

Salt River Pima-Maricopa Indian Community
10005 East Osborn Road
Scottsdale, Arizona 85256

ORDINANCE NUMBER: SRO-467-2015

TO AMEND ZONING ORDINANCE (SRO-74-82) OF THE SALT RIVER PIMA-MARICOPA INDIAN COMMUNITY BY REPEALING IT IN ITS ENTIRETY AND ADOPTING A REVISED ZONING ORDINANCE UNDER CHAPTER 25 OF THE SRP-MIC CODE OF ORDINANCES, TO PROMOTE, PROTECT, AND UPDATE THE COMPREHENSIVE AND ORDERLY PLANNED USE OF LAND RESOURCES, AND TO IMPLEMENT THE GOALS, POLICIES, AND OBJECTIVES OF THE SALT RIVER PIMA-MARICOPA INDIAN COMMUNITY GENERAL PLAN

BE IT ENACTED THAT:

The Zoning Ordinance (SRO-74-82) of the Salt River Pima-Maricopa Indian Community, as codified as an Appendix to the SRP-MIC Code of Ordinances and consented to by the Bureau of Indian Affairs, Salt River Agency on February 19, 1982 in accordance with 25 USCA §416h, provides at Section 15.200.A that it may be amended, supplemented, changed, modified or repealed. Therefore, the Zoning Ordinance (SRO-74-82) is hereby repealed in its entirety, and a revised Zoning Ordinance, codified in Chapter 25 of the SRP-MIC Code of Ordinances is hereby adopted in its entirety pursuant to Section 15.200.A of SRO-74-82 and SRP-MIC Administrative Policy 1-20, as follows:

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Chapter 1 General Provisions and Administration

Article 1.1 General Provisions

Section 1.1.1 Short Title

This ordinance, including any amendments to this ordinance and the zoning map, is cited and referred to as the “Zoning Ordinance of the Salt River Pima-Maricopa Indian Community” (SRP-MIC), or the “Zoning Ordinance.”

Section 1.1.2 Purpose

The purpose of the Zoning Ordinance is to:

- A. Promote and protect the public health, safety, convenience, aesthetics and welfare of the Community members and visitors of the SRP-MIC.
- B. Promote effective and efficient development review and land use administration.
- C. Provide for the social, physical and economic advantages resulting from the comprehensive and orderly planned use of land resources.
- D. Implement the goals, policies and objectives of the Community’s General Plan and applicable purposes of development in Code of Ordinances.
- E. Give due consideration to each of the following:
 1. The values and aesthetic preferences of the Onk Akimel O’odham (Pima) and Xalychidom Piipaash (Maricopa) people.
 2. Creating a convenient, attractive and harmonious Community.
 3. Protecting the cultural, historical, natural and scenic resources.
 4. Preserving significant lands.
 5. Meeting the current and future needs of the Community through suitable and efficient use of land and resources, sensitive site and building design and the application of sustainable development principles and best management practices.
 6. Allowing an appropriate level of intensity of commercial development and maintaining a rural setting for residents of the Community in the residential areas.
 7. Safety from fire, flood and other dangers.
 8. Reducing or preventing congestion in the streets and providing safe, convenient access.
 9. Providing adequate access to sunlight and flow of air.

Relationship to General Plan and other planning documents

The Zoning Ordinance implements the goals and policies in the General Plan and of other adopted land use plans, policies and planning documents. However, the Zoning Ordinance is not subject to challenge based on any alleged nonconformity with a planning document.

The SRP-MIC Design Standards and Guidelines as amended are supplemental to this Zoning Ordinance. They communicate the intent of the ordinance and are applied in the design review process.

Using the Design Standards and Guidelines in concert with the Zoning Ordinance in proposed development is important to meeting the Community’s expectations of development. Their purpose is to:

Encourage development uniquely suited to the context of the SRP-MIC that reflects the Community’s culture and design preferences and that responds to the desert environment.

Illustrate the Community’s expectations of development and the intention of the regulations of the Zoning Ordinance without being overly prescriptive.

Motivate building, landscape and site designers to create highly integrated solutions where the results exceed those of simply meeting the various development standards individually.

Encourage creative developments that are visually interesting and uplifting to experience.

10. Preserving the dark night sky.
11. Avoiding hazards and nuisances to individuals and neighborhoods from inappropriate location or operation of land uses.

Section 1.1.3 Severability

The provisions of this Zoning Ordinance are severable. If any provision is declared invalid by a court of competent jurisdiction, the effect of the decision is limited to the provision or provisions that are expressly stated in the decision to be invalid. The decision does not affect, impair or nullify this Zoning Ordinance as a whole or any other part thereof.

Section 1.1.4 Jurisdiction, Scope and Applicability

- A Except as provided in this ordinance, this ordinance applies to all territory, uses and improvements within the exterior boundaries of the Community, including all public and private lands and all uses thereon, and to all structures and buildings over which the Community has jurisdiction under the constitution and laws of the Community or pursuant to the Community's powers.
- B No use shall be established or changed, no structure, building or improvement shall be built, expanded, remodeled, improved, maintained, removed or demolished and no site shall be used, graded or trenched in any zoning district without prior approval using the appropriate process described in this ordinance and in conformance with all applicable legal requirements and this ordinance.
- C The Zoning Ordinance does not abrogate, annul, impair or interfere with any lawful action taken, permit issued, or lawfully vested zoning rights granted by the Community prior to the enactment of this Zoning Ordinance.
- D The Community Development Department (CDD) Director may temporarily waive any or all provisions of this Zoning Ordinance during an emergency declared by the Community President, Vice President, or Community Manager. A wildfire, tornado, earthquake, flood, or other similar situations are examples of an emergency.

Section 1.1.5 Warning and Disclaimer of Liability

- A. Enforcement of, conformance with, or reliance upon this ordinance does not create liability on the part of the SRP-MIC or any SRP-MIC officer or employee for any damages.
- B. The provisions required by this ordinance and other regulations of the SRP-MIC are considered reasonable for regulatory purposes. Events and circumstances other than those considered in any regulations, or that exceed those anticipated, may occur due to man-made or natural causes.
- C. Reliance upon or conformance with the provisions of this ordinance does not imply that uses or improvements permitted are free from all dangers and does not exempt the user or installer from any liabilities.

Section 1.1.6 Legal Nonconforming Land Uses and Improvements

- A. **Non-Conforming status.** Any situation that constituted a legal, nonconforming situation under a previously adopted Zoning Ordinance will continue to be a permitted legal nonconforming use or improvement under this Zoning Ordinance.
- B. **Discontinuance of a legal nonconforming use.** Whenever a nonconforming use is abandoned or ceases to exist for a period in excess of six (6) months, as determined by the CDD Director, any subsequent use of the premises must comply with this ordinance. Payment of taxes, rent or lease payments shall not constitute continued use.
- C. **Expansion limit of a nonconforming use.** No person may engage in any activity that causes an increase in the extent or intensity of a nonconforming use except as follows:

1. A legal nonconforming use may expand up to a total increase of twenty-five (25) percent above that existing at the time the use became nonconforming. This twenty-five (25) percent limitation applies to single expansions or expansions made in multiple events, cumulatively of the gross building floor area, building footprint and outdoor areas such as storage, sales, display, seating, operation and work areas that existed at the time the use became nonconforming.
2. All improvements involved in expansion and/or alterations or modifications of existing improvements shall conform to this ordinance and shall not increase the extent of the nonconformance.

D. Damaged nonconforming structures or improvements.

1. Repairs, or reconstruction of damaged nonconforming structures or improvements are allowed. However, if the structures or improvements are damaged in excess of fifty (50) percent of current replacement cost, or removed by any means (including an act of God), the repair, replacement or reconstruction of the structure or improvement shall conform to this ordinance.
2. The most recent, pre-damage valuation of the structure or improvement and the extent of damage are based upon estimates of retail replacement costs, including labor and materials, as provided by qualified contractor(s) and/or qualified expert(s), as approved by the Zoning Administrator.

E. Voluntary replacement of nonconforming improvements or expansion of similar improvements.

1. Nonconforming improvements shall only be replaced, altered or modified in conformance with this ordinance.
2. When more than twenty-five (25) percent of an individual type of nonconforming improvement is replaced, altered, or modified, singularly or cumulatively above that existing at the time it became nonconforming, all nonconforming improvements of similar type on the site shall be brought into compliance with the development standards required by this ordinance to the maximum extent possible as determined by the Zoning Administrator.

F. The Zoning Administrator may waive part or all of the requirements of this Section if:

1. There are overriding archaeological or historic preservation regulations, requirements or findings;
2. Compliance would make the remaining improvements impractical for their intended use or operation; or
3. Compliance would cause expenses that are excessively disproportional to the cost of required repairs or replacements.

Section 1.1.7 Transition Provisions

- A. **Existing Uses and Buildings.** Uses and buildings lawfully existing on the effective date of this zoning ordinance may be continued subject to the provisions of this Article.
- B. **Permits Issued Prior to Adoption or Amendment.** Nothing contained in this zoning ordinance or subsequent amendment thereto shall be construed to require any change in the plans, construction or intended use of any building or structure for which a permit was lawfully issued prior to the effective date of this zoning ordinance, provided that such construction is commenced prior to the expiration of such permit. In any case, where a permit expires or ceases to be valid, or where construction is abandoned for a period of six (6) months or greater, further construction and use shall conform to the applicable provisions of this zoning ordinance and as amended.
- C. **Approved site and master plans.** Site and master plans approved prior to the effective date of this ordinance shall be considered valid.

- D. **Plans approved through Design Review.** Plans approved through the design review process prior to the effective date of this ordinance are considered approved for the application for a construction permit provided a complete application for a building permit is submitted within two (2) years of the effective date of this ordinance. All applications are subject to the uniform building and fire codes in effect at the time of application for a construction permit.
- E. **Plans submitted for Design Review.** Applicants with a complete application submitted for design review or who submit a complete application for design review before the effective date of this ordinance may choose to have the plans governed by the provisions of SRO-74-82 in their entirety or to have the plans governed by the provisions of this ordinance in its entirety.

Article 1.2 Administration

Section 1.2.1 Purpose, Duties and Powers

This Article sets forth the purposes, duties, organization and powers of the Community Council, Boards, Commissions, Panels, Committees, Officers and others as they relate to the responsibilities of administering and enforcing this Zoning Ordinance.

Section 1.2.2 Community Council

The Community Council will:

- A. Hold public hearings, and approve, approve with conditions, or deny the following applications, requests and appeals:
 - 1. Zoning Ordinance Text Amendments.
 - 2. Zoning Map Amendments.
 - 3. Conditional Use Permits.
 - 4. Variances (Dimensional and Use).
 - 5. Appeals.
- B. Establish application fees and minimum and maximum penalties for violations, and
- C. Carry out other duties or powers related to land use as stated elsewhere in this Zoning Ordinance or under applicable federal or Community law.

Section 1.2.3 Land Management Board

The Land Management Board, created in the SRP-MIC Code of Ordinances, holds public hearings and makes recommendations to the Community Council regarding approval, approval with conditions, or denial of the following applications:

- A. Zoning Ordinance Text Amendments at the request of the Community Council.
- B. Zoning Map Amendments.
- C. Conditional Use Permits.
- D. Variances (Dimensional and Use).

Section 1.2.4 Design Review Panel

- A. **Creation.** The SRP-MIC Council may create a Design Review Panel to review and approve design review applications not eligible for the administrative process in Article 2.4.
- B. **Purpose.** The purpose of the Design Review Panel is to review the qualitative and culturally relevant aspects of proposed development projects for consistency with the Community's design-related goals, policies and regulations as stated in the General Plan, Zoning Ordinance, SRP-MIC Design Standards and Guidelines, and other relevant regulatory or policy documents and to encourage high quality development that reflects the Community's culture.

C. Duties and Powers.

1. Review, approve, approve with modifications and/or conditions, or deny Design Review applications.
2. Require site and/or infrastructure improvements as a condition of approval as necessary.
3. Advise departments, elected, and appointed bodies on matters related to Community design.
4. Make recommendations to the Zoning Administrator and/or the Community Council for revisions and modifications to SRP-MIC Design Standards and Guidelines, development standards and/or related administrative procedures.
5. The Design Review Panel's focus is design quality; it has no authority to approve variances from development standards and its approval does not ensure compliance with ordinance requirements.

D. Design Review Panel Scope and Purview.

1. Architecture
2. Site Plan
3. Pedestrian and vehicular circulation
4. Landscape and hardscape
5. Contextual relationships
6. Cultural Sensitivity/Responsiveness
7. Design response to the desert environment
8. Aesthetics of grading and drainage facilities, incorporation into the site design and application of low impact principles.
9. Signs
10. Phasing of improvements
11. View preservation.

The design aspects considered by the Design Review Panel and the Community's expectations of development are illustrated in the SRP-MIC Design Standards and Guidelines.

E. Organization.

1. The Design Review Panel members are appointed by and serve at the discretion of the CDD Director.
2. The composition of the panel includes:
 - a. Community members.
 - b. Panel members who are knowledgeable about the community's culture and/or have a design or development trade background, such as a professional architect, engineer, or landscape architect.
3. Representatives from the various divisions/departments, whose role is to provide advice and knowledge to support the Design Review Panel, may participate in an advisory capacity in the Design Review Panel meeting. These may include, but are not limited to, persons with expertise in:
 - a. The Community's culture
 - b. The environment
 - c. Design
 - d. Building and construction
 - e. Landscaping

4. The Zoning Administrator serves as staff for, and acts in an advisory capacity to, the Design Review Panel.
- F. **Meetings.** The Design Review Panel shall meet on an as-needed basis, as called by the CDD Director.
- G. **Proceedings.** The CDD Director may create procedures and protocols for the Design Review Panel.

Section 1.2.5 Community Development Department (CDD) Director

For the purposes of this Zoning Ordinance, the CDD Director is authorized to:

- A. Administer, carry out and enforce the Zoning Ordinance.
- B. Promulgate, issue, and enforce rules, policies, procedures, standards, and guidelines needed or appropriate to implement and enforce this ordinance.
- C. Determine and establish requirements for the application processes in this ordinance.
- D. Make recommendations to the Land Management Board and Community Council on applications requiring Community Council approval.
- E. Make recommendations to the Community Council regarding the content of this ordinance.
- F. Waive specified provisions of this ordinance in times of emergency.
- G. Approve, as specified in this ordinance, modification to plans and conditions of approval established by the Community Council.
- H. Establish and appoint members of committees, advisory groups, and panels related to the administration and maintenance of this ordinance except where otherwise vested in the Community Council
- I. Appoint a Zoning Administrator and Code Enforcement Officer(s) and act in their absence.
- J. Interpret the meaning and intent of the General Plan.
- K. Carry out other duties and powers specifically stated in this ordinance related to its administration, regulation, enforcement and processes.

Section 1.2.6 Zoning Administrator

The position of Zoning Administrator is created by this ordinance. The Zoning Administrator has the duties and powers to administer this ordinance that are listed in this Section and as otherwise described in this ordinance.

- A. Determine whether a development proposal is consistent with the General Plan goals, policies and land use map.
- B. Interpret the meaning and intent of the Zoning Ordinance and of any overlay district established in this ordinance.
- C. Determine the appropriate review and approval process for land use and development applications, the adequacy of information provided with applications, and require additional information needed for adequate review of proposed projects.
- D. Determine the appropriate zoning district, specific use standards and required approval process for any land use not listed in the Land Use Table 4.1 in Chapter 4 in this ordinance.
- E. Review and approve, approve with conditions, or deny development applications eligible for the administrative review process, including, but not limited to:
 1. Design Review applications and revisions to projects approved by the Design Review Panel.
 2. Permit applications for signs and applications for comprehensive sign plans.

3. Construction plans in the plan review and construction permit process for conformance with this ordinance, prior approvals and conditions of approval.
 4. Modifications to conditions of approval related to approved development plans and comprehensive sign plans.
 5. Modifications to planned development districts as described in this ordinance.
 6. Variances to dimensional standards or deviations from development standards as specifically permitted in this ordinance.
 7. Special Use Permits.
- F. Require, as part of an application approval, agreements or exactions as necessary for efficient and coordinated development, and/or additional requirements such as infrastructure improvements, dedicated easements for supporting infrastructure, roads and cross access.

Section 1.2.7 Code Enforcement Officer

The position of Code Enforcement Officer is created by this ordinance for the purpose of enforcing this ordinance and any conditions of an approved permit or application, and has the duties and powers listed below:

- A. Enter and inspect properties for compliance with this ordinance.
- B. Notify responsible persons when a violation exists through notices of violation and the establishment of reasonable timeframes for remedying such violations.
- C. Confirm satisfactory implementation of the required remedies.
- D. Issue citations imposing penalties for violations that are not remedied in the timeframe provided in the related notice of violation.
- E. Other duties as established by this ordinance or as delegated by the CDD Director related to regulation and enforcement of this ordinance.

Section 1.2.8 Enforcement, Violations and Penalties

- A. **Violations.** It is a civil violation for any person to violate any the provisions of this ordinance including but not limited to:
 1. Construct, erect, install, alter, change, maintain, or use any dwelling, building, structure, sign, outdoor lighting, landscape area, parking lot, or open space, or to use or permit the use of any land contrary to this Zoning Ordinance;
 2. Fail to comply with approved plans, stipulations and conditions of approval imposed at the time of approval of any zoning permit or application;
 3. Interfere with or attempt to prevent the enforcement of this ordinance, or violate or fail to comply with any provision of this ordinance, any rule, regulation, order, directive, certificate, license or permit issued pursuant to this ordinance.
- B. **Enforcement.** The Code Enforcement Officer shall enforce this Zoning Ordinance.
 1. Upon finding that a violation of this ordinance exists, the Code Enforcement Officer will carry out the duties of enforcing the Zoning Ordinance as described below:
 - a. Notice of Violation.
 - 1). A notice of violation shall be served upon the responsible person by hand-delivery or certified mail to the person's last known address, or by personal service upon the person. Notice is deemed served upon delivery of certified mail Service shall be deemed complete five (5) calendar days after mailing or upon personal service.
 - 2). The notice shall:
 - a). Identify the location of the violation.

- b). Identify the Section(s) of the Zoning Ordinance violated and any action required to remedy the violation.
 - c). State a reasonable date and time to resolve all violations and to complete required remedial actions, taking into account relevant information, conditions, and concerns related to the violation.
 - d). Provide contact information for the Code Enforcement Officer.
 - e). State that if the violation is not remedied within the time period stated in the notice that the person will be fined for each day the violation persists and that, if the fine is not paid or the violation remedied, the person may be charged with a civil offense.
 - f). State the minimum and maximum penalties that can be levied for each day the violation continues beyond the time permitted for remedial actions.
 - g). Require the responsible person to immediately notify the Code Enforcement Officer when the violation has been completely remedied.
 - b. No remediation shall be deemed complete until verified by the Code Enforcement Officer.
 - c. The Code Enforcement Officer is authorized to grant extensions of the date and time for any remediation required pursuant to this Section upon good cause shown. Any extension issued pursuant to this subsection must be made in writing and served upon the cited person in the same manner as a Notice of Violation.
- C. **Citation.** If the violation is not remedied or otherwise resolved by the date and time stated in the notice of violation, or any extension thereof:
- 1. The Code Enforcement Officer shall serve by certified mail addressed to the person liable at the last known address or in person, a citation on the responsible person. Service shall be as provided in subsection B of this Section. The citation shall:
 - a. Reference the notice of violation, the location of the violation and the Section(s) of the ordinance violated.
 - b. Assess a fine for the violation for each calendar day the violation has existed after the date the violation was to be remedied as stated in the notice of violation. The fine shall be based on the circumstances as determined by the CDD Director and shall not be less than the minimum nor more than the maximum penalty permitted per day.
 - c. Require the responsible person to cease any action, activity or business operation that is directly related to the citation upon receipt of the citation for such time as reasonably determined by the Code Enforcement Officer.
 - d. Be issued regardless of whether or not an appeal has been filed of the Notice of Violation, if the violation exists after the date the violation was to be remedied.
 - 2. Additional citations may be issued levying additional fines for each day the violation exists beyond the date of any previously-issued citation.
- D. **Appeals.** The recipient of a notice of violation or citation may appeal the notice or citation as follows:
- 1. An appeal shall be made, in writing, within five (5) business days after service of the notice of violation or citation specifically stating the reasons for the appeal to the SRP-MIC Council and requesting a meeting to discuss the issues.
 - 2. Within thirty (30) calendar days of receiving an appeal, the Community Council shall schedule and hold a meeting to discuss the appeal and make a final determination on the appeal.
 - 3. Upon completion of the appeal meeting, the Community Council's decision shall be final.

4. Filing of an appeal does not suspend the calendar days counted during which the violation exists.
- a. Fines shall accrue until the violation is remedied, or security acceptable to the Community is posted.
- b. If the violation is remedied during the appeal process, the person liable shall notify the Code Enforcement Officer. The Code Enforcement Officer shall verify acceptable completion of the remedy. The person liable shall be responsible for any fines accrued.

E. Payment.

1. The person cited shall deliver or mail the citation with full payment to the SRP-MIC, as indicated on the citation, to the SRP-MIC Finance Department.
2. Payment must be delivered or received by mail by the SRP-MIC Finance Department within ten (10) calendar days after service of the citation.
3. If the fine is not paid, and/or the violation is not remedied, the matter may be referred to the Community's Office of General Council for judicial enforcement in Community Court.

F. Judicial enforcement.

1. The Community Court shall have jurisdiction over all causes of action alleging or enforcing violations of the Zoning Ordinance.
2. Any person who violates any provision of the Zoning Ordinance shall be guilty of a civil offense and shall be subject to a civil fine of not less than one hundred dollars (\$100.00) and not more than five thousand dollars (\$5,000.00) per violation, in addition to any other legal remedies that may be available by law.
3. Any person who fails to procure any permit required by the Zoning Ordinance or who fails to abide by the terms of any such permit shall be guilty of a civil offense and upon conviction shall be subject to a civil fine not exceeding five thousand dollars (\$5,000.00) per violation in addition to other legal remedies as may be available by law.
4. Recovery of costs: In addition to any fine(s) imposed, the Community may recover any costs incurred by the Community in order to enforce any provision of this ordinance or to remedy any violation of this ordinance.
5. Civil action processes do not suspend the calendar days counted during which the violation exists.
 - a. Fines shall accrue until the violation is remedied, including during the pending of any civil action.
 - b. If the violation is remedied during the civil action process, the Code Enforcement Officer shall verify acceptable completion of the remedy and the date such remedy was completed.
 - c. Completion of a remedy may not dismiss any fines due or obligation to reimburse the Community for enforcement costs.
6. The Community reserves the right to initiate civil remedies at any time.

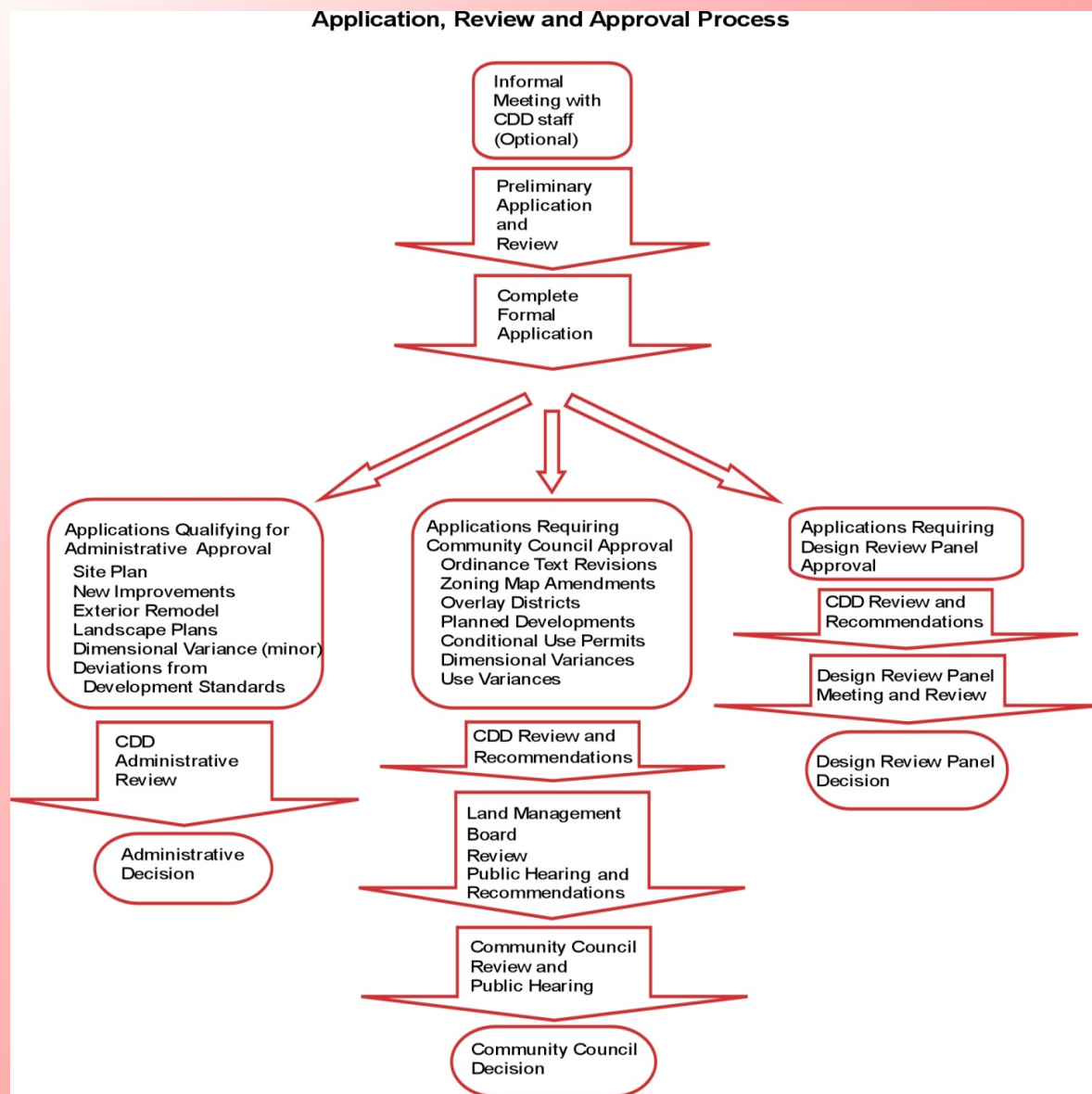
- G. Abatement.** When any violation of this ordinance constitutes an immediate danger to the public health, safety or general welfare of the Community, Community officials may take such actions as they deem necessary to remove the danger from the property. The Community shall be entitled to recover all reasonable costs from the responsible person(s) related to any abatement action.

- H Future approvals or permits.** Payment of all outstanding fines and penalties shall be required prior to the issuance of any approvals or permits to a premises, person or business required by this ordinance or by the building code against which there exists an outstanding fine or penalty.

Chapter 2 Application, Review and Approval Processes

The purpose of this Chapter is to establish the required application, review and approval processes and procedures related to this ordinance. The timeframes provided for the various processes are approximate and actual processing times may vary from those stated.

This sketch illustrates the application, review and decision processes addressed in this Chapter.



Upon a decision of approval through the required zoning approvals, construction plans may be submitted for a building permit.

Article 2.1 *Application for Development*

Section 2.1.1 *Application Approval Required*

- A. No use shall be established, operated or changed; no structure shall be built, expanded, or remodeled; and no site improvements shall be made or modified upon land in any zoning district except in conformance with this ordinance and with prior approval through the applicable application and approval process in this Chapter.
- B. When applications or approvals affect the land use and require land owner approval, such approval shall be the number of allotted landowners that meet or exceed the ILCA Applicable Percentage as defined in 25 U.S.C. § 2218 (a section in the Indian Land Consolidation Act), as may be amended.

Section 2.1.2 *Application Withdrawal*

- A. An applicant may withdraw an application at any time by providing a written request to the CDD Director. Application fees may be refunded if no staff reviews have been conducted on the application.
- B. An application in the review process that requires an action by the applicant that has not been completed or is inactive for a period of one year shall be considered withdrawn and a new application and application fee are required to reinitiate the application and review process.

Section 2.1.3 *Reapplying*

- A. The holder of an expired permit/approval may reapply for a new permit/approval at any time as an entirely new complete application.
- B. If an application is denied, an application that is substantially the same project or request may not be re-submitted for a period of one (1) year from the date the initial application was denied.

Section 2.1.4 *Failure to fulfill previous conditions or comply with ordinance.*

The decision-making body may require a subject property and improvements thereon to be in compliance with conditions or requirements of previous approvals and with the provisions of this ordinance, prior to any review of or action on an application pertaining to the same subject property.

Section 2.1.5 *Revocation, suspension or termination of permits/approvals*

Notwithstanding the enforcement provisions of this Ordinance, or any other authority by which an approval or permit issued by the SRP-MIC may be suspended, revoked or terminated, permits or approvals issued through any process in this ordinance may be suspended, revoked or terminated by the official or decision-making body that granted the approval or permit as described below:

- A. The CDD Director shall notify the approval or permit holder in writing of pending suspension, revocation, or termination of the approval or permit in person or by certified mail not less than seven (7) calendar days prior to the decision to revoke the approval or permit.
- B. The notice shall state:
 - 1. The reason for the suspension, revocation, or termination.
 - 2. Any actions that would stay the suspension, revocation, or termination and a date by which such action must be completed.
 - 3. The date, time, and location that a meeting will be held to consider the suspension, revocation, or termination.
- C. The approval or permit holder may request a meeting with the CDD Director to review the reasons for the suspension, revocation, or termination, to discuss options, and may enter into a settlement agreement.

- D. The meeting to suspend, revoke, or terminate the approval or permit shall be held by the same official or SRP-MIC body that granted approval or the permit through the same process by which the approval or permit was granted.
- E. The approval or permit holder may present at the meeting(s) any evidence why the approval or permit should not be suspended, revoked, or terminated.
- F. The decision of the official or the SRP-MIC body shall be final.

Article 2.2 Preliminary Application

Section 2.2.1 Purpose

The purpose of the preliminary application is to:

- A. Provide the applicant an opportunity to present and familiarize Community staff with the details of the subject development or request.
- B. Provide the applicant information about the current SRP-MIC codes, regulations, processes, policies and guidelines pertinent to the application.
- C. Provide the applicant information with applicable review and approval processes.
- D. Provide the applicant preliminary written comments, based on review of the information provided, to assist the applicant in preparing the formal application.

Section 2.2.2 Applicability

- A. All land use and development proposals that require a permit, and/or that require approval by this Ordinance, require a preliminary application.
- B. Single family homes and related structures are exempt from this process.
- C. The Zoning Administrator may waive the preliminary application process requirement when the purpose of the review is otherwise satisfied.

Section 2.2.3 Process Initiation

The applicant initiates the process by submitting a complete application(s) on the application forms provided by the Community Development Department or the Engineering and Construction Services Department in the format described in the application and accompanied by proof of payment of required fees.

Section 2.2.4 Preliminary Application Process

- A. After reviewing the information provided by the applicant, the CDD staff and other SRP-MIC reviewing divisions or departments will prepare comments on the information submitted as it relates to Community legal requirements, additional information or studies needed and other relevant information.
- B. The CDD staff will complete the review within approximately thirty (30) business days from the time of receipt of a complete preliminary application.
- C. Preliminary Review Meeting: The CDD staff will notify and meet with the applicant and/or the applicant's representatives upon completion of the review of the information submitted and will provide comments prepared by the CDD staff and other departments and divisions and will answer questions about SRP-MIC requirements and processes.

Statements and representations of staff and the applicant during the preliminary application process are informal only and not conclusive or binding on either party.

The conclusion of the preliminary review does not preclude subsequent discussions between the CDD staff and the applicant prior to the formal application.

- D. The preliminary review meeting concludes the preliminary review process.
- E. The Zoning Administrator will determine the application and approval processes required upon completion of the preliminary review.

Article 2.3 *Formal Application*

Section 2.3.1 *Submittal of a Complete Application*

- A. A complete application shall be submitted to initiate the formal application process.
- B. A complete application:
 - 1. Contains all required information on the application in the format described on the application.
 - 2. Responds to the preliminary review comments.
 - 3. Includes all additional information requested.
 - 4. Is accompanied by complete applications for any additional requested or known required permits or known variances.
 - 5. Includes proof of payment of required fees.
 - 6. When a proposal requires more than one type of application, such as zoning amendment, variance and/or conditional use permit, the Zoning Administrator may require that all the applications be submitted together and processed concurrently.

Section 2.3.2 *Formal Review*

- A. After receiving a complete formal application, CDD staff will review the information provided and prepare written comments identifying any issues related to development proposal and additional information or studies submitted.
- B. The CDD staff may require the applicant to submit modifications, corrections, clarifying documents or additional information as part of the formal review process, including third-party studies prepared by professionals qualified to address all or portions of an application, to supplement information provided by the applicant.
- C. The CDD Director may obtain third-party review and consultation of all or portions of an application to supplement staff review. The third-party review shall be funded by the applicant and prepared by qualified professionals in the fields of planning, engineering, economics, or as deemed appropriate to the circumstances of the application. The third party selection is determined by mutual consent of the applicant and the CDD Director.
- D. The CDD staff will complete the formal review and will notify the applicant within approximately thirty (30) business days from the date of receipt of a complete formal application. Subsequent reviews, if required, will be completed by the CDD staff in approximately fifteen (15) business days from the date of receipt. Review timeframes are approximate and may be extended depending on the complexity of the project.
- E. The applicant will be notified and provided any comments upon completion of the review.

Article 2.4 Administrative Approval Process

Section 2.4.1 Eligibility

- A. Applications that may be eligible for administrative approval as determined by the Zoning Administrator include:
1. Applications requiring design review per Section 2.12.1 that:
 - a. Are small in scale and have minimal impact on the Community character.
 - b. Conform to the applicable zoning district and overlay district development standards and the intent of the SRP-MIC Design Standards and Guidelines.
 - c. Have no adverse impacts on adjacent properties and are not detrimental to the Community's health, safety or welfare.
 2. Modifications to approved development plans.
 3. Dimensional variances that represent a fifteen (15) percent or smaller variation from a development standard.
 4. Dimensional variances in the A/P zoning district that represent a twenty (20) percent or smaller variation from a development standard.
 5. Modifications to conditions of an administrative or Design Review Panel approval that do not change the basic intent of the original approval and do not substantially change the character or impacts of the development.
 6. Deviations from a development standard as permitted in Article 2.11.
- B. The applicant may elect to have the application processed through the Design Review Panel or Community Council as applicable in lieu of the administrative approval process.

Administrative Approval

1. Preliminary Review and determination of eligibility
2. Formal Application and CDD Review
3. Zoning Administrator's Decision

Larger dimensional and all non-dimensional variance applications require Community Council approval through the public hearing process.

Section 2.4.2 Application and Review

Applications eligible for administrative approval shall be considered by the Zoning Administrator and staff of applicable SRP-MIC departments after the preliminary application and formal application processes described in Articles 2.2 and 2.3.

Section 2.4.3 Decision

- A. The Zoning Administrator may approve, approve with conditions or deny the application, providing notice of the administrative decision in writing to the applicant within ten (10) business days. Review timeframes are approximate and may be extended depending on the complexity of the project.
- B. The decision is based upon the same findings, criteria, considerations and applicable regulations that would be applied to the same type of application not eligible for Administrative Review.
- C. The Zoning Administrator may require the applicant to submit plans or documents reflecting any conditions of approval before submittal of applications for building or other permits.

Article 2.5 Community Council Approval Process

Applications requiring approval by the Community Council shall be determined after the preliminary application and formal application review processes described in Articles 2.2 and 2.3 and the public hearing process by the Land Management Board and Community Council as described in this Article.

Section 2.5.1 Public Hearing Notification

- A. Public notice as described in this section shall precede public hearings by the Land Management Board and Community Council. Public hearing notices shall contain:
1. The name of the applicant or owner.
 2. A description of the subject property location.
 3. A description of the proposed request.
 4. The designation of the hearing body.
 5. The time, date and place of the hearing.
 6. Applicant and Community staffs contact information.
- B. Notification Delivery - minimum requirements: Notice of the hearing mailed or delivered in person at least seven (7) calendar days prior to the date of the initial hearing to:
1. The applicant.
 2. The landowners and all authorized spokespersons of the allottee landowners of the land that is the subject of the application.
 3. The allottee landowners of record of land within one-half (1/2) mile radius of the site that is the subject of the application or the authorized spokesperson for such landowners.
- C. The CDD Director shall be responsible for providing notification of the Land Management Board hearing.
- D. When multiple applications are under review for the same project, the Community may combine the public notice for the various applications.
- E. Notice in addition those listed in this Section may be provided at the discretion of the CDD Director.
- F. The Community Council, Land Management Board, Design Review Board or the CDD Director may require additional Community input through neighborhood or district meetings prior to acting on the application. The applicant will be notified prior to the date of the neighborhood meeting.
- G. When more than six (6) months have passed since the most recent hearing, public notification shall be provided before any new public hearing.

Community Council Approval

1. Preliminary Review
2. Formal Application and Review
3. Public Notice
4. Land Management Board Public Hearing
5. Public Notice
6. Community Council Public Hearing
7. Council Decision

Section 2.5.2 Land Management Board (LMB) Public Hearing

- A. Applications requiring Community Council approval shall be reviewed by the LMB at a public hearing prior to the public hearing by the Community Council, unless otherwise waived pursuant to Chapter 17 Sec.17-5 and 17-5, as may be amended.
- B. Upon completion of the preliminary and formal application review processes, the CDD staff shall forward the application staff report and related submitted information to the LMB.

- C. Within fifteen (15) calendar days from the time the application is transmitted to the LMB, the LMB shall hold a public hearing at which the applicant shall present the proposal and address any questions.
- D. Questions and comments related to the application may be made in person or in writing to the LMB.
- E. At the public hearing the LMB may continue the application to a future date to review or obtain additional information.
- F. The LMB shall consider the same findings to be considered by the Community Council applicable to the application.
- G. After the conclusion of the public hearing the LMB shall:
 - 1. Within five (5) business days, make its recommendation to approve, approve with conditions or revisions, or deny the application, and forward a statement of its recommendations to the CDD Director, the Community Council, and the applicant.
 - 2. Within twelve (12) business days, forward a report containing information supporting the recommendation to the Council, the CDD Director, and the applicant.

Section 2.5.3 Community Council Public Hearing

- A. Within twenty (20) business days after the receipt by the Community Council of the report of the LMB, the application shall be placed on an available date of a regular Community Council agenda for a public hearing, allowing adequate time for preparation of required documents, legal review and public notice.
- B. The Community Council may, at its discretion, approve, approve with conditions or revisions, or deny the application, or may continue the application to a future date or set a meeting date at which it will make its decision.
- C. Notice of Decision.
 - 1. The Community Council will provide written notice of its decision to the applicant within ten (10) business days after the decision.
 - 2. The notice of decision shall contain a brief summary of the decision and any conditions of approval.
- D. Decisions of the Community Council are final.

Article 2.6 Zoning Ordinance Text Amendments

The Community Council, may amend, supplement, modify or repeal provisions of the Zoning Ordinance text (referred to herein as a "text amendment") pursuant to applicable SRP-MIC ordinance adoption policy.

Section 2.6.1 Review Process

Text amendments to this Zoning Ordinance are processed in the same manner as amendments to the Community Code of Ordinances.

In reviewing and approving text amendments, the Community Council may consider, among other factors:

- The best interest, health, comfort, convenience, safety and general welfare of the Community.
- The purpose and intent of this ordinance as a whole and of the specific portion being amended.
- Consistency with the policies and goals of the General Plan or the Code of Ordinances.
- General benefits afforded to the Community.
- A change in facts since the ordinance was adopted, mistakes or oversights.
- Changes in technology that have occurred since the adoption of the ordinance.
- Changes in the character of an area or to changes in the public interest.
- Providing a Community need not anticipated or that has become apparent.
- Increasing the compatibility of adjacent land uses.
- Encouraging or facilitating a different type of development deemed appropriate for an area.
- Managing growth, either to stimulate or reduce growth in areas as appropriate to the Community's needs and goals.
- Justifications for or against the proposed amendment presented by the applicant, proponents or dissenters.

Article 2.7 Zoning Map Amendments (Rezoning)

- A. The Official Zoning Map may be amended from time to time to meet the needs of the Community through the adoption of an ordinance by the Community Council.
- B. Applications for zoning map amendments initiated by or on behalf of the landowners require consent from the landowners of the subject property in accordance with the Indian Land Consolidation Act (ILCA) unless the application is initiated by the CDD Director, Land Management Board, or the Community Council.

Zoning Map Amendment

1. Preliminary Review

2. Formal Application and Review

3. Public Notice

4. Land Management Board Public Hearing

5. Public Notice

6. Community Council Public Hearing

7. Council Decision

Section 2.7.2 Review Process

Applications to amend the Zoning Map are processed following the preliminary application and formal application processes described in Articles 2.2, 2.3 and 2.5.

Section 2.7.3 Effect of Zoning Map Amendment

- A. A zoning map amendment changes the zoning designation of a property, includes or excludes a property from an overlay district, or establishes a planned development district.
- B. Uses and improvements within the affected area that do not conform to the permitted uses or applicable development standards become legal non-conforming.

- C. Existing illegal nonconforming development within the affected area remains illegal unless specifically addressed by the amendment.

Article 2.8 Conditional Use Permits

Section 2.8.1 Applicability

This Article applies to uses that require a conditional use permit approved by the Community Council.

Section 2.8.2 Review Process

- A. Applications for a conditional use permit are made following the application processes described in Articles 2.2, 2.3 and 2.5.
- B. Applications for conditional use permits require applicable consents from the landowners of the subject property in accordance with the Indian Land Consolidation Act (ILCA), unless the applicant has written authorization from the landowners to make such applications.

Conditional Use Permit

1. Preliminary Review
2. Formal Application and Review
3. Public Notice
4. Land Management Board Public Hearing
5. Public Notice
6. Community Council Public Hearing
7. Council Decision

Uses that require a conditional use permit may not be appropriate in all locations within the applicable zoning district and may require more detailed consideration.

Examples of conditions of approval include:

- Requiring development improvements in excess of the minimums such as screening or buffering.
- Modifying site configurations such as building setbacks, location of parking, buildings, service areas, outdoor activity areas, vehicle circulation and access points, and architecture.
- Limiting building height, size or scale.
- Reducing the height and/or intensity of lighting or the size or type of signage.
- Limiting the hours, days, and/or manner of operation.
- Conditional Use Permits are valid only for the subject use and location.

Section 2.8.3 Findings

- A. The Community Council may approve a conditional use permit if it finds that:
1. The use in the proposed location is not detrimental to the public health, safety or welfare of the Community. Examples of detriment include elevated risk for hazard, nuisance or damage by explosion, fire, smoke, dust, odor, contamination, or vibration.
 2. The type and characteristics of the use are reasonably compatible with the uses existing or planned in the immediate surrounding area. Examples of compatibility considerations include scale, architecture, intensity, sound levels, volume and character of traffic, appearance, hours of operation and potential adverse impacts.
 3. Adequate infrastructure to serve the use exists in the proposed location, or the applicant can demonstrate that adequate infrastructure will be provided or addressed by an acceptable means. Examples of infrastructure include adequate street capacity or traffic control, water and sewer lines, and public safety service.
 4. The use in the proposed location is consistent with the goals and policies of the General Plan.
- B. The applicant has the burden of proving the findings in sub-section A above.

Section 2.8.4 Conditions of Approval

- A. A conditional use permit is subject to specific conditions the Community Council may establish to carry out the provisions and intent of this Zoning Ordinance and to ensure compatibility with adjacent land uses.
- B. A conditional use may not be modified, changed, altered or increased in intensity unless specifically approved by the Zoning Administrator or Community Council through the approval processes in Articles 2.2, 2.3 and 2.5.

Article 2.9 Dimensional Variances

Section 2.9.1 Applicability

- A. All development that varies from the dimensional standards of this ordinance requires prior approval through the processes described in this Article, except as specifically provided elsewhere in this ordinance.
- B. Applications for dimensional variances must include applicable consents from the landowners of the subject property in accordance with the Indian Land Consolidation Act (ILCA), unless the applicant has written authorization by the landowners to make such applications.

Variance - Administrative

1. Preliminary Review
2. Formal Application and CDD Review
3. Zoning Administrator's Decision

Section 2.9.2 Review Process

- A. Dimensional variances from the standards of this ordinance are eligible for administrative approval in accordance with Section 2.4.1 and may be approved by the Zoning Administrator per Article 2.4.
- B. Dimensional variances from the standards of this ordinance not eligible for administrative approval require approval by the Community Council through the application processes described in Articles 2.2, 2.3 and 2.5.

Variance - Council Approval

1. Preliminary Review
2. Formal Application and Review
3. Public Notice
4. Land Management Board Public Hearing
5. Public Notice
5. Community Council Public Hearing
6. Council Decision

Section 2.9.3 Findings

- A. A dimensional variance may be permitted upon the approving authority's finding:
 1. There are exceptional or extraordinary circumstances or conditions unique to the property involved or to the intended use of the property.
 2. Such variance is necessary for the preservation and enjoyment of a substantial property right of the applicant, which right is possessed by other property owners under like conditions in the same zoning district.
 3. The variance is not detrimental to the public welfare or injurious to the use or improvements of adjacent properties, and will not adversely alter the character of the surrounding area.
 4. The reason for the variance claimed by the applicant is not self-inflicted or caused by an act or omission of the person in control of the property.
 5. The variance is the minimum required to overcome unique circumstances or preservation of a property right.

Dimensional variances permit specific development on the subject property to vary from the applicable development standards to the extent specified in the approval.

6. Adequate infrastructure to serve the use exists in the proposed location, or the applicant can demonstrate that adequate infrastructure will be provided or addressed by an acceptable means.
 7. The variance is not contrary to the goals or objectives of the Community's General Plan.
- B. The applicant has the burden of proving the findings in subsection A above.

Section 2.9.4 Conditions of Approval

A dimensional variance is subject to any conditions the Zoning Administrator or Community Council may establish to carry out the provisions and intent of this Zoning Ordinance and to ensure compatibility with adjacent land uses and may be subject to a specified use, time limit or occurrence of a specific condition.

Article 2.10 Use Variances

Section 2.10.1 Applicability

- A. A specific use that is not listed as allowed, allowed with conditions, or allowed with a conditional use permit in a particular zoning district may be allowed through a use variance. The purpose of a use variance is to address a specific type of use at one specific location. It is not a substitute for rezoning.
- B. Application for a use variance must include applicable consents from the landowners of the subject property in accordance with the Indian Land Consolidation Act (ILCA), unless the applicant has lawful authorization from the landowners to make such application.

Use Variance

1. Preliminary Review
2. Formal Application and Review
3. Public Notice
4. Land Management Board Public Hearing
5. Public Notice
6. Community Council Public Hearing
7. Council Decision

Section 2.10.2 Review Process

- A. Use Variances are approved by the Community Council following the processes described in Articles 2.2, 2.3 and 2.5.
- B. In addition to the public notice requirements in Section 2.5.1 notification of the hearing will include:
 1. Within C-2, C-3, MB, LI, or NR zoning districts, adjacent master lease holders within three-hundred (300) feet of the parcel where the use variance will be located; and
 2. Within AR, C-1 or OS zoning districts home site and business owners within one half (½) mile of the parcel where the use variance will be located.

- *A Use Variance permits development of a particular use that is otherwise not allowed, allowed with conditions or with a Conditional Use Permit, to occur on the subject property in conformance with any related plans, conditions of approval, regulations of the zoning district, applicable overlay districts, and applicable development standards.*
- *A Use Variance does not otherwise rezone the property.*
- *The granting of a use variance within any zoning district does not change the list of land uses permitted in that district and does not apply to any other location.*

Applicants for a use variance must address any adverse impacts the use may have on the surrounding area, such as:

- *Nuisance arising from noise, smoke, odor, dust, vibration, light trespass, glare or electromagnetic static.*
- *Hazards to persons and property from possible explosion, contamination or fire.*
- *Volume, type or character of traffic unusual for the area.*
- *Visual impacts.*

Section 2.10.3 Findings

- A. A Use Variance may be permitted upon the Community Council finding:
1. The characteristics of the proposed use, its scale, intensity, architecture, appearance and hours of operation are compatible with the uses existing or permitted in the surrounding area.
 2. The proposed use is not detrimental to the public health, safety or welfare of surrounding areas or injurious to the existing or future allowable uses or improvements of adjacent properties in the zoning district.
 3. The Community would derive greater benefit from the use in the proposed location than it would if the use were located in an existing zoning district in which it is allowed.
 4. Adequate infrastructure to serve the use exists in the proposed location, or the applicant can demonstrate that adequate infrastructure will be provided or addressed by an acceptable means.
 5. Any adverse impacts of the proposed use on surrounding properties will be adequately mitigated in a way that will not require a burdensome or extraordinary level of enforcement or monitoring.
- B. The applicant has the burden of proving the findings in subsection A above.

Section 2.10.4 Conditions of Approval

- A. A use variance is valid and operable only for the specific use as granted and is subject to any conditions deemed necessary to ensure that the findings and any other concerns related to the proposal are satisfactorily addressed.
- B. A use approved by a use variance may not be changed, altered or increased in intensity except as specifically approved by the Community Council through the approval processes in Articles 2.3 and 2.5.
- C. A use variance expires if the use granted is not established within one (1) year after approval or, once established, is abandoned or discontinued for a period of at least one (1) year.
- D. A use variance is not transferable to another property but is transferable to subsequent users unless otherwise limited by a condition of approval.

Article 2.11 Deviation from site improvement standards

The purpose of this Article is to provide flexibility in how the intent of the development standards are met, to accommodate temporary uses, or to reduce unnecessary hardships or address practical difficulties for non-profit, religious or other Community organizations whose primary purpose is to provide services to Community members.

Deviation from Standards

1. Formal Application and CDD Review
2. Zoning Administrator's Decision

Section 2.11.1 Applicability

Deviation from the minimum standards required for site improvements in Chapter 6 of this Ordinance may be permitted for uses in the AR Agricultural/Residential and AP Administrative/Public zoning districts.

Section 2.11.2 Review Process

- A. Requests for deviation(s) are handled through the administrative approval process in Article 2.4.
- B. Alternatively, a variance application may be processed through Articles 2.5 and 2.9.

Examples of allowable deviations include:

- *Variation from the minimum size (not the number) of plant materials.*
- *Use of alternative road or parking area surfacing materials.*

Section 2.11.3 Findings

Notwithstanding Section 2.4.1. C, deviations from minimum standards for site improvements may be approved upon the Zoning Administrator finding:

- A. The deviation does not involve a variance to zoning district development standards in Chapter 3, such as building height, building setback, floor area ratio, and other dimensional standards of particular zoning districts.
- B. The proposed deviation will meet the general intent and purpose of the subject standard.
- C. The deviation will not:
 - 1. Be detrimental to the public welfare or have adverse impacts on adjacent properties.
 - 2. Significantly alter the character of the surrounding area or neighborhood.
 - 3. Create a nuisance or an unsafe or unhealthy condition.
 - 4. Have long term negative visual impacts from streets and adjacent properties.
- D. The deviation is not contrary to the intent and purpose of this Zoning Ordinance in general or to the purpose, intent and character of the applicable zoning district or any applicable overlay district.

Section 2.11.4 Conditions of Approval

- A. Approval of a deviation may include conditions of approval deemed necessary to ensure compatibility with existing or permitted uses on the site or on adjacent sites. Such conditions may exceed the minimum standards required by this ordinance and may include a time frame, expiration date, or situation that will trigger expiration of the approval.
- B. Approved deviations apply only to the specific application and do not apply to any expansion or intensification of the use or improvements, or to future uses, improvements, or phases of development.

Section 2.11.5 Expiration/Termination of Approval

- A. The Zoning Administrator may terminate approval of a deviation from an improvement standard per Section 2.1.5 if:
 - 1. The subject development does not meet the conditions of approval described in Section 2.11.4.
 - 2. The character of the land use changes from that existing or proposed at the time the deviation was approved.
 - 3. The deviation is found to impose an additional enforcement burden upon the Community due to incompatibility or other issues related to the deviation.
- B. Upon expiration or termination of approval, all required improvements shall be brought into compliance with the applicable development standards or as indicted in any notice of termination.

Article 2.12 Design Review

Section 2.12.1 Applicability

- A. Design Review approval is required for non-residential and multifamily development on private or Community land.
- B. Individual single-family dwellings and their related accessory structures or site improvements are exempt from design review except when model homes are proposed within a development project.

Section 2.12.2 Application Process

- A. Applications may be submitted by the person in control of the property or an authorized representative.
- B. All applications will follow the application processes described in Articles 2.2 and 2.3.
1. Applications eligible for administrative approval are processed pursuant to Article 2.4.
 2. Applications not eligible for administrative approval are processed through the Design Review Panel (DRP) process described in Sections 2.12.3 thru 2.12.5.

Administrative Design Review

1. Preliminary Review
2. Formal Application and CDD Review
3. Zoning Administrator's Decision

Section 2.12.3 Design Review Panel Meeting

Following the application processes, the CDD staff will prepare a report that includes a description of the request and recommendations. The staff report will be provided to the applicant and the Design Review Panel (DRP) prior to the DRP meeting.

Design Review Panel

1. Preliminary Review
2. Formal Application and Review
3. Design Review Panel Meeting
4. Design Review Panel Decision

Section 2.12.4 Design Review Scope

In making their decision the purview of the DRP includes:

1. Cultural response and sensitivity.
2. Site Plans.
3. Architecture and exterior building design.
4. Vehicle and pedestrian circulation.
5. Landscape and hardscape improvements.
6. Contextual relationships.
7. Design response to the desert environment.
8. Exterior lighting.
9. Sign plans and signs.
10. Grading and drainage.
11. Above ground infrastructure of significant scale such as bridges, water storage tanks, communication towers, and bus stop shelters as determined by the Zoning Administrator.
12. Public art visible from a street or adjacent property such as statuary, murals, posters, flags, super graphics and banners.
13. Design topics illustrated in the SRP-MIC Design Standards and Guidelines.
14. Site and master development plans for the preservation of views to designated sites and locations.

The design elements considered by the Design Review are illustrated in the SRP-MIC Design Standards and Guidelines.

The Design Review Panel's focus is design quality; it does not review for compliance with development standards or regulations; its approval does not ensure such compliance and it does not grant variances to ordinance requirements.

The design guidelines do not take precedence over the zoning ordinance.

Section 2.12.5 Design Review Panel Decision

- A. The Design Review Panel (DRP) may impose conditions to achieve the applicable goals and intent of the General Plan and zoning district, the applicable development standards and the effective application of the SRP-MIC Design Standards and Guidelines.
- B. Decision:

1. The applicant will be notified of the DRP's decision within five (5) business days of the decision.
2. The Zoning Administrator may require the applicant to submit plans or documents reflecting conditions of approval before submittal of applications for building or other permits.

Section 2.12.6 Appeals

Decisions of the Design Review Panel are final.

Section 2.12.7 Design review approval expiration

- A. Design review approval automatically expires if construction of the development is not commenced or an application for a building permit is not submitted, whichever is applicable, within two (2) years after the date the approval is granted.
- B. Development for which design review approval expires requires a complete new application and payment of related fees.

Section 2.12.8 Extension of approval

- A. The date of approval expiration may be extended up to one (1) additional year upon a written request prior to the expiration, subject to approval by and at the discretion of the CDD Director.
- B. Time extension application process:
 1. Requests may be submitted in writing to the CDD Director prior to the date of the approval expiration described in Section 2.12.7 above. The CDD Director shall either grant or deny a time extension within ten (10) business days.
 2. Expiration is effective unless an extension is approved prior to the expiration date. The act of filing a request for an extension does not delay expiration.

Article 2.13 Approval conditions and decisions

Section 2.13.1 Decision making bodies or officials

Decision-making bodies and officials authorized to approve applications in this ordinance:

- A. Are authorized to impose conditions on any approval to implement the requirements of this ordinance, protect the Community or the public from potential adverse impacts from the proposed use or development, ensure compliance with required findings or fulfill an identified need for public services. These conditions shall be specifically listed as part of the approval.
- B. Will consider as a requirement or condition any statement, approved plan, exhibit or other material provided by the applicant that is on record with the decision representing the proposed development, improvements or performance.
- C. May approve, approve with conditions and/or modifications, deny, or continue consideration of an application to a future time to obtain additional information deemed pertinent to the decision.
- D. May suspend or revoke a prior approval that they are authorized to grant by this ordinance per Section 2.1.5.

Section 2.13.2 Modification or removal of conditions of approval

A request to the decision-making body to modify or remove a condition of approval shall be made as a new application and shall be processed through the same procedure as the project was approved and the condition was imposed. An exception to this is a modification that qualifies for administrative review and approval per Section 2.4.2.

Article 2.14 Transferability of permits / approvals

- A. Permits and approvals are transferable to successors in interest unless specifically prohibited elsewhere in this ordinance or transferability is limited as part of the approval.
- B. Successors are subject to all standards, agreements and conditions that accompanied the approval.
- C. Approvals that apply to a specific property are not transferrable to another property.

Article 2.15 Required Analysis and Studies

All required studies, analysis and reports associated with applications processed through this ordinance shall be funded by the applicant, prepared by qualified professionals appropriate for the circumstance of application, and reasonably approved by the CDD Director.

Article 2.16 Building Permits, Certificates of Occupancy, Certificates of Completion

Section 2.16.1 Permits Required

- A. It is unlawful to haul, transport, construct, install, alter, repair, trench, grade, remove, or demolish or to commence the construction, installation, alteration, removal or demolition of a building or structure or improvement except in conformance with permits approved by the Building Official and as required by this ordinance and the applicable legal requirements of the SRP-MIC or of the Federal Government as amended.
- B. No construction shall begin or land graded or cleared until environmental review is completed by the CDD / Environmental Protection and Natural Resources (EPNR) Division.

Building Permit Process

1. Building Permit Application
2. CDD Review
3. ECS Review and Approval
4. Inspections by ECS / CDD
5. Certificate of Occupancy or Certificate of Completion

Section 2.16.2 Applications.

All applications shall be in the format and contain the information required per application forms prepared by the Engineering Construction Services (ECS) Department and must provide all requested information. Applications shall be accompanied by proof of payment for requested permits.

A. Conditions of approval.

1. Building permits may only be issued for the construction of proposed improvements, buildings or structures that are found to comply with required design review approvals and any applicable conditions of approval, this ordinance and applicable codes.
2. All work performed under a permit or approval issued by the Community shall conform to the approved application, plans, conditions and specifications, including any amendments.

B. Amendments to applications and plans.

1. No plan may be altered or changed from the original approval without the prior written approval of the Community Official, Board, Panel, or Council authorized to grant the approval.
2. Approved amendments to an application after approval of a permit and before completion of the work for which the permit was granted shall be deemed a part of the original application.

Section 2.16.3 Inspections

- A. All improvements and uses must be inspected before the Community may issue a final certificate of occupancy, certificate of completion or final approval.
- B. Community staff may enter any part of a building or site to perform inspections to verify compliance with the approved plans and conditions of approval.

- C. All work performed under a permit issued by the Building Official shall conform to the approved application, plans, and specifications and approved amendments.

Section 2.16.4 Certificate of Occupancy or Certificate of Completion

- A. Users may not operate without, and are not entitled to, a certificate of occupancy or required approvals except in conformance with this ordinance, applicable building codes and conditions of approval and other legal requirements.
- B. A Certificate of Occupancy or a Certificate of Completion shall only be issued if the Building Official finds that all improvements are provided in accordance with approved plans (including approved amendments) and any applicable conditions or stipulations and may withhold a final certificate of occupancy until as-build drawings are provided.
- C. The Community may require at the time of issuance of a temporary certificate of occupancy or certificate of completion, an irrevocable line of credit in the Community's name from the applicant's bank for 110% of the cost of installing any required improvements that are not completed and accepted by the Community by a specified time. The line of credit may be used by the Community at their discretion, after the specified completion time, to complete the required improvements.

Chapter 3 Zoning Districts

Article 3.1 Establishment of Zoning Districts

Section 3.1.1 Purpose

The purpose of establishing individual zoning districts in specific locations within the Community is to implement the purposes of this Zoning Ordinance as stated in Section 1.1.2 by:

- A. Grouping compatible, synergistic land uses in locations to best serve the Community.
- B. Defining the intensity, scale, quality and character of development within specific districts and areas.
- C. Ensuring land use will have timely provision of necessary infrastructure.
- D. Preventing or mitigating negative impacts between adjacent land uses.

Section 3.1.2 Zoning Districts

The following zoning districts are established:

- AR Agricultural/Residential
- C1 Village Commercial
- C2 Community Commercial
- C3 General Commercial
- MB Mixed Business
- LI Light Industrial
- AP Administrative/Public Services
- OS Conservation/Open Space
- NR Natural Resource

Section 3.1.3 Zoning Map

- A. The zoning district and overlay district boundaries (district boundaries) shown on the map, attached as Exhibit A, are designated as the “Official Zoning Map” of the SRP-MIC and are adopted with this Zoning Ordinance, including any amendments hereafter. The Official Zoning Map is referenced in this ordinance as the “Zoning Map.”
- B. The Zoning Map represents the geographic areas of the Community where each zoning or overlay district applies.
- C. The Zoning Map and any Zoning Map amendments shall be maintained by the Community's Secretary.
- D. The CDD is responsible for administering Zoning Map amendments. The SRP-MIC is not responsible for legal description errors provided with Zoning Map amendment applications.

Section 3.1.4 Location of District Boundary Line

- A. District boundary lines typically follow existing property boundary lines such as allotments, partitions, lease boundaries, or the centerlines of street rights-of-way. The boundary lines may also follow a legal description, or a permanent physical land feature such as a canal or an elevation contour.

- B. Where uncertainty exists about any district boundary the rules listed below apply. Where more than one rule applies, the first applicable rule prevails.
1. Where a district boundary line is located within, adjacent to and parallel to a street right-of-way or easement, the district boundary will coincide with the centerline of the street right-of-way or easement.
 2. Where a district boundary approximately follows an allotment boundary or a legal description of a parcel, lease or development site, the district boundary line will coincide with those boundary lines.
 3. Where a zoning district boundary is described by a specific dimension, the specific dimension or description controls.
 4. Where the above rules do not clarify the district boundary location, the Zoning Administrator shall determine the boundary's location and document the basis used for that determination.

Section 3.1.5 Undesignated Areas

If a property within the SRP-MIC territory does not have a zoning designation on the Zoning Map or any record of a zoning classification, it is automatically zoned "OS" Conservation (Open Space).

Section 3.1.6 Annexation

The Community Council may assign a zoning designation to land annexed to the SRP-MIC at the time of annexation. If no zoning designation is indicated upon annexation the land annexed is automatically designated "OS" Conservation (Open Space) until the Community Council approves a different zoning designation.

Article 3.2 General Zoning District Regulations and Standards

Section 3.2.1 Applicability

- A. This Article applies in all zoning districts to new and existing buildings and/or site improvements, additions, modifications or expansion of such buildings or site improvements, and to any building or land use changes. The development standards in this Section expand upon, or clarify, and shall be in addition to the standards in the individual zoning districts.

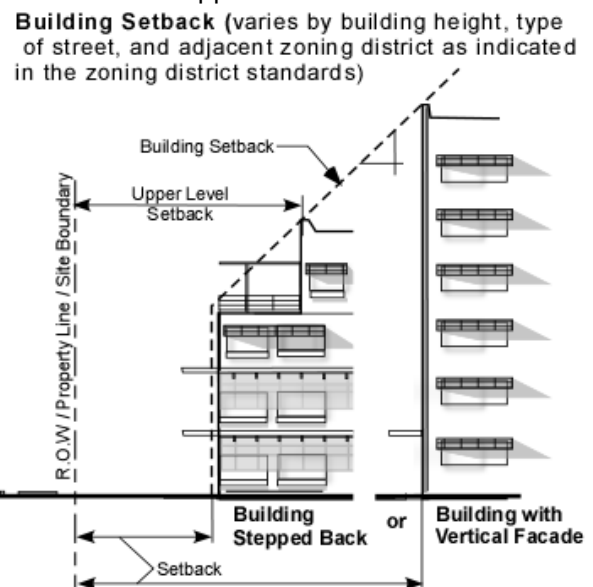
Section 3.2.2 Regulations and Standards

- A. **Agricultural and residential uses.** Agricultural and residential development located in any zoning district shall conform to the regulations and standards of the AR zoning district.
- B. **Floor area ratio (FAR).**
1. Within a master planned development, the FAR permitted on individual sites within a contiguous zoning district may be higher or lower than the maximum FAR permitted in that district as long as the aggregate of all floor area does not exceed the total permitted FAR within the contiguous zoning district.
- C. **Maximum building size.**
1. Attached buildings divided by or spanning property lines are considered one (1) building and the aggregate building square footage shall not exceed the maximum building size permitted in the applicable zoning district. If the zoning districts are different, the smaller building size shall apply to the building.
 2. If a building is within more than one (1) zoning district, the smaller maximum building size shall apply to the building.
- D. **Maximum building height.**
1. The Zoning Administrator may approve, without a variance, exceptions to maximum height limits for building elements as described below:

- a. Ornamental elements of nonresidential buildings, such as shading over roof decks, spires, roof domes, cupolas, belfries, clock towers, chimneys, cooling towers or vents and similar features if such elements are well incorporated into the building's architecture, are well proportioned to the building, are not excessive, and are not used in any way for commercial advertising or for occupancy.
 - b. Portions of roofs accommodating skylights or clearstory windows up to six (6) feet above the maximum building height.
 - c. Roof-mounted mechanical equipment necessary to the building's operation or maintenance, such as: HVAC systems; alternative energy equipment; antennae or communications equipment devices; mechanical penthouses for elevator shaft bulkheads or stairwells and accessories may exceed the maximum building height by the minimum dimension required for proper equipment function. This exception applies to required screening for these items.
 - d. Safety railings required by the building code, but not parapets.
2. Features and/or screening exceeding height limits shall be no larger in horizontal span or vertical height than necessary for its essential function and proper architectural proportion.

E. Minimum building setbacks.

1. The minimum building setback shall be the greater of the minimum required depth of building base area, building setback, or landscape setback. See Section 6.3.11 regarding building base area.
2. Upper level facades may step back from lower levels to meet upper level setback requirements.
3. Awnings or shade structures that are unenclosed by sides may reasonably encroach into setbacks. When awnings or shade structures are used over outdoor decks, the encroachment shall not extend further than the edge of the floor area covered.
4. Building base area landscaping is permitted within building setbacks and landscape setbacks.



F. Zero lot line construction.

1. Buildings may be constructed with a zero (0) foot setback from an abutting property's boundary line only if zero (0) foot setbacks and building code implications are addressed in a written agreement with the owner of the abutting property, which agreement shall be a deed restriction, easement or other provision as applicable.

2.

- G. Building separation.** Upper level walkways and decks, upper level architectural embellishments, building shade elements and roofs or shade structures connecting or spanning any distance between adjacent buildings may encroach into the minimum required separation between buildings subject to design review approval and building code requirements.

Zero lot line agreements may address building setbacks, access for maintenance, the size of any attached building, or other applicable provisions related to conformance with this ordinance or the building code.

- H. Accessory structures.** Accessory structures shall be identified on an approved site plan, comply with the zoning district requirements, and shall not be constructed prior to construction of the structure containing the principal use.

I. Screening requirements.

1. Screening may be accomplished with landscaping, walls, architectural features, a combination of these or by other means as approved by the design review process as described in Section 6.3.9.
2. Specific screening requirements for certain uses are listed below:
 - a. Bay doors, loading docks and service areas shall be screened from view from streets, public areas and adjacent uses.
 - b. Parking areas shall be screened from view from streets per Section 6.3.9.
 - c. Permanent Outdoor Storage.
 - 1). All outdoor areas used for permanent storage of materials shall be screened from adjacent streets, public areas and adjacent uses.
 - 2). The height of materials stored in outdoor areas shall not exceed the height of the screening provided.
 - 3). Outdoor storage on sites abutting an AR zoning district within the Agricultural Low Density Residential Land Use Area of the General Plan shall conform to the A/LDR transition requirements in Section 3.2.3.
 - 4). Vehicles and equipment over eight (8) feet in height shall be screened by a wall to a height of at least six (6) feet and partially screened by landscaping above six (6) feet, except where screening is specifically not required in this ordinance.
 - 5). Pushcart corrals located adjacent to a building shall include screening one (1) foot higher than the cart. The location of pushcart corrals shall be as shown on approved site plans.
 - 6). Outdoor storage of items for sale within approved display areas such as vehicles and equipment are not required to be screened from street view.
 - d. Refuse and waste materials.
 - 1). All refuse or waste materials stored outdoors shall be attractively screened from view from streets, public areas and adjacent uses by an opaque wall, an enclosure, or by landscaping.
 - 2). Refuse enclosures and compactors shall:
 - a). Be screened from streets, public areas and adjacent uses and should be placed off of main drive aisles, outside of public parking areas and away from outdoor pedestrian areas, if at all possible.
 - b). Screen walls shall be no less than five (5) feet in height or one (1) foot higher than the top of container screened, whichever is higher.
 - c). Opaque gates may be required, depending on visibility to public areas. When gates are used, they shall be kept closed when containers are not being accessed.

J. Mechanical and Utility Equipment. HVAC equipment, utility cabinets, meters and panels, transformers, backflow preventers and similar items shall:

1. Be located to minimize visibility from streets, public areas and adjacent uses to the extent possible, or be attractively screened from view from streets, public areas and adjacent sites.
2. Roof-mounted equipment:
 - a. Screening shall be integrated into the building design, add to the building's aesthetics and have a similar level of detail as the building. It should not have an "added on" appearance.
 - b. Where the roof is readily visible from an adjacent street or site, equipment shall be within a roofed architectural feature rather than screened by a fence or parapet.

3. If equipment cannot be screened due to impairment of its function, the architectural or site design shall make the equipment a non-dominant feature integrated into the site or building, subject to design review approval.
4. Exceptions to screening requirements.
 - a. Single family residential uses are exempt from screening requirements.
 - b. Vehicle or equipment sales, mobile home sales, garden centers, plant nurseries and uses where permanent outdoor areas typically comprise a major part of the sales area shall comply with the applicable specific use standards in Table 4.2 and, where applicable, with the residential transition requirements of Section 3.2.3.

K. Temporary outdoor storage.

1. **Temporary collection facilities for recycled or donated items.** Collection facilities for recycled or donated items are only permitted with a special use permit and shall comply with all conditions of the permit.
 2. **Outdoor display of merchandise for sale.** Except in zoning or overlay districts where outdoor display is specifically not permitted, a retail business permanently located on the site may display an incidental amount of merchandise outdoors without screening subject to the following:
 - a. Displays are limited to the normal hours of operation of the business, unless the display is not visible from a street or adjacent property, or a special use permit is approved allowing overnight display.
 - b. Displays shall be located within the base area(s) of the related business, or within an adjacent courtyard, plaza or outdoor sales area and shall not occupy landscape areas, areas used by vehicles or any required parking areas unless such locations are specifically permitted by a special use permit.
 - c. Displays shall not be located within fire lanes.
 - d. Displays shall not block pedestrian circulation paths, and shall provide for a minimum clear pedestrian pathway five (5) feet in width around or through the display.
 3. **Seasonal or special event outdoor storage.** Merchandise may be stored outdoors, including overnight, without screening in conformance with an approved special use permit. This part applies to:
 - a. Merchandise offered for sale by the permanent retail establishment on the site on a seasonal basis (e.g., Christmas trees, garden and plant materials, gardening supplies, small equipment, paraphernalia associated with a seasonal holiday), and
 - b. Merchandise that is being offered for sale during an exclusive event such as a street fair, festival, farmers market, flea market, or a Community-sponsored event.
- L. Vending machines.** Vending machines, automated or self-service dispensers of merchandise, information or services, including, but not limited to, teller machines, soda or candy machines, and newspaper or magazine dispensers are permitted in conformance with the following:
1. Shall be located within primary or secondary building base areas or within enclosed areas.
 2. Shall be maintained in good operating condition, like-new appearance, free of graffiti, and restocked as necessary.
 3. Where more than five (5) such machines are located within a tenant's base area, administrative approval of a site plan showing the type and locations of proposed vending machines is required prior to installation. Machines may be required to be in an enclosed area or to be screened from view from streets and adjacent properties.
 4. All vending machines and associated facilities shall comply with signage and illumination levels in Sections 6.7.14 B, 6.6.6 B and 6.6.7. Illumination from such sources is not required to be

included in projected photometric calculations but are included in on-site measurement of light trespass levels.

5. Machines that are built into a building (e.g. teller machines) shall be compatible with the architectural design of the building, shall be under a covered area, and shall include security lighting that meets the lighting standards in Section 6.6.7.
6. All power sources shall meet applicable code requirements in effect at the time of installation.
7. Machines for vending propane and similar volatile materials shall meet all applicable building and fire codes

M. Noise levels.

1. A noise level that exceeds the Community noise standards identified in Table 3.2.1 by five (5) decibels dB (A) or more is not permitted.
2. Sound levels are measured at the boundary of a site as described in Article 8.3.2 D.
3. If the boundary is between sites in different zoning districts with different noise standards, the lower noise standard applies at the boundary.
4. If the ambient noise level in a residential zone (excluding noise sources being investigated) is measured and found to be less than the Community noise standard in Table 3.2.1 between the hours of 10:00 p.m. and 7:00 a.m., then the actual ambient noise level will be the Community noise standard.
5. If the ambient noise level (excluding noise sources being investigated) in any zoning district in the area surrounding the site is measured and found to be in excess of the Community noise standards described in Table 3.2.1, then the actual ambient noise level will be the Community noise standard.
6. Non-emergency temporary activities of commercial or industrial uses that generate noise audible at the Agricultural/Low Density Residential land use area boundary, such as loading and unloading of equipment or materials, exterior maintenance of the site, refuse removal, parking lot vacuuming, etc., shall not occur between the hours of 9:00 p.m. and 7:00 a.m.
7. Construction and repair work are permitted to exceed the noise levels otherwise permitted between the hours of 7:00 a.m. and 7:00 p.m. by up to 10 dBA. This does not apply to short term infrequent occurrences but does apply to repetitive noises, including those caused by impacts.
8. Notwithstanding any other provision of this Article, and in addition to subsections 1 through 7 above:
 - a. It is unlawful and a violation of this ordinance for any person without justification to make, cause or permit to be made any unnecessary, excessive or offensive noise that disturbs the peace or quiet of any neighborhood or business or that causes discomfort or annoyance to any reasonable person of normal sensitivity to noise.
 - b. This Section may be enforced by SRP-MIC police officers or other SRP-MIC employees designated by the CDD Director.
 - c. A sound level meter may be used, but is not required, to assist in determining whether noise is unreasonable or not. Noise levels of any duration that exceed the Community noise standard by ten (10) percent are unreasonable.

Table 3.2.1 Community Noise Standard

Zoning District	Maximum dBA	
	7:00 am – 10:00 pm	10:00 pm – 7:00 am
AR	55	45
C1	65	55
C2	65	55
C3	65	65
MB	65	65
LI	70	65
AP	65	55
OS	55	45
NR	60	45
NR Industrial Uses	70	55
dB (A) of the sound being measured is an instantaneous measurement.		

9. The following noise is exempt from the provisions of this Section:
- a. Non-amplified noise resulting from the activities of the patrons of a business, except when that noise is measured at the boundary of a home site within the AR zoning district within the Agricultural / Low Density Residential (A/LDR) land use area on the General Plan Land Use Map.
 - b. Noise created by a special event or activities operating in accordance with the conditions of approval or conditions of an approved conditional use or special use permit.
 - c. Noise from emergency work.
 - d. Noise of very short duration that occurs infrequently or rarely and not on a repeated basis.
 - e. Noise caused by customary agriculture operations.
- N. **Vibration.** No use shall cause vibration that is perceptible to the human sense of touch at the boundary of the site occupied by the subject use.
- O. **Odors.** Uses causing the emission of odors detectable by a human sense of smell shall implement provisions to minimize or eliminate the effect of odors on adjacent properties including, but not limited to, the measures listed below:
1. Exhaust vents shall be located as far from adjacent properties as practicable and shall terminate above the roofline and be directed up.
 2. Noxious discernible odors shall be eliminated from the exhaust to the extent practicable with filters and/or other means in common use.
 3. Waste materials shall be controlled in a manner such that no odors are discernible at the border of the site or of the individual use.
- P. **Dust.**
1. Uses shall control the generation of dust and airborne debris in compliance with all applicable legal requirements.
 2. Road and parking lot surfaces shall be maintained in a clean, dust free condition to minimize the creation of airborne dust.
- Q. **Smoke.**
1. Uses shall control the generation of smoke in compliance with all applicable legal requirements.
- R. **Waste disposal.**
1. All waste materials shall be stored in containers with closable lids.
 2. Operations shall be conducted in accordance with applicable legal requirements.
- S. **Hazardous waste materials.**
1. Solid waste and hazardous waste shall be stored, managed, and disposed in accordance with legal requirements.
 2. Operations shall be conducted in accordance with legal requirements applicable within the SRP-MIC, including any applicable permits. The SRP-MIC Fire Department or the CDD / Environmental Protection and Natural Resources (EPNR) Division may require, at any time, an on-site review and inspection of the hazardous materials used or stored on any site.
 3. The type, quantity, use and storage methods for all hazardous materials shall be identified in applications for development review and building permits.
 4. Any processes resulting in the creation of a hazardous material or hazardous waste will require approval by the SRP-MIC Fire Department or CDD / EPNR Division.
- T. **Swimming pools.** Residential swimming pools shall be located a minimum of three (3) feet from the side or rear property lines.

Section 3.2.3 *Agriculture/Low Density Residential (A/LDR) land use transition area.*

- A. **Purpose.** This Section is to promote compatibility with existing or potential residential uses within the Community.
- B. **Applicability.** The regulations in this Section apply to nonresidential uses abutting sites zoned AR within the A/LDR land use area on the General Plan Land Use Map.

C. Transition area.

- 1. A transition area three hundred (300) feet in depth shall be maintained within all nonresidential zoning districts abutting or adjacent to land zoned "AR" Agricultural / Residential within the area designated Agriculture / Low Density Residential (A/LDR) on the General Plan Land Use Map. The transition area is measured from the nearest boundary of the "AR" zoning district within the A/LDR area.
- 2. All nonresidential development located within the transition area shall be designed to minimize conflicts, assure compatibility, and provide an appropriate transition in use, intensity and function through the application of site and building design and performance criteria such as those in this Section.
- 3. Agricultural uses in any zoning district are exempt from these requirements.

D. Compatible design and site planning within the 300 ft. transition area.

- 1. Landscape Buffer.
 - a. In addition to any required primary or secondary frontage building base areas, a twenty (20) foot wide landscaped buffer shall be provided abutting the AR district boundary, except that industrial uses shall provide a minimum forty (40) foot landscaped buffer in addition to required building base areas.
 - b. The buffer area shall be landscaped per Section 6.3.6 and may also be used for storm water retention and/or landscape screening.
 - c. Where the building side adjacent to the AR zoning district has vehicular access, the landscape buffer shall be adequate to create a landscape screen.
 - d. Opaque walls shall not be placed within the required landscaped buffer along the perimeter of sites abutting the AR district in a manner that creates a solid opaque wall for the entire length of the property. Rather, walls shall include a mix of opaque wall and non-opaque fencing, such as decorative wire, wrought iron and/or landscaping, and shall articulate away from the property line.
 - e. Plants within the buffer area shall be selected from the plant list in the SRP-MIC Design Standards and Guidelines and shall be native to the lower Sonoran desert.
- 2. Circulation.
 - a. Vehicle circulation shall be arranged to minimize the impacts of headlights, or shall be mitigated by a complete screen at a minimum height of four (4) feet consisting of heavy landscaping, a solid wall or a combination of these.
 - b. Access by commercial vehicles and commercial traffic to local residential streets shall be avoided.
 - 1). Access for emergency vehicles, public services, school buses and normal residential traffic shall be provided where necessary.
 - 2). Opportunities for non-motorized access (pedestrian and bicycle) between adjacent uses shall be provided where appropriate.

3. Only parking that serves uses allowed within the AR zoning district shall be located within the AR zoning district.
4. Outdoor storage.
 - a. Outdoor storage of materials, equipment, machinery or vehicle storage areas shall be screened from view from the abutting AR district within the A/LDR area by a building, wall and/or landscaping. Screening shall be placed around the areas requiring screening rather than being placed along the perimeter of the site abutting the AR district.
 - b. Security fencing along the perimeter of sites abutting AR district within the A/LDR shall not create a solid opaque wall. Acceptable materials include, but are not limited to, decorative wire or metal fencing.
 - c. Refuse containers shall be placed away from the boundary of existing or proposed home sites within the AR zoning district within the A/LDR area or where disturbance of the residential uses due to use or refuse pickup will be minimized.
5. Light and Glare. Particular attention shall be given to outdoor illumination in the transition area, including, but not limited to, parking lot and security lighting and signs visible from the AR area. Adjustments to mounting heights near residential boundaries and the use of shielding to minimize impacts and light trespass on adjacent properties may be required.
 - a. Pole-mounted fixtures shall be no more than one (1) foot in height for each one (1) foot of distance from the AR district boundary.
 - b. Light fixtures emitting 2,600 lumens or more shall not be operated between 10:00 p.m. and 6:00 a.m.
6. Site layout and building design
 - a. Upper story windows shall be situated and designed to limit or avoid visual intrusion into existing or planned home sites in abutting AR zoning district within the A/LDR area.
 - b. Development intensity shall be reduced as growth moves away from the commercial corridors, providing a smooth transition of development from urban forms to agricultural / residential lands and to the natural desert.
 - c. No building shall be higher than 40' within the three hundred (300) foot transition area.
 - d. Buildings farther than three hundred (300) feet from an AR zoning district can be increased in height above forty (40) feet by one (1) foot in height for each three (3) feet of horizontal distanced the building is beyond three hundred (300) feet from an AR zoning district up to a the maximum height allowed by the applicable zoning or overlay district.

Section 3.2.4 Agricultural and residential uses

- A. **Use by Non-community members.** Dwellings in all zoning districts shall be for the exclusive occupancy of Community members and their families.
- B. **Located in non-residential zoning districts.** Residential and agricultural uses located within zoning districts other than the AR district shall comply with the AR district standards rather than the standards of any other district in which they may be located.

Article 3.3 Administrative Public (AP) Zoning District

Section 3.3.1 Purpose

- A. The Administrative Public Service (AP) zoning district is established to accommodate SRP-MIC civic, cultural, institutional, educational and governmental uses that primarily serve, or are for the benefit of or use by, the Community members of the Salt River Pima-Maricopa Indian Community. This district is not intended for commercial use or to accommodate residential subdivisions, apartments or other residential uses.

- B. The development standards and regulations of the AP Zoning District are intended to:
1. Provide flexibility in locating a broad mix of government, civic and Community services where they can best serve the Community and its membership.
 2. Establish regulations and standards that help to ensure compatibility with, and minimize negative impacts on, existing or anticipated uses on the same site and in the surrounding area.
 3. Encourage quality design and development that reflects the values of the Community.
 4. Encourage efficient use of public lands and sustainable development practices.

Section 3.3.2 Permitted uses

The Land Use Table in Chapter 4 (Table 4.1) establishes the uses permitted within the AP Zoning District.

Section 3.3.3 District development standards

- A. All uses and development in the Administrative Public “AP” zoning district shall comply with the dimensional standards described in Table 3.3, the general district regulations and standards of Article 3.2, and all applicable standards and regulations of this ordinance.
- B. Unless specifically stated, all standards and provisions apply equally to principal and accessory uses.
- C. Maximum Building Height.
1. In addition to permitted exemptions to the maximum building height in Section 3.2.2.D, the Zoning Administrator may approve an additional twenty (20) percent height variation to the maximum building height for elements of a building or structure for which height is essential to their function, such as performing arts theaters, fire hose drying towers, or communication or security devices.
 2. In evaluating exceptions to building height, consideration shall be given to location, visual impacts, integration into building architecture, view corridors, the extent of the required exception, and impacts on other uses on the site and on adjacent sites.

Table 3.3 AP District Development Standards

AP - Administrative Public Zoning District	Dimensional Development Standards
Maximum Floor Area Ratio	n/a
Within the Pima Corridor	0.45
Maximum Building Size (Gross Floor Area)	No maximum building size
Maximum Building Height	40 ft.
Within Pima Corridor	80 ft. (6 story limit)
Minimum Building Setback from R.O.W of	(see Section 3.2.2 E for setback and upper level step back provisions)
Urban or Rural Arterial or Collector Street, Highway, or Freeway	25 ft. \leq 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height
Rural Minor Collector	20 ft. \leq 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height
Urban or Rural Local street	15 ft. \leq 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height
Side/Rear Property Line or Site Boundary	10 ft. plus ½ ft. for each 1 ft. over 40 ft. height or the minimum base area depth, whichever is more
Adjacent to AR within A/LDR land use	20 ft. plus 1/2 ft. for each 1 ft. over 25 ft. height
Minimum Building Separation (between buildings on the same site)	
When a primary or secondary building frontage is between buildings	The sum of largest applicable minimum base area depths of the adjacent buildings per Table 6.3.11.B.2
Between building sides	Per building code. Min. 20 ft. if used as a walkway
Between principal and accessory buildings	Per building code. Min. 12 ft. if used as a walkway
Between accessory buildings	Per building code ft. Min. 12 ft. if used as walkway
Minimum Landscaping and Open Space	See Articles 6.1, 6.2 and 6.3
Streetscape / Landscape Setback	Per Section 6.2.5
Building Base Area	Per Section 6.3.11
Parking Lot Landscape for:	
Public and Employee Parking	Per Section 6.5.6 and Article 6.3
Fleet Parking	7 ft. deep perimeter landscape screen. No interior landscape required.
Total minimum landscaping and open space (includes all landscape areas)	18% of site

Article 3.4 Commercial (C1, C2, C3) Zoning Districts

Village Commercial (C1), Community Commercial (C2) and General Commercial (C3)

Section 3.4.1 Purpose

- A. The commercial zoning districts, together, accommodate a full range of office, retail, entertainment and service uses to serve the needs of the Community, the surrounding area, the metro area, and visitors from outside the region to help fulfill the economic vitality goals in the Community's General Plan.
- B. The purpose for establishing multiple commercial zoning districts and related standards and regulations include:
 - 1. Accommodating various types, scale, and intensities of commercial uses at appropriate locations where they best serve the intended market or Community needs.
 - 2. Grouping land uses to promote compatibility and synergy between adjacent uses.
 - 3. Minimizing the potential negative impacts between different uses.
 - 4. Providing a variety of economic and employment opportunities for Community members and residents.
 - 5. Encouraging building, landscape and site improvements so that they enhance the areas they are located in and create an appropriate sense of place significant to the SRP-MIC.
 - 6. Promoting site planning and architectural design relevant to the aesthetic values of the SRP-MIC.
- C. **Purpose and Character of Individual Commercial Districts**
 - 1. **The Village Commercial (C1) Zoning District** provides locations for businesses and services that are oriented towards meeting the daily and specialty goods and service needs of the Community.
 - a. The C1 district primarily is intended for areas located within the "People's Village" as shown on the General Plan land use map and for Community-oriented areas subsequently identified within the General Plan.
 - b. Tenants are typically businesses owned by Community members or Community public agencies that provide services to Community members.
 - c. Uses in this district do not generate large volumes of traffic, particularly from outside the Community, or traffic with significant adverse effects on adjacent residential areas.
 - d. Settings include clusters of small-scale, low-intensity retail, service and office facilities in a central location that is convenient to the Community residents.
 - e. Sites range in size from one (1) to five (5) acres.
 - f. Site layout and architectural designs in Village Commercial areas shall be substantially reflective of the Community's culture.
 - 1). Sites should include outdoor gathering areas that accommodate Community activity, provide spaces for outdoor sales, dining, entertainment and socializing, and support and accommodate adjacent businesses and services.
 - 2). Circulation is oriented to pedestrian use. Convenient parking areas and drop-offs enhance short-term visits for patrons while longer-term parking is located at the perimeters of the site.
 - 3). Views of the mountains from public spaces should be preserved by the arrangement of buildings and layout of the site.
 - 2. **The Community Commercial (C2) Zoning District** meets the general weekly shopping and service needs of the Community and accommodates small and medium-sized shops, offices,

convenience goods and services, auto service stations, apparel, hardware, groceries, and similar uses.

- a. The C2 district is intended for locations shown on the General Plan as Commercial Neighborhood adjacent to an arterial street near the perimeter of the Community where allowed uses benefit from through-traffic without attracting new traffic into the interior of the Community.
 - b. Sites range from five (5) to twenty (20) acres.
3. **The General Commercial (C3) Zoning District** implements the Community's goals of economic vitality, employment opportunities and cultural exchange.
- a. Primarily suited for the area designated Commercial Mixed Use in the General Plan, the C3 zoning district provides a quality environment appropriate for destination entertainment uses, tourist attractions and accommodations, restaurants, retail shops and similar uses as well as commercial uses serving the metropolitan region and the surrounding communities.
 - b. The area may also include convenience retail, services, large office uses, and businesses that support other businesses.
 - c. Destination type developments include strong and convenient links between the various complementary developments within the Community, in order to broaden and enhance the experience of visitors and to increase cross-marketing opportunities and profitability for the businesses. Links include internal vehicular and pedestrian connections and local public transit between destinations.
 - d. Agriculture and residential uses in this district are considered interim uses with eventual conversion to commercial uses.

Section 3.4.2 Permitted uses

The Land Use Table in Chapter 4 (Table 4.1) establishes the uses permitted within the C1, C2, and C3 Zoning Districts.

Section 3.4.3 Development standards

- A. All uses and development in the C1, C2, or C3 zoning districts shall comply with the related dimensional standards described in Table 3.4, the general district regulations and standards of Article 3.2, and the applicable standards and regulations of this ordinance.
- B. Unless specifically stated otherwise, all standards and provisions apply equally to principal and accessory uses.

Table 3.4 C1, C2, & C3 District Development Standards

C1, C2 & C3 – Commercial Zoning Districts	Dimensional Development Standards		
	C1	C2	C3
Maximum Floor Area Ratio	0.25	0.25	0.25
Within the Pima Corridor	0.45	0.45	0.45
Maximum Building Size (Gross Floor Area)	16,000 sf.	85,000 sf.	No maximum size
Maximum Building Height	25 ft.	30 ft.	40 ft.
Within the Pima Corridor	80 ft. (6 stories)	80 ft. (6 stories)	80 ft. (6 story limit)
Minimum Building Setback from R.O.W of	(See Section 3.2.2. E for setback and upper level step back provisions)		
Urban or Rural Arterial or Collector Street, Highway, or Freeway	25 ft. ≤ 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height		
Rural Minor Collector	20 ft. ≤ 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height		
Urban or Rural Local street	15 ft. ≤ 40 ft. of height plus ½ ft. for each 1 ft. over 40 ft. height		
Side / Rear Property Line or Site Boundary	10 ft. plus ½ ft. for each foot over 40 ft. height or minimum base area depth, whichever is greater		
Adjacent AR in A/LDR land use area	30 ft. plus 1/2 ft. for each 1 ft. over 25 ft. height		
Minimum Building Separation (between buildings on the same site)			
When any primary or secondary building frontage is between buildings	The sum of the minimum base area depths of the adjacent buildings per Table 6.3.11.B.2		
Between building sides	Per building code. Min. 20 ft. if used as walkway		
Between principal and accessory buildings	Per building code. Min. 12 ft. if used as walkway		
Between accessory buildings	Per building code. Min. 12 ft. if used as walkway		
Minimum Landscaping and Open Space	See Articles 6.1, 6.2 and 6.3		
Streetscape / Landscape setback	Per Table 6.3.5		
Building Base Area buildings	Per Section 6.3.11		
Parking Lot Landscape for:			
Public and Employee Parking	Per Section 6.5.6 and Article 6.3		
Fleet and inventory parking	7 ft. deep perimeter landscape screen. No interior landscape required.		
Total minimum landscaping and open space (includes all landscape areas)	C1 18%	C2 18%	C3 18%

Article 3.5 Mixed Business (MB) Zoning District

Section 3.5.1 Purpose

This district accommodates a mix of uses providing employment in commercial, administrative, professional, research, service, and limited light industrial activities. It is intended for low intensity land uses with low environmental impact that share the character of office or commercial services uses and have a high design quality. It includes convenience commercial retail and service uses that support and complement nearby employment centers. The district is suitable as a visual buffer and transition between more intense industrial land uses and arterial streets, and as a transition between commercial developments and industrial or residential areas.

Section 3.5.2 Permitted uses

The Land Use Table in Chapter 4 (Table 4.1) establishes uses permitted within the MB zoning district.

Section 3.5.3 District development standards

- A. All uses and development in the Mixed Business (MB) zoning district shall comply with the related dimensional standards described in Table 3.5, with the general district regulations and standards of Article 3.2, and with the applicable standards and regulations of this ordinance.
- B. Unless specifically stated otherwise, all standards and provisions apply equally to principal and accessory uses

Table 3.5 MB District Development Standards

MB - Mixed Business Zoning District	Dimensional Development Standards
Maximum Floor Area Ratio	0.45
Within the Pima Corridor	0.45
Maximum Building Size (Gross Floor Area)	No maximum building size
Maximum Building Height	40 ft.
within Pima Corridor	80 ft. (6 story limit)
Minimum Building Setback from R.O.W of	(see Section 3.2.2.E for setback and upper level step back provisions)
Urban or Rural Arterial or Collector Street,	25 ft. ≤ 40 ft. of height
Highway, or Freeway	Plus ½ ft. for each 1 ft. over 40 ft. height
Rural Minor Collector	20 ft. ≤ 40 ft. of height
	Plus ½ ft. for each 1 ft. over 40 ft. height
Urban or Rural Local street	15 ft. ≤ 40 ft. of height
	Plus ½ ft. for each 1 ft. over 40 ft. height
Side / Rear Property Line or Site Boundary	10 ft. plus ½ ft. for each 1 ft. over 40 ft. height or
	minimum base area depth, whichever is more
Adjacent to AR in A/LDR Land use area	35 ft.
	plus 1/2 ft. for each 1 ft. over 20 ft. height
Minimum Building Separation	
(between buildings on the same site)	
When any primary or secondary building	The sum of minimum base area depths of the adjacent
frontage is between buildings	buildings per Table 6.3.11.B.2
Between building sides	Per building code. Min. 20 ft. if used as walkway
Between principal and accessory buildings.	Per building code. Min. 12 ft. if used as walkway
Between accessory buildings	Per building code ft. Min. 12 ft. if used as walkway
Minimum Landscape and Open Space	See Articles 6.1, 6.2, 6.3 and 6.5
Streetscape / Landscape setback	Per Table 6.3.5
Building Base Area.	Per Section 6.3.11
Parking Lot Landscape for:	
Public and employee parking	Per Section 6.5.6 and Article 6.3
Fleet Parking	7 ft. deep perimeter landscape screen.
	No interior landscape required.
Total minimum landscaping and open space	20%
(includes all landscape areas)	

Article 3.6 *Light Industrial (LI) Zoning District*

Section 3.6.1 *Purpose*

The Light Industrial (L1) district accommodates the development of a broad range of employment opportunities in an attractive, landscaped development setting. Uses include light manufacturing and processing, research and development, warehousing, wholesaling, various trades and office uses.

Section 3.6.2 *Permitted uses*

The Land Use Table in Chapter 4 (Table 4.1) establishes the uses permitted within the LI Zoning District.

Section 3.6.3 *District use regulations*

No outdoor display of merchandise is permitted except as noted in the specific use standards for businesses primarily involving outdoor sales as described in Tables 4.1 and 4.2.

Section 3.6.4 *District development standards*

- A. All uses and development in the LI zoning district shall comply with the related dimensional standards described in this Section, Table 3.6, and the applicable standards and regulations of this ordinance.
- B. Unless specifically stated otherwise, all standards and provisions apply equally to principal and accessory uses.
- C. **Parking.** No on-street parking is permitted in this zoning district.
- D. **Buffering between development sites.** A minimum seven (7) foot wide landscape buffer is required between adjacent development sites within the LI zoning district. This requirement is not in addition to and may be met by other landscape areas such as landscaping around parking areas, landscape screening, or landscaped retention areas.
- E. **Buffering between different development sites and different zoning districts.**
 - 1. A minimum ten (10) foot wide landscape buffer inclusive of base area landscaping is required where sites abut the MB zoning district.
 - 2. A minimum twenty (20) foot wide landscape buffer, inclusive of base area landscaping, is required where sites abut a non-industrial zoning district, other than the MB district.
 - 3. A minimum six (6) foot wall or a landscape screen shall be incorporated into the required landscape buffer abutting non-industrial zoning districts.

Table 3.6 LI District Development Standards

LI – Light Industrial Zoning District	Dimensional Development Standards
Maximum Floor Area Ratio	0.45
Within the Pima Corridor	0.45
Maximum Building Size (Gross Floor Area)	No maximum building size
Maximum Building Height	45 ft.
Within Pima Corridor	80 ft. (6 story limit)
Minimum Building Setback from R.O.W of	(see Section 3.2.2.E for setback and upper level step back provisions)
Urban or Rural Arterial, Collector Street, Highway or Freeway	35 ft. ≤ 45 ft. of height Plus ½ ft. for each 1 ft. over 45 ft. height
Rural Minor Collector	30 ft. ≤ 45 ft. of height Add ½ ft. for each 1 ft. over 45 ft. height
Urban or Rural Local street	30 ft.
Side/Rear Property Line or Site boundary	
Adjacent to LI	15 ft.
Adjacent to non LI Zoning Districts	20 ft. plus ½ ft. for each foot over 25 ft. height
Adjacent to AR within A/LDR land use	40 ft. plus 1/2 ft. per 1 ft. over 25 ft. height
Minimum Building Separation (between buildings on the same site)	
When any primary or secondary building frontage is between buildings	The sum of minimum base area depths of the adjacent buildings per Table 6.3.11.B.2
Between building sides	Per building code. Min. 20 ft. if used as walkway
Between primary and accessory buildings.	Per building code. Min. 12 ft. if used as walkway
Between accessory buildings	Per building code. Min. 12 ft. if used as walkway
Minimum Landscaping and Open Space	See Articles 6.1, 6.2 and 6.3
Streetscape / Landscape setback	Per Table 6.3.5
Building Base Area	Per Section 6.3.11
Parking lot landscape for:	
Public and employee parking areas	Per Section 6.5.6 and Article 6.3
Fleet parking	7 ft. perimeter landscape screen No interior landscape required.
Total minimum landscaping and open space (includes all landscape areas)	20% of site

Article 3.7 *Agricultural Residential (AR) Zoning District*

Section 3.7.1 *Purpose*

The Agricultural Residential (AR) Zone is intended for agricultural uses and the homes of Community members and their families. It also accommodates other uses that are a necessary part or extension of agricultural operations or which serve the collective needs of the Community members.

Section 3.7.2 *Permitted Uses*

The Land Use Table in Chapter 4 (Table 4.1) establishes the uses permitted within the AR Zoning District.

Section 3.7.3 *Multifamily and nonresidential uses*

Multifamily structures within the AR Zoning District and permitted non-residential uses require design review approval and shall use the SRP-MIC Design Standards and Guidelines to help ensure development of a quality living environment and compatibility with adjacent existing or future residential and agricultural uses.

Section 3.7.4 *District development standards*

- A. All uses and development in the AR Agricultural Residential zoning district shall comply with the related dimensional standards described in this Section, Table 3.7, and the applicable standards and regulations of this ordinance, except as specifically exempt.
- B. **Fences, hedges, and walls.** Fences, hedges and walls shall not interfere with visual clear zones at intersections.
- C. **Access.** Each site shall have legal access of at least twenty-five (25) feet in width to a public street. Access location shall be at least thirty (30) feet from the intersection of local streets or fifty (50) feet from any arterial or collector street intersection as measured from curb line, flow-line or edge of roadway shoulder.
- D. The minimum property development standards in Table 3.7 apply to residential and agricultural development in the “AR” Agricultural Residential Zoning District and to residential and agricultural development in all other zoning districts. The standards are minimums and are intended to allow flexibility and variety.

Table 3.7 AR District Development Standards

AR – Agricultural Residential Zoning District	Dimensional Development Standards		
	Single Family	Multi-Family	Non-Residential
Minimum home site size (net)	10,890 sf.	12	n/a
Minimum Width	25 ft.	Dwellings/Acre	
Minimum Depth	n/a		
Maximum Building Height	26 ft.	30 ft.	30 ft.
Maximum Density	1 dwelling unit/home site	15 dwellings/acre	
Maximum lot/site coverage (under roof)	45%	45%	45%
Minimum Building Setback from R.O.W of			
Front Yard			
Primary Structure	20 ft.	25 ft.	45 ft.
Accessory Structure	25 ft.	30 ft.	45 ft.
Street Side Yard			
Primary Structure	20 ft.	25 ft.	45 ft.
Accessory Structure	25 ft.	30 ft.	45 ft.
Non-street Side Yard			
Primary Structure	12 ft.	25 ft.	45 ft.
Accessory Structure	8 ft.	10 ft.	45 ft.
Rear Yard			
Primary Structure	25 ft.	25 ft.	45 ft.
Accessory Structure	8 ft.	10 ft.	45 ft.
Adjacent to Alley	Reduce setback by 5 ft.	Reduce setback by 5 ft.	n/a
Minimum Building Separation (between buildings on the same site)			
Between principal buildings	Per building code	20 ft.	20 ft.
Between principal and accessory buildings	Per building code	Per building code	Per building code
Where there is a walkway between buildings	Per building code	20 ft.	20 ft.
Minimum Open Space Common Area % of gross site area	n/a	20%	n/a
Private outdoor space (per each dwelling for occupants)	n/a	250 sf. or 25% of floor area of dwelling unit, whichever is more	n/a
Streetscape /Landscape setback	n/a	Per Table 6.3.5	Per Table 6.3.5
Building Base Area (see Section 6.2.5)			
Primary building entrance	n/a	7 ft. plus the width of any sidewalk	7 ft. plus the width of any sidewalk
Secondary building entrance and Building Sides	n/a		(n/a) to agricultural uses.
Parking lot landscape for:			
Residents, Public, and Employees		Per Section 6.5.6 and Article 6.3	Per Section 6.5.6 and Article 6.3 (n/a) to agricultural uses.

Article 3.8 *Natural Resource (NR) Zoning District*

Section 3.8.1 *Purpose*

The "NR" Zone is intended for open space, wildlife habitat, wetland and environment rehabilitation, recreation, farming, or the extraction, processing and storing of minerals from the site.

Section 3.8.2 *Permitted uses*

Uses allowed shall conform to those listed in the Land Use Table in Chapter 4 (Table 4.1).

Section 3.8.3 *District development standards*

- A. All uses and development in the Natural Resource (NR) district shall comply with the related dimensional standards described in this Section, Table 3.8, the general district regulations and standards of Article 3.2, and the applicable standards and regulations of the other Chapters of this ordinance.
- B. **General Provisions**
 - 1. All permanent facilities shall be developed in a manner that blends in with the natural environment of the surrounding area, has a low profile, and the least visual impact as possible.
 - 2. Natural landscape screens or buffers shall be provided or preserved along the project perimeter.
 - 3. Removal of existing vegetation shall be the minimum necessary for the development.
 - 4. Restoration plans that specify improvements, time of completion and cost estimates for all restoration work may be required.
 - 5. A non-revocable letter of credit may be required for use by the SRP-MIC for the completion of restoration if the restoration is not completed at the agreed-upon level and on the agreed-upon schedule according to the approved restoration plan.

Table 3.8 NR District Development Standards

NR - Natural Resources Zoning District	Dimensional Development Standards
Maximum Floor Area Ratio	0.25
Maximum Building Size (gross floor area)	No maximum building size applies
Maximum Building Height	40 ft.
Minimum Building Setback from R.O.W of	
Urban or Rural Arterial or Collector Street, Highway or Freeway	30 ft.
Rural Minor Collector	30 ft.
Urban or Rural Local Street	30 ft.
Side/Rear property line	
Adjacent to all Zoning Districts except LI	30 ft.
Adjacent to LI district	20 ft.
Adjacent to A/LDR land use area	50 ft. plus 5 ft. per 1 ft. of structure height over 25 ft.
Minimum Building Separation (between buildings on the same site)	
When any primary or secondary building frontage is between buildings	The sum of minimum base area depths of the adjacent buildings per Table 6.3.11.B.2
Between building sides of primary buildings	Per building code. Min. 20 ft. if used as walkway
Between primary and accessory buildings	Per building code. Min. 12 ft. if used as walkway
Between accessory buildings	Per building code. Min. 12 ft. if used as walkway
Minimum Open Space and Landscaping	See Articles 6.1, 6.2 and 6.3
Streetscape / Landscape setback	Per Table 6.3.5
Building Base Area	Per Section 6.3.11
Parking lot landscape for:	
Public and employee parking areas	Per Section 6.5.6 and Article 6.3
Fleet parking or equipment storage	7 ft. perimeter landscape screen No interior landscape required.
Total minimum landscaping and open space	15%

Article 3.9 Open Space (OS) Zoning District

Section 3.9.1 Purpose

The intent of the OS zoning district is the preservation of the predominantly open lands in the Community and maintenance of the natural desert characteristics of the area.

Section 3.9.2 Uses allowed

Uses allowed shall conform to those listed in the Land Use Table in Chapter 4 (Table 4.1).

Section 3.9.3 District development standards

The general district development standards shall be the same as those used in the AR district. The Zoning Administrator may modify these standards to reduce the impact of development or to maintain the natural desert character of the area.

Section 3.9.4 Design standards in elevated and hillside areas

Development in the OS zoning district where the terrain has a natural grade of ten (10) percent (a vertical rise of 10 feet in a horizontal distance of 100 feet) or greater, or which is elevated such that development will have a significant visual impact shall conform to this Section.

A. Site grading.

Grading is limited to the area necessary for proposed improvements.

1. Grading shall be designed to:
 - a. Conserve natural topographic features and appearances, including natural drainage courses and existing vegetation to the extent practicable.
 - b. Blend graded slopes and benches with natural topography.
 - c. Undulate the finished grade in a manner similar to the natural topography in the vicinity of the site.
 - d. Control drainage in a manner that does not concentrate storm water runoff and cause erosion.
2. No cuts and fills or clearing shall occur in areas with slopes in excess of twenty-five (25) percent.
3. Cuts and fills shall not exceed twenty (20) feet in height from the toe of the fill to the top of the cut including the heights of any retaining walls.
4. Cuts are preferred to fills where the slope of fill material exceeds three (3) foot horizontal to one (1) foot vertical (3:1) or where it would be difficult to re-vegetate with native plants.
5. To achieve the maximum concealment of cut slopes adjacent to proposed structures, cut slopes around the structure shall extend the least practicable distance from the structure.
6. The visual impact of grading shall be minimized by doing most of the cut under the structures and incorporating retaining walls into the structure.
7. All graded areas shall be protected from wind and water erosion using acceptable slope stabilization methods.
8. Exposed retaining walls shall not exceed six (6) feet above finished grade and be constructed of materials that blend with the surrounding natural area. Where a higher wall is required, multiple parallel retaining walls shall be part of a tiered or terraced retaining wall system with at least four (4) feet of horizontal landscaped area between walls.

B. Site selection for structures.

1. Breaking the silhouette of the background landforms shall be avoided. Locate structures where existing land forms serve as backdrops rather than the sky as viewed from the residential areas of the Community, and
2. Choose sites that have the smallest visual impact as viewed from the residential area of the Community.
3. Unique geological features, such as rock outcroppings or cliff faces shall not be disturbed. Special care shall be taken in the design of sites so that those features are preserved.

C. Architecture building materials and other improvements should blend with the surrounding area. See SRP-MIC Design Standards and Guidelines.

1. Design structures to fit the site to the extent possible, minimizing modification of the site to fit the proposed structures.
2. Design buildings and structures to blend into the surrounding natural environment:

D. Re-vegetation/Restoration.

1. Site disturbance shall be minimized.
2. Re-vegetation and restoration shall conform to applicable standards in Sections 6.3.3 and 6.3.4.
3. Construction equipment and stockpiled soils shall only be stored in areas that are to be disturbed during construction, such as roadway, driveway, and structure locations and in previously disturbed areas whenever possible.
4. All periphery areas disturbed by construction activity and all imperious areas on the site shall be re-vegetated in a manner and density similar to or higher than that existing prior to construction in a manner that blends into the surrounding area.
5. Restoration plans providing improvements, time of completion and cost estimates for all restoration work may be required along with a non-revocable letter of credit for use by the SRP-MIC for the completion of the restoration, if the restoration is not completed to the agreed-upon level and on the agreed-upon schedule according to the approved restoration plan.

Visual impacts of structures and buildings should be minimized, as follows:

- *Use native materials on surfaces to the extent possible.*
- *Use material colors and textures that match those in the surrounding natural environment.*
- *Break up large continuous tall or wide building facades, create a diversity of massing to reduce the apparent size of structures, or divide a structure into separate modules and/or use different materials in different sections.*
- *Orient walls to match adjacent vertical surfaces so lighting plays on the walls in a manner similar to that in adjacent areas, where applicable.*
- *Articulate wall planes at various levels and provide a variety of solid and void elements that correspond with the surrounding area and/or use planters and native landscaping to break-up and mask the wall plane.*
- *Use native landscaping adjacent to walls to provide a screen and break up the mass of the structure and direct any storm water runoff to the landscaped areas to enhance plant health and growth.*

Chapter 4 Land Uses and Specific Use Standards

Article 4.1 Land Use Table

Section 4.1.1 Uses Permitted within Zoning Districts

- A. The uses allowed in the various zoning districts are listed in Table 4.1, referred to as the “Land Use Table” throughout this ordinance.
- B. Uses in all of the zoning districts are required to obtain applicable approvals (Chapter 2), comply with applicable General Development Standards (Chapter 6), District Development Standards (Chapter 3), the provisions of any applicable Overlay District and any applicable specific use standards in this Chapter 4 and Chapter 7.
- C. All uses shall comply with all other applicable legal requirements.

The various uses allowed in each zoning district were selected based upon a variety of criteria, including how well they meet the purpose of the zoning district, how compatible they are, how well they function with other uses in the same district and where the zoning district is located.

The Land Use Table is arranged to make it easier to find a specific type of use and to determine in which zoning district that use is permitted.

- *The first column of the table, with the heading “General Land Use Category” lists and describes the general types of land uses in which the individual users are grouped.*
- *The second column, under the heading “Principal Use”, lists uses that fit within the description of the general use category. The uses listed are intended to be examples and include analogous uses. Detailed definitions of the principal uses are provided in Chapter 8 of this ordinance. (See Section 4.1.3 for uses not listed in the Land Use Table). If the use is not defined in Chapter 8, the commonly used definition applies.*
- *The symbols under the “Zoning Districts” heading, (AR, C1, C2, C3, LI, AP, OS, and NR) represent the various Zoning Districts. These districts are defined in Chapter 3 and the Zoning Map indicates the areas of the Community where they apply.*

LAND USE TABLE		ZONING DISTRICTS							
GENERAL LAND USE CATEGORY	PRINCIPAL USE	AR	C1	C2	C3	LI	AP	OS	NR
General Land Use Category → Description of Category → Principal Use →	AGRICULTURAL								
	Animal Husbandry	A	A	A	A		A	C	C
	Apiaries and honey extraction	C							C
	Auction for agricultural products	C					C		
	Composting of organic materials	AC							AC
	Processing Agricultural Products	C					C		
	Dairying	C							
	Farm Center	AC							
	Farmers Market	A	A	A	A	A	A	A	C
	Feed Lots, Factory Farming								
	Garden Center / Plant Nursery	AC	A	A	A	A			
	Repair shop / agricultural equipment	AC			AC		A		AC

→ Zoning District

Status of Principal use within the Zoning District

Section 4.1.2 *Use and Interpretation of the Land Use Table*

- A. The symbols listed in the same row of the principal use (A, AC, C) indicate the status of that use within the zoning district listed at the top of the column. The meaning of the symbols is described below:
1. **“A” - ALLOWED USE.** An "A" in the Land Use Table (Table 4.1) indicates the principal use is allowed within the zoning district.
 2. **“AC” - ALLOWED WITH CONDITIONS.** An "AC" in the Land Use Table (Table 4.1) indicates the principal use is allowed within the zoning district if the proposed use meets the specific use standards related to that use in Article 4.2, and as listed in Table 4.2. Uses that do not meet the specific use standards may be permitted with a Conditional Use Permit approved by the Community Council.
 3. **“C” - CONDITIONAL USE.** A "C" in the Land Use Table (Table 4.1) indicates the principal use is only permitted in the zoning district if the Community Council approves a Conditional Use Permit as described in Article 2.8. These uses are allowed on a case-by-case basis and may not be appropriate in all locations within a zoning district.
 4. **BLANK.** Blank spaces in the Land Use Table (Table 4.1) indicate the principal use is not allowed within the zoning district unless otherwise allowed by a use variance, an overlay district, or by another provision of this zoning ordinance.
 5. **“P” – PROHIBITED.** A "P" in the Land Use Table (Table 4.1) indicates that the use is not permitted under any circumstances.
- B. **Accessory uses.** Unless otherwise stated in this ordinance, accessory uses are allowed in conjunction with an existing principal use and are subject to the same regulations as the principal use.
- C. **Temporary uses.** Uses or activities that are temporary may be permitted through a Special Use Permit. Special Use permits are addressed separately in the SRP-MIC Code of Ordinances.

Section 4.1.3 *Interpretation of uses and uses not listed in the Land Use Table*

- A. **Analogous uses.**
1. The Zoning Administrator may make an interpretation that a use not specifically listed is analogous to a use that is listed in the Land Use Table.
 2. Uses determined to be analogous to a use listed in the Land Use Table:
 - a. May be allowed, allowed with conditions, allowed with a conditional use permit or not allowed within particular zoning districts, similar to the most similar use listed in the Land Use Table.
 - b. May be required to meet specific use standards.
 3. The Zoning Administrator's decision is final for administrative determinations of analogous uses.
 4. Applicants may apply for a text amendment or use variance in lieu of the Zoning Administrator's interpretation.
 5. **Methodology.** The provisions that apply to a land use will be determined giving consideration to the following:
 - a. For principal uses:
 - 1). General description of the land use category.
 - 2). Purpose and location of the zoning district.
 - 3). Characteristics of the other uses permitted in the zoning districts with and without conditions.

- 4). Type and number of customers served by the use.
 - 5). Number and type of employees in the use.
 - 6). Amount and type of traffic generated by the use.
 - 7). Hours of operation.
 - 8). General scale of the proposed use compared to the scale of other uses in the same category or zoning district.
 - 9). Vehicles and equipment used or associated with the operation of the use.
 - 10). Potential for adverse impacts between the use and other allowed uses in the zoning district.
 - 11). Potential for adverse impacts between the use and the uses allowed in adjacent zoning districts.
 - 12). Extent to which adverse impacts of a use can be mitigated and the practicability of necessary conditions and mitigation measures.
- b. For accessory uses:
- 13). The amount of site area or floor space and equipment devoted to the activity compared to the principal use.
 - 14). Relative amounts of sales from the use compared to the principal use.
 - 15). How the use typically advertises itself and the proposed signage.
 - 16). Whether the activity is likely to operate independently of the principal use on the site.
 - 17). The customer type for the use compared to that of the primary use.
 - 18). The relative number of employees in the use or activity compared to the principal use.
 - 19). The typical building and site arrangement in relation to the principal use.
- B. **Record of Interpretations.** A record of all interpretations of this ordinance shall be maintained in the Community Development Department.

Table 4.1 Land Use Table

Key: **A** – Allowed; **AC** - Allowed with conditions; **C** – Requires Conditional Use Permit; **Blank** – Use is not allowed; **P** – Prohibited.

GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS								
		AR	C1	C2	C3	MB	LI	AP	OS	NR
AGRICULTURAL										
Use of land for farming of crops, pasturing and animal husbandry, including directly related accessory structures and activities.	Animal husbandry	A								
	Animal sanctuary	A						A	A	A
	Apiaries and honey extraction	C							C	C
	Auction (agricultural products, equipment)	C					C			
	Commercial stables	C								
	Community garden	A	A	A	A	A	A	A	A	A
	Composting (commercial for sale)	C								
	Dairying	C								
	Farm center	C						C		
	Farming	A	A	A	A	A	A	A	C	A
	Feed store, Agricultural supply store, Saddle and Tack shop	C	AC	AC			AC			
	Feedlots, Factory farming	P	P	P	P	P	P	P	P	P
	Maintenance/repair, rental shop, for agricultural equipment (as a business)	C					C			
	Open grazing	C							C	C
	Packing House for agricultural products produced within SRP-MIC.	C					A	C		
	Pasturing of livestock	AC	AC	AC	AC	AC	AC	AC		
	Plant nursery (wholesale)	A					A			
	Processing or curing agricultural products produced within SRP-MIC	C					C			
	Produce stand	AC	AC	AC	AC	AC	AC	AC		AC
	Riding academy	C					C			C
Slaughtering animals commercially	P	P	P	P	P	P	P	P	P	
Worker housing - Agricultural	C									
RESIDENTIAL										
Residential –Dwellings for members of the SRP-MIC and their families only.	Single family dwelling	A	A	A	A	A	A	A	A	
	Multifamily dwellings	AC								
	Transitional housing	AC								
	Mobile home park	C								
	Group home	AC						AC		
	Halfway house	C						AC		
	Senior housing/Independent senior living facility	AC						A		
	Home occupation and related accessory building(s)	AC	AC	AC	AC	AC	AC	AC	AC	
	Live work (for Community Members)	C								

Table 4.1 Land Use Table

Key: **A** – Allowed; **AC** - Allowed with conditions; **C** – Requires Conditional Use Permit; **Blank** – Use is not allowed; **P** – Prohibited.

GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS								
		AR	C1	C2	C3	MB	LI	AP	OS	NR
INSTITUTIONAL & CIVIC										
Community Services -- Government facilities through which services are provided for the SRP-MIC by or on behalf of the SRP-MIC government.	Animal shelter/Pound	C					C	AC		
	Crematorium	C					C	C		
	Federal government agency offices or services		A	A	A	A	A	A		
	Morgue				A			A		
	Mortuary/Funeral Home			C	C	C				
	Post office		A	A	A	A	A	A		
	Public safety and emergency response station (e.g., police, ranger, fire, ambulance)	A	A	A	A	A	A	A	C	A
	Public or private school, K- 12 th grade	A						A		
	Senior center	A	A	A	A			A		
	SRP-MIC General Community Services (general government and human services, public Community facilities)		A	A	A	A	A	A		
	SRP-MIC public works facilities (equipment yard, maintenance and repair shop, material storage)						A	AC		
Correctional/Law enforcement -- detention or correctional related government services by and for the SRP-MIC.	Correction center and detention facilities (Jail, Honor camp, Reformatories, Juvenile center)							C		
	Court house/Justice center							A		
	Probation or parole office				A		A	A		
Community Recreation - indoor or outdoor facilities that provide active or passive recreation opportunities for the SRP-MIC members.	Community center/Youth activity center	C	AC	AC	AC			AC		
	Club or Lodge, Social Club, Charitable organizations		C	C	C			A		
	Community park with active recreation facilities (e.g., public swimming pools, playgrounds, recreational sports fields and courts)	A	A	A	A	A	A	A		A
	Fairgrounds	C					C	C		
	Neighborhood center	A	A	A	A			A		
	Neighborhood park	A	A	A	A	A	A	A	C	A
	Riding and hiking trails (recreational)								C	C
Cultural - facilities providing for the cultural, religious, recreational, social, intellectual and artistic activities and manifestations primarily for the Community.	Cemetery , Columbarium, Mausoleum	C						C		
	Library, museum, cultural center, art gallery		A	A	A			A		
	Memorial hall, Cry house	C						A		
	Places of worship, (20,000 sf. or less on-site)	A						A		

Table 4.1 Land Use Table

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
	Places of worship, (20,001 sf. or more on-site)	C						C			
Educational Institutions/Schools -- providing education and/or training.	College or University				C	C		C			
	Vocational, technical and trade schools, Adult education		A	A	A	C		A			
	Vocational, technical and trade schools Agricultural-related	C						A			
Preserve/Conservation area -- an area in which native flora and fauna and other environmental or cultural aspects are protected in their natural condition.	Wildlife preserves, desert preserves, nature preserves, culturally significant, historic or archeological areas.	A	A	A	A	A	A	A	A	A	
OFFICE/PROFESSIONAL SERVICES											
General Office -- activities conducted in an office setting and generally focusing on business, government, professional, or financial services.	Automatic Teller Machine (ATM)		A	A	A	A	A	A			
	Bank, Credit union, Savings and loan, insurance companies stock brokers		A	A	A	A	A	A			
	Corporate office headquarters				A	A	A				
	General and administrative offices		A	A	A	A	A	A			
	Intensive office use, Call centers				A	A	A				
	Laboratory, Medical testing (walk-in patient service)				A	A		A			
	Professional offices - Accountant, Architect, Attorney, Consultant, Counselor, Designer, Engineer, Stockbroker, Travel agent, Realtors, Insurance agency and similar		A	A	A	A	A	A			
Medical Services -- uses involving the diagnosis, treatment and care of humans.	Ambulance services (private / commercial)				C	C	C				
	Assisted living facility	AC		C	C			A			
	Emergency clinic, urgent care center		A	A	A	A		A			
	Health and welfare center		A	A	A	A		A			
	Hospice	C	C	C	C			A			
	Hospital--general acute care				C	C		C			
	Hospital--psychiatric				C	C		C			
	Hospital-sub-acute care / Rehabilitation center- medical			A	A	C		A			
	Laboratory--medical diagnostic					C	C	A			
	Laboratory--medical or biological research					C	C				
	Medical clinic		A	A	A	A	A	A			
	Medical office		A	A	A	A	A	A			
	Medical testing center		A	A	A	A	A	A			
	Medical treatment center			A	A	A		A			

Table 4.1 Land Use Table

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
	Nursing home/Skilled nursing facility	AC						A			
	Rehabilitation center-behavioral				C			A			
	Therapeutic massage		A	A	A	A		A			
COMMERCIAL / RETAIL SALES / SERVICE TRADES											
Animal-Related Services – uses providing for the care of pets and other domestic animals.	Animal Crematory						C				
	Animal hospital	C			C	C	AC				
	Kennel				C	C	AC				
	Pet day care				AC	AC	AC				
	Pet grooming		A	A	A						
	Veterinary clinic		AC	AC	AC	AC	AC				
Personal Services – uses primarily providing non-medical services related to recurring individual needs and sale of related products.	Barbershop, Beauty salon, Florist, Photo studio, Shoe repair, Tailor, tanning salons.		A	A	A						
	Day care center (children or adult)	AC	AC	AC	AC	AC		AC			
	Day care--home-based (children or adult)	AC	AC	AC	AC	AC	AC	AC			
	Health spa		A	A	A	A		A			
	Laundromat, Dry cleaning drop off/pick up		A	A	A						
	Package pickup and delivery service for retail customers, Contract post office		A	A	A	A	A				
Retail Sales -- selling of goods, wares, or merchandise or providing non-personal services directly to the ultimate consumer. Sales are not transacted for resale or on a wholesale basis.	Antique store, Appliances, Art, Book store, Clothing, Department store, Electronics, Fabrics, Furniture, Jewelry, Hardware, Home supplies, Home fixtures. Hobby shop; Music, Toys, Variety of similar merchandise		A	A	A						
	Auto parts and maintenance supplies, Building materials, Lumber, Hardware, Tools and equipment, Landscape materials, Electrical and plumbing supplies, paint, wall paper		A	A	A						
	Butcher shops		A	A	A						
	Convenience stores (without auto fuel sales)		A	A	A	A	A				
	Food catering service		A	A	A	A	A				
	Garden Center		AC	AC	AC		A				
	Grocery store, Supermarket, Specialty food store		A	A	A						
	Office supply, Copy shop		A	A	A	A					
	Pawn shops, Pawnbroker, Check cashing, Payday loans				C						

Table 4.1 Land Use Table

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS								
		AR	C1	C2	C3	MB	LI	AP	OS	NR
	Pet store/Retail sale of pets, pet food and supplies		A	A	A					
	Pharmacy		A	A	A			A		
	Plant nursery (retail)		A	A	A		A			
	Rental service for home and office (appliances, furniture, electronics, small tools and small equipment)		A	A	A		A			
	Restaurant (café, coffee shop, deli), Retail bakery, Ice cream shop		A	A	A	A	A	A		
	Restaurant--drive-in			A	A	A	A			
	Restaurant--fast food			A	A	A	A			
	Secondhand Goods				C					
	Service and Repair shops for small appliances, small equipment, electronics, small tools		A	A	A		A			
	Small equipment and tools sales and rental		A	A	A		A			
	Sporting goods			A	A					
	Used merchandise, equipment or vehicle sales (primarily)		C	C	C		C			
Outdoor Vending – sale of merchandise to customers outdoors or in partially enclosed facilities.	Business frontage base area displays and sales by building tenants		A	A	A					
	Building, landscape, or construction materials		AC	AC	AC		A			
	Drive-through sales or service (for bank, pharmacy, dry cleaners, restaurant, etc.)			AC	AC	AC	AC	AC		
	Farmers market (with permanent facilities)	C	C	C	C	C	C	C		
	Farmers Market (without permanent facilities)	AC	AC	AC	AC	AC	AC	AC		
	Garden Center		AC	AC	AC		AC			
	Manufactured Home/Factory built building sales						AC			
	Mobile vender		AC	AC	AC	AC	AC	AC		AC
	Open-Market Building		A	A	A			A		
	Push Cart/Kiosk		AC	AC	AC	AC	AC	AC		
	Small equipment and tool sales and rental		A	A	A		A			

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
Auto/Light Vehicle - Sales, Rental, Service, Repair and Maintenance -- businesses involved in the sale, leasing, storage, and servicing of autos and light vehicles such as motorcycles, light trucks, trailers and boats.	Auction						C				
	Auto/light vehicle rental				C	AC	AC				
	Auto/light vehicle rental pickup			AC	AC	AC	AC				
	Auto/light vehicle sales and leasing (indoors)				C	C	C				
	Auto/light vehicle sales and leasing (outdoors)				C		C				
	Fleet services						AC				
	Maintenance shop (brake, car wash/detail, muffler, oil and filter change, and tire shops, Window replacement shop)				AC	AC	AC	AC			
	Mechanical repair shop, Body shop, Paint shop						C				
	Service station, Automobile light vehicle fuel, Gas station with or w/o convenience shop, car wash				AC	AC	AC	AC			
Commercial / Heavy Vehicle Sales, Rental, Leasing Service and Equipment Service, Repair and/or Maintenance shop.	Commercial /heavy vehicle and equipment sales, leasing, or rental				C		C				
	Maintenance shop, Mechanical repair shop, Fleet services						C				
	Truck Stop / Truck Fuel Sales				C		C				
LODGING											
Lodging/Visitor Accommodations – provision of a guest room with bathroom facilities. Accessory uses may include central kitchen, dining room, restaurant, office, indoor and/or outdoor recreation, gift shop, Laundromat, meeting rooms.	Hotel				C	C	C				
	Hotel (extended stay)				C	C	C				
	Motel				C	C					
	Inn (up to twelve rooms)				C	C	C				
	Dormitory					C	C		C		
	Recreational Vehicle Park										
ENTERTAINMENT and COMMERCIAL RECREATION											
Outdoor recreational uses- commercial facilities operated as a business and open to the public for participation or spectator amusement and conducted in an open or partially closed or screened facility. Accessory uses include snack bar, restaurant, and retail sales of related sports and health fitness items.	Commercial swimming pools, Water park				C						
	Equestrian-oriented arena, Polo field Rodeo	C				C			C	C	C
	Miniature golf, Go-cart track					C					
	Outdoor stage/theatre/amphitheater (small scale or accessory use)		A	A	A	A		A			
	Recreational lakes and/or campgrounds										C

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
	Sports fields, sports courts (commercial)				C						
	Street performers, Outdoor performing arts or demonstrations as an occasional amenity to existing businesses on the same site		A	A	A			A			
	Weapons firing range										
	Zoo, Wildlife exhibits				C						
Indoor recreational uses – commercial recreational facilities for public participation or spectator amusement. Accessory uses include snack bar, restaurant, rental or sale of related equipment or materials and other related concessions.	Arcade, Amusement play center			A	A						
	Bowling alley, Laser Tag, Skating rink, Billiard hall			A	A						
	Equestrian-oriented arena	C			C			A			
	Health/fitness center, Gymnasium, Indoor ball courts		A	A	A	A		A			
	Lodge, club, civic-oriented organization		A	A	A			A			
	Museum		A	A	A			A			
	Playhouse, Cinema			A	A			A			
	Studio for teaching arts, dance, martial arts, music, yoga, etc.		A	A	A	A		A			
	Weapons firing range							C			
	Wildlife exhibits				C						
LARGE ENTERTAINMENT VENUES											
Large Scale Indoor or outdoor facilities or activities intended to attract spectators to events or shows from a region or multistate area and may have changing entertainment. Accessory uses including restaurants, concessions, vendors, retail shops, etc.	Amphitheater				C						
	Amusement Park, Theme park				C						
	Aquarium				C						
	Casino or Gaming facilities (by the Community only)				A						
	Drive-in Theatre				C						
	Driving range, Golf course				C			C		C	
	Exhibition or convention center				C						
	Performing arts theater				C			C			
	Race track (automotive, horse, dog, other)				C						
	Stadium, Arena, Concert hall				C						

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS								
		AR	C1	C2	C3	MB	LI	AP	OS	NR
INDUSTRIAL										
Light Industrial – Businesses involved in assembly and/or use of pre-manufactured parts or materials to produce a product, or provide a service such as repairing, renovating, painting, processing, or cleaning of goods or merchandise. Includes incidental storage of supplies, and sales and distribution and products created on the site.	Assembly of products, from pre-manufactured parts, such as appliances, textiles/apparel, wood products, electric and electronic equipment, small machinery or instruments, furniture and fixtures, lighting controls, office and computing machines, medical equipment or instruments, communications equipment, wind and solar power generating equipment					A	A			
	Building and related trades: woodworking, electrical, sign shops, plumbing, paint shops, heating, air conditioning and ventilation, furniture upholstery and similar enterprises with all work conducted inside a building						A			
	Contractor's yard						AC			
	Data center					AC	A			
	Food processing, Bottling plants, Candy processing, Commercial baking						C			
	Handcraft industries, hand production of arts and crafts				C		A			
	Printing/publishing					C	C			
Research / Development Testing, research, analysis, product development, may involve light assembly of components and related office, work areas and storage.										
	Product Development (other than medical, biological or pharmaceutical)					A	A			
	Medical, Biological, Pharmaceutical product development research or testing					C	C			
	Research (other than medical, biological or pharmaceutical)					A	A			
	Testing service for new products or products under development (other than medical, biological, or pharmaceutical)					A	A	A		
General Industrial / Manufacturing - - uses engaged in the basic processing and manufacturing of	Asphalt or concrete batch plant						C			
	Food processing for wholesale or distribution for resale, baking, canning						C			

Table 4.1 Land Use Table

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
materials, parts or products from extracted or raw materials or from previously-prepared materials, including processing, fabrication, assembly, treatment, packaging, and incidental storage, sales and distribution of products created on the site.	or packaging of food products, excluding meat products										
	Laboratory-material testing						C				
	Machine shop, Metalworking, Welding						C				
	Manufacturing, processing or refining: computer parts, building materials (e.g., wood, steel, roofing, paints, gypsum, fiberglass, stone, plaster, concrete), medical products, plastics and other synthetics, leather tanning, rubber products, petroleum products, chemical products, pharmaceuticals,						C				
	Mining, extraction; processing, storage and sale of extracted materials						C			C	
STORAGE, WAREHOUSING & WHOLESALING											
Storage / Warehousing – facilities used for storage of products, or equipment for distribution with no on-site sales, packaging, processing, repairs, manufacturing or assembly activities.	Bulk storage and/or distribution of volatile or hazardous substances including propane, petroleum products, fuel	P	P	P	P	P	P	P	P	P	
	Bulk storage and/or distribution of non-volatile, non-hazardous materials						C				
	Distribution center						C				
	Frozen food lockers						C				
	Heavy equipment, commercial vehicles outdoor storage yard						C				
	Indoor office-storage facility				AC	AC	AC				
	Indoor mini-storage/self-service storage facility										
	Outdoor self-service storage warehouse, including outdoor vehicle storage ¹										
	Outdoor material storage and distribution Pipe yards, Construction supplies, Building materials, Materials used in heavy construction)						C				
	Product fulfillment center						A				
	Warehousing						C				
	Waste / Recycling -- businesses or services involving the collection, processing and/or storage of non-hazardous waste materials for	Collection containers or drop-off location for recyclable material (e.g., cans, newspapers) or donated articles (e.g., clothing, shoes)	AC	AC	AC	AC	AC	AC	AC		
Landfill/Dump							C	C			

Table 4.1 Land Use Table

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS								
		AR	C1	C2	C3	MB	LI	AP	OS	NR
permanent or temporary storage and/or recycling.	Recycled materials collection, processing and transfer station						C	C		
	Salvage yard						C			
Wholesaling – selling of products or materials to retailers or contractors for resale to the final consumer or user.	Wholesaling nonvolatile nonhazardous supplies, equipment or materials for resale. (food, building supplies, electrical parts, plumbing fixtures, heating and air conditioning equipment, lumber, roof truss, bricks, pipes.)						C			
UTILITIES / INFRASTRUCTURE										
Communication Facilities – uses, structures and equipment for the wireless transmission and reception of information including electromagnetic.	Amateur radio antenna up to 35 feet in height	AC	AC	AC	AC	AC	AC	AC	AC	
	Amateur radio antenna over 35 feet in height	C	C	C	C	C	C	C		
	Commercial Transmitting/Receiving Facilities				C	C	AC	AC		
	Public Safety Wireless Communications Facilities	A	A	A	A	A	A	A	A	A
	Wireless communication facilities - Commercial	AC	AC	AC	AC	AC	AC	AC	AC	AC
General Utilities -- equipment, lines and facilities related to the provision, distribution, collection, transmission, or disposal of potable water, irrigation water, storm water, sewage, oil, gas, power, ground line telephone, data and television.	Electric Power Substation	C	C	C	AC	AC	AC	AC		C
	Natural gas compressor or odorizer station	AC	AC	AC	AC	AC	AC	AC		AC
	Potable water treatment and/or storage facility	A	A	A	A	A	A	A		C
	Utilities distribution (Electric, Water, Gas, Sewer, Stormwater, Communications)	AC	AC	AC	AC	AC	AC	AC	AC	AC
	Wastewater treatment facility (sewage/reclaimed water)						C	C		C
Power Generation – facilities and equipment that convert power from carbon based materials or other fuels, wind, the sun, water flow, etc.	Power generation facilities primarily serving uses off-site, such as windmills, solar farms, water or fuel based generation	C					C	C		C
	Power generation facilities primarily serving uses on-site	AC	AC	AC	AC	AC	AC	AC	AC	AC
Transportation Related -- facilities involved with the movement of people or freight, storage, sorting, loading and unloading of packages and freight, servicing and fueling of transportation vehicles.	Airport	P	P	P	P	P	P	P	P	P
	Commercial or public parking lot primarily serving needs of offsite uses within the SRP-MIC				C			A		
	Helipad/Heliport				C	C	C	C		
	Park and ride lot				C		C	A		

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GENERAL LAND USE CATEGORY	PRINCIPAL USE	ZONING DISTRICTS									
		AR	C1	C2	C3	MB	LI	AP	OS	NR	
	Transit passenger terminal, Bus station, Train depot		C	C	C	C	C	C			
1. "Self-service storage warehouse and outdoor vehicle storage" legally existing in C-3 shall be an allowed use until January 2024 at which time such situations shall become a non-conforming use (see SRO-89-84).											

Article 4.2 Specific Use Standards

Section 4.2.1 General Provisions

- A. Uses designated as "AC" in the Land Use Table are permitted if they:
 - 1. Conform to the applicable standards in other chapters of this ordinance, all legal requirements, and with the conditions listed in Table 4.2
 - 2. Are approved through the applicable approval process in Chapter 2 prior to establishment.
- B. The Specific Use Standards in Table 4.2 apply to both primary and accessory uses.
- C. Uses that do not meet the Specific Use Standards in Table 4.2 may be approved through the Conditional Use Permit process.

Table 4.2 Specific Use Standards

Specific Use Standards
AGRICULTURAL
<p>Composting, Commercial for sale</p> <ol style="list-style-type: none"> 1. Shall not exceed twenty-five (25) acres. Larger sites may be approved through the conditional use permit process. 2. Access to and from the site shall be from an arterial or collector road. Circulation by delivery trucks shall be facilitated in a safe manner and by forward motion of the vehicles. 3. Storm water runoff from compost operations and materials shall be retained on the site. 4. Dust or blowing particles shall be controlled at all times. 5. Chipping and grinding activities shall conform to noise and vibration requirements of the zoning district. 6. Driveways and parking areas shall be of compacted road-base or a surface that will create a mud and dust free surface. 7. Employees shall be trained in the identification of prohibited materials. 8. Prohibited Materials. The composting or inclusion of the following materials is prohibited: <ol style="list-style-type: none"> a. Unprocessed mammalian tissue, including, but not limited to, flesh, organs, hide, blood, bone and marrow. b. Medical waste or medicines of any type. c. Hazardous waste materials including household hazardous waste. d. Animal waste. e. Food products containing or mixed with any animal products. 9. Exclusions. Activities excluded from these requirements include: <ol style="list-style-type: none"> a. Composting facilities in conjunction with activities that have a permit that address composting activities, such as a publicly operated landfill, waste treatment facility or biomass conversion facility. b. Noncommercial composting of less than five cubic yards of food scraps and vegetative material if all compostable material is generated and used on-site.
<p>Farm Center</p> <ol style="list-style-type: none"> 1. This use shall only serve agricultural operations that are located within SRP-MIC. 2. Driveways and parking areas shall be of compacted road-base or a surface that will create a mud and dust free surface. 3. Inoperable or obsolete equipment or equipment not used for operations within the SRP-MIC shall not be stored on the site. 4. Chemicals and fertilizers shall be stored within a lockable structure or in a secure tamperproof manner. 5. Structures used for storage of fertilizer, chemicals or fuel shall be well ventilated.
Feed store, Agricultural supply store, Saddle or tack shop

Table 4.2 Specific Use Standards

Specific Use Standards
<ol style="list-style-type: none">1. Storage facilities shall be in the rear of the site.2. Outdoor display shall conform to Section 3.2.2 I. and K.3. Within the AR and C1 zoning district buildings, base areas, building setbacks and streetscapes shall conform to C1 zoning district standards.4. Access shall be directly from an arterial or collector road.
Pasturing Livestock <ol style="list-style-type: none">1. Livestock shall be within fenced areas for any pasturing operations.2. Land owner written consent is required on lands other than land belonging to the owner of the animals.3. Best management practices shall be applied to management of the land and animals.
Maintenance and repair shop for agricultural equipment and machinery (as a business) <ol style="list-style-type: none">1. Only equipment scheduled for repairs shall be stored on site.2. Work on small equipment shall be within buildings.3. Bay doors shall not directly face onto streets.4. Design review approval is required for all improvements or modifications.5. Within the Agricultural / Low Density Residential land use area:<ol style="list-style-type: none">a. Repair or maintenance is limited to equipment used within the SRP-MIC.b. A landscape buffer shall be provided between the site and any abutting property within 200 feet that is used for purposes other than agricultural.c. Wrecked or obsolete equipment or for equipment for sale shall not be stored on the site.6. All driveways and outdoor storage areas shall be on compacted road-base or other surface that will reduce dust emissions and create an all-weather surface free of mud.
Produce stand <ol style="list-style-type: none">1. A special use permit is required.2. Sales area, including displays and surrounding pedestrian circulation area, shall be limited to 1000 sf. total for all vendors.3. Sites shall have direct access from arterial or collector streets and shall provide on-site parking in accordance with parking requirements and standards in Article 6.5.4. Alternative surface materials may be approved.5. Parking may be shared with adjacent uses with an agreement with the owners or lessee of those uses and approval by the Zoning Administrator.6. Sites shall conform to applicable outdoor sales standards in Section 3.2.2.7. Signs shall conform to regulations for temporary uses in Section 6.7.13. Signs for seasonal use shall only be displayed during the season when the use is in operation.8. Within two (2) weeks of the closing of the business for that season all temporary structures must be removed and the site returned to essentially the original condition and appearance.

Table 4.2 Specific Use Standards

Specific Use Standards
<p>9. Merchandise offered for sale shall be either primarily locally grown produce (preferably grown within 150 miles of the site) or minimally processed fruit, vegetable and food products (e.g., dried fruit, jerky, nuts, preserves, and canned or pickled produce). Sale of arts and handcrafted items are permitted as an accessory.</p>
RESIDENTIAL
<p>Multifamily dwellings</p> <p>Developments with more than one dwelling unit on a site at any density require design review approval and shall utilize the SRP-MIC Design Standards and Guidelines.</p>
<p>Home occupation and related accessory building(s)</p> <ol style="list-style-type: none">Home Occupations are permitted as an accessory use to a dwelling to allow businesses that, by the nature of the business, can be operated in a residential setting with minimal disturbance to or impact on the adjacent uses or surrounding residences.The home occupation shall be owned and operated by a full time resident of the home.Employees.<ol style="list-style-type: none">Only persons residing within the dwelling used for the home occupation shall work at the home occupation site.Additional individuals may be employed by, or be associated with, the home occupation, if they do not report to work or assemble in groups for meetings at the home on a regular basis.Buildings and Structures.<ol style="list-style-type: none">The building(s) and improvements shall maintain a residential character and appearance.The home occupation shall not result in any structural alterations or additions to a building that would change its principal use or building code occupancy classification.Building use and structure(s) shall conform to the requirements of a residential occupancy or residential use in accordance with the adopted building codes.The home occupation shall be restricted to lawfully-constructed buildings. All utility services and connections used by the home occupation must be adequate to safely accommodate the equipment used.The home occupation shall not violate any prior conditions of development approval applicable to the site.Products produced by the home occupation shall not be displayed in view of a public street except in cases where such display is specifically permitted by this ordinance or by a special use permit.Storage.<ol style="list-style-type: none">Materials related to the home occupation shall not be stored within the front or street side yard setback and shall be screened by landscaping or an opaque fence or wall so as not to be visible from off the home site.On-site storage and use of hazardous materials (including toxic, explosive, noxious, combustible or flammable) beyond those normally incidental to residential use is prohibited.

Table 4.2 Specific Use Standards

Specific Use Standards	
<ol style="list-style-type: none"> 6. Site improvements and signs shall conform to regulations in Chapter 6 applicable to residential uses regardless of the zoning district in which the home occupation is located. 7. Activity related to the home occupation that causes disturbance to the neighboring properties, including the creation of noise, odors, vibration, smoke, dust, heat, glare, or electrical interference or fluctuation is not permitted. 8. Vehicles, Parking and Traffic. <ol style="list-style-type: none"> a. The dwelling site shall have adequate driveway access to facilitate expected delivery vehicles and to permit loading and/or unloading in a safe manner that does not disrupt or impede traffic. b. Adequate parking for any vehicles related to the home occupation shall be provided on-site and shall conform to regulations of Article 6.5. c. Vehicles related to the business that cannot be easily stored on the home site without changing its residential character shall not be stored on the home site (e.g., large trucks or more than two commercial vehicles). All vehicles shall be parked on a hard surface. d. The home occupation shall not generate more than six (6) additional trips to or from the home per day or serve more than three (3) clients at one time. 9. Deliveries to the home occupation by commercial vehicles should not occur before 8 a.m. or after 6 p.m. 10. Prohibited Uses. A home occupation shall not include uses that require a conditional use permit. 	
Assisted Living Facility	<ol style="list-style-type: none"> 1. Shall only be operated by SRP-MIC government personnel or persons approved by the SRP-MIC Council to operate on behalf of the Community. 2. Services shall be for Community members only unless other natural persons of non-Community member status are specifically authorized by separate Council resolution or ordinance. 3. Shall receive approval of a design review application and generally conform to SRP-MIC Design Standards and Guidelines.
Senior housing/Independent senior living facility	See Assisted Living Facility.
Group home	The facility shall conform to the requirements in the SRP-MIC Code of Ordinances for Group Homes, as applicable.
Halfway house	<ol style="list-style-type: none"> 1. The facility shall conform to the applicable requirements in the SRP-MIC Code of Ordinances (e.g., locational requirements). 2. The units should be consistent with the scale and architectural character of the surrounding neighborhood and conform to the same development standards and regulations as are applicable to similar residential units of the same type (i.e., single family or multifamily).
Transitional housing	See Assisted Living Facility.

Table 4.2 Specific Use Standards

Specific Use Standards	
INSTITUTIONAL & CIVIC	
Animal shelter/Pound	See Kennel.
SRP-MIC Public works facilities, equipment yard, maintenance and repair shop, material storage <ol style="list-style-type: none"> 1. A minimum ten (10) foot wide landscape buffer inclusive of base area or other landscaping is required where sites abut the LI Light Industrial zoning district or abut industrial uses in the MB zoning district. 2. A minimum twenty (20) foot wide landscape buffer, inclusive of base area or other landscaping, is required where uses abut a non-industrial zoning district, other than industrial uses in the MB district. 3. Depending upon the intensity of the industrial use and the abutting land use, the Zoning Administrator may require a six (6) foot wall to be incorporated into the required landscape buffer or may allow a seven (7) foot deep landscape screen in lieu of a landscape buffer abutting non-industrial zoning districts or non-industrial uses within the AP zoning district. 4. Outdoor storage of vehicles, materials and equipment shall be screened from adjacent uses of lower intensity, including from other uses of lower intensity on the same or adjacent sites, by opaque fencing, a masonry wall, or a minimum seven (7) foot wide landscape screen. 5. Buildings, equipment storage or parking areas enclosed within a landscape screen are exempt from base area or interior landscape requirements. 6. Base area requirements shall apply to building sides where the base area is visible from a street or an adjacent site and to buildings that are accessed by the public. 	
Community center, Youth activity center <p>Adequate and safe pedestrian and bicycle access shall be provided connecting the facility to surrounding residential areas and nearby related or complimentary government or institutional services.</p>	
Public or Private School, Preschool - 12th Grade <ol style="list-style-type: none"> 1. Kindergarten through 12th grade schools shall be provided by or on behalf of the SRP-MIC government and primarily serve residents of the SRP-MIC. 2. Bus-loading areas shall be separated from parent pick-up/drop-off areas and shall be separated from pass-through traffic. 3. Sites shall be designed so that all student pick-up and drop-off areas allow students to directly access school entrances and grounds without having to cross any parking lots, drive aisles or driveways. Adequate queuing lanes and loading and unloading areas shall be provided for drop-off and pick-up of children by buses and private vehicles. 4. Adequate shade shall be provided for outdoor seating, waiting and recreation areas (excluding sports and court playing fields). 5. Fencing adjacent to streets or major driveways shall be decorative and chain link shall not be used in these areas. 6. All fencing shall be separated from streets by required landscape setbacks or from driveways by required border landscaping. 	

Table 4.2 Specific Use Standards

Specific Use Standards
COMMERCIAL / RETAIL / SERVICE TRADES
<p>Animal hospital</p> <p>All applicable standards for “Kennel” shall apply.</p>
<p>Kennel</p> <ol style="list-style-type: none"> 1. Animals shall be either indoors, on a leash, or within a suitable pen or enclosure. 2. Structures shall be soundproofed or arranged to provide a sound barrier to adjoining properties or tenants so that no animal noise above 40 dBA is audible at the site boundary. No continuous or repetitious audible noise, such as barking, is permitted. 3. All animal waste shall be handled in a manner that prevents all discernible odors at the boundary of the site or tenant space. 4. All areas occupied by animals shall be kept free of waste and in a sanitary condition. 5. Outdoor pens shall be used in a limited manner so that animals are not housed completely outdoors during their stay and are not allowed outdoors at night. 6. Outdoor pens shall be located at least fifty (50) feet from any adjoining properties or tenants and shall be fully screened from public view and from adjacent properties or tenants by masonry wall or other opaque, durable material. 7. Outdoor areas shall incorporate adequate shade to allow all animals access to a fully-shaded area throughout the day.
<p>Pet day care</p> <ol style="list-style-type: none"> 1. Parts 1 through 4 for “Kennel” shall apply. 2. Outdoor pens shall be used for limited, supervised training and play purposes only, and animals shall not be allowed outdoors unattended or for extended periods of time. 3. Outdoors pens shall be fully screened from public view and from adjacent properties or tenants by masonry wall or other opaque, durable materials. 4. Over-night boarding is not permitted and is considered a kennel and requires conformance with all regulations applicable to a “Kennel.”
<p>Veterinary clinic</p> <ol style="list-style-type: none"> 1. Parts 1 through 4 for “Kennel” shall apply. 2. Outdoor pens are not allowed. 3. Only animals required to be under medical care of the veterinarian shall be boarded overnight at the facility, otherwise the overnight boarding is considered a kennel and requires conformance with all regulations applicable to a “Kennel.”
<p>Day care center (children or adult)</p> <ol style="list-style-type: none"> 1. Sites shall be designed so that all student pick-up and drop-off areas allow users to directly access entrances without having to cross any parking lots, drive aisles or driveways. 2. Adequate queuing lanes and loading and unloading areas shall be provided for drop-off and pick-up.

Table 4.2 Specific Use Standards

Specific Use Standards
<p>3. Vehicular access and circulation shall be designed to minimize the impact on abutting residential uses.</p>
<p>Day care (home based)</p> <p>Shall comply with all regulations applicable to a "Home occupation," except for Part 8. d.</p>
<p>Building Materials, Lumber, Hardware, Tools and equipment, Landscape materials, Electrical and plumbing supplies</p> <ol style="list-style-type: none">1. Site layout, building design and all permanent outdoor display areas and site improvements shall be as shown on plans approved through the design review process.2. All materials shall be stored in secured enclosure to help prevent theft.3. Storage of inventory materials shall be screened from the street and adjacent commercial, mixed business, and residential zoning districts.
<p>Drive-through sales or service (for bank, pharmacy, dry cleaner, restaurant, etc.)</p> <ol style="list-style-type: none">1. Access to drive-through facilities shall be designed to minimize conflicts with pedestrian walkways and areas of high pedestrian movement.2. Vehicles queued in drive-through lanes shall not block access to parking areas or main drive aisles.3. Drive-through lanes shall not exceed nine (9) feet in width except as necessary to accommodate vehicle turning radii.4. Menu boards shall:<ol style="list-style-type: none">a. Not be located adjacent to or facing the adjacent street.b. Not be excessively illuminated causing light trespass in excess of that permitted in the lighting zone.5. Drive-through at the point of sale or service shall be under a roof or canopy that is fully integrated with the architecture of the primary building or structure. Minimum clearance below the canopy or roof shall be thirteen feet six inches (13' 6") and the highest point of the roof or canopy shall not exceed sixteen (16) feet.6. Where the drive-through lane abuts or is within a building base area, the required building base area landscaping shall be provided outside of the drive-through lane and landscaped to provide a screen similar to that of parking areas.7. Pneumatic tubes, whether metal or plastic, shall be either enclosed in pilasters, columns or other architectural features of the canopy or building, or routed underground.
<p>Farmers market</p> <ol style="list-style-type: none">1. A special use permit is required. (Permanent facilities require a Conditional Use Permit).2. Sites shall provide parking in accordance with parking requirements and standards in Article 6.5. Written agreement between owners/lessees is required for use of shared parking.3. All driving surfaces must be dust proofed in accordance with Community standards, policies and regulations.4. Sites shall conform to applicable outdoor sales standards in Section 3.7.4.5. Signs shall conform to regulations for temporary uses in Section 6.7.13.

Table 4.2 Specific Use Standards

Specific Use Standards
<ol style="list-style-type: none">6. All structures larger than 200 square feet or that involve any electrical or plumbing work or connections shall comply with building code requirements and be approved by the ECS Department.7. All temporary structures shall be removed and the site returned to the original condition and appearance upon termination of the use.8. Adequate sanitation and trash facilities shall be available to patrons.9. All vendors shall have a valid SRP-MIC business license on site, and shall conform to all legal requirements.10. Access to site is subject to Community review and approval to ensure safe turning movements for ingress and egress traffic and on-street traffic.
Garden Center <ol style="list-style-type: none">1. Site layout, building design and all permanent outdoor display areas and site improvements shall be as shown on plans approved through the design review process.2. Permanent outdoor storage and/or display of inventory such as, sacked or palette goods and hard goods shall be screened from public view.3. Temporary outdoor display of palette goods or hard goods shall be returned indoors or shall be within a secured, screened area during nonbusiness hours.4. Plants displayed for sale shall be within a secured area during nonbusiness hours.5. Repotting and other work areas shall be screened from view from streets and adjacent properties or sites.
Manufactured Home/Factory Built Building Sales <ol style="list-style-type: none">1. Display of products and model homes is permitted with an approved site plan and shall be within an area that is well-maintained, landscaped and separated from drive aisles and parking areas.2. Homes shall be set up with the appearance they would have when permanently installed on a site.
Mobile Vendors <ol style="list-style-type: none">1. Mobile vendors are subject to an approved special use permit.2. All mobile vendors are subject to regulations requiring a business license3. Shall only locate on private property with written permission of the land owner or person in control of the property.4. Shall have a minimum of three (3) parking spaces available if not located in a site with a primary user.5. The number of vendors on a site with primary users are limited by the number of existing parking spaces serving the primary user(s) as follows:<ol style="list-style-type: none">a. One vendor is permitted on sites where the primary business on the site is served by at least 20 parking spaces.b. After the first mobile vendor, one additional vendor is permitted for each one hundred (100) additional parking spaces. (e.g. on a site with 320 parking spaces serving the primary use(s), 4 mobile vendors are allowed, one (1) for the first 20 spaces and one (1) each for each additional 100 parking spaces). No additional parking is required.

Table 4.2 Specific Use Standards

Specific Use Standards
<ol style="list-style-type: none">6. Shall operate only upon surfaces that comply with the dust proofing and paving requirements for parking and maneuvering areas as set forth in Article 6.5.7. Shall not be located so as to obstruct parking spaces required by this ordinance for the operation of any other use on the site.8. Signs shall be limited to those permanently attached to the vehicle or attached to approve temporary facilities not to exceed twelve (12) square feet. Food vendors are permitted one additional freestanding menu board not exceeding twelve square feet and not more than six (6) feet in height.9. If located on a vacant lot mobile vendors shall be considered a primary use and are subject to all of the district regulations relating to users, except that the landscaping requirements of Article 6.3 shall not apply.10. If located on a lot that has another use, shall also be considered a use if the mobile vending unit OR mobile food vending unit is located within or under any permanent structure, in which case such use shall comply with all of the regulations for a use in the district, except that the base area landscaping requirements shall not apply. For purpose of this Section, "permanent structure" shall mean a structure that is built or constructed such as an edifice, building, walls, benches, shade structure or any piece of work artificially built up or composed of parts joined together in some definite manner, and permanently attached to the ground.11. If a mobile vendor or mobile food vendor is located on a lot which has another use, the mobile vendor or mobile food vendor shall be considered an accessory use.12. No mobile vending unit or mobile food vending unit shall:<ol style="list-style-type: none">a. Be placed within fifteen (15) feet of any street right-of-way.b. Be placed within one hundred and fifty (150) feet of the intersection of any arterial or collector streets or on or off-ramp of a freeway and the street to which the ramp connects.13. Exemptions: Mobile vendors that are approved in conjunction with an approved special use permit, such as for a farmers market, flea market or swap meet, or promotional or other event do not require a separate special use permit and shall conform to the requirements of the special use permit when such conditions specifically conflict with the provisions of this part.
<p>Pushcart/Kiosk</p> <ol style="list-style-type: none">1. Structures are limited to a maximum size of two hundred (200) square feet.2. Except when supportive of an entertainment or pedestrian-oriented shopping center use, push cart/kiosk sales are limited by the number of existing parking spaces provided by the primary business on the site as follows:<ol style="list-style-type: none">a. a. One pushcart or kiosk vendor is permitted on sites where the primary business on the site is served by at least twenty (20) parking spaces.b. b. After the first pushcart or kiosk vendor, one additional vendor is permitted for each one hundred (100) additional parking spaces. (e.g. on a site with 320 parking spaces serving the primary use(s) 4 pushcart or kiosk vendors are allowed, one for the first existing 20 spaces and one each for each additional 100 existing parking spaces.) No additional parking is required.3. Push Cart or Kiosk Vendors may only be an accessory use of a primary business on the site.4. Location shall:<ol style="list-style-type: none">a. Be within a base area of a business but not be within any landscape area.b. Not impair the use of any required parking spaces or fire lanes.

Table 4.2 Specific Use Standards

Specific Use Standards
<ul style="list-style-type: none"> c. Maintain a six (6) foot clear path for passersby along the business frontage and at business entrances. The clear path shall be in addition to allowances for shoppers viewing merchandise and customer queuing lines at sales or service areas. d. Not be located within a street right-of-way except with an encroachment permit or during Community approved events when the street is closed to vehicular traffic. e. Have written authorization from the owner/lessee in control of the property. <ul style="list-style-type: none"> 5. Shall acquire and have available for inspection all required permits (e.g., food handling permit, business license). 6. Permanent improvements shall require design review approval. 7. Wall signage is permitted on any two elevations and shall be limited to a total of 0.65 square feet per foot per elevation and shall comply with sign placement standards in Article 6.7. One additional freestanding sidewalk sign is permitted during operating hours in conformance with Article 6.7 and shall be placed within fifteen (15) feet of the use.
<p>Fleet Services <i>(Applies to Auto/Light vehicle and Commercial/Heavy vehicle land use categories)</i></p> <ul style="list-style-type: none"> 1. All work shall be completed within an enclosed building. 2. Bay doors shall not directly face onto streets and shall be screened from view from streets and adjacent properties. 3. All bays shall have closeable doors. 4. Storage areas for vehicles scheduled for repair shall be screened from view from adjacent streets and adjacent sites. 5. Inoperable or damaged vehicles not scheduled for repair shall not be stored on site.
<p>Maintenance shop <i>(Applies to Auto/Light Vehicle and Commercial/Heavy Vehicle land use categories)</i></p> <p>See Fleet Services.</p>
<p>Mechanical repair shop, Body shop, Paint shop <i>(Applies to Auto/Light Vehicle and Commercial/ Heavy Vehicle land use categories)</i></p> <p>See Fleet Services.</p>
<p>Rental <i>(Applies to Auto/Light Vehicle and Commercial/Heavy Vehicle land use categories)</i></p> <ul style="list-style-type: none"> 1. One sample of different type or size vehicles, trailers or boats available for rent may be displayed in designated areas on the site in view of streets. 2. Inventory shall be screened from view from streets or adjacent properties.
<p>Service Station</p> <ul style="list-style-type: none"> 1. Fuel pumps shall be no closer than fifty (50) feet from street rights-of-way or street easements. 2. Filling areas and queuing lanes shall be partially screened from view from streets and adjacent properties similar to screening required of parking areas. 3. Amplified communication and audio systems shall conform to the applicable noise standards at the site boundary. 4. Fuel pump canopies:

Table 4.2 Specific Use Standards

Specific Use Standards
<ul style="list-style-type: none"> a. The clear height under the canopy over fuel pumps shall be a minimum of thirteen feet six inches (13'-6") and shall not exceed fourteen feet six inches (14'-6"). The total height of the canopy shall not exceed eighteen (18) feet. b. The fuel pump canopy shall be at least one hundred (100) feet from property currently used for residential use or designated for residential use in the General Plan. c. Canopies shall be designed consistent with the building architecture. d. All canopy lighting shall be recessed into the canopy roof. <p>5. Signs on pumps and canopies shall conform to Article 6.6 (Lighting) and Article 6.7 (Signs).</p>
<p>Maintenance/Repair shop, Fleet Services, Commercial/Heavy Vehicle</p> <p>See Fleet Services</p>
<p>Entertainment & Commercial Recreation</p>
<p>INDUSTRIAL</p>
<p>Data Center</p> <p>Architectural style and detailing of the buildings, walls and enclosures shall be that of an office or commercial use as approved by the design review process.</p>
<p>Contractor's yard</p> <ul style="list-style-type: none"> 1. Storage and maintenance is limited to supplies and equipment related to and used by the specific business. 2. Outdoor material and equipment storage areas shall be enclosed and screened from view from adjacent streets and adjacent sites including sites with less intensive uses within the same development. 3. Vehicle and small equipment maintenance shall be conducted indoors. 4. Stored equipment or vehicles shall be in operational condition. 5. Stored vehicles and equipment shall be on paved surface such as compacted road base with dust control as necessary. 6. A paved driveway of at least fifty (50) feet in length, on the site, shall connect the use to any paved street. 7. Parking areas and driveways used for visitors and employees shall be paved and meet the standards in Chapter 6. 8. For temporary sites related to active construction project <ul style="list-style-type: none"> a. Roadways and parking areas may be of compacted road base. b. Stored materials and equipment are not required to be screened from view. c. Upon completion of the related construction project the temporary contractor's yard site shall be restored to its original condition.
<p>Laboratory- Materials, Diagnostic</p>

Table 4.2 Specific Use Standards

Specific Use Standards
<ol style="list-style-type: none">9. Laboratories involving the storage and use of regulated hazardous materials (such as radioactive, toxic or explosive materials) shall require a conditional use permit.10. Any form of research shall only be permitted with a conditional use permit for the specific type(s) of research proposed.11. All relevant federal and state licenses and permits shall be obtained, kept current, and available for Community government review.
STORAGE, WAREHOUSING & WHOLESALING
<p>Indoor office-storage facility</p> <ol style="list-style-type: none">1. Storage is limited to storage used by businesses for storage of office materials related to the business such as files, small office equipment, and office supplies.2. Multi-unit storage facilities serving more than one business shall have an attendant onsite during the hours the storage facility is accessible to the individual users.3. Single unit facilities (for one user) are not required to have an attendant onsite.4. Buildings shall be designed to facilitate security and design of the exterior shall be appropriate the zoning district blending in with the permitted uses.
<p>Collection facility for recyclable materials or donated articles as a secondary use (outdoor)</p> <ol style="list-style-type: none">1. All materials shall be stored within a closeable container preferably adjacent to a building service area.2. No hazardous wastes shall be collected or stored except in compliance with applicable SRP-MIC regulations.3. The site shall be free of loose materials and trash.4. Loading and unloading areas shall not disrupt vehicular circulation or access to parking spaces or drive aisles.5. No part of the facility, including loading or unloading areas or queuing lanes, shall be within a street right-of-way or street easement.
UTILITIES & INFRASTRUCTURE
<p>Amateur radio antennas (up to 35 feet in height)</p> <ol style="list-style-type: none">1. Amateur radio antennas for non-commercial use are permitted in all zoning districts subject to the following standards:<ol style="list-style-type: none">a. Antenna structures are allowed up to thirty-five (35) feet in height.b. Antenna structures, including support structures or guide wires, shall:<ol style="list-style-type: none">1). Not extend into required setbacks for the zoning district in which it is located.2). Be located in the rear half of the site.2. When a Federally Licensed Radio Amateur no longer occupies the subject property, all approvals shall become void and the antenna structure shall be removed.

Table 4.2 Specific Use Standards

Specific Use Standards
<p>Commercial transmitting/Receiving Facilities, Towers, Antennas, satellite microwave dishes, and similar</p> <ol style="list-style-type: none"> 1. Facilities required to be elevated shall be co-located with other tower mounted equipment or placed within other tall structures whenever possible. 2. Facilities mounted on structures shall be screened from view and/or be integrated into the design of the structure including use of architectural features to reduce the visual impact to the extent possible. 3. Large ground mounted receiver dishes shall conform to all setback and height limits and shall have a perimeter landscape buffer on sides visible from any street or abutting property.
<p>General Utilities</p>
<p>Electric Power Sub Station</p> <ol style="list-style-type: none"> 1. All equipment shall be screened by a wall that is at least six (6) feet in height. Any gates shall be decorative and include screening. 2. Sites shall not be located within three hundred (300) feet of a K-12 school, existing home site or multifamily residential site.
<p>Natural Gas Compressor Station or odorizing station</p> <ol style="list-style-type: none"> 1. All equipment, such as compressors, shall be enclosed and screened on any sides exposed to view from a street. 2. No noise, vibration or odors shall be detectable at site perimeter.
<p>Utilities (Electric, Water, Gas, Sewer, Storm water, Communications and other services.).</p> <ol style="list-style-type: none"> 1. All electric transmission lines distributing less than 15 kV shall be underground. 2. Transformers, meters and ground mounted utility boxes shall be screened from street view. 3. Wall mounted utility boxes and meters shall be located away from view of a public street, or be integrated into the building architecture or screened. 4. Equipment such as back flow preventers shall be within protective covers compatible with the surrounding landscape and shall not be placed in pedestrian walkways. 5. All lines and equipment related to service distribution shall be located with an easement or right-of-way except for individual customer service lines and equipment. 6. Utility easements, corridors or alignments are not exempt from the landscape requirements of Chapter 6. 7. WCF facilities shall comply with requirements in Chapter 7. 8. Storm water facilities shall be integrated into the site design as a secondary use to the extent possible and shall not diminish the appearance or function of the primary use except during storm events. See Chapter 6 and SRP-MIC Design Standards and Guidelines. 9. All above ground facilities shall be integrated into the site or street landscaping and/or be landscaped to improve appearance. Any screening, security walls or fencing shall require administrative design review approval.

Table 4.2 Specific Use Standards

Specific Use Standards
10. Utility boxes permitted within a ROW shall not be located within the landscape setback radius at any major intersection or within visual clear zones of any intersection.
Power generation 11. If on a site with other uses, the equipment shall be integrated into the site or structures so as to minimize visual impacts. a. Equipment shall be screened from view to the extent possible. When mounted on a flat roof or structure a parapet or perimeter screen compatible with the character of the structure shall be provided. b. When used as shade over parking, walkways, or windows the design shall be integrated into the architecture of the structure. c. When mounted on a structure, any mounting fixtures or support structures related to the equipment shall match the color and appearance of the primary structure when visible from off site. 12. The installation shall receive design review approval prior to issuance of a building permit. 13. Designs that serve a secondary purpose, such as providing shade over parking, roofs or windows, are highly encouraged. 14. Single family residential uses are exempt from the requirements of parts 1 and 2 above. 15. Offsite impacts such as noise, fumes, smoke, heat, glare, vibration or electromagnetic static shall be mitigated. 16. Equipment shall be situated or treated so as not to cause reflected glare on adjacent properties.
Commercial Wireless Communication Facilities Commercial wireless communication facilities shall conform to Article 7.1 of this ordinance.

Article 4.3 Conditional Use Standards

This Article establishes standards that apply to specific uses that require a Conditional Use Permit.

Section 4.3.1 General Provisions

A. Uses designated as “C” in the Land Use and that are listed in Table 4.3 are permitted if they:

1. Conform to the applicable standards in other chapters of this ordinance and with the conditions listed in Table 4.3.
2. Are approved through the Conditional Use Permit approval process described in Chapter 2 prior to establishment and meet any conditions added or modified by Council to the Conditional Use Permit.
3. Meet the Conditional Use Standards in Table 4.3, which apply to both primary and accessory uses, unless specifically modified by Council in the conditions for the Conditional Use Permit.

Table 4.3 Conditional Use Standards

Conditional Use Standards
<p>Apiary and honey extraction plant</p> <ol style="list-style-type: none"> 1. Adequate fresh water supply available for the bees shall be available on the subject property at all times. 2. The location shall not be less than two hundred (200) feet from any public road, street, highway or freeway, residence, or other occupied building other than that of the property owner or occupant of said property except with the written permission of the affected occupants.
<p>Live Work for Community Members</p> <ol style="list-style-type: none"> 1. Live work is permitted in conjunction with one dwelling unit for use by the Community member business owner and family and work space or shop for the business. 2. In the AR zoning district the use shall comply with the regulations for home occupations except that: <ol style="list-style-type: none"> a. The business may have employees who do not live in the home, but who work in the business at the home site. b. Modifications to the residential structure or to accessory buildings as necessary to accommodate the business activity may be approved. c. On-site sales and related traffic in excess of that typical of a home site is permitted. d. Any off-site impacts on adjacent residences shall be mitigated. 3. In non-residential zoning districts: <ol style="list-style-type: none"> a. a. The live work business shall occupy lawfully-constructed buildings. All utility services and connections must be adequate to safely accommodate the home occupation. b. b. The live work business shall be an allowed use in the zoning district in which it is located and not violate any prior conditions of development approval applicable to the site. c. Buildings, structures and storage shall conform to the regulations of the zoning district. d. Parking for the customer, employees and the residence shall be available on-site. e. Other certain development standards of the applicable zoning district in excess of those required in the AR zoning district may be individually modified with the approval of the conditional use permit
<p>Mineral extraction and processing operations</p> <p>In addition to the regulations of Chapter 17 of the Code of Ordinances, mineral extraction shall conform to the following:</p> <ol style="list-style-type: none"> 1. Restoration Plan: Prior to beginning work on a site, and as part of an application for a conditional use permit, a restoration plan for the site shall be submitted for review and approved by the CDD EPNR Division. <ol style="list-style-type: none"> a. Restoration plans shall include phasing, improvements, and time of completion and cost estimates for all restoration work. b. A non-revocable letter of credit may be required for use by the SRP-MIC for the completion of the restoration if the restoration is not completed to the agreed-upon level and on the agreed-upon schedule according to the approved restoration plan. 2. Noise Suppression. All equipment and premises employed in conjunction with any of the uses in this zone shall be constructed, operated and maintained to suppress noise and vibrations affecting adjoining properties.

Table 4.3 Conditional Use Standards

Conditional Use Standards
<p>3. Roads.</p> <ul style="list-style-type: none"> a. Internal circulation roads shall be paved or shall have an all-weather surface such as road base and be kept in a dust and mud free condition or wetted during use or treated with an approved dust palliative to prevent the emission of dust. b. All private access roads leading off any paved public street onto property used for any purpose permitted in this zone shall be paved with asphaltic concrete or equal for at least the first one hundred (100) feet of the access road. <p>4. Air and Water Pollution. All operations shall be conducted in compliance with all legal requirements or performance standards of the SRP-MIC.</p> <p>5. Slopes of Excavation. No production from an open quarry shall create a slope steeper than one (1) foot horizontal to one (1) foot vertical, unless a steeper slope is specifically approved by the engineering and construction services department for areas where the soil content or material is such that a steeper vertical cut excavation is safe.</p> <p>6. Screening and Fencing.</p> <ul style="list-style-type: none"> a. A dense landscape screen a minimum of twenty (20) feet in width and having a minimum height of six (6) feet at the time of planting shall be planted on the perimeter of the site, if: <ul style="list-style-type: none"> 1). The operations are visible from and within six hundred (600) feet of an arterial or collector street. 2). The operations are visible from and within six hundred (600) feet of a commercial zoning district, an existing dwelling or a planned home site. b. The boundaries of the work area shall be enclosed by a fence located behind the landscape screen, except where the fence would be impracticable as in the bed or flood channel of a wash or watercourse. The fence and required gates shall be at least six (6) feet in height. <p>7. Ponding. Where practicable, all excavation operations shall be conducted in a manner that prevents unnecessary ponding or accumulation of storm or drainage water.</p> <p>8. Restoration. The restoration shall begin automatically starting on the date the mineral resource is determined to be depleted or at the time stated on the conditional use permit or other approval and the site shall be restored per approved restoration plans in conformance with any required time frames.</p>
<p>Open Grazing of Livestock</p> <ul style="list-style-type: none"> 1. On lands owned by the Community, users shall comply with the practices and requirements as established by EPNR for the purposes of managing grazing in a way that protects the resources of the Community and is fair to all users. 2. Land owner written consent is required on lands other than land belonging to the owner of the animals.

Chapter 5 Overlay Districts

Article 5.1 General Provisions

Section 5.1.1 Purpose

A. **Purpose.** An overlay district implements the General Plan by addressing specific areas of the Community that have unique qualities, characteristics, or opportunities, such as:

1. Locations that may accommodate development of a specialized type or higher quality, intensity or different character than that envisioned in the underlying zoning district.
2. Areas with desirable characteristics that require measures for preservation such as scenic qualities sensitive to visual impacts, unique flora or fauna, and the habitat of desired or endangered species.
3. Areas important to the culture of the Community, meaningful spiritual places, or with important archaeological features.
4. Areas that impose a danger to property or the general health and welfare due to natural hazards such as floods, wildfire or unstable soils.

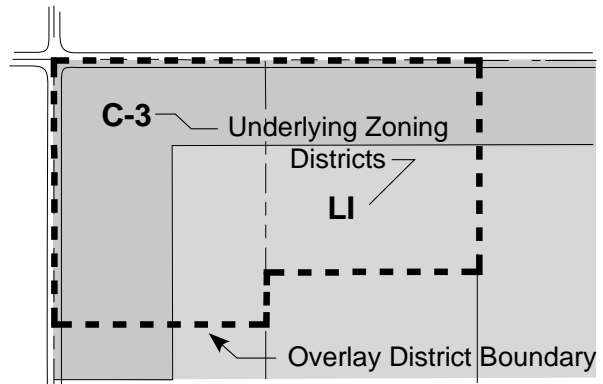
B. Overlay districts are not intended to be used to remove regulations without providing alternative, equally desirable development standards that ensure land use compatibility and quality urban design that meet the Community's economic development objectives.

Section 5.1.2 Establishment

A. The establishment of an overlay district shall follow the Zoning Map Amendment procedures described in Article 2.7 of this ordinance.

B. All overlay district ordinances shall include:

1. Information that describes the intended end results, the qualities being addressed, the purpose(s) of the overlay district and what it will accomplish.
2. The applicable land use regulations and development standards in response to the intent, qualities being addressed and purpose(s) of the overlay district.
3. The geographic boundaries defining the area within the overlay district.
 - a. The geographic boundary of an overlay district may include: part of one or more zoning districts; a specific development; or an area of the Community with any number of separate developments and/or zoning districts.
 - b. Overlay district boundaries shall comply with the same provisions as other zoning district boundaries in Section 3.1.4.



An overlay district modifies the underlying zoning district(s) that are within its boundary and is shown on the Zoning Map.

Section 5.1.3 Effect and Applicability

An Overlay District implements the intended response to the unique qualities, characteristics and goals of the area as recognized by the Community and has the following effects:

1. All development within the geographic boundary of any overlay district is subject to the provisions of the overlay district ordinance and those of the underlying zoning district.

2. Overlay district provisions may:
 - a. Modify the general development standards, general district development standards, zoning district standards or regulations applicable to the underlying zoning district.
 - b. Modify the type and/or intensity of uses permitted in the underlying zoning district(s).
 - c. Provide specific use standards, conditional use standards and/or development standards for specific uses, in addition to those of the underlying zoning district(s).
 - d. Establish applicable required standards and regulations not addressed in this ordinance.
3. An overlay district:
 - a. Does not change or diminish any applicable standards or regulations of this zoning ordinance, except as specifically stated in the overlay district ordinance, and only affects the areas of the underlying zoning district(s) within the overlay district boundary.
 - b. Where the overlay district regulations differ from those of the underlying zoning district, the overlay district regulations shall control.
4. An overlay district may overlap other overlay districts, however, Planned Development (PD) overlay districts shall not overlap another Planned Development overlay district.
 - a. When a proposed overlay district overlaps an existing overlay district the ordinance establishing the proposed overlay district shall indicate which district shall control.
 - b. When two overlay districts overlap and no one district has been established as the controlling district the Zoning Administrator shall determine which district shall control.

Section 5.1.4 Overlay District Administration

An overlay district is administered as follows:

- A. **Amendments.** Text amendments to overlay districts shall be made as described in Article 2.6. Amendments to the boundary of an overlay district shall be made as described in Article 2.7.
- B. **Variances.** Variances to an overlay district's regulations and standards shall follow the process in Article 2.9 or Article 2.10, as applicable.
- C. **Development.**
 1. All development within any overlay district is subject to the same review and approval processes required for development applicable to the underlying zoning district and any processes established by the overlay district.
 2. All improvements within an overlay district shall be consistent with this ordinance, the regulations applicable to the underlying zoning district, SRP-MIC Design Standards and Guidelines, and the SRP-MIC legal requirements, except as specifically modified or addressed by the overlay district.

Article 5.2 Planned Development Overlay District (PD)

Section 5.2.1 Purpose

- A. The purposes of a PD district are to:
 1. Accommodate innovative development that exceeds the quality achievable using the applicable underlying zoning district and/or general development standards.
 2. Establish development standards that address unique, positive characteristics of the area not otherwise addressed by this ordinance.
 3. Establish use permissions and development standards for a type and/or intensity of land use not anticipated by, or analogous to the uses listed in, the zoning districts, while ensuring compatibility with adjacent existing or potential development.

4. Provide flexibility needed to accommodate unique, high quality developments or mixes of land uses.
 5. Facilitate development that is significantly more environmentally sustainable than typical.
 6. Protect and/or preserve natural or archaeological resources, view sheds, habitat areas, natural features, hillsides, wetlands or other environmentally sensitive areas.
 7. Create more livable neighborhoods for Community members or accommodate a broader variety of housing types and densities.
- B. A PD District shall not be used to modify standards or add uses that reduce the quality and compatibility of development required in this ordinance.

Section 5.2.2 Establishment

- A. A PD district is a zoning map amendment and shall be established in conformance with Article 5.1.
- B. The applicant shall demonstrate to the satisfaction of the Community Council that:
 1. Long-term Community benefits are derived, and the vision, goals and policies of the General Plan and of the Community are best achieved by, the proposed PD district.
 2. The PD district is consistent with the purposes described in Section 5.2.1.
- C. **Minimum Size.** PD districts shall be a minimum of ten (10) acres.
- D. **Underlying Zoning Districts.** Each PD district shall be based upon one or more zoning districts as established in Chapter 3 of this ordinance. These underlying zoning districts may be those existing on the site at the time the PD is proposed or established as part of the PD district ordinance.

Intent. The intent and purposes related to different PD districts may vary considerably. Each application is reviewed on its own merits. Approval of one PD district does not justify approval of another.

E. Modification to Development Standards

1. Development standards of this ordinance may be modified for areas within the PD district to meet the specific intent of the PD only if the applicant provides information demonstrating that:
 - a. The modification is consistent with the goals and policies of the General Plan, the Community and the purposes of this zoning ordinance.
 - b. Community benefits and/or amenities provided will exceed those provided by existing standards.
 - c. The modification will produce a better quality development than would otherwise result from compliance with applicable existing Community standards.
 - d. The modification is consistent with, and necessary to implement, the intent and purpose of the PD.
 - e. Any negative impacts from the proposed modifications on properties adjacent to or within the PD are minimized and adequately mitigated.
 - f. The modifications shall comply with all legal requirements of the SRP-MIC.
 - g. Any impacts on the provision of public services or utilities are adequately addressed.
 - h. Deviation from development standards of this ordinance is not primarily to lessen the cost of development or to increase developable area of the site.
 2. Except as specifically modified by the PD ordinance, uses within Planned Developments shall comply with the applicable provisions of the zoning ordinance.
- F. **PD Ordinance.** An ordinance establishing a PD district shall include:

1. A statement of the intent and purpose(s) of the PD district, how it meets the goals expressed in the Community's General Plan in the proposed location, and why it is superior to the current zoning districts and standards.
2. Legal descriptions and a map of the boundaries of the PD district and of the underlying zoning district(s).
3. **Master Plan.**
 - a. A Conceptual Master Plan shall be provided of the PD development showing:
 - 1). The location of underlying zoning districts.
 - 2). The pattern of development, vehicular and pedestrian circulation within the development, and coordination with adjacent existing or potential development.
 - 3). Conceptual plans of drainage, on-site and off-site improvements, utilities and any phasing of the development improvements.
 - 4). The general location of any land uses and any mitigation measures necessary to make the uses compatible with the other uses on the site and on neighboring abutting sites.
 - b. Any substantial amendment to the PD master plan requires Community Council approval as determined by the Zoning Administrator.
4. **Proposed Modifications**
 - a. All proposed development standards that are modifications to the development standards of the underlying zoning district(s).
 - b. A list of uses proposed that are not listed or differ from those in the underlying zoning district in the Land Use Table, Table 4.1.
 - 1). Whether individual uses are: allowed, allowed with conditions, allowed with a conditional use permit, or not allowed.
 - 2). Any conditions, provisions, regulations, requirements or specific use standards.
 - 3). Definitions of any uses permitted within the PD not defined in this zoning ordinance.
 - c. All proposed modifications to SRP-MIC Design Standards and Guidelines applicable to the development and/or to the underlying zoning districts.
5. **Amenities.** A description of all proposed public and private amenities.
6. **Illustrative materials.**
 - a. Relevant materials representing and illustrating proposed concepts for architecture, landscaping, sustainability measures and site improvements at a level of detail adequate to enable the Community to evaluate the PD's proposed character, design, quality, and development standards, and its appropriateness as it relates to the surrounding area and the Community's General Plan goals.
 - b. The development of the PD shall be substantially consistent with the illustrative materials approved with the PD.

Article 5.3 Floodplain Overlay District "FP"

Section 5.3.1 Purpose

The purpose of the FP overlay district is to:

- A. Protect the public health, safety and general welfare in those areas of the Community that are known or found to be subject to periodic flooding and accompanying hazards resulting from surface runoff of rainfall.

- B. Prohibit occupancy or encroachment of any structure, improvement, or development that obstructs the natural flow of flood waters within a designated floodway in identified floodplains and to keep development in the remainder of the floodplain above the design flood flow elevation.
- C. Facilitate development in conformance with Floodplain and Storm Drainage Ordinances of the SRP-MIC Code of Ordinances.

Section 5.3.2 Establishment and Applicability

Establishment: A flood plain overlay district shall comply with Article 5.1 and shall:

- A. Include areas identified as having a special flood hazard based upon approved engineering studies and reports or areas known to be susceptible to flooding due to historical data, high water marks, and photographs of past flooding, where other data or studies are not available to determine the FP district.
- B. Establish a FP boundary including identification of any floodway and/or floodplain, high flood water and design flood flow elevation and regulations applicable to the specific location(s) indicated in the report.

Section 5.3.3 Permitted Uses within a Floodplain “FP” overlay district

- A. The types of uses and their specific location are subject to review and modification based upon an engineering report of the subject area.
- B. Areas determined to be undevelopable due to flood hazard are included in the Floor Area Ratio or residential density calculations applicable to the site when the area subject to flooding is improved as an open space amenity to development and/or the Community.
- C. **Uses permitted in the flood plain and floodway.** Uses permitted in the underlying zoning district or overlay district are permitted within a flood plain overlay district, except:
 - 1. Uses specifically prohibited by the flood plain overlay district.
 - 2. Uses that involve fill or grading that would inhibit or redirect the water flow through the floodplain unless specifically approved for flood prevention or drainage control.

Section 5.3.4 General flood plain development criteria

Proposed development and use of sites within a flood plain overlay district or in areas known to be susceptible to floods shall conform to the following:

- A. Prior to approval of development application or building permit:
 - 1. The applications must comply with the recommendations, limitations, and standards in the engineering reports adopted as part of any applicable floodplain overlay district or provided with a development proposal and other legal requirements.
 - 2. In areas known to be susceptible to flooding for which a FP district has not been established or for which flood elevation data does not exist, an engineering study and report providing the base flood elevation, velocity, duration, rate of rise, and sediment transport of the flood waters expected shall be provided. The report may include other evidence available from governmental or private sources acceptable to Engineering and Construction Services Department from which that data may be interpreted.
- B. Encroachments into the flood plain shall not increase the danger to life and property due to increased flood heights or velocities.
- C. All applicable required permits shall be obtained from federal governmental agencies.
- D. Damage to vegetation in riparian areas that might result from the proposed development shall be prevented. Any areas damaged during construction shall be restored upon completion of the development. For purposes of this policy, "riparian areas" refers to areas within 150 feet measured horizontally from the ordinary high water line of streams and areas in which riparian vegetation is found or would typically be found except due to prior clearing activities.

- E. Nonstructural solutions to problems of erosion and flooding shall be used wherever possible. Water erosion control structures, including riprap and fill, shall only be approved where it is demonstrated that they are necessary and the best solution. Wherever possible vegetation shall be used to minimize adverse impacts of water currents, erosion, and accretion patterns.
- F. Materials that could be swept onto other lands or downstream causing increased flooding or injury to others shall not be stored in the flood plain.
- G. Water supply and sanitation systems shall be designed to prevent disease, contamination and unsanitary conditions during floods.
- H. Uses shall be located on sites where flooding or erosion damage is minimized.
- I. The proposed use shall be reasonably compatible with existing and anticipated development in the adjacent area.
- J. The proposal shall conform to the General Plan and any floodplain management program.
- K. Safe access to the property by ordinary and emergency vehicles is available in times of flood.
- L. Uses located adjacent to or operate within a floodway shall be limited to those that demonstrate the necessity for such a location, such as: uses that require a waterfront location for operation, uses that provided services that are important to the community, and uses that are part of a mineral extraction operation.

Section 5.3.5 Flood Insurance Coverage

Approval of development within a floodplain/floodway does not imply that the property is safe from flooding or that the owner or person in control of the property does not need flood insurance. Those persons are responsible for obtaining flood insurance and for any consequences resulting from failure to obtain flood insurance.

Article 5.4 Pima Corridor Overlay District

Section 5.4.1 Purpose

The Pima Corridor overlay district implements the Community's goal of diverse economic development in a location that has minimal impact on the residential area of the Community and that can take full advantage of the regional freeway system. The purpose of establishing view plains within the Pima Corridor to significant sites and locations is to conform to goals and policies of the General Plan and to help maintain the natural beauty of the setting east of the Pima Freeway

Section 5.4.2 Establishment

The Pima Corridor, was established by Community initiative and vote in December 2005. In April 2006, Council clarified the location of the Pima Corridor and this area was subsequently shown geographically on the adopted 2006 General Plan Land Use map. The Pima Corridor Overlay District incorporates the Pima Corridor as shown on the 2006 General Plan Land Use Map and expands it to include all areas identified in the adopted 2006 General Plan Land Use Map as Commercial Mixed Use. The Pima Corridor Overlay District is depicted on the Zoning Map.

Section 5.4.3 Effect and applicability

- A. The Pima Corridor overlay district modifies areas within the underlying C-3 commercial zoning district allowing greater intensity of business development by allowing a building height up to a maximum of eighty (80) feet (six stories) and allowing a Floor Area Ratio of 0.45 without a variance with the following exceptions and conditions:
 - 1. The 60-acres of Tribally-owned land comprising the Talking Stick Resort may construct a building up to a maximum of 15 stories in height.
 - 2. Existing or proposed developments within the Pima Corridor on the east side of the Pima Freeway are permitted a height limit of eighty (80) feet (6 stories) and a Floor Area Ratio (FAR)

of 0.45 without a variance provided a master plan has been approved by the Design Review Panel demonstrating that view plains are established and maintained from the Pima Freeway to significant sites and locations as follows:

- a. Red Mountain
- b. Talking Stick Resort
- c. McDowell Mountains
- d. View from Salt River Fields to part of McDowell Mountains.

B. Establishment of View Plains. View plains shall be established in the development master plan and shall adhere to criteria and requirements established by the CDD Director.

1. The master plan shall identify view plains by legal descriptions and graphics.
2. The master plan shall clearly depict how a view plain shall be maintained and the arrangement and massing of buildings, placement of surface parking lots, open space, retention areas, etc.
3. The burden for demonstrating significant and effective view plains rests with the master developer of projects located east of the Pima Freeway.

Typically view planes are established over surface parking lots, open space, streets, or over structures whose height is low enough and setback great enough as not to encroach within the view plain.

The Design Guidelines and Standards provide criteria for defining and establishing view plains to significant sites and locations.

Chapter 6 General Development Standards and Regulations

Article 6.1 Applicability

- A. The standards and regulations in this chapter apply within all zoning districts in addition to other applicable development standards and regulations in this ordinance.
- B. The SRP-MIC Design Standards and Guidelines (a separate document) is supplemental to the development standards listed in this Chapter and elsewhere in this ordinance.

The SRP-MIC Design Standards and Guidelines illustrate the intent of the standards in the zoning ordinance and are used in concert with this ordinance. The design principles and standards in the Design Standards and Guidelines are used in the review of proposed development.

Article 6.2 Site planning

Section 6.2.1 Approved Site Plans Required.

Prior to installing any development improvements a site plan showing the proposed improvements shall be approved by the SRP-MIC. All development improvements shall conform to the approved site plan.

- A. The Zoning Administrator may require the applicant to prepare a master plan illustrating the conceptual development of the entire site, such as land use intensity, circulation, drainage, utilities and the relationship to the existing, proposed or potential development on adjacent sites, if:
 1. Only a portion of a site is proposed for development.
 2. The permitted FAR within the development is proposed to be redistributed to various sites within any contiguous zoning district.
 3. A Planned Development District (PD) is proposed.
 4. A subdivision containing more than two (2) lots is proposed.
 5. The proposed development will require coordination with one or more adjacent sites for provision of infrastructure easement(s) to deliver infrastructure in an efficient way (for example, for street connection or extension of utility services).
- B. The Zoning Administrator may require easements or deed restrictions to support utilities, roadways or cross access, or may require other exactions or agreements as necessary to implement the master plan.
- C. **Amended Master Plan.** Any changes to an approved master plan shall require approval through a design review process and may require other approval processes as applicable to the amendment.

Contextual Design within SRP-MIC.

- Landscapes within streetscapes of arterial and collector streets, street medians, drainage swales, detention basins, buffer areas, passive recreation, and open space areas should reflect informal patterns found in naturally occurring plant communities (enhanced in density and quality).
- Avoid formal planting patterns or arrangements in evenly spaced rows. They are out of character with the Community.
- Create smooth transitions in landscapes between adjacent sites, avoid stark contrast.
- Select plants for locations where they can reach their natural mature size and will not require constant or heavy pruning, interfere with utilities, lighting, structures, walkways, vehicles, or clear vision areas.
- Landscaping around buildings and within useable outdoor areas is a priority.

Article 6.3 Landscaping

Section 6.3.1 Purpose

The Purpose of this Article is to:

- A. Establish standards for landscape and open space development.
- B. Create a visually pleasing environment that is true to the character of the Community.

- C. Improve the livability and enjoyment of the Community for residents and visitors.

Section 6.3.2 *Applicability*

- A. This Article applies to installation, removal, maintenance and modification of all landscape and open space improvements on private and public land in all zoning districts.
- B. Agricultural uses and single-family residences are exempt from this Article.

Section 6.3.3 *General regulations*

- A. All required landscape areas and all unused areas of a development site, excluding areas for future development, shall be improved with landscaping that meets or exceeds the requirements of this Article.
- B. The term “landscaping” includes all plants, mulch and ground covers, landscape structures, pedestrian shade structures, hardscapes, sidewalks and walkways, fountains and water features, street furniture, public art, walls, fences and gates up to six (6) feet in height and other approved components and materials used to enhance the appearance of a development and foster the purposes of this Article.
- C. The person in control of the property shall install and maintain all landscaping and related improvements on the site and within all abutting and internal streets and easements in conformance with approved plans.
- D. **Tree and landscape preservation, salvage and protection.**
 - 1. All trees and cacti identified as salvageable shall be preserved. A native plant survey shall be submitted with any development application identifying existing native plants to be preserved in place or salvaged for replanting on the site. The survey shall be submitted prior to the environmental review or design review application, whichever occurs first. Plants to be removed or included in the landscape plan or salvaged and replanted shall be identified and shall be included in subsequent landscape plans.
 - 2. Plants salvaged for replanting that do not survive storage or replanting shall be replaced with plants of similar type and size.
 - 3. Site development plans shall identify significant healthy trees, cactus and shrubbery and minimize their removal when possible.
 - 4. No plants salvaged for replanting shall be removed from the Community without the permission of the Engineering and Construction Services (ECS) Department.
 - 5. No existing live trees may be felled or removed from a site, whether for development or maintenance, except as authorized by the Community and/or in conformance with an approved site or landscape plan depicting proposed tree removal.
 - 6. No site shall be cleared of vegetative materials except as approved by the Community.
 - 7. Any plants or plant materials that are not salvaged for replanting in the development shall be offered to the Community through the ECS Department for salvage by the Community for Community uses.
 - 8. Trees and plants to be preserved shall continue to be watered, maintained, and be effectively protected during grading and construction to prevent root damage, soil compaction, and trunk damage in conformance with preservation and protection details shown on an approved landscape plan.
 - 9. On-site paving shall allow sufficient area around trees to permit adequate air and water absorption.
 - 10. Grading around plants to be preserved shall remain unchanged as necessary for the health of the preserved plants.
- E. **Restoration of disturbed open space and adjacent areas.**

Disturbances within all open space areas shall be minimized and the disturbed area shall be restored to the original or better condition including, but not limited to, re-vegetation and grading.

1. Construction equipment and stockpiled soils shall only be stored in areas that are to be disturbed during construction, such as roadway, driveway, and structure locations and in previously disturbed areas.
2. All periphery areas disturbed by construction activity shall be re-vegetated in a manner and density similar to or higher than that existing prior to construction in a manner that matches and blends into the surrounding area.
3. Restoration of disturbed open space and adjacent areas may be required before a project is considered complete and a certificate of occupancy is issued or planned improvements are accepted.

The top 3" of desert floor material should be stockpiled and reused over disturbed areas. Re-vegetation can include hydro seeding in addition to an approved mix of trees and shrubs.

Section 6.3.4 Minimum standards

- A. **Required number and size of plants.** Landscape areas within all development, including within abutting and internal rights of ways, shall be landscaped with at least the minimum number and size of plants as listed in Table 6.3.4.

Table 6.3.4 Minimum Quantities and Sizes of Plants

Require Plant Material	Minimum plant quantities per aggregate area of landscape or open space on the site and within rights-of-way. ³	Minimum Plant Size
Trees	1 per 1500 sf. of landscape area ⁵ (excluding parking lots, ROW and landscape setback) 1 per 1000 sf. of landscape area within ROW and landscape Setback	Height 6 ft. Caliper ¹ Single Trunk 3/4" Multi-Trunk 1/2"
Specimen Trees	25% of required trees within sites with greater than 2-story building(s), intersection streetscapes, and street medians.	Height 10 ft. Caliper ¹ Single Trunk 2 1/2 " Multi-trunk 1 1/2" (average of two largest trunks)
Shrubs, and/or	1 per 35 sf. of landscape area	1 gallon
Cacti and Succulents ²		5 gallon
Groundcovers	No minimum requirement	1 gallon
Saguaros	1 per 12,500 sf. of landscape area	6 ft. height or 6 ft. average combined height of two.
Ocotillos	1 per 6,000 sf. of landscape	6 ft. height (container plants)
Parking Lot Landscape⁴	1 tree per 5 parking spaces including: 1 tree per parking lot island and as required for shading walkways.	Height 10 ft. Caliper ¹ Single Trunk 2 1/2 "
	1 shrub per 25 sf. of landscape area in parking islands & medians	5 gallon
<p>1. Caliper is measured 6" above soil line; height is measured from the soil line. Smaller calipers are allowed for salvaged plants. Nursery plants shall meet current American Standard for Nursery Stock (ANSI Z60.1)</p> <p>2. Herbaceous perennials, small varieties of cacti and small succulents together shall not comprise more than Ten (10) percent of the required minimum number of shrubs used. (See 3 below)</p> <p>3. Excluding trees within parking lots, once the minimum number of required plants is met, the number of additional plants in any category is not limited.</p> <p>4. Trees within parking lots are not included in minimum quantities for other landscape areas</p> <p>5. The minimum requirement is a site average excluding parking islands, street ROW and landscape setbacks. Narrow landscape areas such as building base areas may be required to provide a higher tree count per sf. while wider areas like plazas, parks or detention areas may be allowed a lower tree count per sf. See Design Standards and Guidelines.</p>		

B. The Zoning Administrator may permit or require deviations from the standards in this Article and may either require more intensive or allow less intensive landscaping when such deviations are better suited to the development and circumstances and satisfy the intent of this ordinance, such as providing adequate shade or screening considering the mature size and form and availability of the plant species proposed. Any deviations from approved plans require approval prior to planting.

C. **Existing vegetation.** Trees and other existing vegetation native to the Sonoran desert that are preserved per Section 6.3.3 D. are counted as part of the required number of plants when the vegetation is healthy, true to species form, well incorporated into the landscape plan, approximates the minimum size standards of this Section, is properly protected and is not damaged during construction.

D. **Plant density.** Trees, shrubs and groundcovers shall be distributed throughout the development site based upon site layout, the minimum standards, and the purpose or function of the various landscape areas as specified in this ordinance.

E. **Plant selection and diversity.** Landscape design shall use a diverse selection of plants from the plant list provided in the SRP-MIC Design Standards and Guidelines.

Denser and larger landscape materials should be provided in key areas such as site and buildings entries, building base areas and pedestrian areas.

F. **Turf Areas.** Turf areas are limited to passive and active recreation areas and are not permitted within rights-of-way or landscape setbacks.

G. **Minimum planting area.**

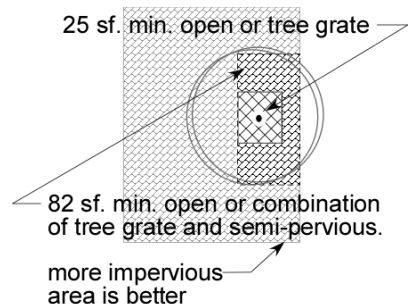
1. The minimum depth or width of any landscape area, except within parking lot islands, shall be seven (7) feet and shall not include sidewalks or impervious cover, except as specified below.

a. Within a hardscape area, such as a plaza or other pedestrian area, trees shall be placed within a semi-pervious planting area a minimum of eighty-two square feet. This area may be open or be a combination of open and semi-pervious area.

1). The minimum pervious (open) area shall be twenty-five (25) square feet with a minimum length or width of five (5) feet and may be a tree grate.

2). The remaining semi-pervious area may consist of an open planting area and shall be covered with semi-pervious material such as pavers set in sand.

b. The minimum width and area of planting areas within parking lot islands shall conform to Section 6.5.6 C 2.



H. **Installation, modification or removal of landscape improvements** requires prior Community approval and shall be in substantial conformance with approved plans.

1. Irrigation that is fully automated, underground and employs water conservation equipment in accordance with current best management practices is required for all plants. Irrigation shall be expanded and adjusted appropriately as plants mature. Overhead sprinklers are only permitted where specifically approved and within permitted turf areas.

2. Soil within the planting areas shall be free of construction materials and other debris or replaced with native top soil. Soils that have been compacted shall be tilled to a depth of eighteen (18) inches prior to planting.

3. Plant materials of substandard quality or dimensions may be determined to be unacceptable by the Zoning Administrator.

4. Inspection and approval by the Zoning Administrator is required of all landscape improvements prior to the issuance of a certificate of occupancy or acceptance as complete.

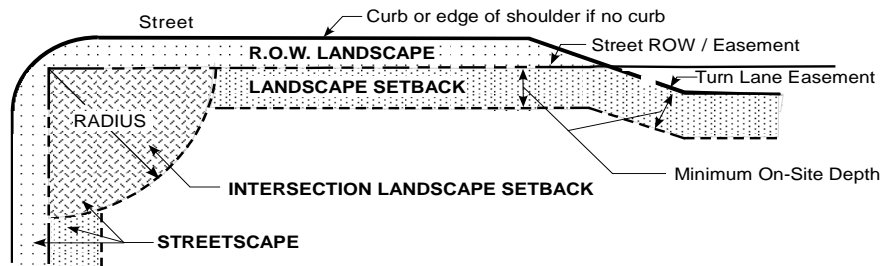
- I. **Maintenance.** Landscaping shall be maintained in a safe and healthy state and in accordance with the design intent of the approved landscape plan and this ordinance. Maintenance includes but is not limited to:
1. Watering and fertilizing appropriately for the plant species, monitoring and repair of irrigation systems, adjusting irrigation to plant growth, pest and disease control, and other provisions necessary to nurture plants and ensure their healthy, vigorous growth.
 2. Keeping sidewalks and walkways smooth and free of bumps, cracks, plant material, debris, mulch, stones, sand, dirt, or trash and clearing debris from landscape areas.
 3. Keeping walls, fences, hardscape, and other landscaping features in good condition and free of graffiti, debris, and trash.
 4. Removal of weeds and invasive plant species.
 5. Replacing dead or severely damaged plants with healthy plants of the same variety and quality within thirty (30) days of their demise.
 6. Cleaning up and repairing of areas and improvements damaged by storm water, erosion, wind, sun or other means.
 7. Removing tree and other plant staking no later than eighteen months after planting.
 8. Maintaining mulch in flowerbeds, cutting back perennials and/or replanting annuals at appropriate times.
 9. Applying pre-emergent and contact weed control at the most effective times.
 10. Using of appropriate pruning techniques during the proper season for the plant species.
 - a. Plants shall be minimally pruned in a manner that maintains the characteristics of the plant in its natural growth pattern and not be pruned or sheared into artificial shapes. See SRP-MIC Design Standards and Guidelines.
 - b. Plants may be pruned or sheared:
 - 1). Where maintenance is required for hedges or for species that require annual pruning for normal healthy growth (not simply for appearance).
 - 2). To remove a safety hazard.
 - 3). To remove dead or diseased material.
 - 4). To avoid overhead utility power lines.
 - 5). To maintain unobstructed vision between three (3) feet and seven (7) feet within the visual clear zones at intersections.
 - 6). To maintain clear passage for the full width and up to a height of eight (8) feet above sidewalks and pathways.
 - c. Topping, an extreme form of crown reduction of trees, is prohibited.
 - d. Care taken not to prune at a time or in a manner that will diminish the time or amount of blooming. Minimal trimming should occur in the winter months.
 11. Plant maintenance shall correspond to the design function intended.
 - a. Landscaping planted as a required landscape screen or buffer shall be maintained to provide an effective visual screen.
 - b. Ground cover intended to fully cover an area and plants designed as a vegetative mass shall be allowed to overlap and shall not be pruned to create gaps between the plants.

Section 6.3.5 Streetscapes

- A. All non-residential and multifamily developments shall include streetscape landscaping for the length of the abutting arterial, collector, and internal public and private streets.

- B. The streetscape landscape includes the area within the on-site landscape setbacks and the area available for landscaping in the street right-of-way.

Figure 6.3.5 Streetscape



- C. **Minimum Landscape Setbacks** are listed in Table 6.3.5 and illustrated in Figure 6.3.5.

1. Landscape setbacks are on-site and abut the street right-of-way or easements and turn lanes, and are measured horizontally perpendicular to the street right-of-way. Where no right-of-way exists, measurement is from back of curbing or edge of street shoulder. Landscape setbacks are not measured from utility easements.
2. The intersection landscape setback includes the area within a radius measured from the intersection of the street right-of-way lines or from the edge of pavement where no right-of-way exists. Where the right-of-way has a cut-off or there is a rounded corner, measurement is made from point of intersection of the extensions of the right-of-way or edge of pavement lines.
3. Where the intersecting streets are of different types, the smaller applicable radius applies to the intersection.
4. Where no street ROW or easement exists, setbacks shall be measured from half the right-of-way width based on the roadway classification as measured from the center of the improved driving surface, a line defining a site boundary or as determined by the Zoning Administrator.

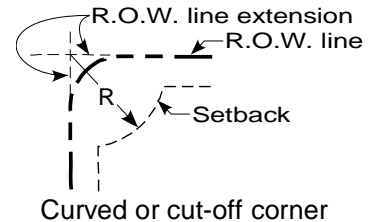


Table 6.3.5 Minimum Landscape Setbacks

Minimum depth of on-site landscape setback abutting all streets and intersections		
Type of street	Landscape setback	Intersection landscape setback radius
Urban or Rural Arterial	20 ft.	50 ft.
Urban Major Collector	20 ft.	40 ft.
Rural Minor Collector	20 ft.	n/a
Urban Local Commercial	10 ft.	n/a
Urban Local Residential	10 ft.	n/a
Rural Local	10 ft.	n/a
Rural Access Way	10 ft.	n/a
Add 10 feet to landscape setbacks abutting streets and intersections in the LI zoning district.		

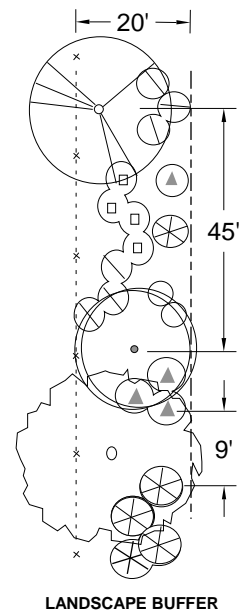
- D. **Permitted streetscape improvements.**

1. Improvements within street rights-of-way may include landscaping, sidewalks, bicycle paths, pedestrian amenities, traffic signs and controls, way finding and other SRP-MIC government signs, transit stop amenities, permitted lighting, utility fixtures, and other features as required and approved as part of the development or landscape plan.

2. Improvements within on-site landscape setbacks may include all items permitted in the right-of-way streetscapes and permitted business signs, flagpoles, public art, sculptures, storm water detention areas that meet the streetscape landscape requirements, walls lower than forty-two (42) inches for screening, planters or seating and other features approved as part of landscape and site plans.
 3. Improvements within intersection landscape setbacks may also include Community gateway monuments, way finding signs, and public art, in addition to permitted landscape improvements.
- E. **Clear vision areas.** Clear vision areas and requirements of all intersections are described in the Design Standards and Guidelines.

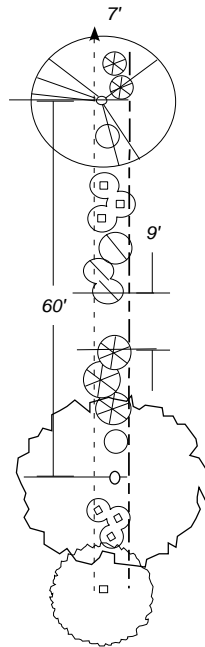
Section 6.3.6 Landscape buffers

- A. Landscape buffers are required in the following areas.
1. Between non-residential uses and residential uses in the Agricultural / Low Density Residential Land Use Area.
 2. Between the LI industrial zoning district and other zoning districts, except MB.
 3. Around the site perimeter of industrial uses in the NR zoning district.
 4. As noted elsewhere in this ordinance or required as a condition of approval.
- B. Minimum requirements.
1. The minimum depth of a required landscape buffer is twenty (20) feet.
 2. The maximum distance between trees is forty-five (45) feet and the maximum distance between shrubs is nine (9) feet, as measured parallel to the length of the buffer area between tree trunks or center of the shrubs.
- C. Plants shall be selected from the plant list and arranged in the manner described in the SRP-MIC Design Standards and Guidelines for Landscape Buffer.
- D. The Zoning Administrator may require a screen wall in addition to the landscape buffer. For example: where the intensity of the use and hours of operation could have negative impacts on adjacent uses; to screen headlights from adjacent residential areas; or to screen the view of outdoor storage or loading areas from adjacent properties.
- E. The Zoning Administrator may require the landscape buffer to be between any screen wall or security fence and the adjacent site, rather than placing the wall or fence on the site boundary or between sites in the same development.
- F. Permitted uses within buffer areas include:
1. Open space or passive uses that do not interfere with the effectiveness as a visual separation between uses.
 2. Storm water detention (if the landscape buffer function is not compromised).
 3. Underground electrical and wire utilities and related equipment.
 4. Walking paths.
 5. Building base area improvements when the base area is developed and used as a landscape buffer.



Section 6.3.7 Landscape borders

- A. A landscape border of a minimum depth of seven (7) feet, excluding curbing, shall be provided along the perimeter of all internal vehicle use areas, including driveways, drive-through lanes, parking lots, and delivery and service areas.
- B. The maximum distance between trees is sixty (60) feet, and the maximum distance between shrubs is nine (9) feet, both as measured parallel to the length of the screen area from tree trunks or the center of shrubs.
- C. Landscape borders are not required adjacent to building base areas or where other landscaping is provided such as landscape setback, parking lot islands, medians, landscaped drainage ways, landscaped storm water detention areas or landscape buffers.
- D. The Zoning Administrator may waive the required landscape border between current and future phases of a development where it is not compatible with approved plans for future phases (for example, where parking areas will be expanded, streets will be widened or future vehicular cross connections will be provided).



Section 6.3.8 Decorative and security walls, retaining walls and fences.

- 1. Decorative walls, security walls, retaining walls or fences shall be compatible with the architecture or landscape theme on the site.
- 2. Placement of decorative walls.
 - a. Walls four (4) feet in height or less may encroach into the landscape setback or landscape border area to provide horizontal movement in the wall as long as approximately two-thirds (2/3) of the landscape depth is maintained on the public view side of the wall.
 - b. Walls higher than four (4) feet shall be placed behind required landscape setbacks or landscape borders when adjacent to a street.
 - c. Walls in excess of six (6) feet in height shall meet building setbacks and shall include landscaped base areas similar to requirements for accessory structures. Such landscaping may be part of any other landscape area, including landscape setbacks.
- 3. Chain link fencing is not permitted, except in the following situations:
 - a. Behind landscape buffer areas around industrial uses in the NR zoning district.
 - b. For agricultural and single family residential uses.
 - c. As temporary security and safety fencing around a site, as approved by the Zoning Administrator.
 - d. In conjunction with an approved SUP for temporary sales.
 - e. To prohibit access to an unsafe situation such as a condemned building.

Section 6.3.9 Screening

- A. **Areas required to be screened** from view from public streets, freeways and adjacent sites are described in this Section below:
 - 1. Loading docks and service bays may be screened using architectural solutions such as recessing, building offsets, buttresses, columns, trellis, and walls, in combination with tall shrubbery and trees.
 - 2. Permanent outdoor storage areas for equipment and materials, outdoor work areas and refuse containers shall be screened by walls a minimum of six (6) feet in height.
 - 3. Parking areas, service station refueling areas, drive-through aisles and queuing lanes shall be screened using low walls, landscaping, berms or a combination of these to screen a minimum of seventy-five (75) percent of the view up to a minimum height of three (3) feet.

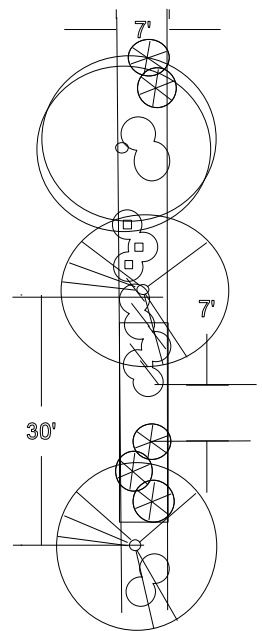
4. Utility transformers, utility meters and ground mounted HVAC equipment shall be screened using either walls, metal screens, recessing into building and/or landscaping, or a combination of these to screen a minimum of one (1) foot higher than the equipment being screened.
5. All screening shall be well-integrated into the site and be compatible with the development theme and building design.
6. Screening shall be placed adjacent to and around the area to be screened rather than being placed at the perimeter of the entire site, unless that solution is not practicable. This requirement does not restrict the placement of security fencing, such as wrought iron at the property perimeter. Where areas to be screened are viewable from elevated streets or from within upper stories of adjacent buildings, the screening standards in this ordinance may be deemed as creating an acceptable screen.

B. Screen walls. When a wall is used as a screen, the following requirements shall apply:

1. Walls used for screening shall be completely opaque and of adequate height to screen the area, use, equipment, and materials stored.
2. Where due to the nature of the materials stored outdoors it is not practicable to provide a screen wall of adequate height, additional landscaping may be used in addition to the wall to create a higher partial screen as approved by the design review process. Screen walls shall not exceed the height of the walls of the adjacent building.
3. Wall materials, finishes, colors and architectural details of walls shall match or be compatible with the character of the building architecture or landscape theme of the development. This may include incorporating columns, caps, texture, patterns, similar materials, finishes or other detailing.
4. All walls, fences and gates shall conform to all applicable building code requirements.

C. Landscape screens. Areas screened by landscaping may incorporate low walls and berms in combination with appropriate plants. Landscaping used as a screen shall meet the following standards:

1. Landscape screening may be incorporated into required landscape setbacks adjacent to streets.
2. The minimum depth of planting area of a required landscape screen shall be seven (7) feet. The maximum distance between trees is thirty (30) feet, and the maximum opening between shrubs is seven (7) feet, as measured trunk to trunk parallel to the length of the screen area.
3. The screen shall extend the full length of the area to be screened.
4. Planting density used in screening shall depend upon plant species used and shall be adequate at typical mature plant size to screen approximately seventy-five (75) percent of the view up to the required screen height.
5. Plants shall be placed in informal clusters rather than on-center in straight lines.
6. Landscape screen areas shall be planted with appropriate tree and shrub species at sizes and densities adequate to create a visual screen from the ground to the height adequate to screen the area throughout the year. Desired screening shall be achieved within two years after planting.
7. All plants in a required landscape screen area shall be permitted to grow to their natural forms and not pruned or sheared to create artificial forms or gaps between plants or to limit heights or otherwise diminish their function as a visual screen.



LANDSCAPE SCREEN

8. Plants that are removed, damaged (including pruning that makes a plant ineffective as a screen), or dead shall be replaced within thirty (30) days.

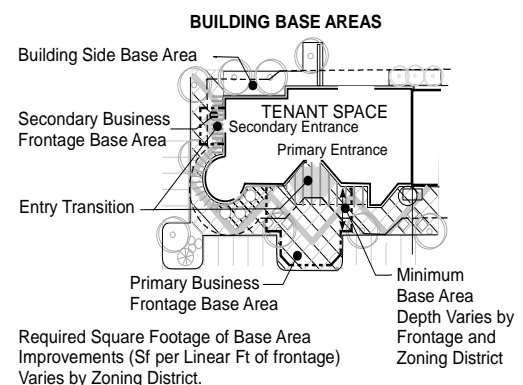
Section 6.3.10 Parking lot landscape standards

- A. Parking lots shall be landscaped to improve visual appearance, reduce glare, break up large expanses of asphalt and provide a partial tree canopy to shade the parking area, vehicles and walkways to help mitigate the buildup of heat while allowing surveillance from the street.
- B. Landscaping within parking areas shall meet or exceed the minimum requirements in this Section.
 1. All landscape plants within parking areas shall be selected from the appropriate plant list for parking areas provided in the SRP-MIC Design Standards and Guidelines.
 2. Planting size requirements are described in Section 6.3.4.
 3. For safety considerations, plants within parking areas shall be selected and maintained so as to provide a visually clear area between a height of three (3) feet and seven (7) feet above the parking lot surface.
 4. Parking lot islands and medians shall be located as required in Section 6.5.6 and landscaped in conformance with the following minimum requirements:
 - a. One (1) tree shall be provided for each five (5) parking spaces, excluding spaces located under a shade canopy.
 - b. One (1) tree for each landscape island at the ends of each row and within rows of parking spaces.
 - c. Trees shall shade a minimum of forty (40) percent of walkways within parking lots where walkways are not shaded by structures or other means.
 - d. One (1) shrub shall be provided for each twenty-eight (25) square feet of landscape area within the islands and medians.
 5. Landscape islands and medians shall be graded to retain low flows of storm water.
- C. **Parking lot and drive-through screening**
 1. Parking lots and drive aisles, drive-through and queuing lanes and auto refueling areas shall be screened from adjacent streets and sites per Section 6.3.9. Screening may be incorporated into border landscaping, landscape setbacks or other landscape areas.
 2. Parking and vehicular circulation abutting the A/LDR transition area shall meet the screening standards in Section 6.3.9.
- D. **Parking structures.** Parking structures shall meet the base area requirements for accessory structures required in the zoning district.

Section 6.3.11 Building base area

Buildings shall include base area improvements that complement the building's aesthetics and function, soften building mass, provide shade and produce a welcoming outdoor to indoor transition as described in this Section and the Design Standards and Guidelines.

- A. **Use of terms.** For the purpose of this Section, the terms related to base areas are defined as follows:
 1. **Building Base Area:** The environment created by the improvements located next to the exterior building wall and at the building base.
 2. **Primary Entrance:** The main public entrance to a tenant space used by customers or clients; the main employee entrance if no public entrance exists; the front door of a multi-family



dwelling unit; or the ground floor entrance for upper levels of a multi-story structure. A multi-tenant building could have several primary entrances serving different tenants on the same or different sides of the building. Where tenants share an exterior entrance, the main shared entrance is a primary entrance.

3. **Secondary Entrance:** Any public entrance to a tenant space used by customers or clients other than the primary entrance. A tenant space may have more than one secondary entrance. In multi-tenant buildings where tenants share more than one exterior entrance, the shared entrances, other than the primary shared entrance, are secondary entrances.

4. **Business Frontage Base Areas** are base areas that contain a primary or secondary entrance to a tenant space. "Business frontage" is designated by the entry function and not by the orientation. Business frontage may face a street, parking area, plaza, courtyard, etc.

5. **Building Side Base Areas** are base areas that do not have public entrances. Building side base areas may have service entrances or employee entrances.

B. **Building Base Area Amount Required.** Base areas may be developed in any configuration appropriate to the use and function of the adjacent tenant space and in conformance with the following requirements:

1. The minimum square foot area of all base area improvements is based upon the building perimeter and building height and shall conform to Table 6.3.11.B.1. Service and loading areas are excluded from the calculation of base area requirements.
2. Entry area treatments.
 - a. Building primary and secondary entrances shall be designed in a manner that distinguishes the entry area and provides a transition between the interior and exterior environments. Entry areas are inclusive of the required base area.
 - b. The minimum area included in the entry areas shall be:
 - 1). At primary entrances: two (2) percent of the ground floor area of the related tenant space or five hundred and fifty (550) square feet, whichever is less.
 - 2). At each secondary entrance: one (1) percent of the ground floor area of the related tenant space or two hundred and twenty-five (225) square feet, whichever is less.
 - c. The minimum depth of base areas shall conform to Table 6.3.11.B.2.

Table 6.3.11 B.1

Building Height (stories)	Minimum area required in square feet per linear foot of building perimeter
1	14 sf./lf.
2	18 sf./lf.
3	22 sf./lf.
4	28 sf./lf.
5	32 sf./lf.
6+	36 sf./lf.
Notes: 1. Service areas are not included in the length of building perimeter. 2. The minimum area sf/lf is not a minimum depth.	

Table 6.3.11.B.2 Minimum Base Area

Minimum base area depth.	Zoning District							
	AP	C-1	C-2	C-3	MB	LI	NR	OS
Primary entrances	18'	14'	18'	18'	18'	18'	14'	n/a
Secondary entrances	18'	14'	18'	18'	14'	14'	12'	n/a
Buildings < 5000 sf. (at primary and secondary entrances)	14'	14'	14'	14'	14'	14'	14'	n/a
Other areas (not adjacent to primary or secondary entrances)	12'	12'	12'	12'	12'	12'	12'	12'
The depth of base area is measured horizontally and perpendicular to the exterior walls of the building. Parking island landscaping adjacent to a building base area that is less than eighteen feet 18' in width and depth is not counted as base area.								

- C. **Improvements.** Base areas incorporate a combination of features to enhance the building's appearance and to facilitate a variety of improvements and activities that support the type of business and occupancy of the tenant space, including landscape, hardscape, shade structures, street furniture, public art, patterned walkways, and architectural features such as awnings, wall mounted sculptures, window pop-outs, upper level overhangs, colonnades, overhead decks or walkways, forecourts, and decorative walls.

BUILDING BASE AREA IMPROVEMENTS

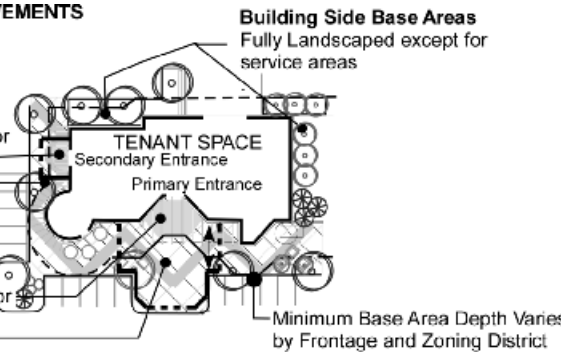
Secondary Business Frontage

Entry Transition 1% of Ground Floor up to 225 sf.
30% Landscaping (min.)
50% of pedestrian areas shaded

Primary Business Frontage

Entry Transition 2% of Ground Floor up to 555 sf.
30% Landscaping (min.)
50% of pedestrian areas shaded

Required Square Footage of Base Area Improvements and minimum depth varies by Zoning District and building height.



1. Landscaping.

- a. At least thirty (30) percent of the business frontage base areas shall be landscaped with vegetation, which may include raised planters or potted plants in addition to in-ground plantings.
- b. Primary and secondary business frontage and building side base areas that are not used for pedestrian circulation, loading or service areas, vehicle access, or activity areas such as patios, outdoor dining, or recreation areas shall be fully landscaped.

2. Shade.

- a. At least forty (40) percent of the pedestrian areas within base areas shall be shaded. Shade may be provided by trees, shade structures, shade sails, covered walkways, canopy or awnings, building overhangs, or similar elements. Shade conditions are those existing at Noon on June 21st.
- b. Provisions for shade on windows with southern, eastern, and western exposures using structures or vegetation are required.
- c. The supporting elements of shade structures shall not block pedestrian circulation.

Base areas are expected to vary significantly in response to the use, (e.g. retail, office, hotel or industrial), building orientation, and building façade and fenestration. Accordingly, the design may accommodate window shopping and outdoor sales areas; provide gathering and seating areas; include comfortable shaded areas, well defined walkways and destination areas; create focal points; provide a landscape transition between buildings and walkways or parking; shade building walls or windows; or break up building masses.

At a minimum, shade elements should be offset to the south ¼ foot for each 1 foot of height the shading element is above the area to be shaded.

3. Business frontage base areas shall contain functional spaces that complement the building use, enhance the building's architecture and provide micro climates for outdoor areas.
4. A transition between indoor and outdoor environments shall be provided at the building entrances. Examples include use of covered entrances, shaded forecourts or deeply recessed entrances, walkway materials/colors or patterns, features such as pedestrian lighting, pottery or potted plants, and art/sculptures.
5. Architectural features and amenities shall be used to define and differentiate areas within the base area. Examples include bollards, buttresses, arches, columns, arcades, low walls, raised planters, large pots, sculptures and public art, street furniture, lighting, shade structures, walkway materials/colors, pedestrian level decorative light fixtures, sitting walls, wall mosaics and art work, gathering areas and similar.
6. Walkways and sidewalks shall be designed to provide a unique sense of place for the pedestrian incorporating features such as surface textures and patterns, shaped walkways, defined destinations at building entrances, alignments that create views to focal points in the foreground or background.

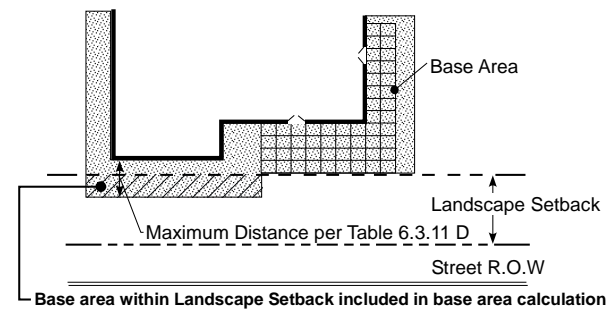
7. In larger retail or office developments where public art is not provided with the original development, locations for future placement of public art shall be identified. Public art shall relate to the culture of the Community and requires design review approval.

D. Base Area Location.

1. Base area improvements shall:
 - a. Be contiguous and abut the building edges.
 - b. Not extend beyond any property line or development site boundary.
 - c. Not extend more than three times the minimum primary entrance base area depth in Table 6.3.11. B. 2. Landscape improvements may extend beyond this distance, but are not counted as part of the required base area.
2. The base area depth from the building wall is expected to vary along the length of the building and not be a constant dimension from the building wall. Variation in the depth of base areas may be accomplished by the articulation of the adjacent building walls, and/or by varying the location of the outer edge of the base area.

3. Base areas abutting streets.

- a. Base areas may extend into landscape setbacks adjacent to streets. Areas extending into landscape setbacks shall conform to streetscape landscape standards.
- b. Base areas within landscape setbacks shall be counted as part of the required minimum base area up to the distance in Table 6.3.11.D as measured from and perpendicular to the building wall.



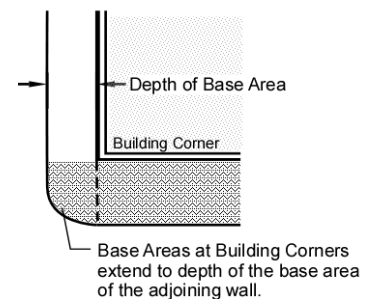
- c. Entry area treatments and improvements serving primary or secondary entrances:

- 1). May not be included in landscape setbacks, except where the adjacent street is designed with on-street parking.
- 2). The minimum required depth of the base area at primary and secondary entrances shall not be reduced.
- 3). Building setback regulations apply to all structural improvements.
- 4). Base areas for accessory structures shall not encroach into the required landscape setbacks from arterial and urban major collector streets.
4. Building base areas are not permitted within required landscape buffer adjacent to the A/LDR land use area.
5. At building corners, the base areas shall be contiguous and the base area depth shall be extended at least to the depth of the base area of the adjoining wall.
6. Parking lot islands that abut building base areas are not included as part of the required minimum base area unless they are a minimum of 18 feet in width.

Table 6.3.11 D

Landscape setback counted as base area	
Building Height (stories)	Maximum distance from building
1	14 ft.
2	18 ft.
3	22 ft.
4	28 ft.
5	32 ft.
6+	36 ft.

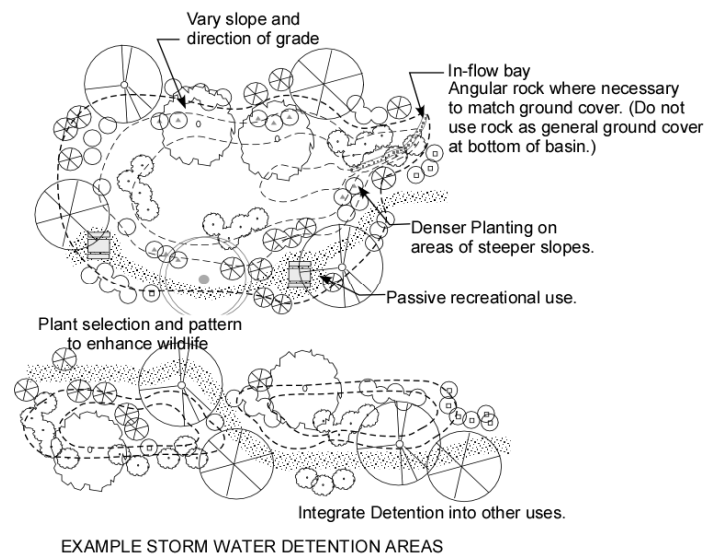
E. Exceptions to base area requirements.



1. Building frontages or sides of accessory structures that are screened from view from streets and adjacent sites and are not accessed by the public are exempt from building base area requirements.
2. Building base areas within the A/LDR transition area in the C1 or AP zoning districts:
 - a. Base areas of a building sides that have no vehicular entrances are permitted within the required A/LDR landscape buffer.
 - b. The Zoning Administrator may permit use of the A/LDR buffer area within the C1 or AP zoning districts for building sides with vehicular access when the use of the adjacent AR site is agricultural and the vehicular facilities are fully screened from the AR zoning district.
3. Services areas, loading docks, bay door vehicle access and similar are not included in the building perimeter and are not a part of the building base area requirement, but these areas are required to be screened from adjacent sites and streets.

Section 6.3.12 Storm Water Management

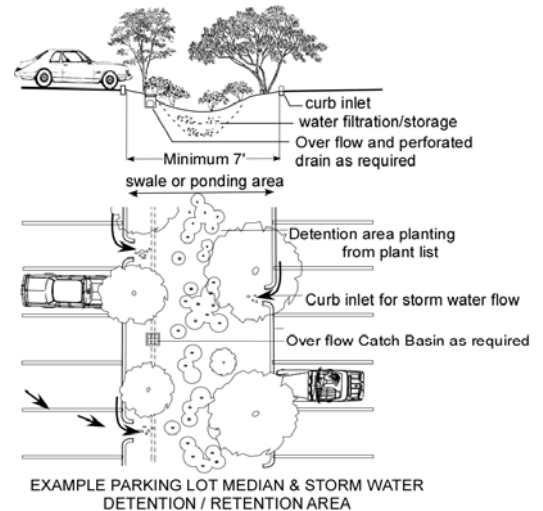
- A. **Grading and drainage plan required.** No person, firm or corporation shall strip, excavate, grade or otherwise disturb the topsoil on a site except in conformance with an approved grading plan and grading permit issued by the Engineering and Construction Services Department. Agricultural activities on land that recently has been or currently is being farmed are exempt from this requirement.
- B. Storm water management solutions shall utilize the Design Standards and Guidelines and conform to applicable legal requirements.
- C. **Use of storm water detention areas as secondary use.**
 1. In order to be counted as open space, storm water drainage and detention facilities shall be incorporated as a secondary use into site elements that provide a primary function and benefits such as active or passive recreation, picnic areas, parking lots, medians, streetscape, parks, play fields or courts, visual screens or buffers, building base areas, view corridors or similar. These elements shall be appropriately located for their function and designed to serve the additional secondary function of drainage flow and detention without detracting from their visual qualities and function except during storm events.



2. The Zoning Administrator may approve detention areas that are designed for the singular purpose of detaining storm water when it is not practicable to incorporate all or part of the storm run-off into other site elements or in locations where they serve a meaningful secondary use. However, single purpose detention facilities are considered service areas and are not counted as meeting any open space requirement.

D. Pollution control.

1. Filtering at inlets, oil separator devices, dual chambered drywells or other best management practices shall be implemented pursuant to legal requirements.
2. All paved areas shall be maintained in a dust free condition and free of debris and trash.
3. All storm water facilities shall be maintained free of debris and trash.

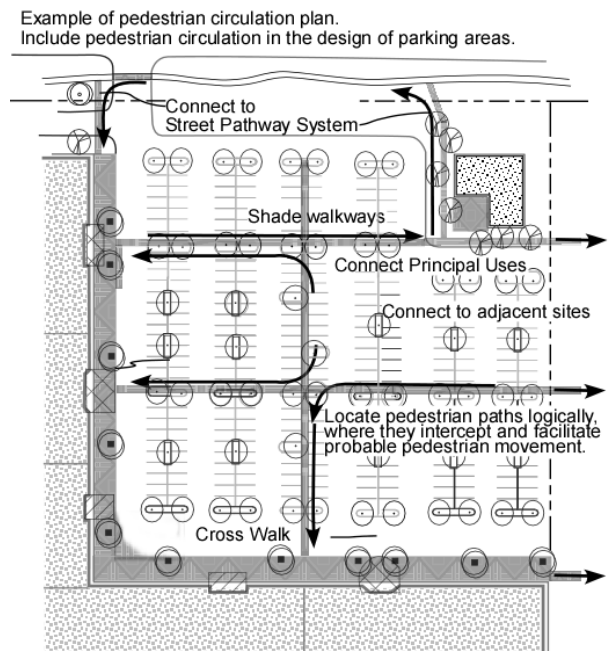


Section 6.3.13 Circulation

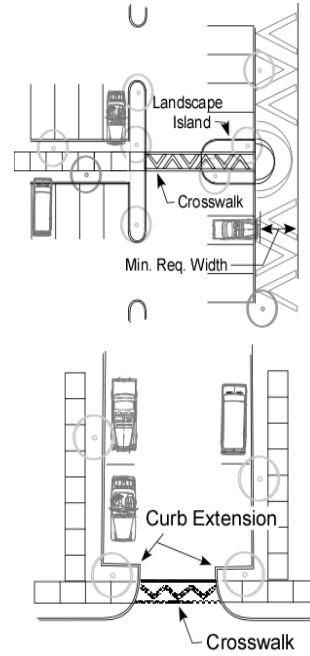
- A. **Pedestrian Circulation.** The purpose of this Section is to encourage and facilitate pedestrian circulation by providing facilities that are attractive, safe, accessible, and convenient to use, and that support the circulation elements in the transportation plan including current and future local transit.

1. **General layout.** A pedestrian circulation system within a development shall provide a convenient and attractive pedestrian circulation system that provides continuous pedestrian pathways extending through the development site with connections to adjacent development in conformance with this Section.

- a. Pedestrian circulation may include principle and secondary sidewalks, walkways, or multi-use pathways.
- b. Connections between buildings on the same development site, between the site and adjacent sites and connections to the street are required where practicable.
- c. Pedestrian circulation elements shall be located where they logically intercept and facilitate probable pedestrian movement.
- 1). All primary entrances for uses on the site shall have a convenient and reasonably direct route of travel between them.
- a). A "primary entrance" means the main public entrance to a tenant space used by customers or clients; the main employee entrance if no public entrance exists; the front door of a multi-family dwelling unit; or the ground floor pedestrian entrance for upper levels of a multi-story structure. A multi-tenant building could have several primary entrances serving different tenants on different sides of the building. Where tenants share an exterior entrance, the shared entrance is a primary entrance.



- b). "Convenient" or "reasonably direct" means the pathway does not involve a significant amount of out-of-direction travel between the starting points to the likely destinations for users.
- d. Pedestrian connections shall be made within the development to sidewalks, pathways or trails on abutting streets, to public open space or recreation areas, and to existing or future development on adjacent sites.
- e. All streets shall include a sidewalk and/or a pathway in conformance with the Community's Comprehensive Transportation Plan and other standards of the Community.
- f. Provision of pedestrian amenities along sidewalks and pathways are encouraged in locations where they are likely to be used.
- g. All sites shall meet Americans with Disability Act circulation requirements. Sidewalks and pathways shall be free from hazards and have appropriate lighting levels provided either directly or from ambient lighting. (See Table 6.6.7 and Section 6.6.7 K).
- h. **Surface materials.** Primary sidewalks shall be concrete, pavers, brick, or other hard surfaced ornamental paving or an approved alternative material based on the anticipated use and character of the area. All materials shall provide a smooth hard surface finish. Textured or bumpy materials may be used as an edge treatment.
- i. **Separation from vehicle use areas.** Sidewalks or pathways adjacent to a drive aisle, driveway, parking area, or a street (public or private) shall be separated from the driving surface, by raised curbing, a landscape buffer strip, both a curb and landscape buffer strip or other physical separation.
- j. **Separation from bedroom windows.** Sidewalks and pathways shall be separated from the windows of all ground-floor sleeping areas by a minimum of seven (7) feet to provide for privacy. The separation area should be landscaped or otherwise limit access to the windows.



2. Pedestrian circulation within parking lots.

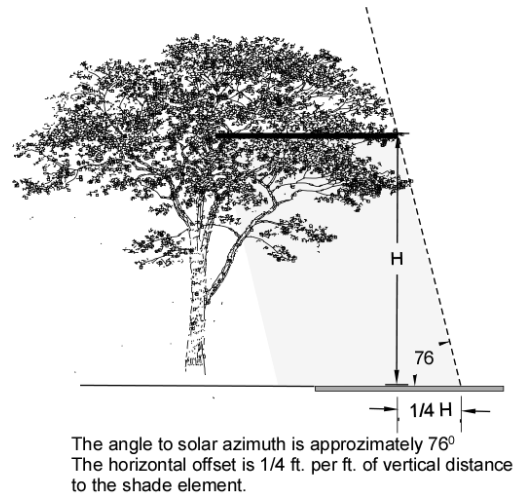
- a. Pedestrian circulation systems shall be included in the design of parking areas and shall be coordinated with the pedestrian circulation system of a development.
- b. Pedestrian paths shall be located reasonably convenient to parking spaces where they intercept and facilitate logical pedestrian movement between parking areas to the use(s) they serve. Locating most parking spaces within one hundred and fifty (150) feet from a pedestrian walkway that connects it directly to the primary entrance(s) of the building(s) the parking space serves is considered convenient.
- c. Circulation within the parking area shall be designed to minimize conflicts between pedestrian and vehicular traffic.
- d. Pedestrian facilities shall be separated from vehicular travel areas by a landscape area or curb.

3. Crosswalks.

- a. Crosswalks shall be provided where pedestrian pathways cross local streets, driveways or drive aisles in front of businesses.
- b. Crosswalks shall be clearly differentiated from the vehicular area, preferably by use of a different material, color or texture or, less preferably, by striping.
- c. Where crosswalks are adjacent to on-street parking or drive aisles, landscape islands (bulb-outs or curb extensions) equal to the depth of the parking spaces shall be provided to shorten crosswalks and increase pedestrian safety.
- d. Pedestrian safety measures with crosswalks such as speed tables, pedestrian crossing lights, or signage shall be provided where needed to accommodate pedestrian safety.

4. **Pedestrian walkways and multi-use pathways.**

- a. Within parking lots and business frontage base areas a minimum of forty (40) percent of the sidewalk or walkway surface shall be shaded.
- b. Within streetscapes of arterial and collector streets in commercial areas and within development sites a minimum of thirty (30) percent of the walkway shall be shaded.
- c. Shade may be provided by shade trees or by opaque structures (e.g. arbor, pergola, portico, awning, canopy). The location and spacing of shade shall be established through the design review process.



- d. Shading effectiveness is based on conditions at noon on June 21st. (The angle to the solar azimuth is approximately seventy-six (76) degrees. The horizontal offset to the south is a minimum of one quarter ($\frac{1}{4}$) foot per one (1) foot of vertical distance to the edge of the shade element.) Placing shade trees on the south and west sides of walkways is most effective.
- e. Where practicable pathways should be provided between neighborhoods and connecting neighborhoods to common open spaces, parks and schools.
- f. Where lighting is required, pathways shall be lit in conformance with Table 6.6.7 and Section 6.6 7 K.

B. Pedestrian access within parking areas:

- 1. Pedestrian connections and circulation loops shall be coordinated with other pedestrian circulation elements pursuant to Section 6.3.13.
- 2. To the extent practical pedestrian loops shall not be longer than twelve hundred and fifty (1250) feet.
- 3. To the extent practical, pedestrian facilities shall be arranged so that no parking space is farther than one hundred and fifty (150) feet from a sidewalk that connects through the pedestrian circulation system to destinations served by that parking.
- 4. Parking spaces serving the general public shall be located within five hundred (500) feet of the use they serve or within one thousand (1000) feet, if serving employees, as measured along the walking path.
- 5. Sidewalks within parking areas shall be:
 - a. A minimum width of five (5) feet, excluding vehicle overhangs.
 - b. Located within landscape medians or islands separated from vehicular areas, except at crosswalks.
 - c. Excluded from the minimum impervious landscape width and area requirements.
 - d. Shaded by landscaping or shade structures over at least forty (40) percent of the walkway surface.

C. Vehicular Access and Circulation.

- 1. A fifty (50) foot clear driveway as measured along the curb line from the street curb line to the nearest parking space is required at all access points into a development
- 2. The following shall conform to the SRP-MIC Design Standards and Guidelines.
 - a. Site access from streets.
 - b. On-site circulation of emergency and service vehicles.

- c. Provision of fire lanes and fire equipment staging areas.
- d. Connections between sites both on the same site and on adjacent sites.

Article 6.4 Building Design

Buildings shall be designed with careful consideration of the context of the location on the SRP-MIC land and shall incorporate aspects of the Community's cultural background and values applying the design principles and characteristics as illustrated in the Design Standards and Guidelines.

Article 6.5 Parking Requirements and Standards

Section 6.5.1 Purpose

The purpose of this Article is to:

- A. Provide development standards for adequate parking and loading facilities, for new uses and for the expansion of existing uses.
- B. Alleviate traffic congestion and provide for safe, convenient, and efficient on-site parking.
- C. Reduce the perceived scale and visual impact of parking areas to help retain the character and natural beauty of the Community through the use of landscaping and site layout.
- D. Reduce heat buildup and provide for the comfort of users through the provision of shade and the reduction of paved areas.
- E. Ensure pedestrian-friendly parking areas by providing pedestrian circulation facilities that are safe, comfortable, and appropriately illuminated and shaded.

Section 6.5.2 Applicability

- A. Conformance with this Article is required for all non-residential and multifamily residential uses and any subsequent additions or modifications, except as specifically noted in this Ordinance.
- B. Parking provisions and requirements of this Article shall not apply to single-family residential uses except as specifically noted in this Ordinance.
- C. The CDD shall approve plans prior to construction or modification of any parking area.

Section 6.5.3 General regulations

- A. The use of property is conditional upon the continued provision and availability of parking as required by and in conformance with this Article.
 - 1. It is the responsibility of the person(s) in control of the property and/or land uses to ensure that adequate parking is provided.
 - 2. The CDD Director is authorized to place restrictions on the operation of any use(s) as deemed necessary to ensure that the parking needed does not exceed the parking available.
 - 3. Parking or display of vehicles other than within an approved parking space is prohibited.
 - 4. Required parking spaces shall not be used for product display or other purposes except as allowed by this ordinance or by a special use permit.
- B. **Minimum number of required parking spaces.** The minimum number of required parking spaces is calculated as follows:
 - 1. The required number of parking spaces shall be based upon the ratios in Table 6.5.3 and land uses proposed on development plans submitted for approval and/or land uses located on the subject site.

2. If a proposed use is not listed in Table 6.5.3, the required parking shall be determined by the Zoning Administrator or by a parking study approved by the Zoning Administrator.
3. When multiple uses are proposed, the minimum number of parking spaces required shall be the sum of the minimum requirements of the individual primary uses unless a shared parking study is approved by the Zoning Administrator.
4. Site plans shall indicate the gross square foot size or total number of facilities as indicated in the parking ratios in Table 6.5.3, the location, dimension, and number of parking spaces to be used to meet the required parking, as well as parking for any vehicles to be stored on the site such as fleet vehicles, delivery vehicles, vehicles displayed for sale or lease, and vehicles awaiting rental, repair or maintenance.
5. Parking spaces for vehicles to be stored on the site during normal business hours, such as for sale, lease, rent, repair or maintenance, shall be provided in addition to the minimum number of parking spaces required in Table 6.5.3. All such vehicles shall be parked only in areas as designated on approved plans.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
AGRICULTURAL	
Animal husbandry	1 space per 300 sf. of office
Animal sanctuary	3 spaces + 1 space per 1000 sf. indoor area
Apiaries and honey extraction	1 space per 500 sf.
Auction (agricultural products)	1 space per 250 sf. indoor, covered or outdoor auction area including area for display and bidders as shown on the site plan, + 1 space per 1,000 sf. storage of materials to be auctioned.
Commercial stables	1.2 spaces per stable/horse
Community garden	1 space per 1,000 sf. first 4,000 sf. then 1 space per 10,000 sf. minimum 2 spaces or no spaces required if located in users neighborhood (parking may be located on an abutting local street)
Composting (commercial for sale)	1 space per 200 sf. of office + 1 space per 5 acres
Dairying	1 space per 300 sf. of office
Farm center	1 space per 300 sf. of office
Farming	No parking requirement
Feed store, Agricultural supply store, Saddle and Tack shop	1 space per 300 sf. indoor retail sales area
Feedlots, Factory farming	1 space per 1000 sf.
Maintenance, repair shop and/or rental shop for agricultural equipment (as a business)	1 space per service bay + 1 space per 300 sf. of office and customer service area
Open grazing	No parking requirement
Packing house, for agricultural products	1 space per 1000 sf. of indoor area
Pasturing of animals	No parking requirement
Plant nursery (wholesale)	1 space per 10,000 sf. indoor and outdoor area for first 40,000 sf. then 1 space per 5 acres + one space per 300 sf. office space
Processing or curing agricultural products produced within SRP-MIC	1 space per 500 sf. + 1 space per 300 sf. office and customer service area
Produce stand	1 space per 120 sf. of actual product display area(s). Minimum 3 spaces. (parking may be located on the abutting local street or shared by another use)
Riding academy	1 spaces per stable/horse + 1 space per 300 sf. of office
Slaughtering of animals-commercially	1 space per 500 sf. first 10,000 sf. then 1 space per 1,000 sf. remaining floor area
Worker housing - agricultural	Same as similar type of residential dwelling unit

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
RESIDENTIAL	
Single-family dwelling (includes guest quarters)	2 spaces per dwelling unit
Multifamily dwellings	
Studio	1 space + 0.2 guest spaces per dwelling
1 Bedroom	1.5 spaces + 0.2 guest spaces per dwelling
2 Bedroom	2 spaces + 0.2 guest spaces per dwelling
3 Bedroom	2.5 spaces + 0.2 guest spaces per dwelling
4 Bedroom	3 spaces + 0.2 guest spaces per dwelling
Mobile home park	2 spaces + 0.2 guest spaces per dwelling
Transitional housing	Same as similar type of residential dwelling unit
Group home	Same as similar type of residential dwelling unit
Halfway house	2 spaces + 0.5 spaces per bedroom
Senior housing / Independent senior living facility	1 space per detached single family dwelling, patio home, townhouse or apartment 0.33 spaces per resident in development with undistinguishable dwelling units (studios or rooms) + (with either of the above) 1 space per 300 sf. office and 1 space per 150 sf. common kitchen work area
Home occupation and related accessory building(s)	No additional parking
Live work	Dwelling unit parking + parking required for nonresidential use as listed in this Table
INSTITUTIONAL & CIVIC	
Community Services	
Animal shelter, Pound	1 space per 300 sf. Office area plus 1 space per 600 sf.
Crematorium	1 space per 350 sf. (includes public assembly area)
Federal or government agency offices or services	1 space per 300 sf. Plus parking for assembly areas or shared parking analysis
Morgue	1 space per 500 sf.
Mortuary, (excludes cemetery, crematorium and columbarium)	1 space per 500 sf.
Public safety and emergency response station (e.g., police, ranger, fire, ambulance)	1 space per 300 sf. of office/administration area and 1 space per bed or persons on duty during highest shift.
Preschool*	1 space per 245 sf. class room + 0.1 space per 245 sf. short term parking area for drop-off pick-up of students + 1 space per 300 sf. office and food preparation area
Preschool –7*	1 space per 300 sf. of classroom + 1 space per 300 sf. of office
High School 8: 12th grades*	1 space per 300 sf. of classroom + 1 space per 300 sf. of office
	* or as established by the Zoning Administrator based on a study of parking needs prepared specifically for the subject institution
SRP-MIC offices (administration, general government and human services, meeting facilities)	1 space per 300 sf. plus parking for assembly areas or shared parking analysis
SRP-MIC public works facilities (equipment yard, maintenance and repair shops, material storage)	1 space per 250 sf. of office space, + 1 space per 500 sf. of maintenance shops or storage buildings, + parking for vehicles and equipment stored on site or serviced on the site

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Correctional / Law Enforcement	
Correctional center and detention facility (jail, honor camp, reformatories, juvenile center)	1 space per 1000 sf. + adequate parking for service vehicles
Court house, Justice center	1 space per 300 sf. (excluding court room) +1 space per 4 seats or 1 space per 75 sf. of courtroom space with no fixed seating
Probation/parole office	1 space per 250 sf.
Community Recreation	
Community center, Youth activity center	1 space per 500 sf. or by parking analysis specific to the facility and location
Club or Lodge, Social Club,	1 space per 150 sf.
Charitable organizations	1 space per 300 sf.
Community park with active recreation facilities (public swimming pools, playgrounds, recreational sports fields and ball courts)	Active Recreation: 20 spaces per acre Swimming Pools: 1 space per 150 sf. of pool area including pool deck. 2 spaces per tennis, racket ball, or hand ball court; 20 spaces per soccer field; baseball or softball field; or 1 per 4 seats, whichever is more Note: on-street parking on local streets abutting parks may be counted towards required parking
Fair grounds	1 space for every 4 occupants based on maximum permitted occupancy
Neighborhood center	1 space per 500 sf. Note: on-street parking on abutting local streets may be counted towards meeting parking requirements
Neighborhood park	Based upon analysis of uses provided in park and proximity to homes. Note: on-street parking on local streets abutting facility may be counted towards required parking.
Riding and hiking trails (recreational)	At trail head as determined by Zoning Administrator
Cultural	
Cemetery, Columbarium, Mausoleum	None, if internal circulation is adequate for parallel parking
Library	1 space per 250 sf.
Museum, Cultural center, Art gallery	1 space per 300 sf.
Memorial hall, Cry house.	1 space per 50 sf. of largest assembly area + 1 space per 300 sf. office area.
Places of worship, Religious assembly, Churches	1 space per 50 sf. of assembly area + 1 space per 300 sf. other areas
EDUCATIONAL INSTITUTIONS	
College or University*	1 space per 200 sf. or as determined by independent parking study and/or Zoning Administrator
Vocational, technical and trade schools, Adult education facilities*	1 space per 200 sf. of classroom
Vocational or technical school Agricultural-related*	1 space per 200 sf. *or as established by the Zoning Administrator based on a study of parking needs prepared specifically for the subject institution
Preserve / Conservation area. Wildlife or desert preserves, nature preserves, agricultural preserves, historic or archeological conservation areas	Parking for trail head or educational facilities when applicable as determined at time of approval.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
OFFICE / PROFESSIONAL SERVICES	
Automatic Teller Machine (ATM)	No additional parking spaces
Bank, savings and loan, credit union, financial institution	1 space per 250 sf.
Corporate office headquarters	1 space per 300 sf.
General office development < 75,000 sf. aggregate area	1 space per 250 sf.
General office development > 75,000 sf. aggregate area of various types of office uses with common parking area	1 space per 275 sf.
Intensive office use, Call centers	1 space per 145 sf.
Laboratory, Medical testing (walk-in patient service)	1 space per 350 sf.
Professional Services - Accountant, Architect, Attorney, Consultant, Counselor, Designer, Engineer, Stockbroker, Travel agent, Realtors, Insurance agency and similar.	1 space per 250 sf.
Medical Services	
Ambulance services (private).	3 spaces per emergency vehicle
Assisted living facility	0.33 space per resident +1 space per 300 sf. administrative office +1 space per 150 sf. kitchen work area.
Emergency clinic, urgent care center	1 space per 200 sf.
Health and welfare center	1 space per 250 sf.
Hospice	1 space per bed
Hospital - General acute care	1.5 spaces per bed
Hospital--psychiatric	0.5 space per bed
Hospital Sub-Acute- Long Term or Specialized Hospital for inpatient	0.5 space per bed
Laboratory - medical diagnostic	1 space per 300 sf.
Laboratory – medical or biological research	1 space per 350 sf.
Medical Clinic	1 space per 250 sf.
Medical Office	1 space per 200 sf.
Medical Testing Center	1 space per 200 sf.
Medical Treatment Center	1 space per 250 sf.
Nursing home / Skilled nursing facility	1 space per 300 sf.
Rehabilitation center / Behavioral	1 space per 300 sf. office + 0.5 spaces per bed
Therapeutic massage	1 space per 200 sf.
COMMERCIAL / RETAIL SALES / SERVICES. / TRADES	
Animal-Related Services	
Animal Crematory	1 space per 300 sf.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Animal hospital	1 space per 250 sf. office + 1 space per 600 sf. other indoor area
Kennel	1 space per 350 sf.
Pet day care	1 space per 250 sf.
Pet grooming	1 space per 250 sf.
Veterinary clinic	1 space per 250 sf.
Personal Services	
Barbershop, beauty-salon, photo studio, shoe repair, tailor, tanning salons, tattoo shop, photo studio	1 space per 200 sf.
Day care center	1 space per 300 sf.
Day care, home-based	1 space per 300 sf. after first 350 sf. of indoor daycare area. + spaces for residence
Health spa	1 space per 200 sf.
Laundromat, dry-cleaning pick-up	1 space per 200 sf.
Package pick-up / delivery for retail customers, Contract post office	1 space per 250 sf.
Retail Sales	
Shopping Center ≤ 60,000 sf.	Sum of parking required for individual uses or shared parking study
Shopping Center > 60,000 sf.	1 Space per 250 sf or shared parking study,
Adult-oriented retail business.	1 space per 250 sf.
Antique store, Appliances, Art, Book store, Clothing, Department store, Electronics, Fabrics, Furniture, Jewelry, Hardware, Home supplies, Home fixtures. Hobby shop; Music, Toys, Variety of similar merchandise.	1 space per 250 sf.
Auto parts and maintenance supplies, Electrical and plumbing supplies, paint, wall paper, electrical & plumbing supplies.	1 space per 250 sf.
Building materials, Lumber, Hardware, Tools and equipment Landscape materials.	1 space per 300 sf. indoor sales area, + 1 space per 2000 sf. outdoor sales area
Butcher shops	1 Space per 300 sf.
Convenience stores with auto fuel sales	1 space per 250 sf. parking provided at fueling service count toward convenience store parking
Convenience Stores without auto fuel sales	1 space per 250 sf.
Food catering service	1 space per 300 sf.
Furniture store	1 space per 500 sf. first 10,000 sf. then 1 space per 5000 sf. remaining floor area
Garden center	1 space per 500 sf. first 2500 sf. indoor sales area + 1 space per 1000 sf. remaining indoor area + 1 space per 2000 sf. parking for outdoor sales area
Grocery store, Supermarket, Specialty food store, Pharmacy, Bakery	> 10,001 sf. 1 space per 300 sf. < 10,000 sf. 1 space per 250 sf.
Office supply, copy shop	1 space per 250 sf.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Pawn shops, Check cashing service (providing short term loans in exchange for merchandise)	1 space per 250 sf.
Pet store / Retail sale of pets, Pet food and supplies, (pet grooming as an accessory use indoors only)	1 space per 250 sf.
Pharmacy	1 space per 250 sf.
Rental service for home and office (appliances, furniture, electronics, small tools and small equipment)	1 space per 300 sf.
Restaurant, café, coffee shop, retail bakery, ice cream shop	1 space per 120 sf. + 1 space per 200 sf. outdoor dining for area over 300 sf.
Restaurant drive-in	1 space per 150 sf. in-door area.
Restaurant- fast food	1 space per 75 sf. + 1 space per 200 sf. outdoor dining for area over 300 sf.
Secondhand Goods	1 space per 250 sf.
Service and repair shops for small appliances, equipment, electronics	1 space per 350 sf.
Small equipment and tools rental and sales	1 space per 350 sf. indoor sales area. (See outdoor vending for outdoor sales area.)
Sporting goods	1 space per 250 sf.
Outdoor Vending (All requirements are in addition to parking for indoor areas)	
Business frontage base area displays and sales	No additional parking required for merchandise display and sale by building tenants.
Building, landscape or construction materials (retail)	1 space per 1,000 sf. outdoor sales area
Drive-through service (for bank, pharmacy, dry cleaners, restaurant, etc.)	5 queuing spaces per drive-through window + 1 space at the service window.
Drive- in	1 space per 300 sf. indoor area + parking for drive in customers.
Farmers Market (with permanent facilities)	1 space per 250 sf. of merchandise display and pedestrian circulation area. May share the parking provided for a permanent use during off peak hours or during the hours the use is closed. Written agreement between parties is required.
Garden center (retail), plant nursery (retail)	1 space per 3500 sf. outdoor sales area If no indoor sales area, 1 space per 500 sf. for first 2500 sf. + 1 space per 2000 sf. remaining area
Manufactured home / factory built building sales	1 space per 150 sf. of office.
Mobile Vender	3 spaces per vender, may share parking with existing uses with written permission of person in control of the property. On street parking is not accepted as parking for mobile vendors, except in areas where on-street parking is specifically permitted.
Open-market building	1 space per 250 sf. sales area
Push cart / Kiosk vendors	2 spaces per vendor or no additional spaces if accessory to a shopping center or mall, or to an entertainment venue.
Small equipment and tool sales and rental	1 space per 500 sf. of outdoor space
Automobile and Light Vehicle sales, Service and maintenance	<i>Parking for vehicles being serviced, sold or rented is in addition to required parking below</i>

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Auction	4 spaces + 1 space per 1000 sf. of indoor or outdoor inventory display area
Auto / Light vehicle rental	1 space per 300 sf.
Auto / Light vehicle rental pickup	1 space per 300 sf.
Auto / Light vehicle sales and leasing (indoors)	1 space per 300 sf. office area
Auto / Light vehicle sales and leasing (outdoors)	1 space per 300 sf. office + 1 space per 50 vehicles displayed for sale or lease
Fleet services	1 space per 300 sf. service bays and office space
Maintenance shop (e.g. brake shop, car wash, detail shop, muffler shop, oil and filter change, tire shop)	1 space per 300 sf. service bays and office space
Mechanical repair shop / Body shop / Paint shop	1 space per 300 sf.
Service station, Automobile light vehicle fuel, Gas station.	1 space per service + one queuing space on each end of each service drive aisle + parking for related uses (e.g. convenience store, car wash.)
Commercial / Heavy Vehicle and Equipment	Parking for vehicles being serviced, sold or rented are in addition to required parking below
Commercial / Heavy vehicle and equipment sales, leasing or rental	1 space per 300 sf.
Maintenance or mechanical repair shop, Fleet services	1 space per 300 sf.
Truck stop / Fuel sales	1 space per service + 1 queuing space on each end of each service drive aisle + parking for each use: café / restaurant, convenience store. Parking at fuel pumps count towards convenience store parking. At least 50% of parking shall accommodate large vehicles.
LODGING	
Hotel / Motel (short term stay) or	1 space per hotel room + 1 space per 300 sf. of office. + Parking for accessory uses, restaurant, conference facilities, retail sales, with allowances for shared parking when demonstrated.
Hotel / Motel (extended stay)	
Inn	1 space per guest bedroom + 3 spaces
Dormitory	0.5 space per bed or by parking study as approved by the Zoning Administrator
Recreational Vehicle Park	1 Space per 250 sf. office and retail sales area
ENTERTAINMENT & COMMERCIAL RECREATION	
Outdoor Recreational Uses	
Commercial swimming pools, Water park	1 space for each 3 patron seats or 1 space for each 300 gross square feet of area recreation area and areas devoted to patron services, whichever is greater;
Equestrian-oriented arena, Polo field, Rodeo	1 space per 3 seats + 1 space per anticipated participant based on parking analysis approved by Zoning Administrator.
Miniature golf, go-cart track,	miniature golf course 3 spaces per hole* Go cart Track 1 space per 1000 sf.*
	*+ 50% of spaces required for any ancillary uses (office, restaurant, arcade, etc.) based on parking ratios for those uses.
Outdoor stage/theatre/amphitheater (small scale or accessory use)	1 space per 65 sf. audience seating area including circulation + one space per 100 sf. stage area As accessory use: No additional parking or based on parking analysis approved by Zoning Administrator.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Recreation lakes and/or campgrounds	1 space at each camping space, plus 1 space for each camping spaces which shall be located at the office if one is provided. Lakes - Based on parking study and analysis approved by Zoning Administrator
Sports fields / Sports Courts, (commercial)	1 space for every 3 seats or 1 per 3 occupants based on maximum permitted occupancy. Use of remote parking and busing permitted as approved by the Community.
Street performers, Outdoor performing arts as an occasional amenity to existing businesses on the same site	No additional parking required.
Weapons firing range (outdoor)	1.5 spaces per shooting station
Zoo	1 space for every 3 occupants based on maximum permitted occupancy
Indoor Recreational Uses	
Arcade, Amusement Center	1 space per 150 sf.
Billiard hall	1 space per 150 sf.
Bowling alley	
Equestrian oriented arena (equestrian-related / riding / rodeo / polo)	1 space for every 3.5 occupants based on maximum permitted occupancy
Health / fitness center, gymnasium, Indoor ball courts	1 space per 125 sf.
Lodge, club, civic oriented organization	1 space per 150 sf.
Museum	1 space per 300 sf.
Playhouse (live performances), or cinema, Single screen or stage 2 – 5 screens 5 or more screens	1 space per 2 seats 1 space per 3 seats 1 space per 3.5 seats
Skating rink	1 space for each 3 seats or 1 space per 300 sf. devoted to patron services, whichever is greater
Studio for teaching art, dance, martial arts, music	1 space per 150 sf.
Weapons firing range (indoor)	1.5 spaces per shooting station
Wildlife exhibits	1 space for each 3 seats or 1 space per 300 sf. devoted to patron services, whichever is greater
LARGE ENTERTAINMENT VENUES	
Amphitheaters	1 space per 65 sf. audience seating area including circulation + one space per 100 sf. stage area.
Amusement Park	Per parking study for the specific use as approved by the Zoning Administrator
Aquarium	1 space per 4 seats
Casino, gaming or gambling facilities	1 space per 50 sf. gaming area + 50% of required parking for accessory restaurants and miscellaneous retail sales + parking for office and other uses
Drive-in theatre	1 space per 250 sf. office and sales area + theater parking
Driving range	1 space per tee (or 1 per 20 linear feet of tee-off area when tees are not well defined) + 50% of parking required for other uses (pro shop, office, restaurant, etc.) based on parking ratios for those uses
Exhibition hall or convention center	1 space for every 3 occupants based on maximum permitted occupancy

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Golf course	3 spaces per tee + 50% of parking required for accessory uses based on standards for those uses (e.g. driving range, retail, pro shop, office, restaurant)
Performing arts theater	1 space per 3 seats
Race track (Automotive, horse, dog, other)	1 space per 3 seats
Stadiums, indoor arena, concert halls, Amphitheater	1 space per 3 seats or 1 space per 3 occupant capacity
INDUSTRIAL	
Light Industrial	
Animal crematory	1 space per 500 sf.
Assembly of products from pre-manufactured parts such as: appliances, textiles/apparel, wood products, electric and electronic equipment, small machinery or instruments, furniture and fixtures, lighting controls, office and computing machines, optical medical equipment or instruments, communications equipment, wind and solar power generating equipment	1 space per 600 sf.
Building and related trades: woodworking, electrical, sign shops, plumbing, paint shops, heating, air conditioning and ventilation, furniture upholstery and similar enterprises with all work conducted inside a building	1 space per 500 sf.
Contractor's yards	1 space per 250 sf. of office space, + 1 space per 400 sf. of maintenance shop, plus 1 space per 4 acres.
Data Center	1 space per 500 sf. first 2,000 sf., + 1 space per each additional 5,000 sf.
Handcraft industries, production of arts and crafts	1 space per 350 sf.
Printing / publishing	1 space per 500 sf.
Research / Development	
Involving hazardous material	1 space per 300 sf. office or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
Product Development (other than medical, biological or pharmaceutical)	1 space per 300 sf. office or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
Medical, Biological, Pharmaceutical	1 space per 300 sf. office or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
Research (other than medical, biological or pharmaceutical)	1 space per 300 sf. or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
General Industrial / Manufacturing	
Laboratory -(materials, diagnostic, testing)	1 space per 300 sf.
Laboratory - research.	1 space per 300 sf.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Laboratory-material testing	1 space per 300 sf. office or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
Asphalt or concrete batch plant	1 space per 300 sf. office area + 4 spaces first acre active processing + 1 space per acre active processing and storage areas after 1st acre.
Food processing for wholesale or distribution for resale, e.g. baking, canning or packaging of food products	1 space per 500 sf. of the first 10,000 sf. then 1 space per 1,000 sf. of the remaining floor area.
Laboratory-Material Testing	1 space per 300 sf. or laboratory + 1 space per 1000 sf. other areas or by parking study for the specific use as approved by the Zoning Administrator
Machine shop, Metalworking, Welding shops	1 space per 600 sf.
Manufacturing / processing / refining: roofing materials, gypsum, concrete and plaster products, plastics and other synthetics, leather tanning, rubber products; petroleum refining and related industries, chemical processing plants.	1 space per 750 sf. of total floor area.
Mining, extraction; processing, storage and sale of extracted materials.	1 space per 250 sf. office area + 4 spaces first acre active quarry, + 1 spaces + 1 space per 5 acres active processing and storage areas after 1st acre.
STORAGE, WAREHOUSING AND WHOLESALING	
Bulk storage and/or distribution of volatile or non-volatile, non-hazardous substances including propane, petroleum products	1 space per 250 sf. office area + 1 space per 4 acres
Bulk Storage or warehousing of volatile or hazardous materials including propane, petroleum products, fuel	1 space per 250 sf. office area + 1 space per 4 acres
Distribution center / Commissary	1 space per 300 sf. for 10% of the total floor area and 1 space per 1000 sf. first 10,000 sf., + 1 space per each additional 5,000 sf. for 90% of the total floor area
Frozen food lockers	2 spaces + 3 spaces per 1000 sf. of floor area over 2500 sf.
Heavy equipment, commercial vehicles outdoor storage yard as a primary use.	1 space per 250 sf. office or 1 space per acre, whichever is more
Indoor mini-storage / Self-service storage facility (indoors only)	1 space per 250 sf. office and sales area
Outdoor self-storage	1 space per 300 sf. office area
Outdoor material storage and distribution: sand, gravel, pipe yards, materials used in heavy construction.	1 space per 250 sf. office or 1 space per acre
Product fulfillment center	1 space per 300 sf. for 20% of the total floor area then 1 space per 500 sf. for remaining area up to the first 10,000 sf. then 1space per 5,000 sf. for area over 10,000 sf.
Warehousing materials (indoor)	1 space per 300 sf. office area + 1 space per 2000 sf. first 10,000 sf., + 1 space per each additional 10,000 sf.

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
Waste / Recycling-Related Uses	
Collection containers or drop-off location for recyclable material (e.g., cans, newspapers) or donated articles (e.g., clothing, shoes)	No spaces if shared parking is available within 50 feet otherwise 2 spaces per collection bin.
Landfill	1 space per 250 sf. office / weight station, etc. + 1 space per 5 acres active operation area
Recycled materials processing and transfer station	1 space per 250 sf. office area + 1 space per 1,000 sf. material sorting and processing area + two spaces per collection vehicle dispatched from the site.
Salvage yard	1 space 250 sf. office + 1 space per 4 acres
Wholesaling	
Wholesaling nonvolatile nonhazardous supplies, equipment or materials, for example supplies used by building, electrical, plumbing, heating and air conditioning contractors, lumber, roof truss, bricks, pipes, etc.	1 space per 300 sf. of 20% of total floor area and 1 space per 2,000 sf. remaining 80% of floor area
UTILITIES AND INFRASTRUCTURE	
Communication Facilities	
Commercial transmitting / receiving facilities (office and/or towers, antenna, dishes)	1 space per 250 sf. office + 1 space per user
General Utilities	
Potable water treatment, supply and storage facility	1 space per 250 sf. office + 1 space per 4 acres (minimum 3 spaces)
Wastewater treatment facility (sewage / reclaimed water)	1 space per 250 sf. office + 1 space per 4 acres (minimum 3 spaces)
Power Generation	
Power generation as a primary serving off-site use	1 space per 250 sf. office + 1 space per 4 acres (Minimum 1 space)
Power generation primarily serving uses on-site.	1 space per 300 sf. of office space dedicated to power generation operation
Transportation-Related Facilities	
Freight and package distribution center / truck terminal	1 space per 500 sf. or if known :1 space per 300 sf. office area + 1 space per 2000 sf. first 10,000 sf., + 1 space per each additional 10,000 sf.
Helipad / heliport	Requirements determined at time of application
Park and ride lot	n/a
Transit passenger terminal / bus station / train depot	1 per 150 sf.
BICYCLE PARKING	
Nonresidential uses	1 per use or 0.5% (1/2 of 1%) of auto parking spaces provided whichever is more.
Multifamily uses	1 bicycle parking space per dwelling unit

Table 6.5.3 Parking Ratio Table

LAND USE	MINIMUM REQUIRED PARKING
<p>Calculation of required parking:</p> <ol style="list-style-type: none"> 1. Parking requirements for large commercial centers or large office complexes with multiple uses are calculated using the more general category. 2. Smaller sites with one or various types of uses are calculated based on the parking ratio of each specific use. (e.g., a retail shopping center of 65,000 sf. would be calculated at a ratio of 1 space per 250 sf. rather than by the sum of parking required for each type of commercial use.) 3. Square feet (sf.) of floor area is based on gross square footage of the use. (Continued next page) 4. Bedrooms are as defined in the Community building code. 5. Seating consisting of benches or pews is based on 1 seat for each 20 linear inches of bench or pew. 6. When seating is not fixed within a meeting or gathering area, parking is calculated at the required spaces per square foot of the area or 1 space per 50 sf. if no requirement based on area is stated. 7. Parking based on employees is calculated for the shift with the largest number of employees. 8. Parking for fleet vehicles, vehicles used by business, inventory of vehicles for sale or vehicles being maintained or repaired are in addition to the parking required in this Table. 9. Parking provided for used by handicapped persons shall conform to the Americans with Disabilities Act (ADA) and the ICC-ANSI standards as adopted by the SRP-MIC 	

C. **Parking requirements for uses not listed.** Parking requirements for a use not specifically listed in Table 6.5.3 shall be determined by the Zoning Administrator based on:

1. The requirements for the closest comparable land use with similar parking demand and/or trip generation characteristics using data from current professional publications such as those published by the Institute of Transportation Engineers or the Urban Land Institute.
2. Alternatively, an applicant may submit empirical data or a parking demand analysis for the land use(s) that is/are acceptable to the Zoning Administrator documenting the parking requirements of the proposed land use.

D. **Alternative parking ratio.** Where a parking requirement is projected to generate a parking demand that is substantially different than that in Table 6.5.3, the applicant may request an alternative parking ratio for the use by submitting a parking demand analysis approved by the Zoning Administrator justifying the alternative parking ratio.

1. The analysis may include empirical data from the use, a similar use or a similar circumstance.
2. The Zoning Administrator may request that a parking demand analysis be in general conformance with SRP-MIC legal requirements and/or be signed and sealed by a professional transportation engineer.

Alternative parking ratios may apply to uses with a unique nature or operation, businesses with an unusually large number of pedestrian clientele and/or employees, businesses for which mass transit is provided for clientele and/or employees, businesses with fewer than the typical number of employees; and businesses that exclusively serve clientele off site.

E. **Parking for temporary events.** The person managing any temporary event shall arrange for adequate parking for the event. Such parking shall not be accommodated on an arterial or collector street.

F. **Temporary use of parking areas.** Required parking areas may be used on a temporary basis for the sale or display of goods, special events or outdoor markets, if:

1. The person in control of the parking area has granted written permission for the temporary use.
2. Adequate parking will be available during the temporary use.
3. The temporary use complies with all applicable SRP-MIC legal requirements.
4. The temporary use will not create an unsafe situation or block required access by emergency vehicles.

G. **Prohibited parking.**

1. Use of parking areas for overnight occupancy within any shelter, trailer, recreational vehicle or vehicle of any kind is prohibited, except in accordance with SRP-MIC legal requirements.
2. Vehicles that are not in operating condition or that do not have a required valid state registration shall not be stored or parked on a street.
3. **Prohibited parking locations.** Parking is prohibited:
 - a. On streets not specifically designed for parking.
 - b. At locations not designated for parking on an approved site plan.
 - c. At locations that block a building entrance.
 - d. In areas needed for access to loading ramps or bay doors,
 - e. Within cross access streets between sites.

H. **Accessible parking spaces.** Accessible parking spaces shall be provided in compliance with the Americans with Disabilities Act and approved SRP-MIC building code amendments.

- I. **Compact car parking spaces.** Up to twenty (20) percent of the total required parking spaces may be compact spaces, (16' x 8.5') if these spaces are disbursed and identified as compact spaces through signage or pavement markings.
- J. **Motorcycle parking spaces.** Up to three (3) percent of the total required parking spaces may be motorcycle parking spaces.
- K. **Bicycle parking.** Bicycle parking is required for multi-family residential buildings and nonresidential development as indicated in Table 6.5.3. No use shall be required to provide more than fifty (50) bicycle parking spaces.
- L. **Bus and oversized vehicle parking.**
 1. Parking for buses in lieu of standard spaces is permitted in parking lots that have over one hundred and fifty (150) required standard parking spaces. Each bus space provided per fifty (50) standard spaces is counted as six (6) required standard parking spaces. Additional bus parking spaces may be provided but only one (1) bus space per each fifty (50) standard spaces applies towards reducing the number of standard spaces provided.
 2. Bus parking spaces may be designated by striping and the words "bus parking only" in letters eight (8) inches high painted on the parking lot surface at the entrance and exits of those spaces.
 3. Where bus parking is anticipated to be used on a regular basis, a bus loading and unloading area should be provided in a manner that does not disrupt other vehicular circulation.
 4. Oversized parking spaces measuring at least ten (10) feet in width and thirty-six (36) feet in length that are not specifically designated for use by buses, recreational vehicles, limousines and other large vehicles shall count as two (2) required parking spaces if they are also available for use by standard size vehicles.
- M. **Tandem parking.** Tandem parking is not permitted except for parking that serves single-family uses or in parking lots that are being managed by a valet parking service.
- N. **Valet parking.** Valet parking may be permitted as a means of satisfying required parking when all of the following standards are met:
 1. The business owner shall provide an affidavit agreeing to provide continual valet services as a condition of the land use.
 2. Adequate assurance of the continued operation of the valet parking is provided, such as a contractual agreement for valet services or, if provided off-site, a deed restriction, lease or similar.
 3. An equivalent number of valet spaces are available to replace the number of required parking spaces. The valet spaces may use tandem parking of vehicles.
 4. The valet parking is provided free or at the same cost as non-valet parking.
 5. Passenger loading and unloading areas shall meet ADA standards and shall not cause queuing into any street.

Example: A site requiring 200 standard parking spaces may incorporate 200/50 or 4 bus parking spaces.

Each bus parking space can be counted as 6 standard parking spaces.

If four (4) bus spaces are provided, the required number of standard parking spaces needed would be calculated as

$$200 - (4 \times 6) = 176.$$

Section 6.5.4 Off site and remote parking

- A. All off-site or remote parking shall be located in a zoning district that permits the use served by the parking or permits uses of similar or higher intensity than the use served.
- B. A sidewalk or pedestrian path shall connect any off-site or remote parking space directly, safely and conveniently to the use being served, as determined by the Zoning Administrator.

- C. Where warranted, crosswalks, curb extensions and traffic calming or traffic controls shall be provided.
- D. Parking off-site or in remote locations shall not be separated from the use it serves by a primary thoroughfare such as an urban arterial or urban major collector street.
- E. Remote parking spaces shall be under the control of the use requiring the parking through ownership, lease, deed restriction or other valid legal agreement.
- F. Remote parking shall be located within five hundred (500) feet for customers or visitors and one thousand (1,000) feet for employees from the entrance of the building served by the parking. This distance shall be measured along the shortest available pedestrian route of connecting sidewalks and/or pedestrian paths.
- G. **On-Street parking.**
 - 1. Parking is not permitted within any arterial or urban collector street right-of-way.
 - 2. On-street parking for commercial or industrial uses shall not be placed on streets abutting an AR zoning district that is within the area designated A/LDR or Open Space on the General Plan land use map.
 - 3. Streets used for parking shall have a posted speed limit of twenty-five (25) miles per hour or less and be specifically improved to accommodate parking and pedestrians including walkways. Curb extensions and crosswalks may be required where necessary.
 - 4. Where on-street parking is used to meet parking requirements of more than one use, parking shall be allocated in the same manner as on-site parking or a shared parking analysis shall be provided per Section 6.5.5.

Section 6.5.5 Shared parking

- A. The Zoning Administrator may authorize parking spaces to be shared by more than one use if:
 - 1. The use is an accessory use that does not generate additional parking demand, relies upon a captive market created by the primary use, does not function independent of the primary use and there is adequate parking for the primary use; or
 - 2. The uses that share the parking facilities are not in operation at the same time and the available parking will meet the parking needs of the use with the largest parking requirement.
- B. **Shared Parking Analysis required.**
 - 1. A shared parking analysis shall be submitted that demonstrates that the peak parking demand of the combination of all uses sharing the parking will not exceed the available parking.
 - 2. If an alternative parking ratio other than those in Table 6.5.3 is part of a shared parking analysis, justification of the alternative parking ratio must be submitted, per Section 6.5.5.B, along with a shared parking analysis.
 - 3. When different persons are in control of the parking areas to be shared, an executed deed restriction or other valid legal agreement shall be provided to the Community and contain a description of the uses sharing the parking, the location of the parking areas involved, and assurance of the continued use of the shared parking facilities for the duration of the related businesses.
- C. **Management of developments with reduced parking requirements.**
 - 1. Development applications that propose a change of use in an approved shared parking arrangement shall update the shared parking analysis with an up-to-date inventory of the uses sharing the parking, including occupied and vacant tenant spaces, and shall demonstrate that the shared parking will meet the parking demand with the proposed uses.

2. If the Zoning Administrator determines that parking demand is not being met by the parking provided, the Zoning Administrator may require an updated shared parking analysis and/or additional parking to be provided.

Section 6.5.6 *Parking area development standards*

A. **Additional requirements.** Parking lot design and improvements shall conform to all other applicable standards in this ordinance and with the Design Standards, including, but not limited to, vehicular and pedestrian circulation, landscaping and outdoor lighting.

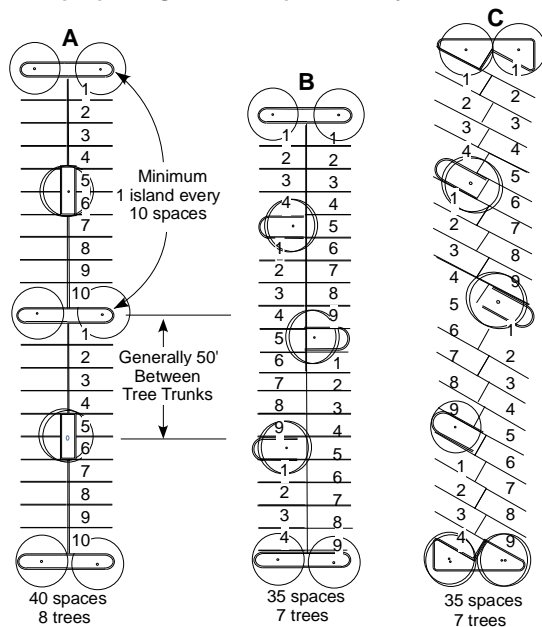
B. **Maintenance.**

1. All paved areas shall be kept free from dust, loose particles and trash at all times.
2. All striping, pavement, curb and crosswalk markings and signage shall be kept in a state that is clearly legible.
3. All landscape shall be maintained per Section 6.3.4.I
4. All parking lot improvements shall be maintained to function as intended when approved.

C. **Landscape islands and medians.**

1. All parking areas shall include:
 - a. The minimum total number of landscape islands provided shall be equal to one island for every five (5) parking spaces provided, arranged so that:
 - 1). One landscape island is provided at the ends of each row of parking spaces.
 - 2). Not less than one parking island is provided between each ten (10) consecutive adjacent parking spaces.
 - b. .
 2. All landscape islands, medians, and planting areas shall conform to the following:
 - a. Extend the full length of the abutting parking space.
 - b. Islands parallel to parking spaces shall have a minimum planting area dimension of five (5) feet and contain no less than eighty-two (82) square feet of pervious area.
 - c. Islands perpendicular to parking spaces shall have a minimum planting area dimension of four (4) feet and contain no less than 68 square feet.
 - d. Medians within parking areas shall have a minimum planting area width of five (5) feet with a minimum of sixty eight (68) square feet of pervious area per tree.
 - e. All minimum planting area widths in b, c, and d next above include a 2' vehicle over hang but are exclusive of impervious surfaces such as sidewalks or curbs.

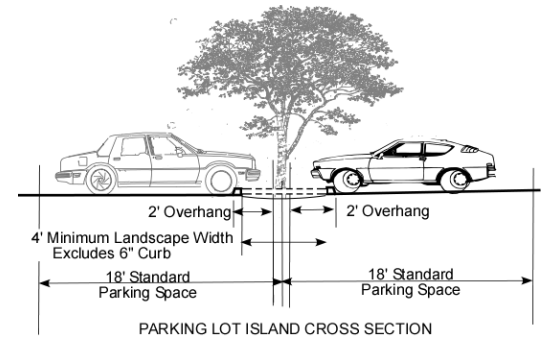
Example parking lot landscape island layout



Landscape islands accommodating 1 Tree per 5 Parking Spaces
Islands at ends of rows and between not more than 10 parking spaces
Approximately 50' between tree trunks in the same or abutting row
distributes shade evenly.

D. **Vehicle overhangs.** Vehicle overhangs up to a maximum of two (2) feet in depth:

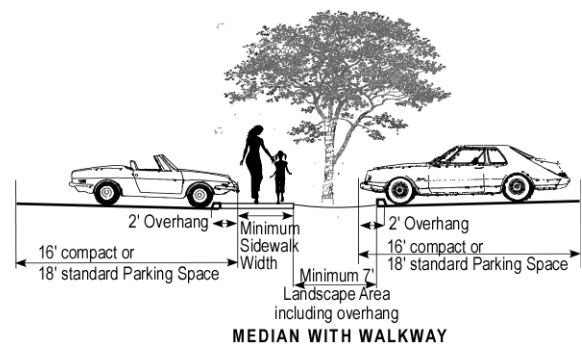
1. May overhang parking lot landscape islands and medians (including the permeable portion of the landscape island or median).
2. May be considered part of the required length of the parking space and part of the minimum width of impervious area within landscape islands and medians.
3. Shall not be considered part of any walkway width, base area, or landscape setback.
4. Shall include a curb or wheel stop at least four (4) inches and not exceeding six (6) inches in height to prevent the vehicle overhang from:



- a. Reducing a sidewalk, pedestrian path, or base area below the minimum required width.
- b. Encroaching into a right-of-way or adjacent site.
- c. Interfering with the base of a structure, landscaping, utility equipment, or light pole.

E. Shade structures.

1. Parking spaces covered by a shade structure are exempt from the required landscape islands and trees except that landscape islands shall be provided at the ends of rows of covered parking of ten or more spaces. The maximum number of covered spaces without a landscape island is fifteen (15) spaces. One uncovered parking space between landscape islands and shade structures is required to permit uninhibited growth of trees in the landscape island. The Solar Reflective Index on shade structures with flat or low-slope roofs should be between seventy (70) and fifty-eight (58) and should not exceed twenty-nine (29) on steep roofs.



- F. Storm water management.** Harvesting and percolation of storm water into the soil shall be maximized by directing flows to and through landscape areas prior to detention areas per Section 6.3.12.

G. Vehicle circulation within parking areas.

1. Rows of parking longer than three hundred (300) feet shall be broken by drive aisles.
2. Parking lots with more than two hundred and forty (240) parking spaces should be broken up into smaller parking areas through site layout, building placement, or by landscaped medians / drainage ways or shaded pedestrian walkways.

H. Pedestrian access within parking areas shall comply with the following:

1. Pedestrian connections within the parking lot shall be coordinated with other pedestrian circulation elements per Section 6.3.13. and connect to destinations served by that parking.
2. Parking spaces serving the general public shall be located within five hundred (500) feet of the use they serve as measured along the walking path.

I. Fleet Parking. Parking Areas for vehicle fleets or trucks stored on site:

1. Are exempt from required landscaping internal to the parking area.
2. All such areas shall be identified on an approved site plan, separated from employee or customer parking areas, and screened from view from streets, adjacent sites and properties by a perimeter landscape screen a minimum of seven (7) feet in depth.

Section 6.5.7 Parking area dimensional standards

- A. Parking spaces for standard and compact automobiles shall comply with Figure 6.5.7 and related Table 6.5.7.

Figure 6.5.7

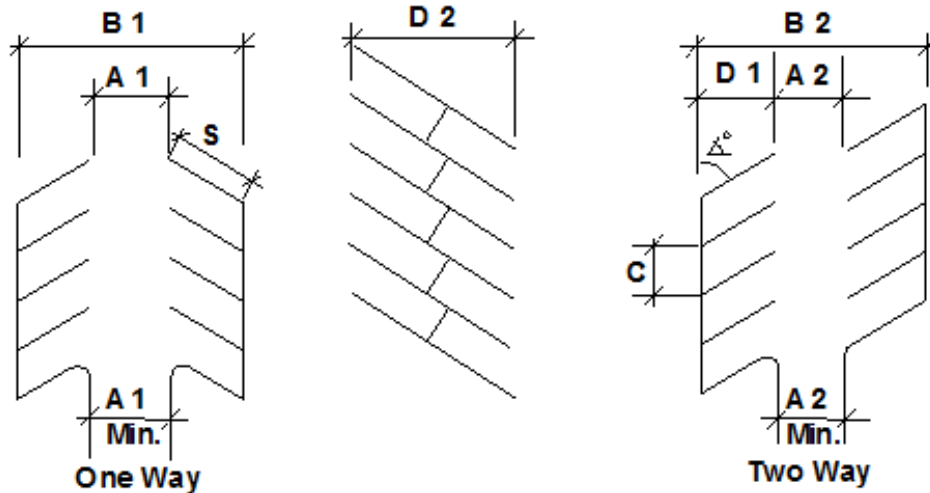


Table 6.5.7 Standard Parking Area Dimensions

		STALL DEPTH		AISLE WIDTH		BAY WIDTH		
Parking Angle	Curb Length	Single	Double	One Way	Two Way	One Way	Two Way	Stripe Length
	C	D 1	D 2	A 1	A 2	B 1	B 2	S
Short Term Parking (retail customers, visitors)								
90°	9'0"	18'	36'	24'	24'	60'	60'	18'
60°	9'10"	20'	35'-8"	18'	18'	58'	58'	23'
45°	12' 0"	19'	31'-10"	16'	18'	54'	56'	27'
30°	20' 1"	16'-7"	25'-6"	12'	16'	45'-2"	49'-8"	33'-6"
0°	22'	8'	16'	12'	16'	28'	32'	8'
Long Term Parking (employees)								
90°	8' 6"	18'	36'	24'	24'	60'	60'	18'
60°	9'10"	20'	35'-8"	18'	18'	58'	58'	23'
45°	12' 0"	19'	31'-10"	16'	18'	54'	56'	27'
30°	17' 3"	16'-3"	25'-1"	12'	16'	42'-6"	46'-6"	33'-6"
0°	22'	8'	16'	12'	16'	28'	32'	8'
Compact Parking								
90°	8'	16'	32'	24'	24'	56'	56'	16'
60°	9'-3"	19'-6"	35'-11"	18'	18'	54'	54'	22'-6"
45°	11'-4 "	18'-3"	31'-1"	16'	16'	52'-6"	52'-6"	26'
30°	16'	16'	24'-11"	12'	16'	44'	48'	31'-10"
0°	22'	8'-0"	16'	12'	16'	28'	32'	8'

B. Bicycle parking. Bicycle parking spaces shall:

1. Measure at least two (2) feet by six (6) feet.
2. Be located near building entrances in convenient, visible, lighted areas without interfering with pedestrian movements.
3. Be connected to the path or roadway and the building entrance by a hard surface.
4. Not encroach into any required landscaping, driveways, vehicle parking spaces, sidewalks or pedestrian access areas.
5. Include well anchored racks or lockers that:
 - a. Are not easily removed and of solid construction, resistant to rust, corrosion, hammers and saws.
 - b. Allow both the bicycle frame and one wheel to be easily locked to the rack or anchor without interference from adjacent bicycles.

Racks should be designed so bicycles can be fully secured using a thirty (30) inch long cable or a standard U-lock.

C. Motorcycle parking spaces. Motorcycle parking spaces shall measure a minimum of four (4) feet wide by eight (8) feet in depth, be parallel to any adjacent angle parking spaces, be clustered together, and be clearly marked with striping and signage.

D. Bus and large vehicle parking spaces. Each off-street parking space for a bus or large vehicle shall consist of a rectangular area not less than twelve (12) feet wide by forty (40) feet long and shall be designed for entry and exit by forward motion of the vehicle.

E. Loading area requirements. Uses receiving or distributing materials or merchandise by truck shall provide adequate off-street loading area in addition to other parking requirements. Loading areas shall meet the following standards:

1. Access to the service areas, bay doors and/or loading ramps shall be accommodated by on-site maneuvering areas.
2. Loading spaces shall not:
 - a. Be permitted in any required landscape area, screen or buffer.
 - b. Interfere with access to parking spaces or parking lot maneuvering areas.
 - c. Require ingress or egress from a street by backward motion of a vehicle.
 - d. Utilize on-street parking areas for loading or unloading purposes except where specifically approved by the Zoning Administrator and where properly marked.
3. Screening: On-site loading areas shall be screened from view from streets and adjacent properties.
4. Size: Loading areas shall be adequate to accommodate the largest anticipated delivery vehicle without blocking any street, driveway, drive aisle, maneuvering or parking area, fire lane or other area where maintaining access is required.
5. The Zoning Administrator may approve variations to these requirements if warranted by the building use.

Section 6.5.8 Residential parking for Community member homes

- A. The number of parking spaces required is provided in Table 6.5.3.
- B. Parking spaces within a garage count towards the required number of parking spaces.
- C. Parking spaces, including those inside a garage, shall be connected to a street right-of-way or easement by a driveway at least twenty (20) feet in length on the site, exclusive of any sidewalk or pedestrian easement.
- D. Building setbacks do not apply to uncovered parking spaces.

- E. Street access from multifamily sites, excluding townhomes accessing a local street, shall be by forward motion of the vehicle.

Article 6.6 Outdoor Lighting

Section 6.6.1 Purpose

The purpose of this Article is to:

- A. Preserve the Community's dark night sky environment through minimization of intrusive light sources, sky-glow, light pollution and glare.
- B. Provide an attractive high quality nighttime lighting adequate for the safety, security and well-being of persons engaged in outdoor nighttime activities.
- C. Promote energy conservation through application of efficient technology and elimination of unnecessary outdoor lighting.

Section 6.6.2 Applicability

This Article applies to all new installation, replacement, additions, alterations, maintenance and operation of all outdoor lighting within the Community and in all zoning districts on public and private land and for public or private use.

Section 6.6.3 General Regulations

- A. All outdoor illuminating devices shall be installed in conformance with the provisions of this Ordinance and SRP-MIC legal requirements.
- B. All exterior lighting installations require approval prior to installation, except as specifically exempted in Section 6.6.4. All fixtures installed shall be those specified on approved plans. Any substitutions require approval prior to installation.
- C. The Zoning Administrator may require evidence that illumination from proposed outdoor lighting will comply with this Article and may require adjustments, modifications, shielding or replacement of fixtures as necessary to achieve compliance with this ordinance.
- D. The illumination level and standards for any areas or uses not addressed in this ordinance shall be established by the Zoning Administrator taking into consideration:
 - 1. The purposes of this Article as applied to the character of the Lighting Zone where the illumination is applied.
 - 2. How essential the lighting application is to the function of specific tasks or activities and/or the need for accurate color rendition.
 - 3. The applicable recommended illumination levels and uniformity ratios established by SRP-MIC legal requirements, advances in lighting technology, and best practices related to preservation of dark night sky.
 - 4. Any detrimental effects the lighting application may have on the desired characteristics of the Lighting Zone and the adjacent areas.
 - 5. Measures required as conditions of approval to ensure compatibility with the Lighting Zone characteristics.
- E. All outdoor lighting shall be by full cut-off fixtures, mounted as required to maintain full cut-off features, except where specifically permitted and for fixtures emitting less than seven hundred and fifty (750) lumens (up to one (1) fifty (50) watt incandescent bulb or equivalent per fixture).
- F. All proposed outdoor lighting improvements shall be certified by a registered lighting or electrical engineer as conforming to all applicable restrictions of this ordinance. The Zoning Administrator may accept manufacture's cut sheets showing illumination characteristics of proposed fixtures in lieu of a registered engineer confirmation where three (3) or fewer fixtures are proposed. Lighting for single family residential uses is exempt from the requirements of this subsection.

- G. All site illumination, except lower level lighting that is necessary for security purposes, shall be extinguished within one (1) hour after a business closes.

Section 6.6.4 Exemptions

The following lighting is exempt from this Article:

- A. Temporary lighting as described below.
1. Allowed seasonal decorations that use low-radiance lamps not exceeding one hundred and fifty (150) lumens per lamp including string lighting or rope lighting not exceeding one hundred and twenty (120) Lumens per linear foot.
 2. Lighting for theatrical, television, performance, civic or special events that are of limited duration.
 3. Temporary lighting required during construction.
 4. Lighting being used short term under emergency conditions.
- B. Neon lighting or LED tube lighting that is part of a permitted “Open” or “Closed” internal window sign of less than five (5) square feet and building-mounted neon or LED tube lighting approved through the design review process as part of signage for theaters and large scale entertainment uses.
- C. Lighting used in approved illuminated signs. These signs are exempt from light trespass limits onto streets but are not exempt from light trespass limits onto adjacent sites or properties.
- D. Natural gas lighting.

Section 6.6.5 Lighting zones

Lighting Zones described in this Section apply to the zoning districts and specific uses as listed in Table 6.6.5 and described below.

Table 6.6.5 Lighting Zones

Zoning District	Applicable Lighting Zone
OS	LZ-0 Intrinsically Dark
AR	LZ-1 Agricultural/Residential
AP, C1, C2,	LZ-2 Rural Nonresidential
C-3, MB, LI, NR	LZ-3 Urban
Any zoning in the Pima corridor	LZ-3 Urban
PD	Same as underlying zoning district unless modified by PD Ordinance
Use Variance	Same as underlying zoning district unless modified by the Variance
Specific Uses Uses with specific lighting requirements that differ from the lighting zone such as auto malls and service stations.	Addressed by type of use in Section 6.6.7 or as established by the Zoning Administrator

- A. **Lighting Zone LZ-0- Intrinsically Dark Area.** This lighting zone corresponds to areas within the “Conservation/Open Space” “OS” zoning district. The preservation of a naturally dark environment, both in the sky and in the visible landscape, is of paramount concern in this lighting zone. Lighting is limited to the area, lighting level and time necessary for a specific activity or for achieving a safety or security objective. Preventing light trespass into and minimizing the view of light sources within and outside this area is very important.

- B. **Lighting Zone LZ-1 - Agricultural Residential Area.** This lighting zone has low ambient lighting and corresponds to areas east of the 101 freeway within the "Agricultural Residential" "AR" zoning district. In this zone, lighting of specific activity areas on a site rather than general lighting of the entire site is anticipated. Limited nighttime activity is expected. Lighting levels are adequate for conducting typical outdoor activities safely and comfortably in a rural residential and/or agricultural setting and extinguished as activity is completed. Limiting the visibility of light sources and light trespass from adjacent sites is of high importance and controlled by a combination of fixture types, low illumination levels and low mounting heights of wall and pole fixtures.
- C. **Lighting Zone LZ-2 – Rural Nonresidential Area.** This lighting zone has low to moderate ambient lighting and corresponds to areas within the "Administrative/Public"-“AP” and "Village Commercial"-“C1” zoning districts and applies to convenience and small neighborhood commercial uses, government, institutional and service uses located east of the 101 freeway. Sensitivity to the preservation of dark sky, light trespass and the visibility of lighting as viewed from adjacent agricultural/residential areas is very important. The type of lighting fixture, mounting heights, locations and shielding, reduction of brightness and glare, necessity for and time of illumination are given extra consideration in this lighting zone to ensure compatibility with the surrounding area.
- D. **Lighting Zone LZ-3 - Urban Area.** This area has moderately high ambient lighting and includes all areas east and west of the 101 within the "General Commercial"-“C3”, "Community Commercial" "C2", "Mixed Business"-“MB”, "Light Industrial"-“LI” or Natural Resources "NR" zoning districts. This lighting zone includes retail, office, hotel, restaurant, convenience and other commercial uses in which nighttime activity is expected. Although this zone is urban in character, reduction of sky glow, glare and visibility of lighting fixtures as viewed from residential areas within the Community are important considerations. Providing a transition to adjacent residential uses in the LZ-1 lighting zone is particularly important.
- E. Specific uses within the various lighting zones are permitted higher ambient lighting levels when required to accommodate high levels of nighttime pedestrian activity and when lighting levels are required for particular activities.
- F. **Lighting Zone Designation.**
1. Lighting zones automatically apply within the various Zoning Districts as shown on the zoning map and as the zoning map is amended.
 2. PD Overlay Zoning Districts. Within overlay districts, lighting zones shall be based upon the underlying zoning district. Where necessary the Zoning Administrator shall designate the appropriate lighting zone for particular areas or uses based on the necessity for nighttime illumination, the surrounding lighting zone and the location.
 3. Use Variances. In cases where a use variance is approved the use shall remain in the same lighting zone as the zoning district. Where additional nighttime illumination above that permitted in the lighting zone is necessary the Zoning Administrator shall determine the appropriate illumination levels and conditions for the specific use based on the necessity for nighttime illumination, the surrounding lighting zone and the location.

Section 6.6.6 Outdoor Illumination Levels

- A. **Average and maximum site illumination levels.** The average site illumination and maximum illumination (at any point) permitted within each Lighting Zone are as listed in Table 6.6.6 A

Preserving a dark sky is an important goal of the Community. Conformance to the following Lumen per net acre caps is strongly encouraged in the design review process.

LZ 1 50,000 Lumens / Acre

Residential 12,500 Lumens per home site

Non-residential 100,000 Lumens / Acre

LZ 2 150,000*

LZ 3 300,000*

**Excluding Special Uses*

Net acres excludes building foot print and private streets.

Table 6.6.6 A Maximum Illumination Levels

Lighting Zones	Average Site Illumination (horizontal foot-candles)	Maximum Site Illumination (horizontal foot-candles measured at grade)
LZ-0 Preserve / Intrinsically Dark Areas	1.00 (security lighting)	4.00 (security lighting)
LZ-1 AR Agricultural, Nonresidential and Multifamily	1.50	5.00
Single-family residential	n/a	n/a
LZ-2 Non-Residential	2.00	6.00
LZ-3 Urban	2.00	8.00
LZ-3 Entertainment/Active pedestrian area	2.50	10.00 / (8.0 in parking lots)
Uniformity Ratios all Zones – Ave/Min 3.0 to 1.0 Max/Min 8.0 to 1.0		
Specific uses per Section 6.6.7		

1. **Average site illumination** is calculated by adding the illumination levels occurring at the intersecting points of a ten-foot by ten-foot grid over the area being measured and dividing the total by the number of readings contributing to the total where:

- a. The illumination level at each location is the sum of all outdoor fixtures contributing to illumination of the ground plane.
- b. The following are excluded from the sum of illumination for calculation of average site illumination per Table 6.6.6 A:
 - 1). Within the LZ-0 and LZ-1 lighting zones, all points having illumination of less than twenty-five hundredths (0.25) foot-candles. Only points illuminated to twenty-five hundredths (0.25) foot-candles are included in calculation of the average.
 - 2). Illumination under buildings or opaque roofs, such as building entry covers, overhangs, canopies, marquees, walkway covers, and carports.
 - 3). Exempt lighting sources in Section 6.6.4.
 - 4). Illumination for athletic fields, ball courts, active recreation areas, and defined display areas.
 - 5). Illumination at points outside the boundaries of the site.

Approximate Illumination for general comparison only	
Type of Bulb	Lumens per watt
Incandescent,	15
Halogen	22
LED	60
Mercury Vapor	60
Compact Florescent	70
Low Pressure Sodium	90
Fluorescent tube	110
Metal Halide	115
High Pressure Sodium	150

- 6). Exclusions shall be the smallest area that defines the space used, e.g. the foot-candles directly below and within the drip-line of an opaque cover or within a playing field, outdoor display areas identified on a site plan or the minimum area actually used.
- 7). Illumination from signs and vending machines.
- c. Single-family residential uses shall conform to Section 6.6.6.a. 2 below.
2. **Maximum illumination** is the highest illumination permitted in foot-candles at any location on a site taking into consideration the cumulative effect of all illumination from all sources on the site.
- a. Single-family residential uses shall conform to the following:
 - 1). Non-cutoff fixtures shall not exceed seven hundred and fifty (750) lumens (or 50 watts incandescent) and be mounted no higher than eight (8) feet above finish grade or be under an opaque roof or cover.
 - 2). The total lumens from all unshielded lamps shall be less than 3,000 lumens per home-site.
 - 3). The combination of unshielded and full cut-off fixtures shall not exceed 12,000 lumens per home site, excluding lighting under fully-opaque covered areas such as building entrance covers, patio covers, shade structures, and carports.
3. **Measurement of illumination levels.** Cumulative illumination from all lighting sources is used to determine the highest, average and light-trespass illumination levels.
- a. Surface illumination levels are measured horizontally at finished grade in foot-candles.
- b. **Proposed lighting.** The illumination level of proposed lighting is based on the light distribution charts and characteristics of the proposed light fixture provided by the fixture manufacture as applied to the proposed installed location and include cumulative light levels from all existing and proposed fixtures.
 - 1). The lighting system performance shall be certified by a registered design professional and demonstrated by a computer program printout of the maintained illumination levels produced by the lighting fixtures.
 - 2). Light loss factor.
 - a). Fixtures shall be assumed to be operating at no less than seventy (70) percent of the maximum rating in the calculation of all horizontal illumination projections.
 - b). Fixture types for which no light loss factor applies shall be calculated at one hundred (100) percent of the maximum rating in all projected calculations
 - 3). Fixtures shall be assumed to be operating at one hundred (100) percent of the maximum (no light loss factor) when calculating projected vertical light trespass levels.
- c. **Installed lighting.** The illumination levels and light trespass levels of all installed lighting is based upon on-site measurements made by the Zoning Administrator using a light meter.
 - 1). No light loss factor shall be applied to on-site measurements of illumination levels.
 - 2). Illumination from signs and vending machines shall be included in the measurement of light trespass levels.

B. Light Trespass limits.

1. Light trespass into adjacent sites within the various lighting zones shall not exceed the levels in Table 6.6.6. B.
2. Light trespass limits apply between:

- a. Sites in different or the same lighting zone.
- b. Individual development sites within the same development.
- c. Development sites and abutting public or private streets.

Light trespass limits refer to light spilling **into** sites located in the various lighting zones. They are not based on the lighting zone where the source of lighting is located. For example, light sources in any lighting zone cannot emit light that enters an adjacent site in the L-2 lighting zone in excess of 0.05 foot candles vertical.

Table 6.6.6. B. Light Trespass Limits

Lighting Zone (area that the light is trespassing into)	Maximum Vertical Fc (At full illumination measured 6' above grade at site boundary)
LZ-0 Preserve Intrinsically Dark Areas	0.01
LZ-1 AR Agricultural Residential	0.05
LZ-2 Rural Non-Residential	0.25
LZ-3 Urban	0.5

3. Measurement of light trespass levels.
 - a. Trespass levels are projected and field-measured vertically at a height of five (5) feet above grade at ten (10) foot intervals along the boundary of the development site being measured. When the source(s) of lighting is/are located a distance of more than four (4) times the mounting height from the boundary line measurements or projections may be made at thirty (30) foot intervals.
 - b. Light trespass limits are a point-by-point reading and are not an average.
 - c. Light trespass includes all lighting sources cumulatively. No illumination source is excluded from trespass illumination limits. Lighting from parking lots, signs, vending machines, security lighting, pedestrian fixtures, building and canopy-mounted fixtures, sports courts and all other sources are included in the measurement.
 - d. No light loss factor applies when projecting or measuring light trespass levels.

Section 6.6.7 Illumination standards for specific applications

Illumination for specific applications shall conform to the maximum illumination levels in Table 6.6.7 and the light trespass limits in Table 6.6.6. B. Uses analogues to the uses listed may be permitted similar lighting standards.

Table 6.6.7 Illumination Standards for Specific Applications

Specific application standards		Maximum Horizontal Foot candles			Maximum Average Foot-candles
Application	Task Area	LZ-3	LZ-2	LZ-1	LZ-0
Auto Sales Lots.	Sales Lots	10	n/a	n/a	n/a
	Feature Display Area	30	n/a	n/a	n/a
Automatic Teller Machine and Night Depositories	Within 10 foot radius (Under required canopy)	10	8	5	n/a
Building entrance and Entry transition areas	Under opaque cover	8	8	5	n/a
	Not under cover	6	6	3	n/a
Business frontage	Under opaque cover	8	8	5	n/a
	Not under cover	6	5	3	n/a
Drive Up Window	Under required canopy	8	8	6	n/a
General security lighting	Vital entrances	3	3	3	n/a
	Building perimeter, outdoor storage, outdoor inventory	1	1	1	n/a

Landscape Areas	General Area (Not including small highlighted areas within larger landscapes.)	2.5	2	1.5	n/a
Loading platforms	Covered or uncovered area	20	15	10	n/a
Outdoor sales areas	Covered or uncovered area	8	5	5	n/a
Outdoor Dining	Open (not covered)	6	6	6	5
Parking Lots	Parking and Circulation	6	6	6	2.25
	Carport / Covered Parking	8	8	6	n/a
	Pedestrian crosswalks	8	8	6	n/a
Plaza / Courtyard Areas	Between Buildings	6	5	3	2
	Open areas	5	5	3	2
Public Parks	General Area	3.5	3.5	3.5	n/a
	Playing fields	30	30	30	n/a
	Playgrounds	8	8	8	5
Service Stations	Pump area under canopy	8	8	6.5	n/a
	Service and pedestrian areas (not under cover)	5	5	3	3
Walkways and highly used pedestrian areas	Non-residential uses	5	5	5	3
	Within Residential Areas (where/when lighting is required)	5	3	3	2
Only security lighting is permitted one hour after a use or business closes. In all cases use of LED lighting is preferred.					

A. **Up-lighting.** Except for specific applications in this Article, up-lighting is not permitted in any lighting zone.

B. **Architectural lighting.**

Architectural Lighting shall:

1. Be used only to highlight entry features or to provide lighting of adjacent ground level pedestrian areas. Lighting building walls or major portions of the building is not permitted.
2. Be limited. Up-lighting may be approved if placed under an opaque canopy or overhang to provide reflected light or be designed so the light terminates on the building structure.
3. Be concealed or shielded so the lens or source of lighting is not visible except from the illuminated area.
4. Not exceed three (3) foot-candles at any point on the building surface. Individual fixtures shall not exceed eight hundred and fifty (850) Lumens in Lighting Zones LZ-1 and LZ-2, twelve hundred (1,200) Lumens in Lighting Zone LZ-3 or fifteen hundred (1,500) Lumens in uses with high pedestrian levels such as entertainment uses.
5. Not be used in LZ-0.
6. Be identified by type of fixture on the site plan and building elevations and be accompanied by the manufacture's specifications, including maximum lumens emitted and lighting pattern for each type of fixture.

C. **Building mounted lighting.** Lighting mounted on a building shall conform to the following:

1. Be for the purpose of lighting the adjacent walkway, loading area or work area rather than illuminating the building wall surface or awnings.
2. When approved with a sign permit, building lighting may be used for illuminating signs that are limited to two (2) foot candles at the sign face.

3. Building-mounted light fixtures shall be full cut-off, shielded or mounted under opaque canopies, walkway covers or overhangs and recessed so the lens or source of lighting is not visible from offsite.

D. Business frontage, outdoor sales areas and entry transition areas. Business frontage, outdoor sales areas and entry transition areas may be illuminated to the levels in Table 6.6.7 and as follows:

1. Building or pole-mounted pedestrian lighting fixtures shall be mounted no higher than fifteen (15) feet and shall not be under a canopy or roof structure.
2. All light fixtures emitting more than seven hundred and fifty (750) Lumens shall be full cut-off and mounted as required to maintain full cut-off features.
3. Lighting under attached canopies, walkway covers or overhangs shall be fully shielded from view at the site boundary.
4. Up lighting shall only be permitted under a completely opaque roof, canopy or building overhang. Where the canopy or roof is not opaque the fixtures shall be full cutoff. Backlighting of translucent canopies or roofs is not permitted.
5. Lighting under opaque covers is not included in the average site foot-candles per acre limits of Table 6.6.6. A, but shall not exceed the maximum limits in Table 6.6.7.

E. Parking Lot lighting. Parking lot lighting fixtures shall not exceed thirty (30) feet in height.

F. Landscape lighting.

1. Low voltage lighting of landscape features and plant materials is permitted in all Lighting Zones except LZ-0 in conformance with Table 6.6.7.
2. Within Lighting Zones LZ-1 and LZ- 2, all landscape lighting, except low voltage lighting, shall be mounted no higher than four (4) feet above grade and downward facing. (Aimed at an angle of fifteen (15) degrees or more below horizontal).
3. Landscape abutting pedestrian spaces, walkways, building entrances, focal points and special features may be illuminated by spillover lighting at the same levels as the abutting areas. The lighting level of all other landscaping areas shall comply with illumination levels in Table 6.6.7.
4. Individual lighting fixtures shall not exceed seven hundred and fifty (750) Lumens and shall be concealed or shielded to ensure that the source of lighting is not visible off-site.
5. Landscape lighting fixtures shall be identified on the landscape plan and the site photometric plan. Manufacturer's details of lumens emitted and distribution pattern of the fixture shall be provided with lighting plans except for low voltage systems.

G. Outdoor sale areas.

1. Lighting for outdoor sales areas, as defined on approved site plans, are not included in the average foot-candles per acre limits of Table 6.6.6. A, but shall not exceed the maximum limits in Table 6.6.7.
2. All sales area lighting shall be turned off when the business is closed, except for security lighting.

H. Public Art, monuments, special focal points, flags.

Special lighting may be used for public works of art, monuments, flags, or other areas of special visual interest, as follows:

1. Lighting may provide a maximum of three (3) foot-candles over a statue, mural, monument or focal point feature through use of down lighting, narrow focus or similar fixtures.
2. Illumination shall be fully shielded and light sources shall be concealed so they are not visible to surrounding area.
3. All flag illumination shall be by down lighting.

I. Security lighting.

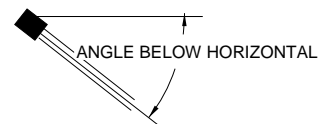
1. Security lighting is subject to maximum light trespass requirements.
2. Where electronic surveillance devices such as security cameras are installed, the security lighting in critical locations shall be permitted to provide sufficient illumination so that the cameras can operate within the recommended tolerances.
3. **Infrared security lighting.** Lights emitting infrared radiation for remote security surveillance systems are permitted in all locations with the following restrictions:
 - a. Fixed infrared lights shall be fully shielded.
 - b. Movable lights, such as infrared spot lights attached to an infrared-sensitive camera, must be mounted such that the lights cannot be directed higher than twenty (20) degrees below the horizontal, measured from the center of the light beam.
4. **Motion activated fixtures.** Motion activated fixtures shall have 'on' cycles not exceeding fifteen (15) minutes. The fixtures are permitted in all Lighting Zones in conformance with the following.
 - a. Fixtures shall conform to light trespass regulations and be located and adjusted to avoid frequent activation by anticipated traffic.
 - b. Fixtures with greater than seventeen hundred (1,700) Lumens and visible from offsite shall be full cut-off for all nonresidential uses.

J. Service stations. Lighting for service stations shall conform to the following:

1. All fixtures, including fixtures mounted under walkway covers and canopies shall be full cut-off.
2. Only lighting that is completely recessed into the canopy ceiling with flat lenses no lower than the ceiling surface or that are shielded or screened so the lens is not be visible from off the site are permitted on a canopy structure.
3. No lighting shall be mounted above or on the canopy fascia except that for permitted signs.

K. Sports fields, courts, arenas, tracks.

1. Lighting on athletic fields, courts or tracks are exempt from the maximum and average illumination limits in Tables 6.6.6. A and 6.6.7.
2. Lighting for each facility or area shall be operated and controlled separately and only illuminated when in the facility or area is in use.
3. Sports field or court lighting is not exempt from light trespass regulations.
4. All lighting shall:
 - a. Utilize full cutoff luminaires installed in a fashion that maintains the full cutoff characteristics or directionally shielded luminaires.
 - b. Utilize internal and/or external glare control louvers and be installed to limit glare. Lighting shall be oriented and shielded in a manner to minimize the light lens from being visible from off the site.
 - c. Be installed and maintained with aiming angles of not less than seventy-five (75) degrees below horizontal for large sports fields. The aiming angle is measured from the axis of the luminaire maximum beam candlepower as certified by the manufacture or independent testing agency.
- d. The applicant shall provide sufficient supporting technical information to indicate state-of-the-art glare control and may be required by the Community Development Department to provide analysis of options to minimize off site impacts.
- e. Be mounted no higher than seventy (70) feet for sports fields and twenty-five (25) feet for sports courts.



- f. Where sites are adjacent to existing or proposed home sites in Lighting Zone LZ-1, pole mounted lights shall be located a distance of not less than four (4) times the mounting height from the home sites.
- 5. Lighting design shall consider options to the number and location of poles to achieve the lowest practicable fixture height and to minimize the visibility of the facility lighting as viewed from off-site.
- a. All non-cut-off security fixtures shall be aimed to forty-five (45) degrees or more below horizontal.

L. Walkways and Pedestrian areas.

- 1. **Commercial Areas:** Illumination of primary sidewalks on site is required by direct or ambient lighting. Lighting of secondary sidewalks may be required based on the anticipated nighttime use.
 - 2. Low Lumen Fixtures emitting eight hundred and fifty (850) lumens or less and which are designed with a translucent cover, glass diffusers or refractors so that the source of light is not readily discernible may be permitted in pedestrian oriented areas such as entryways or along walkways.
 - 3. **In the AR zoning district:** Direct illumination of primary or secondary sidewalks or connecting pathways is only required where significant nighttime use is anticipated. Illumination provided during specific activities shall be extinguished when the activity and need for illumination is completed.
- M. **Signs.** Illumination of signs is not required to be included in photometric calculations, however, it is subject to enforcement of light trespass levels and illumination levels specific to the type of sign when stated in this ordinance. Externally illuminated signs shall be limited to two (2) foot candles at the sign face.
- N. **Underwater light fixtures.** Underwater light fixtures in swimming pools and other water features shall be aimed so that the center of the beam is horizontal or below horizontal.

Section 6.6.8 *Illumination levels of streets*

Standards for lighting of public and private streets are found in the SRP-MIC Design Standards and Guidelines.

Article 6.7 Signs

Section 6.7.1 Purpose

The purpose of this Article is:

- A. To protect the general health, safety, and welfare of the Community members and visitors from damage and injury by:
 - 1. Ensuring that signs are designed, constructed, installed, operated, and maintained in a safe manner.
 - 2. Preventing excessive distractions and visual obstructions caused by improperly situated or operated signs.
 - 3. Facilitating safer traffic flow through use of clear and effective signs.
 - 4. Avoiding potential adverse impacts from signs on nearby properties, motorists and others.
- B. To create an attractive business environment within the Community by:
 - 1. Allowing signs appropriate to the type and size of land use, the character of architecture and that are appropriately proportioned to the building facade.
 - 2. Ensuring signs are well maintained.
 - 3. Allowing adequate and effective signs.
- C. To protect the Community's physical and natural and scenic beauty and general aesthetics by:
 - 1. Preventing signs from dominating the appearance of the area and creating visual clutter.
 - 2. Providing reasonable limits on the number, location, size, height, spacing and type of signs.
 - 3. Limiting adverse impacts on the appearance and enjoyment of the surrounding area caused by lighting, distraction, location, height, operation and design of signs.

This Article is not intended to guarantee that every property owner or business owner will be able to achieve their desired level of visibility or overcome limitations of a site due to location, building architecture, orientation, street frontage, landscaping and other constraints.

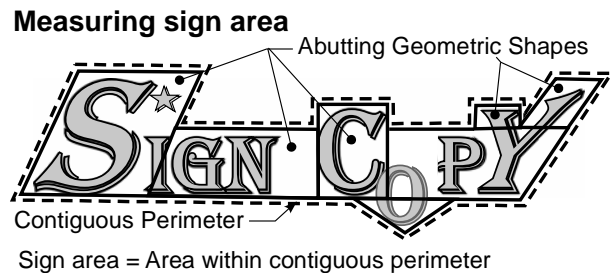
Section 6.7.2 Applicability

- A. These regulations apply to all signs and graphic communication displayed, erected, placed, constructed, painted, installed or maintained within the SRP-MIC.
- B. All signs displayed after the effective date of this Zoning Ordinance shall conform to this ordinance or to an applicable, approved Comprehensive Sign Plan.
- C. Article 6.7 does not apply to:
 - 1. Signs not visible from a street or adjacent site.
 - 2. Outdoor advertising signs (billboards) regulated under a separate ordinance.
 - 3. Murals, sculptures and other works of art. These are subject to Design Review approval.
- D. Freedom of speech.
 - 1. Signs permitted in this chapter may contain legal noncommercial copy in lieu of any other copy. This ordinance in no way restricts the display of legal noncommercial messages on any legal sign.
 - 2. Signs containing a lawful noncommercial message shall comply with the applicable provisions of this ordinance and are part of the maximum sign area allowed on any site.
 - 3. Neither the content nor the viewpoint expressed by the sign, if legal, shall be considered when taking action to approve or deny applications related to signs.

Section 6.7.3 *General sign regulations*

- A. **Sign Permit Required.** An approved sign permit is required prior to displaying, placing, erecting, relocating, installing or modifying a sign within the Community, except for signs specifically exempted in this Article.
- B. All signs displayed, erected, placed, constructed, painted, installed, modified or maintained contrary to this Article or the related approved sign permit are a violation of this ordinance and are subject to the enforcement provisions.
 - 1. "Modified," as used in this Article, means any change to an existing sign's support structure, size shape, height, location, illumination or architectural detailing.
 - 2. Maintenance of a sign in its original condition or reuse of an existing sign by changing the sign copy is not a modification.
- C. **Responsible persons and liability for damages.**
 - 1. The person, firm(s) and corporation(s) responsible for the design, installation or display of a sign and the sign owner(s) shall be jointly and severally responsible to ensure that the sign complies with this Article, does not constitute a safety or traffic hazard and is mounted in a structurally sound manner including provisions for windy conditions.
 - 2. The sign owner is responsible for maintenance and removal of signs. If the owner of a sign cannot be determined or contacted, the property owner is responsible for removal of the signs as required by the Zoning Ordinance.
 - 3. This Article shall not be construed as relieving or limiting in any way the responsibility or liability of a person, firm, or corporation that erects or owns a sign from personal injury or property damage resulting from placing a sign or resulting from negligence or willful acts of that person, firm or corporation, its agents, employees or workers in the construction, maintenance, repair or removal of a sign erected in accordance with this Article or with a permit issued by the Community.
 - 4. The approval of signs, materials or devices under this Article does not impose upon the Community or its officers or employees any responsibility or liability by reason of the approval.
- D. **Nonconforming signs.**
 - 1. All existing legal signs that do not conform to this ordinance shall be considered a legal nonconforming sign and may continue to be used as a nonconforming improvement subject to Section 1.1.6. A "legal nonconforming sign" means a legal sign that conformed to all applicable regulations when it was installed and has become non-conforming upon adoption of subsequent regulations.
 - 2. Reasonable repairs and alterations, including changes to the face, color and sign copy, or use by a new business are permitted on legal nonconforming signs except that changes to signs consisting of individual letters shall conform to this ordinance.
 - 3. If a legal nonconforming sign is removed or sustains damage by any means including an act of nature and the damage exceeds fifty (50) percent of its current replacement value, the sign may only be restored, reconstructed, altered, or repaired so that it fully conforms with this ordinance, or may be replaced by a sign that fully conforms.
- E. **Immediate removal or repair.** The CDD Director may order or cause the immediate removal or repair of any sign found to be unsafe or defective to the extent that it creates an immediate hazard to persons or property or of any sign within a street right-of-way or on public land displayed in violation of this Ordinance and/or without the Community's consent.
 - 1. The sign owner of an unsafe or defective sign will be notified of the necessity to remove or repair the sign. Signs not promptly removed or repaired after notification are subject to removal or removal and impoundment by the Community.
 - 2. Signs within a street right-of-way may be removed without notification to the owner.

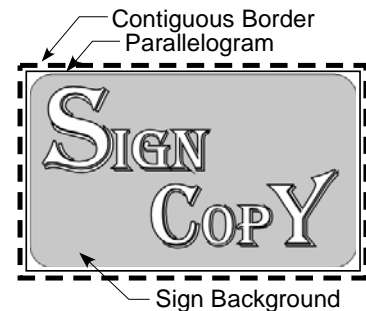
3. Signs removed and/or impounded by the Community may be disposed of without notice.
 - a. No compensation shall be paid for signs disposed of that were impounded.
 - b. Any outstanding fines or related costs incurred by the community shall be paid prior to releasing an impounded sign.
 4. The Community may require compensation for the cost for any actions related to removal or repair of signs.
- F. **Sign Maintenance.** All signs shall be maintained in a like-new condition and in conformance to the conditions of the sign permit and this Article.
1. Maintenance is the responsibility of the sign owner and person in control of the property on which a permanent sign is located. Maintenance of temporary signs is the responsibility of the sign owner.
 2. Sign structures and sign cabinets shall be kept clean, painted areas shall be free of flaking or fading, and all sign elements shall be free of rust and rust stains.
 3. Signs that are damaged, deteriorated or vandalized shall be repaired to like-new condition within Thirty (30) days of such damage if the sign is permanent or shall be repaired, replaced, or removed within forty-eight (48) hours of the damage if the sign is temporary.
 4. Signs that are damaged to such an extent that they may pose a hazard to passersby, as observed by the owner or as determined by the CDD Director, shall be repaired to like-new and safe condition or removed immediately.
 5. Illuminated signs, including digital signs, that are damaged, malfunctioning, displaying a partial or incomplete message or displaying flickering, blinking or partial images, or that do not comply with the provisions of this ordinance shall not be illuminated until the sign is repaired or necessary adjustments are completed.
 6. Failure to comply with these sign maintenance requirements is a violation of this Zoning Ordinance.



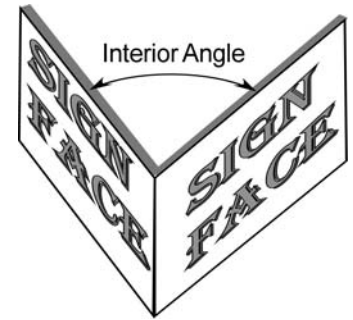
Section 6.7.4 Measuring sign area

A. Single-face sign area.

1. The area of a sign is the sum of the areas of abutting geometric shapes consisting of parallelograms, trapezoids and/or triangles that when combined create the smallest contiguous perimeter that will enclose the sign copy. Sign copy includes letters, figures, characters, logos, graphics and corporate colors or patterns.
2. Words or graphics that together compose one context are measured together as one sign.
3. Spaces between letters, words or components of a sign shall be included in one contiguous perimeter.



4. When the sign copy is mounted or painted on a panel or surface distinctively painted, textured, illuminated or constructed as a background, the area of the background is included in the sign area.
5. Architectural features, the sign base or structure and lighting that depicts corporate colors or patterns related to the building occupant are considered sign copy and are included as part of the total sign area.



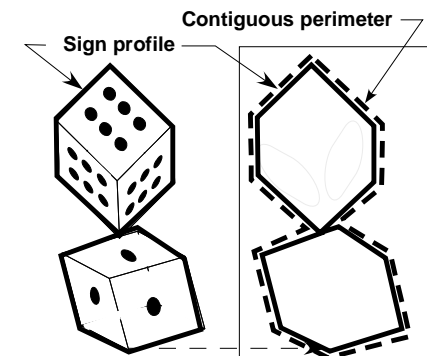
B. Signs with multiple sign faces.

1. Double-Sided Signs. The area of sign with two sign faces placed back to back on the same structure is measured as follows:
 - a. If the interior angle between the sign faces is less than forty-five (45) degrees, then the sign area is the area of one of the two faces. If the sign faces are a different size, the area of the larger sign face is the area of the sign.
 - b. If the interior angle between the sign faces is forty-five (45) degrees or greater, then the area of both sign faces are included in the area of the sign.
2. Signs with more than two sides. When a sign has more than two connected sign faces, which face different directions, the sign is measured as a freeform sign.

C. Freeform Signs. Spherical, sculptural, statuary and non-planar three-dimensional signs are measured as follows:

1. The profile of the sign as viewed from the side that displays the largest area is projected onto a vertical planar surface that is parallel to the sign, then the area of the projected profile of the sign is measured in the same manner as a single face sign.

Measuring area of free-form signs



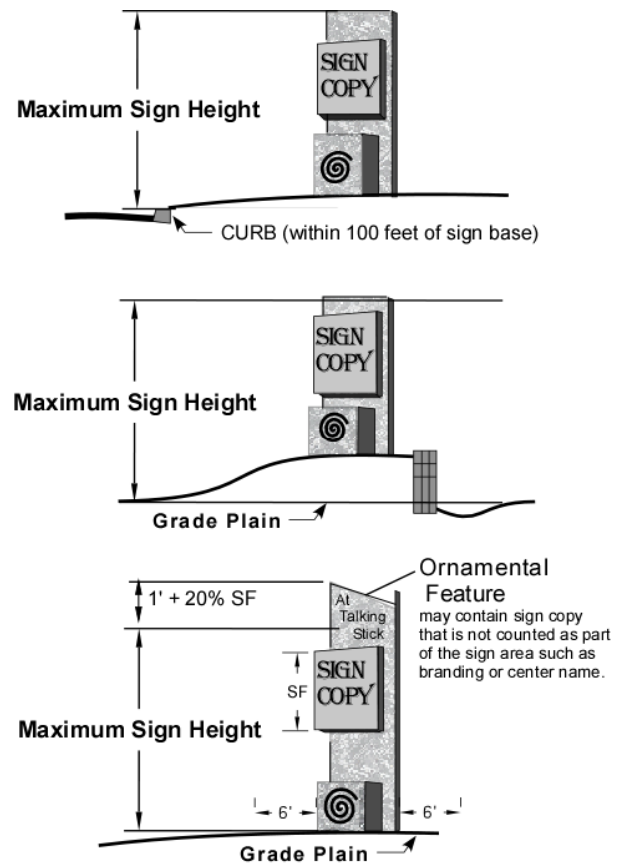
3-Dimensional Sign viewed from the side displaying the largest profile.

The sign profile is projected on to a flat planar surface and measured like a single-sided sign.

Section 6.7.5 Measuring freestanding sign height

A. The height of a freestanding sign is measured vertically between the highest point of the sign structure and the natural grade. The natural grade is:

1. The top of the nearest point of a street curb, or edge of street pavement if there is no curb, within one hundred (100) feet of the base of the sign, (Freeways or elevated roadways are not used to measure sign height.); or
2. The average of the lowest and highest elevation of the ground surface if the sign is more than one hundred (100) feet from an arterial, collector or local street curb or edge of street pavement.
- a. Where there are man-made elevated areas such as an earth mound or raised planter, the natural grade shall be measured from outside the perimeter of the raised area and the raised area shall be included in the sign height.
- b. Where there are man-made depressions such as detention basins, the natural grade shall be measured from the perimeter of the depressed area and the depth is not included in the measurement of sign height.
3. Decorative, ornamental or architectural elements of a sign structure containing no sign copy or sign copy that is not counted as part of the maximum sign area may be permitted to exceed the maximum sign height by one (1) foot plus twenty (20) percent of the vertical dimension of the sign face.



Section 6.7.6 Illuminated signs

Signs shall only be illuminated as provided in this Section, except that signs within lighting zone LZ-0 and signs on sites whose primary use is residential or agricultural in lighting zone LZ-1 may only be illuminated by ambient light.

A. **Approval.** Approval of sign illumination is part of the sign permit process. Adding illumination to an existing non-illuminated sign requires a new sign permit.

B. **Illumination.**

1. Illuminated signs are not permitted in lighting zone LZ-0.
2. Signs in lighting zones LZ-1 or LZ-2 shall be turned off when the business closes or at ten (10) p.m., whichever comes first.
3. Wall signs in lighting zone LZ-3 shall only be illuminated during hours of operation of the related business.
4. Except where specifically allowed, blinking, intermittent or flashing lights, laser lighting, or changing levels of illumination, and lighting with exposed sources are not permitted.
5. Conductors, transformers and other electrical equipment shall be concealed from view.
6. Externally-illuminated signs shall:
 - a. Be illuminated from above the sign face.
 - b. Use shielded or hooded fixtures narrowly directed at the sign and mounted so that the source of illumination is not visible.

- c. Not exceed fifty (50) foot-candles in lighting zone LZ-3 and LZ -2 and fifteen (15) foot-candles in LZ-1 lighting zones as measured parallel to and within one (1) foot of the sign face.
- 7. Internally illuminated signs shall comply with the following:
 - a. Opaque backgrounds are required. Only the sign's message content, such as individual letters or logos, shall be translucent. The background of all sign faces, including white and/or colored backgrounds, shall be completely opaque. A translucent band outlining the perimeter of the entire sign face, not exceeding two (2) inches in width, is permitted.
 - b. Signs with changeable letters may only have a translucent background in the raceway behind the changeable letters. All background areas shall be opaque.
- 8. Design and installation of illuminated signs shall avoid glare, reflection and are subject to the light trespass limitations in Section 6.6.7.L except that freestanding signs shall not be required to meet light trespass requirements into a street right-of-way. When a sign's design creates a reasonable assumption that light trespass levels may be exceeded the Zoning Administrator may request the manufacturer's information for projected illumination levels with the application for a sign permit.

Section 6.7.7 Signs allowed with electronic changing messages

Signs specifically permitted to incorporate electronic changing messages in Section 6.7.12 using devices such as digital panels, electronic message boards, LED, LCD, plasma screen and similar displays shall conform to the requirements of this Section. No freestanding signs within the exterior boundary of the A/LDR land use designation of the General Plan shall incorporate electronic changing message panels except for those related to civic, religious, or public uses.

A. Design.

- 1. On freestanding signs, the electronic changing message component is limited to a maximum of seventy-five (75%) of the permitted sign face area.
- 2. The area of the electronic changing message component is counted as part of the permitted sign area.

B. Illumination levels.

- 1. Electronic changing message signs shall not exceed the following maximum luminosity limits:

Table 6.7.7 Maximum Illumination Levels

Sign Type	Maximum illumination level	
	Sunrise to Sunset	Sunset to Sunrise
Pedestrian oriented	1200 nits	150 nits
Drive-through / menu boards	1200 nits	150 nits
Street-oriented signs	1500 nits	300 nits
Freeway Pylon Signs	5000 nits	500 nits

- 2. In areas of high nighttime illumination the maximum level of illumination may be set by empirical observation by the Zoning Administrator but such signs shall not exceed light trespass limits on adjacent properties.

C. Operation.

1. Wall signs shall be turned off when the business is closed but not later than 10 p.m. in LZ-1 or LZ-2.
2. All signs shall use an automatic system to control the illumination level and operation of the sign. A certification from the sign manufacturer shall accompany any sign permit application evidencing that:
 - a. The sign has been or can be pre-set or is equipped not to exceed the maximum illumination levels.
 - b. The sign is equipped with sensors, timers and/or controls that automatically adjust the brightness of the sign to the levels required in this Section.
3. Except for civic uses providing community announcements, messages shall only be permitted to change when the activity changes and not more than once every twenty (20) minutes (dwell time) or when the event or price advertised changes, whichever is less frequent.
4. Transition between displays shall be by smooth fade in / fade out spanning not less than four (4) seconds and shall not cause an abrupt change in lighting levels.
5. Sequential messages requiring more than one image to complete the individual message are not permitted. If several events, movies, prices, items, etc. are being advertised, they may be advertised together on the same image displayed.
6. Streaming of video content and operation or illumination levels other than as stated in this Section are not permitted.

Digital signs need to be bright enough to overcome full sunlight. This light level is excessively bright in less than full sunlight at dawn, dusk and at night. Automatic adjustments dim the sign at times when ambient light levels are lower after sunset and before sunrise. They also turn signs off at night when the business is closed to protect the Community's dark skies.

D. Measurement of sign illumination levels.

1. Illumination of digital signs shall be measured within the optimum viewing angle of the sign where the output is the brightest in accordance with the operation manual of the instrument(s) used to make the measurement.
 - a. If conformance with maximum illumination levels needs to be verified, the cost of the measurement will be the responsibility of the sign owner.
 - b. Alternatively, the maximum and minimum levels of illumination may be set by empirical observation by the CDD Director of the installed sign.
 - c. The owner of the sign shall cooperate during testing procedures, for example, by turning the sign on or off, displaying a white image (100% red, 100% blue, 100% green) or displaying a series of typical images, adjusting the illumination level to known settings as necessary.
2. Illumination of all signs related to trespass levels shall be measured as part of the total empirical measurement of light emitted from a site with all sources of nighttime illumination typical of the site use turned on.

Section 6.7.8 Comprehensive sign plan

- A. **Purpose.** The comprehensive sign plan provides design compatibility of signs, including types, styles, fonts, colors, materials and methods of illumination, integrates sign design with the architectural theme and character of the development, organizes the distribution and display of signs, and describes the size, height, number, function and location of signs.
- B. **When Required.** A comprehensive sign plan is required when:
 1. Any wall signs are proposed to be located remotely within the same development on an exterior building wall other than that of the tenant related to the sign.

2. In developments of more than ten (10) acres, the Zoning Administrator may waive this requirement for uses that would not benefit from a sign plan (e.g., developments with only a few, large single-tenant uses).

C. Approval process.

1. The application for, or an amendment to, a comprehensive sign plan shall follow the design review process.
2. Signs shall conform to the purpose of this Article, to the size, height and area requirements of this Article, and to the character of the zoning district in which the signs will be located.

D. Exceptions. The Zoning Administrator may grant certain exceptions to the size, height and/or number requirements of this Article up to twenty (20) percent, when the particular exception conforms with the purpose of this Article in Section 6.7.1, in conjunction with approval of a comprehensive sign plan for the following:

1. Commercial retail developments of fifty (50) acres or greater.
2. Auto malls or parks with more than one dealership.
3. Developments with a major entertainment use or more than one large scale entertainment use.
4. Hospitals with multiple ancillary services and structures.
5. Hotels and commercial lodging facilities.
6. University or college campuses.

E. Evaluation criteria. All comprehensive sign plans will be evaluated using the following criteria:

1. **Aesthetics.** Signs shall maintain the appearance of a high quality environment appropriate to surrounding context. Sign style, design themes and materials shall be compatible with the architecture, colors, and materials of the project design themes and be well integrated with building architecture and landscaping.
2. **Placement.** All signs shall be placed where they are visible and legible for their intended function. Factors to consider include the purpose of the sign, its location relative to traffic movement and access points, site features, and structures and orientation relative to viewing distances and viewing angles. In commercial centers in which some tenants have little or no visibility from the street, wall signs may be approved on building walls other than the wall of the space occupied by the tenant.
3. **Quantity.** The number of signs that may be approved within any development shall be sufficient to provide project identification and to facilitate internal circulation and way-finding. Factors to be considered shall include the size of the development, the number of development sub-areas, and the division or integration of sign functions.
4. **Size.** All signs shall be no larger than necessary for visibility and legibility. Factors to be considered in determining appropriate size include topography, volume and speed of traffic, viewing distances and angles, proximity to adjacent uses, amount of sign copy, placement of display, lettering style and the environment in which the signs are placed.

F. Signs not addressed in a comprehensive sign plan. If the comprehensive sign plan does not address a particular sign or condition, the requirements of this ordinance apply.

G. Permits.

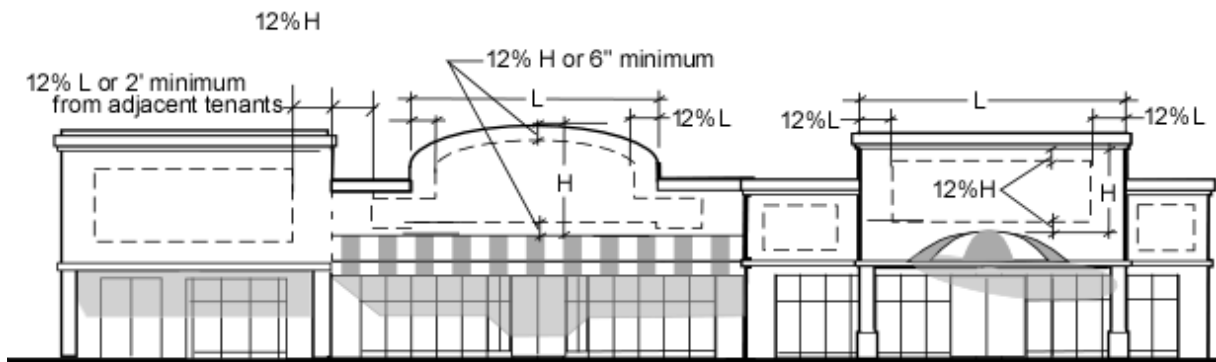
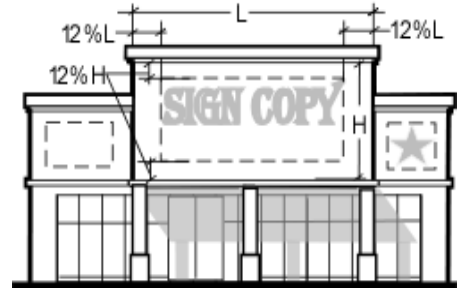
1. When a comprehensive sign plan is required, no sign permit will be issued until a comprehensive sign plan is approved.
2. Within a development for which a comprehensive sign plan has been approved permits will only be issued for signs that comply with the approved comprehensive sign plan or with this Article if the sign is not otherwise addressed in the sign plan.

Section 6.7.9 Permanent wall mounted signs

Permanent wall-mounted signs require a sign permit and shall conform to the requirements of this Section.

A. Sign Placement.

1. Placement of sign copy on a wall segment, defined by wall edges and by architectural features such as parapet caps, windows, buttresses, adjoining roofs, wall offsets, openings, and other features that interrupt the wall plane, shall be:
 - a. No closer to the top or bottom of the wall segment than twelve (12) percent of that wall segment's height or six (6) inches, whichever is greater.
 - b. No closer to the side edges of the wall segment than twelve (12) percent of the wall segment's width or one (1) foot, whichever is greater.
 - c. No closer than two feet from the edge of the tenant space or any sign of another business
2. The placement requirements in paragraphs 6.7.9.A.1.a. and b. shall not require signs to be placed more than four (4) feet from top, bottom or side edges of walls regardless of the segments height or width.



Wall Sign Placement

The placement requirements of this part control when the allowed sign area or size of characters or logos of any wall sign would exceed the placement requirements.

3. Wall signs shall be flush mounted, and not extend more than twelve (12) inches from the surface of the wall.
4. Signs mounted on architectural features or exposed structural elements are excluded from the above placement requirements and shall conform to part 6.7.12.

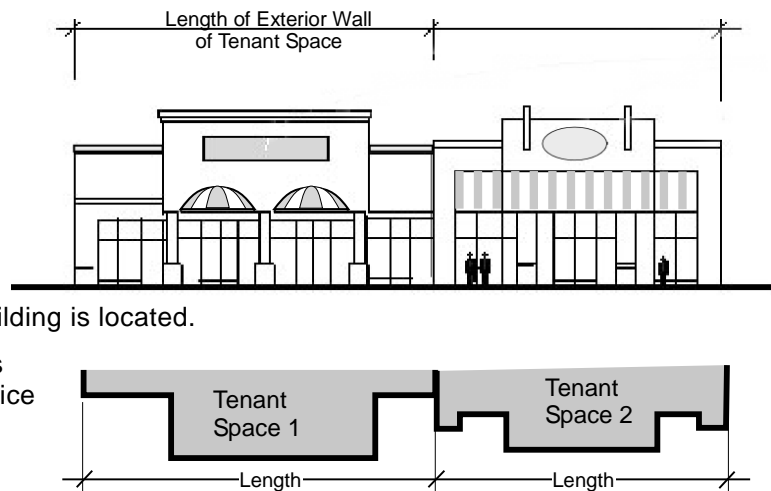
Table 6.7.9 Maximum size allowed for permanent wall signs

Category of Land Use (As listed in the Land Use Table in Chapter 4)	Total area of wall signs per tenant elevation ¹		Maximum area per individual sign	Maximum height of letters, characters or logos
	Primary frontage wall ²	Other exterior walls		
Agricultural	12 sf.		12 sf.	12"
Residential	4 sf.		4 sf.	6"
Institutional & Civic	½ sf./lf.	¼ sf./lf.	100 sf.	24"
Office / Professional Service	1 sf./lf.	¼ sf./lf.	150 sf.	24"
Commercial Retail / Service Trades in all districts except C1				
Pad Buildings	1 sf./lf.	¼ sf./lf.	75 sf.	24"
Tenant space <5,000sf	1 sf./lf.	¼ sf./lf.	75 sf.	24"
Tenant space 5,000- 20,000sf	1 ¼ sf./lf.	¼ sf./lf.	112 sf.	36"
Tenant space 20,001-75,000sf	1 ¼ sf./lf.	¼ sf./lf.	150 sf.	48"
Tenant space>75,000sf.	1 ½ sf./lf.	¼ sf./lf.	200 sf.	60"
In the C1 district (all uses)	½ sf./lf.		100 sf.	18"
Lodging	1 sf./lf.	¼ sf./lf.	150 sf.	24"
Entertainment and Commercial Recreation	1 sf./lf.	½ sf./lf.	150 sf.	24"
Large Entertainment Venue				
Tenant space < 75,000 sf.	1 ½ sf./lf.	¼ sf./lf.	250 sf.	48"
Tenant space 75,000 sf. or more	4 sf./lf.	1 ½ sf./lf.	250 sf.	72"
Industrial	½ sf./lf.	¼ sf./lf.	150 sf.	24"
Storage Warehousing	½ sf./lf.	¼ sf./lf.	100 sf.	24"
Transportation-Related Facilities	½ sf./lf.	¼ sf./lf.	100 sf.	24"
1. Multi-story Buildings See Section 6.7.9.D.				
2 Designated "Freeway frontage sign walls" per Section 6.7.9 E.				

B. Sign area permitted on the ground floor of tenant spaces.

The permitted area of permanent wall signs is based on the category of use the related sign serves and the length of the ground floor exterior tenant walls as listed in Table 6.7.9.

1. The linear footage of wall elevation is measured in feet in a straight line parallel to the exterior wall of the tenant space at the ground floor of the building, including for multi-story buildings.
2. Primary frontage wall is the side of the building or tenant space where the primary entrance of the business or building is located.
3. The area of wall signs includes all business identification, service or product descriptors, brands, modifiers, logos, etc. for the primary tenant and for any subtenant or remote sign.



4. Permitted square footage of signs cannot be transferred between exterior wall elevations or between different tenants.
- C. **Buildings with large setbacks.** When a wall sign is more than five hundred (500) feet from the street that the sign is oriented towards, the maximum letter height may be increased by one foot. Measurement is made from the center of the sign to the nearest point of the street pavement.
1. The maximum allowed height of any letter or character is seventy-two (72) inches, except that the maximum height of any logo when displayed with the name of the related business is ninety-six (96) inches.
 2. Where applicable, the one (1) foot letter height adjustment may be incorporated into a comprehensive sign plan, however, the maximum letter height shall not exceed seventy-two (72) inches. The letter height adjustment is not in addition to any other permitted increase in letter height.
 3. The Maximum area per sign shall not exceed the maximum permitted for the related use listed in Table 6.7.9.
- D. **Multi-story buildings.** Signs are only permitted on the first and top story of multi-story buildings as follows:
1. Signs on the top story.
 - a. Wall signs may be located on any two of the top story elevations. Examples of top story signs include the name and/or logo of the building, development or a major tenant.
 - b. The total area of signs on any one upper level elevation shall not exceed one hundred and fifty (150) square feet and shall be flush mounted parallel with the wall plane.
 - c. The maximum height of alpha-numeric characters is one (1) inch per foot of height of the wall it is mounted on up to a maximum of seventy-two (72) inches.
 - d. The maximum height of logos is one and one-half (1 1/2) inches per foot of height of the wall it is mounted on up to a maximum of ninety-six (96) inches.
 2. **Middle story tenants.** Tenants located between the first and top stories of a building are permitted one (1) remote sign on a ground floor or top story exterior wall elevation of the building in which they are located in conformance with the regulations for the elevation and in conjunction with an approved comprehensive sign plan. The signs are counted as part of the maximum sign area permitted on the subject elevation.
 3. **Interior businesses.** Business with no exterior walls visible from a street or public parking area and sub-tenants of a larger business are permitted one (1) remote sign on a ground floor or top story exterior wall elevation of the building in which they are located in conformance with the regulations for the elevation and in conjunction with an approved comprehensive sign plan. The signs are counted as part of the maximum sign area permitted on the subject elevation.
- E. **Freeway frontage sign walls.** Commercial retail sales/service trades, lodging, entertainment and commercial recreation, large entertainment venues/service, and institutional and civic uses may designate one (1) building wall visible from and within three hundred (300) feet of a freeway right-of-way as a freeway frontage sign wall. All applicable sign regulations and the following apply to signs on designated freeway frontage sign walls.
1. Signs related to the tenant within the designated sign wall shall conform to the primary frontage wall maximum area in Table 6.7.9
 2. Remote signs: Retail or entertainment businesses within the same development may each locate one (1) remote sign on any one (1) designated freeway frontage sign wall.
 - a. Designated freeway frontage sign walls shall only be on a one (1) story building.
 - b. The maximum height of letters, character, or logos of remote signs is forty (40) inches.

- c. The total length of all signs on any designated freeway frontage sign wall, including remote and non-remote signs, shall not exceed forty (40) percent of the length of the designated freeway frontage sign wall.
- d. An approved comprehensive sign plan addressing signs on the designated freeway frontage sign wall is required.

F. **Illumination and operation.** Wall-mounted signs may be externally or internally illuminated in compliance with Section 6.7.6.

Section 6.7.10 Permanent Freestanding Signs.

Permanent freestanding signs are permitted with an approved sign permit in conformance with the requirements of this Section.

- A. **Number, size and spacing.** The number, height, area and spacing of freestanding signs permitted is shown in Table 6.7.10.

Table 6.7.10 Freestanding Signs: maximum number, height, area and spacing.

Type of use or development	Maximum number of signs per length of street frontage	Maximum height	Maximum aggregate sign area per sign	Minimum between signs along one side of a street
Single Tenant Signs				
Any land use except residential / agricultural				
on sites 5 acres or less	1 per street frontage	5ft	12 sf.	300 ft.
on sites 5 acres or more	1 per street frontage	6 ft.	16 sf.	300 ft.
Pad building within a larger development	1 sign per building	4 ft.	10 sf.	150 ft.
Multi-Tenant Signs				
Institutional / Civic / Cultural				
on sites 5 acres or less	1 per street frontage	5ft	16 sf.	300 ft.
on sites over 5 acres	1 per street frontage	6 ft.	22 sf.	300 ft.
Office Development				
on sites 5 acres or less	1 per street frontage	5 ft.	16 sf.	150 ft.
on sites 5 acres to 10 acres	1 per 300'	8 ft.	22 sf.	300 ft.
on sites larger than 10 acres	1 per 600'	10 ft.	36 sf.	300 ft.
Commercial Retail / Service Development, Entertainment / Commercial Recreation (except in C1)				
on sites 5 acres or less	1 per street frontage	6 ft.	24 sf.	150
on sites 6 to 10 acres	1 per 300'	8 ft.	36 sf.	300 ft.
on sites >10 to 40 acres	1 per 300'	12 ft.	48 sf.	300 ft.
on sites larger than 40 acres	1 per 600'	14 ft.	64 sf.	300 ft.
Pad building with multiple tenants	1 sign per building	6 ft.	16 sf.	150 ft.
In the C1 District				
on sites 5 acres or less	1 per street frontage	5 ft.	12 sf.	150 ft.
on sites over 5 acres	1 per street frontage	6 ft.	18 sf.	300 ft.
Lodging / Visitor Accommodations	1 per street frontage	6 ft.	18 sf.	300 ft.
Industrial Uses / Storage Warehousing / Transportation				
on sites 10 acres or less	1 per street frontage	6 ft.	18 sf.	300 ft.
on sites over 10 acres	1 per 600'	10 ft.	32 sf.	300 ft.

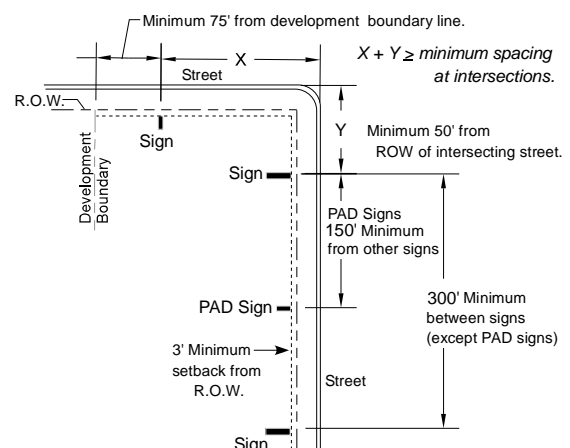
Major Entertainment Venue				
Use < 75,000 sf.	1 per street frontage	10 ft.	64 sf.	300 ft.
Use > 75,000 sf.	1 per street frontage	18 ft.	82 sf.	300 ft.
Residential Uses				
Single dwelling unit	1 sign	3 ft.	4 sf.	n/a
Ranch or farm	1 sign at primary entrance	4 ft.	8 sf.	n/a
Residential development sign	1 sign at primary entrance	3 ft.	20 sf.	n/a
Specialized signs				
Service Station Signs	1 per street frontage	5 ft.	12 sf.	150 ft.
with sub tenants	1 per street frontage	6 ft.	16 sf.	150 ft.
Center Identification Signs for multi-tenant developments on 20 acres or more.	1 per arterial frontage at one or both sides of the primary entrance	4 ½ ft.	30 sf.	150 ft.

1. Freeway pylon signs are not included in this Table. See Section 6.7.11.
2. Minimum spacing between signs applies to all signs requiring a permit within the same development. Multi-tenant signs may be used in lieu of single tenant signs to meet sign spacing requirements.
3. The size of single or multi-tenant signs is based on the size of the site occupied by the uses.
4. Calculation of acres shall be rounded up or down to the nearest whole number.

1. Center names and center logos are allowed in addition to the permitted sign area up to a total of fifteen (15) percent of the aggregate area of the other elements on the same sign. Any area of the center name or center logo in excess of fifteen (15) percent of the aggregate area of the other sign elements shall be counted as part of the maximum allowed sign area of the freestanding sign.
2. Sign copy branding an approved specially designated area of the Community is allowed in addition to the permitted sign area (example "*At Talking Stick*"). Branding sign copy shall not exceed fifteen (15) percent of the area of the permitted sign, shall meet trademark criteria, and be approved through the design review process.
3. The permitted area of freestanding signs is not transferable between freestanding signs.

B. Placement. Freestanding signs shall be located as follows:

1. Spacing between signs.
 - a. Signs shall not be closer to any other freestanding sign than the minimum distance between signs as listed in Table 6.7.10.
 - b. Sign spacing shall be measured along the edge of pavement of the abutting street. On a corner property, the sum of distances on each street must meet or exceed the required minimum separation:
2. Be located on the same site or within the same development as the related use or business.
3. Be closer than three feet three (3) feet from any street right-of-way and no closer than seventy-five (75) feet from the property line of an abutting property.
4. Not be located within clear vision areas required for traffic visibility per legal requirements.

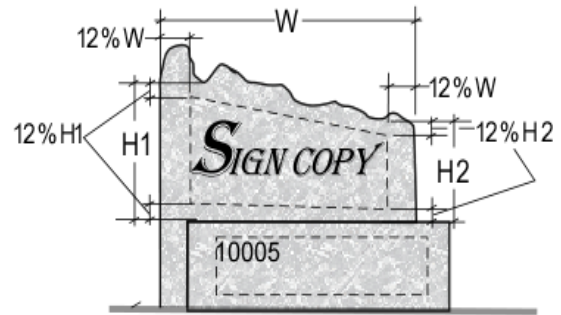


MINIMUM SIGN SPACING:
Along street frontages, At intersections, and from Development boundaries

5. Be within a landscaped setting with a minimum area of four (4) times the area of the signs largest elevation including sign face, structure, pedestal, decorative elements, etc.

C. Design.

1. Placement of sign copy on a freestanding sign shall be:
 - a. No closer to the top or bottom of the edges of the background the sign is mounted on than twelve (12) percent of the height of the background.
 - b. No closer to the side edges of the background the background the sign is mounted on than twelve (12) percent of the width of the background.
2. All freestanding signs shall be monument-type with a base of masonry, stone or other natural or architectural grade material approved through the sign permit review process.
3. All sign panels on a multi-panel freestanding sign shall be attached to one common integrated monument type structure.
4. Address numerals that are between seven (7) and twelve (12) inches in height shall be included on the base of all freestanding sign structures larger than (16) square feet in area, except subdivision identification signs. The address area is not counted as part of the sign area.
5. Cultural or civic uses, museums, places of worship, schools, community facilities, theatres, and service stations are permitted to use signs with changing message panels including electronic changing messages.



- D. Illumination and operation.** Freestanding signs may be externally or internally illuminated in compliance with Sections 6.7.6 and/or 6.7.7.

Section 6.7.11 Freeway pylon signs

Developments in the Mixed Use Commercial Area as designated in the General Plan and having a minimum of one thousand (1000) feet of frontage abutting a freeway right-of-way may have freeway pylon signs in conformance with this Section.

A. Required approval.

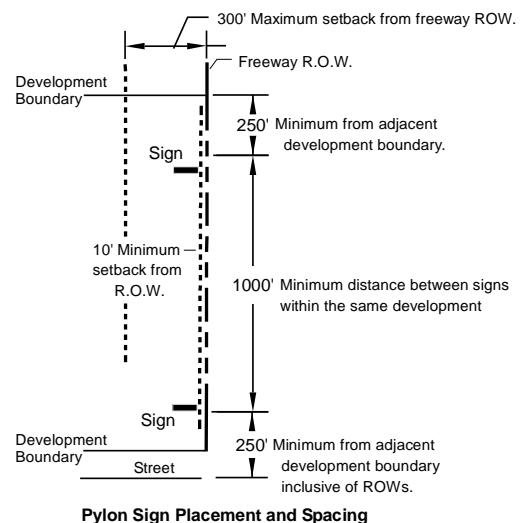
1. Freeway pylon signs shall be part of an approved comprehensive sign plan.
2. A sign permit and design review approvals are required for all freeway pylon signs.
3. Freeway pylon signs are not permitted to incorporate electronic changing messages.

- B. Number of signs.** One (1) sign for the first one thousand (1,000) feet, two (2) signs for the first fifteen hundred (1,500) feet plus one (1) sign for each additional one thousand (1000) feet over fifteen hundred (1,500) feet of frontage.

- C. Height of Signs.** The height of freeway pylon signs shall not exceed forty (40) feet

- D. Sign area.** The cumulative area of signs on a freeway pylon shall not exceed two hundred and fifty (250) square feet.

- E. Location of signs.** Freeway pylon signs shall be on the site of the center or business(s) being advertised and be as follows:



1. Within three hundred (300) feet of the freeway right-of-way.
2. No closer than two hundred and fifty (250) feet from an adjacent property or development site inclusive of the width of any street right-of-way.
3. No closer than one thousand (1,000) feet from another pylon sign on the same site.

F. Design of signs.

1. Sign base and support structure shall be decorative or enclosed in a decorative cover.
 - a. The width of the sign support/base shall be a minimum of one half the width of the sign.
 - b. Pole-mounted signs are not allowed.
2. The sign face shall not be greater than seventy-five (75) percent of the background created by the sign structure and shall not be the highest part of the sign structure.
3. The sign area may be distributed over a maximum of six panels.

G. Orientation of signs. In order to diminish visual impacts into residential and internal areas of the Community, freeway pylon signs shall be oriented in a manner that minimizes the view of the illuminated sign face as viewed from the east if adjacent to the 101 Freeway or from the north if adjacent to the 202 Freeway.

H. Illumination of freeway pylon signs.

1. Sign panels shall be internally illuminated with an opaque background and translucent copy.

Section 6.7.12 Specialized signs.

The signs in this Section are permitted with design review approval and in conformance with the related regulations.

A. Marquee signs. Entertainment establishments with changing venues such as cinemas, performance theaters, concert halls, and sports stadiums or arenas, civic, public, and religious uses are permitted signs with changing content as follows:

1. Wall mounted marquee signs.
 - a. Shall not extend higher than sixteen (16) feet above the adjacent grade and shall be located at the main entrance of the facility.
 - b. The area of marquee signs is counted as part of the permitted wall sign area.
 - c. Illumination may be internal or external or be an electronic changing message panel and shall be in conformance with Sections 6.7.6 or 6.7.7.

2. Freestanding marquee signs.

- a. One (1) of the permitted freestanding street signs per street frontage of the site, center or complex in which the use is located may incorporate a marquee sign.
- b. The area of marquee signs are counted as part of the permitted freestanding signs
- c. Illumination may be internal or external or be an electronic changing message panel that is in conformance with Sections 6.7.6 or 6.7.7.

B. Display panels. Entertainment establishments with changing acts or events (such as theaters advertising upcoming movie features or plays) are permitted up to four (4) display panels as follows:

1. Must be pedestrian oriented, no higher than seven (7) feet, no larger than twelve (12) square feet per panel, and wall or kiosk mounted.
2. May be internally or externally illuminated or incorporate an electronic changing message panel in conformance with Sections 6.7.6 or 6.7.7 as applicable to the type of sign.
3. Display panel area does not count as part of the permitted wall sign area.

C. **Menu boards.** Establishments serving food are permitted wall or freestanding menu boards with the following conditions:

1. One (1) menu board not exceeding nine (9) square feet at the primary customer entrance, which may be building, patio wall, fence, or kiosk mounted or be freestanding.
2. One (1) menu board per drive-through lane not exceeding forty-five (45) square feet. Drive-through menu boards shall be screened from view from any street to the extent practicable as determined by the Zoning Administrator, and a minimum of seventy-five (75) feet from any residential use or A/LDR designated area of the General Plan Land Use Map.
3. The top of any menu board sign face shall not exceed seven (7) feet above the finished grade immediately adjacent to the sign.
4. The sign may be illuminated during business hours internally or externally, or may incorporate an electronic changing message panel in conformance with Sections 6.7.6 or 6.7.7. as applicable to the type of sign.
5. No sound shall exceed the sound limits in section 3.2.2.M. 3 at the site boundary.
6. Menu boards are not counted as part of the permitted wall sign area.

D. **Canopy signs.**

1. Signs located on a freestanding canopy shall:
 - a. Not extend above or below the fascia of the canopy and shall be individually mounted letters or logos only.
 - b. The area of the canopy sign shall not exceed twelve (12) square feet and the area of all canopy signs is counted as part of the area of permitted wall signs.
2. Signs located on a canopy attached to a building may be mounted on the top of the canopy if they consist of standing letters or logo (not cabinet signs or shadow signs) and the sign does not extend higher than the building wall to which the canopy is attached.
3. Canopy signs shall not incorporate electronic changing images except as part of a marquee, where permitted.
4. Signs located on a drive-thru canopy shall only consist of directional signs and/or signs depicting the drive-thru.
5. Canopy signs are included as part of the permitted wall sign area.

E. **Development Entry Signs.** Developments of fifty (50) acres or more are permitted entry signs at one major entrance per arterial or collector street as part of an approved comprehensive sign plan. Entry signs shall:

1. Be a maximum of four (4) feet in height above the adjacent curb or pavement.
2. Be within in a landscaped area with at least seven (7) feet of depth between the sign and the street right-of-way landscaping.
3. Be outside the clear vision area of the intersection of the street and the driveway if higher than two (2) feet.

F. **Service Stations** are permitted the same wall signs and freestanding signs as listed in Tables 6.7.9 and 6.7.10, in conformance with the following:

1. One (1) permitted freestanding sign per street frontage may incorporate changing messages advertising the brand, types and price of fuel sold on the premises subject to the following:
 - a. The sign may be internally or externally illuminated or have an electronic changing message not exceeding nine (9) square feet in area.
 - b. The sign area may be incorporated into a multi-tenant sign where a multi-tenant monument sign is allowed.

2. Pump-topper signs shall not be directly illuminated and shall not exceed three (3) square feet in area. One such sign is permitted per pump. No sign permit is required.
3. Canopy signs shall be in conformance with part D of this Section.

G. Shingle signs or pendent signs are permitted in conformance with the following:

1. Each individual sign shall not exceed five (5) square feet in area.
2. Shall be pedestrian oriented and mounted perpendicular to the building line. May be mounted to building façade or suspended from a canopy, be no higher than the ceiling of the first story, and shall not extend beyond the awning, canopy or walkway cover or, if no cover exists, extend beyond eight (8) feet from the building wall.
3. A minimum of eight (8) feet of clearance is required between a sidewalk and the bottom of the sign.
4. Illumination shall be only by ambient or indirect light and not by direct external or internal sources.
5. Signs may be kinetic only if wind driven such as a cloth flag or pendent.

H. Super-graphics such as murals, works of art, prints or architectural graphics permanently or temporarily applied to any building façade are permitted with the prior approval of the Design Review Panel provided they are a reflection of or oriented to the culture of the Salt River Pima-Maricopa Indian Community.

1. The area of super-graphics is not included in the calculation of maximum allowed sign area.
2. When a comprehensive sign plan is required, any proposed super graphics shall be addressed in the plan.
3. Where super-graphics contain commercial advertising, the entire graphic will be considered a sign.

I. Directory signs not exceeding fifteen (15) square feet may be located at customer entrances to buildings shared by multiple tenants or having multiple departments.

1. Directory signs shall be pedestrian oriented and may be wall mounted or freestanding.
2. The sign area is not counted as part of the maximum sign area permitted.

J. Directional signs. Properties occupied by multiple buildings, multiple tenants or larger uses providing multiple services such as an office complex, shopping mall, institution or hospital are permitted directional signs compatible with the architectural style or theme of the development, if in conformance with the following:

1. Directional signs for pedestrians:

- a. Shall be placed along major pedestrian ways provided that they do not block the views to traffic or create an unsafe condition.
- b. Shall not exceed six (6) feet in height or fifteen (15) square feet in area and are in addition to any maximum allowed sign area or number of signs.
- c. May be internally or externally illuminated.
- d. Placement of more than two (2) directional signs per five (5) acres requires a comprehensive sign plan.
- e. The number of signs shall be limited to those necessary for effective way-finding as determined by the Zoning Administrator.

2. Directional signs for vehicular traffic:

- a. Shall be located within parking area medians or islands or along internal streets where the sign of the indicated destination is not readily visible from the location of the sign.
- b. Shall only indicate the direction to specific destinations within the development.

- c. Shall not exceed four (4) feet in height or twelve (12) square feet in area and are in addition to any maximum allowed sign area or number of signs.
- d. May be internally or externally illuminated.
- e. Placement of more than one (1) directional sign for each five (5) acres of a site requires a comprehensive sign plan.
- 3. **Way-finding, gateway and special district signs.** Signs that provide direction to destinations within the Community, signs that denote a point of interest or identify an entry way or boundary of the Community or identify an approved district within the Community, such as branding signs, are permitted subject to the following:
 - a. Design.
 - 1). The design of all such signs shall be approved through the design review process as part of a coordinated way-finding or branding system of signs.
 - 2). Such signs may be freestanding, building-mounted, or mounted on street lights or other installations.
 - b. The area of such signs is not counted as part of the maximum permitted sign area for the site or location on which it is incorporated.

K. **Flags** shall conform to the following:

- 1. Up to five (5) flags may be displayed on a site with design review approval.
- 2. Flagpoles shall not exceed the maximum permitted building height of the zoning district in which they are displayed, as measured from the ground to the top of the pole.
- 3. The flagpole shall be tapered from the bottom to the top enabling air flow to animate the flag.
- 4. All pole-mounted flags require a sign permit.
- 5. Any flag may be displayed by the Community government or a governmental agency to convey information as necessary. For example, air quality indicator flags.
- 6. A United States flag may be displayed alone or in conjunction with other permitted flags and shall adhere to position and manner of display as published in the United States Code, Title 36, Chapter 10, Patriotic Customs part 17.5, or as revised.
- 7. Display of the SRP-MIC flag or any government flag shall conform to SRP-MIC legal requirements.
- 8. Illumination. Only national or government flags are permitted to be illuminated and shall be illuminated in a downward direction and in conformance with Section 6.6.7.G.
- 9. Flags used for advertising are counted as part of the permitted freestanding sign area if pole-mounted on the ground and as part of the permitted wall sign area if building-mounted.

Section 6.7.13 Temporary signs requiring a permit.

Signs described in this Section are allowed with a permit and in conformance with the regulations and standards in this Section. The area of these signs is in addition to the maximum permitted area of permanent signs.

- A. **Construction project identification signs** provided during the construction of a project listing the project information such as name and address and those of the architects, owners, funding sources and contractors directly involved in the design, funding and construction of the development on the site are allowed, subject to the following:
 - 1. **Time limit.** Signs are allowed to be displayed from the time a building permit is issued until the time of issuance of a final or temporary certificate of occupancy. Upon issuance of a certificate of occupancy the sign shall be removed by the owner of the sign, lessee or property owner.

2. **Location.** Signs may be ground-mounted on the development site or may be applied to the construction fencing at the perimeter of the site.
 3. **Height.** Ground-mounted signs shall not exceed eight (8) feet in height. Signs attached to construction fencing shall not exceed the height of the construction fence.
 4. **Size.** The total number and aggregate area of signs shall be as reasonably approved by the Zoning Administrator.
 5. **Illumination.** Construction project identification signs shall not be illuminated.
 6. The owner of the sign shall maintain the sign in a like-new condition and free of graffiti.
 7. Permanent signs on construction vehicles or trailers used by contractors during the time the contractor is employed on the site are permitted.
- B. **Future development sign.** A sign announcing an approved future development, on the same site, including information pertaining to the project, such as the names of the architect, developer, contractor(s) and real estate contacts, are permitted as follows:
1. **Time Limit.** Signs may be displayed for up to twelve (12) months and shall be removed by the owner of the sign, lessee or property owner prior to the issuance of a final certificate of occupancy;
 2. **Size and height:** Signs shall be a maximum of eight (8) feet in height and a maximum of fifty (50) square feet in area. Up to an additional two hundred (200) square feet of area is allowed for graphics depicting the future project.
 3. **Number:** Only one sign shall be displayed per street frontage.
 4. **Illumination:** These signs shall not be illuminated.
 5. **Type:** All such signs shall be ground mounted.
- C. **Interim business identification signs.** Interim signs identifying a new business are allowed subject to the following:
1. **Location.** Interim sign(s) shall be placed on the building wall of the business or in the window of the tenant space.
 2. **Design.** Interim signs may be banners or temporary individual letters of durable weather resistant materials.
 3. **Size.** Interim signs shall not exceed the sign area permitted for permanent signs of the same type, (i.e. wall signs or window signs).
 4. **Time Limit.** Interim sign permits shall expire thirty (30) days after the date of issuance or at the time a permanent sign is installed, whichever occurs first. An interim sign permit may be extended beyond thirty (30) days if an application for a permanent sign has been submitted.
 5. **Illumination:** Illumination shall be by indirect ambient lighting or by lighting approved with the interim sign permit.
- D. **Sign walkers** are permitted during special events or promotions as listed on the sign permit, subject to the following:
1. **Permit.** The approved sign permit must be in the possession of the sign walker during the display of the sign.
 2. **Permitted locations.** Sign walkers are permitted only in the following locations:
 - a. Within nonresidential zoning districts or areas designated as commercial mixed use or industrial on the General Plan land use map.
 - b. On the premises of the business advertised or on the right-of-way abutting the development where the business is being advertised.
 3. **Prohibited locations.** Sign walkers shall not be located in the following locations:

- a. In parking lot drive aisles or stalls, street or driveway medians, driving lanes, driveways or where they can physically interact with motorists.
 - b. Where they block or impede the use of sidewalks, bicycle paths or trails in any way and at least a five (5) foot clearance for passage shall be maintained at all times.
 - c. Where they may pose a hazard to others due to manipulation of the sign.
 - d. Within thirty (30) feet of any driveway within one-hundred (100) feet of a street intersection, within five (5) feet of the curb or edge of the shoulder of any street, or within clear vision areas.
 - e. On any raised structure or vehicle (e.g. fence, boulder, sign, utility box, transformer, elevated planter, wall, stilts, or other structures or vehicles.)
 - f. Within twenty (20) feet of any other sign walker who is advertising for a different business.
4. **Display times.** Signs shall be displayed only during the hours business is conducted during a special event or promotion as listed on the sign permit.
 5. **Handling and behavior.** Signs may be held, worn, balanced or manipulated but shall be in the complete control of the sign walker at all times. Signs shall not be tossed in the air at any time. Sign walkers shall not interact verbally with anyone in a vehicle.
 6. **Size and design** Signs shall not exceed eight (8) square feet and shall not include any of the following elements: illumination, flashing, blinking, or rotating lights; animation on the sign itself; mirrors or reflective or retro-reflective sheeting materials; or attachments, such as balloons, ribbons, streamers, sparklers, speakers or devices emitting sound or light of any kind.
- E. **Special event signs.** Signs for grand openings, special sales or promotions, and announcements of coming events are allowed with a sign permit and in some cases may require a special use permit as determined by the Zoning Administrator.
1. **Sign Height.** The height of the sign shall not exceed sixteen (16) feet.
 2. **Type.** Signs may include posters, banners, pennants, sail signs, feather signs, spinners, streamers, flags and inflatable signs, or be wind-driven.
 3. **Area.** No individual sign shall exceed eighty 80 square feet except for inflatable signs, which may be approved for a larger area by the Zoning Administrator.
 4. **Design / construction.**
 - a. Signs shall be made of durable materials that will not be easily damaged by weather.
 - b. All signs shall be self-supported and have their own frame or mounting devices and means of being anchored to the ground or weighted down to avoid being displaced, toppled, or detached.
 - c. Signs shall not be mounted on fences, planters, other signs, utility poles or facilities, or any other structure except as specifically identified in the sign permit.
 5. **Illumination.** Special event signs shall not be illuminated unless illumination is specifically approved with the special event permit.
 6. **Locations.** Signs are permitted on the site of the related business or special event or at locations within the same overall development. Signs shall not be placed:
 - a. Where they may create a traffic hazard by interfering with the movement or vision of pedestrians or drivers.
 - b. Closer than three (3) feet behind the street curb or, where there is no curb, from the edge of the street shoulder.
 - c. On private property without the consent of the property owner or lessee.
 - d. In any driveway or required parking space other than those closed to vehicular traffic in conjunction with the special event.

7. Time limits.

- a. Any individual business or non-profit entity may display special event signs up to forty-eight (48) days per calendar year.
- b. Signs may be displayed no more than seven (7) calendar days before and during the special event, except for grand opening signs for new businesses that may be displayed for seven (7) calendar days before the grand opening day and for thirty (30) calendar days thereafter. There shall be only one grand opening event per business.
8. **Removal.** Signs shall be removed within one (1) day after the special event concludes. The person who installed the signs, the sign owner and the person responsible for the event advertised are jointly and individually responsible for removal of the signs.

Section 6.7.14 Signs allowed without a permit

Signs described in this Section are allowed without a sign permit provided that they conform to the applicable regulations in this Section.

A. General regulations. All signs addressed in this Section:

1. Are in addition to any maximum permitted area of permanent or temporary signs.
2. Shall comply with SRP-MIC legal requirements.
3. Shall not be displayed in a manner that constitutes a traffic or pedestrian hazard, shall not be placed in a street right-of-way except as specifically noted in this Section or as authorized by the Community, and shall conform to all applicable sign placement requirements of this ordinance.
4. Shall be securely attached, weighted down or designed so as not to be susceptible to becoming unattached or blown over or away by wind, and shall consist of materials that can withstand exposure to sun, wind and rain.

B. Advertising Signs.

1. **Integral signs.** Signs, nine (9) square feet in area or less, that are integral to manufactured machines such as vending machines, ATM machines and gas pumps do not require a sign permit and are not counted as part of the sign area.
2. **Political Signs.** Political signs are only be permitted for elections in which residents of the SRP-MIC may vote and are regulated in terms of their location and time of display because of the secondary effects associated with such signs, such as litter, traffic safety and aesthetics in general, and not because of their content. All political signs are subject to the following:
 - a. Shall only be located on property with the owner's permission.
 - b. Shall not be located on SRP-MIC government property, within any public right-of-way or easements, or within a clear vision area per Section 6.3.5.E.
 - c. Shall not be installed more than sixty (60) days prior to and shall be removed within seven (7) days after the relevant election. At the end of the seven (7) day period, the sign becomes an illegal sign, and subject to enforcement per Section 6.7.3.
 - d. Shall not be illuminated, except by ambient lighting.
 - e. Shall contain the name, current address and phone number of the person responsible for their distribution.
3. **Real estate signs** advertising the sale or lease of property are permitted subject to the following regulations:
 - a. All real estate signs shall be displayed only on the property to which they pertain.
 - b. One (1) sign is allowed per street frontage.
 - c. The signs shall be removed when the purpose is fulfilled.

- d. In the C1, C2, C3, LI, AP and MB zoning districts:
 - 1). Ground-mounted signs may be a maximum of thirty-two (32) square feet in area and eight (8) feet in height.
 - 2). Wall-mounted signs shall be a maximum of seventy-five (75) square feet.
 - 3). Window signs shall be a maximum of sixteen (16) square feet and shall conform to Section 6.7.14.B.5.
- e. In the AR, OS and NR residential zoning districts:
 - 1). Ground or mounted signs shall be a maximum of six (6) square feet and four (4) feet in height.
 - 2). Window and wall-mounted signs shall be a maximum of four (4) square feet.
 - 4. **Sidewalk signs.** A portable sign such as A-frame, sandwich board, easel or marker boards, or pedestalled post, are permitted with authorization of the property owner or entity in control of the property, subject to the following:
 - a. Sidewalk signs shall be oriented to pedestrians and only be used in a pedestrian environment.
 - b. Signs shall only be displayed during the hours of operation of the related business.
 - c. One (1) sidewalk sign is allowed per customer entrance. Where a group of tenants share a common pedestrian entrance or share a courtyard or outdoor mall entrance, one (1) sidewalk sign is allowed that shall serve all of the businesses sharing the entrance.
 - d. Sidewalk signs are permitted only on the same site as the related business and as follows:
 - 1). Within one hundred (100) feet of the customer entrance and within the business base area.
 - 2). Not within any public rights-of-way, roadway easements, driveways, parking areas or other vehicular areas.
 - 3). Where a minimum five (5) foot wide unobstructed pedestrian pathway remains to and from all entrances and along all walkways.
 - 4). Alternate locations as approved by the Zoning Administrator.
 - e. Size / Area. Sidewalk signs shall be a maximum of eight (8) square feet per side. The top of the sign face shall not be more than six (6) feet in height.
 - f. Design. Sidewalk signs shall:
 - 1). Have a substantial base to prevent tipping from the wind and may be pole-mounted, "A"-Frame or Sandwich Board design.
 - 2). Be temporary, removable, freestanding and self-supporting and not be affixed or otherwise attached to other objects, such as light poles, columns, trees, other signs, fencing, furniture, and bike racks.
 - 3). Be constructed of durable materials, painted or finished surfaces of a style, color(s) and materials that complement the architecture, hardscape or landscape of the building frontage.
 - 4). Be allowed non-electronic changeable message areas.
 - 5). Not be illuminated.
 - 5. **Window signs.** Window signs, including all graphics and trademarks, are permitted in conformance with the following:
 - a. May cover up to twenty-five (25) percent of the total area of the window or glass door in which it is placed,

- b. Signs or window treatments shall be placed in a manner that permits observation into the business for security. The view into a building shall be clear and unobstructed from a height of three (3) feet to six (6) feet from the adjacent grade.
- c. Except for signs indicating that the business is open or closed, window signs shall not be illuminated.
- d. Window signs are not allowed in windows above the ground floor.
- e. Signs or advertisements placed within five feet of a window and visible from outside the building are considered window signs and shall conform to these regulations. Displays of merchandise are not considered window signs.

C. Non-advertising signs

- 1. **Address Signs** shall be placed on non-residential buildings and monument signs. See Section 6.7.10 for requirements on permanent freestanding signs. Building address signs shall comply with the following:
 - a. **Location.** Address signs in multi-building complexes and site addresses shall be visible from public access to the property. When a building is internal to a multiple building site, the address shall be visible from the internal drive or a walkway.
 - b. **Height and size.** Address numerals shall be at least five (5) inches and a maximum of twelve (12) inches in height, and not exceed three (3) square feet in area.
 - c. **Illumination.** In nonresidential areas address signs may be illuminated as part of a sign or be indirectly illuminated.
- 2. **Way-finding / Identification signs.** Small, non-illuminated, non-advertising wall signs of three (3) square feet or less used to label or identify entrances, loading docks, provide way-finding, display the name and/or profession or the occupant of the premises.
- 3. **Business access signs during construction.** When a primary business access is disrupted by construction or work of a public entity or utility on a roadway, the business or the entity doing the construction may provide temporary signs as approved by SRP-MIC Engineering Construction Services division to clarify access to the businesses.
- 4. **Holiday decorations and lighting** shall conform to the following:
 - a. Shall not contain advertising content.
 - b. Are for celebrating the occasion of nationally-recognized or culturally-relevant patriotic, religious, or Community holidays or occasions.
 - c. The number of decorations is not limited.
 - d. Shall not be displayed sooner than sixty (60) calendar days prior to the holiday to which they pertain, and shall be removed no later than fifteen (15) calendar days following the holiday to which they pertain.
 - e. Lighting or illuminated decorations require a sign permit.
- 5. **Lead-in signs.** Signs used in conjunction with garage sales or yard sales are permitted subject to the following regulations. Lead in signs are not permitted for permanent or temporary businesses.
 - a. **Number, size and height.** Each site is allowed a maximum of three (3) signs. Each sign shall not exceed four (4) square feet in area and shall be mounted no higher than four (4) feet.
 - b. **Time limit.** Signs shall be displayed only within twenty-four hours of the sales event.
 - c. **Location.** Such signs shall not be placed in a traffic lane, street median, on a public sidewalk or bicycle path, closer than two (2) feet from the edge of pavement or from the edge of a street shoulder, or on any private property without permission of the owner or lessee of the property.

- d. **Design.** Signs shall be self-supporting portable signs and anchored to the ground, weighted down or so attached to avoid being displaced in windy conditions or otherwise being a safety hazard to the public. Signs shall not be attached to traffic poles, utility poles or utility facilities.
- 6. **SRP-MIC government and utility signs:**
 - a. Official notices of the Community government and other government agencies with legal jurisdiction.
 - b. Official street, traffic, fire and police signs, devices and markings of the SRP-MIC or other competent public authority, or the posting of notices required by law or that are authorized by the Community.
 - c. Signs of public utility companies indicating danger or that serve as an aid to public safety, or that identify the location of facilities.
 - d. Temporary signs used to provide information related to unique situations for public safety.
- 7. **Vehicular entrance and exit signs** indicating direction of travel within a development that provide directional information only, are three (3) feet or less in height and three (3) square feet or less in area, and are not illuminated. If the sign is illuminated a sign permit is required.

Section 6.7.15 Prohibited signs

The following signs are prohibited in all zoning districts except by approved variance:

- A. Any sign placed in a public right-of-way other than those placed by the government of jurisdiction, by utility companies serving the SRP-MIC, or with an approved encroachment permit issued by the SRP-MIC.
- B. Signs placed on Community or private property without the approval of the property owner or person in control of the property.
- C. Signs that interfere with, obstruct the view of, or can be confused with any authorized traffic sign, signal or other traffic sign or traffic control device or that obstructs a vehicle operator's vision within clear vision areas of street or driveway intersections.
- D. Signs mounted in a manner or location that interferes with ingress to or egress from any door, window, or other exit or access required by the adopted Building Code and Fire Codes.
- E. Signs mounted on or applied to rocks, trees, traffic signs, traffic or street lights, utility poles or rain gutters.
- F. Signs on bus shelter structures or benches, except approved signs related to bus routes and schedules.
- G. Signs on vehicles (trucks, automobiles, trailers, boats, or other vehicles) advertising a business on the premises parked immediately adjacent to or on any street abutting the premises and used for identifying the business premises or as additional on-site advertising for the related business.
- H. Banners, pennants, kinetic signs, wind or motor driven signs, spinners, streamers, inflatable signs, flags and similar devices used to attract attention except with an approved permit.
- I. Signs on vehicles parked on the site that do not have a valid state registration, are not in operational condition, are not used in the daily operation of the business, or are not parked in a designated parking space.
- J. Signs with intermittent or flashing illumination or that create a rapid or attention-getting transition in images or in the level of illumination.
- K. Permanent signs that are animated with moving parts, other than flag mounted signs.
- L. Searchlights, strobe lights, holographic projections, laser light displays, beacons, projected images and similar devices used to attract attention except with an approved special use permit.

- M. Permanent signs on or composed of inflatable objects that are air born or float in the air whether tethered or not.
- N. Signs or sign structures made wholly or partly of highly reflective material(s).
- O. Permanent pole mounted commercial signs.
- P. Signs advertising activities in violation of legal requirements or that contain profane or adult content.
- Q. Roof-mounted signs, except as specifically permitted in this ordinance.
- R. Off premises signs. Signs identifying or advertising businesses, products or services other than those located on or provided on the same site or within the same development as the sign.
Approved remote signs advertising uses, products or services other than those provided by the business related to the sign.
- S. Obsolete signs.

Chapter 7 Supplemental Regulations

The Purpose of this Chapter is to provide one location where various ordinances that address specific topics related to land use can either be added or, in the case of existing ordinances, referenced for convenience of locating them.

Article 7.1 Wireless Communications Facilities (WCF)

Section 7.1.1 Purpose

- A. **Purpose.** The intent of the Wireless Communication Facility Ordinance is to allow wireless communication facilities in certain areas of the Community while minimizing the visual, environmental and residential impacts. The intent is to encourage WCF design and locations that have the least amount of visual and residential impact. More preferred locations include commercial and industrial areas, while least preferred areas include residential, agricultural, school, open space and preserve areas.
- B. **Applicability.** This Article shall regulate all WCF provided within the boundaries of the SRP-MIC, except for wireless communications facilities utilized by SRP-MIC Law Enforcement Services, or other SRP-MIC governmental public safety entities. Microwave bypass is not permitted.

Section 7.1.2 General Provisions:

- A. **General Compliance.** The wireless communications service providers shall adhere to all applicable legal requirements, including, but not limited to, the Federal Communications Commission (FCC).
- B. **Reservation of Rights.** The SRP-MIC reserves the right under Chapter 17, Section 17-5.1(b) of the SRP-MIC Code of Ordinances to be the provider, either through its own resources or through contract with other governmental or private entities, of all telecommunication services, including, but not limited to, telephone, wireless, voice data services, the assignment and porting of telephone numbers, transport services, and other telecommunications facilities or services as may be established within the boundaries of SRP-MIC. Saddleback Communications is the exclusive provider of SRP-MIC's local telecommunications services.
- C. **Exclusivity.** Saddleback Communications is the exclusive developer of Wireless Communication Facilities on the SRP-MIC. Bypass of Saddleback Communication's Wireless Communications Facility development services is not permitted. As the exclusive developer, Saddleback Communications shall be responsible for the establishment and placement of all wireless communication facilities within the SRP-MIC.
- D. **Home Sites.** WCF shall not be allowed on established home sites.

Section 7.1.3 Definitions

ALTERNATIVE CONCEALMENT WCF means a free-standing unoccupied structure that camouflages, integrates, or conceals the presence of wireless communications facility antennas, including, but not limited to, art sculptures, monument signage, artificial trees, artificial cacti, and rock formations. This does not include antennas concealed in buildings and within flagpoles.

ANTENNA means a device from which radio frequency signals are sent and received, including, but not limited to, "whip" (or stick) antenna, "panel" antenna, and dish antenna.

CANISTER-MOUNT means a cylindrical shaped form concealing wireless communication antennas mounted on a monopole, other type of pole or tower.

CO-LOCATION means the use of a single mount and/or structure by more than one wireless communications service provider, including, but not limited to, a tower, a monopole, a power pole, and a sports field light pole.

DEVELOPER means a person or a firm that improves raw land or an existing facility with labor and capital, and arranges for utilities and essential services, in order to build structures for rent.

EQUIPMENT CABINET means an enclosed shed, box or container placed at the base of, or near, a wireless communications antenna mount, or placed underground, within which are housed, among other things, batteries, cables, cable trays and electrical equipment.

HOME SITE means the premises where a house, building, adjoining structure(s) or portions thereof are occupied by a person or family as a residence.

MONOPOLE means a facility used exclusively for wireless communications antenna mounts and is self-supporting with a single shaft of steel, concrete or wood.

MOUNT means the ground or the structure to which a wireless communications facility is attached.

PROPERTY means allotment, home site or tribal land.

SNUG-MOUNT means an antenna mounted no more than eight (8) inches from the edge or face of the pole, tower or structure to which it is attached.

TELECOMMUNICATIONS SERVICES mean any service provided by a telecommunications provider.

TOWER means a facility used for wireless communications antenna mounts and consists of more than a single structural support, excluding tension cables or guy wires.

TWO WAY RADIO SYSTEM means any FCC licensed mobile hand-held radios and/or base station towers or poles used in the day-to-day operations to maintain logistics of its business.

WIRELESS COMMUNICATIONS FACILITY (WCF) means a facility for the transmission and/or reception of radio frequency signals, including over-the-air broadcasting signals, usually consisting of antennas, equipment cabinet, a support structure, and/or other transmission and reception devices. The following are not considered WCFs: Ham radio; amateur radio facilities; wireless and satellite systems located at homes for personal use; Community-owned or Division-operated Public Safety Radio; Community-owned or Division-operated two-way radio systems and/or television broadcasting towers; and Saddleback owned or operated point-to-point end-user facilities.

WIRELESS COMMUNICATIONS SERVICE PROVIDER means a company that offers transmission services to users of hand held or mobile wireless devices via remote base stations (aka "cell sites"). Also known as "cellular" or "PCS" service (personal communications services).

Section 7.1.4 Wireless Communications Criteria

- A. **WCF Concealment and Screening.** All WCF antennas, mounting hardware, and cabling shall be screened or covered or painted to match the color and texture of the building, tower, or pole on which it is mounted. Equipment cabinets including service panels and service connections shall be screened by solid walls, landscaping, and/or berms. Screening shall blend with or enhance the surrounding context in terms of scale, form, texture, materials, color and architectural theme. WCF shall be concealed as much as possible by blending it into the natural and/or physical environment. All gates shall be opaque.
- B. **WCF Height.** The height of the free-standing WCF shall be measured from natural grade to the top of all appurtenances including antennas.

- C. **WCF Setbacks.** The setback of all WCF shall meet the property development standards and setback requirements of the underlying zoning district, except as otherwise permitted herein.
- D. **WCF Co-Location.** All new monopoles or towers over forty (40) feet in height shall allow for co-location by other wireless communications service providers. The applicant shall demonstrate that the engineering of the monopole or tower and the placement of ground-mounted WCF will accommodate other providers. The owner of the tower or monopole and the property on which it is located must certify that the monopole or tower is available for use by another wireless communications service provider on a reasonable and non-discriminatory basis.
- E. **WCF in Street Right-of-Way.** All WCF facilities located within a street right-of-way shall be located as close to the edge of the right-of-way line as possible.
- F. **WCF Lighting.** Any exterior lighting for WCF shall be downward facing, fully shielded, screened by the same screening as is surrounding the WCF, and located below the height of the screening. Lighting shall be manually operated only and illuminated only when needed for maintenance of the equipment.
- G. **WCF Identification.** Each WCF shall be identified by a permanently-installed plaque or marker, no larger than four (4) inches by six (6) inches, placed in a readily-visible location and clearly identifying the wireless communications service provider's name, address and emergency contact phone number placed in a readily-visible location.

Section 7.1.5 WCF Types

All WCF are classified as Type 1, Type 2, Type 3 or Type 4. WCF Types are in the order of preference, with Type 1 being the most preferred with the least number of aesthetic impacts and Type 4 being the least preferred with the most impacts. Each Type has specific criteria, requirements, processes and guidelines. WCF user guidelines have been created to provide additional standards and expectations for each WCF Type.

Section 7.1.6 Type 1 WCF

Type I WCF have antennas and equipment cabinets or ground equipment that are fully concealed. Type 1WCF have an expedited review process and are subject to Zoning Administrator approval.

- A. Type 1 WCF are prohibited in the following areas:
 - 1. Property where the existing or planned primary use is residential.
 - 2. Within one hundred and fifty (150) feet of a property where the existing use or planned primary use is residential.
 - 3. School property (K-12).
 - 4. Within the Community areas identified on the General Plan Land Use Map as Preserve, or land determined by the SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive.
- B. Type 1 WCF shall only include the following:
 - 1. The replacement of any existing WCF, if the replacement is smaller and/or more concealed than the original WCF, or there is no visible change from the original WCF.
 - 2. WCF on/or within existing buildings or walls, antennas shall be fully concealed within or behind existing buildings and walls and shall comply with the height and property development standards of the zoning district. All building material or wall replacements shall match the existing colors and materials.
 - 3. On new, existing or replaced traffic signal poles, limited only to pre-approved pole designs with all equipment cabinets buried underground.
 - 4. Equipment Cabinets:

- a. Shall be located inside buildings, screened behind walls, or buried underground. Exterior colors and materials shall be compatible with and blend into the surrounding context.
- b. Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
- c. Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers) except when placed within a building, in which case cabinet shall not exceed twenty (20) feet in height.
- d. All equipment cabinets located completely underground are exempt from property development standards.
- e. Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.

Section 7.1.7 Type 2 WCF

All Type 2 WCF shall blend with the surroundings and are subject to the Zoning Administrator's approval.

A. Type 2 WCF are prohibited in the following areas.

1. Property where the existing or planned primary use is residential, except as provided in Section 7.1.7 B. 9 below.
2. Within one hundred and fifty (150) feet of a lot where the existing use or planned primary use is residential.
3. School property (K-12).
4. Within the Community areas that are identified on the General Plan Land Use Map as Preserve, or land determined by SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive.

B. Type 2 WCF shall only include the following:

1. WCF on or within existing buildings or walls shall be subject to the following criteria:
 - a. Antennas shall be fully concealed or snug-mount.
 - b. Existing building heights shall not increase by more than fifteen (15) percent.
 - c. Existing roof appurtenances shall not be raised in height more than two (2) feet.
 - d. New roof appurtenances shall be no more than ten (10) percent of the roof area, shall not exceed six hundred (600) square feet and shall not exceed six (6) feet in height.
 - e. Antenna heights shall comply with the height and property development standards of the underlying zoning district.
 - f. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height and three hundred and fifty (350) square feet in size per wireless carrier (size may be

- measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
- 5). All equipment cabinets located underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential
2. WCF co-located on existing monopoles and towers shall be subject to the following criteria:
 - a. Monopole or tower shall not increase in height by more than ten (10) feet, and shall not exceed eighty (80) feet (including antenna) in total height. Monopole diameter or tower footprint shall not increase more than forty (40) percent.
 - b. Antennas shall be limited to snug-mount, canister-mount, and concealed antennas.
 - c. Canister shall not exceed twenty-four (24) inches in diameter.
 - d. All cables shall be located inside the monopole or tower.
 - e. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and 50 square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
 3. WCF located on existing or replaced utility poles and towers shall be subject to the following criteria:
 - a. WCF shall not be located on utility poles/towers planned for removal by the Community, or utility company.
 - b. Antennas located on twelve-kilovolt (12-kV) utility line poles shall only be located along collector, arterial or higher classification streets.
 - c. Pole/tower size, diameter, and height shall be no larger/taller than would normally accommodate the necessary utility, as determined by the utility company, except that the pole height may increase a maximum of ten (10) feet.
 - d. Antennas shall be limited to snug-mount, canister-mount and concealed antennas.
 - e. Canister shall not increase the pole height by more than ten (10) feet, and shall not exceed eighty (80) feet in height.
 - f. Canister shall not exceed twenty-four (24) inches in diameter.
 - g. All cables shall be located inside the pole or encased (colors to match pole/tower and placed on least visible side).
 - h. Equipment Cabinets:

- 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
4. WCF located on existing or replaced sports and field light poles shall be subject to the following criteria:
 - a. Replacement poles or pole reinforcement shall not exceed the diameter of the existing pole by more than forty (40) percent.
 - b. Antennas shall be limited to snug-mount, canister-mount, and concealed antennas.
 - c. Canister shall not increase the pole height by more than ten (10) feet, and shall not exceed eighty (80) feet in height (including the antenna).
 - d. Canister shall not exceed twenty-four (24) inches in diameter.
 - e. There shall be no more than three (3) separate WCF on each monopole.
 - f. All cables shall be located inside the pole or encased (colors to match pole and placed on least visible side).
 - g. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
5. WCF located on traffic signal poles shall be subject to the following criteria:
 - a. New traffic signal poles shall be warranted by the traffic volumes, as determined by the Community.
 - b. Traffic signal pole diameter shall not exceed fourteen and one-half (14 ½) inches or the Community's standard.

- c. Antennas shall be limited to canister-mount antennas, shall be no more than eighteen (18) inches in diameter and shall not increase the traffic pole height by more than six (6) feet.
- d. All cables shall be located inside the poles.
- e. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
- 6. WCF located on freeway directional sign poles shall be subject to the following criteria:
 - a. Antennas shall be limited to snug-mount, canister-mount, and concealed antennas.
 - b. Canister shall not exceed twenty-four (24) inches in diameter and shall not increase the sign pole height by more than ten (10) feet.
 - c. All cables shall be located inside the sign pole.
 - d. Colors shall match approved corridor colors.
 - e. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
- 7. WCF monopoles (new or replacement) within a utility substation, not including monopoles with a flag, shall be subject to the following criteria:
 - a. Limited to existing utility substations.
 - b. Monopole and equipment cabinets shall be located in an existing substation enclosure that is fully screened by a solid wall (no WCF monopoles outside substation screened walls).

- c. Monopole shall not exceed forty (40) feet in height, including antennas.
- d. Monopole shall not exceed a diameter of eighteen (18) inches.
- e. Antennas shall be limited to snug-mount, canister-mount or concealed antennas.
- f. Canister shall not exceed twenty-four (24) inches in diameter.
- g. Equipment cabinets shall not be visible from outside the wall.
- 8. WCF located on signs shall be subject to the following criteria:
 - a. Antennas shall be fully concealed within or behind sign, and shall not increase the existing or approved height of the sign.
 - b. All sign material replacements shall match the existing colors and materials.
 - c. All cables shall be located within the sign structure or fully concealed.
 - d. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, buried underground, or within the sign.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
- 9. WCF located on or within billboard signs, including within residentially zoned or planned allotments, shall be subject to the following criteria:
 - a. Located within fifty (50) feet of McDowell Road, McKellips Road, Pima Road, and 90th Street, Pima Freeway, Loop 202 Red Mountain Freeway and State Route Highway 87.
 - b. Antennas shall be located within or behind sign, be concealed, and shall not exceed six (6) feet in height of the existing or approved height of the sign. Antenna concealment may include a canister, which shall not exceed eighteen (18) inches in diameter. All sign material replacements shall match the existing colors and materials.
 - c. All cables shall be located within the sign pole or fully concealed.
 - d. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be

measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.

- 5). All equipment cabinets located completely underground are exempt from property development standards.
- 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.

Section 7.1.8 Type 3 WCF:

All Type 3 WCF shall blend with the surrounding environment and require Design Review Panel (DRP) approval.

A. Type 3 WCF are prohibited in the following areas:

1. Property where the existing or planned primary use is residential.
2. Within the Community areas that are identified on the General Plan Land Use Map as Preserve land or land determined by the SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive.

B. Type 3 WCF shall only include the following:

1. WCF on or within buildings and walls shall be subject to the following criteria.
 - a. WCF shall be designed to match the structure on which it is mounted.
 - b. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
2. WCF co-located on existing monopoles and towers shall be subject to the following criteria:
 - a. Monopole or tower shall not increase in height by more than twelve (12) feet, and shall not exceed eighty (80) feet (including the antenna) in total height.
 - b. Monopole shall not increase the diameter of the existing monopole by more than sixty (60) percent.
 - c. On poles, antennas shall be limited to snug-mounted, canister mount and concealed antennas.
 - d. On towers, antennas shall not extend more than three (3) feet from the tower or extend past the maximum width of the tower.
 - e. All cables shall be located inside the monopole or tower or within an encasement colored to match the monopole and located on a side with the least visual impact.

f. Equipment Cabinets:

- 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
3. WCF located on existing or replaced utility poles and towers shall be subject to the following criteria:
- a. WCF shall not be located on utility poles/towers planned for removal by the Community or utility company.
 - b. Antennas located on twelve-kilovolt (12-kV) utility line poles shall only be located along collector, arterial or higher classification streets.
 - c. Pole/tower size, diameter, and height shall be no larger/taller than would normally accommodate the necessary utility as determined by the utility company, except that the pole height may increase a maximum of ten (10) feet.
 - d. Canister shall not increase the pole height by more than twelve (12) feet, and shall not exceed eighty (80) feet in height (including antenna).
 - e. Canister shall not exceed twenty-four (24) inches in diameter.
 - f. On poles, antennas shall be limited to snug-mount, canister and concealed antennas.
 - g. On towers, antennas shall not extend more than three (3) feet from the tower or extend past the maximum width of the tower.
 - h. All cables shall be located inside the pole or tower or within an encasement colored to match the monopole and located on a side with the least visual impact.
 - i. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.

- 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
4. WCF located on existing or replaced sports and field light poles shall be subject to the following criteria:
 - a. There shall be no more than three (3) separate WCF on each monopole or tower.
 - b. Replacement poles or pole reinforcement shall not exceed the diameter of the existing pole by more than sixty (60) percent.
 - c. Canister shall not increase the pole height by more than twelve (12) feet and shall not exceed eighty (80) feet in height (including the antenna).
 - d. Canister shall not exceed twenty-four (24) inches in diameter.
 - e. Antennas shall be limited to snug-mount, canister and concealed.
 - f. All cables shall be located inside the pole or within an encasement colored to match the pole and located on a side with the least visual impact.
 - g. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
5. WCF located on traffic signal poles shall be subject to the following criteria:
 - a. New traffic signal poles shall be warranted by the traffic volumes, as determined by the Community.
 - b. Traffic signal pole and WCF shall be no more than eighteen (18) inches in diameter and shall not exceed the standard signal pole by more than six (6) feet.
 - c. Antennas shall be limited to snug-mount, canister-mount and concealed antennas.
 - d. All cables shall be located inside the pole or within an encasement colored to match the pole and located on a side with the least visual impact.
 - e. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.

- 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
- 5). All equipment cabinets located completely underground are exempt from property development standards.
- 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
6. WCF located on existing or replaced street light poles, parking lot poles, and street sign poles shall be subject to the following criteria:
 - a. Replacement poles or pole reinforcement shall not exceed the diameter of the existing pole by more than sixty (60) percent, not to exceed eighteen (18) inches in diameter or increase the height of the existing pole by more than six (6) feet.
 - b. Antennas shall be limited to snug-mount, canister-mount, and concealed antennas.
 - c. Canister shall not exceed eighteen (18) inches in diameter.
 - d. All cables shall be located inside the pole or within an encasement colored to match the pole and located on a side with the least visual impact.
 - e. Equipment Cabinets:
 - 1). Shall be located inside buildings, screened behind walls, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
7. WCF located on freeway directional sign poles shall be subject to the following criteria:
 - a. Antennas shall be limited to snug-mount, canister-mount, and concealed antennas.
 - b. Canister shall not exceed twenty-four (24) inches in diameter and shall not increase the sign pole height by more than ten (10) feet.
 - c. All cables shall be located inside the sign pole or encased in a sheath to match the pole.
 - d. Equipment cabinets shall be screened behind walls, pole mounted or buried underground.
 - 1). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 2). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 3). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be

measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.

- 4). All equipment cabinets located completely underground are exempt from property development standards.
 - 5). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
8. Alternative concealment WCF shall be subject to the following criteria:
- a. WCF shall comply with the height requirements of the underlying zoning district.
 - b. Equipment Cabinets:
 - 1). Shall be concealed within a structure, located inside buildings, fully screened, or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.
 - 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
 9. New monopoles or towers located on sites with existing gravel mining, manufacturing, or other heavy industrial type uses and where other vertical building elements exist, as determined by the Zoning Administrator, shall be subject to the following criteria:
 - a. WCF shall comply with the height requirements of the underlying zoning district.
 - b. All cables shall be located inside the monopole or tower or within an encasement colored to match the monopole and located on a side with the least visual impact.
 - c. Equipment Cabinets.
 - 1). Equipment cabinets shall be concealed within the structure, fully screened or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4). Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 5). All equipment cabinets located completely underground are exempt from property development standards.

- 6). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.
10. New monopoles.
 - a. Antennas shall be fully concealed by a canister. Canister shall not exceed twenty-four (24) inches in diameter.
 - b. Pole diameter shall not exceed eighteen (18) inches in diameter.
 - c. WCF shall comply with the height requirements of the underlying zoning district.
 - d. All cables shall be located inside the monopole.
 - e. Monopoles shall be placed to the rear of buildings, or otherwise placed to minimize visibility from adjacent streets.
 - f. Monopoles and associated equipment shall not be located within street rights-of-ways.
 - g. Equipment Cabinets.
 - 1). Equipment cabinets shall be located inside buildings, screened behind walls or buried underground.
 - 2). Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3). Equipment cabinets shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.
 - 4). All equipment cabinets located completely underground are exempt from property development standards.
 - 5). Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.

Section 7.1.9 Type 4 WCF

Type 4 WCF are the least preferred and generally have the most impact on their surrounding environments. All Type 4 WCF shall require a Conditional Use Permit and are subject to Land Management Board and Council approval and shall be subject to Section 10.000 of the Zoning Ordinance.

- A. The following WCF shall be classified as Type 4 if they do not meet the criteria to be classified as Type 1, Type 2, or Type 3 under this Article:
 1. WCF located on or within buildings or walls.
 2. WCF co-located on existing communication monopoles and towers.
 3. WCF located on existing or replaced utility poles and towers.
 4. WCF located on existing or replaced sports and field light poles.
 5. WCF located on existing or replaced street light poles, parking lot poles, and street sign poles.
 6. WCF located on existing or replaced traffic signal poles.
 7. Alternative Concealment WCF.
 8. WCF located on or within signs.
 9. WCF located on monopoles and canister-type fully concealed antennas.

- B. Type 4 WCF concealed within flagpoles (monopole with a flag). Only U.S., State, SRP-MIC or corporate flags are to be displayed on such poles.
- C. Type 4 WCF, including both antennas and equipment cabinets, located on property where the planned use includes residential. These WCF shall meet the height and property development standards of the underlying zoning district, and shall be architecturally integrated into an existing building. No WCF shall be allowed on structures that require additional height for the installation of the WCF, including antenna and equipment cabinets.
- D. Type 4 WCF within the Community areas that are identified on the General Plan Land Use Map as "Preserve" land or land determined by the SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive, except new monopoles or towers (i.e., new monopoles or towers are excluded from these areas).
- E. The fourth or more separate WCF co-locations on utility poles and towers, and sports and field light poles.
- F. Communication (WCF) monopoles or towers (new or replacement), subject to the following:
 - 1. Monopoles or towers on any school property (K-12).
 - a. Antenna heights shall not exceed eight (8) feet, not to exceed eighty (80) feet in total height (including antennas).
 - 2. Monopoles or towers in the I1, MB, AP, NR, and C3 zoning districts.
 - a. Height shall not exceed eight (80) feet including antennas.
 - b. WCF that are located within two hundred (200) feet of a designated arterial or collector street, or within three hundred (300) feet of an existing or planned residential property, shall have front and side property setbacks a minimum of two (2) feet for every one (1) foot in height.
 - 3. Monopoles or towers in the AP, C1 and C2 zoning districts.
 - a. Height shall not exceed forty (40) feet including all antennas. Monopoles up to fifty (50) feet in height will be allowed in these districts if two (2) providers locate WCF on the pole at the time of final plans approval
 - 4. Additional setbacks for monopoles and towers.
 - a. Monopoles and towers shall have a setback from the nearest edge of an A, O-S or Preserve planned area of three (3) feet for every one (1) foot of the monopole or tower height.
 - b. Monopoles or towers shall have a minimum setback of three hundred (300) feet from the Community areas that are identified on the General Plan Land Use Map as Preserve land or land determined by the SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive.
 - c. Monopoles or towers shall have a setback from property where existing or planned primary use is residential a minimum of three (3) feet for every one (1) foot in height.
- G. Equipment Cabinets
 - 1. Shall be located inside buildings, screened behind walls, or buried underground.
 - 2. Exterior colors and materials shall be compatible with and blend into the surrounding context.
 - 3. Equipment cabinets located in a street right-of-way shall not exceed eight (8) feet in height above natural grade and fifty (50) square feet in size above natural grade. No screen wall is required.
 - 4. Equipment cabinets located outside rights-of-way shall not exceed eight (8) feet in height, and three hundred and fifty (350) square feet in size per wireless carrier (size may be measured in the aggregate for all carriers), except when placed within a building in which case cabinet shall not exceed twenty (20) feet in height.

5. All equipment cabinets located completely underground are exempt from property development standards.
6. Equipment cabinets with air-conditioning shall be enclosed by walls and setback a minimum of fifteen (15) feet from other property where the existing or planned primary use is residential.

Section 7.1.10 WCF Submittal Requirements

All WCF proposals need to be submitted as a Preliminary Application to the Community Development Department. This process will allow staff to verify which WCF Type is being proposed and further assist the applicant in their request.

A. All WCF Applicants proposing WCF (Types 1, 2, 3, or 4) shall submit the following:

1. A written report verifying that, at its maximum load, including cumulative effects of multiple facilities, the WCF meets or exceeds the FCC Radio Frequency Safety Standards. Submission of this report is required before communications operations can begin, before any extension periods are granted, and before the Community's acceptance of any improvements or upgrades to the WCF.
2. A map of the service area for the WCF.
3. A map that shows other existing or planned WCF that will be used by the WCF provider who is making the application. Describe the height, mounting style, and number of antennas on each WCF.
4. Photo documentation of existing conditions.
5. A photo simulation (except for Type 1).
6. A concealment and screening plan showing the WCF blending with the existing environment.
7. Written description of efforts to minimize the visual impact of the antennas and equipment cabinets.
8. A site line representation drawing.
9. Dimensioned site plan, elevations, landscaping and other plans that detail what the WCF will look like and how it will be constructed, as required by the Community Development Department.
10. Written description of conformance with applicable SRP-MIC Design Standards and Guidelines and use permit criteria.
11. New towers and monopoles require the following additional submittal items:
 - a. A map that shows any WCF monopoles or towers within a one mile radius of the project that is existing or currently under construction.
 - b. Written description of any efforts to co-locate the proposed WCF on another site or building. Include a map of the sites and provide engineering information or letters from owners of the site describing why co-location is not possible.
 - c. A map that shows other potential standalone locations for the proposed WCF that were explored by applicant. Describe why the proposed location is superior to other potential locations. Factors to be considered in the Community's perspective shall include- costs, visual aspects, setbacks, and proximity to residences.
 - d. Written description of efforts to blend the WCF with the surrounding area, including the process for arriving at the color and materials for the proposed monopole or tower.
 - e. Written description of the efforts to minimize the diameter of the monopole and the mass of the tower supporting the proposed WCF. Provide engineering and structural information related to these efforts.

- f. Written description of all equipment that will be ancillary to the antennas, such as whip and dish antennas. Describe the function of this ancillary equipment and the need to locate it in this WCF.
12. Properties within the Community that are identified on the General Plan Land Use Map as preserve land or land determined by the SRP-MIC as the result of an environmental survey to be culturally and/or environmentally sensitive require the following additional submittal items:
 - a. Photo simulations taken from the closest streets and residences surrounding the proposed site.
 - b. Color samples and their light reflective values, which shall not exceed thirty (30) percent LRV, and shall be subject to contextual review.
 - c. Written analysis describing the most effective way to screen or blend the new WCF with the surrounding environment.
13. The Zoning Administrator may require additional information or may waive those submittal requirements determined unnecessary for appropriate review of the project.

Section 7.1.11 Continued Monitoring

Every three (3) years, each wireless communications service provider shall submit to the Community a written report verifying that, at its maximum load, including cumulative effects of multiple facilities, each WCF was tested and certified to meet or exceed the Federal Communications Commission's Radio Frequency Safety Standards. The three (3) years shall be from the most recent approval of the respective WCF or from the effective date of this ordinance, whichever is earlier, and every three (3) years thereafter.

Section 7.1.12 Third Party Review

- A. The SRP-MIC Community Development Department staff may require a third party review of the technical data submitted by the provider and all costs and expenses for the third party review shall be paid for by the applicant. Selection of the third party expert may be by mutual agreement among the applicant and interested parties or at the sole discretion of the Community, with provision for the applicant and interested parties to comment on the proposed expert(s) and to review qualifications.
- B. The expert review is intended to be a site specific review of technical aspects of the wireless communications service WCF and not a subjective review of the site selection. Such a review shall address the accuracy and completeness of the technical data, whether the analysis, techniques and methodologies are legitimate, the validity of the conclusions and any specific technical issues outlined by the Community, Council, and Community Development Department, staff or interested parties, and comply with all applicable laws, ordinances, and regulations of the Community and federal government.
- C. The expert review of technical submissions shall address the following:
 1. The accuracy and completeness of submissions.
 2. The applicability of analysis, techniques and methodologies.
 3. The validity of conclusions reached.
 4. Any specific technical issues designated by the Community or Zoning Administrator.

Section 7.1.13 Abandonment:

- A. Any WCF that is not in use for six (6) months or more shall be completely removed by the wireless communications service provider or the responsible lessee under an approved lease with the Community.
- B. Removal

1. Removal shall occur within ninety (90) days after the end of the six-month period.
2. All equipment and foundations shall be completely removed.
3. Upon removal, the site shall be re-vegetated to blend with the surrounding vegetation.
4. The cost of removal and revalidation shall be borne by the service provider or lessee.
5. A review of the re-vegetation plan and completed restoration may be required by the SRP-MIC Community Development Department based upon the location or other special circumstances as determined by the Zoning Administrator.

Chapter 8 Definitions and Measurements

Article 8.1 Purpose

This Chapter provides definitions of terms and phrases used in this Zoning Ordinance that are technical, specialized, or that may not reflect common usage.

Article 8.2 Interpretation and Rules of Construction

Section 8.2.1 General Terminology

- A. Whenever a provision requires the CDD Director, Zoning Administrator or other Community Officer or employee to act or perform a duty, the provision authorizes the delegation and authorization of a professional-level subordinate(s) to perform the required act or duty, unless the provision specifies otherwise. The services of an attorney or other professional with experience in land use matters and/or expertise in the related subject may be obtained in addition to or in lieu of delegation.
- B. Figures illustrate concepts, standards or regulations described in the text. If any discrepancy exists between a figure and the text of this ordinance, the text controls.
- C. Graphics not called out as figures in the text of this ordinance and information placed within boxes as sidebars are provided to clarify by example, summarize or convey the intent of the regulations or standards. They are not regulations or standards.
- D. When not inconsistent with the context, words used in the present tense include the future, words in the singular include the plural, and those in the plural include the singular.
- E. The general terms or acronyms listed below shall have the meanings or interpretations as stated below:
 - 1. **"And"** indicates that all connected words or provisions apply. **"Either/or"** indicates that the connected words or provisions apply singly but not in combination.
 - 2. **"Including," "includes," "such as," "additional" or "supplemental"** are illustrative and are not intended as an exhaustive listing. **"LMB"** or the **"Land Management Board"** means the Land Management Board of Salt River Pima-Maricopa Indian Community.
 - 3. **"Or"** or **"and/or"** indicates that the connected words or provisions apply singly or in any combination.
 - 4. **"Shall," "will" or "must"** is mandatory; **"may"** is permissive; **"should"** is strongly suggestive but not mandatory.
 - 5. **"Used"** includes and is interchangeable with the words **"arranged for, designed for, occupied or intended to be occupied for."**

Section 8.2.2 Conflicting Provisions

When there is a discrepancy between different provisions of this ordinance, the more specific provision applies unless the Zoning Administrator finds that the more general provision more accurately reflects the intent and purpose of this ordinance.

Article 8.3 Measurement and Calculations

This Section describes a standard way dimensional requirements within this ordinance are measured or calculated.

Section 8.3.1 Calculations

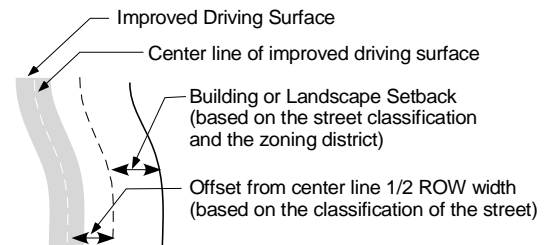
All calculations are rounded up or down to the nearest whole number.

Section 8.3.2 Measurement

- A. **Setbacks.** Building setbacks extend from the ground to the sky and are measured horizontally and perpendicular to the referenced line as follows:

1. Setbacks from streets are measured from right-of-way lines, including abutting turn lane and/or sidewalk easements,
2. Where no street right-of-way exists, setbacks shall be measured from a line parallel to the center of the improved driving surface offset half the right-of-way width, or as determined by the Zoning Administrator. Right-of-way width is based on the classification of the street.

Measuring setbacks where no right of way exists



3. Side or rear setbacks are measured from property lines, allotment or partition lines, property lines, master or sublease lease lines, or the edge of site boundaries.
- B. **Height, building or structure.** The height of a building or structure is measured vertically between the highest point of the building or structure, (including the highest point of the coping, the parapet, mansard roof, roof dome, and gable) and the natural grade. The natural grade is:
1. The top of the nearest arterial, collector or local street curb or edge of pavement within one hundred (100) feet of the building, (Freeways or elevated roadways are not used to measure building height), or
 2. The average elevation of the lowest and highest point of the ground within twenty-five (25) feet of the building or structure foundation if the building or structure is more than one hundred (100) feet from an arterial, collector, or local street curb or edge of pavement.
 - a. Man-made elevated areas such as mounding, raised planters, crawl space, under-building parking, or portions of a basement that are above ground are included in the measurement of height.
 - b. Man-made depressions such as detention basins are not included in the measurement of height.
 3. Exceptions from height limits are measured in the same manner, using the same natural grade elevation as that used to determine the height of the building or structure.

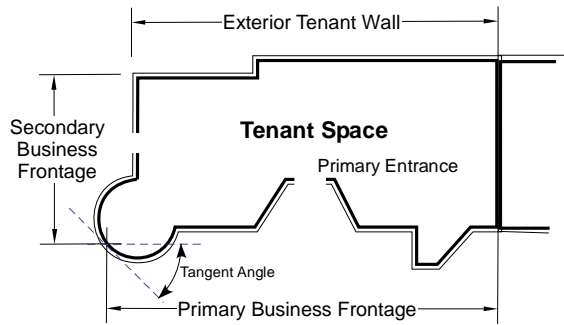
C. **Business Frontage or Exterior Wall Length**

Generally the regulations of this ordinance take precedence in the order listed in below:

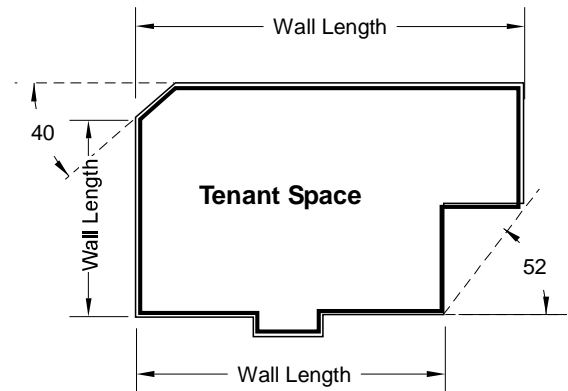
- 1-The standards or regulations of any applicable overlay district.*
- 2-The specific use standards or conditional use standards provided in Chapters 4 and 7.*
- 3-The standards and regulations of the applicable zoning district.*
- 4-The general zoning district standards and regulations.*
- 5-The general development standards provided in Chapter 6.*

1. The length of business frontage or exterior wall is measured individually for each tenant or building elevation in a straight line approximately parallel to the exterior wall of the tenant space (the building line).
2. Upper stories are not included as part of any business frontage. The length of the wall of the ground floor is the basis for determining the length of business frontage
3. For buildings with more than one tenant the length is measured from the centerline of the interior party wall defining the tenant space, where the wall intersects with the exterior wall.

Length of Business Frontage or Exterior Tenant Walls.



4. At the end of a building the projected length of an angled wall is added to the length of the wall with which it forms the smaller angle. If the angle is forty five (45) degrees, half the projected length is added to the length of each wall. If the wall is curved, the projected length of the curved portion of the wall up to the forty five (45) degree tangent is added to each abutting wall respectively.
5. Wall length excludes any wall determined by the Zoning Administrator as unrelated to the tenant frontage. For example, exterior tenant walls that are set back from the tenant's front building line and do not extend into the plane of a fifty-five (55) degree angle from the building line.



- D. **Ambient noise level** shall be measured on sound level meter using an A-weighted scale and shall include the all-encompassing noise associated with a given environment, being usually a composite of sounds from many sources, near and far averaged over a period of fifteen (15) minutes without inclusion of noise from isolated identifiable sources. For purposes of comparison, ambient noise is determined within the particular zoning district near the location where a comparison will be made during a similar time of day. Measurements are made as follows:
1. Readings of a sound level meter are observed for five (5) seconds and the best estimate of the central tendency of the indicator needle, and the highest and lowest indications are recorded.
 2. The observation are repeated as many times as necessary to ensure that observations are made at the beginning and the end of a fifteen (15) minute averaging period and that there are at least as many observations as there are decibels between the highest high indication and the lowest low indication.
 3. The reading is the arithmetical average of the observed central tendency indications converted to decibels, per instructions of the manufacturer of the sound level meter.
 4. Measurement of suspect noise sources. Measurement of suspect noise sources are an average of at least three (3) instantaneous readings using an A-weighted scale.
 - a. If the subject source of noise is from a use located on a site with other uses, the measurement is made immediately outside the site of the subject use.
 - b. If the use is the only use on the site, the measurement is made at the property or lease boundary of the use.

Article 8.4 Specific Definitions

As used in this Zoning Ordinance, the terms and phrases shall have the meaning ascribed to them in this Article unless the context in which they are used clearly requires otherwise.

Words used in this Zoning Ordinance that are not defined are interpreted in accordance with normal dictionary meanings or customary usage at the time of adoption as is appropriate to the context or as specifically determined by the Zoning Administrator.

A

ABUTTING: Having a common border with, including a corner. To physically touch.

ACCESS: A means of vehicular or non-vehicular approach or entry on to or exit from a property, street, or highway.

ACCESSORY BUILDINGS OR STRUCTURES: Buildings or structures on the same site or property as the related principal building that:

1. Support uses that do not operate independently of the principal use and are subordinate in building area, intensity of use, or purpose to the related principal building or primary use(s) served.
2. Are compatible with and do not adversely affect the other principal uses permitted under zoning regulations applicable to the property.
3. May contribute to the comfort or convenience of the occupants of the related principal building or use served.
4. May be attached or detached from the structure continuing the primary use.

ACCESSORY DWELLING UNIT: A subordinate living unit added to, created within, or detached from a single-family dwelling on the same site and that provides basic requirements for independent living, sleeping, eating, cooking and sanitation.

ACCESSORY ENERGY SYSTEM: An energy conversion system typically consisting of photovoltaic panels, wind turbines, fuel cells or other similar devices that convert wind or solar power into mechanical or electrical energy primarily for consumption by uses on the same property. Gasoline, diesel, propane or similar generators are only included in this definition when their sole purpose is as an emergency back-up system providing power for use on the same site when the normal sources of power are not available.

ACCESSORY USE: A use or activity on the same site as the principal use that is subordinate and incidental to the main activity and supports and is dependent on the principal use rather than operating independently.

ACRE, GROSS: Ground area, including all land and proposed and existing streets within a development or subdivision.

ACRE, NET: The remaining ground area after deleting all portions for proposed and existing streets within a development or subdivision.

ADJACENT: Nearby but not necessarily touching or abutting. Includes parcels separated by a dedicated street or utility right-of-way.

AGRICULTURAL WORKER HOUSING: Housing for employees of an active farming operation.

AISLE or DRIVE AISLE: The traveled way by which cars and other vehicles enter and depart parking spaces, but not including drives, streets or alleys.

ALLOTMENT OR/ ALLOTTED LAND: A parcel of land allotted to individual ownership of a natural person or family held in beneficial trust by the United States under the General Allotment Act of February 8, 1887 (24 Stat. 388), as amended or superseded.

ALTERATION: Any change to a site or to the exterior character of any development improvements, including changes to building size, shape, façade, color, finishes or surface materials, site grading, parking and loading areas, paved and graveled areas, outdoor areas such as storage, activity areas or open areas such as plazas, walkways, landscaping of the site, and the development of new improvements or removal of existing improvements. Alteration also means an increase in the intensity of a use. Alteration does not include normal maintenance and repair.

ALTERNATIVE PAVING: Alternatives to traditional paving techniques such as concrete paving stones, fired brick, colored and/or stamped paving, stabilized road base, and decomposed granite.

AMBULANCE SERVICE: A service that provides rapid response to a call for emergency medical care provided by trained technicians and transport to a hospital. Includes storage of emergency vehicles and related equipment, office or dispatch area and may include short term overnight sleeping and shared living quarters for staff.

AMBULATORY CARE: Preventative, diagnostic, surgical and treatment services to persons who come to a medical facility to receive services on an outpatient basis and depart from the facility on the same day without staying overnight.

AMPHITHEATER: An open-air venue used for entertainment with a stage in the center and audience area typically of tiered grass, bench or informal non-fixed seating arranged rising in a circular or semicircular tiers around the stage and, depending upon the scale, may be intended for amateur or casual performances or as an accessory to another use or as a performance destination. May or may not be enclosed by a wall or fence, but is open to the sky.

ANALOGOUS USE: A use having similar purpose(s) and characteristics of another use in terms of impacts, intensity, hours of operation, traffic generation and types of clientele or customers.

ANIMAL CREMATORY: A furnace for reducing corpses of animals to ashes through incineration. Also an establishment containing such a furnace, which may include a meeting room for funeral ceremonies.

ANIMAL HOSPITAL: A full service animal care facility where animals (including large animals) and/or pets are given acute medical or surgical treatment for diseases or injury and which may include accessory overnight boarding and care, grooming, and other animal care services, but does not include animal crematory facilities.

ANIMAL HUSBANDRY: The branch of agriculture concerned with the care and breeding of domestic animals such as cattle, hogs, sheep and horses and includes fenced pastures and/or enclosures or structures for those purposes. Animal husbandry does not include open grazing, confinement of wild animals, research, slaughtering, other than for family or personal use, or concentrated confined animal feeding / production operations.

ANIMAL SHELTER/POUND: A facility that accepts and/or seizes domestic animals for the purpose of caring for them, placing them through adoption, or carrying out law enforcement. Typically, providing shelter in a safe and caring environment for lost, homeless or abandoned animals on a temporary basis until the animal is either reclaimed by its owner, placed in a new home or with another organization for care or adoption, or is humanely euthanized.

ANIMAL SANCTUARY: A facility where animals are brought to live and be protected for the rest of their lives. Sanctuaries do not seek to place animals with individuals or groups, instead maintaining each animal until natural death. The mission of sanctuaries is generally to be safe havens, where the animals receive complete care for their health and welfare and are given the opportunity to behave as naturally as possible in a protective environment. Animals are not bought, sold, or traded, nor are they used for testing.

ANTENNA: A device for sending and receiving radio waves; a metallic piece of equipment of variable shape, used in the sending and receiving of television or radio signals

APIARY: A place where bees are kept in a collection of hives or colonies for production of their honey. May include extraction and processing of honey. Excludes incidental use of bees for pollination as part of an agricultural use.

APPLICANT: Any person who files an application on a form prescribed by the CDD and who meets the qualifications to file an application per this Zoning Ordinance. The applicant, or a designated representative, is the point of contact for all information related to an application.

APPLICATION: A request for review submitted on a form provided by the appropriate SRP-MIC department. See also, Complete Application.

ARCHAEOLOGICAL RESOURCE: A type of cultural resource that includes any material remains or physical evidence of past human life or activities that are of archaeological interest, including the record or evidence of the effects of human activities on the environment.

ARCHITECTURAL CHARACTER: The general aspects of a building, such as 1) Setting, including treatment of base areas, detailing around building entrances, and how the transition between indoor and outdoor areas occurs; 2) Shape and proportions of the building, such as rectangular or curved surfaces, articulation of walls, roof styles and features, such as stepping of roof levels or varying of parapet height, coping details, extent of overhang, slope, and fascia treatment; 3) Projections on the building, such as porches, awnings, cornices, buttress or attached columns, and bay windows. 4) Openings, including the shape, proportions, depth and rhythm of voids such as windows, doorways, open galleries, arcades, and recessed balconies; 5) Materials that vary the surface qualities of exterior materials, their color and texture, evidence or level of craftsmanship, patterns within and between materials, and juxtaposition of materials or degree of contrasting colors and textures, 6) Pattern and details, including use of shade or shadow patterns, visual strength of dominant features, their location, spacing, rhythm, the verticality or horizontality of elements, and type and style of fixtures or accent features.

ARCHITECTURAL LIGHTING: Exterior lighting that is used primarily or entirely to draw attention by illumination of buildings, facades, structures, or architectural features by directing light onto those areas or by internal illumination through translucent exterior surfaces, use of illuminated architectural features other than windows, or by interior illumination used specifically to modify the exterior appearance of a building and that is visible from a street or adjacent property. Indirect lighting of a building or structure surface that results from lighting serving other purposes is not considered architectural lighting.

ASSISTED LIVING FACILITY: A residential care institution (including adult foster care) that provides supervisory care services, personal care services or directed care services on a continuing basis. Housing for persons who live independently, but for whom non-medical assistance to meet daily needs may be available on site. The type of housing units may vary but typically have at least one bedroom, a private bathroom, a kitchenette and a lockable door on the unit entrance. Common areas for socializing, group activities, recreation facilities, group dining and staff offices are typical accessory uses.

AUCTION: A building or site where items are regularly sold to buyers through bidding or other means of establishing market price. Does not include one-time or infrequent short term occurrences.

AUTHORIZED AGENT: A person or firm with written permission provided in a form acceptable to the Community, to represent the owner or person in control in specific matters related to the subject property.

AUTO/LIGHT VEHICLE: Passenger automobiles, motorcycles, light-duty trucks one (1) ton capacity or less, and recreational boats.

AUTO/LIGHT VEHICLE LEASING AND SALES, (INDOOR): The leasing or sale of new or used automobiles/ light vehicles and including accessory uses such as indoor vehicle display, storage, rental and maintenance. All activities including primary and accessory uses are conducted inside completely enclosed buildings.

AUTO/LIGHT VEHICLE LEASING AND SALES, (OUTDOOR): The leasing or sale of new or used automobiles/light vehicles and including vehicle display, storage, rental and maintenance. The display and storage of vehicles for sale or rent may be conducted inside or outside of a building as permitted in the zoning district.

AUTO/LIGHT VEHICLE MAINTENANCE SHOP: A business providing routine maintenance, minor repair and replacement of parts, such as mufflers, brakes, oil, filters, tires, and vehicle washing/cleaning services. A maintenance shop does not include major automotive repairs, painting, body and fender work, sales or rental of vehicles.

AUTO/LIGHT VEHICLE RENTAL PICKUP: The renting of automobiles/light vehicles that involves a reservation office where rented vehicles are delivered for pick up by customers, but does not include overnight storage of vehicles, or a maintenance shop on the site.

AUTO/LIGHT VEHICLE RENTAL: A business that rents out automobiles/ light vehicles, small trailers and trucks to the general public on a daily or short term basis and may include overnight storage of vehicles outdoors, cleaning and detailing of vehicles, and/or a shop for routine maintenance of the vehicles that are rented on the site.

AUTO LIGHT VEHICLE REPAIR SHOP: A business performing repairs on light trucks and automobiles, including engine rebuilding, transmission shops, body and upholstery repair, body painting, and tire retreading and repair within a garage. Accessory uses include on-site temporary storage of vehicles scheduled for repair.

AUTO SERVICE STATION: A business engaged primarily in the retail sale of motor fuels (including alternative fuels such as natural gas, hydrogen, or battery recharging system). Accessory uses may include a convenience store, car wash or an auto/light vehicle maintenance shop. An auto/light vehicle repair shop is not included in this definition.

B

BAR OR TAVERN: A business establishment where spirituous liquors are sold in individual portions for consumption on the premises in accordance with SRP-MIC legal requirements.

BASEMENT: A space having more than one-half (1/2) of its height, measuring from its floor to its ceiling below the average adjoining grade; if the finished floor level directly above a basement is more than six (6) feet above grade at any point, the basement is considered a building story.

BED AND BREAKFAST ESTABLISHMENT: The use of a residential structure with one (1) dwelling unit occupied by the operator and up to six guest rooms or suites that are rented out for short term commercial lodging purposes and that may involve serving breakfast or snacks to current occupants of the rooms.

BUILDING, PRINCIPAL: A building that is arranged or configured to be occupied by a principal use and to be operated independently of other uses. The use may support other principal uses on the site and there may be one or more principal buildings on a development site. Typical principal uses are listed in Chapter 4 of this ordinance.

BUILDING BASE AREA: The area abutting the ground floor of a building and improved to the minimum depth required with landscaping and hardscape in support of the use(s) within the building.

BUILDING FLOOR AREA: The area of all floors within the surrounding exterior walls as measured from the outer surface of the walls and including mezzanines, interior stairwells, storage space, corridors, utility areas, etc. and exclusive of internal open areas such as courtyards.

BUILDING FOOTPRINT: The area included within the perimeter of the exterior walls, including the thickness of the walls on the ground floor of a building and including the area below any projecting overhang of upper level floors that extends outside the perimeter of the ground floor.

BUILDING HEIGHT: The vertical distance between the highest point of the building or structure, such as the highest point of the coping or parapet, mansard, pitched, hip roof or gable and the natural grade.

BUILDING OFFICIAL: The Director of the Engineering and Construction Services Department or authorized designee.

BUILDING PERMIT: The permit required and issued by the Community allowing new construction or remodeling, electrical and plumbing installations, site improvements, site grading, tenant improvements, etc. pursuant to the SRP-MIC codes and ordinances.

BUILDING SETBACK: The minimum horizontal distance between a building or structure and a specified boundary, such as a property line or partition, development boundary or lease line, right-of-way or street easement, including easements for turn lanes and abutting sidewalks and future rights of way or easements, or from a specifically stated feature such as curb line or edge of pavement.

BUILDING SITE: The area of a building together with associated parking areas and open space, detention areas, landscape areas required by this ordinance.

BUILDING: Any structure used or intended for the purpose of supporting or sheltering any use or occupancy. This includes tents, porches, awnings, carports, shade structure, or vehicles situated on public or private property and used for purposes of a building.

BULK STORAGE: Storage of goods or materials in containers, on pallets, within enclosed areas or otherwise outdoors on a site.

BUSINESS DAYS: Days of the week Monday through Friday, ending at 5:00 PM local time, and excluding weekends and holidays recognized by the SRP-MIC.

BUSINESS: Any individual or for-profit corporation or partnership engaged in an activity designed to produce income, profit or compensation.

C

CALENDAR DAY: Consecutive days including weekdays, weekend days and all holidays and ending at 5:00 PM local time.

CALL CENTER: An office space used for receiving or transmitting information involving sales or services to customers over the telephone or other communication media and that require little or no in-person contact with customers on-site. Examples include offices used for handling a large volume of consumer requests for product sales, support or information and/or for soliciting new clientele, expanding product services, fundraising, or debt collection.

CARPORT: A permanent roofed structure with not more than two (2) enclosed sides used or intended to be used for automobile shelter and storage.

CDD: The Community Development Department of the SRP-MIC.

CDD DIRECTOR: The Director of the Community Development Department of the SRP-MIC or authorized designee.

CEMETERY: A designated area where bodies of deceased individuals are buried and may include columbarium and mausoleum.

CENTERLINE: A line connecting the center points measured between the outer boundary lines of a street, road right-of-way or easement as established by official survey.

CERTIFICATE OF OCCUPANCY: An official authorization to occupy or use a structure as issued by the Building Official of the Community.

CLEARSTORY: A portion of a roof rising above adjacent roof surfaces and having windows admitting daylight to the interior areas of a building. May also be used for passive heating and, if operable, for passive cooling.

CLUB or LODGE: A building providing facilities for an association of persons (whether or not incorporated), religious or otherwise, who meet for a common purpose, but not including groups that are organized primarily to render a service as a business for profit.

CHECK CASHING SERVICE, PAYDAY LOANS: A service cashing checks and/or providing short term loans in exchange for fees.

CODE ENFORCEMENT OFFICER: A person or persons designated by the CDD Director as authorized to enforce this Zoning Ordinance and including designees of that designated person(s).

COLLEGE OR UNIVERSITY, PUBLIC OR PRIVATE: A post-secondary institution of higher learning that grants associate and/or bachelor's degrees, and may have research facilities and/or professional schools that grant master and/or doctoral degrees. This classification includes community colleges that grant associate degrees, and/or certificates of completion in business or technical fields or that offer credits for course completion that are transferable to a four-year college or university. College or university includes accessory uses primarily serving the student population such as cafeterias, auditoriums, performing arts theaters, sports fields. These uses may also be open to the general public.

COMMERCIAL DEVELOPMENT OR/ COMMERCIAL USE: Any use of land that includes the construction or installation of buildings or other structures to be used in any business enterprise or activity to engage in business or commerce on the land. Examples of commercial uses are listed in the Land Use Table (Table 4.1) in this ordinance.

COMMERCIAL ENTERTAINMENT: A use providing amusement, diversion, pleasure that comes from watching a performer, sports competition, participating in playing a game, etc. whether public or private, conducted as a business, including concert halls, theatres, game halls, stadiums, and uses analogous to these uses.

COMMERCIAL RECREATION FACILITIES, INDOOR: All recreation and amusement facilities (except "Adult Entertainment" uses), whether public or private, conducted indoors as a business. Examples are as listed in the Land Use Table (Table 4.1) in this ordinance and uses analogous to those listed.

COMMERCIAL RECREATION FACILITIES, OUTDOOR: All recreation and amusement facilities, (except "Adult Entertainment" uses), whether public or private, conducted primarily outdoors as a business. Examples are as listed in the Land Use Table (Table 4.1) in this ordinance and uses analogous to those listed.

COMMERCIAL TRADE SCHOOLS, PUBLIC OR PRIVATE: Schools established to provide teaching of clerical, managerial, vocational, technical, trade or artistic skills for adult students. Does not include schools primarily serving students of junior or high school age in lieu of junior or high school.

COMMERCIAL / HEAVY VEHICLE AND EQUIPMENT SALES, LEASING OR RENTAL: The leasing or sale of new or used commercial vehicles and heavy equipment. Accessory uses may include outdoor display, storage, rental and/or routine maintenance.

COMMERCIAL / HEAVY VEHICLE AND HEAVY EQUIPMENT: Commercial-rated and licensed vehicles and heavy equipment such as trucks over one ton capacity, semi-truck and trailers, and construction equipment such as forklift, skid steer, tractor, backhoe, cranes, etc.

COMMERCIAL: All business activities, including, but not limited to, the provision of services or the purchase, sale or other transaction involving the handling or disposition of any article, substance, service or commodity for business purposes, but excluding industrial uses. Term collectively defines office, retail, entertainment and lodging functions.

COMMERCIAL SLAUGHTERING OF ANIMALS: Killing animals and selling the meat or other animal products. Does not include killing of animals for personal or family consumption.

COMMERCIAL STABLES: A facility for the boarding of domestic animals other than those of the land owner for compensation, and which may include barns, accessory structures, corrals, and grazing pastures.

COMMERCIAL TRANSMITTING/RECEIVING FACILITIES: Large scale towers, antennas, satellite or microwave dishes and similar used by commercial media providers for transmission or reception of media between primary sources typically for redistribution through local network systems such as phone, cable or wireless networks.

COMMUNITY: The land within the Salt River Pima-Maricopa Indian Community (SRP-MIC), or the Community members as a distinct group of people, or the community government.

COMMUNITY COUNCIL: The elected members of the Salt River Pima-Maricopa Community Council acting as a body.

COMMUNITY CENTER: A building that provides shared social gathering and meeting space and indoor or outdoor recreational facilities at a scale adequate to serve the Community at large.

COMMUNITY DEVELOPMENT DEPARTMENT (CDD): A Department of the Salt River Pima Maricopa Indian Community tribal government consisting of several divisions.

COMMUNITY DEVELOPMENT DEPARTMENT DIRECTOR: The Director of the Community Development Department of the SRP-MIC or authorized designee

COMMUNITY GARDEN: A garden area and related accessory structures and facilities for shared use by Community members for the purpose of growing crops for the benefit of the Community.

COMMUNITY MEMBER: means a natural person who is an enrolled member of the Salt River Pima Maricopa Indian Community.

COMPLETE APPLICATION: A request for review submitted in the format specified on a form provided by the appropriate SRP-MIC department together with all information and signatures and accompanied by proof of payment of required fees.

COMPOSTING, COMMERCIAL: Managing a mixture that consists largely of decaying plant material and products made from plant material, air and water for the purpose of selling a completed compost product (retail or wholesale) typically for use as fertilizer, mulch or soil conditioner. May include receiving materials from offsite and packaging and/or loading of compost for transport offsite.

CONDITIONAL USE: A use, which due to its unique characteristics, requires additional Community review and/or conditional provisions prior to being allowed in a particular location in the zoning district.

CONDITIONAL USE PERMIT: A permit that allows particular uses identified by this ordinance to be conducted in a specific location as approved by the Community Council and which may include specific terms and conditions established at the time of approval.

CONSERVATION: The protection of the land, flora, fauna, habitat, man-made or natural features or structures, cultural heritage and/or other resources, from adverse effects of urban or other uses or activities.

CONSERVATION AREA: A statutorily-protected tract of land or overlay district that may contain and whose purpose is to protect and preserve man-made or natural features, structures, or areas with cultural heritage, flora, fauna or habitat important to the SRP-MIC. May include monitoring or interpretive facilities.

CONVENIENCE STORE: A small store or shop that sells a range of everyday items such as groceries, toiletries, soft drinks, and may also offer ancillary services such as ATM, postal or delivery services, a small amount of prepared food such as sandwiches and as a convenient supplement to meeting daily needs rather than being the main source.

COUNCIL OR COMMUNITY COUNCIL OR SRP-MIC COUNCIL: Means the elected governing body of the SRP-MIC.

COURTYARD: An open area, unobstructed from the ground to the sky that is bounded on at least three sides by the exterior walls of one or more buildings.

CREMATORIUM OR CREMATORY: A facility that houses a furnace for reducing corpses to ashes through incineration. May include a meeting room for funeral ceremonies but does not include a cemetery or columbarium.

CRY HOUSE OR MEMORIAL HALL: A room or building where services for deceased persons are held prior to cremation or burial. Excludes facilities where bodies are prepared for viewing, embalmed, or cremated.

D

DAY or DAYS: Calendar day or sequential calendar days unless specifically defined as business day in the related text.

DAY, BUSINESS: Monday through Friday and not including weekends or official holidays of the SRP-MIC.

DAYCARE CENTER, ADULT: A facility or part of a facility providing the care, supervision and guidance of adults on a regular basis for periods of less than twenty-four (24) hours per day with no overnight stays, in a place other than the adult's own residence.

DAYCARE CENTER, CHILDREN: Any facility or part of a facility providing the care, supervision and guidance of more than five children, unaccompanied by parent, guardian, custodian, or relative on a regular basis for periods of less than twenty-four (24) hours per day with no overnight stays, in a place other than the children's own residence.

DAYCARE, HOME BASED: The use of a home by the resident as a daycare center.

DAIRYING: A class of agricultural, or an animal husbandry, enterprise for long-term production of milk for retail or wholesale, usually from dairy cows but also from other animals such as goats, sheep and camels, which may be either processed on site or transported off site for processing.

DATA CENTER: A facility whose primary use is to house computer systems and associated components, such as telecommunications and/or storage systems for processing, transferring and/or storing information. The use generally includes redundant power supplies, climate control, data communications, connections and security systems. Data and computer services centers may contain data technology centers, internet service organizations, web hosting organizations, network operations centers, and other similar establishments primarily engaged in providing direct access from offsite through communications networks to computer-held information. Large data centers are industrial scale operations using significant electricity resources, and may be a source of air pollution. This definition does not include a relatively small data center that is accessory and subordinate to another primary use.

DEED RESTRICTION: A restriction on the deed or lease that places limitations on the use of the property. Examples include: restrictive covenants, driveways, private roads, landscape areas, utility corridors, fire lanes. Deed restrictions are not recognized by 25 CFR 169 or the Act of February 5th 1948 and should not be confused with “Easements” or “Rights-of-way”.

DENSITY, RESIDENTIAL: The number of dwelling units per gross acre of land in a defined area.

DESIGN REVIEW PANEL: A panel of the SRP-MIC established to review the design aspects of proposed development projects. May also be referred to as Design Review Committee.

DESIGN STANDARDS AND GUIDELINES: design standards and/or guidelines developed by or adopted by reference for use in the design of development projects within the SRP-MIC and including the 1992 Development and Design Standards for Commercial Corridors as amended.

DEVELOPMENT: Means the installation, construction, repair, replacement or modification of any improvements including any grading or activity for which a building permit, construction permit, grading permit, tenant improvement permit, certificate of occupancy or other Community approval is required. Intensification of an existing use is also included as development.

DEVELOPMENT PLAN: A plan prepared to scale, showing all buildings, site improvements (for example, buildings, parking, landscapes, walls, signs, lighting, access and circulation drainage facilities, and utilities) and uses proposed for a specific property within designated boundaries and supported by technical construction documents as necessary to carry out the implementation and enforcement of the development plan.

DEVELOPMENT SITE: Any parcel of land, or combination of contiguous parcels of land, whether under leasehold, single or multiple ownership, or part thereof, that constitutes a site, typically as designated by a plan, on which development is proposed, is under construction or exists and encompassing all elements of the development.

DEVIATION FROM DEVELOPMENT STANDARDS: Community approved relief from the development standards of Chapter 6 of this Zoning Ordinance that permits construction of specified improvements in a manner that meets the intent of this Zoning Ordinance.

DISPOSAL OR DISPOSE: The discharge, abandonment, deposit, injection, dumping, littering, spilling, leaking, or placing of any solid waste or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment then or in the future, including without limitation impacting land, both surface and subsurface, emitting into the air, or discharged into any waters, including surface waters or ground water.

DISTRIBUTION CENTER: A warehouse for a variety of products that is stocked with products (goods) to be redistributed to retailers, to wholesalers, or directly to consumers. A distribution center is a principal part, the order processing element, of the entire order fulfillment process.

DORMITORY: A building typically in association with an educational or other institution, with multiple rooms designed, intended or occupied as sleeping quarters by two (2) or more persons and typically including common eating and bathroom areas.

DRIVE AISLE: A vehicular thruway that provides direct access to parking spaces and/or to service areas of buildings and connecting these to driveways within a development site, serving low volumes of traffic at very low speeds and not intended to serve multiple development sites.

DRIVE-THROUGH (SALES OR SERVICE): A facility with a window, automatic teller machine, kiosk, cashier or other mobile feature of a business, building or site for providing products or services from within a building or structure to persons within a vehicle.

DRIVEWAY: A vehicular thruway that provides authorized access to a street from a property and may or may not include public easements.

DRP: See DESIGN REVIEW PANEL.

DRUG AND ALCOHOL REHABILITATION FACILITY: See REHABILITATION FACILITY, BEHAVIORAL.

DWELLING: A building that contains one dwelling unit used, intended or designed to be used, rented, leased, let or hired out to be occupied for living purposes.

DWELLING UNIT: A building or portion thereof, consisting of one or more rooms providing complete, independent living facilities for one or more persons for use of a single household as a separate living quarter, including permanent provisions for living, sleeping, eating, cooking and sanitation but not including hotels, motels, boarding houses or lodging facilities.

DWELLING, DUPLEX: A building designed with two (2) dwelling units.

DWELLING, MULTIFAMILY: A building designed with more than two (2) dwelling units.

DWELLING, SINGLE FAMILY: An individual detached building designed and used as a dwelling for the occupancy of one household.

E

EASEMENT: A right by an express written agreement of an owner of land granting another lawful and beneficial use, for specific and limited purposes, of a described area of the land (surface and/or subsurface). Ownership of the land is retained by the land owner. As applied to roads, the term "easement " is interchangeable with "right-of-way". The statute of frauds and CFR 25 169 requires all easements to be approved by the land owners, the Community Council, and the BIA.

ECS: See ENGINEERING AND CONSTRUCTION SERVICE DEPARTMENT.

EDUCATIONAL INSTITUTION: A school, college or university, providing general academic instruction typically equivalent to the standards prescribed by the Community or other appropriate authority. Accessory uses include snack bar or cafeteria, outdoor facilities directly related to or ancillary to the educational programs, administrative offices, and other related ancillary uses.

EMERGENCY CLINIC, URGENT CARE CENTER: A medical treatment facility staffed, equipped and specializing in providing acute care of patients who arrive without prior appointment, either by their own means or by ambulance, with a broad spectrum of illness or injury some of which may be life-threatening and require immediate attention.

ENGINEERING CONSTRUCTION SERVICES DEPARTMENT (ECS): The Engineering and Construction Services Department of the Salt River Pima-Maricopa Indian Community government.

ENTRY TRANSITION AREA: The area abutting the ground level primary or secondary entrances of non-residential buildings and which through design identifies and differentiates the building entrance from the rest of the building facade and provides a transition from the exterior to the interior of the building using architectural and landscape features. Entry transition areas provide a microclimate and human scale features and blend the outdoor and indoor areas using features such as a portico over entry walkways, paving materials that flow from the exterior to the interior, furnishings, landscaping, public art, hardscape and other architectural features.

ENVIRONMENTAL PROTECTION AND NATURAL RESOURCES (EPNR): The Environmental and Natural Resources division of the Community Development Department of the Salt River Pima-Maricopa Indian Community government.

EPNR: See ENVIRONMENTAL PROTECTION AND NATURAL RESOURCES.

EQUIPMENT SALES AND LEASING, HEAVY: Establishments selling or renting construction, farm, or other heavy equipment. Examples include cranes, earth moving equipment, tractors, combines, heavy trucks, etc.

EQUIPMENT SALES AND LEASING: A service establishment that may offer a wide variety of household and business equipment, furniture, tools, small equipment and related materials for sale or rental. Does not include heavy construction equipment, which is separately defined under "Equipment Sales and Leasing - Heavy."

EXCESS PARKING: Parking spaces that exceed by 10 (ten) percent or more the minimum number of parking spaces required by the zoning ordinance for a particular use or combination of uses.

EXTENDED CARE FACILITY: See NURSING HOME.

F

FACADE: The exterior walls of a building exposed to public view or a wall viewed by persons not within the building.

FACTORY BUILT OR MODULAR BUILDING: A building that is either wholly or in substantial part manufactured at an off-site location to be assembled on-site as a permanent structure, built to comply with Community-approved codes and regulations. In addition, may be designed for use as a dwelling, habitable space or other non-residential or commercial use. Factory built or modular building does not include a recreational vehicle, trailer or mobile home as defined herein.

FACTORY FARMING: Any facility where the process of raising livestock occurs in confinement at high stocking density to maximize output of animal products such as meat, eggs, milk, etc. Typically animals are fed in lots or pens in which no vegetation intended for livestock feed is growing; antibiotics and pesticides are required to mitigate the spread of disease and pestilence exacerbated by crowded living conditions or used to stimulate production livestock growth, fattening for market, slaughter or consumption.

FLAGPOLE: A freestanding ground-mounted structure or a structure mounted to a building wall or to the roof of a building and used for the sole purpose of displaying a flag.

FAIR GROUNDS: A facility or area designated for display and participation in activities related to farming and animal husbandry practices, equestrian shows, rodeos, domestic and craft skills and for cultural and community events.

FAMILY: An individual, or two (2) or more persons related by blood, marriage, guardianship, or adoption, or a group of persons, who are not so related, living together in a dwelling as a single housekeeping unit.

FARM CENTER: A site used for storing, and maintaining and/or repairing of farm equipment and including garages, business offices and other accessory buildings and structures all of which are directly related to authorized farming operations within the Community.

FARMERS MARKET: Commercial activities conducted in an outdoor area, or in semi-enclosed temporary structures where two or more vendors display, barter, or sell directly to the customer food, merchandise and products made or produced locally, such as fresh fruits, vegetables, flowers, herbs, plants, unprocessed foodstuffs, home prepared food products such as jams, jellies, pickles, honey, jerky, nuts, sauces, or baked goods, homemade handicrafts, and home baked or canned foods, and as accessory items or for sale by other vendors original artwork and jewelry. Vendors may also offer as accessory sales a limited number of commercially packaged handicrafts or commercially processed or packaged foodstuffs. Entertainment may also be provided as an accessory. A farmer's market tends to be seasonal, and vendors typically do not occupy the market on an uninterrupted, daily basis. Farmers market does not mean occasional arts and craft fairs, auto shows, sidewalk sales, festivals, and Community sponsored events.

FARMING: Tilling of the soil, seeding, cultivating and harvesting of plants for the production of food and fiber products, horticulture, viticulture, aquaculture, floricultural, sod production, orchards and plant nursery. Farming includes accessory uses, buildings and structures clearly directly related and incidental to farming activity on the site such as for packing, treating, or storing the products grown on

the land and the maintenance and storage of equipment used in the farming of the land. Apiary, dairying, slaughtering (other than for family or personal use), concentrated confined animal feeding / production operations, fertilizer yard or commercial composting, or the reduction of animal matter or any other use objectionable because of noise, odor, smoke, dust, or fumes are not included.

FEEDLOT: Enclosure of animals in a confined area where they are fed to fatten for market or held in a confined area for the production of products without the opportunity for daily access to open areas, pasture or range for feeding or other purposes.

FENCE: Any constructed barrier of any material or combination of materials erected to enclose or screen areas of a site.

FENCE, VIEW: A fence designed to enclose an area while still allowing one to see through the fence material at 30 (thirty) percent opacity or less.

FINANCIAL INSTITUTION: An establishment that focuses on dealing with financial transactions such as investments, loans and deposits, composed of organizations such as banks, trust companies, insurance companies and investment dealers, savings and loan, credit union, stock broker, and includes advisory, estate and financial planning services.

FINISHED GRADE: The elevation of the surface of a site or of an improvement (such as a walkway or street) that will exist upon completion of construction.

FLEET PARKING: An area for parking a pool of commercial, government or business-owned vehicles and equipment including automobiles, light trucks, motorcycles, and small equipment. Typically fleet parking is separated from parking for vehicles of customers or employees.

FLEET SERVICES: Diagnosis and routine maintenance on one or several pools of commercial, government or business-owned vehicles and/or equipment. May be classified as (1) serving automobiles, and light vehicles, light trucks, light emergency vehicles, motorcycles, and small equipment or (2) serving commercial heavy vehicles and equipment such as large trucks, large emergency equipment and large construction equipment. Does not include major vehicle repair services.

FLOOR AREA RATIO (FAR): The ratio of the sum of the gross floor area of all buildings on a site, including primary and accessory buildings, divided by the gross site area. Structures for parking motor vehicles are excluded from the calculation of FAR.

FLOOR AREA, GROSS: The sum of the floor area of habitable spaces on all levels and including mezzanines, lobbies, corridors, utility areas, storage, stairwells and elevator shafts. Except when these areas are used as an incidental part of or as an accessory to a principal use, gross floor area may include useable unenclosed, partially enclosed or outdoor areas such as porches, patios, decks or outdoor balconies, courtyards, outdoor dining areas, outdoor entertainment and seating areas, or structures or areas for parking motor vehicles. Floor area is measured in a horizontal plane from exterior walls of the building, excluding uninhabitable space within or under buildings and from the perimeter of outdoor areas.

FLOOR AREA, NET BUILDING: Gross floor area minus the floor area of storage closets and mechanical rooms, stairwells, shared lobbies and shared corridors, elevators and stairways.

FLOOR AREA, HABITABLE: All improved areas of a structure that have a floor and a ceiling-to-floor height of seven (7) or more feet, including attic and basement space.

FOOD CATERING SERVICE: Preparation and sale of food made ready for same day consumption by retail customers offsite and including offsite delivery of prepared food.

FORECOURT: An area in the front of a building created by the central portion of the building façade being set-back from the building line and from which access is provided to the building.

FREIGHT AND PACKAGE DISTRIBUTION CENTER: A building or site whose primary purpose is facilitating the delivery, sorting, transfer to larger or smaller vehicles, consolidation into larger quantities or breaking down into smaller quantities of goods and materials for reshipment to other locations typically for other businesses. Any warehousing is accessory to the primary purpose of moving goods and materials.

FREEWAY: A multi-lane roadway intended to carry high volumes of through traffic between communities at relatively high speeds, with full access control limited to arterial streets and grade separations at intersections.

FRONTAGE: The distance over which the boundary line of a property abuts the boundary line of a street, canal, freeway or other identified right-of-way or other defined element.

FUNERAL HOME: An establishment where deceased persons are prepared for burial and where the body may be viewed and funeral services held. Does not include cemetery, crematorium or columbarium.

G

GARAGE, PRIVATE: A detached accessory building or a portion of a primary building on the same lot as a dwelling for the primary purpose of storing vehicles and residential material of the dwelling occupants.

GARAGE, STORAGE: Any premises used exclusively for the storage of vehicles and/or equipment.

GARDEN CENTER: A place of business offering for retail sale plants and nursery products fertilizers potting soil hardscape materials outdoor furniture yard utensils hoes rakes shovels and other garden tools and small power equipment and machinery used in landscape maintenance. May include a greenhouse and an outdoor sales area in which plants and materials are stored and displayed. Plants propagated, transplanted and/or grown on-site are for retail sale.

GENERAL PLAN: A plan, adopted by the Community Council, establishing goals and policies and depicting the future development of the Community recognizing physical, economic, social, political, aesthetic, and related factors and which serves as a guide to related development decisions of the Community such as the use of land and the provision of infrastructure.

GRADE: See NATURAL GRADE.

GROUP HOME: A dwelling shared by occupants and staff persons as a primary residence and single housekeeping unit in which staff persons provide care, education, managed supervision and activities for the residents on a twenty-four (24) hour basis. Group home occupants may include children, persons with disabilities, the elderly and those needing protective care. It may have rotating staff and specially-trained staff to assist with specific difficulties. It does not include medical institutional uses, alcoholism or drug treatment centers, community corrections facilities, halfway houses, or adult homeless shelters.

GUEST ROOM: A room that is designed to be occupied by one (1) or more guests for sleeping purposes, but not including dormitories.

GUEST: Any transient person who occupies a room for sleeping purposes.

H

HABITABLE SPACE: See FLOOR AREA, HABITABLE.

HALFWAY HOUSE: A halfway house is a residential facility designed to assist persons, especially those leaving institutions, to reenter society and learn to adapt to independent living. Halfway houses aim to assist in community transition, and may provide vocational training, counseling, monitoring, and other services. A halfway house may allow residents to go out to work or study during daytime and return at night. They typically require residents to follow certain rules, such as sign-in and sign-out procedures and curfews.

HANDCRAFT INDUSTRY: An industry that creates products that are mostly or partly hand-made, individually unique, and distinctive and not entirely mass produced by machinery. Examples include tailor or clothing designer / seamstress, artist, making of individual pottery, jewelry, or baskets by hand, and hand silk-screening.

HAZARDOUS SUBSTANCE: Any material that, by reason of its toxic, corrosive, caustic, abrasive or otherwise injurious properties, may be detrimental or deleterious to the health of any person handling or otherwise coming into contact with such material or substance. The term is as defined in the federal Comprehensive Environmental Response, Compensation and Liability Act, or any substance

that may cause substantial damage to the environment, or substantial danger to present or future public health, safety or welfare.

HAZARDOUS WASTE: A solid waste, or combination of solid wastes, with or without other materials, including excavated or unexcavated soils, which (1) because of its quantity, concentration, or physical, or chemical, characteristics may cause, or significantly contribute to an increase in mortality or an increase in serious, irreversible, or incapacitating illness, or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, or disposed of, or otherwise managed; or (2) is a hazardous waste under the Federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980, or the Resource Conservation and Recovery Act of 1976, as either act may be amended, and by any regulations promulgated thereunder, including, but not limited to, any substance, material, smoke, gas, particulate matter, or combination thereof containing asbestos or polychlorinated biphenyls; or (3) is toxic, ignitable, reactive, or corrosive, as regulated by the Community.

HEALTH AND WELFARE CENTER: A family-centered, community-orientated facility in which is provided on an ambulatory care basis, primary health care, diagnosis, assessments, referrals, education on health issues, vaccinations, preventive care, counseling, physical therapy, prenatal, pediatric care, geriatric care and assistance, coordination of medical care and other medical care for clients.

HEDGE: A plant or series of plants, shrubs or other live landscape material so arranged as to form a visual and/or physical barrier or enclosure.

HELIPAD: A facility without the logistical support provided by a Heliport (see Heliport) where helicopters take off and land. Helipads do not include facilities for maintenance, repair, fueling or storage of helicopters.

HELIPORT: An area providing an area for the take-off and landing of helicopters and fuel facilities (whether fixed or mobile) or appurtenant areas for parking, maintenance, and repair of helicopters.

HIGHWAY: Streets intended to carry high volumes of through-traffic between communities, at relatively high speed, with control of access to facilitate traffic flow.

HOME OCCUPATION: Any occupation customarily conducted entirely indoors and carried on by the residents of the home and which use is clearly incidental and secondary to the use of the structure for residential purposes and does not change the residential character or building classification.

HOME SITE: A legally described property that has been encumbered or is in the process of being encumbered by a lawfully-approved agreement between either allotment landowners or the Community and a natural person(s) who is the assignee, for use by an assignee for a primary residence.

HOSPICE: An inpatient care facility providing palliative care to people with a life-limiting illness, providing rudimentary medical care, pain management, emotional, spiritual, and psychological services, and assistance with basic needs with the goal of improving quality of life for the patient and immediate family members.

HOSPITAL, GENERAL ACUTE CARE: A facility devoted primarily to the diagnosis, treatment, ambulatory or inpatient care of people. A hospital may include an emergency room, trauma center, obstetrics ward, pediatric ward, intensive care unit, and may have specialized areas for or be entirely devoted to certain conditions or medical disciplines (e.g. cardiology centers, cancer centers, pediatric care).

HOSPITAL, PSYCHIATRIC: A long term care facility that provides comprehensive specialized diagnosis, care, treatment and rehabilitation where applicable on an inpatient basis for persons with primary psychiatric diagnoses.

HOSPITAL, SUB-ACUTE CARE: An inpatient facility providing comprehensive rehabilitation services to patients who continue to require complex medical and/or rehabilitative care, often following acute hospital care. Examples are care following a stroke, amputation, or broken hip. Sub-acute care is short term (typically inpatient care less than thirty (30) days) and helps patients transition to a lower level of care such as home health care, or return to the community. Includes the term medical rehabilitation hospital or facility.

HOTEL, EXTENDED STAY: A hotel intended for both short term and longer term stays where the length of stay exceeds thirty (30) consecutive calendar days, or thirty (30) days in any forty-five (45) calendar day period.

HOTEL: A building or portion of a building containing guest rooms and/or suites and used primarily for the accommodation of transient travelers for short term stays of less than thirty (30) consecutive days in any forty-five (45) calendar day period. The distinguishing feature of a hotel (compared to a “motel”) is access to the guestrooms being from the interior of the building typically through the common entry lobby rather than individual rooms being primarily accessed directly from the outdoors. Accessory uses may include recreation or spa facilities, dining, gift shop, conference center, meeting rooms, ballroom, retail and other facilities primarily for use by hotel visitors.

HOUSEHOLD: Consists of one or more people who live in the same dwelling sharing living accommodations.

I

INDEPENDENT SENIOR LIVING FACILITY: See SENIOR HOUSING.

INDOOR OFFICE STORAGE FACILITY: a facility providing indoor storage space for records, office supplies and office equipment.

INDUSTRIAL, GENERAL: Uses that have the potential of for a significant negative impact on surrounding areas that are unlikely to be fully mitigated; uses that require unenclosed structures that are large, tall, and unsightly; operating of heavy equipment or outdoor manufacturing; uses that have the potential for generation of dust, noise and odor and may involve large amounts of exterior storage (excluding farming). Examples are listed in the Land Use Table in Chapter 4 of this ordinance. Examples include concrete batching plants, rock crushing and sand and gravel operations, asphalt plants, operating heavy equipment.

INDUSTRIAL, LIGHT: Businesses involved in assembly and/or use of pre-manufactured parts or materials to produce a product; operating indoors with no external effects; having limited or no on-site consumer sales or services; does not include use of hazardous materials or production of hazardous wastes or use of heavy equipment; and typically includes administrative offices.

INDUSTRY: The manufacture, fabrication, processing, reduction or destruction of any article, substance or commodity, or any other treatment thereof in such a manner as to change the form, chemical composition, character or appearance thereof.

IMPROVEMENTS: All modifications to a site from its natural condition, including, but not limited to, grading, buildings, structures, signs, landscaping, drainage facilities, driveways, streets, lighting, utilities, paved or graveled areas, etc. Typically all activities that require a building, grading, landscaping, sign, or other construction related permit.

INN: An owner-occupied building, offering six (6) to twelve (12) guest rooms designed and used primarily to accommodate transient travelers for stays of less than thirty (30) days in any consecutive forty five (45) calendar day period and permitted to serve breakfast, lunch and/or dinner primarily to current guests.

INPATIENT: A person admitted for stay within a medical facility for a period of more than twenty-four (24) hours to receive medical care.

INTENSIVE OFFICE USE: An office space that requires a high number of parking spaces due to a high number of employees per square foot that primarily provide services that involve little or no visits to the site by customers such as a call center or an office use that requires a large number of parking spaces for customers or visitors typically with little or a slow turnover rate such as a training center or licensing facility.

J

K

KENNEL: Any building, lot or premises, on which five or more dogs, cats, or other small or domestic animals over the age of three months are boarded overnight and provided non-medical care by persons other than the owner of the pet with or without remuneration. A zoo, pet store, veterinary clinic, animal hospital, the keeping of animals as personal pets and animal husbandry are not considered a kennel.

KIOSK: A permanent or semi-permanent open structure, fixture or booth of less than two hundred (200) square feet designed to display merchandise or for the sale of food. Kiosks typically serve customers without them being required to enter a structure. A kiosk can also be a fixture designed to display advertisements or other information related to the location or a business or businesses on the same site.

KITCHEN: Any room designed to be used or maintained for the cooking and/or preparation of food.

L

LABORATORY, DEVELOPMENT: A facility where particular processes or products are created and refined for eventual marketing or for use by a business or service.

LABORATORY, MEDICAL DIAGNOSTIC: A laboratory where the primary function is testing clinical specimens (e.g., tissue, biopsy, blood) in order to get information about the health of a patient specifically pertaining to the diagnosis, treatment and prevention of disease. It may involve the use of sophisticated instruments and techniques with the application of theoretical knowledge about disease states, physiology, anatomy and organ and tissue function. As a primary use, is not a customer-based/walk-in facility May be an accessory use in a hospital or similar.

LABORATORY, MEDICAL OR BIOLOGICAL RESEARCH: A facility where the principles of the natural sciences, especially biology and applications of science are applied to biological samples of tissue or blood, for application in clinical medicine or the understanding of life processes, disease or cures.

LABORATORY, MATERIAL TESTING: A facility where non-volatile, non-hazardous samples primarily related to construction materials, soils and similar are tested. Typical tests include mechanical or physical testing, strength, density, compaction, slump, composition, PH, etc.

LABORATORY, PHARMACEUTICAL: A facility where basic research, development, or testing of drugs or pharmaceutical products is carried out.

LABORATORY, RESEARCH: A facility where applied scientific investigation is carried out, including, but not limited to, scientific experimentation, observation and analysis. For the purposes of this zoning ordinance, this definition excludes medical or biological research.

LABORATORY, TESTING: A facility where samples are tested often requiring chemical, physical, and/or metallurgical analyses of incoming materials, as well as tests at various stages of a process. These laboratories may be a part of a manufacturing organization or have independent status serving several clients. For the purpose of this ordinance, the term excludes medical and/or biological research on such materials.

LAND FILL OR/ DUMP: Any discrete area of land or an excavation where solid waste is disposed via confinement with adequate controls to restrict access to or movement of such waste and may include composting or recycling facilities and hazardous material transfer facilities; This definition does not include disposal of a hazardous substance or waste that endangers health and safety.

LAND MANAGEMENT BOARD (LMB): The appointed members of the Land Management Board of the Salt River Pima-Maricopa Indian Community acting collectively in accordance with their bylaws and as authorized in their official capacity.

LAND OWNER(S): Either a natural person or the Community government who owns a certain percentage of an undivided interest of allotted or tribal land.

LAND USE: Engaging in or conducting certain types of activities on a site, including the management of the natural environment and/or modification of the natural environment into built environment such as fields, pastures, adding buildings and other facilities to accommodate certain types of activities. Also see USE.

LANDSCAPE: Any combination of living plant material such as trees, shrubs, cacti, vegetative ground cover or turf and structural features such as walkways, fences, walls, pergolas, arbors, gates, benches, plazas, works of art, water features, and similar features. Landscapes also include irrigation systems and any mulch, rock, topsoil, vegetation or the preservation, protection and replacement of existing landscape material.

LANDSCAPE SETBACK: The area abutting a street right-of-way or easement required to be landscaped and on which only approved landscaping (materials and plants), sidewalks, street furniture, light fixtures, utilities, low walls and signs are permitted.

LANE: A local thoroughfare accommodating low volume, low-speed yield traffic movements.

LEGAL REQUIREMENTS OF THE SRP-MIC: All statutes, laws, rules, orders, regulations, conditions, policies, procedures, codes, standards, permits, fees, taxes and ordinances and general police powers (including without limitation judicial powers, judgments, decrees and injunctions) of SRP-MIC and applicable federal governmental entities currently in place or hereafter from time to time adopted by SRP-MIC, all as the same may be adopted, amended, modified, replaced or superseded from time to time.

LESSEE: A person or legal entity holding a valid leasehold interest.

LIGHTING, FULL CUTOFF LIGHTING FIXTURE: A lighting fixture, (also called a "full cut-off luminaire"), designed and installed in a manner that it emits zero intensity at or above the horizontal plane (90 degrees above nadir) and limited to a value not exceeding ten (10) percent of lamp lumens at eighty (80) degrees above nadir. Full cut-off fixtures are independently certified by the manufacturers on "cut sheets" as well as literature confirming the independently tested "cut-off" characteristics of the fixture.

LIGHTING, OUTDOOR: Any lighting mounted outdoors or designed to illuminate an outdoor area such as landscapes, parking areas, recreational areas, the exterior of buildings, walkways, for security, mounted under an eve, awning, patio cover or canopy, or in an open sided structure.

LIGHTING, SHIELDED: Any lighting fixture with internal or external louvers, visors, or other opaque barrier that obscures the light source from a defined area or direction.

LIGHTING, UP: Lighting mounted in a manner that the center of the light beam at its most intense point is emitted from the fixture at any angle above horizontal.

LIVESTOCK: Domesticated animals such as cattle, horses and sheep that have been reared to produce such things as food, fiber, pelts, or are kept for their labor. Wild populations of any species are not livestock.

LIVE WORK: An occupation customarily conducted entirely indoors and carried on by the residents of the home and which may have employees who work on-site; or on-site sales of products or merchandise; or that typically generates traffic that is not typical of a residential use either in terms of volume or type; or that modifies the dwelling, accessory structure or the site in a manner not typical of residential character or scale.

LOADING SPACE: An off-street space or berth for the temporary parking of commercial vehicles to load or unload and served by adequate off street maneuvering space.

LODGING AND ACCOMMODATIONS: A building or group of buildings containing individual rooms or suites of rooms for rent for the purpose of short term overnight lodging by the general public, each providing sleeping facilities, a private bathroom, with or without meal service, and which has common ownership, facilities for reservations, cleaning services and on-site management. Includes hotels and motels but does not include timeshares.

LONG TERM CARE FACILITY: A facility that provides convalescent or comprehensive rehabilitation care through one or a broad spectrum of specialized clinical care services for four or more in-patients suffering from acute or medically complex illness, injury, deformity or other medical condition requiring inpatient services typically extending for more than thirty (30) consecutive calendar days.

LONG TERM OCCUPANCY: Occupancy of more than thirty (30) consecutive calendar days or more than thirty (30) days within any forty-five (45) calendar days.

LOT: A legally described parcel of land, of or exceeding the minimum width, depth and area required by this Ordinance and fronting upon or having other legal adequate access to a public or private street.

LOT LINE, COMMON: Any side or rear property line that adjoins or abuts another side or rear property line, not including side or rear property lines abutting a street or alley.

LOT LINE, FRONT: The distance over which the boundary line of a property and the boundary line of a street or other identified right-of-way are coincident and on which the lot is addressed.

LOT LINE: Any line bounding a lot including lines established by the 1911 Government Land Office (GLO) survey for this Community.

LOT WIDTH: The horizontal distance between the side lot lines measured at right angles to the lot depth at the building setback line as established for each zone in this Ordinance.

M

MAINTENANCE: 1. The replacing of a part, or parts, or materials that are consumed during normal operation or made unusable or deteriorated by ordinary wear and tear or by the weather; 2. The general periodic cleaning and upkeep of buildings, structures, landscaping, signage, lighting and other improvements; or 3. The work necessary to keep a structure or other improvements in a good state of repair, but not including replacement or change from the original form, type of materials or colors.

MAINTENANCE SHOP: A garage or facility where vehicles or equipment are serviced by periodic replacement of fluids or parts that are consumed or which deteriorate during normal operation or ordinary wear and tear or by the weather and includes general periodic cleaning or washing and cosmetic refurbishing. Includes servicing of individual or fleets of vehicles. Does not include major mechanical repair, body work or painting.

MECHANICAL REPAIR SHOP: A garage or facility where broken, damaged or otherwise none functional vehicles or equipment are repaired with replacement parts. Includes mechanical work, body work, and painting and may include maintenance shop services as an accessory use.

MANUFACTURED HOME: A structure constructed in a factory or manufacturing plant built after June 15, 1976 and that complies with the Department of Housing and Urban Development Standards.

MASTER PLAN: A plan for development of a specific property or properties with required approvals of the Community Council or Zoning Administrator as required by this ordinance. Master plans guide and coordinate development and indicate the location of the applicable zoning district(s), vehicular and pedestrian circulation patterns, size and location of infrastructure improvements, drainage plans, open space, design of specific improvements, architectural styles, phasing of improvements and other details that are applicable to the development. Master plans may be part of a Master Planned Development or part of a Planned Area Development.

MASTER PLANNED DEVELOPMENT: A property or properties that are to be developed in a coordinated manner under a common approved plan. Typically a master planned development is developed by one main developer under a master lease and who subleases improvements or sites to sub-tenants.

MEDICAL OFFICE: A primary ambulatory care that provides services to individuals with acute or chronic illness. Services are provided on a drop-in or appointment basis typically lasting less than three hours by or under the supervision of a licensed professional. Examples include medical services such as family practices, general internal medicine, general pediatrics, obstetrics, gynecology, dentistry, periodontics, endocrinology, chiropractic, counseling, physical therapy and clinical preventive services, excluding medical marijuana prescriptions. Primary care may include providing sick and wellness care for all age groups from prenatal and pediatric care to geriatric care and typically represents the initial point of contact between an individual and the health care system. No inpatient facilities for overnight stays are provided or necessary.

MEDICAL CLINIC: A primary ambulatory care facility providing preventive, diagnostic, treatment, management and reassessment generally staffed by a registered nurse, nurse practitioners or physician assistants. These centers are typically associated with an on-site pharmacy and are not

urgent care centers and provide a limited level of care that can be provided without a physician or proper equipment on site.

MEDICAL TESTING CENTER: A customer-based facility primarily used for testing and obtaining specimens for medical diagnostic purposes. May include services such as medical resonance imaging (MRI), ultrasound, x-ray, and blood testing. May be an accessory use in a hospital, medical treatment center, clinic or similar.

MEDICAL TREATMENT CENTER: A facility devoted primarily to the diagnosis, treatment, and ambulatory care of patients with no overnight stays and may include minor surgery, administering of special treatments or procedures, x-rays and other forms of information gathering and testing for diagnostic purposes.

MEMORIAL HALL or CRY HOUSE. A room or building where services for deceased persons are held prior to cremation or burial. Excludes facilities where bodies are prepared for viewing, embalmed, or cremated.

MEZZANINE: A habitable level between two main stories of a building covering an area smaller than the floor below.

MINI-STORAGE: Rented or leased storage spaces in which the lessees themselves customarily store and remove their own personal property on a self-service basis but with an attendant present during all hours of operation.

MITIGATION: The application of measures such as alternative projects, alternative designs, alternative site layout, additional improvements or other means that are designed to avoid, minimize, offset or lessen impacts of a use on the surrounding built, natural or cultural environment in the surrounding area.

MIXED USE: A development consisting of more than one general category of land use within a single building or in adjacent buildings.

MOBILE HOME: A residential structure manufactured on or before June 15, 1976, that is transportable in one or more sections, eight (8) feet or more in body width, over thirty (30) feet in body length with the hitch, built on an integral chassis, designed to be used as a dwelling when connected to the required utilities and not originally sold as a travel trailer, recreational vehicle, or factory-built building and which includes the plumbing, heating, air conditioning and electrical systems in the structure.

MOBILE HOME PARK: A commercially leased site containing more than two mobile homes and typically occupied by persons who have no share of ownership in the home site.

MOBILE VENDORS: Any commercial sales of goods or materials or food made from a vehicle of any kind, such as automobiles, trucks, trailers, etc., or made from temporary facilities of any kind or size.

MODIFICATION: Any change to a site or to the exterior character of any development improvements including changes to building size, shape, façade, color, finishes or surface materials, changes to site grading, parking and loading areas, paved and graveled areas, outdoor areas such as storage, activity areas or open areas such as plazas, walkways, landscaping of the site, the development of new improvements or removal of existing improvements. Alteration also means an increase in the intensity of a use. Alteration does not include normal maintenance and repair.

MORGUE: A room or building in which dead bodies are kept until they are autopsied or identified.

MORTUARY: See FUNERAL HOME.

MOTEL: A building or group of buildings containing guest rooms with sanitary facilities designed and used primarily to accommodate transient automobile travelers for stays of less than thirty (30) days in any forty-five (45) consecutive days. The distinguishing feature of a motel is direct access from the outside to the individual guest rooms. Accessory uses include automobile parking space, recreation and other facilities for use by occupants.

MULTI-FAMILY: See DWELLING, MULTI-FAMILY.

N

NATIVE: Indigenous to the Lower Sonoran Desert in Arizona.

NATURAL GRADE: 1. The top of the nearest arterial, collector or local street curb or edge of pavement within one hundred (100) feet of the building, excluding freeways or elevated roadways; or 2. the average elevation of the lowest and highest point of the ground within twenty-five (25) feet of the building or structure foundation if the building or structure is more than one hundred (100) feet from an arterial, collector, or local street curb or edge of pavement. (Man-made elevated areas such as mounding, raised planters, crawl space or under-building parking, or portions of a basement that are above ground, are included in the measurement of height. Man-made depressions such as detention basins are not included in the measurement of height.)

NATURAL PERSON: See PERSON, NATURAL.

NEIGHBORHOOD CENTER: A facility that primarily serves a neighborhood or adjacent neighborhoods or a residential area of the Community with shared social gathering and meeting space and indoor recreation. Accessory uses may include kitchen facilities, small active or passive outdoor recreation facilities.

NEIGHBORHOOD PARK: Two (2) to five (5) acres developed for passive recreation, unorganized sports, playgrounds, picnic areas, and walking trails for the purpose of serving the surrounding neighborhood.

NURSERY, PLANT: A place of business where propagation and growing of plants primarily for sale to wholesale customers is the primarily business. Nurseries may include greenhouses, equipment, office space and accessory structures related to the primary business.

NURSING HOME: A health care facility that provides long term care services to chronically ill persons, including those with chronic mental illness. A nursing home includes inpatient beds or resident beds and nursing services to persons who need nursing services on a continuing basis but who do not require hospital care or direct daily care from a physician. May offer short term rehabilitative services, such as those needed to help people recover from recent hospitalization.

O

OFFICES, CORPORATE OFFICE HEADQUARTERS: Offices from which business management or services are provided to other parts of the business located elsewhere. May include a campus-like setting, with more than one building, accessory recreation and fitness facilities, shipping and receiving, truck loading areas, a café, facility management areas, and other accessory uses that support, but are secondary to, the office environment.

OFFICES, GENERAL: Premises intended or used for administrative and professional activities and services and for the transaction of general business. At least seventy-five (75) percent of the interior space is designed and finished to accommodate office usage but the space may include other usage. Excludes retail, artisan, assembly, warehouse, and manufacturing as primary uses.

OFFICES, MEDICAL: Premises intended or used for administrative and professional activities related to the provision of medical services. At least seventy-five (75) percent of the interior space is designed and finished to accommodate office usage, but the space may include related uses. Excludes retail, artisan, assembly, warehouse, and manufacturing as primary uses.

ON-SITE: Located within the boundaries of development site designated or leased for the particular use or within the boundaries of the master lease of a multi-tenant master planned development.

OPEN GRAZING: A type of feeding of animals kept for use or profit, where they are unconfined and free to roam and feed on grasses and shrubs either planted as a crop or naturally occurring on lands where the land owner has granted permission. Open grazing applies to any animal kept for use or profit, including, but not limited to, horses, cattle, burros, mules, cattle, goats and sheep and does not apply to wild populations. Open Grazing includes management of the animals and vegetation in a sustainable manner and to avoid erosion and other undesirable effects.

OPEN SPACE: Space on a developed site that is improved and maintained to be enjoyed by people and/or for the purpose of wildlife habitat that enhances the quality of the outdoor environment such as on-site landscaped areas, passive or active recreation areas, building base areas, courtyards,

plazas, walkways, paseos, green roofs, or improved areas that enhance the use of flood plains or wildlife habitat, and areas used to preserve cultural resources or part of a desert or agricultural preserve. Open space does not include areas for vehicular use, landscaping within street rights-of-way or street easements, vacant unimproved land, outdoor storage areas, outdoor display or sales areas and does not include storm drainage retention areas that are designed solely for storm water retention/detention and do not function as a secondary use, such as a landscape area, recreation area or landscape buffer. May also mean land that is left in a natural, desert state.

OUTDOOR DISPLAY: The display of merchandise, vehicles or equipment for the purpose of sale or rent in outdoor unenclosed or partially enclosed areas visible from a street or an adjacent property.

OVERLAY DISTRICT: Community Council approved regulations, guidelines or modifications to zoning district regulations, uses or development standards for all development within a described geographic area. Overlay district regulations may supersede and modify applicable requirements of the underlying zoning district.

P

PACKING HOUSE: A facility where agricultural produce is brought to be packaged into smaller containers and shipped. Typically includes temporary warehousing of bulk and/or packaged produce, facilities to sort and crate or box products, truck loading docks and use of equipment to handle crated products.

PARCEL: A legally defined area of land consisting of all or part of one allotment or of a contiguous group of allotments, or Community land considered a unit for purposes of development and calculations such as floor area ratio, density, and open space.

PARK AND RIDE: Commercial or public parking area associated with a different transit mode such as rail, bus or car-pooling where private vehicles are parked for less than twenty-four (24) consecutive hours.

PARKING AREA: An area including parking spaces, drive aisles, internal landscaping and other required improvements that conforms to the minimum standards of this ordinance for the parking of vehicles. Parking areas may be on public streets only when specifically approved by the CDD Director or by the Community Council.

PARKING AREA, PRIVATE: An open area other than a street used for the parking of automotive vehicles and restricted from use by the general public.

PARKING AREA, PUBLIC: A parking area that is open for use by the general public.

PARKING LOT, COMMERCIAL: Any lot upon which members of the general public are required to pay a charge or fee for parking.

PARKING SPACE, AUTOMOBILE: Space exclusive of drive aisles, driveways, ramps, columns, and loading areas devoted to the parking of one (1) automobile. Such space shall have unimpeded vehicular access and comply with the dimensional standards of this ordinance.

PARKING STRUCTURE: A building containing two (2) or more stories of parking or a parking area of one or more stories located under a building at or below finished grade.

PARKING, FLEET: See FLEET PARKING.

PASTURING: A type of feeding occurring within a fenced area or on a tether, in which domestic animals such as horses, cattle, burros, mules, goats, and sheep are fed on grasses and shrubs either planted as a crop or naturally occurring. Pasturing includes management of animals and vegetation so as not to cause conditions of erosion and other undesirable effects.

PAWN SHOP: A retail use that provides short term loans in exchange for merchandise.

PEDESTRIAN CIRCULATION: A system of connecting paths including paths that connect destinations and uses within a development site, connect different developments within a pedestrian shed to each other and to destinations, and that connect different pedestrian sheds or larger or outlying areas to destinations.

PEDESTRIAN SHED: An area that is centered on a common destination the size of which is defined by an average walking distance that may be traversed from its edge to the designation in approximately a five-minute walk at a leisurely pace. A pedestrian shed is an average one-quarter (1/4) mile (1320 feet) that is centered on a common destination or when the destination is a corridor the pedestrian shed extends approximately one-quarter (1/4) mile from the destination corridor.

PERSON, NATURAL: An individual human being.

PERSON: Any natural person, or agent or entity created by law, including, but not limited to, an estate, receiver, syndicate, firm, joint venture, corporation (profit or nonprofit), partnership, association or trust, or any group or combination acting as an entity. When used in a penalty provision, "person" shall include the members of such partnership, the trustees of such trust, and the officers and members of such organization, association, corporation or entity.

PERSON IN CONTROL OF THE PROPERTY: A person, business, government or agency who or which through ownership title, lease or other legal agreement has the current right to use the subject land or a structure.

PET DAY CARE: A facility where the care, supervision, and/or training of five (5) or more animals unaccompanied by the owner is provided during a period of less than twenty-four (24) hours and not overnight. This use does not include a kennel, but may include accessory veterinary clinic, retail sales and pet grooming.

PET GROOMING: A facility where pets are provided general hygienic and similar care using non-prescriptive over-the-counter supplies. Does not include overnight boarding of animals.

PET STORE: A retail use that provides the sale of household pets, pet supplies, incidental grooming of pets, but does not include boarding of animals not for sale.

PHOTOMETRIC PLAN: An engineered point-by-point illumination plan that shows expected levels of illumination on a site in foot-candles 1) in a ten foot by ten foot (10'x10') grid measured horizontally at the ground level extending to the point where the light level is zero (0) and 2) at ten (10) foot spacing along the perimeter of the development site, measured vertically, at a height of five (5) feet, and 3) the maximum and average level of horizontal illumination in foot-candles within the site, and 4) other information and data as required in the development application.

PLACEMENT: The way elements of a site or building are placed or located on the site.

PLACES OF WORSHIP (RELIGIOUS ASSEMBLY): Sites or facilities used for gathering primarily or exclusively for religious worship and incidentally related activities, but not including primary or secondary schools or daycare. Examples include church, temple, mosque, synagogue, lodge or other structure, together with accessory structures or outdoor alters or areas used on a regular basis by an organized group.

PLANNED DEVELOPMENT DISTRICT: An ordinance establishing specific zoning regulations, such as land uses and/or development standards, that vary from and supersede those of this zoning ordinance that are applicable to a geographic area defined by a property, properties or legal description.

PLANNING SERVICES DIVISION: A division of the SRP-MIC Community Development Department primarily charged with administering the Zoning Ordinance and planning projects for the SRP-MIC.

PLANT NURSERY: A place of business where commercial propagation and growing of plants primarily for sale to wholesale customers for the purpose of planting in other locations is the primary business. Nurseries typically include greenhouses, equipment, office space and accessory structures related to the primary business.

PLAZA: A public space designed for civic and/or commercial activities within a development site generally including landscape and hardscape areas, street furniture, and spatially defined by building frontages on two or more sides.

POWER GENERATION: Any equipment used to collect or convert sources of energy of any kind for other users and operated as a primary use of a site.

POWER GENERATION, ACCESSORY: Any equipment used to collect or convert sources of energy of any kind exclusively for and equal to the amount of energy required by users on the same site.

PRESERVE: See CONSERVATION AREA.

PRIMARY SIDEWALKS: The sidewalks or pathways that are likely to be used the most by pedestrians traveling between major elements or uses on a site. Typically the principal elements of pedestrian circulation on a site.

PRODUCE STAND: Use of a site, vehicle, or small open structure seasonally by one vendor for the retail sale of fresh fruits, vegetables, flowers, herbs, or plants grown within the SRP-MIC or locally. May also involve the accessory sales by the same vendor of other unprocessed foodstuffs, home processed food products such as jams, jellies, pickles, honey, sauces, or baked goods, and homemade handicrafts. Commercially packaged handicrafts or commercially processed or packaged foodstuffs are incidental to the other products sold.

PRODUCT FULFILLMENT CENTER: Direct-to-consumer product fulfillment warehouse. Distinguished from a distribution center by typically smaller size (approximately 85,000 square feet or less) and relatively small target area for deliveries.

PROPERTY LINE: A property line may be an allotment line, partition line or a master lease or sublease line.

PROPERTY: An allotment, Community land, or leasehold interest.

PROPERTY OWNER: A person, government or agency with full or partial ownership title to an allotment, home site or land within the reservation and/or any improvements thereon.

PSD, see PLANNING SERVICES DIVISION.

PLANNING SERVICES (PS): the Planning Services division of the Community Development Department of the Salt River Pima-Maricopa Indian Community government.

PUSH CART or KIOSK VENDOR: A business operated out of a mobile cart or kiosk of less than two hundred (200) square feet, designed for the sale of food or merchandise solely to pedestrians in locations authorized by the person in control of the site and by the Community.

Q

R

RECREATION, ACTIVE: Recreational and support facilities, uses, areas, and activities oriented toward active participation by individuals or by teams, or potential competition and may involve special equipment. Playgrounds, sports fields and courts, swimming pools, skating rinks, tennis facilities, and golf courses are examples of active recreation uses.

RECREATION, PASSIVE: Recreational uses, areas, or activities, oriented to noncompetitive activities, or that are generally of low maintenance; require little or no special equipment, courts or fields. Picnic areas, walkways and paths, seating areas, meditation areas, viewing areas for gardens, fountains, ponds, landscapes and/or wildlife are examples of passive recreation areas.

RECREATIONAL VEHICLE: A vehicular type unit primarily designed as living quarters for recreational, camping, or travel use, which either has its own motor power or is mounted on or drawn by another vehicle.

REHABILITATION CENTER, BEHAVIORAL: A facility providing outpatient and short term inpatient care and rehabilitation services, typically less than thirty (30) days, for the treatment of illness due to habitual behavioral problems, including detoxification from drug or alcohol abuse or addiction, counseling, education, and related services. This definition includes facilities providing outpatient and short term inpatient care for treatment of mental disorders of a person's emotional processes, thought, cognition or memory.

REHABILITATION CENTER, MEDICAL: A facility devoted primarily to the diagnosis, treatment, ambulatory care or short term inpatient care of people typically for less than thirty (30) consecutive days. Does not include long-term in-patient care facilities such as assisted living and nursing homes, and does not include behavioral rehabilitation and alcohol or drug abuse treatment centers.

RESIDENTIAL CARE INSTITUTION: A health care institution other than a hospital or a nursing care institution that provides resident beds or residential units, supervisory care services, personal care service, directed care services or health-related services for persons who do not need inpatient nursing care.

RESTAURANT (CAFE, DELICATESSEN, COFFEE SHOP): An establishment whose primary business is the serving of food to the public, where the service takes place and food and beverages are served in a ready-to-consume state and are intended to be consumed within the building or accessory outdoor seating areas, and where revenues from the sale of food equal at least forty (40) percent of the gross revenue and not more than fifteen (15) percent of all gross revenue is from sales of food for off-site consumption. May include accessory food catering for offsite consumption.

RESTAURANT, DRIVE-IN: A restaurant serving food to the public for consumption on the premises by order from and service to vehicular passengers outside the structure.

RESTAURANT, FAST FOOD: An establishment that derives at least forty (40) percent of its gross revenue from the sale of food to the public, where food and beverages are sold in a ready-to-consume state to be consumed within the building or accessory outdoor seating areas or off-premises, which sales of food for consumption off the licensed premises may exceed fifteen (15) percent of all gross revenue of the restaurant.

RIDING ACADEMY: A school for instruction in equestrianism compete within designated fenced space such as a pen, paddock, corral or arena, located indoors or outdoors and includes renting of horses for riding, stabling, training, exercising and general care of horses. Accessory uses include barns, stables and pasture areas.

RIGHT-OF-WAY (ROW): Land dedicated to public use for vehicular and/or pedestrian movement, which may also accommodate public utilities, utility easements, and is either publicly owned or is subject to an easement benefiting the general public. Rights-of-way within the SRP-MIC are typically held as easements and the terms "right-of-way" and "street easement" or "roadway easement" are interchangeable.

RIGHT-OF-WAY LANDSCAPING: The area within a right-of-way not used for vehicular travel and as allowed by grant of easement which may include landscaping (materials and plants), sidewalks, street furniture, light fixtures, low walls, public art and other approved improvements to enhance the appearance of the right-of-way.

ROADSIDE: The area between the outer edge of the improved road driving surface and the border of the right-of-way.

ROOM: An undivided portion of the interior of a dwelling unit, excluding bathroom, kitchen, closets, hallways and porches.

S

SALES AREA: An indoor or outdoor area where merchandise for sale is displayed, presentations are made, or services are provided, and/or business is transacted, including permanent or temporary structures or facilities, merchandise displays, stage and entertainment areas, shopping and pedestrian circulation areas, customer seating or viewing areas, and customer service areas.

SALT RIVER PIMA-MARICOPA INDIAN COMMUNITY (SRP-MIC): The territory of the Salt River Pima-Maricopa Indian reservation, the members of the Salt River Pima-Maricopa Indian tribes as a distinct group of people collectively, or the Salt River Pima-Maricopa Indian Community government, its authorized agents or officials.

SALVAGE YARD: Facilities and equipment for storage and handling of recycled and salvaged materials, wrecked vehicles or equipment, scrap metals and materials. Includes salvage and sale of parts, compaction and bulk sale of materials. Does not include permanent disposal, landfill or dump.

SCHOOL, PRE: an educational institution funded by individuals, institutions or government or non-government sources for the purpose of providing education to children prior to kindergarten or first grade.

SCHOOL, PUBLIC OR PRIVATE - K-12: Facilities provided by or through the SRP-MIC government for primary or secondary education, primarily serving the SRP-MIC, having curricula of general

academic education consistent with or exceeding the academic requirements of the State of Arizona, including kindergarten, elementary, junior high school, and high school, including accessory facilities traditionally associated with schools, such as athletic fields, cafeteria, auditorium, library, administrative offices, and gymnasiums.

SECONDARY SIDEWALKS: Sidewalks or pathways that provide convenient links between elements of a site but that are not the primary sidewalks or are not anticipated to carry a significant amount of pedestrian traffic compared to the traffic carried by primary sidewalks on the site.

SELF-STORAGE, INDOOR: A building or buildings designed to be rented to the public in individual units for the purpose of storing nonvolatile nonhazardous personal or business materials completely within the fully enclosed secure building.

SELF-STORAGE, OUTDOOR: An area completely enclosed and screened from view from adjacent sites and streets by a solid opaque wall and that is rented to the public in parts for the purpose of storing nonvolatile nonhazardous personal or business materials, equipment, vehicles and similar.

SENIOR HOUSING (INDEPENDENT SENIOR LIVING FACILITY): A residential living facility or setting for seniors aged 55 or older, who require minimal or no extra assistance and who live an independent lifestyle. Accessory uses may include hospitality or supportive services.

SENIOR CENTER: Facilities providing social meeting, activity, and recreation space for seniors of the SRP-MIC and including accessory facilities and outdoor spaces.

SHIELDED LIGHTING FIXTURE: A lighting fixture or luminaire constructed and installed in such a manner that no light is emitted, either directly from the lamp (bulb), or indirectly by reflection or refraction from a lens, diffusing element or any part of the fixture, in predetermined direction(s) as determined by the manufacturer's information and specifications and/or by empirical measurements or visual assessment of the operating fixture after installation. Shielded fixtures must be installed so as to block light to the intended area(s) or they do not meet this definition.

SHORT TERM: Not more than thirty (30) calendar days within any forty-five (45) consecutive calendar days.

SIGN: Any permanent or temporary device or representation visible from off the premises intended to advertise, identify or communicate information or to attract the attention of the public for any purpose, such as:

- B. Any writing (including letter, word, or numeral), pictorial presentation (including illustration or decoration, outline, or figure, emblem, or any other figure of similar character) depicted in any medium including electronic or non-electronic, painted, projected, attached, lighted or unlighted.
- C. Any attention-attracting object or device, such as a sculpture, balloon, streamer, strobe light, flag, banner or pennant, inflatable structure, laser or other projection of images or words, electronic screens or panels.
- D. Any front or back-lighted architectural feature such as a lighted awning, canopy, roof or fascia.
- E. Included in this definition of a sign are:
 - 1. **ABANDONED OR CEASED NON-CONFORMING SIGN:** An abandoned sign that does not conform to the standards of this ordinance.
 - 2. **ABANDONED SIGN:** A legal or legal nonconforming sign that identifies a business, lessor, owner, product, service, or activity that was, but has not been available for a period of more than three (3) months on the premises where the sign is displayed
 - 3. **ADDRESS SIGN:** A sign consisting of numerals and/or letters identifying a property address.
 - 4. **ADVERTISING COPY:** Any writing, letter, word, or numeral, pictorial presentation, illustration, decoration, outline, figure or emblem used to communicate a commercial or non-commercial message.
 - 5. **ADVERTISING SIGN:** A sign that includes advertising copy or graphics.
 - 6. **AWNING SIGN:** A sign that is printed, painted, or affixed to an awning or any awning with or without advertising copy that is directly illuminated for the purpose of attracting attention.

7. **CIVIC SIGN:** A sign by the Community intended to provide direction to, advertise or support civic and cultural programs, certain areas within the Community, to provide a public service message or similar.
8. **BANNER SIGN:** A sign that is painted or displayed upon cloth or other flexible material.
9. **BILLBOARD:** A sign, typically with changing advertising copy, advertising a product, merchandise, entertainment, service, or use that is not appurtenant to a use on, or the sale or lease of, the property on which the sign is displayed.
10. **BOUTIQUE DIRECTIONAL SIGN:** A temporary sign used to direct traffic to an in-home boutique.
11. **BUILDING-MOUNTED SIGN:** A sign that is directly attached to the walls or appurtenant structures or elements of a building.
12. **CHANGE PANEL SIGN:** A sign with changeable sign copy.
13. **CONSTRUCTION SIGN:** A sign identifying the location and parties included in a construction project that has been granted a building permit and is under construction.
14. **DIRECTIONAL SIGN:** A sign that offers pertinent directional information for the purpose of assisting in the flow of vehicular or pedestrian traffic.
15. **DIRECTORY SIGN** A sign providing information about uses within a building, complex, or multi-tenant development.
16. **DIGITAL SIGN:** Any sign that changes the static message or copy on a sign by electronic means or incorporates digital message technology that allows the copy or message to be changed.
17. **DOUBLE SIDED SIGN:** A sign displaying the exact same message on both of two faces that are parallel back to back or on a sign constructed in the form of a "V" as viewed from the top, provided the internal angle at the apex is not more than 45 degrees and the two faces are not separated at the apex by more than one foot.
18. **ELECTRONIC MESSAGE BOARD:** See DIGITAL SIGN.
19. **FLAG:** A sign made of material secured on one side from a flagpole such that the sign material hangs when not set in motion by the movement of air. Examples include State flag, United States flag, corporate flags, flags of nations, flags displaying a business name, trademark, or logo, and decorative flags or similar.
20. **FLAG SIGN:** Flags containing advertising copy or displayed and used to attract attention.
21. **FREESTANDING SIGN:** A sign erected or mounted on its own self-supporting permanent structure or base detached from any supporting elements of a building or other structure.
22. **FUTURE DEVELOPMENT SIGN:** A sign announcing the proposed development of the property on which it is located prior to and during the construction of the development.
23. **HOLIDAY DECORATIONS:** Any decorative lighting, bunting, wreaths, laurels, trees, caricatures, and other objects that pertain to a specific traditionally accepted civic, patriotic or religious holiday. This definition does not include balloons or flotation devices.
24. **ILLEGAL SIGN:** Any sign, requiring a permit or permitted without a permit that is erected, installed, displayed or maintained contrary to the regulations of this ordinance.
25. **ILLUMINATED SIGN:** A sign whose surface is lighted by internal or external means. Illuminated signs emit light directly or from a source within the sign through transparent or translucent material or reflect light from a source intentionally directed upon it.
26. **INFLATABLE SIGN:** Any object filled with gas or air used as a sign.
27. **INTERMITTENT OR FLASHING SIGN:** A sign with any part that changes to give two (2) or more visual effects, or that alternates between lit and unlit or with varying light intensity.

28. **LEAD-IN SIGN:** A temporary portable sign used to direct pedestrian or vehicular traffic to a home (or residential unit) that is for sale or rent.
29. **MARQUEE SIGN:** A permanent sign mounted over an entry or on a freestanding structure that contains changeable advertising copy, such as the names of plays, movies, entertainment or events available at the related business. A marquee sign may utilize changeable letters or electronic panels to change the message related to the change in events within the structure or on the site where the sign is mounted.
30. **MENU BOARD SIGN:** A permanently mounted sign advertising the bill of fare for a restaurant, drive-in or drive-through restaurant.
31. **MULTI-TENANT SIGN:** A sign that includes identification and/or advertising copy from two (2) or more businesses, places, organizations, buildings or persons.
32. **OBSOLETE SIGN:** A sign that directs attention to a business, product, commodity, service, entertainment, or attraction that has ceased or has been discontinued for a period of at least three (3) months.
33. **OFF-PREMISE / OFFSITE SIGN:** A sign that directs attention to or communicates information about a product, commodity, service, entertainment or attraction offered by a specific business that is conducted, sold or offered at a location other than the premises on which the sign is located. Off-premise signs do not advertise other than for the related specific business or businesses. Signs displaying noncommercial speech or advertising civic events or public notices are excluded from this definition. Legal billboards are not off-premise signs.
34. **ON-SITE SIGN or ON-PREMISE SIGN:** A sign that directs attention to a business, product, commodity, service, entertainment or attraction sold, offered or existing upon the same property where such sign is displayed. Any sign displaying noncommercial speech or notice of a civic event or public notice, whether on the same site or on another location, are on-premises signs.
35. **OUTDOOR ADVERTISING SIGN:** See BILLBOARD.
36. **PERMANENT SIGN:** A sign that is affixed to any building or ground-mounted structure as a permanent fixture.
37. **PERMITTED SPECIAL EVENT SIGN:** Banners and other signs displayed and allowed as part of a permitted special event.
38. **POLITICAL SIGN:** A temporary sign used to advertise the candidacy of an individual or ballot proposition or to encourage citizens to vote and are related to elections in which members of the SRP-MIC are permitted to vote.
39. **PORTABLE SIGN:** Any sign that is not permanently affixed to any structure on a site or permanently ground mounted. Typical configurations include temporary sandwich, A-frame, easel, and pedestalled post signs.
40. **PROJECTING SIGN:** A sign mounted to the façade of a building and extending from the building façade.
41. **PUMP-TOPPER SIGN:** A sign affixed to the top or sides of an operable fuel dispensing pump.
42. **REAL ESTATE SIGN:** A temporary sign mounted on the ground or on a building advertising the sale, lease or rent of the premises on which it is located.
43. **ROADSIDE MEMORIAL** means the same as cemetery headstone/marker, except that such signs are located along street frontages and/or in Community right-of-way typically in the vicinity of where the memorialized person died.
44. **ROOF-MOUNTED SIGN:** A sign that is mounted on or above the plane of the roof or that projects above the parapet or roof eave of a building.
45. **SALE, LEASE OR RENT SIGN:** A temporary sign used to advertise the availability of real property on which it is located.

- 46. **SERVICE STATION SIGN:** A permanently-mounted sign with static changeable copy used to display the retail cost of motor vehicle fuel, electrical recharging or other fuel sold on the premises.
- 47. **SIGN FACE:** The extreme limits of the sign copy (advertising message, announcement, declaration, display, illustration, insignia, or logo) together with any other material, color, condition or surface that forms a background to the display and is used to differentiate such area from the wall or background against which it is displayed.
- 48. **SIGN PLAN:** A detailed description, including, but not limited to, design, type, size, color, lighting, and location of all signage and sign structures as part of a comprehensive program for a particular development.
- 49. **SOFFIT SIGN:** A sign that is suspended from the underside of a lintel, arch or other overhead spanning member.
- 50. **SPECIAL EVENT SIGN:** Temporary Signs displayed for any type of event that is unlike the customary or usual activities generally associated with the property where the event is located. Examples of events include an anniversary sale, special sale, change in ownership or management, grand opening, going out of business or similar event.
- 51. **TEMPORARY SIGN:** A sign related to and displayed before and/or during a specific event, circumstance, or situation intended or expected to take place or be completed within a reasonably short or defined timeframe. Signs permanently displayed with messages subject to periodic changes are not temporary signs.
- 52. **UNAUTHORIZED SIGN:** A sign that is illegally displayed in the Community.
- 53. **WALL MOUNTED SIGN:** A sign that is permanently affixed to any exterior wall, fascia or parapet or other vertical element of a building and including signs mounted flush and parallel to the wall, or perpendicular and/or projecting from the wall.
- 54. **WAY FINDING SIGN:** An approved on or off premises sign that directs traffic to a specific location or locations within the SRP-MIC.
- 55. **WINDOW SIGN:** A sign placed in a window in an exterior wall of a building or within five (5) feet of a window on an exterior wall of a building and readable by persons outside of the building.

SIGN AREA, AGGREGATE: The sum of the areas of all signs of specified type(s) or on a specified location for a specific property or tenant space.

SIGN AREA: The sum of the areas of the smallest parallelograms, triangles and/or trapezoids that enclose all components of a sign face.

SIGN HEIGHT: The vertical distance between the highest point of the sign structure and the natural grade.

SIGN PROGRAM (COMPREHENSIVE SIGN PROGRAM): A specific set of design standards established for the purpose of unifying a variety of signs associated with a multi-tenant or multi-use building or complex of buildings. The design standards may include, but are not limited to, letter and logo sizes, font style, colors, texture, lighting methods, sign type(s), size and location.

SIGN WALKER: Persons displaying signs and/or wearing costumes for the purpose of getting the attention of passing traffic and directing them to a place of business or advertising a product or service.

SINGLE FAMILY DWELLING: See DWELLING, SINGLE FAMILY.

SITE AREA, GROSS: The total area, measured in a horizontal plane, within the boundary lines of a development site, including any internal private streets or street easements or public streets or street easements or other areas to be dedicated for public use.

SITE AREA, NET: The total area, measured in a horizontal plane, within the boundary lines of a development site, excluding any internal public or private streets or street easements or other areas to be dedicated for public use.

SITE PLAN: A plan view map drawn to scale that illustrates the pertinent features and dimensions of a development proposal for the subject property and includes, but is not limited to, uses, building footprints and square footage, landscape areas, plazas, pedestrian and vehicular circulation, parking, site access, service areas, drainage facilities and other above ground utilities and the relationship of the proposed development to existing, surrounding development and site development data pertinent to regulations.

SKILLED NURSING FACILITY: See NURSING HOME.

SOLID WASTE: Any garbage, refuse, sludge from a waste treatment plant, water supply treatment plant, or air pollution control facility and other discarded or released material, including solid, liquid, semisolid, or contained gaseous material resulting from Community, residential, industrial, commercial, mining, and agricultural operations from activities within or outside the Community, but does not include solid or dissolved material in domestic sewage, or solid or dissolved materials in irrigation return flows or industrial discharges that are point sources subject to permits under Section 1342 of title 33, or source, special nuclear, or byproduct material as defined by the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011 et seq.) and legal requirements. Solid waste includes litter, hazardous waste, and discarded or released asbestos, polychlorinated biphenyls, petroleum, and hazardous substances. Solid waste in combination with other materials, including unexcavated or excavated soils, is also a solid waste.

SPECIAL USE PERMIT (SUP): A permit issued by the SRP-MIC that authorizes temporary events or activities to be staged and carried out in the approved location subject to the terms and conditions of the approved permit.

SRP-MIC: See SALT RIVER PIMA-MARICOPA INDIAN COMMUNITY.

STORM WATER DETENTION: Surface facilities designed as part of the storm water collection system to receive storm water runoff, to filter pollutants to improve water quality (removal of silt and sediment-associated pollutants), and to release the storm water from large event systems at a predetermined rate into an off-site drainage system. Storm water runoff from small storms are retained and either infiltrate into the soil or are trans-evaporated by vegetation. The rate at which water is discharged is typically set at historic rate of run-off before development that is slower than that after development, hence the storm water run-off into the offsite drainage system is slowed or is "detained." Ideally storm water detention facilities are incorporated into areas serving other primary functions, including, but not limited to, open space, recreation areas, parking areas, streetscape, building base areas or landscaped areas.

STORM WATER RETENTION: Surface and subsurface facilities designed as part of the storm water collection system that holds (retains) storm water, filters pollutants to improve water quality and recharges the water into groundwater and/or is disbursed through trans-evaporation from plants, etc. the water is not discharged from the site so is "retained."

STORY: A habitable level within a building between the surface of any floor and the surface of the floor next above, or if there be no floor above then the space between such floor and the ceiling or roof above. See also "Mezzanine."

STREET FRONTAGE: The side of a property that abuts a street or the side of a building that is adjacent to and most visible from a street. The property or building located at an intersection of two (2) streets would be considered as having street frontage on both streets.

STREET. Any vehicular way that: 1) is an existing state, county, federal, or Community roadway; 2) is shown on an approved plat, lease, or development plan approved pursuant to law; or, 3) is approved by other official action such as an approved development plan. Unless otherwise indicated, the term "street" includes arterial, collector, urban, rural and local streets, roadways, freeways and highways and includes both public and private streets whether in a right-of-way or not. Streets are classified as listed in the Community's Transportation Plan as amended.

STREETSCAPE: The area not improved for vehicular use within the typical right-of-way (based on the street's classification, whether or not a dedicated right-of-way exists), plus the area within the landscape setback on the abutting property and all visible improvements within this area, such as landscaping (materials and plants), sidewalks, street furniture, light poles and fixtures, permitted signs and portions of utilities visible to the public, grading and drainage facilities.

STRUCTURE: Anything constructed or built, any edifice or building of any kind, or any piece of work artificially built up or composed of parts together in some definite manner that requires a location on the ground or is attached to something located on the ground.

STUDIO - ART, DANCE, MARTIAL ARTS, MUSIC. Facilities providing indoor space for Individual or group instruction or training or production by an individual or group of artists and may involve one or a variety of topics. Examples include the arts, production rehearsal, photography and the processing of photographs produced only by users of the studio facilities; martial arts; gymnastics, aerobics with no other fitness facilities or equipment; production for musicians, painters, sculptors, photographers, basketry, pottery, and other arts or crafts.

T

TANDEM PARKING: Parking spaces arranged one behind the other where ingress and egress of one or more parking spaces is through another parking space.

TECHNICAL SCHOOL: See COMMERCIAL TRADE SCHOOL.

TEMPORARY USE: See USE – TEMPORARY

TENANT SPACE: Contiguous floor area within a building, or enclosed by walls, or otherwise defined that is controlled by a particular person or business.

TEXT AMENDMENT: Change to the Zoning Code text that does not require updating the Zoning Map.

THERAPEUTIC MASSAGE: A service performed by a qualified therapist or masseuse applying specific techniques of manipulation of muscles, connective and soft tissues (as by rubbing, kneading, or tapping) with the hand or an instrument for restorative purposes.

THOROUGHFARE: An improved access way for vehicular, pedestrian and bicycle traffic that incorporates vehicular lanes and sidewalks or paths depending upon the development standards for its type and function.

TRANSIENT: A person who requests lodging accommodations for a period of not more than one (1) month.

TRANSITIONAL HOUSING: Dwellings provided to meet housing needs and providing full time on-site supervision for Community members in a transitional phase of their lives such as young adults moving from their childhood home to more independent living.

TRANSPORTATION PLAN: The Transportation Plan of the SRP-MIC.

TRIBAL LAND: Land in the ownership of the SRP-MIC under the trusteeship of the United States government and includes natural resources, the products thereof and other public property.

TRUCK STOP OR TRAVEL PLAZA: A facility that serves heavy commercial trucks, providing fuel and typically including café and/or convenience store, and may include accessory uses such as shower facilities and may accommodate overnight parking of occupied vehicles.

U

USE: The purpose for which land, facilities, improvements or a building is arranged, designed or intended, or for which all or part of a building or site is occupied or maintained, or any activity, occupation, business or operation carried out in a building or structure or on a site, parcel, lot, partition, or allotment.

USE, ABANDONMENT OF: Relinquishment of a property, or the cessation of a use or activity by the owner or tenant, excluding temporary or short term interruptions for the purpose of remodeling, maintaining or otherwise improving or rearranging a facility. A use is deemed abandoned when it is suspended as evidenced by cessation of activities or conditions that constitute the use of the property as determined by the CDD Director.

USE, ACCESSORY: A use, activity, structure, or part of a structure that is subordinate and incidental to the principal activity or structure, supports the principal use rather than operating independently, is located on the same site as the principal use and is compatible in operation, appearance and character with other uses permitted in the same zoning district.

USE, CHANGE OF: A use is deemed changed when the principal use of all or part of a building or site is replaced by a principal use of a different land use category as listed in the Land Use Table 4.1, or the site is rezoned, a conditional use permit or a use variance is granted, or there is an increase in the intensity or extent of an existing use.

USE, ESTABLISHMENT OF: For the purpose of enforcement of this ordinance, the commencement of activities or conditions that constitute a specific primary purpose for which all or any part of a building or site is occupied.

USE, LEGAL NON-CONFORMING: A use that is not currently permitted in the applicable zoning district but was legal when it was established.

USE, PRINCIPAL: A use that is conducted or may be operated independently of other uses, may be part of a mix of uses, but is not dependent upon other uses for its operation, may be supportive of another use, but is not operated solely as an accessory to that use. There may be one or multiple principal uses within a building or on a site.

USE, SEASONAL: Use of a site or building for use permitted in or compatible with the applicable zoning district and that occurs continuously or intermittently during a specified timeframe extending more than ninety (90) consecutive calendar days and as approved by the SRP-MIC.

USE, TEMPORARY: Use of a site or building as approved by the SRP-MIC that is conducted intermittently or continuously over a period of less than ninety (90) consecutive calendar days, typically with no permanent improvements specifically related to the use remaining on the site upon termination.

USE PERMIT: A permit granted by the SRP-MIC to conduct a specified use in a specified location at a specified time subject to terms and/or conditions stated in the permit.

UTILITY CORRIDOR: An area designated by easement, right-of-way, map or other means identifying a geographic location for the purpose of installing and maintaining utilities subject to applicable conditions, standards or time limitations.

V

VARIANCE, DIMENSIONAL: An adjustment in the application of the specific dimensional standards and regulations of the zoning ordinance on a particular property, typically when, because of special or unique circumstances applicable to it, the property user is deprived of privileges commonly enjoyed by other users of other properties in the same zoning district and which adjustment remedies the disparity in privileges.

VARIANCE, USE: Permission granted by the Community Council after a public hearing to establish a particular land use in a specific location that is otherwise not permitted in the subject location by this zoning ordinance. A use variance is site specific and applies to a specific use; it does not rezone the subject property or allow the permitted use in any other location within the zoning district.

VENDING: Any activity by any person involving the display, sale, offering for sale, or offering to give away, anything of value including any food, beverage, goods, wares, merchandise, or services not part of or offered by a permanent business on the same site.

VENDING MACHINES: Automated or self-service dispensers of merchandise, services or information, including, but not limited to, automatic teller machines, soda or candy machines, and newspaper or magazine dispensers.

VENDOR: A person with a current SRP-MIC business and sales tax license issued for the purpose of vending within the Community.

VETERINARY CLINIC: A facility used by one or more licensed veterinarians to provide medical services to household pets (e.g., dogs, cats, rabbits, iguanas, etc.). The services typically include medical examinations and diagnosis, dispensing of medications, surgical and non-surgical

procedures, and general medical care for the well-being of the animals. This classification allows overnight accommodation of animals receiving medical care or supervised recuperation from medical and surgical procedures and may include pet daycare and outdoor space for limited training and exercising needs.

VISUAL OBSTRUCTION: Any combination of fencing, hedges, trees, shrubs or wall individually or in any combination that limits visibility for a width of more than one foot in areas required to be clear of obstructions between two (2) feet and seven (7) feet above the ground, measured in a vertical plane.

VOCATIONAL SCHOOL: See COMMERCIAL TRADE SCHOOL.

W

WALL, SCREENING: A solid wall designed and constructed so as to conceal areas of low visual quality from street and public view and to separate potentially incompatible land uses. Areas of low visual quality include, but are not limited to, refuse containers, mechanical equipment, parking lots, service and loading bays, outdoor storage and work areas.

WALL: Any structure or device forming a physical barrier that is so constructed that the vertical surface is closed and prevents the direct passage of light through the surface. This includes, concrete block, metal, wood or other approved architectural materials suitable for the use.

WAREHOUSING: Indoor storage of goods and materials. Does not include retail activities.

WHOLESALE: Selling merchandise to others for resale, including to retailers, contractors, industries, commercial establishments, institutions, farms, or professional businesses, other wholesalers, or acting as agents or brokers in buying merchandise for or sale to those persons or companies. Also includes storage, repackaging, and shipping facilities for merchandise including for mail order and electronic-commerce establishments.

X

Y

YARD: Any open space other than a court on the same lot with a building, which space is unoccupied and unobstructed by buildings from the ground upward to the sky except for the projecting and/or accessory buildings permitted by this Ordinance.

YARD, FRONT: A yard between the front line of a building and the front boundary line of the property on which the building is situated.

YARD, SIDE: A yard extending from the front yard to the rear yard or from the front boundary line of the property to the rear boundary of the property between the side boundary of the property and the nearest wall of a primary building or attached/detached accessory building.

YARD, REAR: A yard between the rear line of a building and the rear boundary line of the property on which the building is situated.

Z

ZONING : The laws and regulations governing the use of specific real estate for specific purposes, used by the Community government to implement community plans or goals; facilitate the efficient provision of infrastructure; ensure compatibility between land uses and to establish standards of development to benefit the health safety and welfare of the community, protect property values, limit congestion and ensure access to light and air and other purposes as described in the adopted ordinance.

ZONING ADMINISTRATOR: The SRP-MIC CDD Director or designee authorized to perform or delegate the duties of the Zoning Administrator.

ZONING DISTRICT: A set of regulations establishing use, height, bulk, setback and other standards and regulations that apply to a geographic area or areas of the Community as depicted on the zoning map.

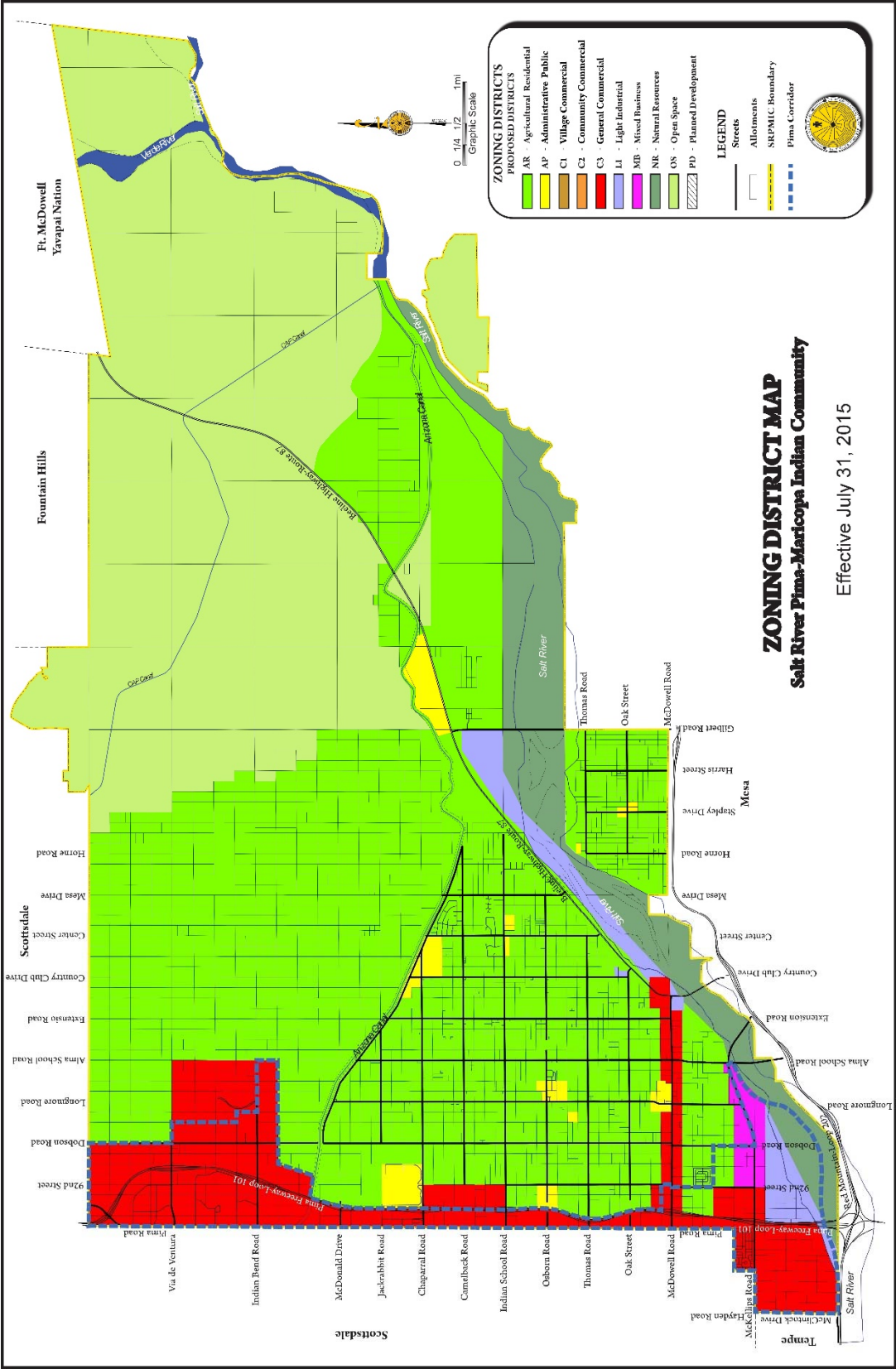
ZONING MAP or OFFICIAL ZONING MAP: A map that depicts the geographic locations of the various zoning districts as approved by the Community Council and as amended based on records of the Community.

ZONING ORDINANCE: The legislation and amendments thereto that are adopted by the Community Council establishing zoning with the Community including the Official Zoning Map.

ZOO: An establishment for preserving animals in an outdoor and partially indoor environment for public display and public education purposes. Accessory uses include veterinary facilities for the care of the resident animals, educational facilities, visitor center, gift shop, book store, and restaurant.

Exhibits

Exhibit A: Official Zoning Map of the SRP-MIC



C_E_R_T_I_F_I_C_A_T_I_O_N

Pursuant to the authority contained in Article VII, Section 1(k), of the Constitution of the Salt River Pima-Maricopa Indian Community (as amended), ratified by the Tribe on February 28, 1990, and approved by the Secretary of the Interior on March 19, 1990, the foregoing Ordinance was adopted this 1st day of July, 2015, in a duly called meeting of the Community Council at Salt River, Arizona, at which a quorum of 5 members was present, by a vote of 4 for; 1 opposed; 0 abstaining; and 4 excused. The effective date of this ordinance and when this ordinance shall be in full force and effect shall be thirty (30) days after its adoption as required by law.

SALT RIVER PIMA-MARICOPA
INDIAN COMMUNITY COUNCIL



Martin Harvier, Vice-President

ATTEST:


Erica Harvier, Secretary

Approved as to Form by the
Office of the General Counsel
Niccole L. King
June 9, 2015

