



Enhanced Regulatory Outreach Program NOTICE OF PUBLIC MEETING OF THE MARICOPA COUNTY PLANNING & ZONING COMMISSION

Date/Time: Thursday, June 26, 2014, 9:30 a.m.

Location: Gold Room, 501 N. 44th St. 1st Floor

The Maricopa County Planning & Zoning Commission will host a Public Meeting to discuss formal initialization of the following proposed ordinance amendments. If this meeting is cancelled due to loss of quorum all items will be heard at the next available Commission public meeting. These matters are tentatively scheduled for a public hearing before the Commission on August 7, 2014 (and with regard to building code amendments also before the Building Code Advisory Board on July 8, 2014) for recommendation to the Maricopa County Board of Supervisors. The subject matter to be discussed at the June 26, 2014 Public Meeting includes:

TA2014001 – Wireless Communication Facilities: This is a text amendment to the Maricopa County Zoning Ordinance, Section 1202 Wireless Communication Facilities (WCF) - to overhaul the entire of Section 1202 to streamline the entitlement process for WCFs by eliminating the WCF Use Districts which are biased against the West Valley and fostering moderate height and slim monopole designs that would be permitted in all zoning districts throughout unincorporated Maricopa County without need for obtaining a Special Use Permit. Proposed verbatim language is attached.

* See bottom of this notice for complete Section 1202.

TA2014002 – Residential Lot Coverage: This is a text amendment to the Maricopa Zoning Ordinance, Articles 601.5.4, 602.5.4, 603.5.4, 604.5.4, 605.5.4, 606.5.4, 701.5.4 & 702.5.4 increasing the Maximum Lot Coverage in all Single-Family Residential and Multi-Family Residential zoning districts. This text amendment will increase Maximum Lot Coverage (cumulative area under roof) for all Single-Family Residential and Multi-Family Residential zoning districts. The proposed verbatim language is (language to be added is underscored, language to be deleted is struck-through):

SECTION 601. R1-35 (Single-Family Residential Zoning District – 35,000 Square Feet Per Dwelling Unit)

*601.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~20%~~ 30% of the lot area.*

SECTION 602. R1-18 (Single-Family Residential Zoning District – 18,000 Square Feet Per Dwelling Unit)

602.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~25%~~ 35% of the lot area.

SECTION 603. R1-10 (Single-Family Residential Zoning District – 10,000 Square Feet Per Dwelling Unit)

603.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~30%~~ 40% of the lot area.

SECTION 604. R1-8 (Single-Family Residential Zoning District – 8,000 Square Feet Per Dwelling Unit)

604.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~35%~~ 45% of the lot area.

SECTION 605. R1-7 (Single-Family Residential Zoning District – 7,000 Square Feet Per Dwelling Unit)

605.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~35%~~ 45% of the lot area.

SECTION 606. R1-6 (Single-Family Residential Zoning District – 6,000 Square Feet Per Dwelling Unit)

606.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~40%~~ 50% of the lot area.

SECTION 701. R-2 (Two-Family Residential Zoning District)

701.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~50%~~ 60% of the lot area.

SECTION 702. R-3 (Multi-Family Residential Zoning District)

R-4 (Multi-Family Residential Zoning District)

R-5 (Multi-Family Residential Zoning District)

702.5.4. **Lot Coverage:** The maximum lot coverage shall be ~~50%~~ 60% of the lot area.

TA2014003 – C-1 Use Regulations: This is a text amendment to the Maricopa Zoning Ordinance, Article 803.2 Use Regulations (C-1 Neighborhood Commercial Zoning District) – to revise Article 803.2 to insert a new Article 803.2.44 and renumber the following sub-articles of Article 803.2. The new article will state that all uses permitted in the R-5 Multi-Family Residential Zoning District are also permitted in the C-1 Neighborhood Commercial Zoning District. This will help foster mixed-used development as recommended by the Maricopa County Planning and Development Ad Hoc Task Force. The proposed verbatim language is (language to be added is underscored, language to be deleted is struck-through):

803.2. Use Regulations

44. Any use permitted in the R-5 Multi-Family Residential Zoning District.

4445. Accessory buildings and uses customarily incidental to the above uses. [Truncated.]

TA2014004 – R-5 Use Regulations: This is a text amendment to the Maricopa Zoning Ordinance, Article 702.2 Use Regulations (R-5 Multi-Family Residential Zoning District) – to insert new Articles 702.2.5 & 702.2.6 and renumber the following sub-articles of Article 702.2. The new articles will state that all uses permitted in the C-1 Neighborhood Commercial Zoning District and Mobile Home Parks per Section 1203 shall be permitted in the R-5 Multi-Family Residential Zoning District. This will help foster mixed-used development as recommended by the Maricopa County

Planning and Development Ad Hoc Task Force. The proposed verbatim language is (language to be added is underscored, language to be deleted is struck-through):

702.2. Use Regulations

5. Any use permitted in the C-1 Neighborhood Commercial Zoning District may be located in the R-5 Multi-Family Residential Zoning District.
6. Mobile Home Parks subject to the standards outline in Section 1203 of this Ordinance.
- ~~7.5.~~ Accessory buildings and uses customarily incidental to the above uses including:
[Truncated.]

TA2014005 – Billboard SUP: This is a text amendment to revise Maricopa Zoning Ordinance, Article 1301.1.41.1 to insert clarifying language that a billboard may be relocated by Special Use Permit due to public acquisition of from a parcel located within the perimeter boundary of Maricopa County. Current ordinance language does not set a limit on where the public acquisition must have occurred. This is a housekeeping item. The proposed verbatim language is (language to be added is underscored; and changes since the Stakeholder Meeting are highlighted):

- 1301.1.41. *Signs for off-site advertising or for directing attention to a business, profession, commodity, service or entertainment conducted, sold, or offered elsewhere than upon the same premises (billboards) provided that:*
1. *The sign is relocated from a parcel of property, located within the perimeter boundary of Maricopa County or within the corporate boundary of a city or town located partially within Maricopa County and partially within an adjacent county, that is acquired by a public entity for public use by condemnation, purchase or dedication.*
 2. *The sign must be removed due to that government action.*
 3. *The public entity has not paid just compensation for the sign.*
 4. *The standards of the C-2 Zoning District shall apply, except that the sign shall be permitted to remain the same size and height as the original sign.*
 5. *The standards of the C-2 Zoning District shall apply, except as noted above. No further variance to the C-2 standards may be granted by either the Board of Supervisors or the Board of Adjustment.*
 6. *Billboards may not locate in residential zoning districts; however, they may locate in rural zoning districts.*

TA2014006 – Special Uses: This is a text amendment to the Maricopa County Zoning Ordinance, Article 1301.1 Special Uses and the Use Regulations of Chapters 5, 6, 7, 8 & 9 – to overhaul Article 1301.1 so that special use categories are relegated to those uses that are temporal or of

a unique nature not appropriate in a zoning district. Many of the use categories will be moved into the use regulations for the respective zoning districts for which they are appropriate (found in Chapter 5 for Rural zoning districts, Chapter 6 for Single-Family Residential zoning districts, Chapter 7 for Multi-Family Residential zoning districts, Chapter 8 for Commercial zoning districts and Chapter 9 for Industrial zoning districts). This will provide permanent zoning entitlement for development of uses that are long term in nature as recommended by the Maricopa County Planning and Development Ad Hoc Task Force. Proposed verbatim language is attached.

* See bottom of this notice for complete Chapters 5, 6, 7, 8, 9 & 13.

TA2014007 – Gates (Building): This is a text amendment to add a paragraph Maricopa County Local Additions & Addenda, Section 205 Exemptions - that will eliminate requirement to obtain a building permit for gates within road easements. (TA2014009 is a companion text amendment to the Maricopa County Zoning Ordinance that will eliminate requirement for zoning clearance.) Gates in private streets tracts within platted subdivisions will be required to obtain a building permit. Gates will be prohibited within public right-of-way accepted into the County's road system. The proposed verbatim language is (language to be added is underscored; changed language from the stakeholder meeting is highlighted):

Section 205, Building Exceptions

A building permit shall not be required for a roadway gate within a private road easement. (However, a building permit shall be required for gates within private street tracts of a platted subdivision. A MCDOT permit shall be required for gates within public rights-of-way.

TA2014008 – Property Maintenance: This is a text amendment to revise Maricopa Zoning Ordinance adding new Article 1116, Property Maintenance and related definitions in Chapter 2, this article and definitions is derived from Maricopa County Ordinance No. P-10 (Abatement) and as such is not a new county regulation. Incorporation into the zoning ordinance will provide a civil enforcement process and will forego the need for formal abatement proceedings simple items such as weeds and junk/trash/debris which will usually be voluntarily complied upon initial notice of violation. The proposed verbatim language is (language to be added is underscored, language to be deleted is struck-through):

ARTICLE 1116. PROPERTY MAINTENANCE

A person, firm or corporation shall have committed a violation of this Ordinance if such person, firm or corporation without lawful authority:

- 1. Allows for rubbish, junk, trash, weeds, filth, debris or dilapidated buildings which constitute a hazard to public health and safety to remain upon property of which they are the owner or occupant, or to remain upon sidewalks, streets and alleys contiguous to the property which they are the owner or occupant.*
- 2. Places any rubbish, trash, filth or debris upon any private or public property located in the unincorporated areas of the County which is not owned or under the control of the person, firm or corporation.*

CHAPTER 2. DEFINITIONS

DILAPIDATED BUILDING OR STRUCTURE: Means any real property structure that is in such disrepair or is damaged to the extent that its strength or stability is substantially less than a new building or it is likely to burn or collapse and its conditions endangers the life, health, safety, or property of the public. The Building Official shall determine whether a building or structure is dilapidated. Dilapidated buildings or structures as determined by the Building Official shall include, but not be limited to, those buildings or structures that meet any or all of the following criteria:

- a) The building or structure's interior walls or other vertical structural members, list, lean or buckle to such an extent that a plumb line passing through the center of gravity falls outside of the middle third of its base.
- b) The building or structure, exclusive of the foundation, has thirty-three percent (33%) or more damage or deterioration to the supporting member or member's structural assembly, or fifty-five percent (55%) damage or deterioration to the non-supporting enclosing or outside walls or covering.
- c) The building or structure is infested by rodents, insects or other noxious pests, rendering it uninhabitable.
- d) The building or structure exhibits conditions that present actual hazards or dangers.
- e) The building or structure has been vacant and unsecured for more than forty-eight (48) hours, on more than one (1) occasion, during a previous twelve (12) month period.
- f) The building or structure or their contents represents an imminent health or fire hazard.

JUNK: Any old or scrap copper, brass, rope, rags, batteries, paper, trash, wood and rubber debris, waste, or junked, dismantled, or wrecked automobiles, or parts thereof, iron, steel, and other old or scrap ferrous or nonferrous material.

JUNKYARD: An establishment or place of business which is maintained, operated, or used for storing, keeping, buying, or selling junk, or for the maintenance or operation of an automobile graveyard. The term "junk" includes old or scrap copper, brass, rope, rags, batteries, paper, trash, wood and rubber debris, waste or junked, dismantled or wrecked automobiles, or parts thereof, iron, steel, and other old or scrap ferrous or nonferrous materials. The term "junkyard" includes garbage dumps and sanitary fills.

RUBBISH, JUNK, TRASH, DEBRIS AND FILTH: Shall include, but not be limited to: ordinary litter, refuse, waste, or rubble and remains thereof and similar material including the waste or rubble of any dilapidated building.

WEEDS: Shall include any uncultivated vegetation of a combustible nature with an associated fire hazard which cannot be reasonably contained on the property where it exists and shall include, but not be limited to: dried grass higher than six inches (6"); or other dried vegetation higher than six inches (6"); tumbleweeds, branches or clippings; or dead trees, bushes or shrubs.

TA2014009 – Gates (Zoning): This is a text amendment to add a paragraph Maricopa County Zoning Ordinance, Article 1504.5.2 - that will eliminate requirement to obtain a zoning clearance for gates within road easements. (TA2014007 is a companion text amendment to the Maricopa County Local Additions & Addenda that will eliminate requirement for building permit.) Gates in private streets tracts within platted subdivisions will be required to obtain a zoning clearance. Gates will be prohibited within public right-of-way accepted into the County's road system. The proposed verbatim language is (language to be added is underscored; and changes since the Stakeholder Meeting are highlighted):

ARTICLE 1504.5 ZONING CLEARANCE: *It shall be unlawful to construct, alter, repair or improve, remove or demolish, or to commence the creation, construction, alteration, removal or demolition of a building, structure or use without first filing with the Zoning Inspector an application in writing and obtaining a Zoning Clearance, except that such clearance shall not be required for:*

1. *A non-habitable accessory building or structure that is a single story and no greater than 200 square feet in floor area.*
2. *Fences or walls with an overall maximum finished height of **six eight (8)** feet or less, including gates across easements, unless said fence:*
 - a. *Is part of a pool barrier;*
 - b. *Serves to retain soil greater than 18 inches, as measured vertically from finished grade;*
 - c. *Is associated with any hillside development;*
 - d. *Is used as a corral;*
 - e. *Is the primary use of the property; ~~or;~~*
 - f. *Is on a corner lot abutting a key lot as outlined in Section 601, Article 601.2.12 of this Ordinance; or*
 - g. *Is within a private street tract in a platted subdivision or dedicated public right-of-way.*

The public may submit comments to the project manager, Darren Gerard, at: <http://www.maricopa.gov/regulations/comments.aspx>.

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SECTION 1202. WIRELESS COMMUNICATION FACILITIES^{*1}

ARTICLE 1202.1. PURPOSE: The principal purpose of this ~~district~~ Section is to establish the locations in unincorporated Maricopa County where communication facilities may be located and the regulations that apply to their placement. The regulations contained herein are designed to recognize the need to accommodate the approval of those types of public utility uses while still recognizing the need to promote the public health, safety and general welfare of the citizens of Maricopa County. These regulations establish zoning standards that will protect the integrity of single-family neighborhoods and maintain the character, identity, and image of hillside areas.

ARTICLE 1202.2. GENERAL PROVISIONS

1202.2.1. Wireless communications facilities are permitted in all zoning districts subject to the provisions and standards outlined in this Section. ~~The Wireless Communication Facilities Use Districts are divided into three use districts (see attached Use Districts Map) according to the following criteria:~~^{*4}

- ~~1. **District 1:** The areas of unincorporated Maricopa County which are either planned or developed to an urban density and/or in designated scenic areas (e.g. scenic highways) in proximity to these urban areas.~~
- ~~a. **District 1-A:** Those areas within District 1 which are located along and within **one mile** of U.S. Interstate 17, U.S. 60-89 (exclusive of the Sun City and Sun City West developments), State Highway 71 and State Highway 87 east of the Fort McDowell Mohave/Apache Native American community.~~^{*4}
- ~~2. **District 2:** Buffer areas or major highways (including I-10 but excluding Interstate 17, U.S. Highway 60-89, State Highway 87, Interstate 8 and State Highway 71) around urban/developed and/or scenic areas.~~^{*4}
- ~~3. **District 3:** Those areas of unincorporated Maricopa County which are not within District 1, District 1-A or District 2.~~^{*4}

1202.2.2. Wireless communication facilities are permitted on individual lots of record, or on lease or easement areas described by metes and bounds of at least 100' x 100' in order to accommodate the tower structure and associated ground equipment for multiple carriers. ~~any size in Districts 1, 1a, 2 and 3.~~^{*4}

1202.2.3. The construction and location of cellular communication facilities shall be subject to the standards contained in this regulation, unless otherwise noted herein.

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- 1202.2.4. Wireless communication structures in excess of **199 feet** in height are prohibited unless there is a plan to mitigate interference with military and commercial aircraft and to mitigate disruption of avian migration and nesting, and ~~and located within **three miles** of a military or municipal airport~~ shall be required to obtain Special Use Permit approval of the Board of Supervisors. ^{*1}
- 1202.2.5. Any proposed wireless communication facility that cannot meet the standards outlined in Article 1202.3 of this Ordinance shall be required to obtain a Special Use Permit approval by the Board of Supervisors. ~~The administrative approval process, as applied to this Section, shall involve the following procedure:~~
- ~~1. An application, together with supporting plans, documentation and fees shall be submitted to the Zoning Division of the Department. The names and addresses of all property owners of record as set forth in the records of the Maricopa County Assessor within **300 feet** of the metes and bounds description of the area on which the wireless communication facility is proposed shall be submitted by the applicant as a part of the application.~~^{*1}
 - ~~2. The Plan Review Division of the Department shall notify all property owners within **300 feet** of the metes and bounds description of the area on which the wireless communication facility is proposed, of the administrative approval request by first class mail.~~^{*1}
 - ~~3. The Plan Review Division of the Department shall authorize administrative approval for the wireless communication structure if a written objection/protest is not received from any person notified pursuant to paragraph 1202.2.5.2. above within **14 days** from the date the notice is mailed. If a written objection/protest from any person notified pursuant to paragraph 1202.2.5.2. is received, the Director may withhold approval of the administrative approval request. If a written objection/protest is rescinded or withdrawn after the Plan Review Division of the Department has withheld approval, the Plan Review Division of the Department shall approve the administrative approval request.~~^{*1}
 - ~~4. Provided, however, the Plan Review Division of the Department may authorize the administrative approval, even though a written protest has been received, if it is determined by the Plan Review Division of the Department that the public health, safety and general welfare will not be adversely affected, and that necessary safeguards will be provided for the protection of adjacent property or the permitted uses thereof; provided that the property owners and the applicant noted herein are notified of same and given an additional **14 days** to appeal to the Director of the Department, and if an appeal is made, shall make the final decision.~~^{*1}

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~~1202.2.6 Any wireless communications facility proposed to be located on any property developed primarily as an electric utility station shall not be subject to this article and shall be permitted as a matter of right pursuant to this Section. Such properties include, but are not limited to:~~

- ~~1. Substations;~~
- ~~2. Receiving stations;~~
- ~~3. Generating stations;~~
- ~~4. Switching yards;~~
- ~~5. Storage yards; and~~
- ~~6. Communications facilities.~~

~~The overall height of proposed new structures, antennas, attachments and appurtenances are limited to 125' or the height of the tallest existing structure, whichever is less. Antennas proposed to be attached onto existing structure are limited to a maximum height of 15' above the height of the existing structure.^{*2}~~

ARTICLE 1202.3. STANDARDS: The following standards shall apply in the to Wireless Communication Facilities ~~Use Districts:~~^{*1}

1202.3.1. ~~**District 1**~~ (Urban/Developed or Scenic) **Location:**

1. In Rural, ~~or Single-Family Residential Zoning Districts, land classified by the Assessor as Agricultural or Multiple-Family Zoning Districts,~~ wireless communication facilities are permitted ~~allowed as accessory uses to nonresidential uses,~~ subject to the following limitations:^{*1}
 - a. ~~The wireless communication facility shall replace an existing pole, light standard, communication facility or other pole-like structure of the same or less height and similar circumference that has been in existence for at least **one year**, or the antennae shall be attached to an existing pole or structure that has been in existence for at least **one year**, that otherwise meets applicable provisions of this Ordinance. Existing poles and/or structures in existence for less than **one year**, including proposed facilities within Development Master Plan areas, may be approved at the discretion of the Director of the Department.^{*1}~~
 - b. The maximum height of a wireless communications facility including the base, platform and attached antennae shall not exceed **80 feet** above grade or no greater than 15 feet above the height of the existing structure onto which it will be attached unless otherwise

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specified herein. set forth in Section 1202.3.1.1.a. above, whichever is greater.^{*1}

- ~~e.b.~~ Up to **two wireless communication facilities** may be mounted on a building and may include not more than **two microwave antennae dishes** with diameters of not more than **one and one half meters** (4.9 feet) each, and each being **15 feet** or less in height as measured above the roofline so long as the supporting structure is screened.^{*1}
- ~~d.c.~~ Any microwave dish antennae shall be clustered near the top of a cellular communication facility, unless otherwise approved by the Director. Towers and support structures shall have a maximum diameter of 30 inches.
- ~~e.d.~~ The color of a wireless communication facility shall be compatible with the surrounding environment or the facility shall be constructed of non-galvanized steel.^{*1}
- ~~f.e.~~ Installation of a wireless communication facility shall avoid removal of mature trees and cacti unless a plan for their relocation is approved by the Department.^{*1}
- ~~g.f.~~ Wireless communication facilities which are installed on properties on or within **500 feet** of a property required to meet Hillside Development Standards of Chapter 12, Section 1201. of this Ordinance shall be required to obtain Special Use Permit approval of the Board of Supervisors.^{*1}
- ~~h.g.~~ Wireless communication facilities shall be setback **80-2 feet** from all property lines for each 1 foot in height. Other yard requirements may be approved by the Planning Director subject to the requirements for administrative approval contained herein.^{*1}
- ~~i.h.~~ Radiation from the antennae shall not interfere with any existing communication sites. The maximum diameter of antenna arrays shall be eight feet.
- ~~j.i.~~ The maximum diameter of any microwave dish shall be **one and one half meters (4.9 feet)** unless a larger size is approved by the Director as an administrative approval, subject to the requirements for administrative approval contained herein.

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- ~~k.j.~~ All ground-mounted equipment associated with a wireless communication facility shall be **visually screened and to mitigate noise**. ~~completely screened from public view by landscaping, natural features, or existing structures. To the extent possible, all structures and related equipment shall be screened and designed to blend in with the surrounding environment. All panel antennae and related hardware and cables that are mounted on an existing structure shall be painted to match that of the existing structure or camouflaged to reduce visual impacts.~~^{*4}
- ~~h.k.~~ Unless designed in a stealth manner acceptable to staff of the Maricopa County Planning and Development Department, the tower structure for a new wireless communication facility shall be located at least 1,000 feet from any existing wireless communication facility tower structure. ~~One parking space~~ for the maintenance of the wireless communication facility must be provided. Said parking space must be paved to reduce the emission of dust.^{*4}
- ~~m.l.~~ A solid screen wall of at least ~~a maximum of six~~ **eight feet high** shall be constructed around the facility and shall screen all equipment.^{*1}
- ~~n.m.~~ Generators will only be permitted for emergency purposes. ~~All permanent generators associated with any wireless communication facility shall be contained in a completely enclosed building.~~^{*4}
2. In Commercial or Industrial zoning districts, wireless communication facilities are permitted subject to the following limitations:^{*1}
- a. The wireless communication facility, if exceeding the height requirements of the zoning district in which it is located, shall be set back from a property line that abuts land located in a Rural or Residential Zoning District **two feet one foot** for every **one foot** in height of the wireless communication facility. Notwithstanding the foregoing, the wireless communication facility shall be permitted to be located in alignment with the front of the principal building on the lot or parcel on which the wireless communication facility is erected ~~provided the wireless communication facility is located a minimum of 100 feet from an adjacent single family district property line.~~^{*1}
- b. The maximum height of a wireless communications facility including the base, platform and attached antennae, shall not exceed **80 feet** above grade provided, however, the Director may administratively approve a maximum height not to exceed ~~110~~ **120 feet** above

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~~grade, subject to the requirements for administrative approval contained herein~~ or 15' above the height of the existing structure onto which it will be attached.^{*1}

~~c. All other standards of Article 1202.3.1 of this Ordinance. Up to ~~two~~ wireless communication facilities may be mounted on a building and may include not more than ~~two~~ microwave antennae dishes with diameters of not more than ~~one and one half meters (4.9 feet)~~ each, and each being ~~15 feet~~ or ~~less~~ in height as measured above the roofline so long as the supporting structure is screened.~~^{*1}

~~d. Any microwave dish antennae shall be clustered near the top of a wireless communication facility, unless otherwise approved by the Director.~~^{*1}

~~e. The color of a wireless communication facility shall be compatible with surrounding environment.~~^{*1}

~~f. Installation of a wireless communication facility shall avoid removal of mature trees and cacti unless a plan for their relocation is approved by the Department.~~^{*1}

~~g. Wireless communication facilities which are installed on properties on or within ~~500 feet~~ of a property required to meet Hillside Development Standards of Chapter 12, Section 1201. of this Ordinance shall be required to obtain Special Use Permit approval of the Board of Supervisors.~~^{*1}

~~h. Wireless communication facilities shall be required to meet yard requirements of primary buildings or structures of the zoning district in which they are located, unless otherwise specified herein.~~^{*1}

~~i. Radiation from the antennae shall not interfere with any existing communication sites.~~

~~j. The maximum diameter of any microwave dish shall be ~~one and one half meters (4.9 feet)~~, unless a larger size is approved by the Director as an administrative approval, subject to the requirements for administrative approval contained herein.~~

~~1202.3.2. *District 1-A*~~^{*1}

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- ~~1. Wireless communication facilities shall be allowed in any zoning district subject to the same standards and height applied in Chapter 12, Section 1201., Article 1202.3.1.2.~~

~~1202.3.3. **District 2**^{*†}~~

- ~~1. Wireless communication facilities plus structures or towers and related facilities used exclusively for wireless communication purposes shall be permitted in any zoning district, subject to the following limitations:^{*†}~~
- ~~a. The maximum height of a wireless communications facility or structure or towers including the base, platform and attached antennae shall not exceed **110 feet** above grade, except that along and within **one mile** of U.S. Interstate 10 (I-10) the height shall not exceed **250 feet** above grade.^{*†}~~
- ~~b. The wireless communication facility or structure or tower in item 1202.3.3.1.a. shall be set back from a property line that abuts land located in a Rural or Residential Zoning District, or along or within **one mile** of the right of way of U.S. Interstate 10 (I-10), **two feet** for every **one foot** in height of the wireless communication structure.^{*†}~~
- ~~c. Wireless communication facilities may be mounted on a building and may include any number of microwave antennae dishes each being **15 feet or less** in height as measured above the roofline so long as the supporting structure is screened.^{*†}~~
- ~~d. The color of a wireless communication facility or structure or tower shall be compatible with the surrounding environment unless otherwise required for safety purposes.^{*†}~~
- ~~e. Installation of a wireless communication facility or structure or tower shall avoid removal of mature trees and cacti unless a plan for their relocation is approved by the Department.^{*†}~~
- ~~f. Wireless communication facilities or structures or towers which are installed on properties on or within **500 feet** of a property required to meet Hillside Development Standards of Chapter 12, Section 1201. of this Ordinance shall be required to obtain Special Use Permit approval of the Board of Supervisors.^{*†}~~

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~~g. Except as specified in Chapter 12, Section 1202.3.3.1.b., wireless communication facilities or structures or towers shall be required to meet yard requirements of primary buildings or structures of the zoning district in which they are located, unless a lesser setback is approved as an administrative approval by the Director, subject to the requirements of administrative approval contained herein.^{*†}~~

~~h. Radiation from the antennae shall not interfere with any existing communication sites.~~

~~1202.3.4. *District 3*^{*†}~~

~~1. Wireless communication facilities plus structures including tower, and related facilities used exclusively for wireless communication purposes shall be permitted in any zoning district without limitation, subject to the following standards:^{*†}~~

~~a. The color of a wireless communication facility or structure or tower shall be compatible with the surrounding environment unless otherwise required for safety.^{*†}~~

~~b. Installation of a wireless communication facility or structure or tower shall avoid removal of mature trees and cacti unless a plan for their relocation is approved by the Department.^{*†}~~

~~e. Wireless communication facilities or structures or towers which are installed on properties on or within **500 feet** of a property required to meet Hillside Development Standards of Chapter 12, Section 1201. of this Ordinance shall be required to obtain Special Use Permit approval of the Board of Supervisors.^{*†}~~

~~d. Radiation from the antennae shall not interfere with any existing communication sites.~~

3. Any wireless communications facility proposed to be located on any property, tower or pole developed primarily for the transport, receiving or distribution of electricity or as an electric utility station, or other utility compound such as a water or wastewater treatment facility, shall be permitted as a matter of right pursuant to this Section. Such properties, towers or poles include, but are not limited to:

1. Substations;
2. Receiving stations;
3. Generating stations;

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4. Switching yards;
5. Storage yards;
6. Communications facilities; and
7. Existing 500kV, 345kV, 230kV, 115kV, 69kV transmission lines.
8. In addition 12kV transmission lines, guy/stub poles, light poles or towers may have close mount antennas (less than **12 inch** radius and pole mounted equipment.

The overall height of proposed new structures, antennas, attachments and appurtenances are limited to **125 feet** or the height of the tallest existing structure, whichever is less. Antennas proposed to be attached onto existing structures are limited to a maximum height of **15 feet** above the height of the existing structure.

All ground equipment may be located as close as **three feet** to any lot line.

Date of Revisions

*1	Effective 10-04-01 – TA2000006	*2	Effective 01-05-07 – TA2005007
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Chapter 5 – Rural Zoning Districts

SECTION 501. RURAL-190 (Rural Zoning District - 190,000 Square Feet Per Dwelling Unit)

ARTICLE 501.1. PURPOSE: The principal purpose of this zoning district is to conserve and protect farms and other open land uses, foster orderly growth in rural areas, prevent urban and agricultural land use conflicts, and encourage sustainable development. The primary purpose of requiring large minimum lots of not less than **190,000 square feet** in area is to discourage small lot or residential subdivisions where public facilities such as water, sewage disposal, parks and playgrounds, and governmental services such as police and fire protection are not available or could not reasonably be made available. Principal uses permitted in this zoning district include both farm and non-farm residential uses, farms, and recreational and institutional uses.
^{*26}

ARTICLE 501.2. USE REGULATIONS: A building or premises shall be used only for the following purposes:

1. **One single-family dwelling** per lot of record.^{*5}

~~2. Deleted~~^{*35}

~~32.~~ Churches, including accessory columbariums provided that the building area of the columbarium shall not exceed **10%** of the total building area of the church building(s).^{*8}

~~43.~~ Farms, as defined in Chapter 2.

~~54.~~ Group homes for not more than **ten persons**, subject to the following performance criteria:^{*11, *16}

a. Dispersal: No such home shall be located on a lot with a property line within **1,320 feet**, measured in a straight line in any direction, of the lot line of another such group home.

b. If licensing is required by the State of Arizona, for the use, proof of such licensure shall be available to the Department of Planning and Development prior to the use being established.

~~65.~~ Public and charter elementary and high schools.^{*19 *27}

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Chapter 5 – Rural Zoning Districts

~~9. Private schools as long as the following standards are met: ^{*27}~~

~~a. The lot shall be a minimum of **five acres** in size or larger.~~

~~b. All structures must setback a minimum of **100 feet** from all property lines and shall be screened from adjacent rural and residential zoned properties by a **six foot** high fence.~~

~~c. The lot shall have frontage along a paved road that has been accepted as a public right-of-way by the Maricopa County Department of Transportation.~~

~~d. The site shall include on-site drop-off and pick-up of students. All on-site drop-off and pick-up and other parking must be setback at least **50 feet** from all property lines, excluding ingress and egress, and meet requirements as outline in Chapter 11, Section 1102.1.2.1.~~

~~e. All other standards of the Zoning District shall apply. A zoning clearance must be obtained prior to construction of any school.~~

~~If these standards cannot be met, a Special Use Permit may be applied for.~~

~~76.~~ Public and private forests and wildlife reservations.

~~87.~~ Service to the public of water, gas, electricity, telephone and cable television. The foregoing shall be deemed to include without limitation, distribution, collector and feeder lines, pumping or booster stations along pipelines, and substations along electric transmission lines. Public utility treatment and generating plants, offices and attendant facilities to the above uses may be allowed with a Special Use Permit. ^{*5, *18}

~~9. Deleted ^{*36}~~

~~108.~~ Golf courses including clubhouses located thereon, but not including miniature courses or practice driving tees operated for commercial purposes.

~~119.~~ Libraries, museums, parks, playgrounds and community buildings, provided such uses are conducted on a nonprofit basis. ^{*1}

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4210. Home occupations, residential, subject to the following: ^{*10}

- a. The entrepreneur of a home occupation shall reside in the dwelling in which the business operates.
- b. No one other than the residents of the dwelling shall be employed in the conduct of the home occupation.
- c. The business shall be conducted entirely within a completely enclosed dwelling.
- d. The total area used in the conduct of the business shall not exceed **15%** or **250 square feet** of the habitable dwelling area, whichever is less.
- e. There shall be no signs, advertising, display or other indications of the home occupation on the premises.
- f. The residential address of the business shall not be listed in any business directory or in any advertising.
- g. Direct sales of products, from display shelves or racks, is prohibited. However, a customer may pick up an order previously made by telephone or at a sales meeting.
- h. The home occupation shall not interfere with the delivery of utilities or other services to the area.
- i. The business shall not generate any noise, vibration, smoke, dust, odors, heat, glare, or electrical interference with radio or television transmission in the area that would exceed that normally produced by a dwelling unit in a zoning district used solely for residential purposes.
- j. No mechanical equipment or power tools shall be used, except that used for normal household purposes.
- k. No toxic, explosive, flammable, radioactive, or other similar material shall be used, sold, or stored on the site.
- l. There shall be no change to the residential appearance of the premises, including the creation of separate or exclusive business entrance(s).

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- m. No more than **one vehicle** used in commerce shall be permitted in connection with the home occupation. Said vehicle shall be stored in an enclosed garage at all times and shall have no more than **two axles**.
- n. The number of clients or students on the premises shall not exceed **one** at any time.
- o. No clients or students shall be permitted on the premises for business purposes between the hours of **10:00 p.m.** and **7:00 a.m.**
- p. Deliveries from commercial suppliers shall not occur more than once a month, shall not restrict traffic circulation, and shall occur between **8:00 a.m.** and **5:00 p.m.**, Monday through Friday.
- q. Any outdoor display or storage of materials, goods, supplies, or equipment shall be prohibited.
- r. If the home occupation requires that any clients or students visit the property, **one parking space** shall be provided per Chapter 11, Section 1102. of this Ordinance. For the purpose of providing said parking space, tandem parking is permissible.

~~4311.~~ Home occupations, cottage industry subject to securing a Special Use Permit. ^{**10}

~~14. DELETED Roadside stands. (See Section 501.2.21.g)~~ ^{**34}

~~15. DELETED Public riding stables and boarding stables. (See Chapter 13, Section 1301.1., Article 1301.1., Item 1301.1.20.)~~ ^{**3}

~~4612.~~ Plant nurseries and greenhouses for the propagation, cultivation and wholesale distribution of plants produced on the premises, provided such uses do not include retail sales. Open storage is limited to plants or packaged fertilizer, and the buildings and structures used in connection therewith set back from all lot lines a distance of not less than **50 feet**.

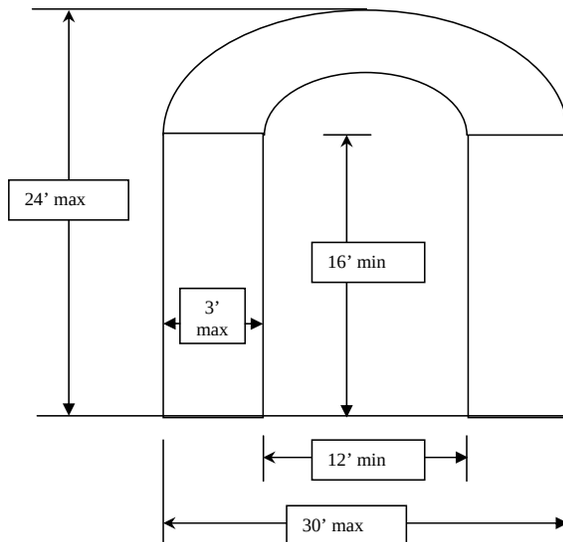
~~4713.~~ Corrals for the keeping of horses.

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4814. Fences or freestanding walls per Article 1111.5 of this Ordinance, except for entry feature structures to a residence, ranch or farm, subject to the following:^{*24 *37}

1. The entry feature shall be over a driveway, and limited to one entry feature per parcel;
2. The entry feature shall not contain lighting fixtures.
3. The entry feature shall observe a maximum height of 24', a maximum width of 30', and the structural support components shall be no greater than 3' in diameter or 3' square.
4. The entry feature shall observe a minimum opening of 12' in width and 16' in height;
5. Any signage incorporated into the entry feature shall be a maximum of 24 square feet, shall be contained within the exterior dimensions of the entry feature, and shall not obstruct the minimum opening dimensions prescribed in Article 501.2.19.4 above.



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Chapter 5 – Rural Zoning Districts

Note: Those utility companies which are regulated by the Arizona Corporation Commission may be allowed increased fence heights due to national, state or local safety standards.^{*7}

~~1915~~. Accessory dwelling unit (ADU)/guest house.^{*22,*23 *33}

- a. Only one ADU/guest house shall be permitted where at least one, but no more than one, single family residence exists on the property.^{*23}
- b. An ADU/guest house may not be rented or leased separate from the primary structure.^{*23}
- c. An ADU/guest house shall not have a separate address or mailbox from the principal dwelling.^{*23}

~~2016~~. Accessory buildings and uses customarily incidental to the above uses, including:^{*11 *31}

- a. Amateur radio antennas and amateur radio support structures.
- b. Private swimming pool along with incidental installations, such as pumps and filters, provided the following standards, and those in the current County Building Code^{*21}, are met and maintained:
 1. Such pool and incidental installations are located in other than the required front yard.
 2. Such pools are set back from all lot lines a distance of not less than **three feet**.
 3. All fish ponds and other contained bodies of water, either above or below ground level, with the container being **18 inches** or more in depth and/or wider than **eight feet** at any point measured on the long axis shall conform to the location and enclosure requirements for swimming pools as provided in the current County Building Code.^{*21}

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4. Irrigation and storm water retention facilities and the water features in public parks and golf courses are exempt from the fencing requirements for swimming pool barriers as provided in the current County Building Code.^{*21}
 5. It is the responsibility of the property owner to ensure that any pool enclosure fence and its appurtenances (e.g., gates, latching devices, locks, etc.) are maintained in safe and good working order. No person shall alter or remove any portion of a swimming pool enclosure except to repair, reconstruct or replace the enclosure in compliance with provisions of swimming pool barriers as provided in the current County Building Code.^{*6,*7,*9,*11,*12,*17*21}
- c. Private tennis court, provided that such court is not constructed within **20 feet** of any adjoining property under other ownership, and provided that tennis court fences or walls shall not exceed **12 feet** in height.^{*2}
 - d. Servant's quarters with kitchen facilities provided that the servant's quarters are integral to the primary dwelling unit and does not exceed **35%** of its area.^{**11}
 - e. Accessory use lights provided that a permitted accessory use exists. The lights must be located on the property so as not to direct or reflect light upon adjoining land, shall not be constructed within **20 feet** of any adjoining property under other ownership, and shall not exceed **20 feet** in height.
 - f. Public equestrian uses accessory to a single-family residence limited to the following:^{*25}
 1. The boarding of up to five (5) horses and/or other equine not owned by the private property owner and/or resident. Documentation of ownership shall be maintained when more than five (5) horses and/or other equine are kept on the property.
 2. Non-commercial public activities (no admission fee shall be charged) involving up to a maximum of 24 persons (including staff, participants and spectators).

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3. All structures shall meet minimum setback requirements and the maximum lot coverage requirement. All parcels must meet minimum lot area and width requirements.
 4. Any public equestrian use that cannot meet these conditions will require a Special Use Permit in accordance with Article 1301.1.20 of this ordinance.
 - g. Renewable energy systems as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation of storage of electricity, only grid-connected or off-grid systems are permitted. ^{*26}
 - h. Roadside stands offering for sale only farm products produced on the premises. ^{*34}
- ~~2417.~~ Emergency housing: Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector. ^{**11, *15}
- ~~22. Deleted 07-07-06. (TA2003005)~~
- ~~2318.~~ Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302. ^{**11*21}
- ~~2419.~~ Special uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1301. ^{**11}
- ~~2520.~~ Temporary model home sales offices, temporary real estate offices, and temporary construction administration offices/yard complex, subject to a temporary use permit, complex ~~— a model home sales complex as part of an approved, recorded subdivision~~ provided that the following conditions are met during the duration of the temporary use permit:
- A. The uses are only associated with the developer/owner and subdivision or project in which they are located. Model homes must be located on-site.
 - B. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures,

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modifications to structures and related uses ~~related to the model home sales complex~~ shall be removed. Cessation of use shall be deemed to have occurred if there have been no active building permits for a one (1) year period of time.

- C. Those uses of structures allowed shall meet all building code requirements.
- D. All necessary permits must be issued prior to placement on the site.
- E. Temporary flagpoles of up to 60 feet in height are allowed for temporary model home sales ~~complexes~~ offices. These temporary flagpoles must be removed at the cessation of use as outlined in 501.2.24.b above.

~~F. If these requirements cannot be met, the request shall be processed through the board of adjustment as a temporary use permit.~~

~~26. Temporary construction office/yard complex — construction yard and construction office complex which may include a security office or residence for a security guard provided that the following conditions are met:—~~

~~A. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site construction office/yard complexes may be allowed subject to approval by the Board of Adjustment.~~

~~B. Upon sale of the development, cessation of the need for the use **(95% buildout)**, or cessation of the use, all structures, modifications to structures and uses related to the construction office/yard complex shall be removed.—~~

~~C. Those uses of structures allowed shall meet all building code requirements.~~

~~D.F.~~ All items stored on site shall only be those required for the construction on site.

~~E.G.~~ The allowed uses may encroach into setback areas.

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~~F. All necessary permits must be issued prior to placement on the site.~~

~~G. If these requirements cannot be met, the request shall be processed through the Board of Adjustment as a Temporary Use Permit.^{*24}~~

~~2721.~~ Home daycare for up to four (4) children with the following stipulations:

- a. A land use permit from Maricopa County is required establishing the use of the residence as day-care.
- b. The permit holder of the daycare shall reside in the dwelling unit in which the daycare operates.
- c. The rear and/or side yard is enclosed and provides a minimum of 75 sq. ft. per each child occupying the outdoor activity area.
- d. There shall be no signs, advertising, display or other indications of the daycare on the premises.
- e. The total number of children under compensated care shall not exceed **four (4)** at any one time.
- f. The residential address of the business shall not be listed in any business directly or in any advertising.
- g. There shall be no change to the residential appearance of the premises, including the creation of separate or exclusive business entrance(s).
- h. No pick-up or drop off of children shall be permitted on the premises between the hours of 10:00 p.m. and 6:00 a.m. ^{*29}

~~22. Offices for homeowners associations~~

ARTICLE 501.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet.** ^{*30}

ARTICLE 501.4. YARD REGULATIONS: The required yards are as follows:

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1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **60 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **one half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **30 feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **60 feet**.

ARTICLE 501.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*32}

1. **Lot Area:** Each lot shall have a minimum lot area of **190,000** square feet.
2. **Lot Width:** Each lot shall have a minimum width of **300 feet**.
3. **Lot Area Per Dwelling Unit:** The minimum lot area per dwelling unit shall be **190,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **5%** of the lot area.

ARTICLE 501.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*26}

ARTICLE 501.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1401.^{*26}

Date of Revisions					
*1	Revised 1-24-72	*15	Revised 6-5-96	*29	Effective 2-11-2011 – TA2010014
*2	Added 4-07-75	*16	Effective 5-16-98	*30	Effective 3-16-11 – TA2010022
**3	Deleted 8-11-75	*17	Effective 8-6-99	*31	Effective 9-30-11 – TA2011001
*4	Revised 1-03-77	*18	Effective 11-19-99	*32	Effective 10-19-11 – TA2011013

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*5	Revised 11-8-82	*19	Effective 11-19-99	*33	Effective 10-19-11 – TA2011014
*6	Revised 8-15-83	*20	Deleted 11-19-99		
*7	Revised 4-1-85	*21	Effective 07-07-06	*34	Effective 10-19-11 – TA2011017
*8	Revised 4-10-89	*22	Effective 01-19-2007	*35	Effective 1-11-12 – TA2010012
*9	Revised 1-04-90	*23	Effective 11-14-2008	*36	Effective 1-11-12 - TA2007018
*10	Revised 9-12-90	*24	Effective 7-17-09 – TA2009008	*37	Effective 8-22-12 – TA2010009
**10	New 9-12-90	*25	Effective 9-18-09 – TA2008006		
**10	Renumbered 9-12-90	*26	Effective 11-19-10 – TA2009014		
*11	Revised 2-20-94	*27	Effective 11-03-10 – TA2010013		
**11	Added 2-20-94	*28	Effective 12-28-10 – TA2010017		

SECTION 502. RURAL-70 (Rural Zoning District - 70,000 Square Feet Per Dwelling Unit)

ARTICLE 502.1. PURPOSE: The principal purpose of this zoning district is to conserve and protect farms and other open land uses, foster orderly growth in rural areas, prevent urban and agricultural land use conflicts, and encourage sustainable development. The primary purpose of requiring large minimum lots of not less than **70,000 square feet** in area is to discourage small lot or residential subdivisions where public facilities such as water, sewage disposal, parks and playgrounds, and governmental services such as police and fire protection are not available or could not reasonably be made available. Principal uses permitted in this zoning district include both farm and nonfarm residential uses, farms and recreational institutional uses. ^{*2}

ARTICLE 502.2. USE REGULATIONS: The use regulations are the same as those in the **Rural-190** Zoning District.

ARTICLE 502.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**. ^{*3}

ARTICLE 502.4. YARD REGULATIONS: The required yards are as follows:

1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **60 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.

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- c. Yards along each street side of corner lots shall have a width equal to not less than **one half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **30 feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **60 feet**.

ARTICLE 502.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **70,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **250 feet**.
3. **Lot Area per Dwelling Unit:** This minimum lot area per dwelling unit shall be **70,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **10%** of the lot area.

ARTICLE 502.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*2}

ARTICLE 502.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1401.^{*2}

Date of Revisions			
*1	Revised 10-13-70	*4	Effective 10-19-11 – TA2011013
*2	Effective 11-19-10 TA2010009		
*3	Effective 3-16-11 TA2010022		

SECTION 503. RURAL-43 (Rural Zoning District - One Acre Per Dwelling Unit)

ARTICLE 503.1. PURPOSE: The principal purpose of this zoning district is to conserve and protect farms and other open land uses, foster orderly growth in rural and agricultural areas, prevent urban and agricultural land use conflicts, and encourage sustainable development, but when governmental facilities and

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services, public utilities and street access are available, or can reasonably be made available, applications for change of this zoning district to any single-family residential zoning district will be given favorable consideration. Principal uses permitted in this zoning district include both farm and non-farm residential uses, farms and recreational and institutional uses.^{*2}

ARTICLE 503.2. USE REGULATIONS: The use regulations are the same as those in the **Rural-190** Zoning District.

ARTICLE 503.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**.^{*3}

ARTICLE 503.4. YARD REGULATIONS: The required yards are as follows:

1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **40 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **one half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **30 feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **40 feet**.

ARTICLE 503.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **one acre**.
2. **Lot Width:** Each lot shall have a minimum width of **145 feet**.
3. **Lot Area per Dwelling Unit:** This minimum lot area per dwelling unit shall be **one acre**.

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4. **Lot Coverage:** The maximum lot coverage shall be **15%** of the lot area.

ARTICLE 503.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102. ^{*2}

ARTICLE 503.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1401. ^{*2}

Date of Revisions

*1	Revised 10-13-70	*3	Effective 3-16-11 TA2010022
*2	Effective 11-19-10 TA2010009	*4	Effective 10-19-11- TA2011013

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Chapter 6 – Single Family Residential Zoning Districts

SECTION 601. R1-35 (Single-Family Residential Zoning District - 35,000 Square Feet Per Dwelling Unit)

ARTICLE 601.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **35,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs, and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks, playgrounds and other community facilities. ^{*25}

ARTICLE 601.2. USE REGULATIONS: A building or premises shall be used only for the following purposes:

1. **One single-family dwelling** per lot of record.^{*6}
2. Deleted ^{*33}
3. Churches, including accessory columbaria provided that the building area of the columbarium shall not exceed **10%** of the total building area of the church building(s). ^{*9 *25}
4. Group homes for not more than **ten** persons, subject to the following performance criteria: ^{*13, *18}
 - a. Dispersal: No such home shall be located on a lot with a property line within **1,320 feet**, measured in a straight line in any direction, of the lot line of another such group home.
 - b. If licensing is required by the State of Arizona for the use, proof of such licensure shall be available to the Department of Planning and Development prior to the use being established.
5. ~~Public and charter elementary and high~~ schools. ^{*21 *26}
6. ~~Private schools as long as the following standards are met:~~ ^{*26}
 - a. ~~The lot shall be a minimum of **five acres** in size or larger.~~
 - b. ~~All structures must setback a minimum of **100 feet** from all property lines and shall be screened from adjacent rural and residential zoned properties by a **six foot** high fence.~~

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Chapter 6 – Single Family Residential Zoning Districts

~~e. The lot shall have frontage along a paved road that has been accepted as a public right of way by the Maricopa County Department of Transportation.~~

~~d. The site shall include on-site drop-off and pick-up of students. All on-site drop-off and pick-up and other parking must be setback at least **50 feet** from all property lines, excluding ingress and egress, and meet requirements as outline in Chapter 10, Section 10010.~~

~~e. All other standards of the Zoning District shall apply. A zoning clearance must be obtained prior to construction of any school.~~

~~If these standards cannot be met, a Special Use Permit may be applied for.~~

~~76.~~ Service to the public of water, gas, electricity, telephone and cable television. The foregoing shall be deemed to include without limitation, distribution, collector and feeder lines, pumping or booster stations along pipelines, and substations along electric transmission lines. Public utility treatment and generation plants, offices and attendant facilities to the above uses may be allowed with a Special Use Permit. ^{*6, *20}

~~8. Deleted ^{*34}~~

~~97.~~ Golf courses including clubhouses located thereon, but not including miniature courses or practice driving tees operated for commercial purposes.

~~108.~~ Libraries, museums, parks, playgrounds, and community buildings, provided such uses are conducted on a nonprofit basis. ^{*2}

~~119.~~ Home occupations, residential, subject to the following: ^{*11}

a. The entrepreneur of a home occupation shall reside in the dwelling in which the business operates.

b. No one other than the residents of the dwelling shall be employed in the conduct of the home occupation.

c. The business shall be conducted entirely within a completely enclosed dwelling.

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Chapter 6 – Single Family Residential Zoning Districts

- d. The total area used in the conduct of the business shall not exceed **15%** or **250 square feet** of the habitable dwelling area, whichever is less.
- e. There shall be no signs, advertising, display or other indications of the home occupation on the premises.
- f. The residential address of the business shall not be listed in any business directory or in any advertising.
- g. Direct sales of products from display shelves or racks is prohibited. However, a customer may pick up an order previously made by telephone or at a sales meeting.
- h. The home occupation shall not interfere with the delivery of utilities or other services to the area.
- i. The business shall not generate any noise, vibration, smoke, dust, odors, heat, glare, or electrical interference with radio or television transmission in the area that would exceed that normally produced by a dwelling unit in a zoning district used solely for residential purposes.
- j. No mechanical equipment or power tools shall be used except that used for normal household purposes.
- k. No toxic, explosive, flammable, radioactive, or other similar material shall be used, sold, or stored on the site.
- l. There shall be no change to the residential appearance of the premises, including the creation of separate or exclusive business entrance(s).
- m. No more than **one vehicle** used in commerce shall be permitted in connection with the home occupation. Said vehicle shall be stored in an enclosed garage at all times and shall have no more than **two axles**.
- n. The number of clients or students on the premises shall not exceed **one** at any time.

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Chapter 6 – Single Family Residential Zoning Districts

- o. No clients or students shall be permitted on the premises for business purposes between the hours of **10:00 p.m. and 7:00 a.m.**
- p. Deliveries from commercial suppliers shall not occur more than once a month, shall not restrict traffic circulation and shall occur between **8:00 a.m. and 5:00 p.m.**, Monday through Friday.
- q. Any outdoor display or storage of materials, goods, supplies, or equipment shall be prohibited.
- r. If the home occupation requires that any clients or students visit the property, **one parking space** shall be provided per Chapter 11, Section 1102. of this Ordinance. For the purpose of providing said parking space, tandem parking is permissible.

4210. Fences or freestanding walls per Article 1111.5 of this Ordinance. ^{*5, *6, *8, *35}

4311. Accessory dwelling unit (ADU)/guest house.^{*24 *32}

- a. Only one ADU/guest house shall be permitted where at least one, but no more than one, single-family residence exists on the property.^{*24}
- b. An ADU/guest house may not be rented or leased separate from the primary structure.^{*24}
- c. An ADU/guest house shall not have a separate address or mailbox from the principal dwelling.^{*24}

4412. Accessory buildings and uses customarily incidental to the above uses, including:^{*30}

- a. Amateur radio antennas and amateur radio support structures.
- b. Corrals for the keeping of horses, provided such corrals are located in the rear yard, set back from all lot lines a distance of not less than **40 feet** and contain at least **1,200 square feet** of area for each horse kept therein. The keeping of horses on properties located in residential zoning districts in other than permitted corral areas is prohibited.

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- c. Private swimming pool along with incidental installations, such as pumps and filters, provided the following standards, and those in the current County Building Code, are met and maintained:^{*23}
1. Such pool and incidental installations are located in other than the required front yard.
 2. Such pools are set back from all lot lines a distance of not less than **three feet**.
 3. All fish ponds and other contained bodies of water, either above or below ground level, with the container being **18 inches** or more in depth and/or wider than **eight feet** at any point measured on the long axis shall conform to the location and enclosure requirements for swimming pools as provided in the current County Building Code.^{*23}
 4. Irrigation and storm water retention facilities and the water features in public parks and golf courses are exempt from the fencing requirements for swimming pools as provided in the current County Building Code.^{*23}
 5. It is the responsibility of the property owner to ensure that any pool enclosure fence and its appurtenances (e.g., gates, latching devices, locks, etc.) are maintained in safe and good working order. No person shall alter or remove any portion of a swimming pool enclosure except to repair, reconstruct or replace the enclosure in compliance with provisions of swimming pool barriers as provided in the current County Building Code.^{*6, *7, *9, *11, *12, *19, *23}
- d. Private tennis court, provided that such court is not constructed within **20 feet** of any adjoining property under other ownership, and provided that tennis court fences or walls shall not exceed **12 feet** in height.^{*3, *13}
- e. Servant's quarters with kitchen facilities provided that the servant's quarters are integral to the primary dwelling unit and does not exceed **35%** of its area.^{**13}

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- f. Accessory use lights provided that a permitted accessory use exists. The lights must be located on the property so as not to direct or reflect light upon adjoining land, shall not be constructed within **20 feet** of any adjoining property under other ownership, and shall not exceed **20 feet** in height. ^{**13}
- g. Renewable energy systems as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. ^{*25}

~~4513.~~ Emergency housing: Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector. ^{**13, *17}

~~46. Deleted 07-07-2006 (TA2003005)~~

~~4714.~~ Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302. ^{**13}

~~4815.~~ Special uses may be allowed on any lot in the district as authorized in Chapter 13, Section 1301. ^{**13}

~~4916.~~ Temporary Model home sales offices, temporary real estate offices, and temporary construction administration offices/yard complex, subject to a temporary use permit, complex ~~— A model home sales complex as part of an approved, recorded subdivision~~ provided that the following conditions are met during the duration of the temporary use permit:

- a. The uses are only associated with the developer/owner and subdivision or project in which they are located. Model homes must be located on site.
- b. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures, modifications to structures and related uses ~~related to the model home sales complex~~ shall be removed.
- c. Those uses of structures allowed shall meet all building code requirements.

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d. All necessary permits must be issued prior to placement on the site.

~~e. Temporary flagpoles of up to 60 feet in height are allowed for temporary model home sales complexes/offices. These temporary flagpoles must be removed at the cessation of use as outlined in 601.2.17.b above.~~

~~f. The allowed uses may encroach into setback areas~~

~~g. All items stored on site shall only be those required for the construction of the site.~~

~~e. If these requirements cannot be met, the request shall be processed through the Board of Adjustment as a Temporary Use Permit.~~

~~20. Temporary construction office/yard complex construction yard and construction office complex which may include a security office or residence for a security guard provided that the following conditions are met:—~~

~~a. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site construction office/yard complexes may be allowed subject to approval by the Board of Adjustment.~~

~~b. Upon sale of the development, cessation of the need for the use (95% buildout), or cessation of the use, all structures, modifications to structures and uses related to the construction office/yard complex shall be removed.—~~

~~c. These uses of structures allowed shall meet all building code requirements.~~

~~d. All items stored on site shall only be those required for the construction on site.~~

~~e. The allowed uses may encroach into setback areas.~~

~~f. All necessary permits must be issued prior to placement on the site.~~

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~~g. If these requirements cannot be met, the request shall be processed through the Board of Adjustment as a Temporary Use Permit.*23~~

~~2117.~~ Home Daycare for up to **four (4)** children with the following stipulations:

- a. A land use permit from Maricopa County is required establishing the use of the residence as day-care.
- b. The permit holder of the daycare shall reside in the dwelling unit in which the daycare operates.
- c. The rear and/or side yard is enclosed and provides a minimum of 75 sq. ft. per each child occupying the outdoor activity area.
- d. There shall be no signs, advertising or other indications of the daycare on the premises.
- e. The total number of children under compensated care shall not exceed four (4) at any one time.
- f. The residential address of the business shall not be listed in any business directory or in any advertising.
- g. There shall be no change to the residential appearance of the premises, including the creation of separate or exclusive business entrance(s).
- h. No pick-up or drop off of children shall be permitted on the premises between the hours of 10:00 p.m. and 6:00 a.m. *28

18. Offices for homeowners associations

ARTICLE 601.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet.** *28

ARTICLE 601.4. YARD REGULATIONS: The required yards are as follows:

1. ***Front Yard:***

- a. There shall be a front yard having a depth of not less than **40 feet.**

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- b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **20 feet**.
 3. **Rear Yard:** There shall be a rear yard having a depth of not less than **40 feet**.

ARTICLE 601.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*31}

1. **Lot Area:** Each lot shall have a minimum lot area of **35,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **145 feet**.^{*1}
3. **Lot Area Per Dwelling Unit:** The minimum lot area per dwelling unit shall be **35,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **20%** of the lot area.

ARTICLE 601.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*25}

ARTICLE 601.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*25}

Date of Revisions					
* 1	Revised 10-13-70	*14	Added 7-23-94	*29	Effective 3-16-11 – TA2010022
* 2	Revised 1-24-72	*17	Revised 6-5-96	*30	Effective 9-30-11 – TA2011001
* 3	Added 4-7-75	*18	Effective 5-16-98	*31	Effective 10-19-11 – TA2011013
* 4	Revised 1-3-77	*19	Effective 8-6-99	*32	Effective 10-19-11 – TA2011014
*5	Revised 6-6-77	*20	Effective 11-19-99	*33	Effective 1-11-12 – TA2010012
*6	Revised 11-8-82	*21	Effective 11-19-99	*34	Effective 1-11-12 – TA2007018
*7	Revised 8-15-83	*22	Deleted 11-19-99	*35	Effective 8-22-12 – TA2010009
*8	Revised 4-1-85	*23	Effective 07-07-06		
*9	Revised 4-10-89	*24	Effective 11-14-2008		
*11	Revised 9-12-90	*25	Effective 11-19-10 – TA20090014		

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*12	Revised 7-5-91	*26	Effective 11-03-10 – TA2010013		
*13	Revised 2-20-94	*27	Effective 12-28-10 – TA2010017		
**13	Added 2-20-94	*28	Effective 2-11-11 – TA2010014		

SECTION 602. R1-18 (Single-Family Residential Zoning District - 18,000 Square Feet Per Dwelling Unit)

ARTICLE 602.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **18,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks and playgrounds and other community facilities. ^{*2}

ARTICLE 602.2. USE REGULATIONS: The use regulations are the same as those in the **R1-35** Zoning District.

ARTICLE 602.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**. ^{*3}

ARTICLE 602.4. YARD REGULATIONS: The required yards are as follows:

1. **Front Yard:**

- a. There shall be a front yard having a depth of not less than **30 feet**.
- b. For through lots, a front yard shall be provided along both front lot lines.
- c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.

2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **ten feet**.

3. **Rear Yard:** There shall be a rear yard having a depth of not less than **30 feet**.

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ARTICLE 602.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **18,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **120 feet**.
3. **Lot Area Per Dwelling Unit:** This minimum lot area per dwelling unit shall be **18,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **25%** of the lot area.

ARTICLE 602.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*2}

ARTICLE 602.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*2}

Date of Revisions			
*1	Revised 11-7-83	*4	Effective 10-19-11 – TA2011013
*2	Effective 11-19-10 – TA2009014		
*3	Effective 3-16-11 – TA2010022		

SECTION 603. R1-10 (Single-Family Residential Zoning District 10,000 Square Feet Per Dwelling Unit)

ARTICLE 603.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **10,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks and playgrounds and other community facilities.^{*2}

ARTICLE 603.2. USE REGULATIONS: The use regulations are the same as those in the **R1-35** Zoning District.

ARTICLE 603.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**.^{*3}

ARTICLE 603.4. YARD REGULATIONS: The required yards are as follows:

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1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **20 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **seven feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 603.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **10,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **80 feet**.
3. **Lot Area Per Dwelling Unit:** This minimum lot area per dwelling unit shall be **10,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **30%** of the lot area.

ARTICLE 603.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*2}

ARTICLE 603.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*2}

Date of Revisions

*1	Revised 11-7-83		
*2	Effective 11-19-10 – TA2009014		
*3	Effective 3-16-11 – TA2010022		

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*4	Effective 10-19-11 – TA2011013		

SECTION 604. R1-8 (Single-Family Residential Zoning District - 8,000 Square Feet Per Dwelling Unit)

ARTICLE 604.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **8,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks and playgrounds and other community facilities. ^{*2}

ARTICLE 604.2. USE REGULATIONS: The use regulations are the same as those in the **R1-35** Zoning District.

ARTICLE 604.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**. ^{*3}

ARTICLE 604.4. YARD REGULATIONS: The required yards are as follows:

1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **20 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **seven feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

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ARTICLE 604.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **8,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **80 feet**.
3. **Lot Area Per Dwelling Unit:** The minimum lot area per dwelling unit shall be **8,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **35%** of the lot area.

ARTICLE 604.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*2}

ARTICLE 604.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*2}

Date of Revisions			
*1	Revised 11-3-75	*4	Effective 10-19-11 – TA2011013
*2	Effective 11-19-10 – TA2009014		
*3	Effective 3-16-11 – TA2010022		

SECTION 605. R1-7 (Single-Family Residential Zoning District - 7,000 Square Feet Per Dwelling Unit)

ARTICLE 605.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **7,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks and playgrounds and other community facilities.^{*2}

ARTICLE 605.2. USE REGULATIONS: The use regulations are the same as those in the **R1-35** Zoning District.

ARTICLE 605.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**.^{*3}

ARTICLE 605.4. YARD REGULATIONS: The required yards are as follows:

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1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **20 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **five feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 605.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*4}

1. **Lot Area:** Each lot shall have a minimum lot area of **7,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **70 feet**.
3. **Lot Area Per Dwelling Unit:** This minimum lot area per dwelling unit shall be **7,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **35%** of the lot area.

ARTICLE 605.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*2}

ARTICLE 605.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*2}

Date of Revisions			
*1	Revised 11-3-75		
*2	Effective 11-19-10 – TA2009014		
*3	Effective 3-16-11 – TA2010022		

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*4	Effective 10-19-11 – TA2011013		
*5	Effective 9-21-12 – TA2010009		

SECTION 606. R1-6 (Single-Family Residential Zoning District - 6,000 Square Feet Per Dwelling Unit)

ARTICLE 606.1. PURPOSE: The principal purpose of this zoning district is to conserve, protect, and encourage sustainable single-family residential development where minimum lots of not less than **6,000 square feet** in area are suitable and appropriate taking into consideration existing conditions, including present use of land, present lot sizes, future land use needs and the availability of public utilities. Principal uses permitted in this zoning district include single-family dwellings, churches, schools, parks and playgrounds and other community facilities. ^{*1}

ARTICLE 606.2. USE REGULATIONS: The use regulations are the same as those in the **R1-35** Zoning District.

ARTICLE 606.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**. ^{*2}

ARTICLE 606.4. YARD REGULATIONS: The required yards are as follows:

1. **Front Yard:**
 - a. There shall be a front yard having a depth of not less than **20 feet**.
 - b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **five feet**.

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3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 606.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*3}

1. **Lot Area:** Each lot shall have a minimum lot area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Area Per Dwelling Unit:** This minimum lot area per dwelling unit shall be **6,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **40%** of the lot area.

ARTICLE 606.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.^{*1}

ARTICLE 606.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1402.^{*1}

Date of Revisions			
*1	Effective 11-19-10 – TA2009014		
*2	Effective 3-16-11 – TA2010022		

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SECTION 701. R-2 (Two-Family Residential Zoning District)

ARTICLE 701.1. PURPOSE: The principal purpose of this zoning district is to provide for efficient use of land and facilities by single-family attached or detached dwellings and limited multiple-family residential projects taking into consideration sustainable development practices, and existing conditions, including present use of land, future land use needs and the availability of public utilities. The minimum lot required is **6,000 square feet** in area and the minimum lot area required for each dwelling unit is **4,000 square feet**. Principal uses permitted in this zoning district include single-family, two-family, and limited multiple-family dwellings and other uses permitted in the single-family residential zoning district. ^{*6}

ARTICLE 701.2. USE REGULATIONS: A building or premises shall be used only for the following purposes:

1. Any use permitted in the **R1-35** Zoning District, subject to all the regulations specified in the use regulations for such R1-35 Zoning District.
2. Two-family and multiple-family dwellings. ^{*4}
3. Accessory buildings and uses customarily incidental to the above uses, including:
 - a. Private tennis courts provided that such courts are not constructed within **20 feet** of any adjoining property not internal to the multiple-family development and provided that tennis court fences or walls shall not exceed **12 feet** in height and further provided that any lights for the tennis courts shall be subject to a use permit and shall be placed so as to not direct or reflect light upon adjoining land, and subject lights shall be in conformance with standards in Chapter 11, Section 1112. (Outdoor Light Control Provisions) herein. More than **one tennis court** is permitted so long as the primary use of the property is residential and so long as the court or courts are accessory to the residential use and maintained exclusively for the use of residents of the parcel on which it is located.
 - b. Private swimming pools along with incidental installations, such as pumps and filters, provided such pools and incidental installations are located in other than the required front yard and provided such pools are set back from all lot lines a distance of not less than **three feet**. Pools and spas must

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meet all barrier requirements as provided in the current U.B.C.^{*3}

- c. Renewable energy systems as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected systems are permitted.^{*6}

4. Temporary model home sales offices, temporary real estate offices, and temporary construction administration offices/yard complex, subject to a temporary use permit, provided that the following conditions are met during the duration of the temporary use permit:

- a. The uses are only associated with the developer/owner and subdivision or project in which they are located. Model homes must be located on site.
- b. Upon sale of the development, cessation of the need for the use (95% buildout), or cessation of the use, all structures, modifications to structures and related uses shall be removed. —
- c. Those uses of structures allowed shall meet all building code requirements.
- d. All necessary permits must be issued prior to placement on the site.
- e. Temporary flagpoles up to 60 feet in height are allowed for temporary model home sales offices. These temporary flagpoles must be removed at the cessation of use as outlined in this Chapter.
- f. The allowed uses may encroach into setback areas.
- g. All items stored on site shall only be those required for the construction of the site. —

ARTICLE 701.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet.**^{*7}

ARTICLE 701.4. YARD REGULATIONS: The required yards are as follows:

1. ***Front Yard:***

- a. There shall be a front yard having a depth of not less than **20 feet.**

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- b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **five feet**.
3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 701.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*8}

1. **Lot Area:** Each lot shall have a minimum lot area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Area Per Dwelling Unit:** This minimum lot area per dwelling unit shall be **4,000 square feet**.
4. **Lot Coverage:** The maximum lot coverage shall be **50%** of the lot area.

ARTICLE 701.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 701.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1403.

ARTICLE 701.8. OUTDOOR LIGHTING: Any outdoor lighting used shall conform to the standards as provided in Chapter 11, Section 1112.

ARTICLE 701.9. ADDITIONAL REGULATIONS:^{*4}

1. All two-family or multi-family residential development in the R-2 Zoning District shall be subject to a plan of development approval as set forth in the provisions of this Ordinance.

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- Two-family or multi-family uses, which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all two-family or multi-family structures located on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development. ^{*5}

Date of Revisions			
*1	Revised 2-4-85	*5	Effective 12-17-08
*2	Revised 4-1-85	*6	Effective 11-19-10 – TA2009014
*3	Effective 8-6-99	*7	Effective 3-16-11 – TA2010022
*4	Effective 9-22-08	*8	Effective 10-19-11 - TA2011013

SECTION 702. R-3 (Multiple-Family Residential Zoning District), R-4 (Multiple-Family Residential Zoning District) & R-5 (Multiple-Family Residential Zoning District) ^{*2}

ARTICLE 702.1. Purpose: The principal purpose of these zoning districts are to provide for multiple-family residential developments in locations which are suitable and appropriate taking into consideration existing conditions, sustainable development practices, and including present use of land, future land use needs, and the availability of public utilities. The minimum lot area required for each dwelling unit in each of the districts is as follows: **3,000 square feet for R-3; 2,000 square feet for R-4; and 1,000 square feet for R-5.** Principal uses permitted in these zoning districts include two-family dwellings, multiple-family dwellings, dormitories, and the uses permitted in the single-family residential zoning district. ^{*9}

ARTICLE 702.2. Use Regulations: A building or premises shall be used only for the following purposes:

- Any use permitted in the R-2 Zoning District, subject to all the regulations specified in the use regulations for such R-2 Zoning District unless the use is otherwise regulated in this Section.
- Two-family dwellings
- Multiple-family dwellings
- Dormitories
- Group homes for not more than **ten persons** subject to the following performance criteria: ^{*4 *5}

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- a. If licensing is required by the State of Arizona for the use, proof of such licensure shall be available to the Department of Planning and Development prior to the use being established.
6. Accessory buildings and uses customarily incidental to the above uses including:
 - a. Private tennis courts provided that such courts are not constructed within **20 feet** of any adjoining property under other ownership and provided that tennis court fences or walls shall not exceed **12 feet** in height and further provided that any lights for the tennis courts shall be subject to a use permit and shall be placed so as to not direct or reflect light upon adjoining land, and subject lights shall be in conformance with standards in Chapter 11, Section 1112. (Outdoor Light Control Provisions) herein. More than **one tennis court** is permitted so long as the primary use of the property is residential and so long as the court or courts are accessory to the residential use and maintained exclusively for the use of residents of the parcel on which it is located. ^{*1}
 - b. Private swimming pools along with incidental installations, such as pumps and filters, provided such pools and incidental installations are located in other than the required front yard and provided such pools are set back from all lot lines a distance of not less than **three feet**. Pools and spas must meet all barrier requirements as provided in the current U.B.C. ^{*6}
 - c. Grid renewable energy systems as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. ^{*9}

ARTICLE 702.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**. ^{*10}

ARTICLE 702.4. YARD REGULATIONS: The required yards are as follows:

1. ***Front Yard:***
 - a. There shall be a front yard having a depth of not less than **20 feet**.

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- b. For through lots, a front yard shall be provided along both front lot lines.
 - c. Yards along each street side of corner lots shall have a width equal to not less than **half** the depth of the required front yard. Yards along each street side of corner lots shall otherwise conform with regulations applicable to front yards.
2. **Side Yard:** There shall be a side yard on each side of a building having a width of not less than **five feet**.
 3. **Rear Yard:** There shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 702.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows: ^{*11}

1. **Lot Area:** Each lot shall have a minimum lot area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Area Per Dwelling Unit:** The minimum lot areas per dwelling unit shall be as follows:
 - a. **R-3 Zoning District - 3,000 square feet** per dwelling unit
 - b. **R-4 Zoning District - 2,000 square feet** per dwelling unit
 - c. **R-5 Zoning District - 1,000 square feet** per dwelling unit
4. **Lot Coverage:** The maximum lot coverage shall be **50%** of the lot area.

ARTICLE 702.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 702.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1403.

ARTICLE 702.8. ADDITIONAL REGULATIONS: ^{*7}

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1. All multi-family or two-family residential development in the R-3, R-4, or R-5 Zoning Districts shall be subject to a plan of development approval as set forth in the provisions of this Ordinance.
2. Two-family or multi-family uses, which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all two-family or multi-family structures located on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development.^{*8}

Date of Revisions			
*1	Revised 4-1-85	*7	Effective 9-22-08
*2	Revised 4-7-86 Effective 1-1-88	*8	Effective 12-17-08
*4	Added 4-15-93	*9	Effective 11-19-10 – TA2009014
*5	Revised 1-20-94	*10	Effective 3-16-11 – TA2010022
*6	Effective 8-6-99	*11	Effective 10-19-11 – TA2011013

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SECTION 801. C-S (Planned Shopping Center Zoning District)

ARTICLE 801.1. PURPOSE: The principal purpose of this zoning district is to provide for well designed and attractive retail shopping facilities on sites not less than five (5) acres in size and in appropriate locations to serve adjacent and nearby residential neighborhoods while encouraging sustainable building practices. Permitted uses in this zoning district include the retail sale of merchandise and services customarily considered as shopping center uses.^{*11}

ARTICLE 801.2. USE REGULATIONS: A building or premises shall be used for the following purposes:

1. Retail sale of merchandise, services, recreational and otherwise, parking area and other facilities customarily considered as shopping center uses.
2. Uses permitted on the shopping center site, according to the rural or residential zoning district regulations in effect prior to the establishment of the C-S Zoning District on said site, as the only alternative in the event that the C-S Zoning District is not used for the purpose for which it was specifically intended; namely, a shopping center.
3. Emergency housing - Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector.^{**5, *6}

~~4. Deleted 07-07-06 (TA2003005)~~

~~54.~~ Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302.^{**5}

~~65.~~ Special uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1301.^{**5}

~~76.~~ Temporary construction administration offices/yard complex, subject to a temporary use permit, ~~—construction yard and construction office complex~~ which may include a security office or residence for a security guard provided that the following conditions are met during the duration of the temporary use permit:

- A. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site

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construction administration offices/yard complexes may be allowed subject to approval by the Board of Adjustment.

- B. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures, modifications to structures and uses related to the construction office/yard complex shall be removed.
- C. Those uses of structures allowed shall meet all building code requirements.
- D. All items stored on site shall only be those required for the construction on site.
- E. The allowed uses may encroach into setback areas.
- F. All necessary permits must be issued prior to placement on the site.

~~G. If these requirements cannot be met, the request shall be processed through the Board of Adjustment as a Temporary Use Permit.^{*8}~~

- ~~87.~~ Renewable energy systems are not permitted as a primary use but may be permitted as an accessory use as set forth in Section 1206 of this ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. ^{*11}

ARTICLE 801.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet.** ^{*12}

ARTICLE 801.4. YARD REGULATIONS: The buildings shall set back from all lot lines bounding the shopping center site or in the absence of lot lines, the boundaries delineating the shopping center site, a distance of not less than **50 feet.**

ARTICLE 801.5. INTENSITY OF USE REGULATIONS: The maximum lot coverage shall be **25% of the area** in the shopping center site.

ARTICLE 801.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102. hereof. ^{*4}

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ARTICLE 801.7. SIGN REGULATIONS: A comprehensive sign package shall be approved that conforms to the sign regulations as provided in Chapter 14, Section 1404 and 1406 thereof. The comprehensive sign package should include, but is not limited to, letter and logo sizes, letter style, colors, texture, lighting methods, sign type, and architectural features. The comprehensive sign package shall be reviewed concurrently with the precise plan of development.*8

ARTICLE 801.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103. hereof.

ARTICLE 801.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. The shopping center buildings shall be designed and built as a whole, unified, and single project.
2. Any part of the shopping center site not used for buildings or other structures, loading and access ways, or pedestrian walks shall be landscaped with grass, trees or shrubs.
3. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. hereof. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district.*1
4. ***Walls and screening:***
 - a. A solid wall, not less than **six feet** in height, shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary at the time of development of the commercial property. Further, any access gates in said solid wall shall be constructed of view-obscuring material to provide effective site screening.**2
 - b. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of a commercial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor commercial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.

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5. In any multi-phase commercial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development.^{*5}
6. The shopping center site and the buildings and appurtenant facilities shall be in a single ownership, or under management or supervision of a central authority; or under management or supervision of a central authority; or they shall be subject to other supervisory lease or ownership control as may be necessary to carry out the purpose of regulations relating to the C-S Zoning District.
7. All commercial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance.^{*9}
8. Commercial uses which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all commercial structures on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development.^{*10}

ARTICLE 801.10. DELETED WITH TA2007016 EFFECTIVE 9-19-08

ARTICLE 801.11. DELETED WITH TA2007016 EFFECTIVE 9-19-08

Date of Revisions			
*1	Revised 4-2-84	*7	Effective 5-16-98
**2	Added 10-15-84	*8	Effective 9-21-07
*4	Revised 4-3-91	*9	Effective 9-22-08
*5	Revised 2-20-94	*10	Effective 12-17-08
**5	Added 2-20-94	*11	Effective 11-19-10 - TA2009014
*6	Revised 6-5-96	*12	Effective 3-16-11 – TA2010022

SECTION 802. C-O (Commercial Office Zoning District)^{*1}

ARTICLE 802.1. PURPOSE: The principal purpose of this zoning district is to provide for well designed and attractive business and professional office facilities on sites in appropriate locations while encouraging sustainable building practices. This zoning district would constitute a transition between other commercial land

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uses and residential neighborhoods. Principal uses in this zoning district include professional, semi-professional and business office uses. ^{*10}

ARTICLE 802.2. USE REGULATIONS: A building or premise shall be used only for the following purposes:

1. Any business office in which chattels or goods, wares or merchandise are not commercially created, repaired, sold or exchanged.
2. Offices for accountant, architect, chiropodist, chiropractor, dentist, engineer, lawyer, minister, naturopath, osteopath, physician, surgeon, surveyor, optometrist, geologist, insurance broker, public stenographer, real estate broker, stock broker, advertising agency, talent agency, private employment agency, labor union, marriage counselor, private detective, telephone message service, professional membership organization, business association, collection agency, homeowners associations and other similar professional and semi-professional work.
3. Banks, building and loan associations, savings and loan associations, title insurance companies, trust companies, credit unions, finance companies and investment companies.
4. Studios for photography, fine or commercial arts or other professional work.
5. Medical and clinical laboratories.
6. Post office.
7. Pharmacy, when in conjunction with a medical center consisting of offices occupied by **five or more doctors** provided that there shall be no outside entrance for business purposes, and that no sign or display be located so as to be visible from a public thoroughfare or adjacent property.
8. Service to the public of water, gas, electricity, telephone and cable television and sewage including wastewater treatment plants. The foregoing shall be deemed to include attendant facilities and appurtenances to these uses, including without limitation, distribution, collector and feeder lines, pumping or booster stations along pipelines, and substations along electric transmission lines. ^{*6}

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9. Emergency housing - Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector. *4, *5

~~10. Deleted 07-07-2006 (TA2003005)~~

~~110.~~ Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302. *4

~~121.~~ Special uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1301. *4

~~1312.~~ Temporary construction administration offices/yard complex, subject to a temporary use permit, ~~—construction yard and construction office complex~~ which may include a security office or residence for a security guard provided that the following conditions are met during the duration of the temporary use permit:

a. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site construction administration offices/yard complexes may be allowed subject to approval by the Board of Adjustment.

b. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures, modifications to structures and uses related to the construction office/yard complex are removed.

c. Those uses of structures allowed shall meet all building code requirements.

d. All items stored on site shall only be those required for the construction on site.

e. The allowed uses may encroach into setback areas.

f. All necessary permits must be issued prior to placement on the site.

~~g. If these requirements cannot be met, the request shall be processed through the Board of Adjustment as a Temporary Use Permit.*7~~

~~1413.~~ Renewable energy systems are not permitted as a primary use but may be permitted as an accessory use as set forth in Section 1206

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of this ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. ^{*10}

ARTICLE 802.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet** except that within **20 feet** of any rural or residential zoning district, no building shall exceed **15 feet** in height. ^{*11}

ARTICLE 802.4. YARD REGULATIONS: The required yards are as follows:

1. ***Front Yard:***

- a. There shall be a front yard having a depth of not less than **ten feet**.
- b. Where the frontage between **two intersecting streets** is located partly in the C-0 Zoning District and partly in a rural or residential zoning district, there shall be a front yard equal to the front yard required in the adjoining rural or residential zoning district but such yard need not exceed **25 feet** in depth.

2. ***Side Yard:***

- a. There shall be a side yard on each side of a building of not less than **five feet** unless otherwise provided herein.
- b. Where the lot is adjacent to a rural or residential zoning district, there shall be a side yard on the side of the lot adjacent to such rural or residential zoning district having a width of not less than **ten feet**.
- c. Where a corner lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **15 feet**.

3. ***Rear Yard:***

- a. There shall be a rear yard having a depth of not less than **five feet**.

ARTICLE 802.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:

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1. **Lot Area:** The minimum lot area shall be **12,000 square feet**.
2. **Lot Coverage:** The maximum lot coverage shall be **35%** of the lot area.
3. **Lot Width:** Each lot shall have a minimum width of **60 feet**.

ARTICLE 802.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 802.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1404.

ARTICLE 802.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103.

ARTICLE 802.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. All refuse collection areas shall be screened from view from all public streets.
2. There shall be a solid fence, wall and suitable planting **six feet** in height where the side or rear lot lines or boundaries of the lot area adjacent to a rural or residential zoning district.
 - a. A solid wall, not less than **six feet** in height, shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary at the time of development of the commercial property. Further, any access gates in said solid wall shall be constructed of view-obscuring material to provide effective site screening. ^{*3}
 - b. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of a commercial nature is permitted, shall be enclosed to a height of not less than **six feet** in height by building walls, walls or fences of any view-obscuring material. No outdoor commercial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.

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3. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. hereof. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*2}
4. In any multi-phase commercial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development. ^{*4}
5. All commercial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance. ^{*8}
6. Commercial uses which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all commercial structures on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development. ^{*9}

ARTICLE 802.10. LANDSCAPING REGULATIONS:

1. The required front yard of the lot shall be landscaped.
2. The required side yards shall be landscaped.
3. **Four percent** of the gross parking area shall be landscaped with grass, trees, shrubs, or natural vegetation.
4. Any part of the lot not used for buildings, other structures, parking and vehicular and pedestrian access shall be landscaped with grass, trees, shrubs or natural vegetation.
5. All landscaped areas shall be provided with water bibs or an automatic sprinkler system.

Date of Revisions			
*1	Added 12-12-77	*7	Effective 07-07-06
*2	Revised 4-2-84	*8	Effective 9-22-08
*3	Added 10-15-84	*9	Effective 1-16-09
*4	Added 2-20-94	*10	Effective 11-19-10 TA2009014
*5	Revised 6-5-96	*11	Effective 3-16-11 – TA2010022

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*6	Effective 11-19-99		
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SECTION 803. C-1 (Neighborhood Commercial Zoning District) ^{*1}

ARTICLE 803.1. PURPOSE: The principal purpose of this zoning district is to provide for smaller shops and services in convenient locations to meet the daily needs of families in the immediate residential neighborhoods while encouraging sustainable building practices. Principal uses permitted in this zoning district include food markets, drugstores and personal service shops. ^{*16}

ARTICLE 803.2. USE REGULATIONS: A building or premises shall be used only for the following purposes:

1. Antique shops
2. Arcades
3. Art galleries
4. Automobile parts and supplies
5. Bakery shops, including baking on the premises for on-site sales only.
6. Banks
7. Barber and beauty shops
8. Book, stationery and gift shops except adult oriented facilities as defined under Chapter 2. ^{*2}
9. Business schools (such as: real estate, secretarial, data processing), but not including trade schools.
10. Candy shops, including manufacturing of candy on the premises for on-site sales only.
11. Churches, including accessory columbariums provided that the building area of the columbarium shall not exceed **10%** of the total building area of the church building(s). ^{*6}
12. Cleaning agencies, laundry agencies, pressing establishments and self-service laundries, including self-service dry cleaning machines, provided there is no cleaning of clothes on the premises.

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13. Clock and watch repair shops
14. Clothing and dry good shops, including clothing and costume rental.
15. Craft and hobby shops, with incidental craft or hobby instruction only.
16. Day nurseries and nursery schools, including a playground and playground equipment which shall be screened from any adjoining rural or residential zoning district.
17. Delicatessen shops
18. Dress shops
19. Drugstores and soda fountains
20. Privately owned or operated stations for fire protection, police or security service, ambulance or other emergency service providers.^{*18}
21. Florist shops
22. Gasoline service stations, provided all incidental repair work is conducted wholly within a completely enclosed building and space required for such repair work does not constitute more than **60%** of the floor area.
23. Grocery stores and meat markets, provided there is no slaughtering of animals or poultry on the premises.
24. Hardware shops
25. Household appliance shops
26. Ice cream shops, including manufacturing of ice cream on the premises for on-site sales only.
27. Interior decorator shops
28. Jewelry shops
29. Key, locksmith or gun shops
30. Liquor stores limited to retail sales of package goods for off-site consumption.

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31. Offices
32. Photographer's and artist's studios
33. Precision, optical and musical instrument repair shops
34. Private clubs and fraternal organizations, excluding such use for which the chief activity is a service customarily conducted as a business.
35. Private schools operated as a commercial enterprise, except trade schools.
36. Public facilities such as libraries, museums, parks, playgrounds, community buildings including police stations, post offices and other community service buildings used for non-commercial non-profit purposes.
37. Public schools; elementary, high school and college
38. Radio and television shops, including repair
39. Restaurants and cafes, including drive-through service with no outside eating facilities, but not including those having dancing or shows, or drive-in car service. The sale of alcoholic beverages for on-site consumption only may be permitted as an accessory use subject to the following requirements:
 - a. The kitchen facilities in the restaurant shall be no less than **20%** of the floor area.
 - b. The floor plan of the restaurant shall be approved by the Planning and Development Department.*13
40. Secretarial or answering services
41. Service to the public of water, gas, electricity, telephone, cable television and sewage including wastewater treatment plants. The foregoing shall be deemed to include attendant facilities and appurtenances to these uses, including, without limitation, distribution, collector and feeder lines, pumping or booster stations along pipelines, and substations along electric transmission lines.*12

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42. Shoe repair shops
43. Tailor shops
44. Variety or notion stores
45. Videotape rental stores^{*8}
46. Accessory buildings and uses customarily incidental to the above uses. Renewable energy systems are not permitted as a primary use but may be permitted as an accessory use as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted.^{*16}
47. Emergency housing - Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector.^{*9, *11}

~~48. Deleted 07-07-06 (TA2003005)~~

~~4948.~~ Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302.^{*9}

~~5049.~~ Special uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1301.^{*9}

~~5150.~~ Temporary construction administration offices/yard complex, subject to a temporary use permit, —construction yard and construction office complex which may include a security office or residence for a security guard provided that the following conditions are met during the duration of the temporary use permit:

- a. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site construction administration offices/yard complexes may be allowed subject to approval by the Board of Adjustment.
- b. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures, modifications to structures and uses related to the construction office/yard complex are removed.

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- c. Those uses of structures allowed shall meet all building code requirements.
- d. All items stored on site shall only be those required for the construction on site.
- e. The allowed uses may encroach into setback areas.
- f. All necessary permits must be issued prior to placement on the site.

~~g. If these requirements cannot be met, the request shall be processed through the board of adjustment as a Temporary Use Permit.*13~~

ARTICLE 803.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **30 feet**, except that the height of any building or structure closer than **30 feet** to any rural or residential zone boundary shall not exceed the distance from said building or structure to the zone boundaries. Streets or alleys may be included in calculating distance. ^{*17}

ARTICLE 803.4. YARD REGULATIONS:

- 1. **Front Yard:** A minimum of **ten feet**, and further that where the frontage between **two intersecting streets** is located partly in the C-1 Zoning District, and partly in a rural or residential zoning district, there shall be a front yard equal to the front yard required in the adjoining rural or residential zoning district but such yard need not exceed **25 feet** in depth.
- 2. **Side Yard:** None required (see Chapter 8, Section 803., Article 803.3. - Height Regulations), except that:
 - a. Where a lot is adjacent to a rural or residential zoning district, there shall be a side yard on the side of the lot adjacent to such rural or residential zoning district having a width of not less than **ten feet**.
 - b. Where a corner lot abuts a rural or residential zoning district, whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **ten feet**.
 - c. If a side yard is otherwise provided, it shall have a width of not less than **three feet**.

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3. **Rear Yard:** None required (see Chapter 8, Section 803., Article 803.3. - Height Regulations), except that where a lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a rear yard having a depth of not less than **25 feet**.
 - a. If a rear yard is otherwise provided, it shall have a depth of not less than **three feet**.

ARTICLE 803.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:

1. **Lot Area:** Each lot shall have a minimum area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.

ARTICLE 803.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 803.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1404.

ARTICLE 803.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103.

ARTICLE 803.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. All activity (except required on-site parking, loading or unloading) including incidental or accessory storage and display area shall be within a completely enclosed building, unless otherwise specifically noted herein.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district.^{*3}
3. A building other than the residence of the family of the operator or caretaker employed on the premises of a commercial use shall not be used for dwellings unless approved as a Special Use by the Board of Supervisors.^{*5, *10}

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4. ***Walls and Screening:***
 - a. A solid wall, not less than **six feet** in height, shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary at the time of development of the commercial property. Further, any access gates in said solid wall shall be constructed of view-obscuring material to provide effective site screening. ^{*4}
 - b. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of a commercial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor commercial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.
5. In any multi-phase commercial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development. ^{*9}
6. All commercial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance. ^{*14}
7. Commercial uses which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all commercial structures on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development. ^{*15}

Date of Revisions			
*1	Revised 5-11-81	*11	Revised 6-5-96
*2	Revised 6-1-81	*12	Effective 11-19-99
*3	Revised 4-2-84	*13	Effective 07-07-06
*4	Added 10-15-84	*14	Effective 9-22-08
*5	Renumbered 1-7-85	*15	Effective 1-16-09
*6	Revised 4-10-89	*16	Effective 11-19-10 TA2009014

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*8	Added and renumbered after subparagraph Ch. 8, Section 803.2.43	*17	Effective 3-16-11 – TA2010022
*9	Added 2-20-94	*18	Effective 1-11-12 – TA2007018
*10	Revised 5-6-94		

SECTION 804. C-2 (Intermediate Commercial Zoning District) ^{*1}

ARTICLE 804.1. PURPOSE: The principal purpose of this zoning district is to provide for the sale of commodities and the performance of services and other activities in locations for which the market area extends beyond the immediate residential neighborhoods while encouraging sustainable building practices. Principal uses permitted in this zoning district include automobile sales and services, furniture stores, hotels and motels, travel trailer parks, restaurants, and some commercial recreation and cultural facilities such as movies and instruction in art and music. This zoning district is designed for application at major street intersections. ¹⁷

ARTICLE 804.2. USE REGULATIONS: A building or premises shall be used only for the following purposes:

1. Any use permitted in the C-1 Zoning District, subject to all the regulations specified in the use regulations for such C-1 Zoning District unless the use is otherwise regulated in this Section.
2. Adult oriented facilities as defined under Chapter 2, subject to the following conditions: ^{*11}
 - a. Adult oriented facilities shall not be located within **1,500 feet** of any other adult oriented facility.
 - b. Adult oriented facilities shall not be located within **1,500 feet** of:
 1. A church; or
 2. A public or private elementary or secondary school; or
 3. A public or private day care center, preschool, nursery, kindergarten, or similar use; or
 4. A public park or playground; or
 5. A medical marijuana dispensary or a medical marijuana offsite cultivation location. ^{*18}

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- c. For purposes of measuring separation distances required in this section, the measurements shall be taken in a straight line from the closest exterior walls of any affected structures without regard to intervening structures or objects or political boundaries.
 - d. An adult oriented business lawfully operating is not rendered in violation of these provisions by the subsequent location of a church, public or private elementary or secondary school, a park or playground, or a medical marijuana dispensary or medical marijuana offsite cultivation location within **1,500 feet** of the adult oriented business. ^{*18}
 - e. This provision shall not be construed as permitting any use or act which is otherwise prohibited or made punishable by law.
3. Art metal and ornamental iron shops.
 4. Automobile laundries, provided steam cleaning is confined to a building.
 5. Automobile repair shops and garages, including an outside vehicle storage area to be used for vehicles under repair which shall be completely screened from any street or surrounding property, and further provided all repair operations are conducted within a building.
 6. New and used, automobile and golf cart sales, and rentals provided all sales, service, and repair activities are conducted within a building. ^{*10, *13 *15}
 7. Awning and canvas stores.
 8. Bars, including retail sales of package goods for off-site consumption, provided that there is no entertainment or music audible offsite.
 9. Health spas and public gyms. ^{*2}
 10. Blueprint, photostat and reproduction (copy) services.
 11. Boat sales, including an outside display area, providing all sales and repair activities are conducted within a building. ^{*15}
 12. Cabinet and carpenter shops.

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13. Catering establishments not utilizing any manufacturing process or outside storage of materials or vehicles.
14. Conservatories or studios: Art, dancing or music.
15. Department stores.
16. Drive-in restaurants and refreshment stands.
17. Electrical fixtures and appliance sales, repair and service.
18. Feed stores, inside storage only.
19. Funeral homes, mortuaries and chapels.
20. Furniture stores including: New, used, finished or unfinished merchandise.
21. Gas (butane or propane), retail sales of.*⁶
22. Hospitals, subject to a UPD overlay.
23. Hotels.
24. Indoor race tracks and indoor amusement parks.
25. Kennels.
26. Laboratories, medical or dental.
27. Farm animal (horse, cattle and other farm animal) medical clinics and surgical referral hospitals.
28. Liquor stores.
29. Motels.
30. Nurseries, flower and plant sales, provided all incidental equipment and supplies including fertilizer and empty cans, are kept within a completely enclosed building or within an area enclosed on all sides by a solid fence or wall at least **six feet** in height and no goods, materials or objects are stacked higher than the fence or wall so erected.

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31. Paint and wall paper stores.
32. Parking lots and public garages, subject to parking standards in Chapter 11, Section 1102.
33. Pet shops, not involving the treatment or boarding of cats, dogs or other small animals.
34. Plumbing shops.
35. Pool halls or billiard centers.
36. Radio and television broadcasting stations and studios, but not including transmitter towers and stations.
37. Rental services: Household, lawn, garden, sickroom or office equipment.
38. Resort hotels.
38. Restaurants and cafes, including patios, with or without cocktail lounges, provided there is no entertainment or music audible off-site.
*14
39. Retail stores.
40. Taxidermists.
41. Theaters, but not including a drive-in or outdoor theater and adult oriented facilities as defined under Chapter 2. *2
42. Tinsmith shops.
43. Trade schools.
44. Deleted 2-20-94
45. Upholstery shops.
46. Veterinary hospitals and clinics for animals, subject to:
 - a. Animals shall not be boarded or lodged except for short periods of observation incidental to care or treatment.

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- b. Animals shall be kept within a completely enclosed building, which shall be constructed and maintained as to prevent objectionable noise and odor outside the walls of the building.
- c. No open kennels or exercise runs will be permitted.
- d. All refuse shall be stored within the enclosed building or within odor proof containers.

47. [Warehouses, mini.](#)

48. Accessory buildings and uses customarily incidental to the above.

ARTICLE 804.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**, except that the height of any building or structure closer than **40 feet** to any rural or residential zone boundary shall not exceed that distance from said building or structure to the zone boundaries. Streets or alleys may be included in calculating distance. ^{*19}

ARTICLE 804.4. YARD REGULATIONS:

1. **Front Yard:** A minimum of **10 feet**, and further that where the frontage between **two intersecting streets** is located partly in the C-2 Zoning District and partly in a rural or residential zoning district there shall be a front yard equal to the front yard required in the adjoining rural or residential zoning district but such yard need not exceed **25 feet** in depth.
2. **Side Yard:** None required (see Chapter 8, Section 804., Article 804.3. - Height Regulations) except that:
 - a. Where a lot is adjacent to a rural or residential zoning district, there shall be a side yard on the side of a lot adjacent to such rural or residential zoning district having a width of not less than **ten feet**.
 - b. Where a corner lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **ten feet**.
 - c. If a side yard is otherwise provided, it shall have a width of not less than **three feet**.

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3. **Rear Yard:** None required (see Chapter 8, Section 804., Article 804.3. - Height Regulations) except that where a lot abuts a rural or residential zoning district whether or nor separated by an alley, there shall be a rear yard having a depth of not less than **25 feet**.
 - a. If a rear yard is otherwise provided, it shall have a depth of not less than **three feet**.

ARTICLE 804.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:

1. **Lot Area:** Each lot shall have a minimum area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.

ARTICLE 804.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102. hereof.

ARTICLE 804.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1404. hereof.

ARTICLE 804.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103. hereof.

ARTICLE 804.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. All activity (except required on-site parking, including loading and unloading areas), incidental or accessory storage and display areas shall be within a completely enclosed building unless otherwise specifically noted herein.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. hereof. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*3}
3. A building other than the residence of the family of the operator or caretaker employed on the premises of a commercial use shall not be used for dwellings, unless approved as a Special Use by the Board of Supervisors. ^{*5, *13}

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4. ***Walls and Screening:***
 - a. A solid wall, not less than **six feet** in height, shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary at the time of development of the commercial property. Further, any access gates in said solid wall shall be constructed of view-obscuring material to provide effective site screening.^{*4}
 - b. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of a commercial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor commercial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.
5. In any multi-phase commercial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development.^{*12}
6. All commercial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance.^{*15}
7. Commercial uses which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all commercial structures on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development.^{*16}

Date of Revisions			
*1	Revised 5-11-81	*13	Revised 5-6-94
*2	Revised 6-1-81	*14	Effective 5-9-97
*3	Revised 4-2-84	*15	Effective 9-22-08
*4	Added 10-15-84	*16	Effective 1-16-2009
*5	Renumbered 1-7-85	*17	Effective 11-19-10 TA2009014
*6	Revised 4-1-85	*18	Effective 12-28-10 – TA2010017
*10	Revised 5-16-90	*19	Effective 3-16-11 – TA2010022

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*11	Added 8-21-93		
*12	Added 2-20-94		

SECTION 805. C-3 (General Commercial Zoning District) *1

ARTICLE 805.1. PURPOSE: The principal purpose of this zoning district is to provide for commercial uses concerned with wholesale or distribution activities in locations where there is adequate access to major streets or highways while encouraging sustainable building practices. Principal uses permitted in this zoning district include retail and wholesale commerce and commercial entertainment.¹⁴

ARTICLE 805.2. USE REGULATIONS: A building or premise shall be used only for the following:

1. Any use permitted in the C-2 Zoning District, subject to all the regulations specified in the use regulations for such C-2 Zoning District unless the use is otherwise regulated in this Section.
2. Amusement enterprises and outdoor amusement parks.
3. Auction sales, including swap meet operations.
4. Automobile sales, service and rental.
5. Boat sales, service and rental.
6. Bowling alleys.
7. Bus depots.
8. Circus and carnival grounds having permanent facilities.
9. Dance halls and nightclubs, except adult oriented facilities as defined under Chapter 2.^{*2}
10. Drive-in or outdoor theaters.
11. Equipment rentals and sales, but not including equipment customarily used for heavy construction.
12. Frozen food lockers, including processing but not slaughtering of animals.

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13. Hospitals and clinics for animals, provided animals are not boarded or lodged other than those being treated.
14. Wholesale ice distributing stations.
15. Landscape material sales provided all incidental equipment and supplies, including fertilizer and empty cans, are kept within a completely enclosed building or within an area enclosed on all sides by a solid fence or wall at least **six feet** in height, and no goods, materials or objects are stacked higher than the fence or wall so erected.
16. Lumber yards not including industrial milling or planning operations.
17. Miniature golf courses and golf driving ranges.
18. Mobile home, travel trailer and recreation vehicle sales and service.
19. Outdoor race tracks.
20. Permanent facilities for rodeos, auctions, swap meets, campgrounds, and sites rented for private parties.
21. Printing, lithography and publishing establishments.
22. Sports arenas.
23. Stone monument sales.
24. Commercial storage of mobile homes, manufactured homes, travel trailers, recreation vehicles, boats and aircraft on sites of no less than **one acre.**^{*5,11}
25. Truck stops, with customary accessory facilities including but not limited to restaurant, convenience retail, motel, truck wash, and minor repair facilities but not including major repair, freight storage, freight handling, warehousing or distribution facilities.^{**7}
26. Wholesale stores.
27. Zoos, including the keeping of wild or exotic animals on a private or commercial basis.

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28. Accessory buildings and uses customarily incidental to the above uses.

ARTICLE 805.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**, except that the height of any building or structure closer than **40 feet** to any rural or residential zone boundary shall not exceed the distance from said building or structure to the zone boundaries. Streets or alleys may be included in calculating distance. ^{*15}

ARTICLE 805.4. YARD REGULATIONS:

1. **Front Yard:** A minimum of **ten feet**, and further that where the frontage between **two intersecting streets** is located partly in the C-3 Zoning District and partly in a rural or residential zoning district, there shall be a front yard equal to the front yard required in the adjoining rural or residential zoning district but such yard need not exceed **25 feet** in depth.
2. **Side Yard:** None required (see Chapter 8, Section 805., Article 805.3. - Height Regulations) except that:
 - a. Where a lot is adjacent to a rural or residential zoning district there shall be a side yard on the side of the lot adjacent to such rural or residential zoning district having a width of not less than **ten feet**.
 - b. Where a corner lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **ten feet**.
 - c. If a side yard is otherwise provided, it shall have a width of not less than **three feet**.
3. **Rear Yard:** None required (see Chapter 8, Section 805., Article 805.3. - Height Regulations) except that where a lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a rear yard having a depth of not less than **25 feet**.
 - a. If a rear yard is otherwise provided, it shall have a depth of not less than **three feet**.

ARTICLE 805.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:

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1. **Lot Area:** Each lot shall have a minimum area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.

ARTICLE 805.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102. hereof.

ARTICLE 805.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1404. hereof.

ARTICLE 805.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103. hereof.

ARTICLE 805.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. **Site Enclosure and Screening Requirements:** Commercial site and/or uses shall be enclosed to provide effective site screening from adjoining properties, uses or streets as follows:
 - a. A solid wall, not less than **six feet** in height shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary at the time of development of the commercial property. Further, any access gates in said solid wall shall be constructed of view-obscuring material to provide effective site screening.
 - b. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of a commercial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor commercial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. hereof. Any outdoor lighting shall be

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placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*3}

3. A building other than the residence of the family of the operator or caretaker employed on the premises of a commercial use shall not be used for dwelling purposes unless approved as a Special Use by the Board of Supervisors. ^{*4,*10}
4. In any multi-phase commercial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development. ^{*9}
5. All commercial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance. ^{*12}
6. Commercial uses which were developed prior to September 22, 2008 shall be exempt from the Plan of Development process; provided, however, that in the event all commercial structures on the property are removed or destroyed in excess of 75% of value, the property shall, without regard to the original date of development, require a Plan of Development. ^{*13}

Date of Revisions			
*1	Revised 5-11-81	*10	Revised 5-6-94
*2	Revised 6-1-81	*11	Effective 09-15-06
*3	Revised 4-2-84	*12	Effective 9-22-08
*4	Renumbered 1-7-85	*13	Effective 1-16-09
*5	Revised 4-1-85	*15	Effective 3-16-11 – TA2010022
**7	Added 4-10-89		
*9	Added 2-20-94		

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SECTION 901. IND-1 (Planned Industrial Zoning District)^{*1}

ARTICLE 901.1. PURPOSE: The principal purpose of this zoning district is to provide sufficient space in appropriate locations for certain types of business and manufacturing uses that are quiet, attractive and well designed including appropriate screening and/or landscape buffers to afford locations close to existing residential uses, so that people can live and work in the same neighborhood while encouraging sustainable development practices. ^{*6 *13}

ARTICLE 901.2. USE REGULATIONS: A building or premise shall be used only for the following purposes, and subject to procedural regulations as listed in Chapter 9, Section 901-, Article 901.11. ^{*4}

1. Art needlework, handweaving and tapestries.
2. Books, hand binding and tooling.
3. Compounding of cosmetics and pharmaceutical products.
4. Jewelry, manufacture from precious metals and minerals.
5. Laboratories, research, experimental and testing.
6. Manufacture and assembly of clay, leather, metal and glass products of a handicraft nature.
7. Manufacture and assembly of medical, dental and drafting instruments.
8. Manufacture and assembly of optical goods and equipment, watches, clocks and other similar precision instruments.
9. Manufacture and assembly of electrical or electronic apparatus, musical instruments, games and toys.
10. Motion picture producing.
11. Offices.
12. Radio and television broadcasting stations and studios, but not including transmitter towers and transmitter stations.
13. Warehousing, storage and wholesale distribution facilities.

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14. Any other office, laboratory, manufacturing and assembling uses similar to those uses enumerated herein which do not create any danger to the public health, safety and general welfare in surrounding areas and which do not create any offensive noise, vibration, smoke, dust, odor, heat or glare and which, by reason of high value in relation to size and weight of merchandise received and shipped create very little truck traffic.
15. Accessory buildings and uses customarily incidental to the above uses. Renewable energy systems are not permitted as a primary use but may be permitted as an accessory use as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. ^{**13}
16. Emergency housing - Temporary shelter required due to a natural disaster or fire or other circumstances determined to constitute an emergency by the zoning inspector. ^{**7, *9}
- ~~17. Deleted 07-07-06 (TA2003005)~~
- ~~18~~17. Temporary uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1302. ^{**7}
- ~~19~~18. Special uses may be allowed on any lot in this district as authorized in Chapter 13, Section 1301. ^{**7}
- ~~20~~19. Temporary construction administration offices/yard complex, subject to a temporary use permit, ~~—construction yard and construction office complex~~ which may include a security office or residence for a security guard provided that the following conditions are met during the duration of the temporary use permit:
 - A. The uses are only associated with the developer/owner and subdivision or project in which they are located. Off-site construction office/yard complexes may be allowed subject to approval by the Board of Adjustment.
 - B. Upon sale of the development, cessation of the need for the use (**95% buildout**), or cessation of the use, all structures, modifications to structures and uses related to the construction administration offices/yard complex are removed.

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- C. Those uses of structures allowed shall meet all building code requirements.
- D. All items stored on site shall only be those required for the construction on site.
- E. The allowed uses may encroach into setback areas.
- F. All necessary permits must be issued prior to placement on the site.

~~G. If these requirements cannot be met, the request shall be processed through the board of adjustment as a Temporary Use Permit.*11~~

~~2120.~~ Service to the public of water, gas, electricity, telephone and cable television and sewage including wastewater treatment plants. The foregoing shall be deemed to include attendant facilities and appurtenances to these uses, including without limitation, distribution, collector and feeder lines, pumping or booster stations along pipelines, and substations along electric transmission lines. *10

ARTICLE 901.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**, except that the height of any building or structure closer than **40 feet** to any rural or residential zone boundary shall not exceed the distance from said building or structure to the zone boundary, except that no building need be less than **ten feet** in height. Streets or alleys may be included in calculating distance. *14

ARTICLE 901.4. YARD REGULATIONS: The required yards are as follows: *5

1. **Front Yard:** *6

a. All properties abutting a public street shall have an open setback area which shall be landscaped extending for the full width of the property. This setback shall be parallel to the centerline of the street and shall be measured from the setback line or the ultimate right-of-way line of a local street, and shall be of a depth as indicated as follows:

- 1. Abutting any major street, section line road, State or Federal Highway not less than **20 feet**.

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2. Abutting collector streets and midsection line roads and roads adjoining rural or residential zoning districts not less than **15 feet**.^{*7}
3. Abutting local streets and interior streets of industrial subdivisions not less than **ten feet**.
- b. For through lots, a front yard shall be provided along both front lot lines.
- c. For corner lots the yard along each street side of such corner lot shall conform with the front yard regulations.^{*7}
2. **Side Yard:** Where the side of a lot is adjacent to a rural or residential zoning district, there shall be a side yard having a width of not less than **30 feet**, of which a minimum of **10 feet** shall be landscaped and continuously maintained. (see Chapter 9, Section 901., Article 901.3. - Height Regulations).^{*7}
3. **Rear Yard:** Where the rear of a lot is adjacent to a rural or residential zoning district there shall be a rear yard having a depth of not less than **30 feet**, of which a minimum of **10 feet** shall be landscaped and continuously maintained. (See Chapter 9, Section 901., Article 901.3. - Height Regulations).^{*6}

ARTICLE 901.5. INTENSITY OF USE REGULATIONS: The intensity of use regulations are as follows:^{*5}

1. **Lot Area:** Each lot shall have a minimum lot area of **35,000 square feet**.^{*6}
2. **Lot Width:** Each lot shall have a minimum width of **150 feet**.^{*6}
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.
4. **Volume Ratio:** The volume of all structures on a lot shall not exceed the product of the lot area in square feet multiplied by **nine feet**.^{*6}

ARTICLE 901.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102: hereof except as provided herein.^{*4, *6}

ARTICLE 901.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1405.

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ARTICLE 901.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103: hereof except as provided herein. ^{*4, *6}

ARTICLE 901.9. ADDITIONAL REGULATIONS: The additional regulations are as follows: ^{*5}

1. All uses except for parking, loading, unloading and storage shall be conducted within a completely enclosed building.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112: hereof. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*2}
3. Required yards adjacent to any street shall be landscaped and shall not be occupied by any use or structure including parking or loading spaces except for drives and roadways, signs and lighting as permitted in this Ordinance. ^{*6}
4. Site Enclosure and Screening Requirements: Industrial sites and/or uses shall be enclosed to provide effective site screening from adjoining properties, uses or streets by the use of walls, berms and landscape plantings or combinations thereof as follows: ^{*6}
 - a. Adjacent to any rural or residential zone, automobile parking shall be screened from view.
 - b. A solid masonry, concrete or earthen product wall not less than **six feet** in height or approved landscaped berms, landscape screening or combinations thereof shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary. Further, any access gates shall be constructed of view-obscuring materials to provide effective site screening. Approval of the alternative screening methods listed above shall be by the Board of Supervisors upon recommendation of the Commission. ^{*6}
 - c. The perimeter of any portion of a site not adjacent to a rural or residential zoning boundary upon which any outdoor use of an industrial nature is permitted, shall be screened to a height of not less than **six feet** in height by building walls, walls or fences of any view obscuring material, approved landscaped berms, landscape screening or combinations thereof. No

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outdoor industrial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure. Approval of the alternative screening methods listed above shall be by the Board of Supervisors upon recommendation of the Commission. ^{*6}

- d. Landscape Requirements: Minimum site landscape requirements are as follows: (Note: The Board of Supervisors or the Planning and Zoning Commission may include additional landscape requirements.) ^{*6}
1. Any part of a site not used for buildings, parking, driveways, storage, loading, sidewalks, etc. shall be landscaped and maintained.
 2. Not less than **2%** of all vehicle storage or parking areas, nor less than **8%** of the total net lot area, shall be landscaped and continuously maintained in a healthy condition. The landscaped area within the storage and parking areas shall not be included in the calculation for the minimum **8%** landscaping requirement for the total net lot area.
 3. Landscaped areas shall include an approved mixture of drought tolerant or other plant materials, and organic and non-organic ground cover materials. The approval of the above mixture of landscape materials shall be by the Board of Supervisors upon recommendation of the Commission.
 4. An automatic irrigation system shall be provided and maintained to all landscaped areas requiring water. ^{*6}
 5. All landscaped areas adjacent to vehicular parking and access areas shall be protected by **six inch** vertical concrete curbing in order to control storm water flows and minimize damage by vehicular traffic. ^{*6}
5. In any multi-phase industrial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development. ^{*7}

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6. All industrial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance. ^{*12}
7. For industrial uses, which were developed prior to October 15, 1984, an as-built plan which requires a zoning clearance may serve as the plan of development. When the owner or authorized agent wants to make a change to the property, this as-built plan indicating the changes may be submitted. The zoning inspector may approve changes as long as any expansion is part of the existing land use, does not conflict with existing codes, does not exceed one hundred percent of the area of the original development, and does not adversely impact the surrounding areas or drainage conditions. These changes may include, but are not limited to parking covers, interior remodeling, additions to the buildings or new buildings. ^{*8}

ARTICLE 901.10. DELETED WITH TA2007016 EFFECTIVE 9-22-08

ARTICLE 901.11. DELETED WITH TA2007016 EFFECTIVE 9-22-08

Date of Revisions			
*1	Revised 4-9-79	*8	Added 5-3-95
*2	Revised 4-2-84	*9	Revised 6-5-96
*3	Revised 10-15-84	*10	Effective 11-19-99
*4	Revised/Renumbered 10-15-84	*11	Effective 07-07-06
*5	Renumbered 10-15-84	*12	Effective 9-22-08
*6	Revised 1-25-88	*13	Effective 11-19-10 - TA2009014
*7	Revised 2-20-94	*14	Effective 3-16-11 – TA2010022
**7	Added 2-20-94		

SECTION 902. IND-2 (Light Industrial Zoning District) ^{*2}

ARTICLE 902.1. PURPOSE: The principal purpose of this zoning district is to provide for light industrial uses in locations which are suitable and appropriate taking into consideration the land uses on adjacent or nearby properties, access to a major street or highway, rail service or other means of transportation, and the availability of public utilities while encouraging sustainable development practices. Principal uses permitted in this zoning district include the manufacture, compounding, processing, packaging or treatment of materials which do not cause or produce objectionable effects that would impose hazard to adjacent or other properties by reason of smoke, soot, dust, radiation, odor, noise, vibration, heat, glare, toxic fumes, or other conditions that would affect adversely the public health, safety and general welfare. ^{*8}

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ARTICLE 902.2. USE REGULATIONS: A building or premise shall be used only for the following purposes, and subject to procedural regulations as listed in Chapter 9, Section 902-, Article 902.11.^{*5}

1. [Airports](#)
2. Any use permitted in the **IND-1** Zoning District. Any use permitted in the **C-3** Zoning District provided such use has a primary purpose of providing services for existing industrial uses in the area with only incidental sales/service provided for the general public, subject to all the regulations in the use regulations for the IND-2 Zoning District unless the use is otherwise regulated in this article except that the following uses shall be prohibited: mobile home parks, travel trailer parks, mobile home subdivisions, resort hotels, dwellings and mobile homes, other than the residence, or **one mobile home**, of the family of the operator or caretaker employed on the premise of a commercial or industrial use.^{*1, *8}
3. Aircraft firms including sales, service and rental.
4. Bakeries, wholesale.
5. Bottling plants or breweries.
6. Cleaning plants, including carpets and dyeing.
7. Construction equipment, including sales, service, rental and storage.
8. Dairy products, processing of.
9. [Experimental and proving grounds.](#)
10. Farms as defined in Chapter 2.
11. Laboratories, experimental, photo or motion picture, research or testing.
12. Manufacturing, compounding, assembling, processing, packaging or treatment of products such as candy, drugs, perfumes, pharmaceuticals, perfumed toilet soaps, toiletries, but not including the refining or rendering of fats and oils.
13. Manufacturing, compounding, assembling or treatment of articles or merchandise from the following previously prepared materials: bone,

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cellophane, canvas, cloth, cork, feathers, felt, fiber, fur, glass, hair, leather, paper, plastics, precious or semi-precious metals or stones, light sheet metal, shell, textiles, tobacco, wire, yarns, wood not involving planing mills, and paint not employing a boiling process.

14. Manufacturing or assembly of electrical appliances, electronic instruments and devices, optical goods, precision instruments, radios and phonographs, including the manufacture of small parts only, such as coils, condensers, transformers and crystal holders.
15. Manufacture of pottery and figurines or other similar ceramic products using only previously pulverized clay.
16. Packing houses, fruit or vegetable not including processing.
17. Public utility treatment and generating plants including sewage, wastewater, power, electrical, nuclear and solar, and including ancillary offices. Attendant facilities and appurtenances to the above uses as well as uses associated with service to the public of water, gas, telephone, and cable television. Where an electrical generating plant is in operation, evaporation ponds and other appurtenances may be permitted provided such evaporation ponds or appurtenances are associated within the facility being serviced.
18. Training centers, industrial.
19. Truck terminals, including service and storage.
20. Warehousing, storage and wholesale distribution facilities.
21. Any other office, laboratory, manufacturing and assembly uses similar to those uses enumerated herein which do not create any danger to the public health, safety and general welfare in surrounding areas and which do not create any offensive noise, vibration, smoke, dust, odor, heat or glare, and which by reason of high value in relation to size and weight of merchandise received and shipped create very little truck traffic.
22. Accessory buildings and uses customarily incidental to the above uses. Renewable energy systems are not permitted as a primary use but may be permitted as an accessory use as set forth in Section 1206 of this Ordinance. Where renewable energy systems involve the generation or storage of electricity, only grid-connected or off-grid systems are permitted. *8

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ARTICLE 902.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**, except that the height of any building or structure closer than **40 feet** to any rural or residential zone boundary shall not exceed the distance from said building or structure to the zone boundary except that no building need be less than **ten feet** in height. Streets or alleys may be included in calculating distance. ^{*13}

ARTICLE 902.4. YARD REGULATIONS: Yards are required as follows:

1. ***Front Yard:***

a. All properties abutting a public street shall have an open setback area extending for the full width of the property. This setback shall be parallel to the centerline of the street and shall be measured from the setback line or the ultimate right-of-way line of a local street, and shall be of a depth as indicated below:

1. Abutting any major street, section line road, State or Federal highway not less than **20 feet**.

2. Abutting collector streets and midsection line roads not less than **15 feet**.

3. Abutting local streets and interior streets of industrial subdivision not less than **ten feet**.

b. Where the frontage between **two** intersecting streets is located partly in the IND-2 Zoning District and partly in a rural, residential or commercial zoning district, there shall be a front yard equal to the front yard required in the adjoining rural, residential or commercial zoning district, but such yard need not exceed **25 feet** in depth.

2. ***Side Yard:*** None required (see Chapter 9, Section 902-, Article 902.3. - Height Regulations) except that:

a. Where a lot is adjacent to a rural or residential zoning district, there shall be a side yard on the side of the lot adjacent to such rural or residential zoning district having a width of not less than **five feet**.

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- b. Where a corner lot abuts a rural or residential zoning district, whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **ten feet**.
- c. If a side yard is otherwise provided it shall have a width of not less than **three feet**.
3. **Rear Yard:** None required (see Chapter 9, Section 902-, Article 902.3. - Height Regulations) except that where a lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 902.5. INTENSITY OF USE REGULATIONS:

1. **Lot Area:** Each lot shall have a minimum area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.

ARTICLE 902.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 902.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1405.

ARTICLE 902.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103.

ARTICLE 902.9. ADDITIONAL REGULATIONS: The additional regulations are as follows:

1. All uses except for parking, loading, unloading or storage shall be conducted within a completely enclosed building.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*4}

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3. Site Enclosure and Screening Requirements: Industrial sites and/or uses shall be enclosed to provide effective site screening from adjoining properties, uses or streets as follows:
 - a. Adjacent to any rural or residential zone automobile parking shall be screened from view.
 - b. A solid masonry wall not less than **six feet** in height shall be required along and adjacent to any side or rear property line abutting any rural or residential zone boundary, or any alley abutting such zone boundary. Further, any access gates shall be constructed of view-obscuring material to provide effective site screening.
 - c. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of an industrial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor industrial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.
4. All uses shall be maintained in such a manner that they are neither obnoxious nor offensive by reason of emission of odor, dust, smoke, gas, noise, vibration, electromagnetic disturbance, radiation or other similar causes detrimental to the public health, safety or general welfare.
5. In any multi-phase industrial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a plan approved by the Department of Planning and Development.^{*9}
6. All industrial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance.^{*11}
7. For industrial uses, which were developed prior to October 15, 1984, an as-built plan which requires a zoning clearance may serve as the plan of development. When the owner or authorized agent wants to make a change to the property, this as-built plan indicating the changes may be submitted. The zoning inspector may approve changes as long as any expansion is part of the existing land use,

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does not conflict with existing codes, does not exceed one hundred percent of the area of the original development, and does not adversely impact the surrounding areas or drainage conditions. These changes may include, but are not limited to parking covers, interior remodeling, additions to the buildings or new building.^{*10}

ARTICLE 902.10. DELETED WITH TA2007016 EFFECTIVE 9-22-08

ARTICLE 902.11. DELETED WITH TA2007016 EFFECTIVE 9-22-08

Date of Revisions			
*1	Revised 3-29-71	*9	Added 2-20-94
*2	Revised 4-9-79	*10	Added 5-3-95
*4	Revised 4-2-84	*11	Effective 9-22-08
*5	Revised 10-15-84	*12	Effective 11-19-10 - TA2009014
**5	Added 10-15-84	*13	Effective 3-16-11 – TA2010022
*8	Revised 5-16-90		

SECTION 903. IND-3 (Heavy Industrial Zoning District)^{*2}

ARTICLE 903.1. PURPOSE: The principal purpose of this zoning district is to provide for heavy industrial uses in locations which are suitable and appropriate, taking into consideration land uses on adjacent or nearby properties, access to a major street or highway, rail service or other means of transportation, and the availability of public utilities while encouraging sustainable development practices. Principal uses permitted in this zoning district include the industrial uses that are not permitted in any other zoning district.^{*8}

ARTICLE 903.2. USE REGULATIONS: A building or premise shall be used only for any industrial use not in conflict with any federal law, state law or any Ordinance of Maricopa County, and subject to procedural regulations as listed in Chapter 3, Section 306. Renewable energy systems as set forth in Section 1206 of this Ordinance may be permitted as either a primary or an accessory use.^{*4, *8 *10}

ARTICLE 903.3. HEIGHT REGULATIONS: The height of buildings shall not exceed **40 feet**, except that the height of any building or structure closer than **40 feet** to any rural or residential zone boundary shall not exceed the distance from said building or structure to the zone boundaries, except that no building need be less than **ten feet** in height. Streets or alleys may be included in calculating distance.^{*9}

ARTICLE 903.4. YARD REGULATIONS: Yards are required as follows:

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1. **Front Yard:**
 - a. All properties abutting a public street shall have an open setback area extending for the full width of the property. This setback shall be parallel to the centerline of the street and shall be measured from the setback line or the ultimate right-of-way line of a local street, and shall be of a depth as indicated below:
 1. Abutting any major street, section line road, State or Federal highway not less than **20 feet**.
 2. Abutting collector streets and midsection line roads not less than **15 feet**.
 3. Abutting local streets and interior streets of industrial subdivision not less than **ten feet**.
 - b. Where the frontage between **two intersecting streets** is located partly in the IND-3 Zoning District and partly in a rural, residential or commercial zoning district, there shall be a front yard equal to the front yard required in the adjoining rural, residential or commercial zoning district, but such yard need not exceed **25 feet** in depth.
2. **Side Yard:** None required (see Chapter 9, Section 903-, Article 903.3. - Height Regulations) except that:
 - a. Where a lot is adjacent to a rural or residential zoning district, there shall be a side yard on the side of the lot adjacent to such rural or residential zoning district having a width of not less than **five feet**.
 - b. Where a corner lot abuts a rural or residential zoning district whether or not separated by an alley, there shall be a side yard on the street side of such corner lot having a width of not less than **ten feet**.
 - c. If a side yard is otherwise provided it shall have a width of not less than **three feet**.
3. **Rear Yard:** None required (see Chapter 9, Section 903-, Article 903.3. - Height Regulations) except that where a lot abuts a rural or

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residential zoning district whether or not separated by an alley, there shall be a rear yard having a depth of not less than **25 feet**.

ARTICLE 903.5. INTENSITY OF USE REGULATIONS:

1. **Lot Area:** Each lot shall have a minimum area of **6,000 square feet**.
2. **Lot Width:** Each lot shall have a minimum width of **60 feet**.
3. **Lot Coverage:** The maximum lot coverage shall be **60%** of the lot area.

ARTICLE 903.6. PARKING REGULATIONS: The parking regulations are as provided in Chapter 11, Section 1102.

ARTICLE 903.7. SIGN REGULATIONS: The sign regulations are as provided in Chapter 14, Section 1405.

ARTICLE 903.8. LOADING AND UNLOADING REGULATIONS: The loading and unloading regulations are as provided in Chapter 11, Section 1103.

ARTICLE 903.9. ADDITIONAL REGULATIONS: The additional regulations are as follows: ^{*1}

1. A building or premise other than the residence, or **one** mobile home of the family of the operator or caretaker employed on the premise of a commercial or industrial use shall not be used for dwellings, mobile home parks, travel trailer parks, mobile home subdivisions and resort hotels.
2. Any outdoor lighting shall be in conformance with provisions in Chapter 11, Section 1112- hereof. Any outdoor lighting shall be placed so as to reflect light away from any adjoining rural or residential zoning district. ^{*3}
3. Site Enclosure and Screening Requirements: Industrial sites and/or uses shall be enclosed to provide effective site screening from adjoining properties, uses or streets as follows:
 - a. Adjacent to any rural or residential zone, automobile parking shall be screened from view.
 - b. A solid masonry wall, not less than **six feet** in height shall be required along and adjacent to any side or rear property line

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abutting any rural or residential zone boundary, or any alley abutting such zone boundary. Further, any access gates shall be constructed of view-obscuring material to provide effective site screening.

- c. The perimeter of any portion of a site not adjacent to a rural or residential zone boundary upon which any outdoor use of any industrial nature is permitted shall be enclosed to a height of not less than **six feet** by building walls, walls or fences of any view-obscuring material. No outdoor industrial use or enclosure thereof shall encroach into any required setback area adjacent to any street, nor shall any storage products or materials exceed the height of any such enclosure.
4. Signs shall be subject to the same provisions applying to signs when located in the **IND-2** Zoning District.
5. In any multi-phase industrial project, all areas of a parcel which have been graded or the surface disturbed in any way, and which are not currently under development shall be revegetated or surfaced to minimize wind-blown dust by a method or plan approved by the Department of Planning and Development. ^{*5}
6. All industrial development shall be subject to a plan of development approval as set forth in the provisions of this Ordinance. ^{*7}
7. For industrial uses, which were developed prior to October 15, 1984, an as-built plan which requires a zoning clearance may serve as the plan of development. When the owner or authorized agent wants to make a change to the property, this as-built plan indicating the changes may be submitted. The zoning inspector may approve changes as long as any expansion is part of the existing land use, does not conflict with existing codes, does not exceed one hundred percent of the area of the original development, and does not adversely impact the surrounding areas or drainage conditions. These changes may include, but are not limited to parking covers, interior remodeling, additions to the buildings or new buildings. ^{*6}

ARTICLE 903.10. DELETED WITH TA2007016 EFFECTIVE 9-22-08

ARTICLE 903.11. DELETED WITH TA2007016 EFFECTIVE 9-22-08

Date of Revisions			
*1	Revised 3-29-70	*6	Added 5-3-95

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*2	Revised 4-9-79	*7	Effective 9-22-08
*3	Revised 4-2-84	*8	Effective 11-19-10 - TA2009014
*4	Revised 10-15-84	*9	Effective 3-16-11 – TA2010022
**4	Added 10-15-84	*10	Effective 9-30-11 – TA2011001
*5	Added 2-20-94		

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SECTION 1301. SPECIAL USES

ARTICLE 1301.1. SPECIAL USES^{*2 *37}: The Board of Supervisors may permit as a Special Use any of the following uses in zoning districts from which they are otherwise prohibited by this Ordinance:

- 1301.1.1. Agriculturally oriented operations and facilities such as but not limited to:^{*3, *16}
1. Cotton gins, but not including the manufacturing or processing of by-products.
 2. Storage, mixing and/or blending, sale and distribution of agricultural chemicals, but not the manufacturer thereof.
 3. Custom meat processing plants including slaughtering, butchering and temporary storage of products, but not including rendering or refining of by-products, storage of offal, tanning or storage of hides, wholesale or retail sales.
 4. Storage and maintenance of specialized machinery and equipment used specifically in agriculture or rural areas.
 5. Commercial aquaculture facilities to include breeding and holding lakes and ponds.
 6. Non-agricultural operations of facilities which were established for and which continue to be operated primarily for agricultural uses.^{*16}
- | 1301.1.2. ~~Airports, Heliports~~ (not associated with a hospital) and other landing areas provided that the OFZ or RPZ as defined in Chapter 11, Section 1111, Article 1111.3. should be located entirely on the same lot or parcel as the runway or landing strip. In any instance where any portion of the OFZ or RPZ of a runway or landing strip extends beyond the lot or parcel of property containing the runway or landing strip, written consent or aviation easements must be obtained from all property owners in which the OFZ or RPZ may wholly or partially lie.^{*26}
- | ~~1301.1.3. Amusement parks, arcades, Drive-in or outdoor theaters, miniature golf courses, and golf driving ranges.~~
- | 1301.1.3. Cemeteries, including pet cemeteries and mausoleums, including accessory uses such as mortuaries.
- | ~~1301.1.5. Circus and carnival grounds having permanent facilities.~~

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- | 1301.1.~~64~~. Development ~~or extraction~~ of earth products, clay, coal, gas, gravel, minerals, sand, stone and topsoil.
- | ~~1301.1.7. Dormitories, commercial.~~
- | 1301.1.~~85~~. Experimental and proving grounds.
- | 1301.1.6 Feed lots, commercial.
- | 1301.1.~~7~~. Feed stores.
- | 1301.1.~~118~~. Group care facilities and hospitals and institutions of an educational, religious, charitable or philanthropic nature, homes for the aged, nursing homes, convalescent homes and group homes of more than **ten residents** for the handicapped and adult care. ^{*11, *13}
- | 1301.1.~~129~~. Guest ranches.
- | 1301.1.~~1310~~. Kennels.
- | 1301.1.~~1411~~. Mobile home parks subject to all the development standards applicable to mobile home parks specified in Chapter 12, Section 1203. herein. ^{*5}
- | ~~1301.1.15. Deleted~~ ^{*38}
- | 1301.1.~~1612~~. ~~Permanent facilities for rodeos, auctions, swap meets, campgrounds, sites rented for private parties or similar types of~~ Land uses involving large assemblage of people.
- | 1301.1.~~1713~~. Plant nurseries, which are herewith defined as establishments where trees, shrubs, flowers and other plants are grown on or brought to the premises and maintained there for the purposes of sale from said premises. Such other additional products shall be permitted to be sold from the premises as are customarily incidental to the operation of a plant nursery.
- | ~~1301.1.18. Private clubs and fraternal organizations, excluding such use for which the chief activity is a service customarily conducted as a business.~~
- | 1301.1.~~1914~~. ~~Privately and commercially operated~~ Recreational open-air facilities, including but not limited to lakes, swimming pools and tennis courts.
- | 1301.1.~~2015~~. Public riding and boarding stables, subject to the following requirements:

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1. Buildings housing animals shall be setback from all property lines a distance of not less than **100 feet**.
2. There shall be no variance or waiver from this requirement except by unanimous vote of all members of the Board of Supervisors.*27

~~1301.1.21. Public utility treatment and generating plants including sewage, wastewater, power, electrical, nuclear and solar, and including ancillary offices. Attendant facilities and appurtenances to the above uses as well as uses associated with service to the public of water, gas, telephone and cable television.^{*24} Where an electrical generating plant is in operation pursuant of an existing Special use Permit, evaporation ponds and other appurtenances may be permitted under a separate Special use Permit, provided the addition of said evaporation ponds or appurtenances are not associated with a change to the use or intensity of the facility being served.^{*31}~~

~~1301.1.22. race tracks.~~

~~1301.1.23. Refining, processing and manufacturing of oil, condensate, gas and the production of any products resulting from this refining, processing and manufacturing.~~

~~1301.1.24. Resort hotels.~~

~~1301.1.25. Sanitary landfills and hazardous waste dumps.~~

~~1301.1.26. Sports arenas.~~

1301.1.~~27~~16. Commercial storage, or impoundment (not to include salvage operations, dismantling or sale of parts) of automobiles, motor vehicles, mobile homes, manufactured homes, travel trailers, recreation vehicles, boats and aircraft on sites of not less than **one acre**. *28 *29

1301.1.~~28~~17. Primary or accessory commercial television, microwave and radio transmitter, receiving stations and towers and dishes, including earth stations.

1301.1.~~29~~18. Travel trailer or recreation vehicle (RV) parks provided that:^{**13}

1. Each travel trailer or RV space shall have an area of not less than **1,250 square feet** and a width of not less than **25 feet**. Only **one travel trailer or RV** shall be placed on each space.
2. Travel trailers, RVs and accessory structures shall be located to provide a minimum setback of not less than **five feet** from all space lines. Accessory

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structures shall not be permitted in overnight parks on travel trailer or RV spaces.

3. The location of mobile homes on travel trailer or RV spaces shall be prohibited.
4. The minimum distance between a travel trailer and any building in the same travel trailer park shall be **ten feet**. The minimum distance between a RV and any building in the same travel trailer park shall be **ten feet**.
5. Each travel trailer or RV space shall set back from lot lines in common with street lines a distance of not less than **20 feet** and from all other lot lines a distance of not less than **ten feet**.
6. The front yard and street side yard areas shall be landscaped in accordance with a landscape and irrigation plan approved by the zoning inspector. When a fence of less than **six feet** is proposed, the landscape plan shall include adequate trees to provide screening of the park.
7. The travel trailer or RV park shall be screened from surrounding lots by a solid fence or wall of not less than **three and one half feet** or more than **six feet** in height when located in a front yard or street side yard and by a solid fence or wall **six feet** in height when located in any other yard. Screen walls shall be located on the interior edge of the required front and street side yard areas.
8. The height, yard, and intensity of use regulations of the **C-2 Zoning District** shall apply to buildings located in travel trailer or RV parks.
9. Service buildings to house toilet, bathing and other sanitation facilities and utilities shall be provided as required by the Maricopa County Health Code. Said facilities, if required, shall be completed prior to use of the park.
10. Minimum distances or setbacks required herein shall be the shortest of horizontal dimensions measured from the nearest portion of the sidewall of a travel trailer or RV including pullouts, tip-outs, or portable affixed awnings.
11. Destination park/spaces shall require the issuance of a building permit prior to the use of the park/space by a travel trailer or RV.

~~1301.1.30. Warehouses, mini.~~

~~1301.1.31. Zoos, including the keeping of wild or exotic animals on a private or commercial basis.~~

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- | 1301.1.~~32~~19. Single and multiple-family dwellings in **C-1, C-2 and C-3 Zoning Districts** subject to establishing the need and compatibility of the residential use within the commercial zoning districts.
- | 1301.1.~~33~~20. Residential facilities, public or private, which provide group or individual living quarters which may provide skilled health care or welfare supervision, common food preparation or dining facilities and other living support activities, including but not limited to the following uses: Intermediate care, homes for the aged or handicapped, nursing homes, convalescent homes, rest homes, or similar facilities. ^{**7}
- | 1301.1.~~34~~21. Home occupations, cottage industry in Rural Zoning Districts subject to the following requirements: ^{*8}
1. The entrepreneur of the cottage industry shall reside in the dwelling unit in which the business operates.
 2. The number of persons who are employed in connections with the occupants, but who are non-residents of the dwelling, shall not exceed **three**.
 3. The cottage industry may be conducted either within the dwelling or an accessory structure, or both. Not more than **50%** of the combined floor area of the dwelling and any accessory structure(s) shall be used in the conduct of the cottage industry. The square footage of the cottage industry shall not exceed the square footage of the dwelling. ^{*17}
 4. Only **one** sign for the cottage industry may be permitted. Such sign shall not exceed **16 square feet** in area. Such sign shall be nonilluminated. Such sign may be placed flat against the wall of a building or such sign may be a freestanding monument sign, but the height of such sign shall not exceed **12 feet** for a wall sign and **six feet** for a monument sign.
 5. The business shall be conducted in an enclosed building, and any commercial vehicle used in conjunction with the cottage industry conducted on the lot shall be limited to **one** and shall be parked within an enclosed building when not in use.
 6. Adequate off-street parking shall be provided in accordance with the standards of Chapter 11, Section 1102. herein (including design and paving of parking areas), and the maximum number of parking spaces permitted shall be **six**.

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7. The outdoor storage of materials shall be limited to a maximum of **25%** of total lot area and shall not be located within any required front or street side yard. Any outdoor storage shall be completely fenced with a solid masonry wall to obstruct the view to a height equal to the elevation of the tallest materials to be stored with a maximum height of stored materials of **eight feet**.
8. Any property for which a Special Use for a cottage industry is approved shall front on and have direct access to a paved road accepted for maintenance by the County Highway Department or other governmental agency.
9. Any outdoor lighting on a property approved for a cottage industry use shall be directed on site and shall conform to the shielding requirements for outdoor lighting as specific in Chapter 11, Section 1112. herein.
10. A Cottage Industry Special Use Permit issued to **one** person shall not be transferable to any other person; is not attached to the land; and is not transferable from one place of residence to another.
11. Direct sales of products from display shelves or racks is allowed provided such sales are specifically approved as part of the Special Use. However, a customer may pick up an order previously made by telephone or at a sales meeting.
12. The cottage industry shall not interfere with the delivery of utilities or other services to the area.
13. The business shall not generate any noise, vibration, smoke, dust, odors, heat, glare, or electrical interference with radio or television transmission in the area that would exceed that normally produced by a dwelling unit in a zoning district used solely for residential purposes.
14. The owner or operator of a cottage industry shall obtain a cottage industry permit from the Zoning Inspector prior to initiating business activity on the premises.
15. There shall be no variance or waiver from these requirements except by unanimous vote of all members of the Board of Supervisors.
16. The recommendation of the Commission may consist of additional reasonable requirements including but not limited to the following:
 - a. The number of customers or students visiting the site.

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- b. The hours of operation.
- c. Deliveries to the site.
- d. The types of materials used in the business.
- e. The types and amounts of materials, products and services sold by the business.
- f. The types and amounts of materials manufactured by the business.
- g. The types, amounts and locations of materials stored for use by the business.
- h. The types and sizes of vehicles used in the business.

1301.1.~~35~~22. Wireless Communication facilities or structures or towers which exceed the development standards specified in Chapter 12, Section 1202. of this Ordinance, or which have not been able to obtain administrative approval from the Director, the standards for which are also specified in Chapter 12, Section 1202. The location and height of the facility or structure or tower shall be indicated on the application for Special Use Permit approval. In a Residential or Rural Zoning District, the applicant must demonstrate that it has made substantial efforts to locate the use in an appropriate nonresidential zone. ^{*10}

~~1301.1.36. Real Estate Offices, Construction Administration Offices, and Homeowners Association Offices located within and only serving a Development Master Plan Community provided that: ^{**13}~~

- ~~1. The approved Development Master Plan establishes the location of these uses, designates the type of permanent reuse to be allowed, and establishes general layout for the proposed uses.~~
- ~~2. All structures shall meet all building code requirements for the appropriate commercial category of construction.~~
- ~~3. Upon cessation of the need for the use (**95% buildout**), cessation of the use, violation of conditions established by the Development Master Plan and/or Special Use Permit, or expiration of a time limit established under the approval of a Special Use Permit, all transitional structures, uses and modifications shall be removed to bring the property into compliance with its permanent use.~~

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~~1301.1.37. Residential use (including use of a mobile home) when proposed in conjunction with another authorized Special Use.^{*14}~~

1301.1.~~38~~23. Deleted ^{*38}

~~1301.1.39. Amateur radio antennas and amateur radio support structures.^{*19}~~

1301.1.~~40~~24. Large-Farm animal (horse, cattle and other farm animal) medical clinics and surgical referral hospitals, subject to the following standards:^{*20}

1. Animals shall not be boarded or lodged except for short periods of observation incidental to care or treatment.
2. Any building or corral for the keeping of animals shall maintain a minimum setback of **40 feet** from any property line.
3. All refuse and animal wastes shall be stored within an enclosed building or within odor-proof closed containers.

1301.1.~~41~~25. Signs for off-site advertising or for directing attention to a business, profession, commodity, service or entertainment conducted, sold, or offered elsewhere than upon the same premises (billboards) provided that:^{*22}

1. The sign is relocated from a parcel of property that is acquired by a public entity for public use by condemnation, purchase or dedication.
2. The sign must be removed due to that governmental action.
3. The public entity has not paid just compensation for the sign.
4. The standards of the **C-2 Zoning District** shall apply, except that the sign shall be permitted to remain the same size and height as the original sign.
5. The standards of the **C-2 Zoning District** shall apply, except as noted above. No further variance to the C-2 standards may be granted by either the Board of Supervisors or the Board of Adjustment.
6. Billboards may not locate in residential zoning districts; however, they may locate in rural zoning districts.

~~1301.1.42. Private schools on lots more than one acre.^{*25 *35}~~

1301.1.~~43~~26 Outdoor storage including wholesale and retail sales of landscape materials, storage rental yards, construction yards and similar, interim industrial uses for a period not exceeding ten years.^{*29, *32}

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1301.1.~~44~~27 Privately owned or operated stations for fire protection, police or security service, ambulance, or other emergency service providers.^{*39}

ARTICLE 1301.2. SUBMITTALS: Before permitting any of the above uses, plans together with a supporting statement as to the proposed use of the buildings, structures and premises, shall be submitted to the Board of Supervisors. These plans and supporting statement shall be referred to the Commission for its review, report, and recommendation and for public hearing. No application shall be scheduled for hearing by any board or commission acting pursuant to the "Maricopa County Zoning Ordinance (MCZO)", or administratively approved unless and until all fees and fines owed to the Department as a result of any activity or inactivity attributable to the property that is the subject of the application are brought current and paid in full or any amounts owed pursuant to an agreement of compliance are current, as the case may be. This requirement shall not be waived by the board/commission. Notice and procedure for public hearing shall conform to the procedures prescribed in Chapter 3, Section 304. thereof.^{*33 *34}

ARTICLE 1301.3. REPORT TO BOARD OF SUPERVISORS: The Commission having held public hearing shall then present its report and recommendation and the plans, together with the supporting statement to the Board of Supervisors for consideration and public hearing. Notice and procedure for public hearing shall conform to the procedures prescribed in Chapter 3, Section 304. thereof.

ARTICLE 1301.4. RECOMMENDATION: The recommendation of the Commission shall include its reasons for approval or disapproval of such plans and a supporting statement, and if recommended for approval, specific evidence and facts showing that the public health, safety and general welfare will not be adversely affected, that ample off-street parking facilities will be provided and that necessary safeguards will be provided for the protection of adjacent property or the permitted uses thereof.

ARTICLE 1301.5. VARIATIONS OF STANDARDS AND REQUIREMENTS: The recommendation of the Commission may include variations of the standards and requirements of the underlying zoning district including, but not limited to the following:^{**13}

1301.5.1. Yards and open spaces.

1301.5.2. Fences and walls, or other screening.

1301.5.3. Parking areas, street improvements, including provision of service roads or alleys when practical and necessary, except for paving requirements unless it can be

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shown that the paving alternative will comply with the **Maricopa Association of Government's Particulate Plan for PM-10** by reducing particulate pollution.

- 1301.5.4. Regulation of points of vehicular ingress and egress.
- 1301.5.5. Regulation of signs.
- 1301.5.6. Landscaping and maintenance thereof.
- 1301.5.7. Maintenance of grounds.
- 1301.5.8. Control of noise, vibration, odor and other potentially dangerous or objectionable elements.
- 1301.5.9. Time limits may be imposed for the commencement of construction and/or review and further action by the Commission; and/or a time limit within which the Special Use shall cease to exist.

ARTICLE 1301.6. NONCONFORMING USE: Any use that the Board of Supervisors may permit as a Special Use, existing at the time this Ordinance or amendments thereto become effective, shall be considered a nonconforming use unless such use has been established as a Special Use as herein provided.

ARTICLE 1301.7. AMENDMENTS: Amendments shall be processed in the same manner as the initial plans and supporting statement of proposed use.

Date of Revisions					
*2	Revised 11-8-82	*16	Added 2-5-95	*30	Effective 01-19-07
*3	Revised 8-15-83	*17	Effective 5-9-97	*31	Effective 01-19-07
*5	Revised 1-7-85	*19	Effective 1-17-98	*32	Effective 11-14-08
*7	Added 4-7-86; Effective 1-1-88	*20	Effective 1-17-98	*33	Effective 6/1/2009 - TA2009003
*8	Added 9-12-90	*22	Effective 5-7-99	*34	Effective 6-1-2010 TA2010003
*10	Added 4-5-92	*25	Deleted 11-19-99	*35	Effective 11-03-10 – TA2010013
*11	Added 4-15-93	*26	Effective 9-7-01	*36	Effective 12-28-10 – TA2010017
*13	Revised 2-20-94	*24	Effective 11-19-99	*37	Effective 9-30-11 – TA2011001
**13	Added 2-20-94	*27	Effective 11-19-04	*38	Effective 1-11-12 – TA2010012
*14	Added 5-6-94	*28	Effective 02-04-05	*39	Effective 1-11-12 – TA2007018
*15	Added 7-23-94	*29	Effective 09-15-06		

SECTION 1302. TEMPORARY USES^{**1}

The uses, buildings and structures permitted in this Section shall be established and maintained so as to provide minimum interference with the use and enjoyment of neighboring uses, buildings and structures and to ensure public health, safety and convenience. Temporary uses shall only be permitted as authorized within this Chapter.

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ARTICLE 1302.1. PURPOSE:

- 1302.1.1. The provisions of this article are based on the recognition of buildings, structures and uses which, because of their unique characteristics:
1. Should not be permitted on a permanent basis but which may be either necessary or desirable for a limited period of time, or
 2. Requires careful regulation especially regarding location, duration of use and operation.

ARTICLE 1302.2. TEMPORARY USES: Temporary Uses shall be limited to the following:^{*2}

- 1302.2.1. **Temporary Housing:** Temporary housing on the same lot of a permanent dwelling or use shall be authorized only in the following situations: The owner of the property is (re)constructing his own permanent dwelling on the property. This use shall be limited to a maximum time period of **two years** provided that the building permit for the permanent dwelling remains active.
- 1302.2.2. **Temporary Event:** Temporary events such as, but not limited to, circuses, carnivals, concerts, revivals, horse shows, rodeos, sales promotion events, and charity events. Any such event shall last no longer than a total of **30 days** within a **six-month period**. No continuations shall be approved. Any application submitted for such a use shall address the issues and satisfy the requirements as outlined below:
1. Site plans – ten (10) copies drawn to scale indicating all activities and facilities proposed as part of the temporary event use. If the proposed temporary event is proposed to use a portion of an existing facility or use, an additional plan showing the entire facility or use as well as the location of the temporary use is required.
 2. Authorization to use the site – a signed copy of the lease or other agreement which is being used by the owner to allocate the space and time frame of the temporary event is required.
 3. Narrative report – ten (10) copies of a narrative report which addresses the following items is required:
 - a. Police protection/traffic control.
 - b. Water facilities
 - c. Food concessions. quality and quantity of food and location of concessions must be approved by the Maricopa County

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- Environmental Services Department (MCESD) prior to issuance of any use permit.
- d. Sanitation facilities. All sanitation facilities must be approved by the Maricopa County Environmental Services Department prior to issuance of any use permit.
 - e. Medical facilities and fire protection
 - f. Parking areas – identify amount and location of parking for attendees of the temporary event. Parking shall be required to meet minimum requirements as outlined in Section 1102 of the Maricopa County Zoning Ordinance (MCZO). Adequate dust control shall be provided as per Maricopa County Department of Transportation (MCDOT) and Maricopa County Environmental Services Department (MCESD) requirements.
 - g. Access, traffic and parking control – identify ingress/egress for temporary event.
 - h. Hours of operation – identify duration of the proposed temporary event (dates and hours of operation).
 - i. Illumination – state if proposed and identify how it is to be provided. all outdoor lighting must comply with Section 1112 of the MCZO.
 - j. Overnight camping facilities – all overnight camping facilities shall be reviewed and approved by the MCESD prior to issuance of any use permit.
 - k. Other – identify the anticipated number of attendees; include any other information which staff deems necessary.^{*3}
4. Structures erected pursuant to an approved Temporary Use Permit shall not require a building permit if standing for a period not to exceed 96 consecutive hours. The responsible party shall provide documentation, as specified in the Temporary Use Permit, that said structures were erected and maintained subject to all applicable building safety codes and manufacturer's specifications. The documentation shall be provided to the Department within two working days following end of the special event to be filed with the Temporary Use Permit. Failure to provide the required documents will render the Temporary Use Permit null and void and constitute a zoning violation in accordance with Chapter 15 of this Ordinance.^{*6}

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- 1302.2.3. ***Underage Occupancy:*** Temporary occupancy, by reason of exceptional or unusual family situation, of a dwelling unit located in the Senior Citizen Overlay Zoning District (Chapter 10, Section 1006.) by persons not in conformance with the age limitations of Chapter 10, Section 1006. This use shall be limited to a maximum time period of **two years**. This use shall only be permitted upon issuance of a Temporary Use Permit.
- 1302.2.4. ***Nonresidential Use of Mobile Home:*** Nonresidential use of a mobile home shall be limited to a maximum time period of **six years**. In rural and residential districts only permitted nonresidential uses as identified in each zoning district may apply for this type of temporary use. This use shall only be permitted upon issuance of a Temporary Use Permit. Mobile homes intended for nonresidential use shall include mobile homes used for quarters of on-duty personnel in connection with publicly or privately owned or operated fire stations or mobile homes used for the residence of a security guard in commercial and industrial zoning districts.
- 1302.2.5. ***CARETAKER(S) QUARTERS:*** An additional detached accessory dwelling unit for caretaker(s) may be permitted, provided that all of the following conditions are met:
1. The additional dwelling unit may be a manufactured house, mobile home or a recreational vehicle. It may not be a site built (permanent) structure.
 2. The justification for the caretaker shall not be merely those activities associated with the normal responsibilities of a resident to maintain his property, including the care of a limited number of farm animals. An unusual condition(s) must exist which requires the on-site residency of a caretaker to perform the duties identified. Said condition(s) shall be identified as part of the Temporary Use Permit application. An unusual condition(s) may consist of:
 - a. Documented extended absences from the property by the occupant(s) of the principal residence.
 - b. Medical condition(s), when documented by a notarized statement from a physician. In the case of a medical caretaker, the caretaker or the recipient of the care may live in either the principal residence or the additional permitted residence (caretaker's quarters).
 - c. Other similar conditions as determined by the zoning inspector.
 3. Only **one** additional dwelling unit shall be permitted on any property by approval of a Temporary Use Permit.^{*3}

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- 1302.2.6 **TEMPORARY SEASONAL SALES:** Temporary seasonal sales operations provided that the following conditions are met:
1. Any such use shall be limited to **30 days** and shall not be renewed. temporary use permits for this type of use shall be permitted not more than four times during any calendar year.
 2. The site shall be cleared of all indications that such a use occurred within **ten days** of the termination of the Temporary Use Permit.
 3. The parking requirements of Chapter 11, Section 1102 shall not apply to this use. However, approved access and adequate safe parking shall be required as a condition of approval.
 4. An annual status report is not required.*³
- 1302.2.7 **TEMPORARY MODEL HOME SALES COMPLEX:** A model home sales complex that does not meet the requirements outlined in Article 501.2.24.*³
- 1302.2.8 **TEMPORARY CONSTRUCTION OFFICE/YARD COMPLEX:** Temporary construction yard and construction office complex that does not meet the requirements outlined in Article 501.2.25.*³
- 1302.2.9 **OTHER USES:** Other uses not listed here, as determined by the zoning inspector, which may be appropriate as temporary uses as outlined in Article 1302.2.1. Temporary Use Permits for these uses shall be processed in accordance with Article 1302.3.*³

ARTICLE 1302.3. TEMPORARY USE PERMIT REGULATIONS: All Temporary Use Permits shall be subject to the following regulations:

- 1302.3.1. **Application Requirements:**
1. Regulations identified for the zoning district in which the proposed Temporary Use is located shall apply. Any such regulation may be varied by the Board of Adjustment.
 2. Application procedures and informational requirements for a Temporary Use Permit and its renewal shall be established by the zoning inspector. The application shall provide all information needed by the Board of Adjustment, should a written letter of opposition be filed.
 3. Upon acceptance of a complete application for a new Temporary Use Permit, the subject property shall be posted with a "Notice of Application"

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for a **ten-day** period. If a written letter of opposition is received within the **ten-day** posting period, the request for a Temporary Use Permit shall be placed on the Agenda of the first available Board of Adjustment Hearing*³ for Resolution and noticed in accordance with Chapter 3, Section 303., Article 303.6. If no written letter of opposition is received within the posting period, then a Temporary Use Permit may be approved by the zoning inspector.

1302.3.2. ***Approval of Temporary Use Permit:*** A Temporary Use Permit shall only be approved provided that:

1. The proposed use does not create adverse impacts on surrounding property or residents. The zoning inspector or the Board of Adjustment may only approve such a proposed use by stipulating additional requirements, provided that said stipulations substantially reduce all adverse impacts on surrounding property or residents.
2. The Temporary Use Permit shall be approved for a period of time not exceeding the authorized limits in Chapter 13, Section 1302, Article 1302.2. The time period for a Temporary Use Permit shall commence upon issuance of a Building Permit, its renewal date, or upon determination of the Board of Adjustment or zoning inspector.
3. In a rental lease situation, the Temporary Use Permit shall be approved for a time period not exceeding the duration of the lease, excluding options.
4. The permit for the Primary Use has been issued for any Temporary Use Permit requested under Chapter 13, Section 1302, Article 1302.2.1.
5. Upon approval, a Temporary Use Permit shall be issued to the applicant. This permit shall indicate the nature of the use approved, its expiration date, and must be on visible display by the applicant on the property. Failure to meet this display requirement shall result in revocation of the Temporary Use Permit if issued a Zoning Citation.
6. No application shall be scheduled for hearing by any board or commission acting pursuant to the "Maricopa County Zoning Ordinance (MCZO)", or administratively approved unless and until all fees and fines owed to the Department as a result of any activity or inactivity attributable to the property that is the subject of the application are brought current and paid in full or any amounts owed pursuant to an agreement of compliance are current, as the case may be. This requirement shall not be waived by the board/commission. ^{*4 *5}

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1302.3.3. ***Extension of Temporary Use Permit:*** The duration of a Temporary Use Permit shall only be extended by the Board of Adjustment. Upon application, the Board may grant a one-time only extension of the duration of any Temporary Use Permit for up to **two years** (except a temporary event or seasonal sales), provided that all other requirements for the Temporary Use Permit must be met and the applicant presents justification to the Board of unusual or exceptional circumstances not of the applicant's own creation. Further, any such request for extension must be applied for prior to expiration of the current Temporary Use Permit.

1302.3.4. ***Denial, Termination, or Expiration of Temporary Use Permit:*** Denial, termination or expiration of a Temporary Use Permit shall occur as follows:

1. Denial of a Temporary Use Permit by the zoning inspector, for a reason other than the Temporary Use Permit has or will exceed its authorized time frame (Chapter 13, Section 1302, Article 1302.2. or as extended by the Board of Adjustment under Chapter 13, Section 1303., Article 1303.2.3.) may be appealed to the Board of Adjustment upon submittal of an appropriate application and must be filed within **ten days** of any such decision by the zoning inspector. Any appeal by the applicant shall be placed on the Agenda of the first available Board of Adjustment Hearing for Resolution and noticed in accordance with the Board's procedures.
2. Any Temporary Use Permit remains in effect only as long as those conditions regarding the use of the property and control of the use (lease or ownership) remain as originally approved.
3. Upon denial, expiration, or termination of a Temporary Use Permit, the Temporary Use shall cease. Furthermore, any temporary or mobile structures shall be removed within **ten days** of said expiration or termination and any required physical alterations to principal or accessory buildings or structures should be issued permits within **ten days** and shall be completed and finalled within **30 days** of said expiration.

ARTICLE 1302.4. LOCATION OF TEMPORARY USES Temporary Uses shall be permitted in zoning districts as follows:

TEMPORARY USES:

PERMITTED ZONING DISTRICTS:

1302.4.1. Temporary Housing

All Rural Zones

1302.4.2. Temporary Event

All Rural and Residential Zones,
C-S, C-2, C-3

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1302.4.3.	Underage Occupancy	SC Overlay Zone
1302.4.4.	Non-residential Use of a Mobile Home	All Zones
1302.4.5	Caretaker’s Quarters	All Rural Zones
1302.4.6	Temporary Seasonal Sales	All Rural Zones, C-S, C-1, C-2, C-3

Date of Revisions			
**1	Added 2-20-94	*5	Effective 6-01-2010 TA2010003
*2	Revised 5-6-94	*6	Effective 8-22-2012 TA2012020
*3	Effective 7-07-06		
*4	Effective 6-01-2009 TA2009003		

SECTION 1303. CONDITIONAL USE

This entire Section has been deleted 07-07-06. (TA2003005)

SECTION 1304. EXEMPTED USES

This Ordinance shall not prevent, restrict or otherwise regulate the use or occupation of land or improvements for railroad, mining, metallurgical, grazing or general agricultural purposes, if the tract/s concerned is/are **five or more contiguous commercial acres** in size (**Note: One Commercial acre = 35,000 square feet**).^{*1, *22}

ARTICLE 1304.1. Property is not exempt from the Maricopa County Zoning Ordinance and/or Building Safety Ordinance unless and until the Maricopa Planning and Development Department has issued a certificate of exemption for that property. In order to secure a certificate of exemption, an applicant shall submit a zoning clearance application, including site plan and other reasonable supporting documentation.^{*32}

ARTICLE 1304.2. Only property classified by the Maricopa County Assessor’s office or the Arizona Department of Revenue as property used for one of the purposes enumerated in the first paragraph of this Section is eligible for exemption under this section. If property has been so classified, the property is exempt from the Maricopa County Zoning Ordinance and/or Building Safety Ordinance, unless the Planning and Development Director independently determines that all or part of the property is not used primarily for one or more of the purposes enumerated in the first paragraph of this section.^{*32}

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ARTICLE 1304.3. Any structures built under an exemption that do not meet the underlying zoning district and/or Building Safety Ordinance standards may be required to comply with said standards if, at a future date, the exemption is no longer applicable.^{*31}

Date of Revisions			
*1	Revised 7-17-72	*31	Effective 11-19-99
*22	Revised 2-20-94	*32	Effective 2-4-00

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SECTION 1305. NONCONFORMING USES

ARTICLE 1305.1. CONTINUING EXISTING USES: Unless an earlier date is specified in this Ordinance any building or structure that was existing, or any use of land that was lawfully existing, as of January 1, 2000 or as of the effective date of subsequent amendments to this Ordinance may continue even though such use, building or structure does not conform to the regulations of this Ordinance or amendments thereto for the zoning district in which it is located, provided the size, shape and configuration of the parcel remains unchanged since January 1, 2000.*³⁵

ARTICLE 1305.2. DISCONTINUANCE OF NONCONFORMING USES:

1305.2.1. In the event that a nonconforming use of land, building or structure is discontinued for a period of **12 consecutive months**, any future use thereof shall be in conformity with the regulations of this Ordinance.

1305.2.2. In the event that a nonconforming use of land, building or structure is destroyed by fire, explosion, act of God or act of the public enemy to the extent of **75%** of its value, according to the appraisal thereof by competent appraisers, then and without further action by the Board of Supervisors, the future use thereof shall from and after the date of such destruction, be subject to all the regulations of this Ordinance or amendments thereto for the zoning district in which such future use is located.

ARTICLE 1305.3. EXPANSION OF A NONCONFORMING USE: A nonconforming use of land, building or structure shall not be enlarged, extended, reconstructed or structurally altered unless such enlargement, extension, reconstruction or structural alternation and further use of such property conform with the regulations of this Ordinance for the zoning district in which such property is located, except that a nonconforming business use may expand if such expansion does not exceed **100%** of the floor area of the original business.

ARTICLE 1305.4. CHANGE OF NONCONFORMING USE: If no structural alterations are made, any nonconforming use of land, building or structure may be changed to another nonconforming use provided the proposed use is of the same or more restricted classification as evidenced by a finding and resolution of record by the Board of Adjustment having jurisdiction.

SECTION 1306. RELIEF FROM DEVELOPMENT STANDARDS DUE TO GOVERNMENT ACTION

ARTICLE 1306.1 Government Action: When a government action results in a building, lot, parcel or tract of land not meeting the requirements of this ordinance:

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- a. For an undeveloped lot, parcel or tract of land, the government action shall alter the development standards to the extent alteration is necessitated by the government action.
- b. For a lot, parcel or tract of land that has already been developed as of the time of the government action, the government action shall alter the development standards (including setback requirements) applicable to any improvements already constructed as well as subsequent improvements.*33

Date of Revisions			
*33	Effective 02-16-07	*35	Effective 10-10-11 – TA2011011
*34	Effective 10-19-11		