential (SVR) District is designed primarily to accommodate residential uses in large lot (one-acre or greater) and smaller lot (1/4 acres up to 1 acre) developments. In addition to the Uses and Lot Design Standards of this section, development in this district shall be in compliance with all other applicable provisions of the San Juan County Land Use Ordinance, and shall promote and protect public health, safety, and welfare.

Uses

Uses are allowed in the SVR District in accordance with Table 1-1:

Permitted Uses

Uses identified with a "P" in the table shall be permitted in the SVR District, subject to compliance with all applicable conditions and all other provisions of this Code.

Conditional Uses

Uses identified with a "C" in the table shall be permitted in the SVR District only upon approval of a Conditional Use Permit by the County in accordance with the Conditional Use procedures and standards of the Zoning Ordinance.

Lot Design Standards

All development in the SVR District shall be subject to the following lot design standards, which generally allow for variety in housing and building types while maintaining the overall character of residential neighborhoods. This approach promotes better site layout and energy efficient

development, affordable life-cycle housing, and development intensities that match existing and proposed infrastructure investments.

Table 1-1
Spanish Valley Residential (SVR) District Uses

| Spanish Valley Residential (SVR) District | Uses |
|---|--|
| Use Category | Specific Use |
| RESIDENTIAL USES | and the second of the second o |
| Dwelling, single-family | P |
| Dwelling, two-family (duplex) | P |
| Dwelling, Manufactured | P |
| Accessory Buildings and Uses | P/C |
| All other household living uses (5th wheels, trailers, etc.) | C |
| CIVIC AND INSTITUTIONAL USES | |
| Day Care | C |
| Educational Facilities, Public | P |
| Educational Facilities, Private | C |
| Government Facilities and Public Institutions | C |
| Institutions, Private or Non-Profit | C |
| Medlcal Facilities | C |
| Places of Worship | P |
| Utilities | C |
| PARKS, OPEN SPACE AND AGRICULTURAL | USES |
| Parks and Open Spaces, Public | P |
| Parks and Open Spaces, Private | C |
| armland, Grazing and Pasture | P |
| Animal Husbandry - small animals (pigs, goats, lambs, etc.) | P |
| Animal Husbandry - large animals (cows, cattle, horses, etc.) | P (=/> 1 acre lots only) |
| | The second secon |

Minimum Requirements

Every building erected or installed must be located on, and every plat submitted for approval must show, a lot or building parcel that meets the minimum requirements of at least one lot type permitted under this article, based on underlying zoning and subdivision type.

Every building and lot must have direct access to one of the following:

- 1. A public street
- 2. An approved private street or driveway
- 3. A public or private street via a public or private alley

All structures must be located on lots or parcels that provide safe and convenient access for servicing, fire protection and required on-site parking. No lot shall be approved that does not meet the minimum lot area requirements of this Code except in the following cases:

- 1. Nonconforming lots
- 2. Public Utilities

The uses and densities listed in this chapter are allowed by right unless otherwise expressly stated. Each project must comply with all of the applicable development standards of this chapter.

Residential Density and Dimensional Standards

Residential development shall be subject to the maximum density and minimum dimensional standards of the SVR District in accordance with Table 1-2.

TYPE 1 developments shall have demonstrated access to a municipal water and sewer system.

TYPE 2 developments have no access to municipal water and sewer systems and will rely on private wells and septic systems as described elsewhere in this Code.

Table 1-2
Residential Density and Dimensional Standards

| STANDARD | TYPE 1 | TYPE 2 |
|--|---------------------------------|---------------------------------|
| Max. Density (dwelling units/acre) | 4 | 1 |
| Min. Parcel Size (SF) | 10,890 | 43,560 |
| Min. Front Yard and Street Side Yard setback | 25′ | 25' |
| Min. Interior Side Yard setback | 8′ | 8' |
| Min. Rear Yard setback | 20' | 20' |
| Min Lot Width | 75′ | 75' |
| Max. Bldg. Coverage (% of lot) | 40% | 40% |
| Max. Height Principal Structure | Three stories not to exceed 35' | Three stories not to exceed 35' |
| Max. Height Accessory Structure | Two stories not to exceed 24' | Two stories not to exceed 24' |
| Fence Height | 6' max, 4' max for front yard | 6' max, 4' max for front yard |

Mix of Housing Types

Two-family homes may comprise no more than 50 percent of the total dwelling units of any proposed SVR District subdivision. In no case shall the SVR District density of four dwelling units per acre be exceeded for the overall subdivision site.

Constrained Lands

Constrained lands include lands with natural slopes greater than 30 percent, jurisdictional wetlands, lands in the 100-year floodplain, public drinking water supply sources (recharge areas for wells and aquifers), lands affected by unmitigable geo-hazards, and riparian habitats unless mitigated by a licensed engineering study.

Constrained lands in all developments and subdivisions shall be identified on plats and remain unoccupied by buildings or impervious surfaces.

Land Suitability

Land deemed to be environmentally unsuitable shall not be platted for residential occupancy, or for such other uses as may increase danger to health, life, or property, or aggravate erosion or flood hazard. Such land within the plat shall be restricted for such uses as shall not be endangered by periodic or occasional inundation or shall not produce unsafe living conditions.

The County shall not approve the subdivision of land if it is determined that the site is not suitable for platting and development purposes.

Measurements and Exceptions

Lot Area

Lot area refers to the amount of horizontal land area within lot lines. No building permit or development approval shall be issued for a lot that does not meet the minimum lot size requirements of this chapter, with the following exceptions:

Lot Area Reduction for Public Purpose

When an existing lot is reduced as a result of conveyance to a federal, state or local government or homeowners association for a public purpose and the remaining area is at least three-quarters of the required minimum lot size for the SVR District in which it is located, the remaining lot shall be deemed to be in compliance with the minimum lot size standards of this chapter.

Utility Facilities

Utility facilities using land or an unoccupied building requiring less than 1,000 square feet of site area are exempt from the minimum lot size requirements of the SVR District.

Required Yards (Setbacks)

Setback refers to the unobstructed and unoccupied open space between a structure and the property line of the lot on which the structure is located. Setbacks shall be unobstructed by any part of a structure from the ground to the sky and measured as the horizontal distance between a property line and the furthermost projection of the structure, except as provided otherwise in this chapter.

A. Front Yard Setback

1. Corner Lots

For lots with frontage on two intersecting public or private streets, such a lot shall be considered to have two front lot lines and shall comply with front yard setbacks from each front lot line.

2. Double Frontage Lots

Where lots have double frontage, running through from one street to another, a required front yard setback shall be provided on both streets.

B. Cul-De-Sacs

Notwithstanding any other provisions of this chapter, lots fronting on a cul-de-sac shall have a minimum frontage of 30 feet and a minimum lot width of 40 feet.

Maximum Height

A. Measurement

1. Buildings

Building height shall be determined by measuring the vertical distance between the lowest point where the wall face of the building intersects finished grade around the perimeter of the building (or structure other than fences, telecommunications and microwave towers, and antennas) and the highest point on the building.

2. Fences and Walls

Height of fences or walls shall be measured as the vertical distance between finished grade on the highest side of the fence or wall to the top of the fence or wall.

Building Coverage

A. Measurement

The maximum area of the lot that is permitted to be covered by buildings, including both principal structures and accessory buildings.

B. Permitted Exceptions

Building coverage does not include paved areas such as driveways, uncovered porches or patios, decks, open swimming pools, or roof overhangs of less than 5 feet.

District Standards

All principal residential structures in the SVR District shall comply with the following requirements:

- All properties shall be designed in accordance with the requirements of the Water Efficient Zoning Ordinance.
- 2. The minimum spacing between dwellings shall be 16 feet, with an additional 8 feet per story provided between buildings for every story over 2 stories.

3. Manufactured Homes shall:

- a. Utilize non-reflective siding materials; i.e. wood, stucco, adobe, brick, or stone or material that looks like wood, stucco, adobe, brick, or stone;
- b. Be placed on a concrete slab-on-grade or concrete perimeter foundation;

- Have a minimum 24-foot horizontal wall dimension on at least 2 non-opposing sides;
- d. Be skirted with a material or product specifically designed for the skirting of such homes. Required skirting shall be maintained so as not to provide a harborage for animals or create a fire hazard.
- e. Have running gear, tongues, axles and wheels removed from the manufactured home at the time of installation.
- f. Be permanently attached to a foundation. Anchors and tie-downs, such as cast-in-place concrete "dead-men", eyelets embedded in concrete slabs or runways, screw augers, arrowhead anchors, or other devices shall be used to stabilize the manufactured home.
- g. Have a minimum finished floor elevation at least 24 inches above the exterior finish grade, as measured at the main entrance into the dwelling.
- h. Shall comply with current building code requirements, the standards of this ordinance, and in accordance with current FHA and HUD guidelines.
- Shall allow only one manufactured home per designated lot (manufactured home communities shall be permitted as part of a Planned Community only).
- 4. The keeping of no more than four (4) large animals and livestock shall be considered a permitted use on parcels with more than one acre and less than 5 acres. These standards shall not be applicable to parcels larger than 5 acres.
- 5. The keeping of no more than four (4) small agricultural animals (sheep, pigs, goats, etc.) shall be considered a permitted use on parcels with more than one-half acre and less than 5 acres. These standards shall not be applicable to parcels larger than 5 acres.
- 6. Barns, stables, coops, animal sheds or similar structures shall be set back at least 100 feet from existing dwellings and 20 feet from any open waterway. Surface drainage from such structures shall not be permitted to drain into a natural stream or into a drainage way that drains into a natural stream and shall comply with State of Utah Health Code.

Subdivision Standards

Applicability

All plats and subdivision of land within the SVR District shall conform to the following rules and regulations.

Lot Configuration

The lot size, width, depth, shape and orientation, and the minimum building setback lines shall be appropriate for the location of the subdivision and for the type of development and use contemplated and shall not be less than those specified as minimum standards by the SVR District. The depth and width of properties shall be adequate to provide for the offstreet service, parking facilities and fire/safety requirements required in the Zoning Ordinance.

Side Lot Lines

Side lot lines shall be substantially at right angles to street lines unless otherwise approved by the Planning Commission.

Street Frontage Required

Each new lot or building tract shall front upon a public street.

Double Frontage Lots

Double frontage lots shall be avoided, except where essential to provide separation of residential development from traffic or to overcome specific disadvantages of topography and orientation.

Flag Lots

Flag-shaped or panhandle shaped lots may be created in either TYPE 1 or TYPE 2 developments if all of the following requirements are met:

- 1. The lot has at least 25 feet of frontage on a dedicated public street, which frontage served as access only to the subject lot or parcel.
- 2. The "handle" portion of the lot is at least 25 feet in width, and not more than 250 feet in length.
- The body of the lot meets the lot area and lot width and setback requirements of the applicable TYPE.

Large Lots

Where the area is divided into larger lots than for normal San Juan County building sites and, in the opinion of the Planning Commission, any or all of the tracts are susceptible to being re-subdivided, the original subdivision shall be such that the alignment of future street dedications may conform to the general street layout in the surrounding area and so that the larger tracts may be later subdivided in conformance with the requirements of this Code and the minimum standards specified by the applicable zoning district.

Streets

Applicability

All developers shall be required to construct streets within the subdivision in accordance with San Juan County Code requirements.

Street Layout

Unless otherwise approved by the Planning Commission, provisions shall be made for the extension of streets. All streets shall bear a logical relationship to the topography and to the location of existing or planned streets on adjacent properties. Adequate local streets shall be provided to accommodate the subdivision and provide access to lots. The arrangement of streets in a subdivision shall either:

1. Provide for the continuation or appropriate projection to existing principal streets in surrounding areas; or

2. Conform to a plan for a neighborhood or planned unit development approved by the Planning Commission to meet a particular situation where topographical or other conditions make continuance or conformance to existing streets impracticable or where neighborhood design makes a varied plan appropriate.

Street Connections

The system of streets designated for a subdivision, except in unusual cases, must connect with streets already dedicated in adjacent subdivision(s); and where no adjacent connections are platted, must in general be the reasonable projection of streets in the nearest subdivided tracts, and must be continued to the boundaries of the tract subdivided, so that other subdivisions may connect therewith. Reserve strips of land controlling access to or egress from other property or to or from any street or alley or having the effect of restricting or damaging the adjoining property for subdivision purposes shall not be permitted in any subdivision unless such reserve strips are conveyed to San Juan County in fee simple.

Half Right-of-Way (R.O.W.)

Half streets shall be prohibited except where essential to the reasonable development of the subdivision and where the Planning Commission finds it will be practicable to require the dedication for the other half of a street when adjoining property is subdivided.

Street Intersections

More than two streets intersecting at a point shall be avoided, except where it is impractical to secure a proper street system otherwise. Intersections shall be as near 90 degrees as possible and in no cases shall the intersection angle being less than 60 degrees.

Street Jogs

Non-intersecting streets with centerline offset of less than 125 feet shall not be approved.

Dead-End Streets

Dead-end streets, except for cul-de-sacs, shall be prohibited unless they are designed to connect with future streets on adjacent lands that have not been platted. In cases where these types of dead-end streets are allowed, a temporary turnaround with a minimum radius of 50 feet shall be constructed.

Cul-de-sacs

Cul-de-sacs shall meet the San Juan County Code requirements. Ordinarily, cul-de-sacs are discouraged as they do not result in a continuity of existing streets or streets pattern and may be used only where unusual drainage or land ownership configurations exist that make other designs impractical.

Highway Access Permit

A Highway Access Permit must be approved by UDOT for each new subdivision with direct access to a state or federal highway. Turn lanes, frontage road(s), curb and gutter may be required along the entire highway frontage if required by UDOT.

Street Design Standards

Street and alley widths, curves, grades design speed and centerline radius shall meet San Juan County Code requirements.

Turn By-Passes and Turn Lanes

Right-turn by-passes or left-turn lanes may be required at the intersection of collector streets if traffic conditions indicated they are needed. Sufficient rights-of-way shall be dedicated to accommodating such lanes when they are required.

Street Names and Numbers

All street names shall be as established subject to approval of San Juan County Code requirements. When streets are in alignment with existing streets, any new streets shall be named according to the streets with which they correspond. Streets which do not fit into an established street-naming pattern shall be named in a manner which will not duplicate or be confused with existing streets within the Spanish Valley Area Plan or its environs.

Street lighting

Street Lighting shall conform to Spanish Valley Outdoor Lighting and Sign Illumination Standards. The developer shall pay the costs of purchasing and installing all street lighting equipment. Street lighting design plans shall be subject to the approval of designated San Juan County Staff. The type of equipment, method of installation and location of the wiring and light poles shall meet the minimum standards and requirements of the electric company from which electricity is to be purchased. All street lighting shall be shielded and directed toward the ground so as to minimize horizontal view and visibility of the light source. All intersections with a major collector street shall have at least one streetlight.

Sidewalks and Trails

Applicability

This section is intended to ensure adequate pedestrian access is available to serve uses that need and benefit from such access. If a builder or property owner believes that a proposed use does not need or benefit from pedestrian access, a written request for a waiver may be submitted to the Zoning Administrator describing the use and explaining why pedestrian access should not be required as a condition of the building permit for the proposed use.

Trails

Trails shall be designed as single track and multi-use trails depending on the specific need and conform to the standards in Table 1-3.

Table 1-3
Trail Design Standards

| | | | | an pealen are | illudius | | | | |
|----------------------------|----------------|----------------|-----------------|---------------------------|----------|---------|---------------|---------|----------|
| | Cross- | Min. | Min. | Clear | ing | Prefe | erred Surfa | als | |
| | Slope Range | Trail Width | R.O.W. Width | horizontal | vertical | natural | crushed stone | asphalt | concrete |
| Single- track Trails | 0-20% | 3' | 6′ | 1.5'each side of trail | 10' | Yes | Yes | No | No |
| Multi-use Trails | 0-10% | 12' | 15′ | 1.5' each side of trail | 10' | Yes | Yes | Yes | Yes |

Easements

Utility Easements Required

Utility easements shall be provided in all residential areas unless otherwise approved by the Planning Commission and in commercial and industrial districts, except that the Planning Commission may waive the requirement where other definite and assured provision is made for service access consistent with and adequate for the uses proposed.

Minimum Width

The minimum rights-of-way width of each utility easement shall be 5' minimum or as required by the utility authority.

Fire Lanes and Emergency Access Easements

Fire lanes and emergency access easements 20 feet in width shall be provided where required by the fire authority having jurisdiction.

Waterway Easements

When a proposed subdivision or development is traversed by an irrigation ditch or channel, natural creek or stream, or a proposed drainage easement, an easement shall be provided sufficient for drainage and to allow for maintenance of the drainage system.

- The minimum right-of-way width of each drainage easement shall be 10 feet minimum for canals and ditches, or as otherwise required by the canal or ditch authority and/or San Juan County requirements.
- 2. Buffers shall be a minimum of 50-feet from top of bank on both sides of Pack Creek and 25 feet from the top of bank on both sides of other perennial and ephemeral streams to preserve the stream corridors and provide adequate access easement for drainage, flood control and storm water maintenance. Parks, trails and underground utility easements are acceptable uses within the stream buffer; fences, walls and other structures are not permitted within the buffer.

Trail Easements

When a proposed development or subdivision is traversed by a public trail shown on an adopted plan or when the Planning Commission finds that a trail easement can better serve the proposed development than a sidewalk, an easement shall be provided sufficient for

public trail construction, maintenance and access purposes according to San Juan County Code regulrements.

Adjoining Areas

When easements in areas adjoining proposed subdivisions are necessary to provide adequate drainage thereof or to serve such subdivisions with utilities, the developer shall obtain such easements.

Drainage

Applicability

Applicants shall provide, at applicant's expense, drainage facilities in accordance with the requirements of the San Juan County Code requirements which will become integral parts of the canal, ditch, waterway, and street or roadway drainage system. The dimensions of all drainage structures must be approved by San Juan County prior to installation and as required for easements elsewhere in this code. Design shall be based on environmentally sound site planning and engineering techniques. It is especially critical that storm water management systems be designed for an entire drainage basin rather than just for specific sites. If improvements are identified and necessary downstream of the proposed development and no approved capital improvement plan exists to address the necessary improvement, the developer shall be required to demonstrate that such existing drainage features are adequate to serve the anticipated development and to protect the public health, safety, and general welfare at full build out under existing zoning. Where such demonstration is not made, the applicant or developer shall be required to install such necessary improvements.

Minimum Standards

A. Natural and Historic Drainage Ways

All historic flood and drainage ways shall be protected from alteration such that their primary function as storm water facilities shall be upheld.

B. 100-Year Storm

All drainage and flood control facilities shall be designed to handle the calculated difference between historic flows and the anticipated post-development 100-year frequency storms for maximum period of intensity over the entire drainage basin which the subdivision serves, or other standards required by San Juan County Code. The "100-year storm" referred to herein shall mean that storm run-off is calculated on the basis of a fully developed watershed.

C. Erosion

Where free fall of water occurs, satisfactory means shall be provided to prevent erosion of soil.

D. Catch Basins and Culverts

Catch basins and culverts shall be constructed in accordance with the San Juan County Code requirements

E. Engineered Design

All drainage shall be designed by a Utah licensed professional engineer and approved by San Juan County authorities.

Water Supply

General

New development shall provide water supply that is sufficient in terms of quality, quantity and dependability for the proposed development. In making its determination as to whether the proposed water supply meets this standard, the decision-making body shall give substantial weight to the recommendations of State, County and applicable service district authorities and their associated standards. All water systems shall be provided by or through approved water and sewer service agencies and meet all applicable requirements of the San Juan County Code requirements.

Municipal and District Water Systems

If all or part of a proposed development is within the jurisdiction of an approved public water system, then the applicant must obtain a written certification from the public water service provider stating that it is able to provide an adequate supply of drinking water with adequate quantity, quality and sufficient pressure to meet the needs of the proposed development based on the projected water usage of the development. Individual or common wells or other private water systems shall be permitted only when the subdivision boundary is outside the jurisdiction of an approved public water system able to serve the development.

Chapter 2: Spanish Valley Planned Community (PC) District

An ordinance creating the *Spanish Valley Planned Community (PC) District* of the San Juan County Land Use Ordinance for the purpose of creating a new zone (PC Zone) to accommodate large-scale master-planned development in the non-federal lands in the San Juan County portion of the Spanish Valley. See proposed Spanish Valley Zoning Map for applicable locations.

Purpose
Land Use Districts
Minimum Requirements
Permitted Uses
Conditional Uses
Planning and Approval Process for PC Zones
PC Zone Plan
Community Structure Plan (CSP)
Project Plan/Subdivision Plat
Site Plan Review
Development Standards

- (A) Open Space and Common Areas
- (B) Fencing, Screening, Clear Vision
- (C) Architectural Standards
- (D) Water-conserving Landscaping Requirements
- (E) Lighting
- (F) Other Requirements

Development Agreement

Purpose

The purpose of the Spanish Valley Planned Community (PC) District is to provide a regulatory tool that allows large properties in the San Juan County portion of the Spanish Valley to be developed in accordance with a specific plan designed to achieve the following:

- 1. To promote and protect the public health, safety, and welfare.
- 2. To implement the objectives and policies of the San Juan County General Plan.
- 3. To facilitate development within the San Juan County portion of the Spanish Valley in accordance with the Spanish Valley Area Plan that was adopted as part of the general plan. This plan promotes high quality, innovative and creative development that includes a mixture of uses, building types, varying densities and lot sizes and sufficient diversity of housing types to meet the full life-cycle housing needs of local residents, a variety of mixed use, commercial and flex uses, adequate amenities, and the preservation of open space.
- 4. To safeguard and enhance environmental amenities and the quality of development.
- 5. To attain the physical, social, and economic advantages resulting from comprehensive and orderly planned use of land resources.
- 6. To lessen vehicular traffic congestion and assure convenience of access.

- 7. To secure safety from fire, flood, and other natural dangers.
- 8. To provide for adequate light, air, sunlight, and open space.
- 9. To promote and encourage conservation of scarce resources.
- 10. To preserve the unique landforms, views and environmental qualities of the Spanish Valley.
- 11. To prevent overcrowding of land and undue concentration of population.
- 12. To facilitate the creation of a convenient, attractive, and harmonious community with a desirable living and working environment with unique identity and character.
- 13. To attain a desirable balance of residential and other land uses.
- 14. To promote a pedestrian friendly environment that encourages transit and bicycle use.
- 15. To expedite the provision of adequate and essential public services.
- 16. To promote economical and efficient use of the land and water.
- 17. To provide a process for the initiation, review, and regulation of large-scale, comprehensively planned development that affords flexibility within the context of an overall development program and specific, phased development plans coordinated with the provision of necessary public services and facilities.

This chapter establishes an approval and entitlement process to promote thoughtful and efficient land use patterns that would otherwise be difficult under typical zoning ordinances. The Spanish Valley area may have more than one PC Zone.

PC Zone(s) may include residential neighborhoods and subdivisions; neighborhood commercial centers; business, research and educational campuses; highway commercial and flex development areas; and parks and open space with convenient pedestrian access and connections. Individual structures within each PC Zone may contain mixed uses. Permitted densities may be higher than those permitted in surrounding districts.

Land Use Districts

Each PC Zone shall establish land uses and development patterns, densities, and standards unique to that zone. Upon approval, through the process set forth in this chapter, the land uses and development patterns and densities shall be established pursuant to the PC Zone Plan and one or more development agreement(s) and accompanying Community Structure Plan(s). Specific land uses proposed in the PC Zone may only be established in conformance with provisions of this chapter.

Each PC Zone may consist of any number or combination of the following land use districts that shall be identified in the Community Structure Plan as provided in this chapter.

Central Development Areas

These are the flattest, least sensitive and easiest-to-develop sites in the Spanish Valley, which makes them suitable for a wide range of residential and park/open space uses. These are the preferred areas for locating higher residential density and mixed-use neighborhood centers, where a mix of residential, locally-scaled commercial and civic services will be provided. 4-5 residential units/ERUs per acre.

Perimeter Development Areas

These areas are relatively isolated, located in the foothills and topographically challenged edges of the Spanish Valley. They are proposed for lower-density residential uses and earmarked for long-term, phased development. 1-2 residential units/ERUs per acre. Cluster development, conservation subdivisions and larger lot single-family uses are generally supported in these areas.

Highway Commercial Development Areas

These areas support highway-based commercial uses located along U.S. Highway 191. As specifically detailed in the Highway Commercial ordinance, uses should meet the needs of the Spanish Valley and nearby region, as well as the travelling public. 6-12 residential units/ERUs per acre.

Flex Development Areas

These areas are divided into three specific types of flex development:

- Highway Flex
- Business Flex
- Residential Flex

Flex areas are generally located in close proximity to U.S. Highway 191 and intended to accommodate a range of uses focused on creating an economic base for the Spanish Valley and San Juan County. While flex uses should generally be designed and developed according to the requirements of this chapter for the PC Zone, there are separate ordinances for each type of flex development.

The range of uses accommodated within the three flex development areas should be professionally designed as coordinated. Projects. Buffers and transitions should be provided between distinctly different uses (such as residential neighborhoods, business uses, distribution uses, highway commercial, specialty residential uses and campuses). 4-5 residential units/ERUs per acre.

Neighborhood Centers

Two Neighborhood Centers are envisioned at the intersection of Spanish Valley Road and Old Airport Road, and the intersection of Spanish Valley Road and Ken's Lake Road. These areas are envisioned to become mixed-use centers that serve the local retail and service needs of the Spanish Valley. Development should emphasize small-scale retail, commercial and recreational uses, in addition to higher-density residential (single and multi-family), public and semipublic uses, and open space uses. Neighborhood Center residential densities are generally the highest permitted in the Spanish Valley, ranging from 6 to 12 residential units/ERUs per acre.

Parks and Open Space

These areas include natural lands and maintained parks that are designed and developed to provide and preserve outdoor recreational activities. A range of types and sizes of parks and open space should be provided to meet the needs of Spanish Valley residents.

Minimum Requirements

The minimum requirements for the PC Zone establishes the basic standards of development. The landowner or developer is encouraged to provide more than the minimum requirements, incorporating additional parks and open space, higher standards of design, and additional amenities as part of creating a superlative community park and open space system.

Large Planned Community:

Each PC Zone of this type shall contain a minimum of 200 acres. If the PC Zone contains multiple owners, the owners/developers may, if necessary, to reach the 200-acre threshold or if the owners/developers desire, combine their properties for planning approval and development purposes. It is anticipated that the resulting projects will be better designed and developed and will include higher density uses and a range of uses and residential types.

Small Planned Community:

Each PC Zone of this type shall contain a minimum of 20 acres under single ownership. This area will allow up to four (4) residential units per acre, and a range of residential units and types.

Manufactured Home Planned Community:

Each PC Zone of this type shall contain a minimum of 10 acres under single ownership and a maximum density as established by FHA and HUD.

A Site Plan shall be prepared, approved and filed with the findings of fact as part of the approval. Each manufactured home site in a Manufactured Home Community shall be clearly designated. Development plans shall comply with the applicable requirements of this chapter and the required Site Plan shall be drawn to scale and shall explicitly illustrate at least the following features:

- 1. Location and dimensions of all project boundaries.
- 2. Location of pavement on adjoining street rights-of-way.
- 3. Location and dimensions of any permanent improvements existing or planned within the Manufactured Home Planned Community, including but not limited to the following:
 - a. Improved surfaces for common driveways, off-street parking and recreation areas;
 - b. Buildings for management, maintenance and recreational purposes;
 - c. Recreational facilities;
 - d. Fences and walls:
 - e. Underground utilities;

- f. Outdoor lighting fixtures; and
- g. The location of pipelines and systems for potable water distribution, sewage collection and fire protection, including location of all fire hydrants.

Permitted Uses

Large Planned Community:

The following uses may be conducted in all areas within a PC Zone of more than 200 acres:

- All uses described in the Spanish Valley Area Plan (2018), which was adopted as part
 of the San Juan County General Plan, as follow:
 - Residential uses of various types and lot sizes including single family detached; single family attached; multifamily residential; town homes; loft apartments; residential units above ground floor retail or office; and manufactured home communities;
 - Local retail, service, office, and mixed-use housing at designated Neighborhood Centers;
 - A mix of permitted uses (including office/commercial, office/residential, retail/residential) within designated Neighborhood Centers;
 - Small-scale, local businesses that support the day-to-day shopping and service needs of the community, such as restaurants, cafes, restaurants, drycleaners, clinics and offices.
 - Home-based businesses:
 - Health-care facilities;
 - o Public facilities, such as schools, libraries, and civic buildings;
 - o Private schools and civic/cultural facilities;
 - o Common areas, such as parks, plazas, playgrounds, and trails;
 - Churches and other religious facilities;
 - Day-care facilities;
 - Open space, including landscaped areas and areas in natural vegetation, waterways, parks, trails and recreational areas;
 - Business, distribution, specialty residential and commercial as described for the three Flex Development Areas; and
 - Other accessory uses which are ancillary and designed to serve the foregoing uses.

Small Planned Community:

The following uses may be conducted in all areas within a PC Zone of more than 20 acres:

- All uses described in the Spanish Valley Area Plan (2018), which was adopted as part
 of the San Juan County General Plan, as follow:
 - Residential uses of various types and lot sizes including single family detached; single family attached; multifamily residential; town homes; loft apartments;

- residential units above ground floor retail or office; and manufactured home communities;
- Local retail, service, office, and mixed-use housing at designated Neighborhood Centers;
- A mix of permitted uses (including office/commercial, office/residential, retail/residential) within designated Neighborhood Centers;
- Small-scale, local businesses that support the day-to-day shopping and service needs of the community, such as restaurants, cafes, restaurants, drycleaners, clinics and offices.
- o Home-based businesses;
- o Health-care facilities;
- Public facilities, such as schools, libraries, and civic buildings;
- o Private schools and civic/cultural facilities;
- o Common areas, such as parks, plazas, playgrounds, and trails;
- Churches and other religious facilities;
- o Day-care facilities;
- Open space, including landscaped areas and areas in natural vegetation, waterways, parks, trails and recreational areas; and
- Other accessory uses which are ancillary and designed to serve the foregoing uses.

Manufactured Home Planned Community:

The following uses may be conducted in those areas within a PC Zone of more than 10 acres suitable for a Manufactured Home Planned Community:

- All uses described in the Spanish Valley Area Plan (2018), which was adopted as part
 of the San Juan County General Plan, as follow:
 - o Residential uses of various lot sizes for single family manufactured communities;
 - o Home-based businesses;
 - Common areas, such as parks, plazas, playgrounds, and trails;
 - Day-care facilities;
 - Open space, including landscaped areas and areas in natural vegetation, waterways, parks, trails and recreational areas; and
 - Other accessory uses which are ancillary and designed to serve the foregoing uses.

Conditional Uses

The approved PC Zone Plan or Community Structure Plan may include provisions for specific land uses identified as either a permitted or a conditional use within a given PC Zone and may include uses listed elsewhere in this chapter or additional uses. While generally discouraged, some conditional uses are anticipated in the approved PC Zone Plan, which shall require the approval of the Planning & Zoning Commission, and which may be established by development agreement. Conditional uses, if any, are subject to review and approval as set forth in the San Juan County Code. Design standards for conditional uses shall be included with the applicable Project Specific Standards.

Planning and Approval Process for PC Zone

Development within the PC Zone will require the following plans to be prepared and submitted for approval in accordance with this chapter: PC Zone Plan, Community Structure Plan, and Project Plans and/or Subdivision Plat approval as applicable. The planning and approval process and approving bodies are summarized in Table 2-1:

Planning and Approval Process for PC Zone

| | The second secon | ning and Approval Process for PC Zone | Charles and the same of the same of |
|---|--|---|--|
| APPLICATION | COVERED AREA | WHAT IS DESCRIBED IN PLAN | APPROVAL LEVEL |
| PC Zone Plan (Rezone) | Total land area to be rezoned to PC Zone. | Land area to be rezoned with land use table outlining: proposed permitted and conditional uses, maximum number of residential units, and maximum square feet of nonresidential development. Preliminary Community Structure Plan (CSP). | Planning Commission (recommendation) and County Commission (adoption) |
| Community Structure Plan (CSP) | Total land area that was rezoned to PC Zone above. | Community Structure Plan (CSP). Master Plans of major systems and the inclusion of development standards for the larger development such as major roadways, infrastructure, open space networks, general location of neighborhoods, etc. | Planning Commission |
| Development Agreement | Total land area that was rezoned to PC Zone above. | The contract between San Juan County and the individual or entity that owns or controls the subject property, detailing the obligations of both parties, specifying the standards and conditions that will govern development of the property, and describing the vested interests of both parties. | Planning Commission (recommendation) and County Commission (adoption) |
| Project Plan and/or Subdivision Plat | Multiple phases of development within a CSP for master subdivision approval followed by phased subdivision plats. | Show major development parcel locations, open space system, and major infrastructure associated with roadways. Final plats indicate lot layouts and development regulations. | Planning Commission |
| Site Plan | Individual sites within the development. | Final site development requirements. | Staff |

(A) PC Zone Plan

At the time of application for rezoning, a PC Zone Plan shall be submitted to the Planning Commission for review and recommendation to the County Commission. Following recommendation by the Planning Commission, a PC Zone Plan shall be submitted for review and approval by the County Commission. The approved PC Zone Plan may be amended through standard rezoning procedures.

The PC Zone Plan application shall contain the following information:

- 1. Name of planned community;
- 2. Names, addresses, and phone numbers of applicant and property owner(s);
- 3. Map showing PC Zone location, legal/boundary description, acreage, scale, and north arrow;
- 4. Land use concept plan accompanied by a table showing the land use district types and acreages of all proposed permitted and conditional uses, the maximum number of dwelling units, Floor Area Ratios (FARs), and the total acreage of open space in the PC Zone and areas (in square footage or acreage) of the various non-residential land uses proposed in the PC Zone;
- 5. Map showing existing waterways, major utilities, easements, storm water conveyances, flood boundaries, and other relevant infrastructure; and
- 6. Adjacent parcels, owners, and land uses.

Upon approval, the PC Zone shall constitute an amendment to the Spanish Valley Area Plan for the area covered by the approved PC Zone Plan. The conditions and limitations agreed to in the approval of the PC Zone Plan shall confer a vested right to proceed with the development process established in this chapter for the property(s) included within the applicable PC Zone, including the number of dwelling units and the square footage of nonresidential uses reflected in the approved PC Zone.

(B) Community Structure Plan (CSP)

Following approval of the PC Zone Plan, a Community Structure Plan (CSP) shall be established for all or a portion of the area covered by the PC Zone. The CSP shall be accompanied by a development agreement that codifies the CSP, which shall be submitted for review and recommendation by the Planning Commission, and then review and approval by the County Commission. The CSP shall contain a contiguous area of some or all of the area within the PC Zone that includes one or more of the following land use districts types as indicated in the Spanish Valley Area Plan (2018) and described in these San Juan County Spanish Valley Development Ordinances:

- Central Development Area
- Perimeter Development Area
- Flex Development Area
- Highway Commercial Development Area
- Neighborhood Center

Open Space

Each CSP shall show the following:

- 1. Name of the planned community;
- 2. Names, addresses, and phone numbers of applicant and property owner(s);
- 3. Map showing CSP location, legal/boundary description, acreage, scale, and north arrow;
- 4. Map showing proposed land use district boundaries, and acreages;
- 5. Table showing the maximum number of dwelling units, open space acreage, and acreage(s) of the various non-residential land uses;
- 6. Master circulation system plan, including a street network; pedestrian, bicycle, and equestrian trail systems; identification of street alignments and right-of-way widths: illustrative cross sections which accommodate and specify vehicular, pedestrian, and bicycle use in the right-of-way. Pedestrian and bicycle trail systems shall connect the land use districts, schools and open space areas, and provide linkages to other trail systems in existing or future areas of the PC Zone and adjacent facilities within adjacent municipal jurisdictions of the Spanish Valley;
- 7. Map showing existing and proposed waterways and water bodies, major utilities and easements, wells and water sources, water protection areas and similar public health areas; surface and sub-surface storm water drainage systems, flood boundaries and flood control facilities;
- 8. Map showing adjacent parcels, their owners, and their uses;
- Map showing 40-foot contours and significant topographic features within or adjacent to the CSP property;
- 10. Documentation of existing and proposed secondary (irrigation) water rights, shares, and usage, if any;
- 11. Open space plan providing general descriptions and locations of major open spaces;
- 12. Standards that govern the design and maintenance of major public infrastructure improvements (including but not limited to streets, sidewalks, street and parking lighting, paving, street furniture, trails); and
- 13. Detailed standards that govern general building placement, massing, and other key design criteria (CSP Design Standards).

The Planning Commission shall have the discretion to not provide a positive recommendation to the County Commission, who shall have the discretion to approve or disapprove each CSP on the basis of the following: (1) the failure of the proposed CSP to include all of the elements required in this section; (2) the failure of the proposed master circulation system identified in the CSP to adequately serve the communities within the PC Zone; (3) the failure of the proposed major infrastructure identified in the CSP to provide adequate service to the communities within the PC Zone; or (4) the inclusion of land uses in the CSP not permitted or conditionally permitted under this chapter. In approving a CSP, the Planning Commission may recommend, and the County Commission may impose, reasonable conditions of approval to mitigate reasonably anticipated detrimental impacts in accordance with San Juan County Zoning Ordinance.

The conditions and limitations agreed to in the approval of the PC Zone Plan shall confer a vested right to proceed with the development process established in this chapter for the property(s) included within the applicable PC Zone, including the number of dwelling units and the square footage of nonresidential uses reflected in the approved PC Zone.

(C) Development Agreement

Following approval of the PC Zone Plan and the Community Structure Plan, a Development Agreement shall be prepared as a legal contract between San Juan County and the individual or entity that owns or controls the subject property, detailing the obligations of both parties, specifying the standards and conditions that will govern development of the property, and describing the vested interests of both parties.

(D) Project Plan/Subdivision Plat

Upon approval of the PC Zone Plan, Community Structure Plan and Development Agreement, a Project Plan shall be submitted for review that outlines project specific standards (Project Specific Standards) establishing in substantial detail the character and nature of the design of public and private improvements within the area covered by the applicable Project Plan for the applicable portion of the PC Zone covered by the Project Plan. The purpose of the Project Plan is to allow for the creation and approval of a fully-integrated development plan for a specifically identified portion of land within the applicable PC Zone.

A Project Plan should include vertical and horizontal mixtures of uses on one or more proposed lots, parcels or units located within the boundaries of the proposed Project Plan. Therefore, the Project Plan may include one or more Subdivision Plats and Site Plans and may identify a combination of proposed subdivisions and/or condominium projects, one or more of which may be submitted concurrently for review and approval with the Project Plan. The Project Plan shall be reviewed by the Staff prior to submittal to the Planning Commission for approval.

A Subdivision Plat may include a variety of land uses including condominium projects. Each Subdivision Plat submitted shall be reviewed by the Staff prior to submittal to the Planning Commission for approval. Subdivision Plats (preliminary and final) shall be submitted and approved in accordance with San Juan County Code requirements.

Application and approval of a preliminary or final Subdivision Plat may occur before submission of a Project Plan provided Project Specific Standards are submitted and approved contemporaneously with such Subdivision Plat application and approvals; and provided, further, that the Project Specific Standards and Subdivision Plat will ultimately be incorporated into an approved Project Plan. The preliminary and final plats shall conform to the applicable CSP standards as well as all applicable Project Specific Standards, including any supplemental Project Specific Standards proposed and approved by the Planning Commission in connection with the applicable final plat.

(E) Site Plan Review

Site plans (Site Plans) may be reviewed concurrently with a Project Plan or Subdivision Plat. Any proposed commercial, office, industrial, multi-family residential, open space, parks, or institutional developments and alterations to existing developments shall be located on legal lots of record created by metes and bounds conveyance with the approval of the Staff or pursuant to Subdivision Plats and shall meet the Site Plan review requirements. All San Juan County Spanish Valley Development Ordinances and requirements shall be met in preparing Site Plan applications and in designing and constructing the development. Where applicable, building permits may not be obtained nor shall any site work be performed prior to Site Plan approval.

Development Standards

(A) Open Space and Common Areas

Open Space includes common areas, parks, trails, natural areas and/or farmland that provide and preserve recreational, agricultural, or other similar uses in the PC Zone as approved by the Planning Commission. Common areas include landscaped areas (including landscaping around schools and other civic buildings), athletic fields, parks, natural open spaces and trail corridors, gathering places such as plazas, commons, exterior courtyards, public recreational facilities, landscaped medians or park strips that exceed standards, but do not include landscaped areas contained within the Spanish Valley public street cross sections. The applicable CSP Standards and Project Specific Standards shall govern the use and character of the Open Spaces, including common areas. Each PC Zone shall contain a minimum of 25 percent of the gross acreage in Open Spaces. These areas shall be designated in the applicable Project Plan and separately identified on any applicable final Subdivision Plat or Site Plan. Open Space recorded as a lot or lots in subdivisions or as common area in condominium plats and shall be maintained with open space or conservation easements or such other arrangement as is approved by the Planning Commission in connection with Project Plan or subdivision or condominium approval.

(B) Yard Requirements

Yard requirements shall be determined and governed by the applicable Project Specific Standards established pursuant to the requirements of this Chapter. The following minimum requirements shall apply in the PC Zone:

- Minimum yard areas shall be measured from the front, side and rear lines of lots, condominium private ownership yard areas (where building footprint is not recorded) or from accesses, driveways, or streets (where no property lines or private ownership yard areas exist).
- 2. Buildings may not be located within a public right of way or utility easement.

(C) Fencing, screening, maintaining clear vision along roadways

Fencing, screening and clear vision requirements shall be determined and governed by the applicable Project Specific Standards established pursuant to the requirements of this Chapter. The following requirements shall apply in the PC Zone:

- All mechanical equipment, antennas, loading and utility areas, and trash receptacles shall be screened from street view with architectural features or walls consistent with materials used in the associated buildings as more specifically set forth in the applicable Project Specific Standards.
- 2. Fences and landscape materials, except for mature trees which are pruned at least 7 feet above the ground, shall not exceed 4 feet in height within a 30-foot triangular area formed by the edge of a driveway and the street right-of-way line or within a 30-foot triangular area formed by the right-of-way lines of intersecting streets.

(D) Architectural standards

Architectural requirements shall be determined and governed by the Project Specific Standards established pursuant to the requirements of this Chapter. The following architectural standards and requirements shall apply in the PC Zone.

- 1. Architectural design of buildings and building materials shall be established in the Project Specific Standards.
- 2. All building materials shall be high quality, durable, and low maintenance.
- 3. The applicable Project Specific Standards shall address exterior relief of buildings, design of all sides of buildings, and architectural compatibility of buildings.
- 4. Maximum building heights shall be three stories or 35 feet.

(E) Landscaping requirements

Landscaping requirements shall be determined and governed by the applicable Project Specific Standards established pursuant to the requirements of this Chapter. The following landscaping requirements shall apply in the PC Zone.

- 1. Water-wise landscaping as detailed in the proposed Spanish Valley Water Efficient Landscape ordinance will be required to ensure that the limited water resources available in the region are used wisely and conserved. Specific water-wise landscaping standards which apply to the Spanish Valley Area Plan shall be required.
- 2. The applicable Project Specific Standards shall address the landscaping and proper maintenance of required front, side, and rear yards of lots and private ownership areas in the PC Zone.
- 3. All areas of lots and parcels in the PC Zone not designated for open space, parking, buildings, or other hard surfacing shall be landscaped and properly maintained.
- 4. Designated open space shall remain in a natural condition, cultivated or landscaped, as applicable, and properly maintained in accordance with the proposed Spanish Valley Water Efficient Landscape ordinance. The PC Zone shall be landscaped and properly irrigated and maintained by the applicable property owners in the PC Zone unless otherwise approved by San Juan County. All park strip areas shall be installed by the developer and properly maintained by the applicable property owners in the PC Zone. A plan for funding of on-going maintenance of street landscaping by the property owners shall be presented for approval by Staff at the time of Site Plan approval.

(F) Lighting

Lighting requirements shall be determined and governed by the proposed Spanish Valley Outdoor Lighting and Sign Illumination Requirements.

(G) Other Requirements

The following requirements shall apply in the PC Zone.

- 1. All development areas shall be graded according to San Juan County Code requirements to provide adequate drainage. Buildings shall be equipped with facilities for the discharge of all roof drainage onto the subject lot or parcel.
- 2. Incorporation of Low Impact Design (LID) storm water practices shall be required wherever possible.
- 3. The applicable owners shall properly maintain all private areas of individual lots or parcels.
- 4. The specific requirements of this Chapter may be modified as the County Commission deems appropriate pursuant to the terms of the applicable development agreement.
- 5. All common area improvements including buildings, open space, recreational facilities, roads, fences, utilities, landscaping, walkways, street lights, and signs not specifically dedicated to or accepted for ownership or maintenance by San Juan County shall be perpetually maintained by the applicable owners or their agents through a special taxing district, homeowners association with power to assess and collect fees for maintenance, or other assessment and maintenance mechanisms acceptable to the County Commission.
- 6. Improvements for which San Juan County agrees to accept maintenance responsibility shall be reviewed by the applicable service provider for compliance with adopted standards prior to approval.

Development Agreement

In conjunction with the approval of a PC Zone Plan, Community Structure Plan, and Project Plan, the developer and/or landowner and San Juan County Commission shall enter into one or more Development Agreement(s) reflecting all conditions of approval and terms of the applicable CSP and such other matters as the County Commission and developer/landowner may agree.

The County Commission chair shall sign all Development Agreements and shall only approve the Development Agreement associated with the applicable CSP. Without regard to future amendments, additions or changes to this Ordinance, the County Commission may agree, in such Development Agreements, that the developer/landowner may advance development applications for projects within the applicable CSP pursuant to the planning and approval processes set forth in this chapter, or such other process as is specifically agreed upon pursuant to a Development Agreement approved by the County Commission. Such Development Agreement(s) may further identify a process for approving amendments to an approved PC Zone Plan, CSP, Project Plan, Subdivision Plat or Site Plan, which shall be approved by the County Commission to the extent such a process differs from San Juan County Zoning Code.

Chapter 3: Spanish Valley Residential Flex Planned Community (RF) District

An ordinance clarifying the specific uses and relationships between uses within the *Residential Flex Planned Community* (RF) *District* (RF Zone). The requirements for a Large Planned Community development detailed for the PC Zone shall otherwise apply. See proposed Spanish Valley ZonIng Map for applicable locations.

Permitted Uses

A range of residential and housing are the primary uses permitted in this district. Other uses including parks, open space, commercial, business and similar uses shall be permitted within and in proximity to the large gravel pit(s) located in this area, once extraction operations are complete and site mitigation efforts are underway. All development should be planned as part of large-scale and coordinated design and planning efforts. A wide-range of residential uses, including single-family, multi-family, townhomes, employee housing and similar uses may be included as part of mixed-use, transitional development.

Conditional Uses

None

Uses Subject to the Spanish Valley Overnight Accommodations Overlay

- Hotels and Motels
- Commercial Condominiums for short-term rentals
- Bed and Breakfasts (B&Bs), lodges and resorts
- Commercial campgrounds
- All other variations of overnight accommodations intended for nightly rentals¹

Development Standards

The following development standards shall apply in addition to and/or in conjunction with the standards established for Planned Community (PC) developments:

- No non-residential uses within the RF Zone shall be permitted within 100' of an adjacent residential district boundary or an existing residential use. Residential uses within the RF Zone should be designed and located as transitions to adjacent to nearby residential neighborhoods and uses.
- 2. Maximum height should be a maximum of three stories or 35 feet to help preserve views.
- 3. A minimum 50-foot buffer shall be provided between Residential Flex uses and the top of bank for the Pack Creek drainage; a minimum buffer of 25 feet shall be provided

¹ Ibid.

between Residential Flex uses and the top of bank of all other streams, creeks, canals and drainages.

Chapter 4: Spanish Valley Business Flex Planned Community (BF) District

An ordinance clarifying the specific uses and relationships of uses within the *Business Flex Planned Community (BF) District (BF Zone)*. Unless specifically mentioned in this chapter, the requirements for Planned Community development detailed for the PC Zone shall apply. See proposed Spanish Valley Zoning Map for applicable locations.

Permitted Uses

A wide-range of business operations shall be the primary uses. These shall include business parks, large-format commercial and office uses, ancillary and support uses and smaller-scale commercial uses as appropriate. A range of residential uses, including employee housing, short-term visitor housing and similar specialty residential uses may be included as part of large-scale, coordinated and flexible business-centric developments within the BF Zone.

Conditional Uses

None.

Uses Subject to the Spanish Valley Overnight Accommodations Overlay

- Hotels and Motels
- Commercial Condominiums for short-term rentals
- Bed and Breakfasts (B&Bs), lodges and resorts
- Commercial campgrounds for motorized and/or non-motorized users
- All other variations of overnight accommodations intended for nightly rentals²

Development Standards

The following development standards shall apply in addition to and/or in conjunction with the standards established for Planned Community developments:

- No business or commercial uses shall be permitted within 500 feet of an adjacent residential district. Residential uses are permitted throughout the BF District but should be concentrated in the eastern extents of the area to provide transitions with nearby and adjacent residential neighborhoods and uses.
- 2. Maximum building height should generally be a maximum of three stories or 35 feet. This will help preserve views and reduce the visual impact of BF Zone development.
- 3. A minimum 50-foot buffer shall be provided between Business Flex uses and the top of bank for the Pack Creek drainage; a minimum buffer of 25 feet shall be provided between Business Flex uses and top of bank for smaller drainages.

DRAFT 28 September 13, 2019

² Overnight rentals in residential neighborhoods and other zones of the Spanish Valley Zoning Map are addressed in separate San Juan County ordinances.

4. One truck stop is specifically permitted as a conditional use in this Business Flex district south of Pack Creek Cutoff Road. No residential use shall be permitted within 500 feet of this use. Specific site development and environmental controls shall be established as part of approving the preliminary and final plat plan, with a requirement of protecting the health, safety and welfare of the community.

Chapter 5: Spanish Valley Highway Flex Planned Community (HF) District

An ordinance clarifying the specific uses and relationships of uses within the *Highway Flex Planned Community (HF) District* (HF Zone). Unless specifically mentioned in this chapter, the requirements for a Large Planned Community development detailed for the PC Zone shall otherwise apply. See proposed Spanish Valley Zoning Map for applicable locations.

Permitted Uses

The wide range of commercial uses detailed in the Highway Commercial Zone shall apply. These uses shall primarily be developed as part of large-scale, coordinated and flexible commercial-centric developments. A wide-range of residential uses, including employee housing, short-term visitor housing, and similar uses may be included as part of large-scale, coordinated and flexible commercial-centric developments.

Conditional Uses

None.

Uses Subject to the Spanish Valley Overnight Accommodations Overlay

- Hotels and Motels
- Commercial Condominiums for short-term rentals
- Bed and Breakfasts (B&Bs), lodges and resorts
- Commercial campgrounds
- All other variations of overnight accommodations intended for nightly rentals³

Development Standards

The following development standards shall apply in addition to and/or in conjunction with the standards established for Highway Commercial District:

No Highway Flex uses shall be permitted within 500 feet of an adjacent residential district unless U.S. Highway 191 separates the two uses.

- Residential uses should generally be concentrated in discrete rincons/alcoves IoOcated along the cliff slopes on the west side of U.S. Highway 191 to separate those uses from other uses in the HF Zone.
- 2. Maximum building height should generally be a maximum of three stories or 35 feet to help preserve views.
- 3. A minimum 50-foot buffer shall be provided between Highway Flex uses and the top of bank for the Pack Creek drainage; a minimum buffer of 25 feet shall be provided between Highway Flex uses and top of bank for smaller drainages.

³ Ibid.

Chapter 6: Spanish Valley Highway Commercial (HC) District

An ordinance creating the *Spanish Valley Highway Commercial* (HC) *District* (HC Zone) of the San Juan County Zoning Ordinance for the purpose of controlling development in the nonfederal lands in the Spanish Valley within San Juan County. See the proposed Spanish Valley Zoning Map for applicable locations and the Land Use Plan in the *San Juan County Spanish Valley Area Plan* (adopted April 17, 2018) for a general description.

Purpose

Uses

Conditional Uses

Special Provisions

Signs

Constrained Lands

District Standards

Subdivision Standards

Streets

Sidewalks and Trails

Easements

Drainage

Water Supply

Signs

Purpose

To provide a district where highway commercial uses along U.S. Highway 191 are permitted, as supported in the San Juan County Spanish Valley Area Plan (2018) and San Juan County General Plan (2018). Specific uses should include establishments offering goods and services to motorists, and provide for non-pedestrian-oriented retail, wholesale, service and repair activities which do not contribute to the creation of unattractive, congested and unsafe highway conditions, with access provided primarily from driveways linking to east/west arterial roads linked to U.S. Highway 191, from UDOT-approved access driveways on U.S. Highway 191 in the long-term.

Permitted Uses

The following is a list of typical permitted uses. The list is not exclusive. Any use not specifically listed but determined by the Planning Commission to be similar in purpose, intent or use shall be permitted.

- Banks and other financial institutions including savings, loan, and finance/mortgage institutions
- Barber shops, beauty shops and other personal service uses
- New and used automobile sales and rentals.

- Automobile fuel sales and associated convenience stores
- Automobile service stations including minor and major auto repair work, providing all repair work is conducted wholly within a completely enclosed building.
- Auto accessories, farm machinery and equipment sales
- Nurseries and greenhouses
- Mobile home sales
- Restaurants
- Groceries/Supermarkets
- Live/work units
- General Retail/Services
- Movie theaters and similar entertainment uses
- Bowling alleys and other commercial recreation facilities
- Accessory buildings and uses
- New and used boat and other marine or sport equipment sales and service,
- Customary accessory buildings and uses
- Enclosed storage, flex-office and similar uses
- Governmental facilities
- Commercial, civic, institutional and business campuses
- Electric vehicle charging stations, including but not limited to EV charging station, rapid charging station, battery exchange stations
- Bus terminals
- Day care centers, nursing or convalescent homes, and health care facilities
- Retail sales and services such as building materials, hardware and farm supply outlets
- Offices and related business activities
- Residential units above the first floor of primary uses (owner occupied or long-term lease/rental only)

Conditional Uses

- Any use encompassing buildings or structures in excess of 40,000 square feet
- Any project in excess of 10-acres
- Small-scale, local retail and service businesses such as, cafes, green grocers, day care centers, boutiques, dry cleaners and similar goods and services
 - Shall only be permitted as clustered, pre-designed centers that area minimum of three -acres in extent with limited and controlled access points from the adjacent street, coordinated and shared parking, etc.
- Any drive-in or drive-through uses
- Truck stops shall be considered as conditional uses for the portion of the HC Highway Commercial District south of Ken's Lake Cutoff Road only. No residential uses shall be permitted within 500 feet of this segment of the BF Zone, and no more than one truck stop shall be permitted within the BF Zone. Specific site development and environmental controls shall be established as part of the conditional use, preliminary plat and final plat approval process, with a focus on protecting the health, safety and welfare of the nearby residents and the community as a whole. All local, county, state

and federal laws shall be considered as part of such review. No more than one truck stop may be located along US-191 within the San Juan County portion of the Spanish Valley.

Uses Subject to the Spanish Valley Overnight Accommodations Overlay⁴

- Hotels and Motels
- Commercial Condominiums for short-term rentals
- Bed and Breakfasts (B&Bs), lodges and resorts
- Commercial campgrounds
- All other variations of overnight accommodations intended for nightly rentals

Special Provisions

- Applications for conditional uses are required to provide detailed site plan drawings (Site Plan) of their proposed use as follows:
 - o Format size not less than 8-1/2" x 11" or greater than 24" x 36".
 - o Precise dimension at a standard scale.
 - Location of all existing structures and improvements (buildings, roads, fences, ditches and canals, utility systems) and other information as required by Planning Commission.
 - Proposed methods of providing utility needs including water, sewer, electrical, and fuel services, vehicular access and parking, and appropriate methods for dealing with any special site problems such as storm water drainage.
- No buildings used for commercial or industrial purposes shall be erected within 50 feet
 of an existing residential building or a residential district boundary. Buildings used for
 commercial and industrial purposes that are located within 100 feet of a residential
 district boundary shall not exceed the height limitations of the corresponding residential
 district.
- All Highway Commercial uses must have direct frontage and/or a physical parcel connection by street to U.S. Highway 191. Sites lacking such relationships will be limited to uses and development conditions of the adjacent Spanish Valley Residential District.

Lot Design Standards

All development in the HC Zone shall be subject to the following lot design standards, which generally allow for a variety of uses and building types while maintaining the overall character of a highway commercial district. This approach promotes better site layout and development relationships that match existing and proposed infrastructure investments.

Minimum Requirements

Every building erected or installed must be located on, and every plat submitted for approval must show, a lot or building parcel that meets the minimum requirements of at

⁴ Ibid.

least one use permitted under this chapter, based on underlying zoning and subdivision type. No minimum lot size is required in the highway commercial district.

Every building and lot must have direct access to a public street or frontage road. All structures must be located on lots or parcels that provide safe and convenient access for servicing, fire protection and required on-site parking. No lot shall be approved that does not meet the minimum lot area requirements of this chapter except in the following cases:

- 1. Nonconforming lots
- 2. Public Utilities

The uses and densities listed in this chapter are allowed by right unless otherwise expressly stated. Each project must comply with all of the applicable development standards of this chapter.

Constrained Lands

Constrained lands include lands with natural slopes greater than 30 percent, jurisdictional wetlands, lands in the 100-year floodplain, public drinking water supply sources (recharge areas for wells and aquifers), lands affected by unmitigable geo-hazards, riparian habitats, and archeological sites.

Constrained lands in all HC Zone developments shall be identified on plats and remain unoccupied by buildings or impervious surfaces.

Land Suitability

Land deemed to be environmentally unsuitable shall not be platted for residential occupancy, or for such other commercial or industrial uses as may increase danger to health, life, or property, or aggravate erosion or flood hazard. Such land within the plat shall be restricted for such uses as shall not be endangered by periodic or occasional inundation or shall not produce unsafe living conditions.

The County shall not approve the subdivision of land if it is determined that the site is not suitable for platting and development purposes.

District Standards

For all principal structures in the HC Zone, the front yard, side and rear yards facing the highway, other streets and within 25 feet of a residential use or residential district shall be landscaped in accordance with the requirements of the Water Efficient Landscape chapter (Chapter 7) of the San Juan County Land Use Ordinance.

Subdivision Standards

Applicability

All plats and subdivision of land within the HC Zone shall conform to the following rules and regulations.

Lot Configuration

The lot size, width, depth, shape and orientation, and the minimum building setback lines shall be appropriate for the location of the subdivision and for the type of development and use contemplated and shall not be less than those specified as minimum standards by the HC Zone. The depth and width of properties shall be adequate to provide for the off-street service, parking facilities and fire/safety requirements required in the San Juan County Zoning Ordinance.

Side Lot Lines

Side lot lines shall be substantially at right angles to street lines unless otherwise approved by the Planning Commission.

Street Frontage Required

Each new lot or building tract shall front upon a public street.

Double Frontage Lots

Double frontage lots shall be avoided, except where essential to provide separation from traffic or to overcome specific disadvantages of topography and orientation.

Flag Lots

Flag-shaped or panhandle shaped lots may be created if all of the following requirements are met:

- 1. The lot provides access to a residential or agricultural use.
- 2. The lot has at least 20 feet of frontage on a dedicated public street, which frontage served as access only to the subject lot or parcel.
- 3. The "handle" portion of the lot is at least 20 feet in width, and not more than 250 feet in length.
- 4. The body of the lot meets the lot area and lot width and setback requirements of the applicable TYPE.

Large Lots

Where the area is divided into larger lots than for normal San Juan County building sites and, in the opinion of the Planning Commission, any or all of the tracts are susceptible to being re-subdivided, the original subdivision shall be such that the alignment of future street dedications may conform to the general street layout in the surrounding area and so that the larger tracts may be later subdivided in conformance with the requirements of this chapter and the minimum standards specified by the applicable zoning district.

Streets

Applicability

All developers shall be required to construct streets in accordance with requirements of the San Juan County Code requirements.

Street Layout

Unless otherwise approved by the Planning Commission, provisions shall be made for the extension of streets. All streets shall bear a logical relationship to the topography and to the location of existing or planned streets on adjacent properties. Adequate local streets shall be provided to accommodate the subdivision and provide access to lots. The arrangement of streets in a subdivision shall either:

- 1. Provide for the continuation or appropriate projection to existing principal streets in surrounding areas; or
- 2. Conform to a plan for a neighborhood or planned unit development approved by the Planning Commission to meet a particular situation where topographical or other conditions make continuance or conformance to existing streets impracticable or where neighborhood design makes a varied plan appropriate.

Street Connections

The system of streets designated for a subdivision, except in unusual cases, must connect with streets already dedicated in adjacent subdivision(s); and where no adjacent connections are platted, must in general be the reasonable projection of streets in the nearest subdivided tracts, and must be continued to the boundaries of the tract subdivided, so that other subdivisions may connect therewith. Reserve strips of land controlling access to or egress from other property or to or from any street or alley or having the effect of restricting or damaging the adjoining property for subdivision purposes shall not be permitted in any subdivision unless such reserve strips are conveyed to San Juan County in fee simple.

Half Right-of-Way (R.O.W.)

Half streets shall be prohibited except where essential to the reasonable development of the subdivision and where the Planning Commission finds it will be practicable to require the dedication for the other half of a street when adjoining property is subdivided.

Street Intersections

More than two streets intersecting at a point shall be avoided, except where it is impractical to secure a proper street system otherwise. Intersections shall be as near 90 degrees as possible and in no cases shall the intersection angle being less than 60 degrees.

Street Jogs

Non-intersecting streets with centerline offset of less than 125 feet shall not be approved.

Dead-End Streets

Dead-end streets, except for cul-de-sacs, shall be prohibited unless they are designed to connect with future streets on adjacent lands that have not been platted. In cases where these types of dead-end streets are allowed, a temporary turnaround with a minimum radius of 100 feet shall be constructed.

Cul-de-sacs

Cul-de-sacs shall meet the San Juan County Zoning Ordinance requirements. Ordinarily, cul-de-sacs are discouraged as they do not result in a continuity of existing streets or streets pattern and may be used only where unusual drainage or land ownership configurations exist that make other designs impractical.

Highway Access Permit

A Highway Access Permit must be approved by the Utah Department of Transportation (UDOT) for each new property or subdivision with direct access to a federal or state highway. Turn lanes, frontage road(s), curb and gutter may be required along the entire highway frontage if required by UDOT.

Street Design Standards

Street and alley widths, curves, grades design speed and centerline radius shall meet San Juan County Zoning Ordinance requirements.

Street Names and Numbers

All street names shall be as established subject to approval of San Juan County Zoning Ordinance requirements. When new streets are in alignment with existing streets, any new streets shall be named according to the existing streets with which they correspond. Streets which do not fit into an established street-naming pattern shall be named in a manner which will not duplicate or be confused with existing streets within the Spanish Valley Area Plan or its environs.

Street lighting

Street Lighting shall conform to San Juan County Zoning Ordinance requirements. The developer shall pay the costs of purchasing and installing all street lighting equipment. Street lighting design plans shall be subject to the approval of the County Engineer. The type of equipment, method of installation and location of the wiring and light poles shall meet the minimum standards and requirements of the electric company from which electricity is to be purchased. All intersections with a major collector street shall have at least one streetlight.

Sidewalks and Trails

Applicability

This section is intended to ensure adequate pedestrian access is available to serve uses that need and benefit from such access. If a builder or property owner believes that a proposed use does not need or benefit from pedestrian access, a written request for interpretation may be submitted to the Zoning Administrator describing the use and explaining why pedestrian access should not be required as a condition of the building permit for the proposed use.

Trails

Trails shall be designed as single track and multi-use trails depending on the specific need and conform to the standards in Table 6-1.

Table 6-1
Trail Design Standards

| | Cross- Slope Range | Min. Trail Width | Min. R.O.W. Width | Clearing | | Preferred Surface Materials | | | |
|----------------------------|--------------------------|------------------------|-------------------------|----------------------------|----------|-----------------------------|---------------|---------|----------|
| | | | | horizontal | vertical | natural | crushed stone | asphalt | concrete |
| Single- track Trails | 0-20% | 3, | 6' | 1.5' each side of trail | 10' | Yes | Yes | No | No |
| Multi-use Trails | 0-10% | 12' | 15' | 1.5' each side of trail | 10' | Yes | Yes | Yes | Yes |

Easements

Utility Easements Required

Utility easements shall be required unless otherwise approved by the Planning Commission and in commercial and industrial districts.

Minimum Width

The minimum rights-of-way width of each utility easement shall be 5 feet or as otherwise provided according to San Juan County Zoning Ordinance requirements.

Fire Lanes and Emergency Access Easements

Fire lanes and emergency access easements shall be provided according to San Juan County Zoning Ordinance requirements

Drainage Easements

When a proposed subdivision is traversed by an irrigation ditch or channel, natural creek or stream or a proposed drainage easement, an easement shall be provided sufficient for drainage and to allow for maintenance of the drainage system.

Trail Easements

When a proposed subdivision is traversed by a public trail shown on an adopted plan or when the Planning Commission finds that a trail easement can better serve the proposed development than a sidewalk, a minimum 15-foot wide easement shall be provided sufficient for public trail construction, maintenance and access purposes.

Adjoining Areas

When easements in areas adjoining proposed subdivisions are necessary to provide adequate drainage thereof or to serve such subdivisions with utilities, the developer shall obtain such easements.

Drainage

Applicability

Applicants shall provide, at applicant's expense, drainage structures in accordance with the requirements of the San Juan County Zoning Ordinance requirements, which will become integral parts of the existing street or roadway drainage system. The dimensions of all drainage structures must meet San Juan County Zoning Ordinance requirements. Design shall be based on environmentally sound site planning and engineering techniques.

It is especially critical that storm water management systems be designed for an entire drainage basin rather than just for specific sites. If improvements are identified and necessary downstream of the proposed development and no approved capital improvement plan exists to address the necessary improvement, the applicant shall be required to demonstrate that such existing drainage features are adequate to serve the applicant's anticipated development and to protect the public health, safety, and general welfare at full build out under existing zoning. Where such demonstration is not made, the applicant shall be required to install such necessary improvements and may seek pro-rata reimbursement from future downstream development.

Minimum Standards

A. Natural and Historic Drainage Ways

All historic flood and drainage ways shall be protected from alteration such that their primary function as storm water facilities shall be upheld.

B. 100-Year Storm

All drainage and flood control facilities shall be designed to handle the calculated difference between historic flows and the anticipated post-development 100-year frequency storms for maximum period of intensity over the entire drainage basin which the subdivision serves. The "100-year storm" referred to herein shall mean that storm run-off is calculated on the basis of a fully developed watershed.

C. Erosion

Where free fall of water occurs, satisfactory means shall be provided to prevent erosion of soil. Where required, culvers shall have concrete head walls and wing walls.

D. Catch Basins

Catch basins shall be constructed in accordance with the San Juan County Zoning Ordinance requirements.

E. Engineered Design

All drainage shall be designed by a Utah licensed professional engineer and approved according to San Juan County Zoning Ordinance requirements.

Water Supply

General

New development shall provide water supply that is sufficient in terms of quality, quantity and dependability for the proposed development. In making its determination as to whether the proposed water supply meets this standard, the decision-making body shall give substantial weight to the recommendations of state, County and applicable service district authorities and their associated standards. All water systems shall be provided by or through approved water and sewer service agencies and meet all applicable requirements of the San Juan County Zoning Ordinance requirements.

Municipal and District Water Systems

If all or part of a proposed development is within the jurisdiction of an approved public water system, then the applicant must obtain a written certification from the public water service provider stating that it is able to provide an adequate supply of drinking water with adequate quantity, quality and sufficient pressure to meet the needs of the proposed development based on the projected water usage of the development. Individual or common wells or other private water systems shall be permitted only when the subdivision boundary is outside the jurisdiction of an approved public water system able to serve the development.

Signs

See Spanish Valley US-191 Highway Commercial Sign Requirements (Chapter 9)

Spanish Valley Water Efficient Landscape Requirements Chapter 7:

An ordinance establishing minimum water efficient landscape requirements for the non-federal lands in the Spanish Valley within San Juan County. See Land Use Plan on page 28 of the San Juan County Spanish Valley Area Plan (adopted April 17, 2018) for a map and general description.

Purpose

Definitions

Applicability of Water Efficient Landscape Ordinance Landscape Design Standards Irrigation Design Standards Landscapes in New Single-family Residential Developments Prohibition on Restrictive Covenants Requiring Turf Landscapes in Commercial, Flex and Civic/Institutional Developments

Projects

Plan Review and Construction Inspection for Commercial, Industrial, and Institutional Projects

Purpose

The purpose of this ordinance is to protect and enhance the community's environmental, economic, recreational, and aesthetic resources by reducing water waste and establishing a structure for designing, installing and maintaining water efficient landscapes in the San Juan County Spanish Valley.

Definitions

The following definitions shall apply to this ordinance:

Bubbler: An irrigation head that delivers water to the root zone by "flooding" the planted area, usually measured in gallons per minute. Bubblers exhibit a trickle, umbrella or short stream pattern.

Check Valve: A device used in sprinkler heads or pipe to prevent water from draining out of the pipe through gravity flow.

Controller: A device used in irrigation systems to automatically control when and how long sprinklers or drip systems operate.

Drip Emitter: Drip irrigation fittings that deliver water slowly at the root zone of the plant, usually measured in gallons per hour.

Grading Plan: The Grading Plan shows all finish grades, spot elevations as necessary and existing and new contours with the developed landscaped area.

Ground Cover: Material planted in such a way as to form a continuous cover over the ground that can be maintained at a height not more than twelve (12) inches.

Hardscape: Patios, decks and paths. Does not include driveways and sidewalks.

Irrigation Plan: The irrigation plan shows the components of the irrigation system with water meter size, backflow prevention, precipitation rates, flow rate and operating pressure for each irrigation circuit, and identification of all irrigation equipment.

<u>Landscape Architect</u>: A person who holds a professional license to practice landscape architecture in the state of Utah. Only a Landscape Architect can legally create commercial landscape plans.

<u>Landscape Designer</u>: A person who may or may not hold professional certificates for landscape design/architecture and cannot legally create commercial landscape plans. Landscape Designers generally focus on residential design and horticultural needs of home landscapes.

<u>Landscape Plan Documentation Package</u>: The preparation of a graphic and written criteria, specifications, and detailed plans to arrange and modify the effects of natural features such as plantings, ground and water forms, circulation, walks and other features to comply with the provisions of this ordinance. The Landscape Plan Documentation Package shall include a project data sheet, a Planting Plan, an Irrigation Plan, and a Grading Plan.

<u>Landscape Zone</u>: A portion of the landscaped area having plants with similar water needs, areas with similar microclimate (i.e., slope, exposure, wind, etc.) and soil conditions, and areas that will be similarly irrigated. A landscape zone can be served by one irrigation valve, or a set of valves with the same schedule.

<u>Landscaping</u>: Any combination of living plants, such as trees, shrubs, vines, ground covers, flowers, or grass; natural features such as rock, stone, or bark chips; and structural features, including but not limited to, fountains, reflecting pools, outdoor artwork, screen walls, fences or benches.

<u>Mulch</u>: Any material such as rock, bark, wood chips or other materials left loose and applied to the soil.

Park Strip: A typically narrow landscaped area located between the back-of-curb and sidewalk.

<u>Planting Plan</u>: A Planting Plan shall clearly and accurately identify and locate new and existing trees, shrubs, ground covers, turf areas, driveways, sidewalks, hardscape features, and fences.

<u>Pop-up Spray Head</u>: A sprinkler head that sprays water through a nozzle in a fixed pattern with no rotation.

<u>Precipitation Rate</u>: The depth of water applied to a given area, usually measured in inches per hour.

<u>Pressure Regulating Valve</u>: A valve installed in an irrigation mainline that reduces a higher supply pressure at the inlet down to a regulated lower pressure at the outlet.

<u>Pressure Compensating</u>: A drip irrigation system that compensates for fluctuating water pressure by only allowing a fixed volume of water through drip emitters.

Rotor Spray Head: A sprinkler head that distributes water through a nozzle by the rotation of a gear or mechanical rotor.

<u>Runoff</u>: Irrigation water that is not absorbed by the soil or landscape area to which it is applied, and which flows onto other areas.

Spray Sprinkler: An irrigation head that sprays water through a nozzle.

<u>Stream Sprinkler</u>: An irrigation head that projects water through a gear rotor in single or multiple streams.

Turf: A surface layer of earth containing mowed grass with its roots.

<u>Water-Conserving Plant</u>: A plant that can generally survive with available rainfall once established although supplemental irrigation may be needed or desirable during spring and summer months.

Applicability of Water Efficient Landscape Ordinance

The provisions of this ordinance shall apply to all new and rehabilitated landscapes for public agency projects, private development projects, developer-installed landscape projects in multi-family and single-family residential projects, and homeowner provided landscape improvements within the front, side, and rear yards of single and two-family dwellings.

Landscape Design Standards

- A. Plant Selection. Plants shall be well-suited to the microclimate and soil conditions at the project site. Both native and locally-adapted plants are acceptable. Plants with similar water needs shall be grouped together as much as possible.
 - 1. Areas with slopes greater than 30% shall be landscaped with deep-rooting, water- conserving plants for erosion control and soil stabilization.
 - 2. Park strips and other landscaped areas less than eight (8) feet wide shall be landscaped with water-conserving plants, that do not include turf.
- B. Mulch. After completion of all planting, all irrigated non-turf areas shall be covered with a minimum four (4) inch layer of mulch to retain water, inhibit weed growth, and moderate soil temperature. Non-porous material shall not be placed under the mulch.
- C. Soil Preparation. Soil preparation will be suitable to provide healthy growing conditions for the plants and to encourage water infiltration and penetration. Soil preparation shall include scarifying the soil to a minimum depth of six (6) inches and amending the soil with organic material as per specific recommendations of the Landscape Designer/Landscape Architect based on the soil conditions.
- D. Tree Selection. Tree species shall be selected based on growth characteristics and site conditions, including available space, overhead clearance, soil conditions, exposure, and desired color and appearance. Trees shall be selected as follows:
 - Broad canopy trees shall be selected where shade or screening of tall objects is desired;
 - 2. Low-growing trees shall be selected for spaces under utility wires;
 - 3. Select trees from which lower branches can be trimmed in order to maintain a healthy growth habit where vision clearance and natural surveillance is a

- concern;
- Narrow or columnar trees shall be selected where awnings or other building features limit growth, or where greater visibility is desired between buildings and the street for natural surveillance;
- 5. Street trees shall be planted within existing and proposed park strips, and in sidewalk tree wells on streets without park strips. Tree placement shall provide canopy cover (shade) and avoid conflicts with existing trees, retaining walls, utilities, lighting, and other obstacles; and
- 6. Trees less than a two-inch caliper shall be double-staked until the trees mature to a two-inch caliper.

Irrigation Design Standards

- A. Pressure Regulation. A pressure regulating valve shall be installed and maintained by the consumer if the static service pressure exceeds 80 pounds per square inch (psi). The pressure-regulating valve shall be located between the meter and the first point of water use, or first point of division in the pipe, and shall be set at the manufacturer's recommended pressure for the sprinklers.
- B. Irrigation Controller. Landscaped areas shall utilize a WaterSense labeled smart irrigation controller which automatically adjusts the frequency and/or duration of irrigation events in response to changing weather conditions. All controllers shall be equipped with automatic rain delay or rain shut-off capabilities.
- C. Each valve shall irrigate a landscape with similar site, slope and soil conditions and plant materials with similar watering needs. Turf and non-turf areas shall be irrigated on separate valves. Drip emitters and sprinklers shall be placed on separate valves.
- D. Drip emitters or a bubbler shall be provided for each tree. Bubblers shall not exceed 1.5 gallons per minute per device. Bubblers for trees shall be placed on a separate valve unless specifically exempted by the County due to the limited number of trees on the project site.
- E. Drip irrigation or bubblers shall be used to irrigate plants in non-turf areas.
- F. Pop-up spray heads shall be at a minimum of four (4) inches in height to clear turf.
- G. Sprinklers shall have matched precipitation rates with each control valve circuit.
- H. Sprinkler heads shall be attached to rigid lateral lines with flexible material (swing joints) to reduce potential for breakage.
- I. Check valves shall be required where elevation differences cause low-head drainage. Pressure compensating valves and sprinklers shall be required where a significant variation in water pressure occurs within the irrigation system due to elevation differences.
- J. Filters and end flush valves shall be provided as necessary for drip irrigation lines.
- K. Valves with spray or stream sprinklers shall be scheduled to operate between 6 p.m. and 10 a.m. to reduce water loss from wind and evaporation.
- L. Program valves for multiple repeat cycles where necessary to reduce runoff, particularly on slopes and soils with slow infiltration rates.

Landscapes in New Single-family Residential Developments

- A. Homebuilders and/or developers subdividing lots and/or constructing new single-family residential homes shall offer a water-efficient landscaping option to prospective home buyers. The water-efficient landscaping option shall meet the Landscape Design Standards and Irrigation Design Standards of this ordinance, and the turf area shall not exceed 10% of the total landscaped area or 1,000 square feet, whichever is less.
- B. Homebuilders and/or developers who construct model homes for a designated subdivision shall have at least one model home with water-efficient landscaping. The water-efficient landscaping option shall meet the Landscape Design Standards and Irrigation Design Standards of this ordinance, and the turf area shall not exceed 10% of the total landscaped area or 1,000 square feet, whichever is less.
- C. Model homes shall include an informational brochure on water-efficient landscaping.

Prohibition on Restrictive Covenants Requiring Turf

- A. Any Homeowners Association governing documents, such as bylaws, operating rules, covenants, conditions, and restrictions that govern the operation of a common interest development, are void and unenforceable if they:
 - 1. Require the use of turf in landscape areas less than 8 feet wide or require turf in other areas that exceed 10% of the landscaped area; or
 - 2. Prohibit, or include conditions that have the effect of prohibiting, the use of water-conserving plants as a group; or
 - 3. Have the effect of prohibiting or restricting compliance with this ordinance or other water conservation measures.

Landscapes in Commercial, Flex and Civic/Institutional Developments

Commercial, Flex and Civic/Institutional landscapes shall meet the Landscape Design Standards and Irrigation Design Standards of this ordinance, and the turf area shall not exceed 10% of the total landscaped area or 1,000 square feet, whichever is less, outside of active recreation areas such as playfields and sport fields.

Documentation for Commercial, Flex and Civic/Institutional Projects

Landscape Plan Documentation Package. A copy of a Landscape Plan Documentation Package shall be submitted to and approved by the County prior to the issue of any permit. A copy of the approved Landscape Plan Documentation Package shall be provided to the property owner or site manager and to the local retail water purveyor. The Landscape Plan Documentation Package shall be prepared by a registered landscape architect and shall consist of the following items:

- A. Project Data Sheet. The Project Data Sheet shall contain the following:
 - Project name and address;
 - 2. Applicant or applicant agent's name, address, phone number, and email address;
 - 3. Landscape architect's name, address, phone number, and email address; and
 - 4. Landscape contractor's name, address, phone number and email address, if available at this time.

- B. Planting Plan. A detailed planting plan shall be drawn at a scale that clearly identifies the following:
 - Location of all plant materials, a legend with botanical and common names, and size of plant materials;
 - 2. Property lines and street names;
 - 3. Existing and proposed buildings, walls, fences, utilities, paved areas and other site improvements;
 - 4. Existing trees and plant materials to be removed or retained;
 - 5. Scale: graphic and written;
 - 6. Date of design;
 - 7. Designation of landscape zones, and
 - 8. Details and specifications for tree staking, soil preparation, and other planting work.
- C. Irrigation Plan. A detailed irrigation plan shall be drawn at the same scale as the planting plan and shall contain the following information:
 - Layout of the irrigation system and a legend summarizing the type and size of all components of the system, including manufacturer name and model numbers;
 - Static water pressure in pounds per square inch (psi) at the point of connection to the public water supply;
 - 3. Flow rate in gallons per minute and design operating pressure in psi for each valve and precipitation rate in inches per hour for each valve with sprinklers, and
 - 4. Installation details for irrigation components.
- D. Grading Plan. A Grading Plan shall be drawn at the same scale as the Planting Plan and shall contain the following information:
 - 1. Property lines and street names, existing and proposed buildings, walls, fences, utilities, paved areas and other site improvements, and
 - Existing and finished contour lines and spot elevations as necessary for the proposed site improvements.

Plan Review and Construction Inspection for Commercial, Industrial, and Institutional Projects

- A. As part of the Building Permit approval process, a copy of the Landscape Plan Documentation Package shall be submitted to San Juan County staff for review and approval before construction begins.
- B. All installers and designers shall meet state and local license, insurance, and bonding requirements, and be able to show proof of such.
- C. Following construction and prior to issuing the approval for occupancy, an inspection shall be scheduled with the San Juan County Building Inspector to verify compliance with the approved landscape plans. The Certificate of Substantial Completion shall be completed by the property owner, contractor or landscape architect and submitted to the County.
- D. San Juan County reserves the right to perform site inspections at any time before, during

or after the irrigation system and landscape installation, and to require corrective measures if requirements of this ordinance are not satisfied.

Chapter 8: Outdoor Lighting and Sign Illumination Standards

An ordinance establishing outdoor lighting and design Illumination standards in order to preserve highly-valued dark skies in the region. The ordinance applies to the non-federal lands located in the Spanish Valley within San Juan County. See Spanish Valley Zoning Map for the extents of applica bility.

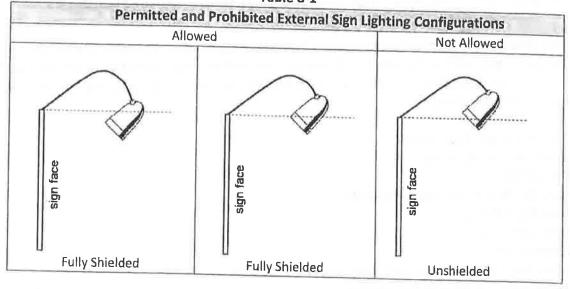
Permitted Signs Illumination
Scope and Applicability
Definitions
Fully Shielded Fixture Requirements
Total Light Output
Lighting Hours
Lighting Color
Specialized Outdoor Lighting Conditions and Standards
Application and Review Procedures
Amortization of Nonconforming Outdoor Lighting
Additional Images

Permitted Sign Illumination

Signs may be unlighted, lighted externally, lighted internally, or backlit. All sign lighting must be designed, directed, and shielded in such a manner that the light source is not visible beyond the property boundaries where the sign is located. Lighting for signs must be directed such that only the sign face is illuminated. All lighted signs must have stationary and constant lighting. All sign lighting is included in the calculation of total light output for a property.

- A. Standards for Externally Illuminated Signs:
 - Lighting for externally illuminated signs must be aimed and shielded so that light is directed only onto the sign face and does not trespass onto adjacent streets, roads or properties or into the night sky.
 - Lighting for externally illuminated signs must be mounted at the top of the sign (or within 2 feet of the top of a wall mounted sign), except for freestanding monument style signs which may be illuminated by ground mounted lighting.
 - Lighting shall consist of no more than four (4) individual fixtures (or lamps) per sign face and produce a maximum of 40,000 lumens per fixture.
 - All sign lighting shall be included in the calculation of total light output.
 - Table 8-1 shows permitted external sign lighting configurations.

Table 8-1



- B. Standards for Internally Illuminated Signs:
 - Only sign text areas and logos may be illuminated on an internally illuminated sign.
 - Internally illuminated signs shall use semi-opaque materials for sign text and logos such that the light emanating from the sign is diffused. Transparent or clear materials are not allowed for sign text and logos. Non-text portions of the sign (e.g., background and graphics other than the logo) shall be made of completely opaque material.
- C. Standards for Backlit Signs:
 - The light source shall not be visible.
 - Backlit signs shall only allow indirect illumination to emanate from the sign. For example, signs that create a "halo" effect around sign copy are allowed.
- D. Standards for Illuminated Window Signs
 - Businesses may display a maximum of two (2) illuminated window signs positioned to be primarily visible outside the business structure.
 - Illuminated window signs shall not exceed four (4) square feet in area.
 - Illuminated window signs shall not be Illuminated when the business is closed.

Outdoor Lighting

- A. Encourage outdoor lighting practices that will minimize light pollution, glare, light trespass and sky glow to curtail the degradation of the nighttime visual environment;
- B. Prevent lighting nulsances on properties located in and adjacent to Grand County;
- C. Promote energy conservation;
- D. Improve night-time safety, utility, security, and productivity;
- E. Develop an attractive nighttime appearance in the County;

- F. Minimize lighting health risks arising from inappropriate quantities and qualities of lighting;
- G. Prevent unnecessary or inappropriate outdoor lighting;
- H. Minimize nighttime impacts on nocturnal wildlife;
- Facilitate the economic development potential of astro-tourism, and the enhancement of the visitor experience in the Moab Area;
- J. Maintain the rural atmosphere of the County; and
- K. Encourage quality outdoor lighting through the use of efficient bulbs and light sources, fully shielded light fixtures, and limits on the location and uses of outdoor lighting.

Scope and Applicability

- A. All lighting should be consistent with and promote the Purposes set forth in Section [6.6.1].
- B. All exterior outdoor lighting installed after the effective date of this section in all zones in the County shall conform to the requirements established by this section. This Section does not apply to indoor lighting.
- C. All existing outdoor lighting that does not meet the requirements of this Section and is not exempted by this Section shall be considered a nonconforming use or part of a nonconforming structure subject to the five (5) year amortization schedule outlined in Section [6.6.10(B)(3)] of this LUC.

Definitions

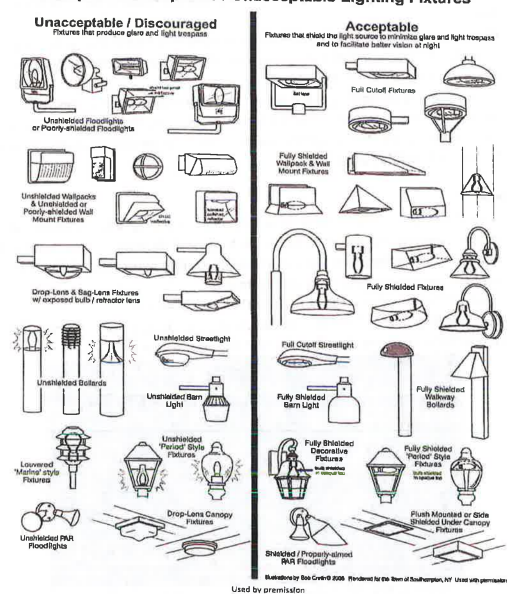
- A. "Accent or Architectural Lighting" means lighting of building surfaces, landscape features, statues, and similar items for the purpose of decoration, ornamentation, creation of visual hierarchy, sense of liveliness, or other purpose unrelated to safety, business operation, or essential lighting function.
- B. "Backlight" means all the light emanating behind a luminaire.
- C. "B.U.G. Rating" means backlight, up-light, and glare rating, which exists on a scale of zero to five (0 to 5) and describes the light output of a luminaire.



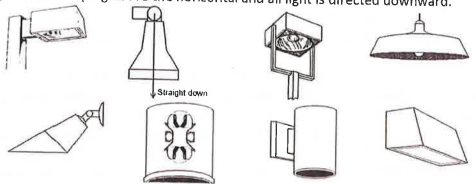
Image by City of Ft. Collins, Colorado (permission must be obtained)

- D. "Correlated Color Temperature" (CCT) is a specification of the color appearance of the light emitted by a lamp, relating its color to the color of light from a reference source when heated to a particular temperature, measured in degrees Kelvin (K). The CCT rating for a lamp is a general "warmth" or "coolness" measure of its appearance. Lamps with a CCT rating below 3,000 K are usually considered "warm" sources, while those with a CCT above 3,000 K are usually considered "cool" in appearance.
- E. "Direct Illumination" means illumination resulting from light emitted directly from a bulb, luminary, or reflector. This does not include light reflected from other surfaces such as the ground or building faces.
- F. "Fixture" means a complete lighting unit consisting of a lamp or lamps together with the parts designed to distribute the light, to position and protect the lamps, and to connect the lamps to the power supply."

Examples of Acceptable / Unacceptable Lighting Fixtures



- G. "Floodlight" means a fixture or bulb designed to "flood" an area with light. A specific form of bulb or fixture designed to direct its output in a specific direction. Such bulbs are often designated by the manufacturer and are commonly used in residential outdoor lighting.
- H. "Fully Shielded Fixture" means an outdoor light fixture constructed and mounted so that the installed fixture emits no light above the horizontal plane. Where a light manufacturer provides a BUG rating, the uplight rating (U) must equal zero (0). Fully shielded light fixtures must be shielded in and of themselves. Surrounding structures, like canopies, are not to be considered when determining if the fixture is fully shielded. Fully shielded fixtures must be appropriately mounted so that the shielding prevents light from escaping above the horizontal and all light is directed downward.



Examples of fully shielded light flxtures

- "Glare" means the visual sensation caused by excessive brightness and which causes annoyance, discomfort, or a disability loss in visual performance or visibility.
- J. "Internally Illuminated" as it relates to signs, means any sign which has a light source entirely enclosed within the sign and not directly visible to the eye.
- K. "Light Pollution" means any adverse effect of manmade light. Often used to denote "sky glow" from developed areas, but also includes glare, light trespass, visual clutter and other adverse effects of lighting.
- L. "Light Source" means the part of a lighting fixture that produces light, e.g. the bulb, lamp, or chips on board.
- M. "Light Trespass" means any light that falls beyond the legal boundaries of the property it is intended to illuminate.

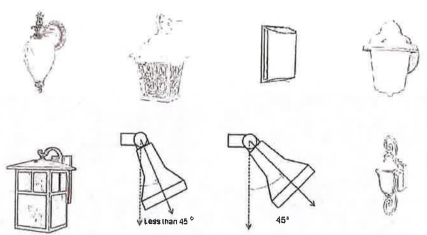


N. "Lumen" means a unit of luminous flux equal to the light emitted by a uniform point source of one candle intensity. Lumens refers to the amount of light emitted by a bulb (more lumens equals brighter light).

| Brightness in Lumens | 220+ | 400+ | 700+ | 900+ | 1300+ |
|----------------------|------|------|------|------|-------|
| Standard | 25W | 40W | 60W | 75W | 100W |
| Halogen | 18W | 28W | 42W | 53W | 70W |
| CFL | 6W | 9W | 12W | 15W | 20W |
| LED | 4W | 6W | 10W | 13W | 18W |

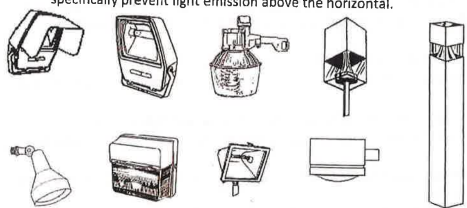
Common relationships between bulb types, wattages and lumen levels

- O. "Luminaire" means the same as "fixture."
- P. "Manufacturer's Catalog Cuts" means a publication or other printed material of a bulb or lighting manufacturer offering visual and technical information about a lighting fixture or bulb.
- Q. "Developed Acre" means the proportionate amount of an acre (43,560 square feet) of land that is converted from raw, undeveloped land into land associated with the permitted principal and accessory uses occurring on a parcel. This includes building footprints, private roads, parking lot surface areas, designated recreational areas, walking paths, stormwater detention and retention facilities, and other lands clearly related to the permitted uses on a parcel. Present and future public rights-of-way, lands with natural slopes greater than 30 percent, jurisdictional wetlands, lands in the 100 year floodplain, public drinking water supply water sources (recharge areas for the aquifer in the Glen Canyon Formation), lands affected by immitigable geo-hazards, riparian habitats, archeological sites, and required open space shall not be included in the calculation of developed acreage.
- R. "Outdoor Light Fixture" means a complete lighting unit consisting of a lamp(s) and ballast(s) (when applicable), together with the parts designed to distribute the light, to position and protect the lamps, and to connect the lamps to the power supply. Also known as a luminaire, or simply as a fixture.
- S. "Partially Shielded Light Fixture" means an outdoor light fixture constructed and mounted so that the installed fixture emits most of its light above the horizontal plane. Where a light manufacturer provides a BUG rating, the uplight (U) and backlight (B) ratings are greater than zero (0). Light emitted at or above the horizontal plane (sideways or upwards) shall arise solely from incidental decorative elements or strongly colored or diffusing materials such as colored glass or plastic. Fixtures using spot or flood lamps are considered partially shielded if the lamps are aimed no higher than 45 degrees above the vertical plane beneath the fixture.



Examples of partially shielded lighting fixtures

- T. "Recreational Lighting" means lighting used to illuminate sports fields, ball courts, playgrounds, or similar outdoor recreational facilities.
- U. "Skyglow" means the brightening of the nighttime sky resulting from the scattering and reflection of artificial light by moisture and dust particles in the atmosphere. Skyglow is caused by light directed or reflected upwards or sideways and reduces one's ability to view the nighttime sky.
- V. "Spotlight" means a fixture or bulb designed to light a small area very brightly. See definition of Floodlight.
- W. "Total" means the sum of shielded and unshielded light.
- X. "Total outdoor light output" means the total amount of light measured in lumens from all bulbs installed in outdoor lighting fixtures. For bulb types that vary in light output as they age (such as fluorescent and high intensity discharge (HID) bulbs), the initial lumen output as defined by the manufacturer shall be the lumen value used.
- Y. "Tower" means any monopole, antenna, or the like that exceeds eighteen feet (18') in height.
- "Unshielded Fixture" means a fixture that has no shielding at all that would otherwise specifically prevent light emission above the horizontal.

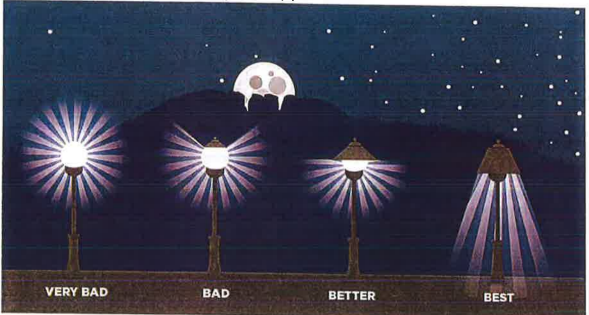


Examples of unshielded light fixtures

AA. "Uplight" means all the light emanating above the horizontal plane of a luminaire.

Fully Shielded Fixture Requirements

A. Unless specifically exempted by this Section, all outdoor lighting shall use fully shielded fixtures and shall be installed so light is directed downward with no light emitted above the horizontal plane of the fixture. Where a light manufacturer provides a BUG rating, the uplight rating (U) must equal zero (0).



- B. In order to qualify as a "fully shielded" fixture, a light fixture must have the top and sides made of completely opaque material such that light only escapes through the bottom of the fixture. Fixtures with translucent or transparent sides, or sides with perforations or slits, do not qualify as fully shielded. Any glass or diffuser on the bottom of the fixture must be flush with the fixture (no drop lenses). Merely placing a light fixture under an eave, canopy, patio cover, or other similar cover does not qualify as fully shielded.
- C. Fixtures must not be placed at a location, angle, or height that directs illumination outside the property boundaries where the light fixtures are located.
- D. Notwithstanding the exemptions in Section 6.6.4.E, all residential and commercial luminaires shall be fully shielded within twenty-five (25) feet of adjacent residential property lines.
- E. Exemptions to Fully Shielded Fixture Requirements:
 - All lights exempted by this section shall be included in the calculation for total light output.
 - Fixtures having a total light output less than one thousand (1,000) lumens are exempted from the fully shielded requirement provided the following criteria are met:
 - The fixture has a top that is completely opaque such that no light is directed upwards.
 - The fixture has sides that completely cover the light source and are made of opaque or semi-opaque material. Fixtures with opaque sides may have incidental decorative perforations that emit small amounts of light. Semi-opaque material such as dark tinted glass or translucent plastic may be used

- if the light source is not discernable behind the material. Completely transparent materials, such as clear or lightly tinted colored glass, are not allowed.
- The light source must not be visible from any point outside the property on which the fixture is located.
- Spotlights controlled by motion sensors having a light output less than one thousand (1,000) lumens per lamp are exempted from the fully shielded requirement provided:
 - The fixture is a spotlight or other type of directed light that shall be directed straight down; and
 - The fixture must not be placed in such a manner that results in illumination being directed outside the property boundaries where the light fixtures are located.
 - Lights controlled by motion sensors shall not be triggered by movement or activity located off the property on which the light is located.
- Pathway lights less than eighteen inches (18") in height are exempted from the fully shielded fixture requirement, if the total light output from each pathway light is less than three hundred (300) lumens.
- Temporary exterior lighting intended as holiday or seasonal decorations displayed between November 15 and the following January 15, provided that individual lamps do not exceed 70 lumens and neither cause light trespass nor interfere with the reasonable use and enjoyment of any other property.
- Traffic control signals and devices.
- Temporary emergency lighting in use by law enforcement or government agencies or at their direction.
- The lighting of federal or state flags, provided that the light is a top-down and narrow beam aimed and shielded to illuminate only the flag.

Total Light Output

- A. Commercial. Total outdoor light output shall not exceed fifty thousand (50,000) lumens per developed acre. Streetlights used for illumination of public rights-of-way are excluded from this calculation. Commercial developments shall be permitted a minimum of 5,000 lumens of lighting regardless of parcel size.
 - In non-residential zone districts, partially and unshielded lighting on a property shall not exceed 5,000 lumens per developed acre, and shall be included in the total outdoor light output calculation
- B. Residential. Total outdoor light output shall not exceed ten thousand (10,000) lumens of lighting for parcels one-half (acre), or larger, in size. Parcels smaller than one-half (1/2) acre shall be permitted five thousand (5,000) lumens of lighting regardless of parcel size. Total outdoor light output of any multifamily residential development including five (5) or more separate lots or units shall not exceed twenty thousand (20,000) lumens of lighting per developed acre.

- In residential zones, partially and unshielded lighting on a property shall not exceed 1,000 lumens per lot and shall be included in the total outdoor light output calculation.
- Residential units used for overnight accommodations or other commercial uses shall comply with the residential standards for total light output.

Lighting Hours

- A. Commercial establishments shall turn off all outdoor lighting, except that listed below, by twelve o'clock (12:00) midnight:
 - Businesses open to the public after twelve o'clock (12:00) midnight may leave all outdoor lighting on until one hour after the close of business.
 - Lighting to illuminate the entrance to the commercial establishments.
 - Parking lot and pathway lighting required for the safety of guests or customers.
- B. Recreational lighting (residential and commercial) shall be turned off by ten o'clock (10:00) P.M. or one hour after conclusion of a specific sporting event, whichever is later.

Lighting Color

All exterior lighting shall utilize light sources with correlated color temperature not to exceed 3,000 Kelvin (K).

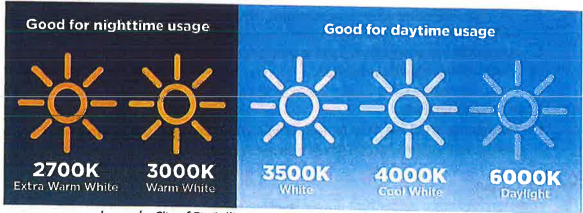


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Specialized Outdoor Lighting Conditions and Standards

- A. Gas station canopies may be illuminated provided all light fixtures are mounted on the undersurface of the canopy and all light fixtures are fully shielded. Merely placing the fixtures on the underside of the canopy does not qualify as fully shielding the light fixture.
- B. Roadway and streetlights are prohibited unless recommended by the County engineer or required by UDOT to provide for the safety of the public. When deemed necessary, streetlights shall utilize lamp types that are fully shielded luminaires that minimize sky glow, light trespass, and other unintended impacts of artificial lighting. All streetlights shall utilize the lowest illuminance levels acceptable to the County engineer and UDOT.
- C. Parking lots may not utilize spot or flood lighting whether mounted on a post or exterior building wall. The overall height of any light post used to illuminate parking lots in

commercial zones shall not exceed twenty-five feet (25'). All post mounted parking lot lights shall be set back from property lines a distance equal to two and one-half (2.5) times the height of the pole unless an internal or external shield prevents the fixture being visible from outside the property boundaries. The overall height of any light post used to illuminate parking lots in residential zones shall not exceed twenty-five feet (25'). All parking lot lighting shall use fully shielded downward directed fixtures. Internal or external shields shall prevent the fixture being visible from outside the parking lots.

- D. Outdoor recreation areas or athletic fields at publicly owned facilities may use illumination to light the surface of play and viewing stands and for the safety of the public. The following standards shall apply to outdoor recreation area or athletic field lighting:
 - The recreational lighting does not exceed illuminance levels for class IV sports lighting set by the Illuminating Engineering Society of North America.
 - The recreational lighting provides illuminance for the surface of play and viewing stands, and not for any other areas or applications.
 - Off-site impacts of the lighting will be limited to the greatest practical extent possible
 - The lighting for areas or applications outside the surface of play and viewing stands shall conform to all provisions in this Section.
 - The recreational or athletic facility shall extinguish lighting exempted by this section no later than 10:00 pm or one hour after the end of play, whichever is later.
 - The recreational lighting shall have timers that automatically extinguish lighting to ensure lights are not left on after the curfew or when the facilities are not in use.
- E. Outdoor amphitheaters may use illumination to light the performance area of the amphitheater and for the safety of the public. The following standards apply to all amphitheater lighting:
 - Lighting used to illuminate the performance area must be either directed spotlighting or fully shielded lighting. If directed spotlighting, the light source must be located and designed such that it is not visible beyond the property boundaries.
 - Lighting used to illuminate the performance area may only be turned on during performances or rehearsals.
 - Lighting used to illuminate the seating areas, pathways, and other areas of the amphitheater must meet all standards of this Section.
- F. Special events may use illumination to light the event area and for the safety of the public. The following standards apply to all amphitheater lighting:
 - Lighting used to illuminate the event area must be either directed spotlighting or fully shielded lighting. If directed spotlighting, the light source must be located and designed such that it is not visible beyond the property boundaries.
 - Lighting used to illuminate the event area may only be turned on during the hours event activities are open to the public or paying guests.
 - Lighting used to illuminate the seating areas, pathways, and other areas of the event must meet all standards of this Section.
- G. All illuminated signs shall comply with the standards of Section 6.5.

Application and Review Procedures

- A. Lighting Plan
 - All sign permit applications, subdivision applications, site plan applications, building permit applications, and other development review applications within any zone district shall include a lighting plan that shows evidence that the proposed lighting fixtures and light sources comply with this code. Lighting plans shall include the following:
 - Plans or drawings indicating the proposed location of lighting fixtures, height
 of lighting fixtures on the premises, and type of illumination devices, lamps,
 supports, shielding and reflectors used and installation and electrical details.
 - o Illustrations, such as contained in a manufacturer's catalog cuts, of all proposed lighting fixtures. For commercial uses, photometric diagrams of proposed lighting fixtures are also required. In the event photometric diagrams are not available, the applicant must provide sufficient information regarding the light fixture, bulb wattage, and shielding mechanisms for the planning commission to be able to determine compliance with the provisions of this Section.
 - A table showing the total amount of proposed exterior lights, by fixture type, wattage, lumens, and lamp type.

Approval Procedure

- A. The lighting plan for all new development shall be submitted for approval concurrent with the associated application process.
- B. A certificate of occupancy shall not be issued until such time as the property is subject to a post installation nighttime inspection by the Planning and Zoning Administrator or other county staff.

Amortization of Nonconforming Outdoor Lighting

- A. San Juan County shall require the termination of use of any and all nonconforming outdoor lighting fixtures, structures, lamps, bulbs or other devices that emit or generate light which are not otherwise exempted by this ordinance, pursuant to the amortization schedule contained in this ordinance.
- B. All outdoor lighting legally existing and installed prior to the effective date of this Section, and which is not otherwise exempted, shall be considered nonconforming and shall be brought into compliance by the property owner as follows:
 - Immediately as a condition for approval upon application for a building permit, sign
 permit, conditional use permit, new (nonrenewal) business license, site plan review
 or similar County permit or review.
 - Immediately in the case of damaged or inoperative nonconforming lighting upon replacement or repair.
 - Within five (5) years from the effective date of this Section for all other outdoor lighting.

Chapter 9 Spanish Valley Sign and Display Requirements

An Ordinance Creating the Spanish Valley Sign Requirements of the San Juan County Land Use Ordinance for the purpose of managing the design and implementation of signs and displays in the non-federal lands in northernmost portion of the San Juan County Spanish Valley. The ordinance applies to all lands in the Spanish Valley, as indicated in the Spanish Valley Zoning Map.

Purpose

Definitions

Application and Enforcement
Specific Regulations by Spanish Valley Zoning District
Design Standards for Commercial Signs
General Conditions
Maintenance of Legal Non-conforming Signs
Non-conforming Signs
Prohibited Signs
Variances and Appeals
Safety and Livability Considerations

Purpose

It is in the best interest of the health, safety and welfare of the citizens of San Juan county and the Spanish Valley to regulate signage and advertising, the following regulations are created to

- eliminate potential hazards to motorists and pedestrians; to encourage signs which are integrated with and harmonious to the buildings, setting and sites which they occupy;
- encourage legible signage through the use of excessive and confusing sign displays, thus reducing driver inattention;
- preserve and improve the appearance of the Spanish Valley as a place in which to live and to work, and to create an attraction to non-residents who come here to visit or trade:
- allow each individual business to clearly identify itself and the goods and services which they offer; to safeguard and enhance property values; and
- protect public and private investment in buildings and open space; and

Definitions

The change or rearrangement in the structural part of its design, whether by extending on a side, increasing in area, width or height, or moving from one location or position to another.

Awning

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

Building, Front Line of

The line of that face of the building or structure nearest the front line of the lot. This face includes sun parlors, bay windows, covered and/or uncovered porches, whether enclosed or unenclosed, but does not include uncovered steps less than four feet (4') above grade and eaves overhanging less than two feet (2').

Building Line

A vertical surface intersecting the ground along a line at which the front of the building occupies the lot on which it is constructed.

Code Enforcement Officer

The appropriate officer(s) employed by the San Juan County authorized to enforce this chapter.

Electronic Message Center (EMC)

Any sign, or portion thereof, that displays electronic images, graphics or pictures, with or without textual information. Such a sign has the capability of being changed or altered by electronic means on a fixed display screen composed of a series of lights, including light emitting diodes (LEDs), fiber optics, plasma displays, light bulbs, or other illumination devices within the display area where the message is displayed, EMS includes computer programmable, microprocessor controlled electronic or digital displays.

Electronic Message Sign View Area

The view area for any EMS shall be measured as follows: beginning from the outside edge of the sign face, measure one hundred fifty feet (150') to each side, then measure at a ninety degree (90°) angle three hundred feet (300') in the direction that the sign is facing, and ninety degree (90°) angle until the two (2) lines intersect.

Face of Sign

The entire area of a sign upon, against or through which any copy, electronic images, graphics or pictures, with or without textual information is placed.

Lot, Corner

A lot abutting on two (2) intersecting or intercepting streets, where the interior angle of intersection or interception does not exceed one hundred thirty-five degrees (135°).

Marquee

A sign designed and constructed for the purpose of changing the message regularly by movable letters or electric means.

Monument Sign

A sign whose base is approximately seventy-five percent (75%) of the width of the sign and is permanently set on the ground and has an opaque pedestal as part of the sign foundation

which conceals any pole support. Upon approval of the community development director, and where pole supports are not visible, the opaque pedestal may be omitted.

Nonconforming Sign

A sign or sign structure or portion thereof lawfully existing at the time this chapter or amendment thereto, became effective, which does not conform to all height, area and yard regulations prescribed in the zone in which it is located, or other regulations of this chapter.

Point of the Beginning or End of Pavement Widening

Ending of pavement widening is that point when the pavement of an interstate highway acceleration or entrance lane fully narrows to the normal width of the main travel lanes. Beginning of pavement widening is that point when the pavement of an interstate highway deceleration or exit lane begins to widen from the normal width of the main travel lanes.

Sign

Means and includes every advertising message, announcement, declaration, demonstration, display, illustration, insignia, surface, object, device, medium, conveyance or space erected or maintained in view of the observer thereof for identification, advertisement or promotion of the interests of any person, entity, product or service. The definition of "sign" shall also include the sign structure, supports, lighting system and any attachments, ornaments or other features used to draw the attention of observers. This does not include any flag, badge or ensign of any government or governmental agency erected for and used to identify said government or governmental agency.

Sign, A-frame

A temporary and/or movable sign constructed with two (2) sides attached at the top so as to allow the sign to stand in an upright position.

Sign, Animated

A sign which involves motion or rotation of any part by mechanical or artificial means or displays flashing or intermittent lights, time, temperature and electronic type message center.

Sign Area

The area of a sign that is used for display purposes, excluding the minimum frame and supports. In computing sign area, only one side of a back to back or double faced sign covering the same subject shall be computed when the signs are parallel or diverge from a common edge by an angle of not more than forty-five degrees (45°). In relation to signs that do not have a frame or separate background, sign area shall be computed on the basis of the least rectangle, triangle or circle large enough to frame the display.

Sign, Electronic Display Screen

Any sign or portion of a sign that displays an electronic image or video, which may or may not include text. This definition includes television screens, plasma screens, digital screens, flat screens, LED screens, video boards, and holographic displays.

Sign, Electronic Message Center

Any sign or portion of a sign, that uses changing lights to form a sign message or messages in text form wherein the sequence of messages and the rate of change is electronically programmed.

Sign, For Sale

A temporary sign placed on a lot offering that specific property for sale, lease or rent, and limited to twelve (12) square feet in sign area. The on premises sign may advertise a model home or open house.

Sign, Freestanding

A sign supported by a fixed permanent frame or support in the ground.

Sign, Illuminated

A sign which has characters, letters, figures, designs or outlines illuminated by electric lights or luminous tubes as a part of the sign proper.

Sign, Lighted

A sign made legible in the absence of daylight by devices which reflect or project light upon it.

Sign, Low-Profile

On premises or identification signs having a maximum height of six feet (6'), incorporated into some form of landscape design scheme or planter box.

Sign, Off-Premises

advertising sign which directs attention to a use, product, commodity or service not related to the premises.

Sign, Projecting

A sign attached to a building or other structure and extending in whole or in part more than twenty four inches (24") beyond any wall of the building or structure.

Sign, Property

A sign related to the property upon which it is located and offering such property for sale or lease, or advertising contemplated improvements, or announcing the name of the builder, owner, designer or developer of the project, or warning against trespassing.

Sign, Roof

A sign erected partly or wholly on or over the roof of a building, including ground supported signs that rest on or overlap a roof twelve inches (12") or more.

Regulations and Enforcement

- A. Compliance Required:
 - Except as provided in this chapter, no sign shall be erected, raised, moved, extended, enlarged or altered, or have the text of the sign changed, except in conformity with the regulations herein specified for the zone in which it is located.
- B. Construction Standards: All signs hereinafter erected in the county shall comply with current standards of the national electrical code, all provisions of this chapter and other applicable ordinances of the county. All component parts shall be equal to Underwriters Laboratories labeled products.
- C. Enforcement:
 - The code enforcement officer shall be vested with the duty of enforcing the zoning ordinance and in performance of such duty, he shall be empowered and directed to:
 - 1. *Issue Permits:* Issue permits to construct, alter or repair signs which conform to the provisions of this chapter.
 - 2. Determine Conformance: Ascertain that all signs, construction and all reconstruction or modification of existing signs are built or constructed in conformance to the zoning ordinances, building restrictions and building codes.
 - 3. Issue Citations and Complaints: Issue citations and/or complaints against violators of this chapter.
- D. Inspections: The code enforcement officer shall make an initial inspection upon the completion of construction, erection, re-erection or remodeling of any sign for which a permit has been issued and an inspection request is made.
- E. Sign Classification: Every sign erected or proposed to be erected within the county shall be classified by the code enforcement officer in accordance with the definitions of signs contained in Penalties section of this chapter. Any sign which does not clearly fall within one of the classifications shall be designated to the classification that it most nearly approximates in the opinion of the code enforcement officer in view of its design, location and purpose.
- F. Legal Action: The code enforcement officer shall be empowered to institute appropriate action or proceedings in any case where any sign is erected, constructed, altered, repaired, converted or maintained, or in any case where any sign is used in violation of any county ordinance, including, but not limited to, the zoning ordinance, to accomplish the following purpose: 1) to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance or use; and 2) to restrain, correct or abate such violation.
 - Issue Notice of Violation: The code enforcement officer will cause a notice of violation to be issued to the person having charge or control or benefit of any sign found by him to be unsafe or dangerous or in violation of the zoning ordinances of the county.

- 2. Abate And Remove Unsafe Or Dangerous Sign: If an unsafe or dangerous sign is not repaired or made safe within five (5) working days after giving said notice, the code enforcement officer shall have the right to at once abate and remove said sign, and the person having charge, control or benefit of any such sign, shall pay to the county within thirty (30) calendar days after written notice is mailed to such person, the costs incurred in such removal.
- 3. Abate And Remove Illegal Sign: If an Illegal sign is not made conforming within thirty (30) calendar days after giving said notice, the code enforcement officer shall have the right to at once abate and remove said sign, and the owner or person having charge, control or benefit of any such sign, shall pay to the county within thirty (30) calendar days after written notice is mailed to such person, the costs incurred in such removal.
- 4. Immediate Removal Authorized: In the case of an unsafe or illegal sign that is either an immediate hazard or whose primary purpose will have been served, at least in part, before the expiration of the notice period required herein, the code enforcement officer may effect an immediate removal without notice, subject to a subsequent right of hearing by the person receiving benefits therefrom.
- 5. Notice Of Non-maintained Abandoned Sign: The code enforcement officer shall require each non-maintained or abandoned sign to be removed from the building or premises when such sign has not been repaired or put into use by the owner, person having control or person receiving benefits of such structure within thirty (30) calendar days after notice of non-maintenance or abandonment is given to the owner, person having control or person receiving benefit of such structure.
- 6. Notification: Notification by the county to persons having charge or control or benefit of any sign found by the code enforcement officer to be unsafe or dangerous or in violation of the zoning ordinance of the county and where the county is contemplating removal of said sign, shall be accomplished by the county utilizing written notice sent according to the administrative code enforcement ordinance.
- 7. Penalty as Alternative: The code enforcement officer shall have discretionary right to enforce removal or alteration of an unsafe or illegal sign by applying the penalty as provided in the **Penalties** section of this chapter as an alternative to the abatement procedures as provided.
- G. Right of Appeal: Any person who has been ordered by the code enforcement officer to alter or remove any sign, or any person whose application for a sign permit has been refused, may appeal to the Planning Commission by serving a written notice to the county within ten (10) days of the order of the code enforcement officer. Such notice shall be considered by the Planning Commission at its next regularly scheduled meeting. Upon filing of said notice of appeal, the code enforcement officer shall take no further action with regard to the removal of the sign involved until the final decision of the Planning Commission on the appeal is known, unless the code enforcement officer finds that the sign involved, by reason of its condition, presents an immediate and serious danger to the public, or comes within the provisions of subsection F4 of this section, in which case he shall proceed immediately as provided in this chapter.

- H. Application Requirements: All applications for sign permits shall be accompanied by a plan and elevation drawing. The drawings shall be provided digitally in PDF format in a minimum 8 1/2" x 11" format. The plat information shall include sufficient information so that the code enforcement officer can determine whether the proposed sign conforms with the provisions of this chapter.
 - 1. Plot Plan Requirements: Specifically, the plat shall show the size of the sign and its location relationship to the following features of the site:
 - Property lines;
 - Existing and proposed buildings or other structures;
 - Control curbs:
 - Parking areas.
 - 2. Elevation Drawing Requirements: Specifically, the elevation drawing shall show the following information:
 - Type of sign;
 - Sign display;
 - Sign height;
 - Sign area.
- Sign Permit Required: It shall be unlawful for any person, whether acting as owner, occupant or contractor, or otherwise, to erect, construct, reconstruct, enlarge, locate or alter any sign within the county without first obtaining a sign permit from the county unless exempted from this requirement in this chapter.
- Fee Schedule: A fee as established by the County Commission shall be paid to the county for each sign permit issued under this chapter. The fee will cover the cost of issuance, including the inspection tag.

Specific Regulations by Specific Spanish Valley Zoning District

No person shall install or maintain any sign in the county in the following Spanish Valley Zoning District except as herein provided. Signs not allowed in the following subsections are specifically prohibited:

- A. Spanish Valley Residential District
 - The following provisions regulate signs in the Spanish Valley Residential District.
 - Low Profile Signs: Two (2) permanent low profile identification signs which state the
 official name of the residential subdivisions with will be allowed for residential
 developments; provided, that these signs conform to the following regulations:
 - Shall be located at the entrance of the residential subdivision and be a minimum of ten feet (10') from front property lines.
 - Shall be incorporated into a landscape design scheme.
 - Shall be limited to a maximum of three feet (3') in height from finished grade.
 - Shall be limited to sixteen (12) square feet in area for each sign.
 - Shall be limited to only two (2) signs per subdivision.
 - Shall contain no animation.
 - May not be illuminated.

- 2. Promotional Signs for Residential Developments: Promotional signs shall be allowed for residential developments to promote, market and advertise the entire development offering the property for sale and providing pertinent sales information to the public. Promotional signs are not allowed for the sale of individual lots, homes, or a portion of the development.
 - Signs shall not exceed six feet (6') in height and must be located within the boundaries of the development a minimum of ten feet (10') from a street, shall not project into or be installed on any public right-of-way and shall not be located within required intersection clear view zones. The signs shall be temporary and shall be removed when all original lots have been sold.
 - Residential developments may have up to two (2) signs offering the project for sale or inspection by the public.
- 3. Property Signs; For Sale, Lease, Or Rent: One temporary on-premises sign identifying the lot or offering the premises for sale, lease, rent, or inspection by the public is permitted and shall not exceed twelve (12) square feet in size. Such sign may be double faced or may be a movable freestanding sign and includes advertising for a model home or an open house at the premises.
- B. Spanish Valley *Planned Community, Highway Commercial and Flex Districts*The following provisions regulate signs apply to residential developments in the *Spanish Valley Planned Community and Flex Districts*.
 - 1. Low Profile Signs: Two (2) permanent low profile identification signs which state the official name of the residential subdivisions with will be allowed for residential developments; provided, that these signs conform to the following regulations:
 - Shall be located at the entrance of the residential subdivision and be a minimum of ten feet (10') from front property lines.
 - Shall be incorporated into a landscape design scheme.
 - Shall be limited to a maximum of three feet (3') in height from finished grade.
 - Shall be limited to sixteen (12) square feet in area for each sign.
 - Shall be limited to only two (2) signs per subdivision.
 - Shall contain no animation.
 - May not be illuminated.
 - Promotional Signs for Residential Developments: Promotional signs shall be allowed
 for residential developments to promote, market and advertise the entire
 development offering the property for sale and providing pertinent sales
 information to the public. Promotional signs are not allowed for the sale of
 individual lots, homes, or a portion of the development.
 - Signs shall not exceed six feet (6') in height and must be located within the boundaries of the development a minimum of ten feet (10') from a street, shall not project into or be installed on any public right-of-way and shall not be located within required intersection clear view zones. The signs shall be temporary and shall be removed when all original lots have been sold.

- Residential developments may have up to two (2) signs offering the project for sale or inspection by the public.
- 3. Property Signs; For Sale, Lease, Or Rent: One temporary on-premises sign identifying the lot or offering the premises for sale, lease, rent, or inspection by the public is permitted and shall not exceed twelve (12) square feet in size. Such sign may be double faced or may be a movable freestanding sign and includes advertising for a model home or an open house at the premises.

The following provisions regulate signs located in non-residential developments in Planned Community, Highway Commercial and Flex Districts

- 1. Freestanding Signs: Freestanding signs are permitted subject to the following provisions:
 - Number: Each parcel of property or commercial complex may have one freestanding sign. One additional freestanding sign is permitted if the property or complex has more than three hundred feet (300') of frontage on a dedicated public street. Where two (2) or more freestanding signs are constructed, they shall be separated by at least one hundred feet (100'). The second pole sign shall not be higher than seventy percent (70%) of the allowed height of the first sign. A third freestanding sign is allowed for properties with more than six hundred feet (600') of frontage on a dedicated street. The fourth freestanding sign, or additional freestanding signs, must be approved by the Planning Commission.
 - Location: Freestanding and projecting signs shall not project into or over any public street right-of-way. Projecting signs may project a maximum of four feet (4') from the building provided such projecting sign has a minimum ground clearance of ten feet (10') over any sidewalk or street right-of-way. Also, awning signs within the downtown historic district may project over the street right-of-way provided there is a minimum ground clearance of eight feet (8').
 - Height: Freestanding signs shall not exceed the following heights:
 - Signs located within five hundred feet (500') of US-191 shall not exceed thirty-feet (30') in height.
 - Where two (2) or more pole type signs are allowed, subsequent signs shall not exceed seventy percent (70%) of the allowed height of the main sign.
 - The height of signs located on all other streets shall not exceed ten feet (10') from the adjacent natural grade.
 - Where the natural grade at the sign location is below the curb elevation, the height may be measured from the curb height, provided the overall sign height is not increased by more than five feet (5'), and the sign is within thirty feet (30') of the curb or right-of-way boundary.
 - Size: The area of freestanding signs shall not exceed the following:
 - o Single tenant freestanding signs within 500' of US-191 shall not exceed seventy-five (75) square feet or one square foot of sign area per linear foot of

- street frontage up to one hundred twenty (120) square feet maximum per sign face.
- Multi-tenant signs may have one and one-half (1 1/2) square feet of sign area per linear foot of street frontage up to two hundred (200) square feet maximum. A single multi-tenant sign may be allowed up to three hundred (300) square feet if the following occurs:
 - The sign permit is approved subject to a condition which precludes the installation of another freestanding sign; and
 - The sign area does not exceed one and one-half (1 and 1/2) square feet per linear foot of street frontage.US-191 may have two (2) square feet of sign area per linear foot of street frontage, up to three hundred (300) square feet maximum.
- On corner lots, the street frontage used to determine size of the primary sign shall be limited to the street upon which the building fronts. Measurement of the street frontage shall include the actual frontage measured to the midpoint of the corner radius. A secondary sign may be allowed on the side street, and its size shall be based on the frontage of the side street.
- 2. Animated Signs: Animated signs are not be permitted
- 3. Entrance and Exit Signs: One entrance and exit sign shall be permitted at each driveway entering or leaving the premises. Such signs shall not exceed six (6) square feet in area nor be more than four feet (4') in height from the ground.
- 4. Wall Signs: Wall signs which are permanently attached or painted with a projection of less than twenty four inches (24"), shall be permitted; provided, that the area of any such sign shall not exceed twenty percent (20%) of the face of the front wall to which it is attached, nor more than ten percent (10%) of the face of a side or rear wall; and further provided, that it does not rise above the roofline or parapet wall.
- 5. Property and Project Construction Signs
 - No more than two (2) signs offering the premises for sale, lease or inspection by the public shall be permitted; provided, that the total area of each sign does not exceed thirty-two (32) square feet. Said signs may be modified to indicate that the property has been sold.
 - A project construction sign or "coming soon" promotional sign of up to sixty-four (64) square feet may be allowed within sixty (60) days of obtaining a building permit for such project. Such sign shall be removed within one year from the date the sign was erected.
- 6. Premises Signs: Off-premises signs are not be permitted.
- 7. Roof Signs: Roof signs shall conform to the following provisions:
 - Roof signs shall not be higher than the roofline or parapet wall and shall not be larger than twenty percent (20%) of the wall face of the building.
 - All roof signs shall be installed or erected in such a manner that the support structure or brace is covered and screened from public view to the extent reasonable to do so.
 - Roof signs shall not be animated.

- 8. *Projecting Signs:* Projecting signs attached to a building shall comply with the following conditions:
 - Signs projecting over public property may not project more than four feet (4') from a wall of a building, nor project closer than three feet (3') to the back of the curb. A minimum clearance of ten feet (10') above the sidewalk must be maintained.
 - Signs projecting over private property may not project more than six feet (6') from a wall of a building.
 - Signs shall not extend above the roofline.
 - No more than one projecting sign per tenant space and only at the ground level of the building.
 - The maximum sign area for projecting signs shall be one square foot of sign area for each linear foot of building frontage up to a maximum of thirty two (32) square feet per sign face (64 square feet maximum for both sides of a projecting sign).
- 9. Special Standards: The following special standards for commercial signs shall apply for all signs more than 500' from US-19.
 - Freestanding Signs; Design Standards: Freestanding signs are hereby limited to monument and low profile pole type signs with the following design standards:
 - O Height: The maximum height of the sign shall not exceed ten feet (10') from adjacent natural grade. Where the natural grade at the sign location is below the curb elevation, the height may be measured from the curb or adjacent roadway height, provided the overall sign height is not increased by more than five feet (5'), and the sign is within thirty feet (30') of the curb.
 - Size: A monument or low profile pole type sign shall be limited in size to seventy-five (50) square feet for properties with up to one hundred feet (100') of frontage on a public road. An additional one square foot of sign area may be allowed for each additional two feet (2') of public road frontage up to a maximum size of one hundred twenty (90) square feet per sign
 - Location: Signs must be located on private property and not within any public right-of-way. Signs shall not obstruct visibility at driveway entrance and exits, intersections and other points along the roadway.
 - Number: Each parcel of property or commercial complex may have one monument or low profile pole type sign. One additional monument or low profile pole type sign is permitted if the property has more than two hundred feet (200') of frontage on a public street. Where two (2) freestanding signs are constructed, they shall be separated by at least one hundred feet (100'). A third monument or low profile pole type sign is allowed for properties with more than four hundred feet (400') of frontage on a dedicated public street, and a fourth monument or low profile pole type sign is permitted for properties with six hundred (600) or more feet of public road frontage.
 - o Sign Materials: Sign materials shall be similar to or compatible with the structure which they identify. Signs shall be constructed predominantly of

- natural materials such as redwood, ceramic tile, masonry, stucco, stone, weathering steel or materials which simulate the referenced materials.
- Color: Bright day-glow or fluorescent colors are prohibited. Letters should provide sufficient contrast to be easily legible. Overall color schemes should complement the color scheme of the building. Registered national trademarks are permitted as part of the sign.
- 10. Entrance, Exit Signs; Roof Signs and Projecting Signs: Entrance and exit signs, wall signs, roof signs and projecting signs are permitted subject to provisions contained elsewhere in this chapter.

Design Standards for Commercial Signs

- A. Pole Sign Design Standards: The following design standards are mandatory:
 - 1. Sign Cabinets: Sign cabinets shall be integrated into a uniform sign, rather than added to a pole in an ad hoc manner. The modification or addition of a sign cabinet to an existing pole sign with two (2) or more independent sign cabinets shall be subject to review and approval by the community development director, who may at his/her discretion, refer the permit to the Planning Commission for approval.
 - 2. Painted Plywood Signs: Plywood signs are not permitted for permanent signs, unless approved by the Planning Commission. Sandblasted wood signs are permitted provided they are not higher than ten feet (10'), subject to review and approval by the community development director.
 - 3. Cladding: All poles supporting signs shall be cladded as a means to improve the appearance of the sign by:
 - Proportionately increasing that portion of the structure that anchors the sign to the ground; and
 - Providing a material on the support structure that complements the building architecture.
 - Cladding shall primarily be wood, stucco, brick, or rock, duplicating materials which are used on the main building. Metal products may be used if the metal replicates the appearance of a natural material.
 - Cladding is not required, if in the opinion of the community development director, the sign contains unique elements that result in a creative flair or defines a product or service with unique design, and the cladding would detract from the creativity of the design.
 - 4. Pole Transition: There shall be a transition between the pole and sign it supports, wherein the cladded pole(s) is widened at the base of the sign to at least fifty percent (50%) of the width of the sign it supports. (See exhibit A attached to the ordinance codified herein.) A transition is not required, if in the opinion of county planning staff, the sign contains design elements which serve a similar purpose and results in an aesthetic sign.
 - 5. Sign Colors: The exterior surface of the sign structure and frame (excluding sign face), shall have colors similar to the adjacent building or have earth tone colors including black, browns and grays.

- 6. Landscaping: Landscaping shall be provided at the base of the sign at a ratio of ten (10) square feet for every one-foot (1') of sign width, with fifty percent (50%) of the landscaped area containing live plant material. The plant materials used shall be expected to mature to heights of one foot (1') or greater. Where a hardship can be demonstrated, the Planning Commission may modify or waive this requirement.
- 7. Flag Lots: Businesses on flag lots (i.e., lots with narrow frontage on a public road compared to overall lot size) may be allowed a pole sign larger than the minimum size of seventy-five (75) square feet, provided the Planning Commission determines that the size of the sign is in harmony with the intent of this chapter and the size is in keeping with the building and lot size.
- B. Sign Guidelines: The following guidelines are desired and encouraged, but are not mandatory:
 - Theme and Plan: Where feasible, signs shall be incorporated into a landscape theme
 and be part of an overall design plan for the property. Aesthetic appeal is a high
 priority.
 - 2. Height: As a general principle, signs should be no higher than the adjacent building for which it advertises. However, along US-191 the sign may be taller than the adjacent building in order to provide better visibility but shall not be higher than the maximum height limits set forth in this chapter.

General Conditions

- A. Signs Not To Constitute Traffic Hazard: No sign or other advertising structure shall be erected at the intersection of any streets in such a manner as to obstruct free and clear vision; or at any location where by reason of the position, shape or color, it may interfere with, obstruct the view of or be confused with any authorized traffic sign, signal or device, or which makes use of the words "stop," "drive in," "danger" or any other words, phrases, symbols or characters in such a manner as to interfere with, mislead or confuse traffic. In general, no sign shall be placed within a triangular area with legs thirty feet (30') in length measured along the property lines at a corner.
- B. Awnings Over Public Property: Awnings over public property shall conform to all provisions of the International Building Code governing such structures. It shall maintain a minimum eight foot (8') clearance above the sidewalk or public property and shall have no signs affixed to the awnings or their supports.
- C. Temporary Signs:
 - Any sign, banner, or advertising display intended to be displayed out of doors for promotional or other temporary use, shall be considered to be a temporary sign and shall be permitted subject to all provisions of this chapter and provisions contained in the county temporary banner policy.
 - 2. Banners shall be allowed according to the county policy regarding temporary banners. The banner policy is available through the community development department. It shall be the responsibility of the applicant to remove temporary banners upon expiration of the permit period.

- D. Maintenance: Every sign shall be kept in good condition as to maintenance and repair, including the replacement of defective parts, repainting and cleaning. The ground space within a radius of ten feet (10') from the base of any ground sign shall be kept free and clear of all weeds, rubbish and inflammable material. The code enforcement officer shall inspect and enforce this pursuant to enforcement requirements of this chapter.
- E. Sign Removal: Signs identifying a discontinued use on the property shall be removed from the property within thirty (30) calendar days of the time the use was discontinued and shall thereafter be considered to be abandoned.
- F. Repair of Building Facade: A damaged building facade as the result of the removal, repair, replacement or installation of any signs shall be repaired by the property owner within thirty (30) calendar days of the time the use was discontinued.
- G. Moving to New Location: No sign erected before the adoption of this chapter shall be moved to a new location on the lot or building, or enlarged, or replaced, unless it be made to comply with provisions of this chapter.
- H. Ownership: The imprint of the sign owner and sign erector of all signs shall be in plain and public view. Signs not carrying such an imprint will be presumed to be owned by the person in possession of the property on which the sign is located.
- Lights and Lighted Signs
 See Spanish Valley Outdoor Lighting and Sign Illumination Standards for requirements.
- J. Planned Development Layout Location Signs: The purpose of the layout sign is to aid emergency personnel and visitors to quickly and efficiently locate a particular address or unit. For planned developments with a common address for multiple units there shall be a permanent sign located at all entrances to the project which:
 - 1. Identifies the development;
 - 2. Clearly shows the project address;
 - 3. Clearly shows the layout of streets and the units with their individual identification number or letter:
 - 4. The sign must be oriented to the view of the reader;
 - 5. Shall be incorporated into a landscape feature or design scheme;
 - The sign shall contain no animation;
 - 7. See Spanish Valley Outdoor Lighting and Sign Illumination Standards for lighting requirements
 - 8. The sign shall be placed such that persons in vehicles who are stopped to read the sign will not create a safety hazard.

Maintenance of Legal Non-conforming Signs

Nonconforming signs shall be required to comply with the requirements of this chapter when any change, other than normal maintenance, is made to the sign. Painting or similar sign repair shall be considered normal maintenance; provided, that the sign content remains basically unchanged. Compliance with current setback requirements may be waived by the Planning Commission when the board determines that relocating an existing sign is not practical.

Non-conforming Signs

- A. Alterations: A nonconforming sign shall not be raised, moved, replaced, extended or enlarged unless said sign is changed so as to conform to all provisions of this title. "Alterations" shall also mean the changing of the text of the sign when there is a major change in the use of the property. A major change in use occurs whenever the use changes from one of the following land use categories to another office, retail, food/restaurant service, personal service, entertainment, lodging, repairs, institutional, public utility, manufacturing, and warehouse uses. Any major change in use requires any affected nonconforming sign to conform to all the provisions of this title. Alterations shall not be interpreted to include changing the text of a marquee or changing a copy of an off premises sign.
- B. Restoration: Nonconforming signs which have been allowed to deteriorate or which have been damaged by fire, collision or any other cause beyond the control of the owner, to the extent of more than sixty percent (60%) of its assessed value shall, if repaired or rebuilt, be repaired or rebuilt in conformity with the regulations of this chapter or shall be removed.
- C. Unsafe or Dangerous: The nonconforming nature of a sign shall in no way prevent it from being subject to the provisions of the Regulations and Enforcement subsection of this ordinance if it is unsafe or dangerous.

Prohibited Signs

- A. Signs Attached To Public Property: No sign, handbill, poster, advertisement or notice of any kind or sort shall be fastened, placed, posted, painted or attached in any way or upon any curbstone, lamppost, telephone pole, telegraph pole, electric light or power pole, hydrant, bridge, tree, rock, sidewalk or street, except signs owned and erected by permission of an authorized public agency as required by law.
- B. A-Frame and Movable Freestanding Signs: Portable, temporary A-frame, and movable freestanding signs shall be prohibited. This prohibition applies to signs mounted upon or painted upon vehicles or trailers which are parked primarily for the purpose of calling attention to or advertising a specific business establishment or product.
- C. Flashing Signs: Signs which use flashing, blinking, or strobing lights are prohibited. Signs which use subtle lighting changes as part of a video screen, or EMS are permitted.
- D. Rotating Signs: Signs which move, rotate, flutter in the wind or make noise are prohibited. Pennants, streamers, and inflatable objects are also prohibited. Temporary banners must be in compliance with the county's policy on banners.
- E. Permit Exceptions: Notwithstanding any of the provisions of this chapter, the following signs and operations shall not require a sign permit; however, any of the following signs included in any other section shall conform to the applicable provisions of this chapter:
- The changing of the advertising copy or message on a marquee, provided no more than fifteen percent (15%) of the marquee surface will advertise off premises land, products or businesses.
- 2. Painting, repainting, cleaning and normal maintenance and repair of a sign or sign structure unless a substantial structural change is made.
- 3. For sale, rent or lease signs, advertising real property, that are thirty-two (32) square feet or less in area. Such sign may be double faced.

- 4. The display of official notices used by any court, or public body, or public official, or the posting of notices by any public officer, in the performance of a duty, or by any person giving legal notice.
- 5. Directional, warning, exit, parking or similar informational signs of a public or quasipublic nature, provided they have no advertising effect, and signs directed and maintained by an official body or public utility.
- 6. Any official flag, pennant or insignia of any nation, state, county or other political unit.
- 7. Nameplates of two (2) square foot maximum area.
- 8. Bulletin boards not over sixty-four (64) square feet in area for public, charitable or religious institutions where the same are located on the premises of said institutions.
- 9. Memorial signs or tablets, names of buildings and date of erection, when cut into any masonry surface or when constructed of bronze or other incombustible material.
- 10. Wall signs that are painted directly on the wall, provided they do not exceed twenty percent (20%) of the face of the wall on which it is painted.

Safety and Livability Considerations

A County Nonliability: The county and its agents shall in no way be liable for negligence or failure of the owner, or the person responsible for any damage caused by defective conditions.