

1. AUTHORITY, SCOPE, & ADMINISTRATIVE PROCEDURE

a. Authority & Applicability

i. Title

These regulations shall be known as the Yutan Community's Zoning Code, hereinafter referred to as "this code."

ii. Adoption

Originally adopted **Month Day, Year**, under Ordinance #**XXX**.

iii. Amendments

The amendment of this code and the Official Zoning Map shall occur pursuant to all requirements and procedures prescribed by state law. Amendments shall be noted within this section by ordinance number, date of adoption, and section(s) amended.

- AMENDMENTS: None

iv. Zoning Map, Adopted by Reference

The Yutan Community's Official Zoning Map was adopted under Ordinance **XXX** on **Month, Day, Year**. The map shall be made available to the public. Subsequent amendment shall occur pursuant to the requirements and procedures of state law and be noted within this section by ordinance number and date of adoption.

- AMENDMENTS: None

v. Authority

These provisions are adopted under the authority granted by Section 19-901, N.R.S., which authorizes zoning and associated procedures for Cities of the Second Class. This code has been made in accordance with the comprehensive plan adopted by the City of Yutan, including subsequent amendments to the comprehensive plan. Future amendments to the Yutan Community's Zoning Code shall follow the review procedure of Section **X** and shall comply with state law and conform to the adopted comprehensive plan.

vi. Jurisdiction

The provisions of this code shall apply within the corporate limits of the City of Yutan and the Extra-Territorial Jurisdiction established by state law and shown on the Official Zoning Map.

vi.vii. Purpose

The purpose of this code is to establish minimum requirements to provide a reasonable level of health, safety, property protection, and general welfare by controlling the design, location, use or occupancy of all buildings and structures through the regulated and orderly development of land and land uses within this jurisdiction.

vii.viii. Scope

The provisions of this code shall apply to the construction, addition, alteration, moving, repair, and use of any building, structure, land/property, wireless communication facility, and sign within this jurisdiction, except municipal buildings and/or uses, public works, and public utility infrastructure located primarily in a public way and/or public land, including stations, towers, poles,

and water/sewer facilities, unless specifically mentioned in this code. Specific permitting requirements are discussed in Section XXX.

~~viii-ix.~~ **Invalidity Provision**

If any portion of this code is held invalid for any reason, the remaining herein shall not be affected.

b. Administration, Enforcement, & Violations

i. General

Upon adoption of this code, no use, building, or structure, whether publicly or privately owned, shall be constructed or authorized on property within the City of Yutan's jurisdiction until the location and extent thereof conform to this code.

ii. Lawfully-established Buildings

Lawfully-established buildings and uses in existence at the time of the adoption of this code shall be permitted to have their existing use or occupancy continued or "grandfathered," provided that such continued use is not dangerous to life.

iii. Non-Conforming Uses

The existing and lawful use of a building, structure, or land, established prior to the adoption of this code and/or subsequent amendments, may be continued, despite its non-conformity. Such use may occur throughout the same building if no structural alteration of such building is proposed or made, notwithstanding the provisions of Section X.

If such non-conforming use is in fact discontinued for a period of twelve months, the City may consider the right to the non-conforming use forfeited and any future use of the building and premises shall conform to this code. The burden of proof to show that the structure, lot, or use was lawfully established shall be with the owner, occupant, or user of the non-conforming use.

iv. Additions, Alterations, and Repairs

Additions, alterations, or repairs shall be permitted to be made to any building or use without requiring the existing portions of the building or use to comply with the requirements of this code, provided that the addition, alteration, or repair conforms to that required for a new building or use. As such, non-conforming structures shall be allowed to be expanded so long as the addition/enlargement does not increase the degree of existing non-conformity or create additional non-conformity.

Less than 60% damage provision?

v. Maintenance

The maintenance of buildings or uses, both existing and new, and all parts thereof, are the responsibility of the property owner or owner's authorized agent.

vi. Moved Buildings/Structures

Buildings or structures moved into or within the jurisdiction shall require permit approval and comply with the provisions of this code for new buildings and structures.

vii. Temporary Buildings, Structures, & Uses

Buildings, structures, and uses (such as reviewing stands and other miscellaneous structures, sheds, canopies, or fences) intended for temporary purposes and used for the protection of the public may be allowed in accordance with the temporary uses listed and discussed in each particular zoning district.

This code establishes no permitting requirements for temporary structures or uses, however, after temporary uses have existed beyond the intended event and/or purpose for 5 or more days, the City shall have the authority to order cessation of the use and its removal from the subject premises or otherwise be remedied pursuant to this code.

viii. **Illegal uses**

Uses that were illegally established prior to the adoption of this code shall remain illegal.

ix. **Violations**

It shall be unlawful for any person to erect, construct, enlarge, alter, repair, move, improve, remove, convert or demolish, equip, use, occupy, or maintain any building or land or authorize the same to be done in violation of this code. Where any building or lot within the jurisdiction of the City of Yutan, including its extra-territorial jurisdiction, is being used contrary to this code, the City is authorized to take any action necessary to stop the unlawful activity, including issuance of a cease and desist order. Such order shall be given in writing to the owner of the property, the owner's authorized agent, or the person(s) performing the violation. Such person(s) shall discontinue the use or act to resolve the violation within the time prescribed by the order after receipt of such notice or be subject to the penalties described herein.

x. **Penalties**

A violation of this code shall be considered a misdemeanor punishable by fine not exceeding \$100 for any one offense, recoverable with costs, or by imprisonment in the county jail for a term not to exceed 30 days. Each day such violation continues after notice of violation is given may be considered a separate offense.

xi. **Remedies**

In case any building or structure is erected, constructed, reconstructed, altered, repaired, converted, or maintained, or any building, structure, or land is used in violation of this code, the City may institute any appropriate action or proceedings to: prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance, or use; restrain, correct, or abate such violation; prevent the occupancy of such building, structure, or land; and/or prevent any illegal act, conduct, business, or use in or about such premises.

c. **Code Compliance, Permit Approval, & Review Procedure**

i. **General**

City officials charged with authority to review permit applications and/or issue approvals under this code shall issue no approval for uses or purposes in conflict

with this code. Any permit or approval, if issued in conflict with this code, may be rendered null and void.

ii. **Burden of Proof**

The responsibility for demonstrating compliance with this code shall be with the property owner of record and/or the owner's authorized agent. Insufficient information to determine compliance with this code may be grounds for denial of a permit application and/or any necessary enforcement action authorized under this code.

iii. **Permitting Requirements**

Any land use or construction/development/building activity that requires a building permit according to the Adopted Building Codes of Yutan shall be reviewed for compliance with this code. Unless otherwise exempt from the requirements of this code per Section X ("Scope"), no building permit shall be issued by the City of Yutan unless the proposed development demonstrates compliance with this code and receives Zoning Approval from the Zoning Administrator. (Also see Section X, "Review of Building Permits.") New wireless communication facilities and modifications or additions to existing wireless communication facilities shall require review and approval according to Section X of this code.

For uses which require conditional use review and approval prior to the use occurring, please see Section X, below.

Exemption from permitting requirements shall not be construed as permission to establish uses or structures in conflict with this code; such activity shall be considered a violation. To prevent such violations, the City encourages informal review of permit-exempt development in order to determine the compliance of the proposed development.

iv. **Conditions & Terms**

All development and uses approved under the authority of this code and for which the City of Yutan is responsible shall occur under terms and conditions applied to the approved development/use in conformance with the provisions of this code, including any requirements established as a condition of issuance. Except as specifically provided for in this code and conditions of approval, the securing of one required review or approval shall not exempt the recipient(s) from other required review/approval(s).

v. **Timeframe & Expiration**

Each approval issued under the authority of this code shall expire one year from the date of issuance. The Zoning Administrator may grant a one-year extension if requested.

vi. **Cancellations**

Failure to fully comply with the conditions and terms of any permit and/or approval may be grounds for cancellation or revocation. Action to cancel any license, permit, or approval shall be taken on proper grounds by the Zoning

Administrator. Cancellation of a permit and/or approval issued under the authority of this code may be appealed to the Board of Adjustment pursuant to the procedure of **Section X**.

d. Conditional Uses

i. General

Conditional use review and approval shall be required for any land use or building activity listed or described as a “conditional use” in this code. Approval shall occur prior to any work on the property to develop the proposed use. Upon issuance of conditional use approval, the approved use shall be deemed to be conforming and in compliance with this code.

ii. Application Submittal

An application, signed by at least one owner of record for the subject property or the landowner’s authorized agent, shall be submitted to the Zoning Administrator with the appropriate fees. In addition to the application form, the following information should be included:

1. A site plan illustrating location of existing and proposed buildings, parking and loading areas, traffic access and circulation, open spaces, easements, existing and proposed grades, landscaping, utilities, water/sewer services, signs, stormwater management, and any other information required by the Zoning Administrator.
2. Applicants are encouraged to discuss the proposal with adjacent landowners in advance of submitting the application, potentially including any letters of support or comment with the application submittal.
3. A narrative statement discussing:
 - a. Potential effects on adjoining property, including noise, glare, dust, contaminants, increased traffic, etc.;
 - b. The requested conditional use’s general compatibility with adjacent properties and the general vicinity; and
 - c. Whether adequate public facilities exist to serve the proposed use.
 - d. Additional information to address the review criteria of **Section X**.

iii. Review Criteria

In order to approve a conditional use, the City Council shall review the particular facts and circumstances of each request and find the request to meet the following standards:

1. The proposal constitutes a qualified conditional use established within this code, as cited by chapter and section.
2. The request shall not adversely affect adjacent properties due to the production of glare, noise, malodorous gas, ash, dust, and/or other nuisances.
3. The request is compatible with the existing or allowable uses of adjacent properties.

4. The request can demonstrate that adequate public facilities (including roads, drainage, potable water, sanitary sewer, and police/fire protection) exist or will exist to serve the requested use at the time such facilities are needed.
5. The request can demonstrate adequate provision for operation and maintenance of the use and associated structures.
6. The request has minimized, to the degree possible, adverse effects on the natural environment.
7. The request will not create undue traffic congestion.
8. The request will not adversely affect the public's health, safety, or general welfare.
9. The request conforms with all applicable provisions of the comprehensive plan and this code.

iv. **Public Hearing Procedure & Appeals**

Conditional use review shall occur as follows:

1. Upon determination by the Zoning Administrator that the application is complete and sufficient for public review, the City shall provide legal notice according to **Section X** of this code.
2. The Zoning Administrator shall request comment from the police and fire departments regarding the conditional use request.
3. Ten days after legal notice has been published, the Planning Commission shall initiate review of the request at a public meeting, take public comment, make recommended findings on the request based on the review criteria described in **Section X**, and then vote to recommend approval or denial of the request to the City Council.
4. The City Council shall hold separate public hearing to consider the request, review the Planning Commission's recommendation, take public comment, make findings pursuant to **Section X**, and then approve, approve with conditions, or deny the conditional use.
5. An appeal of a decision regarding a conditional use can be made to the district court.

v. **Expiration & Revocation**

A conditional use shall be considered to be exercised when the use has been established or when a building permit has been issued and substantial construction accomplished. When the permit, construction, and/or use is abandoned or discontinued for a period of one year [**or six months?**], the approval shall be considered expired and shall not be re-established without additional review and recommendation from the Planning Commission and approval from the City Council pursuant to **Section X** of this code.

In cases where the applicant fails to comply with the required conditions of any approved conditional use, the Zoning Administrator – in consultation with the City Mayor – is authorized to issue a temporary injunction on all activity associated with the conditional use. After conducting public hearing procedures

pursuant to Section X (conditional use public hearing procedure), the City Council shall either revoke the conditional use approval or reverse the temporary injunction and re-instate conditional use approval.

vi. **Amendments to Approved Conditional Uses**

An amendment to an approved conditional use shall be submitted to the Zoning Administrator accompanied by supporting pertinent information. Upon public review pursuant to Section X of this code, the City Council, with Planning Commission recommendation, shall be permitted to grant, deny, or amend the request and impose any conditions deemed necessary.

e. **Planning Commission**

i. **Planning Commission Established**

The establishment of a Planning Commission shall be in accordance with the policies and procedures set forth in state law and municipal code.

ii. **Yutan Community's Zoning Code**

With assistance from the Zoning Administrator, as discussed in Section X, it shall be the duty of the Planning Commission to provide advice and recommendations to the City Council regarding this code, in accordance with state law and the comprehensive plan's guidelines and goals. Provisions within this code shall be made in regard to the overall character of the community's jurisdiction including its extra-territorial jurisdiction, each specific district, and the most appropriate use of land within the jurisdiction.

iii. **Conditional Use Permits**

The City Council shall decide upon requests for conditional use approval. It shall be the duty of the Planning Commission to provide preliminary review and recommendation to the City Council on all conditional use requests, according to Section X.

iv. **Official Zoning Map**

The City Council shall adopt an official zoning map for all areas included within the jurisdiction with the advice and recommendation of the Planning Commission. Section X of this code addresses specific provisions related to the official map.

f. **Zoning Administrator**

i. **General**

This section establishes the duties and responsibilities of the Zoning Administrator with respect to the administration of this code.

ii. **Deputies**

The City of Yutan may appoint additional employees and/or contracted professionals to assist the Zoning Administrator. The Zoning Administrator shall be permitted to deputize such employees/professionals as may be necessary to carry out the functions of this code.

iii. **Reviews and Approvals**

The Zoning Administrator shall be authorized to undertake reviews, make recommendations, and grant approvals as set forth in this code.

iv. **Code Development**

The Zoning Administrator shall assist the Planning Commission in the development/amendment and implementation of this code.

v. **Fees**

A fee for services shall be charged. The Fee Schedule shall be set by the City Council and made available at the City Office. The Zoning Administrator is authorized to establish a refund policy.

vi. **Administration & Permit Review**

Administrative actions and permit review/approval shall occur as follows:

- **Review of Building Permit Applications**

Unless otherwise exempt from the requirements of this code per Section X (“Scope”), the Zoning Administrator shall receive all applications for proposed development and review them for completeness and compliance with this code. Each application shall include a set of building plans and all data necessary to demonstrate compliance with this code. If the proposed development conforms to this code, the Zoning Administrator shall authorize approval of the building permit.

- **Conditional Use Permits & Variances**

The Zoning Administrator shall receive all applications for conditional uses and variances required by this code, review them for completeness prior to scheduling public review, and prepare submittals for review by the appropriate body, as necessary.

- **Amendments**

Requests for amendment or changes to this code and/or the official zoning map shall be submitted to the Zoning Administrator for processing according to the procedure of state law.

vii. **Interpretations**

The application, interpretation, and enforcement of this code’s provisions shall be made by the Zoning Administrator. An appeal of an interpretation by the Administrator can be submitted to the Board of Adjustment according to the procedure described by Section X.

Where there is conflict between a general requirement and a specific requirement, the specific requirement shall be applicable. Where, in any specific case, different sections of this code specify different requirements, the more restrictive shall govern.

Uses are permitted within the various zones as described in this code and as otherwise provided herein. The City of Yutan recognizes that all possible uses and variations of uses that might arise cannot be reasonably listed or categorized. Mixed uses and/or any use not specifically mentioned or about which there is any question shall be administratively classified by comparison with other uses identified in the zoning districts. If the proposed use resembles identified uses in terms of intensity and character and is consistent with the purpose of this code and the individual zone’s classification, the Zoning Administrator is authorized to

consider such use as a permitted use within a general zone classification, subject to the regulations for the use it most nearly resembles. If a use does not resemble other identified allowable uses within a zone, it shall be considered prohibited or non-permitted and could be considered through review and approval of a request for text amendment request to this code pursuant to **Section x**. An appeal from a decision made under this section can be reviewed by the Board of Adjustment pursuant to **Section X**. **[ADD THIS REFERENCE TO EACH DISTRICT]**

viii. **Liability**

The Zoning Administrator and other employees/officials charged with enforcement of this code, while acting in good faith and without malice in the discharge of the duties required in this code or other pertinent law or ordinance, shall not be personally liable, either civilly or criminally, and are hereby relieved from personal liability for any damage accruing to persons or property as a result of an act or omission in the discharge of such duties.

ix. **Legal Defense**

Any suit or complaint instituted against the City of Yutan because of an act or omission performed by the Zoning Administrator or city official in the lawful discharge of duties under the provision of this code or other laws or ordinances implemented through the enforcement of this code shall be defended by the jurisdiction until final termination of such proceedings. The City of Yutan, its Zoning Administrator, and any other city officials shall not be liable for costs in any action, suit, or proceeding that is under the authority of this code.

This code shall not be construed to relieve from or lessen the responsibility of any person owning, operating, or controlling any building or land/property for any damages to person or property caused by defects, nor shall the enforcement agency or its jurisdiction be held as assuming any such liability by reason of the reviews or permits issued under this code.

x. **Cooperation of other officials and officers**

In the discharge of the duties described in this code, the Zoning Administrator shall be authorized to request and shall receive the assistance and cooperation of the City's other officials and departments.

g. **Board of Adjustment**

i. **General**

This section addresses the duties and responsibilities of the Board of Adjustment, hereafter referred to as "the board." Establishment of the board shall be in accordance with the policies and procedures set forth in state law and municipal code.

ii. **Decisions**

The board shall be permitted to make decisions based on the facts and circumstances of each individual case according to the framework criteria enumerated by state law and this code. The actions of the board shall have no authority to alter this code or the official zoning map, nor allow any use inconsistent with the requirements of this code, provided, however, that in

interpreting and applying the provisions of this code, the requirements shall be deemed to be the spirit and intent of the code and do not constitute the granting of a special privilege.

iii. **Duties and powers**

After following the public hearing procedure of **Section X**, the board shall have the power to hear and decide the following matters:

- When a variance from the terms of this code should be granted, in accordance with state law, municipal code, and these provisions.
- On appeals when it is alleged there is an error in any order, requirement, decision, or determination made by the Zoning Administrator based on or made under the authority of this code. **[CRITERIA?]**
- On requests for interpretation of the official zoning map, subject to the rules of **Section X (re: rules for interpretation)**.

iv. **Variance Review Criteria**

In order to approve any variance, the board shall review the particular facts and circumstances of each requested variance and make findings of fact consistent with the criteria enumerated below:

- The strict application of the zoning code would produce undue hardship.
- The hardship is unique to the subject property and not shared by other properties within the vicinity of the subject property and the overall zoning district.
- Granting the variance would not be to the substantial detriment of adjacent property and will not change the character of the district.
- The variance request is based upon demonstrable and exceptional hardship, as distinguished from purposes of convenience, profit, or caprice.
- The requested variance is not related to use and would therefore prevent an expressly-prohibited or unpermitted use from being established in the zoning district.
- The condition or situation creating the hardship is not of so general or recurring in nature as to make reasonably practicable through the formulation of a general regulation to be adopted as an amendment to this code.

v. **Appeals**

Any person with standing that is aggrieved or affected by decisions of the Zoning Administrator may appeal the decision to the Board of Adjustment according to **Section X**. An appeal shall only be considered if filed within **30** days after issuance of the decision to be contested or the appeal shall not be considered. The decision of the Zoning Administrator shall be considered final if no appeal is made past the allowed timeframe. **[HOW WILL THE PUBLIC KNOW TO APPEAL A DECISION/PERMIT?]**

Upon submittal of a complete appeal application, including all necessary supporting evidence and information, the Zoning Administrator shall transmit to the Board of Adjustment all pertinent data related to the appeal.

An appeal request stays all proceedings from further action, unless the Zoning Administrator certifies there is immediate danger to life or property pursuant to Section 19-909, N.R.S.

h. Notice Requirements

i. Notice of Hearings

Upon receipt of an application that requires public hearing, the Zoning Administrator shall arrange to advertise the time and place of public hearing. Such notice shall be placed in a legal paper of general circulation in the community to be published one time at least 10 (ten) days prior to the first public hearing on the matter. Such notice shall state the nature of the request, the location of the property, and the time and place of hearing (if more than one hearing applies to the application, the time and place of all applicable hearings shall be stated). Reasonable effort shall be made to give notice by regular mail of the time and place of hearing to the property owners of record (or owners' authorized agent) adjacent to the subject property; the extent of the area to be notified shall be set by the Zoning Administrator.

ii. Notice of Decision

Notice of each final decision shall be given in writing to the applicant. Each decision shall be entered into the minutes of the body making any decision under consideration. All records shall be kept in accordance with statutory requirements and open to the public for examination.

2. GENERAL PROVISIONS

a. Lot of Record

Every building hereafter erected, reconstructed, moved, or structurally altered shall be located on a lot of record. Unless permitted within this code, no more than one principal building shall be located on a lot.

b. Legal & Physical Access Required

Legal and physical access is required to develop a lot for any purpose other than agriculture.

c. Non-conforming Modifications Prohibited

No lot shall be modified in size or shape to create non-conformities in the bulk requirements for its applicable zoning district and all provisions of this code, unless the lot is used for public purposes by a public agency.

d. Floodplain Development

All development of property shown to be located within the FEMA-identified regulatory floodplain shall be required to address compliance with the requirements of the City's floodplain management code.

d.e. Corner Lots & Visual Obstructions at Street Intersections

All uses and/or structures proposed for development/placement on a corner lot, within the triangular area formed by the center line of streets at a distance of 60 feet from their intersections, shall not obstruct the vision between a height of 2.5 feet and 10 feet above the grade of the curb at the intersecting streets measured from the point of intersection at the centerline. Major or arterial intersections shall increase the triangular area distance to 90 feet for each major/arterial leg at the intersection. Exceptions to this section shall be allowed for any retaining wall necessary to protect private property and/or the public's health, safety, and general welfare.

e.f. Availability of Essential Services

Proposed development that requires the addition of new facilities for essential services, such as sewers, storm drains, fire hydrants, potable water, streets, and other similar utility services, should obtain approval as required by the agency providing such service prior to project approval. The unavailability of essential services may be grounds for denial of a permit application until such services are available. The City of Yutan is not obligated to extend or supply essential services if capacity is not available. If capacity is available, the extension of services shall be by and at the cost of the developer, unless the City agrees otherwise. Service extensions shall be designed and installed in full compliance with the City's standards for such service and shall be subject to review, permit/approval, and inspection as required by other policies or ordinances.

f.g. Bulk Requirements

The bulk requirements of each zoning district shall dictate the limitations on all lot development within that district.

- i. *Setback Requirements & Exceptions:* The areas located in required setbacks shall be unobstructed by all structures, including attached or detached accessory structures, from the ground level to the sky, unless otherwise specified elsewhere within this code and as follows:
 - The Zoning Administrator may permit a variation in street-based setbacks to allow an exception when more than 30% of the frontage on one side of a street between intersecting streets is occupied by structures and/or a minority of those structures have observed or conform to an average setback line, ~~provided that no structure is located closer than 15 feet.~~
 - On lots less than 60 feet in width, the setback from adjacent property may be reduced to **FIVE OR SIX FEET**.
 - In any residential district, the required rear yard setback shall be reduced to 20% of the lot's depth when the setback is greater than 20% of the lot's depth, however, no structure shall be located closer than six feet.
 - On lots with street double-frontage, the required front yard setback shall be provided on each street.
 - A group of business or industrial buildings separated by a common party wall shall be considered as one building occupying one lot.
 - Any side or rear yard setback in an industrial or commercial district which is adjacent to any existing residential use or district shall be no less than 25 feet and shall contain landscaping, planting, or fencing

suitable to provide effective screening. Said screening shall be at least six feet but not more than eight feet in height, unless the adjacent residential district is separated by a street right-of-way. The owner or owners of the commercial or industrial property are responsible for maintaining said screening in good condition.

- Projections:

- Eaves, cornices, windows, and other similar architectural features shall be permitted to project from the exterior wall into a required setback not more than eighteen (18) inches.
- Chimneys and stove pipes proposed on structures existing prior to January 1, 2026 shall be permitted to project no more than two (2) feet, provided that the width of any setback from adjacent property is not reduced to 30 inches or less. Structures built on or after January 1, 2026, will be required to contain the chimney/pipe in compliance with all applicable setbacks.

- Open, unenclosed ramps, porches, platforms or landings, not covered by a roof, shall be permitted to extend no more than six (6) feet toward a street/road right-of-way from a structure's outer wall, regardless of the construction's location within any yard, provided that such construction does not extend above the ground level and is not more than six (6) feet above grade at any point.

- ii. Height Requirements & Exceptions: The height limitations of this code shall not apply to the following, provided that the appropriate-applicable yard setbacks are increased by one foot for every two feet in excess of the maximum height requirement for the applicable zoning district:

- Church steeples, public monuments, chimneys, ornamental towers and spires, church spires, silos, cooling towers, smoke stacks, elevator bulkheads, necessary mechanical deviceequipment, fire towers, water towers and standpipes, and air-pollution prevention devices, and XXXXX (on a case-by-case basis after C.U. review/approval?)
- When permitted in a district, public or semi-public service buildings, hospitals, institutions, or schools may be erected to a height not exceeding sixty feet, provided, each required yard line shall be increased by at least one foot for each one foot of additional building height above the height regulations for the district in which the building is located.

g-h. Accessory Structures & Uses

- i. Detached accessory structures in residential zones shall maintain a 10-foot setback from all structures on adjacent lots, however, the 10-foot setback shall not apply to other structures located on the same/subject lot.
- ii. No accessory structure shall be used as a dwelling without appropriate review and approval from the City and a certificate of occupancy issued for such use.
- iii. Within municipal boundaries:
 - No accessory structure shall be constructed upon a lot for more than six months prior to beginning construction of the principal building.

- No accessory structure shall be used for more than six months prior to beginning construction of the principal building.
- No accessory structure shall be used for more than six months unless the main building on the lot is also being used or unless the main building is under construction.

h.i. Occupancy of Basements and Cellars

No basement or cellar shall be occupied for residential purposes until the remainder of the building has been completed.

i.j. Drainage

No building, structure, or use shall be erected on any land, and no change shall be made in the existing contours of any land, including any change in the course, width, or elevation of any natural or other drainage channel, that will obstruct, interfere with, or substantially change the drainage from such land to the detriment of neighboring lands.

[ADJACENT PROPERTY, THE NATURAL DRAINAGE PATTERNS, AND THE OVERALL COMMUNITY?] Anyone desiring to build or otherwise change the existing drainage situation shall be responsible for providing to the City or their designated agent that such changes will not be a detriment to the neighboring lands. [NEEDS A REVIEW TRIGGER – EXCAVATION ACTIVITES REQ PERMIT? NEEDS A REVIEW PROCESS: CONDITIONAL USE?]

j.k. Recreational Vehicles, Trailers, or Equipment

All vehicles, trailers, and/or equipment expressly designated or used for recreational or seasonal use shall not be used for dwelling purposes on any lot except as may be authorized by this code or under Section 5-911 of municipal code.

k.l. Stormwater Runoff

For each new structure or impervious surface areas, the landowner is responsible for managing the stormwater runoff resulting from said development without causing damage or harm to the natural environment, water quality, and adjacent property.

l.m. Outdoor Lighting

All new and replacement nighttime outdoor lighting is encouraged to direct its light downward and be side-shielded to prevent glare beyond the boundary of the subject property.

m.n. Adult-Oriented Uses & Cannabis/Hemp Businesses

The requirements of Section X apply to the development of all new adult-oriented uses and cannabis/hemp-derived businesses within the City's jurisdiction.

New development within the vicinity of an approved, existing adult-oriented use and/or cannabis/hemp-derived business shall have no legal status to claim a public nuisance against such business. The decision of any landowner proposing to build or develop within vicinity of an approved, existing business shall not place the business in a non-conforming status, nor shall it prevent the business from maintaining the use and all associated commercial activities. Such business shall be allowed to continue operation unhindered. (Also see Section X.)

o. Landscaping

i. General Requirements:

- Within Municipal Limits:
 - The requirements of this section apply to all lots proposed for development with a new primary structure of 500 square feet or more and/or all new uses consisting of 1,000 square feet or more of used space. An exception may be granted for non-residential development proposed to be located within 300 feet from the intersection of Vine & Second Streets.
- Outside Municipal Limits:
 - All non-residential lots proposed for development with a new primary structure over 500 square feet in lot coverage shall provide landscaping in compliance with this section.
 - Residential development and agricultural uses outside municipal limits are exempt from these requirements.

ii. Residential Landscaping:

Prior to issuance of a Certificate of Occupancy by the City of Yutan, all new residential development shall plant a minimum of one tree per primary dwelling unit within the subject property's boundary. The developer is encouraged to consider trees which are appropriate for the region and its climate, including trees which are native and beneficial to Nebraska's environment [arboretum.unl.edu]. Toxic and/or invasive species identified by the Nebraska Invasive Species Council [www.neinvasives.com/invasive-species] are prohibited for this purpose.

The development of all residential lots is encouraged, but not required, to include a comprehensive landscaping installation plan that provides for appropriate and complete landscaping of the lot's front, side, and rear yards, except for those areas occupied by driveways, utilities, walkways, walls, and structures.

iii. Non-residential Landscaping:

In addition to compliance with the screening/buffering requirements described below and in other sections of this code, all non-residential development is encouraged to include a comprehensive landscaping installation plan that provides for appropriate and complete landscaping of the lot's front, side, and rear yards, except for those areas occupied by driveways, utilities, walkways, walls, and structures.

Non-residential landscaping shall consist of the following:

- All parking areas or vehicular use areas abutting a residential district or public right-way shall be screened from grade level to a height not less than three feet.
- All commercial and industrial uses abutting residential districts shall provide screening not less than six feet in height along the abutting property lines.
- Screening, if applicable, shall comply as follows:

- Solid fences or walls in compliance with the fencing standards of this code (Section X):
- Hedges, shrubs, or evergreen trees spaced appropriately to provide a solid screen within three years after planting:
- Berms no less than three feet in height:

iv. Maintenance

Proper maintenance and upkeep of all landscaping required and/or encouraged by this code shall be the responsibility of the developer and/or landowner. All vegetation, including grass/sodded areas shall be maintained on a regular basis pursuant to the requirements of Municipal Code.

3. SIGNS

a. **General Requirements**

Within city limits, no sign shall be erected by a private party and located within public rights-of-way or easements, including but not limited to streets, sidewalks, and alleys. This provision does not apply to signs allowed in these locations under municipal code or that have been granted specific authority/permission from the City.

4. HOME OCCUPATIONS

a. **General Requirements**

A home occupation shall be clearly and obviously subordinate to the main dwelling unit and shall be conducted wholly within either the primary residential structure of the subject lot or an approved accessory structure. No home occupation shall be conducted in both the primary residential structure and an accessory structure. Significant changes to any approved home occupation shall be reviewed and approved by the City Council according to the procedure of Section X.

b. **Conditions of Approval**

If approved, the following conditions will apply to the home occupation's operation and maintenance:

- i. All noise, vibration, smoke, odor, heat, glare, or other nuisance that occurs in association with the home occupation shall be completely mitigated and prevented from occurring beyond the site. Observable occurrences of any nuisance may be grounds for revoking approval of the home occupation.
- ii. One unlit nameplate attached flat against the building's exterior wall shall be allowed to indicate the home occupation's location. The nameplate shall follow these limitations:
 - Within city limits:
 - When located on a local or collector street, not more than two square feet in area.
 - When located on an arterial street, not more than four square feet in area.
 - Outside municipal boundaries, not more than four square feet in area.
- iii. Within city limits, additional signage or advertising in any form shall not be permitted on or adjacent to the home occupation site, including in windows, on yards/grass, etc.

- iv. The home occupation shall not exceed 15% (or 50% per current code) of the primary structure's floor area,
- v. No more than one employee, other than the resident(s), shall work from the subject home occupation site. For the purposes of this provision, the residents' family by blood, marriage, or adoption shall be considered in association with the resident and not an additional employee.
- vi. Inventory and supplies shall not occupy more than 50% of the area proposed for use as a home occupation.
- vii. No exterior storage display nor storage of goods shall occur on the premises.
- viii. Sales and services to patrons shall be arranged by appointment and scheduled so that not more than one patron vehicle is on the premises at the same time.
- ix. Two additional parking spaces shall be provided on the premises, except only one need be provided if the home occupation does not have an employee. Said parking shall comply with the off-street parking requirements of this code.
- x. Family child care home requirements?

5. FENCES

- a. As much as possible, all fencing should prevent obstruction to the sight triangle discussed in Section XXX.
- b. On residential lots within municipal boundaries:
 - i. Barbed-wire and electric fencing is prohibited for use as perimeter fencing;
 - ii. Plastic fencing or "safety fences" are considered a temporary use subject to Section X of this code and shall not be installed permanently; and
 - iii. Fencing and retaining walls shall have no maximum height requirements and are encouraged to follow these guidelines:
 - Front Yards: 4 feet
 - Rear Yards: 6.5 feet
 - Side Yards: 6.5 feet
- c. On commercial/industrial lots, perimeter fencing and retaining walls are encouraged to be no higher than 8 feet.
- d. Fences that are required to protect private swimming pools and/or spas shall comply with this code and the requirements of the applicable building code.

6. ACCESSORY DWELLING UNITS

a. General Requirements

~~Review and approval for an accessory dwelling unit (ADU), if allowed, shall be subject to the requirements for a conditional use as provided within this code.~~ Permitted in TA!!!

b. Conditions for Approval

The design, development, and maintenance of all ADUs shall comply with the following:

- i. The owner of a property containing an ADU shall reside in either the primary dwelling unit or the ADU.
- ii. An ADU shall have a separate house number from the primary dwelling unit. (BUT NOT A NEW ADDRESS? 301½? 301B?)
- iii. ADUs shall be secondary in size and function to the primary dwelling unit and shall comply with the following:
 - Minimum of 180 square feet of living area,

- Maximum of 1,200 square feet in area, and
 - No more than 50% of the area of the primary dwelling unit.
- iv. An ADU shall be provided with a separate entrance than that serving the primary dwelling unit.
 - v. An ADU shall have a maximum number of two bedrooms.
 - vi. Off-street parking shall be provided according to **Section X**.
 - vii. Location shall comply with all requirements of the applicable zoning district, including the setbacks for accessory structures.
 - viii. The ADU shall be provided with adequate provisions for electricity, water supply, and sewage disposal.

7. OFF-STREET PARKING

a. General Requirements

When any primary building more than 500 square feet or accessory dwelling unit is erected, moved/placed, altered, enlarged, converted or increased, off-street parking shall be provided to serve the building in compliance with the schedule found in Section **xxxx**.

Off-street parking shall be designed to follow these general requirements:

- i. The stall dimensions in typical parking situations shall be a minimum of 9-feet wide by 20-feet long. The following exceptions apply:
 - Parking stalls where obstructions (walls, poles, significant landscaping/berming, etc.) are located on either side of the stall shall have a minimum width of 9 feet, 10 inches.
 - Compact parking shall be no less than 8-feet wide by 18-feet long.
 - Parallel parking shall be no less than 8-feet wide by 22-feet long.
- ii. The design of off-street parking shall provide unobstructed vehicular access to each required parking space.
- iii. Every parking facility shall be provided with one or more physical access points (i.e., “driveways”) from the lot’s legal and physical access. Each required parking stall shall be individually and easily accessed. Automobiles shall not be required to back onto any street or sidewalk to leave any off-street parking stall where such stalls serve more than two dwelling units or other residential areas. All portions of a public lot or garage shall be accessible to other portions thereof without requiring the use of any public street.
- iv. The slope of all commercial accesses/driveways shall not exceed 20%.
- v. Lights illuminating a parking area shall be designed/located to reflect downward and, so much as is possible, reduce glare toward any street, public rights-of-way, and adjacent property.

b. Parking Surface **DO WE CARE?**

When proposed for development with a new or replacement primary structure of any occupancy or capacity, lots within city limits shall have hard-surfaced driveways and parking areas.

c. Fractional Spaces

Where calculations in accordance with this code result in requiring a fractional space, any fraction less than one-half shall be disregarded and any fraction more than one-half shall require one full space.

d. **Combined Uses**

Some uses may require more than one use type to be calculated together in order to determine the total parking requirement. (For example: a hotel with attached restaurant/bar facilities may require tabulations for hotel and restaurant/bar.)

e. **Alternative Parking Locations**

The parking spaces required herein shall be provided on the same lot as the proposed development/use. The City may consider alternative locations on a legally-separate lot through review and approval of a conditional use, provided that such property lies within 100 feet of the associated principal use and within the same classification of zoning district (i.e., commercial parking in a commercial zone, industrial parking in an industrial zone, etc.). Such parking shall be deemed to be required open space associated with the approved development and shall not thereafter be reduced or encroached upon in any manner.

f. **Handicap Accessibility Requirements**

Accessible parking spaces and passenger loading zones shall be provided in accordance with the applicable building code, ICC A117.1, and/or ADA requirements.

g. **Parking Requirements Along Vine Street and Second (2nd) Street**

Off-street parking requirements shall apply to development within the Community Business Zoning District (B-CBD), however, an exception from the requirement for off-street parking may be waived for non-residential uses proposed for access via Vine Street and/or Second (2nd) Street if the total number of parking spaces required for the proposed use is less than **fifteen**. (As development and/or use increases within the community, the City shall consider the appropriateness of modifying this threshold through amendment of this code.)

h. **Parking Space Requirements**

The off-street parking spaces required for each use shall conform to the following schedule:

- i. **Agricultural Sales/Service:** One space per 500 sq.ft. of gross floor area.
- ii. **Assisted Living Facility:** One space per dwelling unit plus one space per employee on the largest shift.
- iii. **Automotive Rental & Sales:** One space per 500 sq.ft. of gross floor area.
- iv. **Automotive Service:** Three spaces per repair stall.
- v. **Bar/Tavern/Nightclub:** Parking equal to 30% of licensed capacity.
- vi. **Boarding House or Bed & Breakfasts Establishment:** One space per rental unit.
- vii. **Bowling Alley:** Four spaces per **lane? OR GO WITH FACILITY CAPACITY?;**
- viii. **Campground:** One space per camping unit.
- ix. **Church or Place of Worship:** One space per four seats in main worship area.
- x. **Civic, Social, & Fraternal Organizations:** One space per 500 sq.ft. of gross floor area.
- xi. **College/University:** Eight spaces per classroom plus one space per employee.

- xii. **Commercial Recreation:** One space per four persons of licensed capacity.
- xiii. **Communication Services:** One space per 500 sq.ft. of gross floor area.
- xiv. **Construction Sales & Service:** One space per 500 sq.ft. of gross floor area.
- xv. **Convalescent & Nursing Home:** One space per three beds plus one per employee on the largest shift.
- xvi. **Day Care:** One space per employee plus one space or loading stall per each ten persons of licensed capacity.
- xvii. **Duplex:** Two spaces per dwelling unit.
- xviii. **Equipment Rental & Sales:** Same as Construction Sales & Service
- xix. **Food Sales (general):** One space per 200 sq.ft. of gross floor area.
- xx. **Food Sales (limited):** One space per 300 sq.ft. of gross floor area.
- xxi. **Funeral Home/Chapel:** Eight spaces per repose room.
- xxii. **General Retail Sales:** One space per 200 sq.ft. of licensed capacity.
- xxiii. **Group Home and/or Care Facility:** One space per four persons of licensed capacity.
- xxiv. **Guidance Services:** One space per 300 sq.ft. of gross floor area.
- xxv. **Hospitals:** One space per two licensed beds.
- xxvi. **Hotel/Motel:** One space per rental unit plus one space per employee during largest shift.
- xxvii. **Industrial Use:** 75% of the maximum number of employees during largest shift.
- xxviii. **Laundry Services:** One space per 200 sq.ft. of gross floor area.
- xxix. **Library:** One space per 500 sq.ft. of gross floor area.
- xxx. **Medical Clinic:** Five spaces per staff doctor, dentist, or chiropractor.
- xxxi. **Multi-Family Apartments:** One space per sleeping unit – spaces to be sited in the general proximity of where the sleeping units are located.
- xxxii. **Offices & Office Building:** One space per 200 square feet of usable floor area
- xxxiii. **Residential (single-family/duplex/triplex):** Two spaces per dwelling unit.
- xxxiv. **Restaurants:** Parking equal to 30% of licensed capacity.
- xxxv. **Restaurants, drive-thru:** Whichever is greater: 1) One space per 40 sq.ft. of dining area, OR 2) One space per 150 sq.ft. of gross floor area.
- xxxvi. **Roadside Stand(s) and/or Food Trucks:** Four spaces per establishment
- xxxvii. **School:** For high schools: One space per 3.5 seats in classrooms and one space per estimated faculty/staff member; for elementary, middle, and all other non-high schools: two spaces per classroom. Additional space may be applicable for associated assembly facilities (stadiums, bleachers, theater stages, etc.).
Alternatively, if the school district has uniform parking schedules that differ from these numbers, the off-street parking is allowed to be designed and constructed according to those policies.
- xxxviii. **Service-Oriented Establishment:** One space per 200 sq.ft. of gross floor area.
- xxxix. **Theater, Auditorium, & Assembly Place(s):** One space per two persons of licensed capacity.
- xl. **Veterinary Services:** Three spaces per staff doctor.
- xli. **Wholesale & Distribution Operations:** One space per two employees during largest shift.

8. INDUSTRIAL USE STANDARDS

9. COMMERCIAL/INDUSTRIAL USES WITHIN THE WESTERN RESIDENTIAL ZONING DISTRICT (R-WEST)

a. **General**

The following requirements apply to all commercial/industrial uses approved by conditional use in the R-WEST Zoning District.

b. **Creation of Observable Nuisances & Conditional Use Revocation**

The occurrence and/or observation of any prohibited nuisances, as discussed below, may be grounds for revocation of conditional use approval, pursuant to Section X of this code.

~~b.c.~~ **Physical Appearance**

All operations shall be conducted within an enclosed building. Outdoor storage may be allowed, if the location is screened from public view. Normal daily wastes of an inorganic nature may be stored outside the facility on a temporary basis when such containers are not within public view.

~~e.d.~~ **Fire Hazards**

No operation shall involve the use of highly flammable gases, acid, liquids, grinding processes, or other inherent fire hazards. This provision shall not be construed to prohibit the use of normal heating fuels, motor fuels, and welding gases when handled in accordance with other federal, state, and/or municipal requirements.

~~d.e.~~ **Noise**

Noise in excess of ~~the~~ normal peak traffic noise of the adjacent street at the time of the daily peak hour of traffic volume shall be prohibited. Noise shall be measured at the property line boundary and when the level of such noise cannot be determined by observation with the natural senses, a suitable instrument may be used and measurement may include breakdowns into a reasonable number of frequency ranges.

~~e.f.~~ **Sewage & Liquid Waste**

Liquid waste shall be properly disposed. No operation shall be allowed to discharge liquid wastes into the ground, a water body, or the municipal sewer system.

~~g.~~ **Air Contaminants**

Uses which produce air contaminants, including smoke, gas, dust, odors, particulate matter, and other emissions, shall be prohibited for consideration within the R-WEST conditional use allowance. Such uses which produce air contaminants, including smoke, dust, particulate matter, and other emissions, are not recommended for approval within the R-WEST conditional use allowance. Unless adequate mitigation measures are proposed and followed to prevent the emission of air contaminants within vicinity of the subject lot, such uses are more appropriate to be located within the industrial zoning districts designated by the City on the official zoning map.

~~h.~~ **Vibration**

All machines within such facility shall be operated in a manner that minimizes vibration. Any activity that produces and displaces vibration outside of the subject lot's boundaries shall be prohibited.

~~i.~~ **Glare/Heat**

Heat and glare produced by activities conducted in the facilities shall be prevented from being projected onto adjacent/vicinity properties, either by screening, shielding, or other adequate mitigation measures.

10. WIND ENERGY SYSTEMS

a. **General Requirements**

If allowed in the subject property's zoning district, conditional use review and approval shall be required prior to the development and installation of a wind-based conversion system for large-scale energy generation by a private corporation.

b. **Bulk Requirements**

The following setbacks from property boundaries and lot area requirements are established based upon rotor diameters. An exception to the minimum lot areas shall be allowed when there are tower groupings under single ownership provided the minimum setback distances are met.

- i. 5-foot rotor diameter: 100-foot setback – One-acre minimum lot area.
- ii. 10-foot rotor diameter: 165-foot setback – 2.5-acre minimum lot area.
- iii. 15-foot rotor diameter: 220-foot setback – 4.5-acre minimum lot area.
- iv. 20-foot rotor diameter: 270-foot setback – 6.75-acre minimum lot area.
- v. 25-foot rotor diameter: 310-foot setback – 9-acre minimum lot area.
- vi. 30-foot rotor diameter: 340-foot setback – 10.75-acre minimum lot area.
- vii. 35-foot or more rotor diameter: 365-foot setback – 12.25-acre minimum lot area.

c. **Conditions of Approval**

All wind energy systems shall follow these requirements:

- i. As much as possible, operation of the system shall not interfere with radio and television reception.
- ii. In order to prevent access to the tower from the general public, a perimeter fence with a locking door/portal shall be installed around the facility site.
- iii. The distance from any tower support base to another tower support base shall be a minimum of five rotor distances, as determined by the size of the largest rotor.
- iv. Data pertaining to the machine's turbine safety and stability shall be filed with the conditional use application for review of the facility. The data shall include turbine safety and acceptance results from tests conducted by a qualified professional and based on the standards of the U.S. Department of Energy's Electric Power Research Institute Wind Turbine Verification Program.
- v. Appropriate legal and physical access shall be provided to the site.

11. SELF STORAGE UNITS

a. **Conditions of Approval**

If approved, the following conditions shall apply to self storage facilities:

- i. Minimum lot size of a self storage facility shall be two acres.
- ii. Activities within the facility shall be limited to the rental of storage cubicles and the administration and maintenance of the facility.
- iii. All driveways, parking, loading, and vehicle circulation areas shall be paved with concrete, asphalt, or asphaltic concrete. All driveways within the facility shall provide a paved surface with a minimum width of 25 feet.

- iv. All storage shall be within an enclosed space and shall not include the storage of hazardous materials.
- v. Unless screened, no storage shall open into front yards
- vi. Landscaping screening shall be installed as follows:
 - 50-foot buffers adjacent to public rights-of-way, and
 - 20-foot buffers adjacent to property lines.
- vii. No structure within the facility shall exceed 20 feet in height.
- viii. The perimeter of each facility shall be fully enclosed by fencing or screen walls and installed/erected in compliance with Section X of this code.

12. AUTO WRECKING FACILITIES, JUNK YARDS, SALVAGE YARDS, AND SCRAP PROCESSING YARDS

a. Conditions of Approval

Scrap processing yards and auto wrecking facilities shall follow these requirements:

- i. The use shall be located a minimum of 300 feet from residential districts (not including agricultural districts).
- ii. All activities shall be fully screened from view as to retain all scrap, junk, or other materials within the yard and out of public view. At a minimum, the screening shall consist of a solid fence or wall at least eight feet high and uniform in height, texture, and color.
- iii. Temporary or permanent storage of materials outside a screened area shall be prohibited.
- ~~ix~~iv. All waste materials shall be properly disposed and not allowed to be stored on site. Incineration/burning of waste materials shall be prohibited.

12.13. ADULT-ORIENTED USES & CANNABIS/HEMP BUSINESSES

a. General Requirements

When proposed to be located within the City of Yutan's jurisdiction, conditional use review and approval shall be required for all adult-oriented uses and businesses involved in the sale of cannabis and/or hemp-derived THC products (regardless of the businesses' status as a medicinal or recreational dispensary), under the following conditions:

- i. The use shall only be established on industrial- or commercially-zoned property with direct legal and physical access from Highway 92.
- ii. With exception to the provisions of Section X, a lot proposed for new adult-oriented uses and cannabis/hemp-derived businesses shall not be located within:
 - 500 feet of any other adult-oriented or cannabis/hemp-derived business or a residential zoning district (not including agricultural zoning); and
 - 1,000 feet of any lot used as a park, school, day care center, church or religious facility, medical facility, or library (public trails and sidewalks are not deemed to be "parks" for the purposes of this requirement).

iii. Material depicting uncovered anatomy, and/or specific sexual activities shall be screened or obscured from the view of adjacent property and the general public. [ADD "cannabis products" and "paraphenelia?"]

~~iii~~iv. Such business shall not be permitted as a home occupation.

b. Legal Activities Disclosure

By permitting or authorizing an adult-oriented use and/or cannabis/hemp-derived business, such approval shall not be construed as an interpretation by the City of Yutan, its mayor, City Council, Planning Commission, Zoning Administrator, and/or any other municipal official that such business is considered legal according to federal or state law.

c. **Business Owner Liability**

Adult-oriented uses and cannabis/hemp-derived businesses shall follow all aspects of the Yutan Community's Zoning Code and the applicable provisions of federal, state, and local law. Compliance with federal/state law regulating such business is the sole and exclusive domain of the business owner. The City of Yutan shall not be held liable if the business entity is found to be conducting activities contrary to federal and/or state law.

d. **Rights to Continue Operation**

New uses/development proposed within the vicinity of an approved, existing adult-oriented use and/or cannabis/hemp-derived business shall have no legal status to claim a public nuisance against such business. The decision of any landowner proposing to build or develop within vicinity of an approved, existing business shall not place the business in a non-conforming status, nor shall it prevent the business from maintaining the use and all associated commercial activities. Such business shall be allowed to continue operation unhindered.

14. WIRELESS COMMUNICATION TOWERS/FACILITIES

a. **Intent**

The City of Yutan seeks to protect the public's health, safety, and general welfare through regulation of telecommunication facilities within the City's jurisdiction, including towers and antennas, to:

- Accommodate the provision of wireless communication services to residents, businesses, and visitors;
- Enhance the ability of service providers to serve the community quickly, effectively, and efficiently through effective design standards and clear review procedures;
- Protect residential property values and the visual environment from the adverse impacts of communication facilities through careful siting and location requirements;
- Limit the number of towers needed to serve the Yutan community by requiring the co-location of wireless communication infrastructure on existing antenna support structures, rooftop-mounted structures, public buildings, and utilities.

b. **Review Procedure & Application Requirements**

Small satellite dishes and/or antennae for residential purposes shall be exempt from these requirements, provided that the satellite dishes do not exceed a diameter of 10 feet. Satellite dishes and antennae are encouraged to be a neutral color (black, gray, sky blue, brown, etc.) or match the color of siding/roofing materials in order to blend in with the environment and generally camouflage the infrastructure.

Conditional use review and approval, following the procedure of Section X, shall be required prior to construction, development, and/or installation activities on a new or

existing tower; this includes reconstruction, modification, and addition to an existing tower.

An application shall be submitted to the Zoning Administrator and include the following:

1. Name, address, and telephone number of the owner and if applicable, the lessee of the tract of land upon which the tower is to be located. Applicants shall include the owner of the tract of land and all persons having an ownership interest in the proposed tower. The application shall be executed by all applicants.
2. The legal description and address of the tract of land on which the tower is to be located.
3. The names, addresses and telephone numbers of all owners of other towers or useable antenna support structures within a one-mile radius of the proposed tower, including publicly and privately owned towers and structures.
4. An affidavit attesting to the fact that the applicant has made diligent but unsuccessful efforts to obtain permission to install or collocate the applicants telecommunications facilities on a tower or useable antenna support or written technical evidence from an engineer that the applicants telecommunications facilities cannot be installed or co-located on another tower or useable antenna support structure.
5. Written technical evidence from an engineer that the proposed tower will meet the established Building Code, and all other applicable construction standards set forth by local ordinance and state, federal, and ANSI standards.
6. Color photo simulations showing the proposed location of the tower with a photo-realistic representation of the proposed tower as it would appear viewed from the nearest residentially used and/or zoned property and nearest roadway, street or highway.
7. Descriptions and diagrams of the proposed tower, telecommunications facilities and/or antenna, manufacturers literature, appurtenances such as buildings, driveways, parking areas, and fences or other security enclosures with significant detail to allow persons reviewing the application to understand the kind and nature of the proposed facility.
8. Proof of the ability to engage in a \$50,000 performance bond for the expenses of removal and disposal of the tower. Prior to issuance of formal approval, documentation of the \$50,000 performance bond's execution shall be submitted to the City.

c. Standards for Construction & Facility Location

i. Location:

- THIS CHOICE NEEDS TO BE DECIDED BY THE CITY: (THIS IS THE EXISTING STANDARD) Towers less than 100 feet in height may be proposed in residential zoning districts, provided that the tower maintains the setbacks from residential, school, church, and/or occupied structures described in Section X. ~~equal to or exceeding the proposed height of the tower.~~ Towers exceeding 100 feet in height shall not be permitted in residential zones and shall be located either 200 feet or

100% of the proposed tower's height (whichever is greater) from all residential zoning districts. **OR... (WOULD BE A NEW STANDARD)**
Towers shall be allowed only in those districts where they are listed as a conditional use **(Currently proposed in TA, I-LTE, I-HVY, and B-HWY).**

ii. All towers up to 50 feet in height shall be setback on all sides equal to the underlying setback requirements in the applicable zoning district. Towers in excess of 50 feet shall be set back one additional foot for each foot of tower height in excess of 50 feet. The height shall be measured from the grade at the foot of the base pad up to the top of the tower, including any infrastructure necessary to provide aircraft warning beacons or other approved lighting.

iii. Towers 100 feet or less in height may be located in residential zoning districts provided the tower is located away from any residential property at a distance equal to the proposed tower's height.

v. Towers exceeding 100 feet in height shall not be located in any residential zoning district and must be located a minimum of 200 feet from all residential zones or the height of the proposed tower, whichever is greater.

v. Towers shall meet the following setbacks from other towers:

- Monopole tower structures shall be a minimum of 750 feet from all other towers, (regardless of type: monopole, self-supporting lattice, guyed, etc.).
- Self-supporting lattice or guyed-wire towers shall be a minimum of 1,500 feet from all other self-supporting lattice or guyed-wire towers.

vi. In addition to any necessary review under the Adopted Building Codes of Yutan, wireless communication facilities shall conform to the construction standards set forth by state and federal laws and the applicable requirements of the American National Standards Institute. Upon completion of tower and/or facility construction, including modifications and additions, an engineer's certification that the facility is structurally sound and in compliance with the necessary regulatory standards shall be filed with the Zoning Administrator.

d. Illumination & Security

- i. Towers shall not be artificially lit except as required by the Federal Aviation Administration. In cases where there are residential uses within a distance of 300% of the tower's height, the tower shall be equipped with dual mode lighting.
- ii. All facilities shall be designed and constructed to prevent unauthorized access. Self-supporting lattice and guyed-line towers are encouraged to be enclosed within a security fence.

e. Exterior Finish

All towers not requiring FAA paint/markings shall have an exterior finish which enhances compatibility with adjacent land uses. **All towers shall utilize stealth design unless stealth features are impractical or the cost of such features creates an undue burden on the applicant.**

f. Landscaping

Property on which telecommunication facilities are proposed to be located shall be subject to the landscaping requirements of Section **X**.

g. Inspections

The City reserves the right to conduct inspection of towers, antennae, support structures, and all applicable buildings upon reasonable notice to the tower owner or operator to determine compliance with this code and to prevent structural and equipment failures and accidents which may cause damage, injuries, or public nuisance.

h. Maintenance

Proper maintenance of all infrastructure related to wireless communication facilities, including towers, support infrastructure, utility buildings, and antennae, shall be the responsibility of the facility owners and their lessees.

i. Abandonment

REVIEW: If any tower appears to be abandoned for a period of one year, the City may notify the tower owner that the site could be determined abandoned. Upon receipt of written notice by certified mail, the tower owner shall have thirty (30) days to show evidence that the tower has been in use or under repair during the period of apparent abandonment. If the tower owner fails to demonstrate active use or repair, then the City shall issue determination of abandonment of the site and the tower owner shall have 75 days to dismantle and remove the tower. In the event that such removal does not occur, the tower shall be declared a public nuisance by the City and the City Attorney shall proceed necessary action to abate the nuisance pursuant to all applicable law. The costs thereof for all remedial actions shall be against the real estate on which the tower is located and/or the property's owner.

13.15. USE DISTRICTS

a. District Classifications

In order to classify, regulate, and restrict the locations of uses and locations of buildings designated for specific areas, and to regulate and determine the areas of yards, courts, and other open spaces within or surrounding such buildings, the lands within the City of Yutan's jurisdiction are hereby classified into districts, the boundaries of which shall be as shown on the official zoning map.

b. Upon Annexation

Areas annexed into the corporate limits of the City of Yutan shall be zoned **appropriately** in accordance with the procedures of state law and this code.

c. Rules for Interpretation of District Boundaries

When uncertainty exists as to the boundaries of districts as shown on the official zoning map, the following rules shall apply:

- i. Boundaries indicated as approximately following the center lines of streets, highways, or alleys shall be construed to follow such center lines.
- ii. Boundaries shown to follow platted lot lines shall be interpreted to follow those lot lines.
- iii. Boundaries shown to follow City limits shall be interpreted to follow those limits.
- iv. Boundaries shown to follow railroad lines shall be interpreted to follow to be midway between the main tracks.
- v. Boundaries shown to follow shorelines shall be interpreted to follow those shorelines. In the event of naturally-occurring changes to the shoreline, the

interpretation shall move with the naturally-occurring shoreline. Boundaries shown to follow the center lines of water bodies shall be interpreted to follow such center lines.

- vi. Boundaries shown to be parallel to or extensions of features described above shall be interpreted as such. Distances not specifically indicated shall be determined by the map's scale.
- vii. Where physical or cultural features existing on the ground are at variance with those shown on the official zoning map or in other circumstances not anticipated as described above, the Board of Adjustment shall interpret the district boundaries.
- viii. Where a district boundary line divides a lot which was in single ownership at the time of passage of this code, the Board of Adjustment may permit extension of the applicable regulations for either portion of the lot, however, such extension shall not exceed fifty feet beyond the district line into the remaining portion of the lot.

14.16. (TA) TRANSITIONAL AGRICULTURE ZONING DISTRICT

a. **Intent**

This district is established for the purpose of preserving agricultural resources ~~of preserving agricultural resources~~ that are compatible with adjacent urban growth. It is not intended for commercial feedlot operations for livestock or poultry. Because the areas are not in the identified growth areas for the community, the district is designed to limit urban sprawl.

b. **Uses**

i. **Permitted Uses:**

- Single-family residential;
- One accessory dwelling unit ~~for agricultural workers, caretakers, families, tenants (rent/lease), and/or farm employees;~~
- Farming, pasturing, orchards, greenhouses, landscaping/horticultural services, and nurseries, including the sale and distribution of agricultural products, excluding the sale and distribution of chemicals;
- Farms for breeding, raising, and selling wild game, fish, and livestock, subject to all provided that no livestock feedlot or yard for more than 20 animal units shall be established, provided that any building for the enclosure or shelter of animals shall be setback at least 50 feet from all street and lot lines;
- Churches
- Public parks and recreation areas, playgrounds and conservation areas including flood control facilities;
- Family Child Care Home II;
- Public and private schools;
- Public uses, including but not limited to recreational uses, fire stations, utilities, and utility distribution systems, community centers, auditoriums, libraries, or museums;

- Farm/agricultural equipment and building material (including pre-fab shed) sales, on lots with direct legal and physical access to Highway 92;
- Roadside stands and truck gardens offering for-sale agricultural products produced on the premises;
- Civic, social, and fraternal organizations;
- Buildings and facilities for the raising and care of animals for 4-H, Future Farmers of America, and other rural school organizations;
- Cemetery(-ies) and/or mausoleums, provided all structures are located at least 50 feet from all property lines;
- Commercial recreation areas and facilities, such as swimming pools, fishing lakes, and hunting/gun clubs;
- Private stables and facilities for housing animals and fowl for non-commercial purposes (AS IN A ROOSTER PRESERVE????) on at least five acres, provided that no stable, building, or structure in which horses or other animals are housed may be closer than 300 feet to any residential district;
- Public and private riding academies on at least five acres provided that no stable, building, or structure in which horses or other animals are housed be closer than 300 feet to any residential district within city limits;
- Public overhead/underground local distribution facilities
- Wastewater treatment facilities for public purposes;

ii. **Conditional Uses:**

- Hospitals, clinics, and medical institutions, including educational, religious, and philanthropic institutions and convalescent homes.;
- Colleges and universities;
- Legal Offices
- Private or commercial kennels and facilities for the raising, breeding, or boarding of dogs and other small animals, provided that such facility is located a minimum of 100 feet from property lines and a minimum of 300 feet away from any residential zoning district, located on a minimum of five acres.;
- SHOULD SMALL-SCALE KENNELS (i.e., "...X dogs or less.") BE A PERMITTED USE?
- Resource extraction and sales, operations including dirt sales;
- Veterinarians' offices and animal hospitals.;
- Wind energy systems, pursuant to Section X.
- Wireless communication facilities, pursuant to Section X

iii. **Temporary Uses:**

- Temporary greenhouses;
- Fireworks stands, provided all criteria established by municipal code are met;

- Buildings and uses incidental to construction work which shall be removed upon completion or abandonment of the construction activities;
 - Temporary structures for festivals or commercial events.
- iv. **Permitted Accessory Uses:**
- Buildings and uses customary to the permitted and conditional uses, including facilities in conjunction with residential use (private swimming pools, tennis courts, etc.);
 - Family Child Care Home I
- c. **Bulk Regs**
- i. **Minimum Lot Density:** 3 acres per unit
 - ii. **Minimum Lot Width:** NONE
 - iii. **Setbacks:**
 - **Front Yard:** 40 feet from the property line, or 100 feet from the centerline of a county road with a 66-foot right-of-way, whichever is greater.
 - **Side Yard:** 20 feet
 - **Rear Yard:** 40 feet → 20 feet
 - iv. **Maximum Height:** 35 feet
 - v. **Maximum Lot Coverage:** 40% → 45%

15.17. (R-SA) RESIDENTIAL SUNSET ACRES SUBDIVISION ZONING DISTRICT

a. Intent

This district is established for the purpose of identifying appropriate land for to allow a mixture of residential and agricultural uses within the Sunset Acres Subdivision subdivision density residential development while preserving agricultural resources. It is not intended for intensive agricultural uses. These areas are in the identified growth areas for the community and the district is designed to manage future development.

b. District-wide Standards

- i. In no case shall an accessory building exceed 150% of the size of the dwelling. On lots of 20,000 square feet, the accessory building shall not exceed 1200 square feet total area. On lots greater than one acre, the accessory building shall not exceed the smallest of 3600 square feet or 5% of the lot's total area.
- ii. In the case of an accessory building that exceeds 1200 square feet in total area, the required setbacks shall be:
 - Front Yard: 70 feet
 - Side Yard: 20 feet
 - Rear Yard: 20 feet
- iii. Section 4.09.05 citation
- iv. On corner lots, the street side yard may conform to existing setbacks of existing structures along that street.

b.c. Uses

- i. **Permitted Uses:**
 - Single-family residential;

- Horticulture and orchards;
- Public uses, including but not limited to parks, recreational areas, conservation areas, fire stations, community centers, auditoriums, libraries, museums, utilities (including overhead/underground local distribution equipment), and/or flood control facilities.

ii. Conditional Uses:

- Cemetery(-ies), crematories, mausoleums, and columbaria, provided all structures are located at least 100 feet from all property lines;
- Churches, temples, seminaries, and convents, including residences;
- Commercial camping areas;
- ~~Hospitals, clinics, and medical institutions, including educational, religious, philanthropic institutions, and convalescent homes;~~
- Private recreational areas and facilities, including country clubs, golf courses (not including miniature golf), and swimming pools;
- Family Child Care Home II;
- Public/private schools, colleges, and universities.

iii. Temporary Uses:

- Buildings and uses incidental to construction work which shall be removed upon completion or abandonment of the construction work;
- Temporary structures for festivals or commercial events.

iv. Permitted Accessory Uses:

- Buildings and uses customary to the permitted and conditional uses, including facilities in conjunction with residential use (private swimming pools, tennis courts, etc.).
- Home Occupation, subject to Section X.
- Decks, gazebos, and elevated patios – either attached or detached.
- Family Child Care Home I.

e.d. Bulk Regs

i. Minimum Lot Sizes/Density:

- Lots with private water supply and on-site wastewater treatment: 3 acres per unit
- Lots with public water supply and private, on-site wastewater treatment: 1 acre per unit
- Lots supplied with public water and sewer connections: 20,000 square feet per unit

ii. Lot Width:

- Lots with private water supply and on-site wastewater treatment: 150 feet
- Lots with public water supply and private, on-site wastewater treatment: 150 feet
- Lots supplied with public water and sewer connections: 80 feet

iii. Maximum Height:

- Residential Dwellings: 35 feet
- Other Permitted Uses: 45 feet

- Accessory Uses: 25 feet;
- iv. **Maximum Lot Coverage: 20%**
- v. **Setbacks:**
 - **Front Yard: 35 feet**
 - **Side Yard:**
 - Adjacent Property: 15 feet → 10 feet (NOTE: accessory structures are allowed to be 10 feet in the rear yard...)
 - Adjacent Street/Road: 35 feet
 - **Rear Yard:**
 - Primary Structures: 30 feet; which may be reduced to 20% of the lot's depth when the required rear setback is greater than 20% of the lot's depth.
 - Accessory Structures: 10 feet

16.18. (R-WEST) WESTERN RESIDENTIAL ZONING DISTRICT

a. **Intent**

The purpose of this district is to recognize and accommodate the existing residential development occurring in the ~~western~~ historic “old town” neighborhoods of the community and to allow residential development at an increased density in areas where appropriate facilities exist to maintain a sound and pleasant environment for residents.

b. **Uses**

i. **Permitted Uses:**

- Single-family residence, detached;
- Single-family residences, attached: including duplexes, triplexes, or townhouses, in conformance with density requirements;
- Churches, temples, seminaries, and convents, including residences;
- Public and private schools;
- Public uses, including but not limited to parks, recreational areas, conservation areas, fire stations, community centers, auditoriums, libraries, museums, utilities (including overhead/underground local distribution equipment), and/or flood control facilities.

ii. **Conditional Uses:**

- One accessory dwelling unit per lot;
- Multiple-family dwellings, in conformance with density requirements;
- Light Industrial and/or Light Commercial Uses, under limited operation and the conditions of Section X (See “Commercial/Industrial Uses within R-West”), on a lot located within 150 feet of the right-of-way for 2nd Street;
- Bed and breakfast;
- Funeral home and mortuary;
- ~~Hospitals, clinics, and medical institutions, including educational, religious, philanthropic institutions, nursing homes, sanitariums, convalescent homes, etc.;~~
- Civic, social, and fraternal organizations;

- Family Child Care Home II
- iii. **Temporary Uses:**
 - Buildings and uses incidental to construction activities which shall be removed upon completion or abandonment of the construction;
 - Temporary structures for festivals or commercial events.
- iv. **Accessory Uses:**
 - Buildings and uses customary to the permitted and conditional uses, including facilities in conjunction with residential use (private swimming pools, tennis courts, etc.);
 - Home occupation.
 - Decks, gazebos, and elevated patios – either attached or detached.
 - Family Child Care Home I.
- c. **Bulk Regs**
 - i. **Minimum Lot ~~Size~~/Density:** 3,000 square feet per dwelling unit
 - ii. **Lot Width:** NONE
 - iii. **Maximum Height:** 35
 - iv. **Maximum Lot Coverage:**
 - For detached single-family development and non-residential development: 45%; lot coverage between 45% and 59% may be considered as a conditional use .
 - For attached, two-family, and multi-family residential development: 59%
 - v. **Setbacks:**
 - Structures on Adjacent Property: 10 feet (Applies to structures on adjacent property, NOT structures located on the subject lot.)
 - **Front Yard:** ~~30 feet~~ → 15 feet
 - **Side Yard:**
 - Adjacent Property: ~~5 feet~~ → 6 feet
 - Adjacent Street/Road: 15 feet
 - **Rear Yard:**
 - Primary Structures: 25 feet → 20 feet (OR LESS), which may be reduced to 20% of the lot's depth when the required rear setback is greater than 20% of the lot's depth.
 - Accessory Structures: 6 feet; for private garages proposed to be located near a legally-recognized alley, the rear yard setback shall be reduced to one (1) foot, provided that the proposed garage, including all eaves and other structural attachments, is wholly located within the subject property's boundaries.

17.19. (R-EAST) EASTERN RESIDENTIAL ZONING DISTRICT

- a. **Intent**

This district is intended to recognize and accommodate the existing residential development occurring on the eastern portions of the community and to accommodate low-density residential development and other compatible uses.
- b. **Uses**

i. **Permitted Uses:**

- Single-family residential;
- Churches, temples, seminaries, and convents, including residences;
- Public and private schools;
- Public uses, including but not limited to parks, recreational areas, conservation areas, fire stations, community centers, auditoriums, libraries, museums, utilities (including overhead/underground local distribution equipment), and/or flood control facilities.

ii. **Conditional Uses:**

- One accessory dwelling unit per lot;
- ~~Private country clubs and golf courses, not including commercial miniature golf, located on not less than ten acres;~~
- Single-family attached residences, including duplexes, triplexes, or townhouses, subject to conformance with minimum density; (DEFINE).
- Civic, social, and fraternal organizations;
- Family Child Care Home II.

iii. **Temporary Uses:**

- Buildings and uses incidental to construction activities which shall be removed upon completion or abandonment of the construction.
- Temporary structures for festivals or commercial events.

iv. **Accessory Uses:**

- Buildings and uses customary to the permitted and conditional uses, including facilities in conjunction with residential use (private swimming pools, tennis courts, etc.).
- Home occupation.
- Decks, gazebos, and elevated patios – either attached or detached.
- Family Child Care Home I.

c. **Bulk Regs**

i. **Minimum Lot ~~Sizes~~/Density:**

- Detached Single-Family Dwelling: 8,500 square feet per unit
- Attached Single-Family Dwelling: 4,250 square feet per unit

ii. **Lot Width:**

- Detached Single-Family Dwelling: 60 feet
- Attached Single-Family Dwelling: 30 feet per unit

iii. **Maximum Height:** 35 feet

iv. **Maximum Lot Coverage:** 45%

v. **Setbacks:**

- Structures on Adjacent Property: 10 feet (Applies to structures on adjacent property, NOT structures located on the subject lot.)
- **Front Yard:** 30 feet
- **Side Yard:**
 - Adjacent Property: ~~5 feet~~ → 6 feet
 - Adjacent Street/Road: 30 feet

- **Rear Yard:**

- Primary Structures: 25 feet, which may be reduced to 20% of the lot's depth when the required rear setback is greater than 20% of the lot's depth.
- Accessory Structures: 6 feet

18.20. (B-CBD) COMMUNITY BUSINESS ZONING DISTRICT

a. **Intent**

This district is intended to foster and maintain an area to benefit retail trade, business, cultural, and social activities of the community. This district is not intended for uses located along or adjacent to Highway 92 and other arterial roadways.

b. **Use Limitations**

- i. Parking, driveways, and signs shall not be allowed in the required front yard within 15 feet of any residential district.
- ii. When adjacent to residential districts, the Zoning Administrator may require new construction to provide a permanent screen six feet in height in order to minimize impacts on residential properties.

b.c. **Uses**

i. **Permitted Uses:**

- Business services, including: attorneys, banks, insurance, real estate, offices, postal stations, printing, credit services, security brokers, dealers and exchange, title abstracting, banking/finance/investment services, dance studio, antique stores, auto parts and supplies, barber/beauty shop, bicycle shop, car washes, communication services, computer store, laundry and dry cleaning, exercise/fitness/tanning facility, flower shop, funeral homes and mortuaries, gift shop, hobby/craft/toy store, jeweler, locksmith, photographer, framing shop, printing and/or publishing, restaurant/café/fast food, second-hand/thrift store, tire store, meeting hall for social clubs and fraternal/sorority organizations, telephone/utility office, commercial greenhouse and/or garden center, veterinary office or animal hospital (must be located 100 feet from a residential district), etc.
- Residences in conjunction with the principle use when located above the ground floor;
- Bar/tavern/lounge and/or liquor store;
- Convenience store with limited fuel sales (was previous conditional);
- Child Care Center;
- Public uses, including parks and recreation areas, emergency service provider facilities, libraries, schools and educational facilities, community centers and auditoriums, playgrounds and conservation areas including flood control facilities;

ii. **Conditional Uses:**

- Outdoor Entertainment.
- ~~Convenience store with limited fuel sales.~~
- Churches, temples, seminaries, and convents including residences for teachers and pastors. (NOTE: Places of worship may be considered as a

conditional use in B-CBD, however, these uses are permitted within the City's residential zones and therefore encouraged to be located within residential neighborhoods.)

- Retail motor vehicle sales and service.
- Hospitals, clinics, and medical institutions, including educational, religious, and philanthropic institutions and convalescent homes;
- Multi-family dwelling units
- Service station and minor automobile repair services.
- Motels, hotels and trailer campgrounds.

iii. **Temporary Uses:**

- Buildings and uses customarily incidental to construction work which shall be removed upon completion or abandonment of the construction work.
- Temporary structures for festivals or commercial events.
- Fireworks stands, **provided all criteria established by law are met.**

iv. **Accessory Uses:**

- Buildings and uses customarily incidental to the permitted uses.
- Parking
- Signs
- Fences

e.d. **Bulk Regs**

- i. **Minimum Lot Size/Density:** Shall be calculated based on maximum lot coverage, building footprint, and the requirements of this code, such as parking, landscaping, etc.
- ii. **Multi-Family Dwelling Density:** 1,500 square feet per unit
- iii. **Lot Width:** NONE
- iv. **Setbacks:**
 - **Front Yard:** None, except when adjacent to any residential district, the setback shall be 25 feet.
 - **Side Yard:** None, except that when adjacent to any residential district, the setback shall be 25 feet.
 - **Rear Yard:** None **→ 5 feet?**, except: when adjacent to any residential district, the setback shall be 25 feet. If an alley exists between the two, the setback from the subject property's rear boundary shall be five feet.
- v. **Maximum Height:** 45 feet
- vi. **Maximum Lot Coverage:** 40%

19.21. (B-HWY) HIGHWAY BUSINESS DISTRICT

a. **Intent**

The Highway Business District is intended to establish standards that foster and maintain commercial activities along Nebraska Highway 92, distinct from commercial areas located within town. The design standards herein are designed to promote safe traffic circulation, high quality design and site planning, and flexibility in development to support an attractive, viable business corridor.

b. **Use Limitations**

i. Parking, driveways, and signs shall not be allowed in the required front yard within 15 feet of any residential district.

ii. When adjacent to residential districts, the Zoning Administrator may require new construction to provide a permanent screen six feet in height in order to minimize impacts on residential properties.

b-c. Uses

i. Permitted Uses:

- Business services, including: antique sales establishments; barber shops and beauty parlors; bowling alley, drive-in restaurant, indoor theater, or other such entertainment facility, provided such building is located 100 feet from any residential district boundary; business offices; car washes; farm implements display or salesroom; filling stations and convenience stores; frozen food lockers; golf driving ranges, including miniature golf; laundry and dry-cleaning establishments; lumber yards, hardware stores, and building material sales yards; marine craft displays, service, and repair including accessories; mortuaries and funeral homes; motels, hotels, and trailer campgrounds; private clubs and lodges; professional offices; public utilities and railroad facilities; restaurants, including drive-thru facilities; nightclubs and taverns; veterinarian or animal hospital, provided an such building, kennel, or exercise runway is located at least 100 feet away from any residential district; public uses, including but not limited to recreational uses, fire stations, utilities and utility distribution systems, community centers, auditoriums, libraries, or museums; public parks and recreation areas, playgrounds, and conservation areas including flood control facilities.

ii. Conditional Uses:

- Multi-family dwelling units;
- Living quarters used by caretakers of any commercially-used property;
- Self-storage garages, according to the standards of Section X;
- Wireless communication facilities, pursuant to Section X;
- Adult-oriented uses and cannabis/hemp-derived businesses on properties with direct legal and physical access to Highway 92;
- Casino;
- Automobile displays, sales, service, and repair, provided the following standards are met:
 - Sales yards and parking lots shall be hard-surfaced in concrete or asphalt;
 - Sales lots shall be designed to allow 250 square feet of area per vehicle on display;
 - The off-street parking requirements of Section X shall be applied for employee and customers;
 - The property shall be designed to provide proper ingress and egress from the site.

- Hospitals, clinics, and medical institutions, including educational, religious, and philanthropic institutions and convalescent homes;
- Strip mall retail business or service establishments supplying commodities or performing services as a stand-alone building or other grouping of businesses, including: bakeries, commercial/vocational schools, department stores, pharmacies, furniture stores, grocer stores, gift shops, hardware stores, parking garages, specialty shops, indoor/outdoor theaters, and variety stores.

iii. **Temporary Uses:**

- Buildings and uses incidental to construction work which shall be removed upon completion or abandonment of the construction work.
- Temporary structure for festivals or commercial events.
- Fireworks stands, **provided all criteria established by law are met.**

iv. **Accessory Uses:**

- Buildings and uses customarily incidental to the permitted uses.
- Signs
- Parking
- Fences
- Decks, gazebos, elevated patios either attached or detached.

e.d. **Bulk Regs**

- Minimum Lot Size/Density:** Shall be calculated based on maximum lot coverage, building footprint, and the requirements of this code, such as parking, landscaping, etc.
- Lot Width:** NONE
- Setbacks:**
 - **Front Yard:** 25 feet
 - **Side Yard:** None, except that when adjacent to any residential district, the setback shall be 25 feet.
 - **Rear Yard:** None **→ 5 feet?**, except that when adjacent to any residential district, the setback shall be 25 feet. If an alley exists between the two, the setback from the subject property's rear boundary shall be five feet.
- Maximum Height:** 45 feet
- Maximum Lot Coverage:** 40%

20.22. (I-LTE) LIGHT INDUSTRIAL DISTRICT

a. **Intent**

The Light Industrial District provides basic standards for limited industrial, wholesale, and storage activities in order to preserve land for the expansion of basic economic activities, to free those areas from intrusion by incompatible land uses, to serve these areas with adequate transportation facilities, and to – so much as is reasonably possible – minimize hazard to adjacent properties so much as is reasonably possible.

b. Use Limitations

i. Minimum height requirements may be exceeded, provided the setback is increased by one foot for every one foot increase in building height.
REDUNDANT PER SECTION X.

ii. Parking, driveways, and signs shall not be allowed in the required front yard within 15 feet of any residential district.

iii. When adjacent to residential zones, the Zoning Administrator may require new construction to provide a permanent screen six feet in height in order to minimize impacts on residential properties.

b.c. Uses

i. **Permitted Uses:**

- Assembly, fabrication, and processing of products inside an enclosed building, except hazardous or combustible materials; automobile storage yard, provided all vehicles are kept in an enclosed and screened area; bottling work; building material sales yard with enclosed and screened storage areas; carting, express, or storage yard; construction and heavy equipment sales/service; dying and cleaning establishments; farm and industrial equipment sales; highway maintenance yards or buildings; laboratories; machine shop or metal working excluding drop hammers and other noise producing tools; lumber yards; manufacture and assembly of electrical and electronic appliances; manufacturing, compounding, processing, packaging, or treatment of articles or merchandise from previously-prepared materials; printing and publishing business; self-storage units (per Section X); stone and monument works; utility substations, pumping stations, and water reservoirs; and warehouse and/or wholesale businesses.

ii. **Conditional Uses:**

- Concrete or cement product manufacturing;
- Grain storage bins and elevators;
- JUST SCREEN EVERYTHING? Auto body repair shops, provided the following minimum standards are met:
 - All vehicles waiting for repair shall be screened from view;
 - All exhaust fumes from painting shall comply with federal and state requirements;
 - All parts shall be screened;
 - Parts shall not be stacked taller than the fence or wall;
 - Parts are not intended to be inventoried for more than a one-year period;
 - The subject property is not to be used as an Automobile Wrecking Yard or Junk Yard;
 - Screened-in areas shall be opaque fence or solid wall at least eight feet in height.
- Live-in quarters used by live-in watchmen or custodians during periods of construction or when necessary as an accessory to permitted uses;

- Overhead and underground utility main transmission lines, including but not limited to power, telephone, gas, fuel, or fertilizer lines, substations, terminal facilities, and reservoirs;
 - Telecommunication and wireless communication facilities, pursuant to Section X;
 - Research facilities;
 - Adult-oriented uses and cannabis/hemp-derived businesses on properties with direct legal and physical access to Highway 92;
 - Automobile junk yard or wrecking yard, per Section X;
 - Truck terminal and dock facilities to include truck washing;
- iii. **Temporary Uses:**
- Buildings and uses incidental to construction work which shall be removed upon completion or abandonment of the construction work.
 - Temporary structures for festivals or commercial events.
 - Fireworks stands, **provided all criteria established by law are met.**
- iv. **Accessory Uses:**
- Buildings and uses customarily incidental to the permitted uses.
 - Signs
 - Parking
 - Fences

~~e. Use Limitations~~

- ~~i. Minimum height requirements may be exceeded, provided the setback is increased by one foot for every one foot increase in building height.~~
- ~~ii. No parking, driveways, or signs shall be allowed in the required front yard within 15 feet of any residential district.~~
- ~~iii. When adjacent to residential zones, new construction must provide a permanent screen six feet in height in order to minimize impacts on residential properties.~~
- ~~iv. No outdoor storage shall be permitted, except the display of merchandise for sale to the public.~~
- ~~v. Exterior lighting fixtures, other than publicly installed street lights, shall be located and installed to reflect light away from abutting residential properties.~~

d. Performance Standards

All permitted development shall comply with the standards of Section X (Industrial Uses).

e. Bulk Regs *SEE USE LIMITATIONS

- i. **Minimum Lot Size/Density:** Shall be calculated based on maximum lot coverage, building footprint, and the requirements of this code, such as parking, landscaping, etc.
- ii. **Lot Width:** NONE
- iii. **Setbacks:**
 - **Front Yard:** 25 feet

- **Side Yard:** NONE, except when adjacent to any residential district, the side yard setback shall be **10 feet → HIGHER? COMMERCIAL DISTRICTS REQUIRE 25 FEET FROM RESIDENTIAL DISTRICTS.**
- **Rear Yard:** NONE, except when adjacent to any residential district, the rear yard setback shall be 25 feet.

iv. **Max Height:** 45 feet

v. **Lot Coverage:** NONE

21-23. (I-HVY) HEAVY INDUSTRIAL DISTRICT

a. **Intent**

This district provides standards for those lands which are suitable for intense industrial, wholesale, and storage activities in order to preserve land for the expansion of basic economic activities, to free those areas from intrusion by incompatible land uses, to serve these areas with adequate transportation facilities, and to – so much as is reasonably possible – minimize hazard to adjacent properties so much as is reasonably possible.

b. **Use Limitations**

i. **Performance Standards !!!**

ii. **Minimum height requirements may be exceeded, provided the setback is increased by one foot for every one foot increase in building height.**

iii. No parking, driveways, or signs shall be allowed in the required front yard within 15 feet of any residential district.

iv. When adjacent to residential zones, new construction must provide a permanent screen six feet in height in order to minimize impacts on residential properties.

c. **Uses**

i. **Permitted Uses:**

- Assembly, fabrication, and processing of products inside an enclosed building, except hazardous or combustible materials;
- Automobile storage yard, provided all vehicles are kept in an enclosed and screened area;
- Bottling work;
- Building materials yard with enclosed and screened storage areas;
- Carting, express, or storage yard;
- Construction and heavy equipment sales and service;
- Dying and cleaning establishments;
- Farm and industrial equipment sales;
- Highway maintenance yards or buildings;
- Laboratories;
- Lumber yard;
- Machine shop or metal working excluding drop hammers and **other noise-producing tools;**
- Manufacture and assembly of electrical and electronic appliances;
- Manufacturing, compounding, processing, packaging, or treatment of articles or merchandise from previously prepared materials;
- Printing and publishing business;

- Self-storage units, per Section XXX;
 - Stone and monument works;
 - Utility substations, pumping stations, and water reservoirs;
 - Warehouses and wholesale businesses;
 - Contractors' yard;
 - Grain storage bins and elevators;
 - Live-in quarters used by live-in watchman or custodians during periods of construction or when necessary as an accessory to permitted use;
 - Livestock auction or sales barn.
 - Research facilities.
 - Truck terminal and dock facilities.
- ii. **Conditional Uses:**
- Alfafa dehydrating plant;
 - Asphalt mixing, manufacture, or refining;
 - Auto body repair shops, subject to the following standards:
 - All activities associated with the use, including vehicles, parts, and storage areas, shall be screened from view by a privacy fence or solid wall at least eight feet in height
 - ~~All exhaust fumes from painting areas meet federal/state requirements~~
 - Parts are not intended to be inventoried for more than a one-year period
 - The activities involved are not to be used in a manner that would be defined as an automobile wrecking or junk yard
 - Automobile junk yard or wrecking yard provided the standards of Section 7.15 are met;
 - Boiler works;
 - Concrete/cement product manufacturing;
 - Disinfectant manufacture;
 - [PROHIBIT?] Ethanol plant;
 - [PROHIBIT?] Poison/extermination manufacture;
 - Grain storage bins and elevators;
 - Adult-oriented uses and cannabis/hemp-derived businesses on properties with direct legal and physical access to Highway 92.
 - Wind energy systems, pursuant to Section X.
 - Wireless communication facilities, per Section X.
- iii. **Temporary Uses:**
- Buildings and uses incidental to construction work which shall be removed upon completion or abandonment of the construction work.
 - Temporary structures for festivals or commercial events.
 - Fireworks stands, provided all criteria established by law are met.
- iv. **Accessory Uses:**

- Buildings and uses customarily incidental to the permitted uses.
- Signs
- Parking
- Fences

d. **Bulk Regs**

- i. **Minimum Lot Size/Density:** Shall be calculated based on maximum lot coverage, building footprint, and the requirements of this code, such as parking, landscaping, etc.
- ii. **Lot Width:** NONE
- iii. **Setbacks:**
 - **Front Yard:** 25 feet
 - **Side Yard:** NONE, except when adjacent to any residential district, the side yard setback shall be 10 feet.
 - **Rear Yard:** NONE, except when adjacent to any residential district, the rear yard setback shall be 25 feet.
- iv. **Max Height:** 45 feet
- v. **Lot Coverage:** NONE

22-24. **DEFINITIONS**

a. **Rules** [SECTION 2.01 OF CURRENT ZONING]

b. **Terms**

- i. **ABANDONMENT**
- ii. **ABUT, ABUTTING**
- ~~iii.~~ **ACCESS, LEGAL AND PHYSICAL**
- ~~iii-iv.~~ **ACCESSWAY**
- ~~iv-v.~~ **ACCESSORY BUILDING**
- ~~v-vi.~~ **ACCESSORY STRUCTURE**
- ~~vi-vii.~~ **ACCESSORY USE**
- ~~vii-viii.~~ **ACREAGE**
- ~~viii-ix.~~ **ADJACENT**
- ~~ix-x.~~ **ADULT-ORIENTED USE**
- ~~x-xi.~~ **ADVERTISING STRUCTURE**
- ~~xi-xii.~~ **AESTHETIC ZONING**
- ~~xii-xiii.~~ **AGRICULTURAL/FARM BUILDINGS AND STRUCTURES**
- ~~xiii-xiv.~~ **AGRICULTURAL OPERATIONS**
- ~~xiv-xv.~~ **AGRICULTURE**
- ~~xv-xvi.~~ **ALLEY**
- ~~xvi-xvii.~~ **ALTERATION**
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