Mr. & Mrs. Gary L. Fullmer PO Box 1148 3741 Red Hawk Circle Eden, Utah 84310 801-745-2498

December 11, 2020

Division of Water Rights 1594 West North Temple, Suite 220 PO Box 146300 Salt Lake City, UT 84414-6300

To Whom It May Concern:

We are submitting a question to be addressed at your upcoming Public Meeting Concerning Water Rights Policies in Ogden Valley on December 17, 2020 from 4:00 to 6:00 pm.

Question: Based on the results of the special study completed by the Utah Geological Survey, 165 "Characterization of the Groundwater System in Ogden Valley, Weber County, Utah, with Emphasis on Groundwater-Surface Water Interaction and the Groundwater Budget", are there sufficient sources of water in Ogden Valley to meet the population growth projected in the Ogden Valley General Plan which was adopted by Weber County on August 30, 2016, Resolution #58-2019?

The entire Ogden Valley General Plan can be referenced at the following link for your reference:

http://www.webercountyutah.gov/planning/documents/Ogden%20Valley%20General%20Plan%202016%20reduced%20size.pdf

When this plan was adopted in 2016, the maximum buildout assumptions for the Ogden Valley floor were the following:

Built units - 3,762
Platted Vacant Parcels - 2,563
Approved Resort Units - 5,300
Total of above - 11,625

Unplatted but Zoned
Units on Valley Floor - 4,000

Potential Maximum Valley Floor Buildout - 15,625 RECEIVED

DEC 1 6 2020

LI

WATER RIGHTS SALT LAKE However, it is now more than four years later, and there are more homes that have been built in addition to an ordinance change currently under consideration which would significantly increase the housing density of the valley.

Specifically, the number of new single-family homes that have been built with on-site waster water treatment facilities since 2016 is 300 (reference attached data provided via a GRAMA request to the Weber-Morgan Health Department). This does not include new homes built since 2016 that are serviced by the Wolf Creek Water and Sewer Improvement District. This is the only facility in Ogden Valley that provides current state-of- the-art waste water treatment.

In addition to the increased number of homes, Weber County is considering an ordinance change to allow Accessory Dwelling Units be built in any single-family residence zoned area. An Accessory Dwelling Units can be separate living quarters that are part of a main residence, but they also can be totally separate structures built on the primary residence land parcel. It has been highly recommended that before this ordinance change is seriously considered, that the significant potential increase in Ogden Valley floor density over and above the projections in the Ogden Valley Plan can be supported with adequate water resources. (Please reference the attached report from Weber County Planning to the Weber County Commissioners on the proposed ordinance changes for Accessory Dwelling Units.)

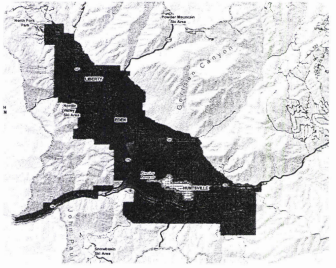
It also needs to be noted that the Wolf Creek Water and Sewer Improvement District notified Weber County on July 9, 2020 that they have constraints on their water supply and can no longer commit water resources to any new development (letter is provided in attachments).

We look forward to your response to our question at your upcoming meeting on December 17, 2020.

Kind regards, Janice A. Fullmer Gary L. Fullmer

Attachments

MAP 3: VALLEY FLOOR AREA



Growth Trends

Between 2000 and 2014, Ogden Valley's population¹ grew 18% from 5,8772 to 6,9673, while dwelling units grew 70% from 2,699 in 2010 to 4,642 in 2014. Based on historical growth rates, the population of Ogden Valley is expected to double from its 2010 population by 2032.

The rate of growth of residential units is currently higher than the rate of growth of the population. in 2014, the residences in Ogden Valley had a vacancy rate of 46%, which indicates that many residences are second homes. The higher growth rate of residential units over population suggests a movement towards more resort/ recreation short-term rental housing and second homes.

The 1998 Ogden Valley General Plan projected a potential build-out of 6,200 residential units. At that time, much of Ogden Valley was rezoned from one residential unit per 1 acre to one unit per 3 acres in order to reduce long-term development pressure. The 2005 Recreation Element of the General Plan estimated a potential build-out of 16,000 residential units. The 2014 Ogden Valley Maximum Zoning Density Study suggests that if every zoned parcel of property in Ogden Valley planning area (including mountainous areas) were to develop to its full zoning potential it could result in as many as 18,000 to 24,000 residential units in the planning area.

The Density Study anticipates that not all land with zoning development units is buildable and that considering

1 The United States Census defines population as "People at their usual residence, which is the place where they live and sleep most of the time." Therefore, this number does not include second homeowners or tourists. When referring to dwelling units or population, the Town of Huntsville is included in these numbers.

2 U.S. Census Bureau, 2010 Population Demographics

3 U.S. Census Bureau, 2010-2014 American Community Survey 5-Year Estimates

What were the maximum buildout assumptions for the Valley floor that went into this analysis?

Built Units: 3,762 Platted Vacant Parcels: 2,563 Approved Resort Units: 5,300

Total Built, Platted,

Approved Units in Valley: 11,625

Unplatted, but Zoned Units

on Valley Floor: 4,000

Potential Maximum

Valley Floor Buildout:

15,625

Want more information on where these numbers came from? See page 14 of the Plan Study Appendix.

development constraints, a realistic maximum number would be much smaller. However, the Density Study also points out that perceived "capacity" constraints on development presented in past planning documents, such as topography, water supply and wastewater treatment, and road infrastructure can be at least partially overcome, albeit at higher infrastructure improvement costs than have been experienced to date. For the purposes of this Plan it is assumed that the development potential in the mountainous areas is limited, and that any redevelopment of the majority of the previously platted properties on the valley floor will occur slowly. For these reasons, Plan efforts to reduce development impacts primarily focus on unplatted areas on the Valley floor.

There are 2,563 approved and platted but vacant residential lots in Ogden Valley and a combined total of 5,300 master-planned units at the Snowbasin and Powder Mountain resorts. These units can be developed with no further discretionary (legislative) approvals required. Regardless of the actual number of potential new units, or the rate of development of authorized units, any realistic future development scenario will have significant implications for the built, natural, and social environments of Ogden Valley.

Carrying Capacity

The Valley's carrying capacity in terms of traffic, water supply, wastewater treatment, air quality, and recreation and commercial activity are all important considerations for practical limitations on growth and the maintenance of the quality of life in the Valley. Some feel that providing infrastructure and facilities before they are needed will induce demand and will stimulate growth prematurely.





July 9, 2020

Weber County Planning Department 2380 Washington Blvd Ogden, UT 84401

Dear Director Grover,

This letter is to confirm your conversations with Robert Thomas, General Manager of the Wolf Creek Water and Sewer Improvement District (District).

The District currently has no excess culinary/secondary water capacity for any additional subdivision development platting. As a result, we do not anticipate issuing any "capacity assessment letters" for projects.

"Can and Will Serve" (CWS) letters for each project phase will be issued citing the relevant, executed, Development Agreement between the District and Developer. Typically, this will be because the Developer has "brought water to the project", as stated in a Development Agreement. This has been the policy of the District for several years. CWS are only issued after the relevant Impact Fees have been paid.

Any "capacity letter", from the District or its predecessors, dated prior to July 1, 2020 is hereby rescinded and declared null and void.

There have been multiple changes to the State of Utah Code, and the Division of Drinking Water Rules and Regulations, particularly the introduction in 2018 of the system-specific capacity sizing requirements. In addition, the legal situation of the District with respect to historic agreements was clarified in 2019, which has limited the culinary source flows to which we have long term confirmed access. This has led to the constraints on supply, which we have discussed with the Division of Drinking Water.

We have adequate supply for all existing District connections, and hope to continue to honor prior commitments for service (building permit CWS) on lots that are already platted and recorded as of June 26, 2020.

We will advise you when this situation changes, and we have developed new sources that are approved by Division of Drinking Water. We are actively pursuing this.

Please let us know if you have any questions.

Sincerely,

Miranda Menzies

Chair, Board of Trustees

Wolf Creek Water and Sewer District

CC: County Commissioners;

CC: Developers in District: John Lewis; Russ Watts; Orluff Opheikins; Mike Brenny;

CC: Division of Drinking Water (Cheryl Parker)

RE: [EXTERNAL]Re: GRAMA Request

From: sday@co.weber.ut.us,
To: jfullmer1@aol.com,

Subject: RE: [EXTERNAL]Re: GRAMA Request Date: Mon, Nov 23, 2020 2:13 pm

Attachments: GRAMA2012_2020 UOV septic.xlsx (30K)

Jan

Here are the resulting records for the GRAMA request you submitted to our office. To my knowledge there have been no Multiple-Family dwelling units proposed or approved on septic systems in the Upper Ogden Valley. The condos in Wolf Creek and in Ski Lake Village area are both attached to small sewer districts. There is a small boutique hotel in Huntsville recently built around the 2018 time frame which is attached to septic. Our office would reference the hotel as "commercial" and not as a "multiple family dwelling". Please let me know if you need additional information

Thank You

Summer Day, LEHS III, Program Manager

801-399-7174

From: Jan Fullmer < jfullmer1@aol.com>

Sent: Wednesday, November 4, 2020 9:25 AM

To: Rogers, Nanette H. rrogers@co.weber.ut.us; Day, Summer sday@co.weber.ut.us

Subject: [EXTERNAL]Re: GRAMA Request

CAUTION: This email originated from outside Weber County. Do not click links or open attachments unless you know the sender and are expecting the link or attachment. Think Before You Click!

Nanette, Summer

I have attached a completed GRAMA request for the information I requested on approval of septic systems for residential homes in Ogden Valley.

Note that I have checked both options for inspecting and paying for this data. Please let me know if there is a cost that will be incurred for this request and what, if any, the cost would be. My assumption is that based on the first set of data provided by Summer, a data base can be queried to generate the report. If the cost is too high, than I can come to the office and review the data.

Thank you,

Jan Fullmer

----Original Message---From: Rogers, Nanette H. nrogers@co.weber.ut.us
To: 'jfullmer1@aol.com' jfullmer1@aol.com
Sent: Tue, Nov 3, 2020 11:14 am
Subject: GRAMA Request

Jan;

Attached is a GRAMA Request Form. If you have any questions, please give us a call.

Nanette Rogers

801-399-7160

----Original Message----

RE: [EXTERNAL]Re: GRAMA Request

12/11/2020

From: noreply@co.weber.ut.us <noreply@co.weber.ut.us>

Sent: Tuesday, November 3, 2020 10:07 AM

To: Rogers, Nanette H. < nrogers@co.weber.ut.us>

Subject: Scanned image from MX-M363N

 $Reply \ to: <\underline{noreply@co.weber.ut.us} > <\underline{noreply@co.weber.ut.us} >> Device \ Name: \ Not \ Set \ Device \ MX-M363N \ And \ Set \ MX-M363N \ And \ Set \ MX-M363N \ And \ Set \ MX-M363N \ And \ MX-M363N \ And$

Location: Not Set

File Format: PDF MMR(G4)

Resolution: 200dpi x 200dpi

Attached file is scanned image in PDF format.

Use Acrobat(R)Reader(R) or Adobe(R)Reader(R) of Adobe Systems Incorporated to view the document.

Adobe(R)Reader(R) can be downloaded from the following URL:

Adobe, the Adobe logo, Acrobat, the Adobe PDF logo, and Reader are registered trademarks or trademarks of Adobe Systems Incorporated in the United States and other countries.

https://urlprotection-sjl.global.sonicwall.com/click?

PV=1&MSGID=202011041625500004505&URLID=1&ESV=10.0.6.3447&IV=6192DE3968BA0DA39348812AEB128732&TT=1604507151181&ESN=2yuNWU9Yw%2BijaelPgWfs9sxwlmn

NUMBER	WW_PERMIT_NBR	PERMIT DATE	SYSTEM TYPE	CITY	ZIPCODE
	XXXX886	9-Nov-20 A	AT GRADE	HUNTSVILLE	84317
2	XXXX883	28-Oct-20 f	MOUND	LIBERTY	84310
3	XXXX882	22-Oct-20 F	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84310
4	XXXX880	20-Oct-20 F	PACKED BED MEDIA SYSTEM	LIBERTY	84310
5	XXXX881	20-Oct-20 /	ABSORPTION FIELD	HUNTSVILLE	84317
6	XXXX879	9-Oct-20 /	ABSORPTION FIELD	HUNTSVILLE	84317
7	XXXX878	6-Oct-20 /	ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX875	1-Oct-20 /	ABSORPTION FIELD	EDEN	84310
9	XXXX874		ABSORPTION FIELD	HUNTSVILLE	
	XXXX869	28-Sep-20		HUNTSVILLE	
	XXXX868	.2.1	PACKED BED MEDIA SYSTEM		84310
	XXXX867		ABSORPTION FIELD	LIBERTY	
	XXXX861	•	ABSORPTION FIELD	LIBERTY	
	XXXX858		PACKED BED MEDIA SYSTEM		
	XXXX856		SEEPAGE TRENCH	HUNTSVILLE	
	XXXX853	_	ABSORPTION FIELD	HUNTSVILLE	
	XXXX852 XXXX851	20-Aug-20		LIBERTY HUNTSVILLE	
	XXXX851 XXXX847		ABSORPTION FIELD ABSORPTION FIELD	EDEN	84310
	XXXX845		ABSORPTION FIELD	HUNTSVILLE	
	XXXX843		ABSORPTION FIELD	HUNTSVILLE	
	XXXX841	_	ABSORPTION FIELD	HUNTSVILLE	
	XXXX837		ABSORPTION FIELD	HUNTSVILLE	
	XXXX830	13-Jul-20 I		HUNTSVILLE	
25	XXXX828	9-Jul-20 /	ABSORPTION FIELD	EDEN	84310
26	XXXX827	8-Jul-20	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
27	XXXX825	7-Jul-20	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
28	XXXX824	6-Jul-20 /	ABSORPTION FIELD	HUNTSVILLE	84317
29	XXXX823	29-Jun-20 /	ABSORPTION FIELD	LIBERTY	84310
30	XXXX822	25-Jun-20 /		EDEN	84310
31	XXXX820	24-Jun-20	SEEPAGE TRENCH	HUNTSVILLE	84317
	XXXX821		SEEPAGE TRENCH	HUNTSVILLE	
	XXXX818		TANK ONLY	HUNTSVILLE	
	XXXX817		ABSORPTION FIELD	HUNTSVILLE	
	XXXX814		TANK ONLY	LIBERTY	84310
	XXXX740		PACKED BED MEDIA SYSTEM	HUNTSVILLE	
	XXXX810		ABSORPTION FIELD	HUNTSVILLE	
	XXXX808	(5)	PACKED BED MEDIA SYSTEM		
	XXXX517	•	PACKED BED MEDIA SYSTEM	LIBERTY	84310
	XXXX643 XXXX547	20-May-20	ABSORPTION FIELD	HUNTSVILLE HUNTSVILLE	
	XXXX802		ABSORPTION FIELD	EDEN	84310
	XXXX803		ABSORPTION FIELD	LIBERTY	84310
	XXXX801		PACKED BED MEDIA SYSTEM		84310
	XXXX800	*	PACKED BED MEDIA SYSTEM	LIBERTY	84310
	XXXX798	6-May-20		LIBERTY	84310
-40	,,,,,,,,,,	o ividy 20		-IDENTI	0.010

47	XXXX797	5-May-20	TANK ONLY	LIBERTY	84310
48	XXXX796	30-Apr-20	ABSORPTION FIELD	HUNTSVILLE	84317
49	XXXX794	29-Apr-20	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
50	XXXX791	16-Apr-20	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
51	XXXX789	14-Apr-20	AT GRADE	HUNTSVILLE	84317
52	XXXX785	3-Apr-20	TANK ONLY	HUNTSVILLE	84317
53	XXXX923	30-Mar-20	MOUND	HUNTSVILLE	84317
54	XXXX779	17-Mar-20	AT GRADE	EDEN	84310
55	XXXX780	17-Mar-20	PACKED BED MEDIA SYSTEM	EDEN	84310
56	XXXX771	20-Feb-20	ABSORPTION FIELD	EDEN	84310
57	XXXX769	10-Feb-20	PACKED BED MEDIA SYSTEM	EDEN	84310
58	XXXX767	6-Feb-20	TANK ONLY	HUNTSVILLE	84317
59	XXXX763	24-Jan-20	ABSORPTION FIELD	EDEN	84310
60	XXXX759	31-Dec-19	MOUND	HUNTSVILLE	84317
61	XXXX594	3-Dec-19	ABSORPTION FIELD	EDEN	84310
62	XXXX752	21-Nov-19	MOUND	HUNTSVILLE	
63	XXXX751	20-Nov-19	ABSORPTION FIELD	HUNTSVILLE	
64	XXXX510		ABSORPTION FIELD	LIBERTY	84310
65	XXXX749	14-Nov-19	ABSORPTION FIELD	HUNTSVILLE	
66	XXXX747	13-Nov-19	MOUND	EDEN	84310
67	XXXX745	1-Nov-19	AT GRADE	HUNTSVILLE	
68	XXXX743	28-Oct-19	MOUND	HUNTSVILLE	
	XXXX574		TANK ONLY	EDEN	84310
70	XXXX738		TANK ONLY	EDEN	84310
	XXXX733		ABSORPTION FIELD	LIBERTY	84310
	XXXX729		ABSORPTION FIELD	EDEN	84310
	XXXX727	-	PACKED BED MEDIA SYSTEM	EDEN	84310
	XXXX555		ABSORPTION FIELD	HUNTSVILLE	
	XXXX359		AT GRADE	HUNTSVILLE	
	XXXX726		ABSORPTION FIELD	HUNTSVILLE	
	XXXX486		ABSORPTION FIELD	EDEN	84310
	XXXX725		ABSORPTION FIELD	LIBERTY	84310
	XXXX543		TANK ONLY	HUNTSVILLE	84317
	XXXX724		TANK ONLY	HUNTSVILLE	
	XXXX544	-	PACKED BED MEDIA SYSTEM		84317
	XXXX722		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX719	_	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317 84317
	XXXX718	23-Aug-19		HUNTSVILLE	
	XXXX711	J	ABSORPTION FIELD	HUNTSVILLE	
	XXXX712		ABSORPTION FIELD	HUNTSVILLE	84317 84310
	XXXX710 xxxx700		AT GRADE TANK ONLY	LIBERTY EDEN	84310
	XXXX709 XXXX708	_	TANK ONLY	EDEN	84310
	XXXX708 XXXX706		TANK ONLY	LIBERTY	84310
	XXXX704	_	ABSORPTION FIELD	HUNTSVILLE	
	XXXX704 XXXX701		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX699		ABSORPTION FIELD	LIBERTY	84310
33	AAAAUJJ	12-101-13	ADJOINT HOM FILLD	LIDENTI	04010

94	XXXX698	12-Jul-19	ABSORPTION FIELD	LIBERTY	84310
95	XXXX697	12-Jul-19	TANK ONLY	EDEN	84310
96	XXXX695		ABSORPTION FIELD	LIBERTY	84310
97	XXXX692	9-Jul-19	PACKED BED MEDIA SYSTEM	LIBERTY	84310
98	XXXX694	9-Jul-19	PACKED BED MEDIA SYSTEM	EDEN	84310
99	XXXX693	9-Jul-19	PACKED BED MEDIA SYSTEM	EDEN	84310
100	XXXX690	5-Jul-19	ABSORPTION FIELD	HUNTSVILLE	84317
101	XXXX689	3-Jul-19	PACKED BED MEDIA SYSTEM	EDEN	84310
102	XXXX688	2-Jul-19	TANK ONLY	HUNTSVILLE	84317
103	XXXX687	2-Jul-19	ABSORPTION FIELD	EDEN	84310
104	XXXX685	1-Jul-19	ABSORPTION FIELD	HUNTSVILLE	84317
105	XXXX686	1-Jul-19	TANK ONLY	HUNTSVILLE	84317
106	XXXX681	26-Jun-19	PACKED BED MEDIA SYSTEM	EDEN	84310
107	XXXX682	26-Jun-19	ABSORPTION FIELD	EDEN	84310
108	XXXX433	21-Jun-19	SEEPAGE TRENCH	LIBERTY	84310
	XXXX678	12-Jun-19	ABSORPTION FIELD	EDEN	84310
110	XXXX347	12-Jun-19	ABSORPTION FIELD	HUNTSVILLE	84317
111	XXXX677	3-Jun-19	ABSORPTION FIELD	HUNTSVILLE	
112	XXXX676	31-May-19	ABSORPTION FIELD	LIBERTY	84310
113	XXXX675	30-May-19	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
	XXXX669	24-May-19	ABSORPTION FIELD	HUNTSVILLE	
115	XXXX664	23-May-19		LIBERTY	84310
	XXXX662		ABSORPTION FIELD	HUNTSVILLE	
	XXXX661		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX660		PACKED BED MEDIA SYSTEM		84317
	XXXX659		ABSORPTION FIELD	HUNTSVILLE	
	XXXX656		ABSORPTION FIELD	HUNTSVILLE	
	XXXX653	•	TANK ONLY	LIBERTY	84310
	XXXX652	3.5	ABSORPTION FIELD	HUNTSVILLE	
	XXXX651	13-May-19		EDEN	84310
	XXXX311		ABSORPTION FIELD	EDEN	84310
	XXXX645		ABSORPTION FIELD	EDEN	84310
	XXXX471	·	AT GRADE	EDEN	84310
	XXXX641		AT GRADE	EDEN	84310
	XXXX640	·	ABSORPTION FIELD	LIBERTY	84310
	XXXX639		TANK ONLY	HUNTSVILLE	84317
	XXXX638		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX636	·	ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX494		ABSORPTION FIELD	EDEN	84310
	XXXX629		TANK ONLY	HUNTSVILLE	84317
	XXXX628 XXXX626	27-Mar-19	ABSORPTION FIELD	HUNTSVILLE HUNTSVILLE	84317
	XXXX626 XXXX624		PACKED BED MEDIA SYSTEM		84317
	XXXX624 XXXX623		TANK ONLY	HUNTSVILLE	
	XXXX623 XXXX621		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX621		ABSORPTION FIELD	EDEN	84317
	XXXX736				
140	VVVV/20	o-iviar-19	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317

141	XXXX618	11-Feb-19	MOUND	LIBERTY	84310
142	XXXX617	29-Jan-19	ABSORPTION FIELD	HUNTSVILLE	84317
143	XXXX616	29-Jan-19	ABSORPTION FIELD	HUNTSVILLE	84317
144	XXXX615	25-Jan-19	ABSORPTION FIELD	HUNTSVILLE	84317
145	XXXX613	22-Jan-19	AT GRADE	HUNTSVILLE	84310
146	XXXX608	27-Dec-18	ABSORPTION FIELD	HUNTSVILLE	84317
147	XXXX606	21-Dec-18	ABSORPTION FIELD	LIBERTY	84310
148	XXXX603	11-Dec-18	ABSORPTION FIELD	HUNTSVILLE	84317
149	XXXX599	21-Nov-18	ABSORPTION FIELD	EDEN	84310
150	XXXX597	14-Nov-18	ABSORPTION FIELD	HUNTSVILLE	84317
151	XXXX444	8-Nov-18	ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX453	7-Nov-18	PACKED BED MEDIA SYSTEM	EDEN	84310
	XXXX591	24-Oct-18	ABSORPTION FIELD	LIBERTY	84310
	XXXX590		ABSORPTION FIELD	EDEN	84310
	XXXX589	18-Oct-18	ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX588	17-Oct-18	MOUND	HUNTSVILLE	84317
	XXXX587		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX585		ABSORPTION FIELD	EDEN	84310
	XXXX584		PACKED BED MEDIA SYSTEM	EDEN	84310
	XXXX364		ABSORPTION FIELD	LIBERTY	84310
	XXXX462		ABSORPTION FIELD	LIBERTY	84310
	XXXX573		ABSORPTION FIELD	HUNTSVILLE	
	XXXX571		PACKED BED MEDIA SYSTEM		84317
	XXXX572		ABSORPTION FIELD	EDEN	84310
	XXXX570	1.5	ABSORPTION FIELD	HUNTSVILLE	
	XXXX569		ABSORPTION FIELD	HUNTSVILLE	
	XXXX567 XXXX439	_	ABSORPTION FIELD	EDEN	84310
	XXXX358		ABSORPTION FIELD	LIBERTY	84310
	XXXX563		TANK ONLY	HUNTSVILLE	84317
	XXXX407		AT GRADE	EDEN	84310
	XXXX553	_	TANK ONLY ABSORPTION FIELD	EDEN	84310
	XXXX436		ABSORPTION FIELD	HUNTSVILLE HUNTSVILLE	84317
	XXXX550		ABSORPTION FIELD	EDEN	84317 84310
	XXXX549		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX548		ABSORPTION FIELD	HUNTSVILLE	84317
	XXXX546		PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
	XXXX545		ABSORPTION FIELD	HUNTSVILLE	
	XXXX542		ABSORPTION FIELD		84317
180	XXXX541		PACKED BED MEDIA SYSTEM	LIBERTY	84310
181	XXXX539		PACKED BED MEDIA SYSTEM	EDEN	84310
	XXXX538	21-Jun-18		LIBERTY	84310
183	XXXX535		PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
184	XXXX536		TANK ONLY	EDEN	84310
185	XXXX534		TANK ONLY	EDEN	84310
186	XXXX533	19-Jun-18	AT GRADE	EDEN	84310
187	XXXX777	15-Jun-18	PACKED BED MEDIA SYSTEM	LIBERTY	84310

,					
	188 XXXX532	14-Jun-18	TANK ONLY	LIBERTY	84310
	189 XXXX530	11-Jun-18	ABSORPTION FIELD	LIBERTY	84310
	190 XXXX529	6-Jun-18	ABSORPTION FIELD	HUNTSVILLE	84317
	191 XXXX528	5-Jun-18	AT GRADE	HUNTSVILLE	84317
	192 XXXX525	30-May-18	TANK ONLY	LIBERTY	84310
	193 XXXX522	•	ABSORPTION FIELD	HUNTSVILLE	84317
	194 XXXX521	29-May-18	ABSORPTION FIELD	EDEN	84310
	195 XXXX520		PACKED BED MEDIA SYSTEM	EDEN	84310
	196 XXXX514	15-May-18		EDEN	84310
	197 XXXX393	14-May-18	MOUND	HUNTSVILLE	84317
	198 XXXX512	4-May-18	ABSORPTION FIELD	LIBERTY	84310
	199 XXXX509	2-May-18	ABSORPTION FIELD	EDEN	84310
	200 XXXX507	27-Apr-18	ABSORPTION FIELD	HUNTSVILLE	84317
	201 XXXX381	26-Apr-18	MOUND	HUNTSVILLE	84317
	202 XXXX504	24-Apr-18	ABSORPTION FIELD	HUNTSVILLE	84317
	203 XXXX357	20-Apr-18	AT GRADE	HUNTSVILLE	84317
	204 XXXX501	13-Apr-18	AT GRADE	LIBERTY	84310
	205 XXXX496		AT GRADE	HUNTSVILLE	84317
	206 XXXX495	27-Mar-18	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84310
	207 XXXX294	22-Mar-18	ABSORPTION FIELD	HUNTSVILLE	84317
	208 XXXX489	6-Mar-18	ABSORPTION FIELD	LIBERTY	84310
	209 XXXX485	9-Feb-18	AT GRADE	HUNTSVILLE	84317
	210 XXXX482	18-Jan-18	SEEPAGE TRENCH	EDEN	84310
	211 XXXX480	12-Jan-18	ABSORPTION FIELD	LIBERTY	84310
	212 XXXX475	28-Dec-17	SEEPAGE TRENCH	HUNTSVILLE	84317
	213 XXXX473	21-Dec-17	ABSORPTION FIELD	HUNTSVILLE	84317
	214 XXXX472	11-Dec-17	ABSORPTION FIELD	LIBERTY	84310
	215 XXXX469	22-Nov-17	ABSORPTION FIELD	HUNTSVILLE	84310
	216 XXXX467	13-Nov-17	ABSORPTION FIELD	HUNTSVILLE	84317
	217 XXXX464	6-Nov-17	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
	218 XXXX461	12-Oct-17	AT GRADE	HUNTSVILLE	84317
	219 XXXX460	12-Oct-17	ABSORPTION FIELD	HUNTSVILLE	84317
	220 XXXX804	27-Sep-17	ABSORPTION FIELD	HUNTSVILLE	84317
	221 XXXX456	25-Sep-17	ABSORPTION FIELD	LIBERTY	84310
	222 XXXX452	7-Sep-17	ABSORPTION FIELD	LIBERTY	84310
	223 XXXX449	30-Aug-17	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
	224 XXXX271	29-Aug-17	ABSORPTION FIELD	HUNTSVILLE	84317
	225 XXXX447	24-Aug-17	ABSORPTION FIELD	EDEN	84310
	226 XXXX445	23-Aug-17	SEEPAGE TRENCH	HUNTSVILLE	84317
	227 XXXX440	21-Aug-17	ABSORPTION FIELD	HUNTSVILLE	84317
	228 XXXX432	7-Aug-17	7 AT GRADE	EDEN	84310
	229 XXXX430	31-Jul-17	7 ABSORPTION FIELD	HUNTSVILLE	
	230 XXXX429	27-Jul-17	7 AT GRADE	HUNTSVILLE	84317
	231 XXXX427	25-Jul-17	7 ABSORPTION FIELD	LIBERTY	84310
	232 XXXX425	21-Jul-17	7 ABSORPTION FIELD	HUNTSVILLE	84317
	233 XXXX250	20-Jul-17	7 TANK ONLY	EDEN	84310
	234 XXXX421	13-Jul-17	7 ABSORPTION FIELD	HUNTSVILLE	84317

235	5 XXXX352	10-Jul-17	MOUND	HUNTSVILLE	84317
236	5 XXXX418	5-Jul-17	MOUND	EDEN	84310
237	7 XXXX417	5-Jul-17	TANK ONLY	HUNTSVILLE	84317
238	3 XXXX416	3-Jul-17	ABSORPTION FIELD	EDEN	84310
239	XXXX414	28-Jun-17	PACKED BED MEDIA SYSTEM	EDEN	84310
240	XXXX412	28-Jun-17	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
243	l XXXX413	28-Jun-17	ABSORPTION FIELD	HUNTSVILLE	84317
242	2 XXXX410	27-Jun-17	ABSORPTION FIELD	LIBERTY	84310
243	3 XXXX411	27-Jun-17	ABSORPTION FIELD	EDEN	84310
244	4 XXXX409	23-Jun-17	ABSORPTION FIELD	EDEN	84310
	5 XXXX408	23-Jun-17	HOLDING TANK	EDEN	84310
	5 XXXX269		ABSORPTION FIELD	EDEN	84310
	7 XXXX398		ABSORPTION FIELD	HUNTSVILLE	
	3 XXXX399		ABSORPTION FIELD	EDEN	84310
	9 XXXX308		PACKED BED MEDIA SYSTEM	HUNTSVILLE	
) XXXX396		ABSORPTION FIELD	EDEN	84310
	1 XXXX394	-	ABSORPTION FIELD	EDEN	84310
	2 XXXX392		ABSORPTION FIELD	LIBERTY	84310
	3 XXXX390		ABSORPTION FIELD	HUNTSVILLE	
	4 XXXX388	-	ABSORPTION FIELD	HUNTSVILLE	84317
	5 XXXX383		ABSORPTION FIELD	EDEN	84310
	5 XXXX384		ABSORPTION FIELD	HUNTSVILLE	
				LIBERTY	84310
	7 XXXX380	•	ABSORPTION FIELD	EDEN	84310
	8 XXXX192 9 XXXX379		TANK ONLY	EDEN	84310
	0 XXXX378		' TANK ONLY	EDEN	84310
			ABSORPTION FIELD	HUNTSVILLE	
	1 XXXX376	•	ABSORPTION FIELD	HUNTSVILLE	
	2 XXXX371		ABSORPTION FIELD		
	3 XXXX370	28-Mar-17		EDEN	84310
	4 XXXX369		TANK ONLY	HUNTSVILLE	
	5 XXXX368		TANK ONLY	EDEN	84310
	6 XXXX367		AT GRADE	HUNTSVILLE	
	7 XXXX365		AT GRADE	EDEN	84310
	8 XXXX242		AT GRADE	EDEN	84310
	9 XXXX363		PACKED BED MEDIA SYSTEM	LIBERTY	84310
	0 XXXX362		ABSORPTION FIELD	EDEN	84310
	1 XXXX361		ABSORPTION FIELD	HUNTSVILLE	
	2 XXXX360		TANK ONLY	HUNTSVILLE	
	3 XXXX355		ABSORPTION FIELD	EDEN	84310
	4 XXXX351		AT GRADE	LIBERTY	84310
	5 XXXX220		PACKED BED MEDIA SYSTEM	HUNTSVILLE	
	6 XXXX345		ABSORPTION FIELD	HUNTSVILLE	
	7 XXXX338		PACKED BED MEDIA SYSTEM	EDEN	84310
	8 XXXX331		ABSORPTION FIELD	HUNTSVILLE	
279	9 XXXX330	17-Oct-16	ABSORPTION FIELD	LIBERTY	84310
280	0 XXXX329	17-Oct-16	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
28	1 XXXX326	14-Oct-16	5 TANK ONLY	LIBERTY	84310

v					
28	2 XXXX328	14-Oct-16	TANK ONLY	LIBERTY	84310
	3 XXXX325		TANK ONLY	LIBERTY	84310
	4 XXXX320	30-Sep-16		EDEN	84310
	5 XXXX319		ABSORPTION FIELD	HUNTSVILLE	
	6 XXXX318		ABSORPTION FIELD	EDEN	84310
	7 XXXX313		ABSORPTION FIELD	HUNTSVILLE	
	8 XXXX306	29-Aug-16		EDEN	84310
	9 XXXX305	0	ABSORPTION FIELD	HUNTSVILLE	84317
	0 XXXX303		TANK ONLY	HUNTSVILLE	
	1 XXXX304		TANK ONLY	HUNTSVILLE	
	2 XXXX299	10-Aug-16		EDEN	84310
	3 XXXX297		AT GRADE	EDEN	84310
	4 XXXX296	_	ABSORPTION FIELD	HUNTSVILLE	84317
	5 XXXX293		AT GRADE	LIBERTY	84310
	6 XXXX292		ABSORPTION FIELD	HUNTSVILLE	84317
	7 XXXX289	14-Jul-16	AT GRADE	EDEN	84310
	8 XXXX287	7-Jul-16	ABSORPTION FIELD	HUNTSVILLE	84317
	9 XXXX283	22-Jun-16	ABSORPTION FIELD	EDEN	84310
	00 XXXX282	22-Jun-16	ABSORPTION FIELD	EDEN	84310
	1 XXXX279	16-Jun-16	MOUND	HUNTSVILLE	84317
	2 XXXX135	15-Jun-16	ABSORPTION FIELD	HUNTSVILLE	84317
	3 XXXX276	13-Jun-16	ABSORPTION FIELD	HUNTSVILLE	84317
	04 XXXX272	7-Jun-16	ABSORPTION FIELD	HUNTSVILLE	84317
)5 XXXX270	31-May-16	MOUND	EDEN	84310
30	06 XXXX267	27-May-16	ABSORPTION FIELD	HUNTSVILLE	84317
30	7 XXXX268	27-May-16	ABSORPTION FIELD	EDEN	84310
30	08 XXXX265	25-May-16	ABSORPTION FIELD	HUNTSVILLE	84317
30	9 XXXX262	19-May-16	TANK ONLY	EDEN	84310
31	LO XXXX261	17-May-16	MOUND	HUNTSVILLE	84317
31	l1 XXXX259	12-May-16	ABSORPTION FIELD	LIBERTY	84310
31	12 XXXX257	10-May-16	TANK ONLY	EDEN	84310
31	13 XXXX246	5-Apr-16	ABSORPTION FIELD	LIBERTY	84310
31	L4 XXXX117	5-Apr-16	PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
31	L5 XXXX247	5-Apr-16	TANK ONLY	LIBERTY	84310
31	L6 XXXX248	5-Apr-16	MOUND	HUNTSVILLE	
31	17 XXXX245	1-Apr-16	ABSORPTION FIELD	EDEN	84310
31	18 XXXX243	29-Mar-16	PACKED BED MEDIA SYSTEM	HUNTSVILLE	
31	19 XXXX240	23-Mar-16	TANK ONLY	EDEN	84310
32	20 XXXX238	21-Mar-16	ABSORPTION FIELD	HUNTSVILLE	
32	21 XXXX235	4-Mar-16	AT GRADE	EDEN	84310
32	22 XXXX234		ABSORPTION FIELD	LIBERTY	84310
32	23 XXXX231	23-Feb-16	TANK ONLY	HUNTSVILLE	
	24 XXXX229		ABSORPTION FIELD	EDEN	84310
32	25 XXXX224		TANK ONLY	LIBERTY	84310
32	26 XXXX222		TANK ONLY	EDEN	84310
	27 XXXX221		AT GRADE	EDEN	84310
32	28 XXXX217	21-Dec-15	ABSORPTION FIELD	HUNTSVILLE	84317

329	XXXX216	10-Dec-15 MOUND	HUNTSVILLE	84317
330	XXXX214	4-Dec-15 ABSORPTION FIELD	EDEN	84310
331	XXXX211	25-Nov-15 ABSORPTION FIELD	EDEN	84310
332	XXXX210	24-Nov-15 ABSORPTION FIELD	EDEN	84310
333	XXXX208	20-Nov-15 ABSORPTION FIELD	LIBERTY	84310
334	XXXX205	19-Nov-15 TANK ONLY	EDEN	84310
335	XXXX200	23-Oct-15 MOUND	EDEN	84310
336	XXXX198	20-Oct-15 PACKED BED MEDIA SYSTEM	HUNTSVILLE	84317
337	XXXX196	14-Oct-15 TANK ONLY	LIBERTY	84310
338	XXXX191	18-Sep-15 ABSORPTION FIELD	HUNTSVILLE	84317
339	XXXX189	15-Sep-15 ABSORPTION FIELD	HUNTSVILLE	84317
340	XXXX188	14-Sep-15 AT GRADE	LIBERTY	84310
341	XXXX185	1-Sep-15 ABSORPTION FIELD	HUNTSVILLE	84317
342	XXXX171	12-Aug-15 ABSORPTION FIELD	EDEN	84310
343	XXXX170	7-Aug-15 ABSORPTION FIELD	EDEN	84310
344	XXXX169	6-Aug-15 ABSORPTION FIELD	HUNTSVILLE	84317
345	XXXX166	4-Aug-15 TANK ONLY	EDEN	84310
346	XXXX167	4-Aug-15 AT GRADE	EDEN	84310
347	XXXX165	28-Jul-15 ABSORPTION FIELD	HUNTSVILLE	84317
348	XXXX161	16-Jul-15 ABSORPTION BED	HUNTSVILLE	84317
349	XXXX158	7-Jul-15 TANK ONLY	HUNTSVILLE	84317
350	XXXX154	29-Jun-15 ABSORPTION FIELD	HUNTSVILLE	84317
351	XXXX153	26-Jun-15 ABSORPTION FIELD	HUNTSVILLE	84317
352	XXXX151	24-Jun-15 ABSORPTION FIELD	HUNTSVILLE	84317
353	XXXX147	11-Jun-15 ABSORPTION FIELD	HUNTSVILLE	84317
354	XXXX146	10-Jun-15 TANK ONLY	HUNTSVILLE	84317
355	XXXX145	8-Jun-15 AT GRADE	HUNTSVILLE	84317
356	XXXX139	26-May-15 ABSORPTION FIELD	EDEN	84310
357	XXXX138	20-May-15 ABSORPTION FIELD	LIBERTY	84310
358	XXXX133	11-May-15 ABSORPTION FIELD	EDEN	84310
359	XXXX130	29-Apr-15 PACKED BED MEDIA SYSTEM	EDEN	84310
360	XXXX128	27-Apr-15 MOUND	EDEN	84310
361	XXXX127	23-Apr-15 ABSORPTION FIELD	HUNTSVILLE	84317
362	XXXX125	15-Apr-15 TANK ONLY	HUNTSVILLE	84317
363	XXXX124	14-Apr-15 ABSORPTION FIELD	HUNTSVILLE	84317
364	XXXX121	9-Apr-15 MOUND	HUNTSVILLE	84317
365	XXXX119	6-Apr-15 TANK ONLY	EDEN	84310
366	XXXX116	26-Mar-15 ABSORPTION FIELD	HUNTSVILLE	84317
367	XXXX115	26-Mar-15 ABSORPTION FIELD	EDEN	84310
368	XXXX111	18-Mar-15 ABSORPTION FIELD	EDEN	84310
369	XXXX110	18-Mar-15 TANK ONLY	LIBERTY	84310
370	XXXX108	16-Mar-15 ABSORPTION FIELD	EDEN	84310
371	XXXX107	16-Mar-15 ABSORPTION FIELD	EDEN	84310
372	XXXX105	12-Mar-15 TANK ONLY	EDEN	84310
373	XXXX102	24-Feb-15 MOUND	HUNTSVILLE	84317
374	XXXX101	6-Feb-15 TANK ONLY	HUNTSVILLE	84317
375	XXXX094	4-Dec-14 ABSORPTION FIELD	EDEN	84310

376	XXXX093	3-Dec-14	ABSORPTION	FIELD	EDEN	84310
377	XXXX092	26-Nov-14	ABSORPTION	FIELD	LIBERTY	84310
378	XXXX090	13-Nov-14	ABSORPTION	FIELD	LIBERTY	84310
379	XXXX087	28-Oct-14	ABSORPTION	FIELD	HUNTSVILLE	84317
380	XXXX088	28-Oct-14	ABSORPTION	FIELD	HUNTSVILLE	84317
381	XXXX086	16-Oct-14	ABSORPTION	FIELD	HUNTSVILLE	84317
382	XXXX082	10-Oct-14	AT GRADE		LIBERTY	84310
383	XXXX081	9-Oct-14	MOUND		HUNTSVILLE	84317
384	XXXX079	3-Oct-14	ABSORPTION	FIELD	HUNTSVILLE	84317
385	XXXX077	2-Oct-14	ABSORPTION	FIELD	HUNTSVILLE	84317
386	XXXX075	10-Sep-14	ABSORPTION	FIELD	HUNTSVILLE	84317
387	XXXX073	9-Sep-14	AT GRADE		EDEN	84310
388	XXXX071	2-Sep-14	ABSORPTION	FIELD	HUNTSVILLE	84317
	XXXX069	J	AT GRADE		EDEN	84310
390	XXXX064	6-Aug-14	ABSORPTION	FIELD	LIBERTY	84310
391	XXXX065	6-Aug-14	ABSORPTION	FIELD	HUNTSVILLE	
	XXXX060	30-Jul-14	ABSORPTION	FIELD	EDEN	84310
	XXXX057		ABSORPTION		EDEN	84310
394	XXXX056	16-Jul-14	ABSORPTION	FIELD	HUNTSVILLE	84317
395	XXXX053	10-Jul-14	ABSORPTION	FIELD	HUNTSVILLE	84317
	XXXX051	2-Jul-14	ABSORPTION	FIELD	EDEN	84310
	XXXX050		ABSORPTION	FIELD	EDEN	84310
	XXXX048		AT GRADE		EDEN	84310
	XXXX046		ABSORPTION	FIELD	HUNTSVILLE	
	XXXX047		TANK ONLY		EDEN	84310
	XXXX042		TANK ONLY		EDEN	84310
	XXXX041		AT GRADE		HUNTSVILLE	
	XXXX965		ABSORPTION	FIELD	LIBERTY	84310
	XXXX040		AT GRADE		LIBERTY	84310
	XXXX039	-	AT GRADE		LIBERTY	84310
	XXXX037		ABSORPTION		LIBERTY	84310
	XXXX036	-	ABSORPTION	FIELD	HUNTSVILLE	84317
	XXXX033		TANK ONLY		HUNTSVILLE	
	XXXX030		TANK ONLY	. 5.5. 5	HUNTSVILLE	
	XXXX659		ABSORPTION		EDEN	84310
	XXXX028		ABSORPTION		HUNTSVILLE	
	XXXX027		HOLDING TAI		EDEN	84310
	XXXX026		ABSORPTION		HUNTSVILLE	
	XXXX022	-		MEDIA SYSTEM	LIBERTY	84310
	XXXX020		ABSORPTION		EDEN	84310
	XXXX019		ABSORPTION	FIELD	EDEN	84310
	XXXX018		AT GRADE		LIBERTY	84310
	XXXX010		TANK ONLY	LEIELD	HUNTSVILLE	
	XXXX009		ABSORPTION	IFIELD	HUNTSVILLE	
	XXXX008		TANK ONLY	LEIELD	HUNTSVILLE	84317
	XXXX004		ABSORPTION		HUNTSVILLE	84317
422	XXXX003	28-UCT-13	TYPE A CHAM	IDEK	EDEN	84310

4	123 XXXX001	21-Oct-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	124 XXXX999	9-Oct-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	125 XXXX995	26-Sep-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	126 XXXX996		ABSORPTION FIELD	HUNTSVILLE	84317
2	127 XXXX994		ABSORPTION FIELD	HUNTSVILLE	84317
4	128 XXXX992		ABSORPTION FIELD	HUNTSVILLE	84317
	129 XXXX989		ABSORPTION FIELD	HUNTSVILLE	84317
	130 XXXX986		ABSORPTION FIELD	HUNTSVILLE	
	131 XXXX985		ABSORPTION FIELD	LIBERTY	84310
4	132 XXXX984	_	ABSORPTION FIELD	LIBERTY	84310
4	133 XXXX663		PACKED BED MEDIA SY	STEM HUNTSVILLE	84317
2	134 XXXX974		TANK ONLY	HUNTSVILLE	84317
4	135 XXXX973	26-Jul-13	ABSORPTION FIELD	EDEN	84310
4	136 XXXX971	3-Jul-13	PACKED BED MEDIA SY	STEM HUNTSVILLE	84317
4	137 XXXX969	25-Jun-13	ABSORPTION FIELD	LIBERTY	84310
4	138 XXXX968	17-Jun-13	AT GRADE	EDEN	84310
4	139 XXXX967	11-Jun-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	140 XXXX959	22-May-13	TYPE A CHAMBER	EDEN	84310
4	141 XXXX948	9-Apr-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	142 XXXX945	19-Mar-13	ABSORPTION FIELD	EDEN	84310
4	143 XXXX942	21-Feb-13	ABSORPTION FIELD	HUNTSVILLE	84317
4	144 XXXX940	7-Feb-13	TANK ONLY	HUNTSVILLE	84317
4	145 XXXX939	21-Dec-12	ABSORPTION FIELD	EDEN	84310
4	146 XXXX936	15-Nov-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	147 XXXX934	14-Nov-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	148 XXXX930	23-Oct-12	TANK ONLY	HUNTSVILLE	84317
4	149 XXXX929	18-Oct-12	TANK ONLY	EDEN	84310
4	150 XXXX928	17-Oct-12	ABSORPTION FIELD	EDEN	84310
4	151 XXXX926	5-Oct-12	MOUND	LIBERTY	84310
4	152 XXXX916	9-Aug-12	AT GRADE	EDEN	84310
4	153 XXXX915	30-Jul-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	154 XXXX913	25-Jul-12	TYPE A CHAMBER	HUNTSVILLE	84317
4	455 XXXX911	17-Jul-12	PACKED BED MEDIA SY	STEM HUNTSVILLE	84317
4	456 XXXX909	13-Jul-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	157 XXXX907	11-Jul-12	ABSORPTION FIELD	EDEN	84310
4	158 XXXX904	22-Jun-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	159 XXXX905	22-Jun-12	ABSORPTION FIELD	HUNTSVILLE	84310
4	160 XXXX903	19-Jun-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	461 XXXX901	5-Jun-12	ABSORPTION FIELD	HUNTSVILLE	84317
4	162 XXXX902	5-Jun-12	ABSORPTION FIELD	HUNTSVILLE	84317
	163 XXXX895		ABSORPTION FIELD	HUNTSVILLE	
	164 XXXX893		ABSORPTION FIELD	HUNTSVILLE	
	165 XXXX894	, to the second	ABSORPTION FIELD	HUNTSVILLE	
	166 XXXX888		AT GRADE	LIBERTY	84310
	167 XXXX887	•	ABSORPTION FIELD	EDEN	84310
	168 XXXX885		ABSORPTION FIELD	LIBERTY	84310
4	169 XXXX884	28-Mar-12	ABSORPTION FIELD	HUNTSVILLE	84317

*

470 XXXX883	27-Mar-12 ABSORPTION FIELD	HUNTSVILLE	84317
471 XXXX882	12-Mar-12 ABSORPTION FIELD	EDEN	84310
472 XXXX881	6-Mar-12 AT GRADE	EDEN	84310
473 XXXX879	23-Feb-12 ABSORPTION FIELD	LIBERTY	84310



Staff Report to the Weber County Commission

Weber County Planning Division

Synopsis

Application Information

Application Request: Public hearing to discuss and take action on a proposal to amend the zoning code to allow

for accessory dwelling units in all zones that allow single-family dwellings as a permitted

use.

Agenda Date:

Tuesday, December 08, 2020

Applicant:

Weber County Planning Division

File Number:

ZTA 2020-03

Staff Information

Report Presenter:

Tammy Aydelotte

taydelotte@webercountyutah.gov

(801) 399-8794

Report Reviewer:

CE

Applicable Ordinances

See attached Planning Commission staff report (Exhibit B).

Summary

This staff-driven text amendment has become necessary to assist in providing housing types that meet the needs of populations of various income levels, ages, and stages of life. These amendments are intended to allow, as a permitted use, accessory dwelling units anywhere single-family dwellings are permitted. The amendments proposed, can be seen in the attached staff report that was presented to the Ogden Valley Planning Commission.

Summary of Proposed Amendments

Edits to the zones that allow for single-family dwellings (Sec. 104):

These edits allows for accessory dwelling units in every zone where single-family dwellings are a permitted use.

Edits to the accessory apartments section to replace with the proposed accessory dwelling unit ordinance (Sec 104-19):

These edits replace "accessory apartment" with "accessory dwelling unit". This replacement expands the right to have an accessory apartment within the single-family dwelling to also allow the same to occur in an accessory building. These edits also add accessory dwelling unit size and orientation standards, application and review procedures, and enforcement.

Edits to the definitions section (§ 101-2):

These edits are generally intended to reduce redundancies and clarify inconsistencies. It adds "accessory dwelling unit" as a better defined term, removes "carriage house," which appears to be synonymous with "accessory dwelling unit," and better defines single-family dwelling and duplex to be clear that an accessory dwelling unit that is located *inside* the single-family dwelling does not constitute a duplex.

Noticing Compliance

A hearing for this item was published, for each planning commission, in compliance with UCA §17-27a-205 and UCA §17-27a-502 in the following manners:

Posted on the County's Official Website Posted on the Utah Public Notice Website Published in a local newspaper

Background and History

The need for various housing types to fit a growing diversity in population, calls for changes to the Weber County Land Use Code, allowing for accessory dwelling units in all zones that permit a single-family residence.

This text amendment was presented in a hearing to the Western Weber Planning Commission on November 10, 2020. They gave a recommendation for approval, with a request for staff to first edit size and height standards, to the County Commission. Those edits have been made in the attached proposal (Attachment A).

This text amendment was presented in a hearing with the Ogden Valley Planning Commission on September 22, 2020. They gave a recommendation for approval of the proposal, which included a stipulation that in the Ogden Valley, an accessory dwelling unit should require a transferable development right (TDR), as per the 2016 Ogden Valley General Plan (Land Use Implementation Strategy 1.4.3., page 16 of the General Plan). A review of this recommendation can be found in the attached Planning Commission staff report (Attachment B page 26).

The planning commissions' recommendations were discussed in a work session with the Weber County Commissioners Monday, November 30, 2020. In this discussion, it was requested that the TDR requirement be removed from the proposed ordinance. Those edits have been made in the attached proposal.

Planning Commission Recommendation

Planning Commission recommendation to the County Commission is outlined below:

Both Planning Commissions recommend approval of the attached ordinance except that the Ogden Valley Planning Commission's recommendation included a TDR requirement, per 2016 Ogden Valley General Plan.

A. Should the County Commission be comfortable with the proposal, it could be approved based on the following findings:

- 1. The changes are supported by and are part of the execution of, the 2016 Ogden Valley General Plan, the 2003 West Central Weber General Plan, and the 1970 South East Planning Area Master Plan. The changes are necessary to address the growing need for various housing types in Weber County.
- 2. The changes will enhance the general health and welfare of County residents.

Attachments

- A. Proposed Ordinance
- B. Detailed Staff Report to the Ogden Valley Planning Commission

WEBER COUNTY ORDINANCE 2020-ADUTEMP

ACCESSORY DWELLING UNIT REGULATIONS

AN ORDINANCE ADOPTING ACCESSORY DWELLING UNIT REGULATIONS AND STANDARDS IN THE WEBER COUNTY LAND USE CODE, AND RELATED ORDINANCE AMENDMENTS.

- WHEREAS, The Board of County Commissioners of Weber County has heretofore adopted land use regulations for the unincorporated areas of the Weber County; and
- WHEREAS, The land use regulations govern the number of single-family dwellings allowed on a lot; and
- WHEREAS, The land use regulations contain provisions for accessory apartments within a single-family dwelling; and
- WHEREAS, The Board of County Commissioners of Weber County has determined that housing affordability is an important issue in need of redress; and
- WHEREAS, The adopted Ogden Valley General Plan and West Central Weber General Plan both advocate for the allowance of accessory dwelling units as one method of promoting housing affordability; and
- WHEREAS, In their regularly scheduled meeting on September 22, 2020, the Ogden Valley Planning Commission offered the Board of County Commissioners of Weber County a positive recommendation to modify the land use regulations to enable accessory dwelling units in all zones that allow a single-family residence; and
- WHEREAS, In their regularly scheduled meeting on November 10, 2020, the Western Weber Planning Commission offered the Board of County Commissioners of Weber County a positive recommendation to modify the land use regulations to enable accessory dwelling units in all zones that allow a single-family residence; and
- WHEREAS, The Board of County Commissioners of Weber County has determined that enabling accessory dwelling units in all zones that allow a single-family residence is in the best interest of housing affordability and will advance the health, safety, and general welfare of County residents;
- **NOW THEREFORE**, be it ordained by the Board of County Commissioners of Weber County, in the State of Utah, as follows:

SECTION 1: <u>AMENDMENT</u> "Sec 101-2-2 Ac-Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-2 Ac-Definitions

Accessory dwelling unit. The term "accessory dwelling unit," also referred to as an "ADU," means a dwelling unit, as defined by this section, that is either attached to the main single-family dwelling or is otherwise located on the same lot or parcel as the main single -family dwelling or an agritourism operation.

The term "accessory dwelling unit," also referred to as an "ADU," means a dwelling unit, as defined by this section, that is either attached to the main dwelling or is otherwise located on the same lot or parcel as the main single family dwelling. An accessory dwelling unit is not an accessory apartment, as otherwise defined by this section. Ownership of an accessory dwelling unit shall not be transferred separate from the main single family dwelling to which it is accessory. See also "carriage house."

Acreage, adjusted gross. The term "acreage, adjusted gross" means a total of all land area that lies within a project boundary and is classified as "developable" by this or any other county, state or federal law, ordinance or regulation.

Acreage, agri-tourism activity center. The term "agri-tourism activity center acreage" means the land area within an approved agri-tourism operation that contains the grouping or assemblage of agri-tourism uses/activities. Activity center area consists of that impacted ground lying immediately adjacent to, in between, and within a reasonable distance around each use/activity. Distances greater than 300 feet in between uses/activities and their impacted grounds, represent a separation of activity centers.

Acreage, gross. The term "gross acreage" means a total of all acreage that lies within a project boundary.

Acreage, net developable. The phrase "net developable acreage" means the total acreage within a project boundary, subtracting acreage unsuitable for development, as defined by this section or as otherwise provided in this Land Use Code. When calculating net developable acreage, the area encumbered or proposed to be encumbered by a street right-of-way or other required right-of-way providing primary access to a lot is considered area unsuitable for development. The term "net developable area" shall have the same meaning, unless the context clearly indicates otherwise.

Acreage, productive agri-tourism. The term "productive agri-tourism acreage" means agriculturally productive land area used for the combined purpose of cultivating agricultural products and hosting active tourism attractions (e.g., pumpkin patch, corn maze, U-pick, U-cut Christmas trees, crop tour, bird watching, hunting, horseback/sleigh/wagon rides etc.).

Acreage unsuitable for development. The phrase "acreage unsuitable for development," means the area within a project that has extraordinary circumstances that under existing county, state, or federal laws render development on it very unlikely. The applicant bears the burden to prove an area does not meet this definition.

SECTION 2: <u>AMENDMENT</u> "Sec 101-2-2 Ap-Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-2 Ap-Definitions

Apartments, accessory. The term "apartments, accessory" means accessory apartments shall have a common wall and roof for at least 20 feet with the main home, with an opening from the accessory apartment to the main home, into a common living area of the main home. The opening can be closed off by a door. Basement apartments meet this requirement with the common floor. The stairs which lead to the main floor and opens up into the common living space of the main home, can be closed off by a door. The accessory apartment opening into a garage or storage area doesn't meet the intent of the ordinance, and is not permitted. An accessory apartment doesn't constitute a dwelling unit. Appeal authority. The term "appeal authority" means a person, board, commission, agency, or other body designated to decide an appeal of a decision of a land use application or variance.

SECTION 3: <u>AMENDMENT</u> "Sec 101-2-4 C Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-4 C Definitions

Cabaret/nightclub. The term "cabaret/nightclub" means a business establishment open to public patronage where food and drink is prepared, served or offered for sale or sold for human consumption on or off the premises, and whose patrons may be entertained by performers who sing or dance or perform theatrical acts, and where the patrons may or may not dance.

Campground. The term "campground" means a private, public or semi-public open area with sanitary facilities for overnight camping and may include the parking of camping trailers, tent trailers or other vehicle types intended for camping purposes.

Carriage house. The term "earriage house" means an accessory, non-owner occupied, single-family dwelling unit that is sited on the same lot/parcel as a main dwelling unit. The earriage house may be constructed in designated areas when located on property that can accommodate the necessary zoning, water, wastewater, and typical building system requirements. It may privately serve as a guest house or be rented/leased separately; however, a carriage house may not, by any means, be sold separately from the main house. The right to construct a carriage house does not constitute a transferable development right. See also Accessory dwelling unit.

Cemetery. The term "cemetery" means land used or intended to be used for the burial of the dead and dedicated for such purposes, including columbariums, crematoriums, mausoleums, and mortuaries when operated in conjunction with and within the boundaries of such premises.

Church. The term "church" means a permanently located building or structure, together with its accessory buildings commonly used for religious worship. A church is not a "public building."

Clinic, medical/dental. The term "clinic, medical/dental" means a building wherein a staff of one or more doctors and/or medical staff conducts the examination and treatment of out-patients, excluding the performance of surgical procedures which require overnight stays.

Club or fraternal lodge/organization, private. The term "club or fraternal lodge/organization, private" means a non-profit association of persons who are bona fide members which owns or leases a building or portion thereof, the use of such premises being restricted to members and their guests.

Cluster of residential lots. The phrase "cluster of residential lots" means a grouping of residential lots, as provided title 108 chapter 3 of this Land Use Code, that are contiguous and uninterrupted by other nonresidential parcels except parcels required for a street and other allowed access or as otherwise allowed by this Land Use Code.

Code. The term "Code" means the Land Use Code of Weber County, Utah.

Commercial use. The term "commercial use" means an occupation, employment or enterprise that is carried on for profit by the owner, lessee or licensee.

Common open space. See Open space, common.

Community center. The term "community center" means a place, structure, area, or other facility used for and providing religious, fraternal, social, and/or recreational programs generally open to the public and designed to accommodate and serve significant segments of the community.

Compatible. The term "compatible" means capable of orderly efficient integration and operation with adjacent developments. A development is compatible with an existing on or off-site development or property if its architectural features, building height and materials, approved uses, intensity of such use and other features are complementary and do not have a significant adverse economic and aesthetic impact on the existing development or property.

Complete street. The term "complete street" means a transportation facility that is planned, designed, operated, and maintained to provide safe, convenient, and inviting mobility for all users of the facility, including pedestrians, bicyclists, transit vehicles, and motorists.

Conditional use. See Use, conditional.

Condominium. The term "condominium" means an estate in real property consisting of an undivided interest in common with other purchasers in a portion of a parcel of real property, together with a separate interest in space in a residential building, such as an apartment. A condominium may include, in addition, a separate interest in other portions of such real property.

Condominium dwelling unit. The term "condominium dwelling unit" means an individual living/dwelling unit located within a residential condominium project.

Condominium project. The term "condominium project" means a real estate condominium project, a plan or project whereby two or more units, whether contained existing or proposed apartment, commercial or industrial buildings or structures or otherwise, are separately offered or proposed to be offered, for sale. The term "condominium project" shall also mean the property where the context so requires.

Condominium rental apartment (condo-tel). The term "condominium rental apartment (condo-tel)" means a condominium residential project in which the units, when not occupied by the owner, may be placed in a management rental pool for rent as transient living quarters similar to a motel operation. Because of the transient rental characteristics, a condominium rental apartment is classified as a use category separate and distinct from a condominium dwelling unit.

Condominium unit means a separate physical part of the property intended for any type of independent use, including one or more rooms or spaces located in one or more floors (or part or parts of floors) in a building or a time period unit, as the context may require. A convertible space shall be treated as a unit in accordance with 57-8-13.4, U.C.A., 1953, as amended (U.C.A. 1953, § 57-8-13.4).

Conference/education center. The term "conference/education center" means a facility designed for the purpose of conducting meetings for consultation, exchange of information and/or discussion which results in enhanced personal, business and/or professional development. A conference/education center may provide office facilities and schedule a range of business related and/or leisure activities (e.g., training workshops, seminars, retreats and similar type meetings). Such a facility may serve meals and offer day use and/or overnight lodging facilities.

Conservation easement. The term "conservation easement" means: An easement granting a right or interest in real property that is appropriate to retaining land or water areas predominately in their natural, scenic, open or wooded condition; retaining such areas as suitable habitat for fish, plants or wildlife; or maintaining existing land uses.

Convalescent home. The term "convalescent home" means a facility for the care of children, the aged, infirm, or convalescent of any age. See also Nursing home.

Convenience store. The term "convenience store" means any retail establishment offering for sale prepackaged food products, household items, and other goods which are commonly associated, may be in conjunction with gasoline sales, and having a gross floor area of less than 5,000 square feet.

Corral. The term "corral" means a fenced enclosure used for the close confinement of large animals with hay or grain feeding in contrast to pasture feeding.

Cost benefit analysis (CBA). The term "cost benefit analysis" (CBA) means a formal discipline used to help appraise, assess, or evaluate the desirability of a project or proposal. The CBA shall itemize, quantify, consider and weigh the total expected (tangible and intangible) costs against the total expected (tangible and intangible) benefits of one or more actions in order to demonstrate the viability, efficiency and compatibility of a particular proposal.

County health officer. The term "county health officer" means the administrative and executive officer of the county health department and local registrar of vital statistics or his duly authorized representatives.

Cross-access. The term "cross-access" means a logical, convenient, and safe two-way vehicle and pedestrian ingress and egress between a lot or parcel and an adjoining lot or parcel.

Cross-access easement. The term "cross-access easement" means an easement for the purpose of cross-access on a lot or parcel that contains or will contain a cross-access.

Cul-de-sac The term "cul-de-sac" means a minor terminal street provided with a turnaround.

Custom exempt meat cutting. The term "custom exempt meat cutting" means the cutting, wrapping, and preparation of meat for human consumption; provided, however, that the source of meat shall be limited to animals that are part of one or more livestock operation(s) in Weber County, and/or wild game.

SECTION 4: <u>AMENDMENT</u> "Sec 101-2-5 D Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-5 D Definitions

Dairy. The term "dairy" means a commercial establishment for the manufacture or processing of dairy products.

Dark sky. The term "dark sky" means a nighttime sky that is substantially free of interference from artificial light.

Day care. The term "day care" means the supervision of children, unaccompanied by parent or guardian, or adults in need of supervision by other than legal guardian, for periods of less than 24 hours. The term "day care" is inclusive of kindergartens, preschools, day care (child), nursery schools and all other similar facilities specializing in the education and/or care of children prior to their entrance into the first grade, other than facilities owned and/or operated by the public school system.

Day care (adult) facility. The term "day care (adult) facility" means any building or structure used for the purpose of furnishing care, supervision and guidance for three or more elderly, developmentally and/or emotionally disabled adults for periods of less than eight hours per day.

Day care (child) center. The term "day care (child) center" means a building or structure, other than an occupied residence, where care, protection and supervision are provided.

Day care (child) home. The term "day care (child) home" means an occupied residence where care, protection, and supervision are provided to no more than eight children at one time, including the caregiver's children under six years of age.

Density, base. The term "base density" means the number of dwelling units allowed in an area. For development types that permit a reduced lot area than otherwise provided by the zone, the base density shall be calculated as the net developable acreage, as defined herein, divided by the minimum lot area of the zone, except when a greater area would otherwise be required by the Weber-Morgan Health Department due to lack of sanitary sewer or culinary water, then the greater area shall be used. This calculation can be observed by this formula: ((net developable acreage) / (minimum lot area)) = base dwelling unit density. The result shall be rounded down to the nearest whole dwelling unit.

Detached lockout. In the Ogden Valley Destination and Recreation Resort Zone, the term "detached lockout" means a detached sleeping room (or multiple rooms) on the same lot with single-, two-, three-, four-, multi-family dwellings, condominiums, condominium rental apartments (condo-tel), private residence clubs, townhomes, residential facilities, timeshare/fractional ownership units, hotels, accessory dwelling units, and all or any portion of any other residential use, with separate or common access and toilet facilities but no cooking facilities except a hotplate and/or a microwave, which may be rented independently of the main unit for nightly rental by locking access. A detached lockout is accessory to the main use and shall not be sold independently from the main unit. Unless specifically addressed in the development agreement for the specific Ogden Valley Destination and [Recreation] Resort Zone, a detached lockout shall be considered one-third of a dwelling unit when figuring density on a parcel of land.

Development. The term "development" means all structures and other modifications of the natural landscape above and below ground or water, on a particular site; the division of land into one or more parcels, the construction, reconstruction, conversion, structural alteration, relocation or enlargement of any structure; any mining, excavation, landfill or land disturbance; and any use or extension of the use of land.

Development master plan. The term "development master plan" means a plan of a development which encompasses an entire site under one or more ownerships which is designed to accommodate one or more land uses, the development of which may be phased, and which could include planned residential unit development, clustered subdivision and planned commercial development.

Distillery. The term "distillery" means a manufacturing operation to distill, brew, rectify, mix, compound, process, ferment, or otherwise make alcoholic products for personal use or for sale or distribution to others.

Duplex. See "dwelling, two family."

Dwelling. The term "dwelling" means a building or portion thereof, which is constructed in compliance with the county's adopted building codes and designed as a place for human habitation, except hotel, apartment hotel, boardinghouse, lodginghouse, tourist court or apartment court and meeting the requirements of title 108, chapter 15. The term "dwelling" shall include manufactured home and modular home when the requirements of title 108, chapter 14 are met.

Dwelling, group. The term "group_dwelling," means two or more dwellings arranged around a court.

Dwelling, multiple-family. The term "dwelling, multiple-family dwelling" means a building or portion thereof used and/or arranged or designed to be occupied by more than four families, including apartment houses and apartment hotels, but not including tourist courts.

Dwelling, single-family. The term "dwelling, single-family dwelling" means a building arranged or designed to be occupied exclusively by one family, the structure having only one dwelling unit, unless specified otherwise by this Land Use Code.

Dwelling, two-family (duplex). The term "dwelling, two-family dwelling (duplex)" also referred to as a "duplex," means a building arranged or designed to be occupied by two families, the structure having only two dwelling units with approximately the same floor area.

Dwelling unit. The term "dwelling unit" means any building or portion thereof that contains living facilities, including provisions for sleeping, eating, cooking and sanitation for not more than one family.

SECTION 5: <u>AMENDMENT</u> "Sec 104-3-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-3-2 Permitted Uses

The following uses are permitted in Residential Estates Zones RE-15 and RE-20:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use;
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture and agricultural experiment station;
- (d) Animals and fowl kept for family food production as an incidental and accessory use to the residential use of the lot;
- (e) Church, synagogue or similar building used for regular religious worship;
- (f) Cluster subdivision, in accordance with title 108, chapter 3 of this Land Use Code;
- (g) Corral, stable or building for keeping of animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any side or rear lot line;
- (h) Golf course, except miniature golf;
- (i) Greenhouse and nursery limited to sale of material produced on premises and with no retail shop operation;
- (j) Home occupations;
- (k) Household pets;
- (1) Parking lot accessory to use permitted in this zone;
- (m) Private stables; horses for private use only, and provided that not more than one horse may be kept for each one-half acre of land used for horses within any lot and no horses shall be kept on any lot of less than one-half acre in area;
- (n) Public building; public park, recreation grounds and associated buildings, public schools; private educational institutions having a curriculum similar to that ordinarily given in public schools;
- (o) Single-family dwelling; and
- (p) Temporary building or use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.

(Ord. of 1956, § 3-2; Ord. No. 7-76; Ord. No. 28-82; Ord. No. 14-92; Ord. No. 9-93; Ord. No. 96-35; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No 2011-2, § 3-2, 1-18-2011; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 6: <u>AMENDMENT</u> "Sec 104-5-3 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-5-3 Permitted Uses

The following uses are permitted in Agriculture Zone A-1:

(a) Accessory building incidental to the use of a main building; main building designed or

used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.

- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- (d) Animals or fowl kept for family food production as an accessory use.
- (e) Cemetery; chinchilla raising, convalescent or rest home.
- (f) Church, synagogue or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with this Land Use Code.
- (h) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any side or rear lot line.
- (i) Fruit or vegetable stand for produce grown on the premises only.
- (j) Golf course, except miniature golf course.
- (k) Greenhouse, and nursery limited to sale of materials produced on premises and with no retail shop operation.
- (l) Home occupations.
- (m) Household pets.
- (n) Parking lot accessory to uses allowed in this zonc.
- (o) Private park, playground or recreation area but not including privately owned commercial amusement business.
- (p) Private stables; horses for private use only, provided that not more than two horses may be kept for each one-half acre of land used for horses within any lot.
- (q) Public building; public park, recreation grounds and associated buildings; public school; private educational institution having a curriculum similar to that ordinarily given in public schools.
- (r) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (s) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (t) Single-family dwelling.
- (u) Sugar beet loading or collection station.
- (v) Temporary buildings or use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 5-2; Ord. No. 7-76; Ord. No. 12-91; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 7: <u>AMENDMENT</u> "Sec 104-6-3 Permitted Uses" of the Weber County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-6-3 Permitted Uses

The following uses are permitted in the Agricultural Valley, AV-3 Zone:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- (d) Animals or fowl kept for family food production as an accessory use.
- (e) Cemetery; chinchilla raising, convalescent or rest home.
- (f) Church, synagogue or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with this Land Use Code.
- (h) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any rear or side lot line.
- (i) Fruit or vegetable stand for produce grown on the premises only.
- (j) Golf course, except miniature golf course.
- (k) Greenhouse and nursery limited to sale of materials produced on premises and with no retail shop operation.
- (l) Home occupations.
- (m) Household pets which do not constitute a kennel.
- (n) Parking lot accessory to uses allowed in this zone.
- (o) Private park, playground or recreation area, but not including privately owned commercial amusement business.
- (p) Private stables, horses for private use only and provided that not more than two horses may be kept for each 20,000 square feet of area devoted exclusively to the keeping of the horses.
- (q) Public building; public park, recreation grounds and associated buildings; public school; private education institution having a curriculum similar to that ordinarily given in public schools.
- (r) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (s) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (t) Single-family dwelling.
- (u) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 5B-2; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 8: <u>AMENDMENT</u> "Sec 104-8-3 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

The following uses are permitted in the Agriculture Zone A-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station, apiary; aviary.
- (d) Animals or fowl kept for food production as an accessory use; animal hospital or clinic, dog breeding, dog kennel, dog training school, provided any building or enclosure for animals shall be located not less than 100 feet from a public street and not less than 50 feet from any side or rear property line.
- (e) Cemetery, chinchilla raising, convalescent or rest home.
- (f) Church, synagogue, or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with title 108, chapter 3 of this Land Use Code.
- (h) Corral, stable, or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any side or rear lot line.
- (i) Fruit or vegetable stand for produce grown on the premises.
- (j) Golf course, except miniature golf course.
- (k) Greenhouse and nursery with no retail shop operation.
- (l) Home occupations.
- (m) Household pets.
- (n) Parking lot accessory to uses allowed in this zone.
- (o) Private park, playground or recreation area but not including privately owned commercial amusement business.
- (p) Private stables, horses for private use only, and provided that not more than two horses may be kept for each one-half acre of land used for horses within any lot.
- (q) Public building, public park, recreation grounds and associated buildings; public school; private educational institution having a curriculum similar to that ordinarily given in public schools.
- (r) Single-family dwelling.
- (s) Sugar beet loading or collection station and dump sites.
- (t) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 7-2; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 9: <u>AMENDMENT</u> "Sec 104-9-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-9-2 Permitted Uses

The following uses are permitted in Forest Zones F-5, F-10, and F-40:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Cluster subdivisions, which comply with the requirements of title 108, chapter 3.
- (e) Grazing and pasturing of animals, limited to one horse or cow per acre of land exclusively dedicated to the animal. The keeping of animals and fowl for family food production. Golf course, except miniature golf courses.
- (f) Home occupations.
- (g) Household pets.
- (h) Private stables, not to exceed one horse per acre.
- (i) Public parks and recreation grounds. Public campgrounds and picnic areas meeting the requirements of the Forest Campground Ordinance of Weber County; public buildings.
- (j) One recreational vehicle, temporarily parked on a lot or parcel for periodic short-term intervals of less than 180 days for recreational use only and not for longer term placement nor for full time living. The following additional conditions shall apply:
 - (1) The lot has a minimum area of five acres in the F-5, ten acres in the F-10, and 40 acres in the F-40 Zone or is determined to be a legally approved or legal nonconforming lot or parcel or cluster subdivision and meet the minimum lot size, frontage, and setback requirements for all zones in this chapter.
 - (2) County environmental health department approval as to waste disposal by an approved septic tank and drain field with approved connection to the R.V., and a land use permit from the county planning commission for each unit, which shall expire after 180 days from date of issue, and including only the following accessory uses: not more than one storage shed of not more than 200 square feet per lot, not to include electrical or plumbing connections; prepared R.V. parking pad; raised deck of not more than two feet in height adjacent to the R.V. parking pad; one outdoor camp fireplace; picnic table and chairs and tent type screens.
 - (3) A second recreation vehicle may be placed on any lot, parcel, legal nonconforming lot or parcel as qualified in subsection (f)(2) of this section containing a minimum area of two acres excluding land known as common land and/or open space.
 - (4) The following state and local division of health codes and requirements are complied with:
 - a. International Utah Plumbing Code.
 - b. Rules and regulations relating to public water supplies.
 - c. Code of Waste Disposal Regulations.
 - d. Code of Solid Waste Disposal Regulations.

- e. Recreation regulations.
- (k) Signs shall comply with title 110, chapter 2, Ogden Valley signs, if located within the Ogden Valley area. Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (l) Single-family residences. Facilities for persons with a disability meeting the requirements of section 108-7-13. Private stables, not to exceed one horse per acre. Household pets.

(Ord. of 1956, § 8-2; Ord. No. 96-35; Ord. No. 99-21; Ord. No. 2001-4; Ord. No. 2003-14; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No. 2014-14, 5-20-2014; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 10: <u>AMENDMENT</u> "Sec 104-10-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-10-2 Permitted Uses

The following uses are permitted in the

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, grazing and pasturing of animals.
- (d) Boating.
- (e) Cemeteries.
- (f) Fishing.
- (g) Golf courses, excluding miniature golf courses.
- (h) Home occupations.
- (i) Keeping of animals and fowl for family food production.
- (j) Public parks and recreation grounds. Public campgrounds and picnic areas meeting the requirements of the Forest Campground Ordinance of Weber County. Public buildings
- (k) Single-family dwelling. Signs.
- (l) Water skiing and other water recreation activities.

(Ord. of 1956, § 9A-1; Ord. No. 6-61; Ord. No. 10-73B; Ord. No. 96-35; Ord. No. 98-3; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 11: <u>AMENDMENT</u> "Sec 104-12-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-12-2 Permitted Uses

The following are permitted uses in the Single-Family Residential Zones R-1-12, R-1-10.

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Church, synagogue or similar building used for regular religious worship.
- (e) Cluster subdivision, in accordance with title 108, chapter 3 of this Land Use Code.
- (f) Educational institution.
- (g) Golf course, except miniature golf course.
- (h) Greenhouse, for private use only.
- (i) Home occupations.
- (j) Household pets, which do not constitute a kennel.
- (k) Parking lot accessory to uses permitted in this zone.
- (l) Public building, public park, recreation grounds and associated buildings.
- (m) Single-family dwelling.
- (n) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (o) Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 10-2; Ord. No. 96-35; Ord. No. 99-25; Ord. No. 2006-24; Ord. No. 2009-14; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 12: <u>AMENDMENT</u> "Sec 104-13-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-13-2 Permitted Uses

The following uses are permitted in the Forest Residential Zone FR-1:

(a) Accessory building incidental to the use of a main building; main building designed or

used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.

- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Animals and fowl kept for family food production.
- (e) Cluster subdivision, in accordance with title 108, chapter 3.
- (f) Corral, stable or building for keeping animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any side or rear lot line, 40 feet from the residence and 75 from the nearest adjacent residence.
- (g) Greenhouse, noncommercial only.
- (h) Home occupations.
- (i) Horses for private use only, and provided that not more than two horses may be kept for each one acre of land exclusively devoted to the keeping of horses.
- (j) Household pets which do not constitute a kennel.
- (k) Single-family dwelling.
- (l) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (m) Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 12-2; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 99-23; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 13: <u>AMENDMENT</u> "Sec 104-14-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-14-2 Permitted Uses

The following uses are permitted in the Forest Valley Zone FV-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Animals and fowl kept for family food production.
- (e) Cluster subdivision, in accordance with title 108, chapter 3.
- (f) Corral, stable or building for keeping animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any



- side or rear lot line.
- (g) Greenhouse, noncommercial only.
- (h) Home occupations.
- (i) Horses for private use only, and provided that not more than two horses may be kept for each one acre of land exclusively devoted to the keeping of horses.
- (j) Household pets which do not constitute a kennel.
- (k) Single-family dwelling.
- (l) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (m) Residential facilities for handicapped persons meeting the requirements of section 108-7-13.

(Ord. of 1956, § 12B-2; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 14: <u>AMENDMENT</u> "Sec 104-15-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-15-2 Permitted Uses

The following uses are permitted in the Two-Family Residential Zone R-2:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Bachelor and/or bachelorette dwelling with 24 or less dwelling units.
- (e) Church, synagogue or similar permanent building used for regular religious worship.
- (f) Educational institution.
- (g) Golf course, except miniature golf course.
- (h) Greenhouse for private use only.
- (i) Group dwelling with 24 or less dwelling units in accordance with section 108-7-11 of this Land Use Code.
- (i) Home occupations.
- (k) Household pets.
- (l) Parking lot accessory to uses permitted in this zone.
- (m) Public building, public park, recreation grounds and associated buildings.
- (n) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (o) Residential facility for elderly persons meeting the requirements of section 108-7-15.

- (p) Single-family dwelling.
- (q) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (r) Two-family dwelling.

(Ord. of 1956, § 13-2; Ord. No. 7-78; Ord. No. 17-87; Ord. No. 12-91; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 15: <u>AMENDMENT</u> "Sec 104-16-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-16-2 Permitted Uses

The following uses are permitted in the Multiple-Family Residential Zone R-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Bachelor and/or bachelorette dwelling with 24 or less dwelling units.
- (e) Church, synagogue or similar permanent building used for regular religious worship.
- (f) Educational institution.
- (g) Golf course, except miniature golf.course.
- (h) Greenhouse for private use only.
- (i) Group dwelling with 24 or less dwelling units in accordance with section 108-7-11.
- (j) Home occupations.
- (k) Household pets.
- (l) Library or museum, public or nonprofit.
- (m) Multiple-family dwelling with 24 or less dwelling units.
- (n) Parking lot accessory to uses permitted in this zone.
- (o) Public building, public park, recreation grounds and associated buildings.
- (p) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (q) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (r) Single-family dwelling.
- (s) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (t) Two-family dwelling.

(Ord. of 1956, § 14-2; Ord. No. 7-78; Ord. No. 17-87; Ord. No. 12-91; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 16: <u>AMENDMENT</u> "Sec 104-17-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-17-2 Permitted Uses

The following uses are permitted in the Forest Residential Zone FR-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Cluster subdivision in accordance with title 108, chapter 3.
- (d) Dwelling unit as part of a Homeowner Association's common facility building, such as a clubhouse, for use by an on-site employed manager or night watchman with the density not greater than one manager or night watchman dwelling for every one hundred residential units within a project or combination of projects.
- (e) Home occupations.
- (f) Household pets.
- (g) Single-family, two-family, three-family and four-family dwellings.
- (h) Temporary building or use incidental to construction work. Such building or use to be removed upon completion or abandonment of the construction work.
- (i) Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 15-2; Ord. No. 96-35; Ord. No. 99-29; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2012-3, 2-21-2012; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 17: <u>AMENDMENT</u> "Sec 104-29-8 Land Uses" of the Weber County County Code is hereby *amended* as follows:

Sec 104-29-8 Land Uses

Use	Conditio nal (C)
Residential Uses	

Single-family dwelling; including not more than two lockout sleeping rooms per		P
Two-family dwelling (aka Duplex)		P
Three-family dwelling Three-family dwelling		P
Four-family dwelling		P
	ulti-family dwelling	P
	Recreation lodge	P
	Condominium dwelling unit and/or condominium rental apartment (condo-tel); including not more than two lockout sleeping rooms per unit or apartment.	Р
	Private residence club	P
	Townhome	P
	esidential facility for persons with a disability meeting the requirements of section 8-7-13	P
Timeshare/fractional ownership unit		P
	otel	P
В	ed and breakfast dwelling/B&B inn/B&B hotel	P
	ccessory dwelling unitapartments	P
Workforce housing/dormitory/residence hall		P
Hostel		P
Campground (public or private tent/RV); meeting the requirements of the Forest Campground Ordinance of Weber County		P
N lo co	ightly rentals of a single-, two-, three-, four-, multi-family dwelling, recreation dge, lockout sleeping room, detached lockout, condominium dwelling unit, ondominium rental apartment (condo-tel), private residence club, townhome, esidential facility, timeshare/fractional ownership unit, hotel, bed and breakfast welling/B&B inn/B&B hotel, accessory apartment, workforce ousing/dormitories/residence hall, hostel, campground, accessory dwelling unit, and all or any portion of any other residential use	Р

Bank/financial institution	D
	r
Bakery	P
Drinking establishment	P
Grocer/neighborhood market	P

Delicatessen	Р
Boutique (gift, flower, antique, clothing, jewelry)	
Fueling station/gas station	
Conference/education center	P
Wellness center (i.e., spa, fitness, etc.)	P
Art gallery and studios	P
Book store	Р
Beauty/barber shop	P
Short-term vendor	P
Package liquor Store	P
Private club	P
Restaurant; excluding drive-thru window	P
Sporting goods/clothing store; including rental	P

Other Uses		
Arts theater and performance facility/auditorium/amphitheater	P	
Agriculture	P	
Childcare facilities	P	
Church/place of worship	P	
Clinic/medical facility	P	
Community center	P	
Developed recreation facility (i.e., swimming, golf course, ice skating, skate park, playground, tubing hill, tennis, etc.)	Р	
Dude ranch; including horse rental	P	

Equestrian center		P
Gun club/skeet/sporting clay		С
Heliport, subject to the following standards:		С
1.	A heliport must be located at an elevation of at least 6,200 feet above sea level.	
	A heliport must be located at least 200 feet from any resort boundary, except where the developer (as defined in the applicable zoning development agreement) owns at least 200 feet of property extending from the resort boundary at the planned location of the heliport or where the developer has	
2.	received approval from the owner of any property within 200 feet of the resort boundary at the planned location of the heliport. The planning commission may grant exceptions to the setback requirement if it can be demonstrated that locating the heliport closer than 200 feet to the resort boundary provides a more beneficial situation for purposes of safety, noise abatement, access, or other valid reasons as determined by the planning commission.	
3.	The heliport landing surface must be dust-proof and free from obstructions.	
4.	Prior to issuance of a conditional use permit for a heliport, written approval from the Federal Aviation Administration (FAA) is required, if necessary.	
Н	ome occupation; with no visiting clientele	P
Н	ome occupation; with visiting clientele	C
1	orses for private use, provided that not more than two are kept for each one acre land exclusively devoted to the keeping of horses	P
Trails (nordic, hiking, biking, equestrian)		P
Laundromat		Р
M	useums	Р
Nordic center		Р
Of	ffice; professional and resort administrative	Р
Oi	ffice supply/shipping service	P
Pa	rking areas and structures	P
Pa	rks and playgrounds	P
Ph	narmacy	P
Pu	ablic building	P
Pu	ablic utility substation and structure	С
Re	eal estate office	P
Re	ecreation centers	P
Recreation vehicle storage		



Staff Report to the Ogden Valley Planning Commission

Weber County Planning Division

Staff Report for Ogden Valley Planning Commission: Attachment B

Synopsis

Application Information

Application Request:

Public hearing to discuss and take action on a proposal to amend the zoning code to allow

for accessory dwelling units in all zones that allow single-family dwellings as a permitted

Agenda Date:

Tuesday, September 22, 2020

Applicant:

Weber County Planning Division

File Number:

ZTA 2020-03

Staff Information

Report Presenter:

Tammy Aydelotte

taydelotte@webercountyutah.gov

(801) 399-8794

Report Reviewer:

CE

Applicable Ordinances

Weber County Land Use Code Title 101 Definitions (chapter 2)

Weber County Land Use Code Title 104 Zones (chapters 3, 5, 6,8, 9, 10, 12-17)

Weber County Land Use Code Title 108 Standards (chapters 8, 15, 19, 21)

Summary and Background

This staff-driven text amendment has become necessary to assist in providing housing types that meet the needs of populations of various income levels, ages, and stages of life (Ogden Valley General Plan, chapter 4, page 18). These amendments are intended to allow, as a permitted use, accessory dwelling units anywhere single-family dwellings are permitted. The amendments proposed, include removing 'accessory apartments' as a conditional use, and replace the chapter with general provisions and standards for accessory dwelling units. Included in the proposed amendments is a replacement of the term 'carriage house' with 'accessory dwelling unit', the the chapter dealing with agritourism standards. Currently under development by staff, the attached proposal can be properly vetted by the Planning Commission and then forwarded to the County Commission for possible implementation. This amendment only applies to residential zones.

Summary of Proposed Amendments

Clerical Edits:

The re-numbering of the sections and the redesign of the site development table are being made so that they conform to standard practices and make the table easier to use.

Edits to add/edit definitions for terms added to the zoning code:

These definitions have been created/modified to clarify the meanings of various terms and to be helpful in determining applicability.

Edits to the zones that allow for single-family dwellings (Sec. 104):

This allows for accessory dwelling units wherever single-family dwellings are a permitted use.

Edits to the accessory apartments section to replace with the proposed accessory dwelling unti ordinance (Sec 104-

Standards and requirements, application and review procedure, and enforcement are outlined in this section.

Edits to the parking section (Sec 108-8-2):

Edits to include parking requirements for an accessory dwelling unit.

Edits to the Agri-tourism section (Sec 108-21-6, Sec 108-21-6(a)(6)):

The term 'carriage house' will be removed from the code altogether and replaced with 'accessory dwelling unit'.



Noticing Compliance

A hearing for this item was published in compliance with UCA §17-27a-205 and UCA §17-27a-502 in the following manners:

Posted on the County's Official Website Posted on the Utah Public Notice Website Published in a local newspaper

Background and History

Weber County is projected to continue to growover the course of the next ten years. The need for various housing types to fit a growing diversity in population, calls for changes to the Weber County Land Use Code, allowing for accessory dwelling units in all zones that permit a single-family residence.

This text amendment was discussed in work session with the Ogden Valley Planning Commission on June 2, 2020.

There have been minimal clerical edits since the previous discussion.

Staff Recommendation

Staff's recommendation to the Ogden Valley Planning Commission is outlined below:

Staff recommends that the County Commission consider the text included as **Attachment A**. Should the County Commission be comfortable with the proposal, it could be approved based on the following findings:

- 3. The changes are supported by and are part of the execution of, the 2016 Ogden Valley General Plan.
- 4. The changes are necessary to address the growing need for various housing types in Weber County.
- The changes will enhance the general health and welfare of County residents.

Attachments

A. Proposed Ordinance

SECTION 1: <u>AMENDMENT</u> "Sec 101-2-2 A Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-2 A Definitions

Abandonment. The term "abandonment" means to cease or discontinue a use or activity without intent to resume, but excluding temporary or short-term interruptions to a use or activity during periods of remodeling, maintaining or otherwise improving or rearranging a facility or during normal periods of vacation or seasonal closure.

Abutting. The term "abutting" means having a common border with, or being separated from such a common border by a right-of-way.

Accessory dwelling unit. The term "accessory dwelling unit," also referred to as an "ADU," means a dwelling unit, as defined by this section, that is either attached to the main single-family dwelling or is otherwise located on the same lot or parcel as the main single-family dwelling or an agritourism operation. An necessory dwelling unit is not an accessory apartment, as otherwise defined by this section. Ownership of an necessory dwelling unit shall not be transferred separate from the main single family dwelling to which it is accessory. See also "carriage house."

Acreage, adjusted gross. The term "acreage, adjusted gross" means a total of all land area that lies within a project boundary and is classified as "developable" by this or any other county, state or federal law, ordinance or regulation.

Acreage, agri-tourism activity center. The term "agri-tourism activity center acreage" means the land area within an approved agri-tourism operation that contains the grouping or assemblage of agri-tourism uses/activities. Activity center area consists of that impacted ground lying immediately adjacent to, in between, and within a reasonable distance around each use/activity. Distances greater than 300 feet in between uses/activities and their impacted grounds, represent a separation of activity centers.

Acreage, gross. The term " gross acreage" means a total of all acreage that lies within a project boundary.

Acreage, net developable. The phrase "net developable acreage" means the total acreage within a project boundary, subtracting acreage unsuitable for development, as defined by this section or as otherwise provided in this Land Use Code. When calculating net developable acreage, the area encumbered or proposed to be encumbered by a street right-of-way or other required right-of-way providing primary access to a lot is considered area unsuitable for development. The term "net developable area" shall have the same meaning, unless the context clearly indicates otherwise.

Acreage, productive agri-tourism. The term "productive agri-tourism acreage" means agriculturally productive land area used for the combined purpose of cultivating agricultural products and hosting active tourism attractions (e.g., pumpkin patch, com maze, U-pick, U-cut Christmas trees, crop tour, bird watching, hunting, horseback/sleigh/wagon rides etc.).

Acreage unsuitable for development. The phrase "acreage unsuitable for development," means the area within a project that has extraordinary circumstances that under existing county, state, or federal laws render development on it very unlikely. The applicant bears the burden to prove an area does not meet this definition.

Agricultural arts center. The term "agricultural arts center" means a facility designed for the purpose of offering public education, enjoyment, and enlightenment through artistic expression and/or a translation of concepts related to art, art history, and art theory. It, in a conducive agricultural setting, acts as a venue for the community to experience, appreciate, and consume art in a variety of forms, including, but not limited to, visual or media art, literature, music, theatre, film, and/or dance. An agricultural arts center does not provide accommodation for nightly farm-stays; however, it may serve meals when served to event participants and/or guests.

Agricultural land, prime. The term "prime agricultural land" means the area of a lot or parcel best suited for large-scale crop production. This area has soil types that have, or are capable of having, highest nutrient content and best irrigation capabilities over other soil types on the property, and are of a sufficient size and configuration to offer marketable opportunities for cropproduction. Unless otherwise specified by this Land Use Code, actual crop production need not exist onsite for a property to be considered to contain prime agricultural land.

Agricultural building. The term "agricultural building" means a structure used solely in conjunction with an onsite agricultural use.

Agricultural parcel. The term "agricultural parcel" means a single parcel of land, at least five acres in area if vacant, or five and one-quarter acres with a residential dwelling unit.

Agriculture. The term "agriculture" means use of land for primarily farming and related purposes such as pastures, farms, dairies, horticulture, aquaculture, animal husbandry, and crop production, but not the keeping or raising of domestic pets, nor any agricultural industry or business such as fruit packing plants, fur farms, animal hospitals or similar uses.

Agri-tourism. The term "agri-tourism" means an agricultural accessory use that can provide a means of diversifying a farm's income through broadening its offerings and adding value to its products. They operate during more than six (consecutive or non-consecutive) days per year and provide agriculturally related, and in some instances, non-agriculturally related products and activities that attract members of the public to the farm for retail, educational, recreational, and/or general tourism purposes.

Agro-ecology research and education center (AREC). The term "agro-ecology research and education center (AREC)" means a facility designed for the purpose of providing academic training in the techniques of agro-ecology and sustainable agricultural systems. An AREC conducts (theoretical and applied) research and community outreach while offering academic education, practical experience/training and public service/instruction opportunities for audiences ranging from local school children to international agencies. Such a facility may afford meals and overnight lodging facilities for faculty, staff, and/or students/apprentices.

Airport hazard. The term "airport hazard" means any structure or natural growth or use of land which obstructs or restricts the airspace required for the safe flight of aircraft in landing, taking off or maneuvering at or in the vicinity of an airport, or is otherwise hazardous to such landing, taking off or maneuvering of aircraft.

Alley: The term "alley" means a public thoroughfare less than 26 feet wide.

Animal/veterinary hospital. The term "animal/veterinary hospital" means any building or structure used for medical and/or surgical care, treatment of animals, including boarding of domesticated animals. The term "animal/veterinary hospital" does not include an animal rescue facility, nor an animal sanctuary.

Antenna. The term "antenna" means any system of wires, poles, rods, reflecting discs, or similar devices used for the transmission or reception of electromagnetic waves external to or attached to the exterior of any building and including the supporting structure; includes, but is not limited to amateur radio antennas, television antennas, and satellite receiving dishes.

Apartments, accessory. The term "apartments, accessory" means accessory apartments shall have a common wall and roof for at least 20 feet with the main home, with an opening from the accessory apartment to the main home, into a common living area of the main home. The opening can be closed off by a door. Busement apartments meet this requirement with the common floor. The stairs which lead to the main floor and opens up into the common living space of the main home, can be closed off by a door. The accessory apartment opening into a garage or storage area doesn't meet the intent of the ordinance, and is not permitted. An accessory apartment doesn't constitute a dwelling unit.

Appeal authority. The term "appeal authority" means a person, board, commission, agency, or other body designated to decide an appeal of a decision of a land use application or variance.

Automobile recycling (parts dismantling). The term "automobile recycling (parts dismantling)" a process carried out within a completely enclosed building, of systematically disassembling or dismantling automobile vehicles for their component parts which are cleaned, refurbished, catalogued, and shelf stored as inventory for the purpose of resale. It includes the storage, both inside and outside the building, of not more than 40 disused or damaged vehicles awaiting movement to within the building for disassembly. The process also includes the immediate removal from the site of the vehicle body hulk and other waste material.

Automobile repair/auto body shop (nonmechanical). The term "automobile repair/auto body shop (nonmechanical)" means any building, structure or premises used for the external/non-mechanical repair of automotive vehicles, including the facilities for the incidental storage of damaged vehicles in connection with the operation of external body repairs and/or painting of automotive vehicles within an enclosed structure.

Automobile repair shop (mechanical). The term "automobile repair shop (mechanical)" means any building, structure or premises used for the mechanical repair of automotive vehicles, including the facilities for the incidental storage of damaged vehicles in connection with the operation of mechanical repairs of automotive vehicles within an enclosed structure.

Automobile service station. The term "automobile service station" means any building or premises used primarily for the retail sale of gasoline and lubricants, but which may also provide for the incidental servicing, of motor vehicles including grease racks, tire repairs, battery charging, hand washing of automobiles, sale of merchandise and supplies related to the servicing of motor vehicles and minor replacements, for which all work takes place within an enclosed building or structure, but excluding body and fender work, engine overhauling, painting, welding, storage of autos not in operating condition, or other work involving the creation of a nuisance to adjacent property.

Average percent of slope. The term "average percent of slope" means the average percent of the slope of terrain of a given area. It shall be calculated as follows: $(0.00229 \times I \times L)/A = S$, where "S" is the average percent of slope, "I" is the contour interval in feet, "L" is the combined length of all contours within the given area in feet, and "A" is the acreage of the given area. As may be approved by the county engineer, alternative methods of calculating the average percent of slope are permissible provided the calculations render similar results and address the entire given area.

SECTION 2: <u>AMENDMENT</u> "Sec 101-2-4 C Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-4 C Definitions

Cabaret/nightclub. The term "cabaret/nightclub" means a business establishment open to public patronage where food and drink is prepared, served or offered for sale or sold for human consumption on or off the premises, and whose patrons may be entertained by performers who sing or dance or perform theatrical acts, and where the patrons may or may not dance.

Campground. The term "campground" means a private, public or semi-public open area with sanitary facilities for overnight camping and may include the parking of camping trailers, tent trailers or other vehicle types intended for camping purposes.

Curriage house. The term "carriage house" means an accessory, non-owner occupied, single-family dwelling unit that is sited on the same lot/parcel as a main dwelling unit. The curriage house may be constructed in designated areas when located on property that can accommodate the necessary zoning, water, wastewater, and typical building system requirements. It may privately serve as a guest house or be rented/leased separately; however, a carriage house may not, by any means, be sold separately from the main house. The right to construct a carriage house does not constitute a transferable development right. See also Accessory dwelling unit:

Cemetery. The term "cemetery" means land used or intended to be used for the burial of the dead and dedicated for such purposes, including columbariums, crematoriums, mausoleums, and mortuaries when operated in conjunction with and within the boundaries of such premises.

Church. The term "church" means a permanently located building or structure, together with its accessory buildings commonly used for religious worship. A church is not a "public building."

Clinic, medical/dental. The term "clinic, medical/dental" means a building wherein a staff of one or more doctors and/or medical staff conducts the examination and treatment of out-patients, excluding the performance of surgical procedures which require overnight stays.

Club or fraternal lodge/organization, private. The term "club or fraternal lodge/organization, private" means a non-profit association of persons who are bona fide members which owns or leases a building or portion thereof, the use of such premises being restricted to members and their guests.

Cluster of residential lots. The phrase "cluster of residential lots" means a grouping of residential lots, as provided title 108 chapter 3 of this Land Use Code, that are contiguous and uninterrupted by other nonresidential parcels except parcels required for a street and other allowed access or as otherwise allowed by this Land Use Code.

Code. The term "Code" means the Land Use Code of Weber County, Utah.

Commercial use. The term "commercial use" means an occupation, employment or enterprise that is carried on for profit by the owner, lessee or licensee.

Common open space. See Open space, common.

Community center. The term "community center" means a place, structure, area, or other facility used for and providing religious, fraternal, social, and/or recreational programs generally open to the public and designed to accommodate and serve significant segments of the community.

Compatible. The term "compatible" means capable of orderly efficient integration and operation with adjacent developments. A development is compatible with an existing on or off-site development or property if its architectural features, building height and materials, approved uses, intensity of such use and other features are complementary and do not have a significant adverse economic and aesthetic impact on the existing development or property.

Complete street. The term "complete street" means a transportation facility that is planned, designed, operated, and maintained to provide safe, convenient, and inviting mobility for all users of the facility, including pedestrians, bicyclists, transit vehicles, and motorists.

Conditional use. See Use, conditional.

Condominium. The term "condominium" means an estate in real property consisting of an undivided interest in common with other purchasers in a portion of a parcel of real property, together with a separate interest in space in a residential building, such as an apartment. A condominium may include, in addition, a separate interest in other portions of such real property.

Condominium dwelling unit. The term "condominium dwelling unit" means an individual living/dwelling unit located within a residential condominium project.

Condominium project. The term "condominium project" means a real estate condominium project, a plan or project whereby two or more units, whether contained existing or proposed apartment, commercial or industrial buildings or structures or otherwise, are separately offered or proposed to be offered, for sale. The term "condominium project" shall also mean the property where the context so requires.

Condominium rental apartment (condo-tel). The term "condominium rental apartment (condo-tel)" means a condominium residential project in which the units, when not occupied by the owner, may be placed in a management rental pool for rent as transient living quarters similar to a motel operation. Because of the transient rental characteristics, a condominium rental apartment is classified as a use category separate and distinct from a condominium dwelling unit.

Condominium unit means a separate physical part of the property intended for any type of independent use, including one or more rooms or spaces located in one or more floors (or part or parts of floors) in a building or a time period unit, as the context may require. A convertible space shall be treated as a unit in accordance with 57-8-13.4, U.C.A., 1953, as amended (U.C.A. 1953, § 57-8-13.4).

Conference/education center. The term "conference/education center" means a facility designed for the purpose of conducting meetings for consultation, exchange of information and/or discussion which results in enhanced personal, business and/or professional development. A conference/education center may provide office facilities and schedule a range of business related and/or leisure activities (e.g., training workshops, seminars, retreats and similar type meetings). Such a facility may serve meals and offer day use and/or overnight lodging facilities.

Conservation easement. The term "conservation easement" means: An easement granting a right or interest in real property that is appropriate to retaining land or water areas predominately in their natural, scenic, open or wooded condition; retaining such areas as suitable habitat for fish, plants or wildlife; or maintaining existing land uses.

Convalescent home. The term "convalescent home" means a facility for the care of children, the aged, infirm, or convalescent of any age. See also Nursing home.

Convenience store. The term "convenience store" means any retail establishment offering for sale prepackaged food products, household items, and other goods which are commonly associated, may be in conjunction with gasoline sales, and having a gross floor area of less than 5,000 square feet.

Corral. The term "corral" means a fenced enclosure used for the close confinement of large animals with hay or grain feeding in contrast to pasture feeding.

Cost benefit analysis (CBA). The term "cost benefit analysis" (CBA) means a formal discipline used to help appraise, assess, or evaluate the desirability of a project or proposal. The CBA shall itemize, quantify, consider and weigh the total expected (tangible and intangible) costs against the total expected (tangible and intangible) benefits of one or more actions in order to demonstrate the viability, efficiency and compatibility of a particular proposal.

County health officer. The term "county health officer" means the administrative and executive officer of the county health department and local registrar of vital statistics or his duly authorized representatives.

Cross-access. The term "cross-access" means a logical, convenient, and safe two-way vehicle and pedestrian ingress and egress between a lot or parcel and an adjoining lot or parcel.

Cross-access easement. The term "cross-access easement" means an easement for the purpose of cross-access on a lot or parcel that contains or will contain a cross-access.

Cul-de-sac The term "cul-de-sac" means a minor terminal street provided with a turnaround.

Custom exempt meat cutting. The term "custom exempt meat cutting" means the cutting, wrapping, and preparation of meat for human consumption; provided, however, that the source of meat shall be limited to animals that are part of one or more livestock operation(s) in Weber County, and/or wild game.

SECTION 3: <u>AMENDMENT</u> "Sec 101-2-5 D Definitions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 101-2-5 D Definitions

Dairy. The term "dairy" means a commercial establishment for the manufacture or processing of dairy products.

Dark sky. The term "dark sky" means a nighttime sky that is substantially free of interference from artificial light.

Day care. The term "day care" means the supervision of children, unaccompanied by parent or guardian, or adults in need of supervision by other than legal guardian, for periods of less than 24 hours. The term "day care" is inclusive of kindergartens, preschools, day care (child), nursery schools and all other similar facilities specializing in the education and/or care of children prior to their entrance into the first grade, other than facilities owned and/or operated by the public school system.

Day care (adult) facility. The term "day care (adult) facility" means any building or structure used for the purpose of furnishing care, supervision and guidance for three or more elderly, developmentally and/or emotionally disabled adults for periods of less than eight hours per day.

Day care (child) center. The term "day care (child) center" means a building or structure, other than an occupied residence, where care, protection and supervision are provided.

Day care (child) home. The term "day care (child) home" means an occupied residence where care, protection, and supervision are provided to no more than eight children at one time, including the caregiver's children under six years of age.

Density, base. The term "base density" means the number of dwelling units allowed in an area. For development types that permit a reduced lot area than otherwise provided by the zone, the base density shall be calculated as the net developable acreage, as defined herein, divided by the minimum lot area of the zone, except when a greater area would otherwise be required by the Weber-Morgan Health Department due to lack of sanitary sewer or culinary water, then the greater area shall be used. This calculation can be observed by this formula: ((net developable acreage) / (minimum lot area)) = base dwelling unit density. The result shall be rounded down to the nearest whole dwelling unit.

Detached lockout. In the Ogden Valley Destination and Recreation Resort Zone, the term "detached lockout" means a detached sleeping room (or multiple rooms) on the same lot with single-, two-, three-, four-, multi-family dwellings, condominiums, condominium rental apartments (condo-tel), private residence clubs, townhomes, residential facilities, timeshare/fractional ownership units, hotels, accessory dwelling units, and all or any portion of any other residential use, with separate or common access and toilet facilities but no cooking facilities except a hotplate and/or a microwave, which may be rented independently of the main unit for nightly rental by locking access. A detached lockout is accessory to the main use and shall not be sold independently from the main unit. Unless specifically addressed in the development agreement for the specific Ogden Valley Destination and [Recreation] Resort Zone, a detached lockout shall be considered one-third of a dwelling unit when figuring density on a parcel of land.

Development. The term "development" means all structures and other modifications of the natural landscape above and below ground or water, on a particular site; the division of land into one or more parcels, the construction, reconstruction, conversion, structural alteration, relocation or enlargement of any structure; any mining, excavation, landfill or land disturbance; and any use or extension of the use of land.

D--- 0

Development master plan. The term "development master plan" means a plan of a development which encompasses an entire site under one or more ownerships which is designed to accommodate one or more land uses, the development of which may be phased, and which could include planned residential unit development, clustered subdivision and planned commercial development.

Distillery. The term "distillery" means a manufacturing operation to distill, brew, rectify, mix, compound, process, ferment, or otherwise make alcoholic products for personal use or for sale or distribution to others.

Duplex. See "dwelling, two family."

Dwelling. The term "dwelling" means a building or portion thereof, which is constructed in compliance with the county's adopted building codes and designed as a place for human habitation, except hotel, apartment hotel, boardinghouse, lodginghouse, tourist court or apartment court and meeting the requirements of title 108, chapter 15. The term "dwelling" shall include manufactured home and modular home when the requirements of title 108, chapter 14 are met.

Dwelling, group. The term "dwelling, group" means two or more dwellings arranged around a court.

Dwelling, multiple-family. The term "dwelling, multiple-family dwelling" means a building or portion thereof used and/or arranged or designed to be occupied by more than four families, including apartment houses and apartment hotels, but not including tourist courts.

Dwelling, single-family. The term "dwelling, single-family dwelling" means a building arranged or designed to be occupied exclusively by one family, the structure having only one dwelling unit, unless specified otherwise by this Land Use Code.

Dwelling, two-family (duplex). The term "dwelling, two-family dwelling (duplex)" also referred to as a "duplex." means a building arranged or designed to be occupied by two families, the structure having only two dwelling units with approximately the same floor area.

Dwelling unit. The term "dwelling unit" means any building or portion thereof that contains living facilities, including provisions for sleeping, eating, cooking and sanitation for not more than one family.

SECTION 4: AMENDMENT "Sec 104-3-2 Permitted Uses" of the Weber County County Code is hereby amended as follows:

AMENDMENT

Sec 104-3-2 Permitted Uses

The following uses are permitted in Residential Estates Zones RE-15 and RE-20:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use;
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture and agricultural experiment station;
- (d) Animals and fowl kept for family food production as an incidental and accessory use to the residential use of the lot;
- (e) Church, synagogue or similar building used for regular religious worship;
- (f) Cluster subdivision, in accordance with title 108, chapter 3 of this Land Use Code;
- (g) Corral, stable or building for keeping of animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any side or rear lot line;
- (h) Golf course, except miniature golf;
- Greenhouse and nursery limited to sale of material produced on premises and with no retail shop operation;
- (i) Home occupations;
- (k) Household pets;
- (l) Parking lot accessory to use permitted in this zone;
- (m) Private stables; horses for private use only, and provided that not more than one horse may be kept for each one-half acre of land used for horses within any lot and no horses shall be kept on any lot of less than one-half acre in area;
- (n) Public building; public park, recreation grounds and associated buildings, public schools; private educational institutions having a curriculum similar to that ordinarily given in public schools;
- (o) Single-family dwelling; and
- (p) Temporary building or use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.

(Ord. of 1956, § 3-2; Ord. No. 7-76; Ord. No. 28-82; Ord. No. 14-92; Ord. No. 9-93; Ord. No. 96-35; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No 2011-2, § 3-2, 1-18-2011; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 5: <u>AMENDMENT</u> "Sec 104-5-3 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-5-3 Permitted Uses

The following uses are permitted in Agriculture Zone A-1:

(a) Accessory building incidental to the use of a main building; main building designed or

used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.

- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- (d) Animals or fowl kept for family food production as an accessory use.
- (e) Cemetery; chinchilla raising, convalescent or rest home.
- (f) Church, synagogue or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with this Land Use Code.
- (h) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any side or rear lot line.
- (i) Fruit or vegetable stand for produce grown on the premises only.
- (j) Golf course, except miniature golf course.
- (k) Greenhouse, and nursery limited to sale of materials produced on premises and with no retail shop operation.
- (l) Home occupations.
- (m) Household pets.
- (n) Parking lot accessory to uses allowed in this zone.
- (o) Private park, playground or recreation area but not including privately owned commercial amusement business.
- (p) Private stables; horses for private use only, provided that not more than two horses may be kept for each one-half acre of land used for horses within any lot.
- (q) Public building; public park, recreation grounds and associated buildings; public school; private educational institution having a curriculum similar to that ordinarily given in public schools.
- (r) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (s) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (t) Single-family dwelling.
- (u) Sugar beet loading or collection station.
- (v) Temporary buildings or use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 5-2; Ord. No. 7-76; Ord. No. 12-91; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 6: <u>AMENDMENT</u> "Sec 104-6-3 Permitted Uses" of the Weber County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-6-3 Permitted Uses

The following uses are permitted in the Agricultural Valley, AV-3 Zone:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- (d) Animals or fowl kept for family food production as an accessory use.
- (e) Cemetery; chinchilla raising, convalescent or rest home.
- (f) Church, synagogue or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with this Land Use Code.
- (h) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any rear or side lot line.
- Fruit or vegetable stand for produce grown on the premises only.
- Golf course, except miniature golf course.
- (k) Greenhouse and nursery limited to sale of materials produced on premises and with no retail shop operation.
- (l) Home occupations.
- (m) Household pets which do not constitute a kennel.
- (n) Parking lot accessory to uses allowed in this zone.
- (o) Private park, playground or recreation area, but not including privately owned commercial amusement business.
- (p) Private stables, horses for private use only and provided that not more than two horses may be kept for each 20,000 square feet of area devoted exclusively to the keeping of
- (q) Public building; public park, recreation grounds and associated buildings; public school; private education institution having a curriculum similar to that ordinarily given in public schools.
- (r) Residential facility for handicapped persons meeting the requirements of section 108-7-
- (s) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (t) Single-family dwelling.
- (u) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 5B-2; Ord. No. 2015-7, Exh. A, 5-5-2015)

AMENDMENT "Sec 104-8-3 Permitted Uses" of the Weber SECTION 7: County County Code is hereby amended as follows:

AMENDMENT

The following uses are permitted in the Agriculture Zone A-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, agricultural experiment station, apiary; aviary.
- (d) Animals or fowl kept for food production as an accessory use; animal hospital or clinic, dog breeding, dog kennel, dog training school, provided any building or enclosure for animals shall be located not less than 100 feet from a public street and not less than 50 feet from any side or rear property line.
- (e) Cemetery, chinchilla raising, convalescent or rest home.
- (f) Church, synagogue, or similar building used for regular religious worship.
- (g) Cluster subdivision in accordance with title 108, chapter 3 of this Land Use Code.
- (h) Corral, stable, or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any side or rear lot line.
- (i) Fruit or vegetable stand for produce grown on the premises.
- (j) Golf course, except miniature golf course.
- (k) Greenhouse and nursery with no retail shop operation.
- (1) Home occupations.
- (m) Household pets.
- (n) Parking lot accessory to uses allowed in this zone.
- (o) Private park, playground or recreation area but not including privately owned commercial amusement business.
- (p) Private stables, horses for private use only, and provided that not more than two horses may be kept for each one-half acre of land used for horses within any lot.
- (q) Public building, public park, recreation grounds and associated buildings; public school; private educational institution having a curriculum similar to that ordinarily given in public schools.
- (r) Single-family dwelling.
- (s) Sugar beet loading or collection station and dump sites.
- (t) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 7-2; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 8: <u>AMENDMENT</u> "Sec 104-9-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-9-2 Permitted Uses

The following uses are permitted in Forest Zones F-5, F-10, and F-40:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Cluster subdivisions, which comply with the requirements of title 108, chapter 3.
- (e) Grazing and pasturing of animals, limited to one horse or cow per acre of land exclusively dedicated to the animal. The keeping of animals and fowl for family food production. Golf course, except miniature golf courses.
- (f) Home occupations.
- (g) Household pets.
- (h) Private stables, not to exceed one horse per acre.
- (i) Public parks and recreation grounds. Public campgrounds and picnic areas meeting the requirements of the Forest Campground Ordinance of Weber County; public buildings.
- (j) One recreational vehicle, temporarily parked on a lot or parcel for periodic short-term intervals of less than 180 days for recreational use only and not for longer term placement nor for full time living. The following additional conditions shall apply:
 - (1) The lot has a minimum area of five acres in the F-5, ten acres in the F-10, and 40 acres in the F-40 Zone or is determined to be a legally approved or legal nonconforming lot or parcel or cluster subdivision and meet the minimum lot size, frontage, and setback requirements for all zones in this chapter.
 - (2) County environmental health department approval as to waste disposal by an approved septic tank and drain field with approved connection to the R.V., and a land use permit from the county planning commission for each unit, which shall expire after 180 days from date of issue, and including only the following accessory uses: not more than one storage shed of not more than 200 square feet per lot, not to include electrical or plumbing connections; prepared R.V. parking pad; raised deck of not more than two feet in height adjacent to the R.V. parking pad; one outdoor camp fireplace; picnic table and chairs and tent type screens.
 - (3) A second recreation vehicle may be placed on any lot, parcel, legal nonconforming lot or parcel as qualified in subsection (f)(2) of this section containing a minimum area of two acres excluding land known as common land and/or open space.
 - (4) The following state and local division of health codes and requirements are complied with:
 - a. International Utah Plumbing Code.
 - b. Rules and regulations relating to public water supplies.
 - c. Code of Waste Disposal Regulations.
 - d. Code of Solid Waste Disposal Regulations.

- e. Recreation regulations.
- (k) Signs shall comply with title 110, chapter 2, Ogden Valley signs, if located within the Ogden Valley area. Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (l) Single-family residences. Facilities for persons with a disability meeting the requirements of section 108-7-13. Private stables, not to exceed one horse per acre. Household pets:

(Ord. of 1956, § 8-2; Ord. No. 96-35; Ord. No. 99-21; Ord. No. 2001-4; Ord. No. 2003-14; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No. 2014-14, 5-20-2014; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 9: <u>AMENDMENT</u> "Sec 104-10-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-10-2 Permitted Uses

The following uses are permitted in the

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture, grazing and pasturing of animals.
- (d) Boating.
- (e) Cemeteries.
- (f) Fishing.
- (g) Golf courses, excluding miniature golf courses.
- (h) Home occupations.
- (i) Keeping of animals and fowl for family food production.
- (j) Public parks and recreation grounds. Public campgrounds and picnic areas meeting the requirements of the Forest Campground Ordinance of Weber County. Public buildings
- (k) Single-family dwelling. Signs.
- (I) Water skiing and other water recreation activities.

(Ord. of 1956, § 9A-1; Ord. No. 6-61; Ord. No. 10-73B; Ord. No. 96-35; Ord. No. 98-3; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 10: <u>AMENDMENT</u> "Sec 104-12-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-12-2 Permitted Uses

The following are permitted uses in the Single-Family Residential Zones R-1-12, R-1-10.

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Church, synagogue or similar building used for regular religious worship.
- (e) Cluster subdivision, in accordance with title 108, chapter 3 of this Land Use Code.
- (f) Educational institution.
- (g) Golf course, except miniature golf course.
- (h) Greenhouse, for private use only.
- (i) Home occupations.
- (j) Household pets, which do not constitute a kennel.
- (k) Parking lot accessory to uses permitted in this zone.
- (l) Public building, public park, recreation grounds and associated buildings.
- (m) Single-family dwelling.
- (n) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (o) Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 10-2; Ord. No. 96-35; Ord. No. 99-25; Ord. No. 2006-24; Ord. No. 2009-14; Ord. No. 2009-15; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 11: <u>AMENDMENT</u> "See 104-13-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-13-2 Permitted Uses

The following uses are permitted in the Forest Residential Zone FR-1:

(a) Accessory building incidental to the use of a main building; main building designed or

used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.

- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Animals and fowl kept for family food production.
- (e) Cluster subdivision, in accordance with title 108, chapter 3.
- (f) Corral, stable or building for keeping animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any side or rear lot line, 40 feet from the residence and 75 from the nearest adjacent residence.
- (g) Greenhouse, noncommercial only.
- (h) Home occupations.
- (i) Horses for private use only, and provided that not more than two horses may be kept for each one acre of land exclusively devoted to the keeping of horses.
- (j) Household pets which do not constitute a kennel.
- (k) Single-family dwelling.
- (I) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (m) Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 12-2; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 99-23; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 12: <u>AMENDMENT</u> "Sec 104-14-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-14-2 Permitted Uses

The following uses are permitted in the Forest Valley Zone FV-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Animals and fowl kept for family food production.
- (e) Cluster subdivision, in accordance with title 108, chapter 3.
- (f) Corral, stable or building for keeping animals or fowl, provided such building shall be located not less than 100 feet from a public street, and not less than 25 feet from any



- side or rear lot line.
- (g) Greenhouse, noncommercial only.
- (h) Home occupations.
- (i) Horses for private use only, and provided that not more than two horses may be kept for each one acre of land exclusively devoted to the keeping of horses.
- (i) Household pets which do not constitute a kennel.
- (k) Single-family dwelling.
- Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (m) Residential facilities for handicapped persons meeting the requirements of section 108-7-13.

(Ord. of 1956, § 12B-2; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 13: <u>AMENDMENT</u> "Sec 104-15-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-15-2 Permitted Uses

The following uses are permitted in the Two-Family Residential Zone R-2:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Bachelor and/or bachelorette dwelling with 24 or less dwelling units.
- (e) Church, synagogue or similar permanent building used for regular religious worship.
- (f) Educational institution.
- (g) Golf course, except miniature golf course.
- (h) Greenhouse for private use only.
- Group dwelling with 24 or less dwelling units in accordance with section 108-7-11 of this Land Use Code.
- (j) Home occupations.
- (k) Household pets.
- (l) Parking lot accessory to uses permitted in this zone.
- (m) Public building, public park, recreation grounds and associated buildings.
- (n) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (o) Residential facility for elderly persons meeting the requirements of section 108-7-15.

- (p) Single-family dwelling.
- (q) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (r) Two-family dwelling.

(Ord. of 1956, § 13-2; Ord. No. 7-78; Ord. No. 17-87; Ord. No. 12-91; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 14: <u>AMENDMENT</u> "Sec 104-16-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-16-2 Permitted Uses

The following uses are permitted in the Multiple-Family Residential Zone R-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Agriculture.
- (d) Bachelor and/or bachelorette dwelling with 24 or less dwelling units.
- (e) Church, synagogue or similar permanent building used for regular religious worship.
- (f) Educational institution.
- (g) Golf course, except miniature golf course.
- (h) Greenhouse for private use only.
- (i) Group dwelling with 24 or less dwelling units in accordance with section 108-7-11.
- (i) Home occupations.
- (k) Household pets.
- (l) Library or museum, public or nonprofit.
- (m) Multiple-family dwelling with 24 or less dwelling units.
- (n) Parking lot accessory to uses permitted in this zone.
- (o) Public building, public park, recreation grounds and associated buildings.
- (p) Residential facility for handicapped persons meeting the requirements of section 108-7-13.
- (q) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- (r) Single-family dwelling.
- (s) Temporary building for use incidental to construction work. Such building shall be removed upon the completion or abandonment of the construction work.
- (t) Two-family dwelling.

(Ord. of 1956, § 14-2; Ord. No. 7-78; Ord. No. 17-87; Ord. No. 12-91; Ord. No. 96-35; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 15: <u>AMENDMENT</u> "Sec 104-17-2 Permitted Uses" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 104-17-2 Permitted Uses

The following uses are permitted in the Forest Residential Zone FR-3:

- (a) Accessory building incidental to the use of a main building; main building designed or used to accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to a main use.
- (b) Accessory dwelling unit, in compliance with Chapter 108-19.
- (c) Cluster subdivision in accordance with title 108, chapter 3.
- (d) Dwelling unit as part of a Homeowner Association's common facility building, such as a clubhouse, for use by an on-site employed manager or night watchman with the density not greater than one manager or night watchman dwelling for every one hundred residential units within a project or combination of projects.
- (e) Home occupations.
- (f) Household pets.
- (g) Single-family, two-family, three-family and four-family dwellings.
- (h) Temporary building or use incidental to construction work. Such building or use to be removed upon completion or abandonment of the construction work.
- Residential facilities for persons with a disability meeting the requirements of section 108-7-13.

(Ord. of 1956, § 15-2; Ord. No. 96-35; Ord. No. 99-29; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2012-3, 2-21-2012; Ord. No. 2015-7, Exh. A, 5-5-2015)

SECTION 16: <u>AMENDMENT</u> "Sec 108-8-2 Parking Spaces For Dwellings" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-8-2 Parking Spaces For Dwellings

In all zones there shall be provided in a private garage or in an area <u>designated for vehicle</u> parking, that includes a hard surface area properly located for a future garage:

Single-family dwelling	Two side-by-side parking spaces	
Accessory dwelling unit	One parking space	
Two-family dwelling	Four side-by-side parking spaces	
Three-family dwelling	Six parking spaces	
Four-family dwelling	Seven parking spaces	
Other multiple-family dwellings		
Mixed bachelor, bachelorette and family	1¾ parking spaces per unit. Building permit will stipulate maximum number of persons per unit and number and type of unit.	
Bachelor and/or bachelorette	(Presence of resident manager does not make this type a mixed complex.) One parking space for each person in each unit. Building permit will stipulate maximum number of persons per unit and number and type of unit.	
Housing exclusively for elderly	One parking space per unit for the first 30 units, 0.75 space per unit for the next 20 units and 0.5 space per unit for each unit in excess of 50 in the development.	

- (a) <u>Increased occupancy</u>. If any dwelling unit is increased by occupant use after the original building permit is issued, the parking requirements shall reflect that increase.
- (b) Rental sleeping room. In addition to the above parking space requirements, dwelling units with more than two sleeping rooms shall provide three-fourths additional parking space per each additional room used as a rental sleeping room.

(Ord. of 1956, § 24-2; Ord. No. 27-80; Ord. No. 9-81; Ord. No. 2011-3, § 24-2, 2-15-2011; Ord. No. 2014-18, Exh. A, 6-17-2014)

SECTION 17: AMENDMENT "Sec 108-8-7 Parking Lot Design And Maintenance" of the Weber County County Code is hereby amended as follows:

AMENDMENT

Sec 108-8-7 Parking Lot Design And Maintenance

- (a) Parking space location. Parking space(s) as required by this chapter shall be on the same lot with the main building or, in the case of buildings other than dwellings, may be located no farther than 500 feet therefrom.
- (b) Public parking lot standards. Every parcel of land hereafter used as a public parking area shall be paved with an asphalt or concrete surface. Exceptions to this requirement will be made for seasonal, temporary, or transient uses, including, but not limited to, a

fair, festival, short-term vendor, park and ride lots, and legitimate agricultural uses and agriculturally related uses, including, but not limited to, a petting farm, corn maze, green house, garden plant sales, and/or approved agri-tourism operations.

- As determined by the planning commission, parking lots shall have appropriate bumper guards or curbs where needed, in order to protect property and/or pedestrians.
- (c) Maximum yard area to be used for parking and vehicle access lanes. For all uses permitted in a residential zone, none of the front yard area required by the respective zones shall be used for parking of no more than two automobiles, which shall be functional and licensed with current registration, but shall be left in open green space; except that necess across and over the required front yard is allowed to the side or rear yards. In the case of multiple-family dwellings and nonresidential uses in a residential zone, not more than 50 percent of the required side and rear yards shall be used for parking. Any said yard area used in excess of said limits shall be provided in an equivalent amount of land elsewhere on the same lot as the building as open green space, patios, play areas or courts.
- (d) Additional provisions. The design and maintenance of off-street parking facilities shall be subject to the following provisions:
 - (1) Each parking space shall encompass not less than 180 square feet of net area. Each parking space shall be not less than nine feet wide, the width being measured at a right angle from the side lines of the parking space.
 - (2) Adequate automobile access to and from parking area for interior block developments shall be provided. Minimum size of the access right-of-way shall be as follows based on the number of units to be served:
 - a. Up to and including four dwelling units, 16 feet.
 - Five or more dwelling units, one 24-foot two-way access right-of-way or two 16-foot one-way access rights-of-way.
 - c. A greater size of access right-of-way shall be required as deemed necessary by the planning commission, especially in cases where access right-of-way will create comer lots from otherwise interior lots.
 - (3) All off-street parking spaces and associated access lanes shall be effectively screened on any side adjoining any property in a residential zone by a masonry wall or fence not less than four feet nor more than seven feet high, except that some type of hedge-row shrubs may be used in place of a wall or fence provided the hedge is continuous along adjoining property and at maturity is not less than five feet nor more than seven feet high. Hedge-row shrubs shall be maintained and replaced where necessary so that the hedge may become an effective screen from bordering property within a maximum five-year period. Front yard and corner lot fences or plantings shall maintain height requirements of their respective zones.
 - (4) Lighting and signs shall conform to the requirements set forth in this Land Use
 - (5) Parking requirements for dwellings will be located on the same lot with the dwelling.
 - (6) All private parking facilities must be improved with a hard surface such as

concrete or asphalt and must be sloped and graded to prevent drainage of stormwater onto adjacent properties.

(Ord. of 1956, § 24-6; Ord. No. 27-80; Ord. No. 2011-3, § 24-6, 2-15-2011; Ord. No. 2012-19, pt. 10(§ 24-6), 12-18-2012)

SECTION 18: <u>AMENDMENT</u> "Sec 108-15-2 Other Standards And Requirements" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-15-2 Other Standards And Requirements

In addition to the above, the following standards and requirements shall also be met:

- (a) Single-family dwellings shall:
 - Be attached to a site-built permanent foundation which meets all applicable codes; and
 - (2) Have all installation and transportation components, consisting of but not limited to, lifting shackles or hooks, axles, wheels, brakes, or hitches removed or hidden from view; and
 - (3) Have an exterior finish made of wood, engineered wood, masonry, concrete, fiber cement, stucco, Masonite, metal, or vinyl; and
 - (4) Be permanently connected to all required utilities; and
 - (5) Be taxed as real property. If the dwelling is a mobile or manufactured home that has previously been issued a certificate of title, the owner shall follow and meet all applicable Utah State Code titling provisions that result in the mobile or manufactured home being converted to an improvement to real property.
- (b) Single-family dwellings, except for those located within a mobile or manufactured home park, camp, court, subdivision, or PRUD or those located within a non-mobile or nonmanufactured home PRUD, a county approved master planned community, or the Ogden Valley Destination and Recreation Resort Zone, that have exterior walls or surfaces, that enclose or create a crawlspace area shall have those walls anchored to the perimeter of the dwelling. The walls shall be constructed of or faced with the following:
 - (1) Concrete or masonry materials; or
 - (2) Weather resistant materials that aesthetically imitate concrete or masonry foundation materials; or
 - (3) Materials that are the same as those used on the portion of the dwelling's exterior walls that enclose and create the habitable space of the dwelling.
- (c) Single-family dwellings, except for those located within a mobile or manufactured home park, eamp, court, subdivision, or PRUD, or those located within a non-mobile or nonmanufactured home PRUD, a county approved master planned community, or the Ogden Valley Destination and Recreation Resort Zone, shall have:

- (1) A roof pitch of not less than a 2:12 ratio; and
- (2) Eaves that project a distance of not less than one foot as measured from the vertical side of the building. Eaves are not required on exterior bay windows, nooks, morning rooms, or other similar architectural cantilevers; and
- (3) A width, not including garage area, of at least 20 feet or more. The width of the dwelling is determined by identifying the lesser of two dimensions when comparing a front elevation to a side elevation.
- (d) One or more additional kitchen(s) in detached single-family dwellings shall be allowed in all-each zones, where single family dwellings are permitted, <u>provided compliance</u> with the following:if all of the following requirements are met:
 - (1) The main dwelling unit shall have only one front entrance.
 - (2) The main dwelling unit shall have only one address. An interior access shall be maintained to all parts of the dwelling unit to assure that an accessory apartment is not created. No portion of the single family dwelling shall be locked for the purpose of rental. The dwelling unit shall have no more than one (1) electrical mater.
 - (3) Additional kitchen(s) may exist as part of the primary dwelling structure or be installed in an accessory or "out" building provided no more than one dwelling unit is established in the main single-family dwelling or in an accessory building the use and occupancy limitations of this section are met and no second dwelling unit or accessory apartment is established in the primary or accessory buildings:
 - (4) The dwelling unit owner shall sign a notarized covenant to run with the land, as prescribed by Weber County, which provides that a second dwelling unit shall not be created as a result of the additional kitchen unless in accordance with Chapter 108-19, the dwelling unit, including any accessory building, may not be converted into two or more dwelling units unless allowed by and in accordance with applicable provisions of this title. The document shall be recorded with the Weber County Recorder's Office prior to issuance of a building permit. An additional kitchen shall not be established in a one-family dwelling unit which contains an accessory apartment, whether or not such apartment was established pursuant to title 108, chapter 19.

(Ord. of 1956, § 37-2; Ord. No. 2008-6; Ord. No. 2017-17, Exh. A, 5-9-2017; Ord. No. 2018-12, Exh. A, 8-28-2018)

SECTION 19: <u>AMENDMENT</u> "Chapter 108-19 Accessory Apartments" of the Weber County Code is hereby *amended* as follows:

AMENDMENT

Chapter 108-19 Accessory Apartments Dwelling Units

SECTION 20: <u>AMENDMENT</u> "See 108-19-1 Purpose And Intent" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-19-1 Purpose And Intent

The purpose of allowing an accessory dwelling unit, whether attached or detached to a single-family dwelling, is to assist in providing housing types that meet the needs of populations of various income levels, ages, and stages of life, accessory apartments within existing dwellings or by addition thereto, subject to conditions by conditional use permit, is to provide for affordable housing for the citizens of the county:

(Ord. of 1956, § 42-1)

SECTION 21: REPEAL "Sec 108-19-2 Conditional Use" of the Weber County County Code is hereby repealed as follows:

REPEAL

See 108-19-2 Conditional Use (Repealed)

Accessory apartments may be permitted, by conditional use permit, in any zone in which single-family residential dwelling units are allowed, under the following specifications:

- (a) Relationship to principal use; appearance. An apartment may be established only accessory to a permitted dwelling. The apartment unit shall have common walls, roof, and/or floors with the principal dwelling. The minimum width shall be 20 feet with the liveble floor area of the main home, with an opening from the accessory apartment to the main home, into a common living area of the main home. The opening can be closed off by a door. Basement apartments meet this requirement with the common floor. The stairs which lead to the main floor and open up into the common living space of the main home can be closed off by a door. The accessory apartment opening into a garage or storage is not considered livable space. The outward appearance of the accessory dwelling shall be consistent with the design and character of the principal dwelling in its construction, materials and finish treatment. There shall be no more than one apartment accessory to a permitted dwelling. There shall be no separate address, mailbox or utilities.
- (b) Floor area. Living area of an accessory apartment shall contain a minimum of 400 square feet and shall not exceed a maximum of 800 square feet; there shall be no more than two bedrooms in such apartments. In no case shall the floor area exceed 25 percent of the gross livible floor area of the total structure.

- (e) Location. An accessory apartment shall be so located upon a lot to comply with all dimensional requirements of the zoning district for new construction. An apartment located within the perimeter of an existing (by location) nonconforming dwelling, shall not be subject to such requirements. No apartment shall be located in a basement or cellar unless such basements or cellar constitutes a walk out basement. Additions for the purpose of an accessory apartment shall be made only above or to the side or rear of the principal dwelling.
- (d) Access. An accessory apartment shall have a minimum of one separate external door access from the principal dwelling located on either the side or the rear of the principal dwelling.
- (e) Amenities. An accessory apartment shall contain separate amenities from the principal dwelling: kitchen facilities, full bath, electric panel with separate disconnect, telephone service.
- (f) Parking. In addition to the two purking spaces required for the principal dwelling, two off street parking spaces shall be provided for an accessory apartment in a designated location on the premises. Such spaces shall be on an area prepared to accommodate vehicle parking. In the Ogden Valley Destination and Resort Zone, this requirement shall be subject to modification by an approved parking plan pursuant to section 108-8-13.

(Ord. of 1956, § 42-2; Ord. No. 2016 4, Exh. F2, 5-24-2016)

SECTION 22: <u>ADOPTION</u> "Sec 108-19-2 Applicability" of the Weber County County Code is hereby *added* as follows:

ADOPTION

Sec 108-19-2 Applicability(Added)

- (a) Applicability. The provisions set forth in this chapter apply to an accessory dwelling unit, where allowed by the zone.
- (b) Ogden Valley Accessory Dwelling Unit. In the Ogden Valley, a detached accessory dwelling unit shall only be allowed on a lot:
 - (1) that contains twice the minimum acreage required by the zone; or
 - (2) where an applicant requesting an accessory dwelling unit has successfully negotiated the reallocation of a development right from another landowner's property. The reallocation shall be made by recording an instrument to the lot or parcel that is sending the development right. The instrument shall prohibit the right to develop the applicable dwelling on the sending parcel. The instrument shall be in a form as acceptable to the County Attorney.

SECTION 23: <u>AMENDMENT</u> "Sec 108-19-3 General Provisions" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-19-3 General Provisions

In addition to the section above, the following general provisions shall apply:

- (a) <u>Number of accessory dwelling units per parcel</u>. No more than one accessory dwelling unit shall be allowed on a lot containing a single-family dwelling, unless explicitly specified otherwise in this Land Use Code.
- (b) Amenities. An accessory dwelling unit shall contain sufficient amenities to be definable by Section 101-1-7 as a dwelling unit.
- (c) Parking. Parking shall be as provided in Section 108-8 for an accessory dwelling unit, and shall be on a hard-surfaced area prepared to accommodate vehicle parking.
- (d) Occupancy. Either the accessory dwelling unit or the single-family dwelling unit shall be owner-occupied. While away, the owner shall not offer the owner-occupied dwelling unit for rent. The non-owner-occupied unit is limited to no more than one family. For the purposes of this subsection 3(d), "owner-occupied dwelling unit" means a unit that is occupied by the owner for a minimum of seven months of the calendar year. Temporary leave for religious, military, or other legitimate purpose may be permissible.
- (e) Short-term rentals not allowed. Neither the single-family dwelling, nor the accessory dwelling unit, shall be used or licensed as a short-term rental, otherwise known as "nightly rental" elsewhere in this Land Use Code.
- (f) Relevant authority approvals. The accessory dwelling unit shall comply with local regulations and ordinances for a single-family dwelling unit. Approval is required from the Fire Authority, Addressing Official or similar, Culinary Water Authority, Sanitary Sewer Authority, and Building Official.

Either the principal dwelling or accessory apartment shall be occupied by the owner of the premises at all times, excepting reasonable vacation absences. Nothing shall prevent the owner of the premises from deed restricting aspects of the use of the apartment as long as such restrictions legally conform to any local, state or federal law or regulation. There shall be no limitation on age of structure, time of ownership, or construction of additions to establish an accessory apartment, except as provided in this section. All provisions of the state building code, as amended from time to time, including the securing of requisite building land use permits, building permits, and certificates of occupancy, together with the requirements of all other applicable construction codes or regulations, shall be met to establish an accessory apartment. The fire marshal shall review and approve any proposal to establish an accessory apartment to assure adequate fire safety. The Morgan Weber Environmental Health Department or sewer service provider shall review and approve any proposal to establish an accessory apartment to assure the premises conforms to the minimum requirements for sewage disposal. (Ord. of 1956, § 42-3)

SECTION 24: <u>ADOPTION</u> "See 108-19-4 Standards And Requirements" of the Weber County County Code is hereby *added* as follows:

ADOPTION

Sec 108-19-4 Standards And Requirements(Added)

- (a) Accessory dwelling units shall comply with the following:
 - (1) Standards same as single-family dwellings. If new construction for an accessory dwelling units is proposed or will occur, the standards for detached single-family dwellings, as provided in Title 108 Chapter 15 shall apply, except that an accessory dwelling unit shall not have a second kitchen.
 - (2) Size. The floor area of an accessory dwelling unit shall not be less than 400 square feet and shall not exceed 1,000 square feet. In no case shall the floor area of the accessory dwelling unit exceed 40 percent of the gross livable area of the main dwelling, except that if the accessory dwelling unit is entirely located in a basement, the entire basement area may be used for the accessory dwelling unit.
 - (3) Relationship to the main use; appearance. The exterior of the accessory dwelling unit shall conform to the main dwelling in architectural style and materials on all sides of the building and roof.
 - (4) Location. An accessory dwelling unit shall comply with the same lot development standards as a single-family dwelling in the respective zone.
 - (5) Access. The main access into the accessory dwelling unit shall be on the side or rear of the building, as viewed from the front lot line. Each accessory dwelling unit shall have direct access to the exterior of the building in a manner that does not require passage through any other part of the building.
 - (6) Undivided ownership. Ownership of an accessory dwelling unit shall not be transferred separate from the main single-family dwelling to which it is an accessory, unless the transfer is part of a lawfully platted subdivision that complies with all applicable lot standards of this Land Use Code, including building setbacks and access across the front lot line. A notice shall be recorded to the title of the lot that states that ownership may not transfer except in these circumstances.

SECTION 25: <u>AMENDMENT</u> "Sec 108-19-4 Application Procedure" of the Weber County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-19-45 Application Procedure

Approval of an accessory dwelling unit requires a land use permit. The application and review procedure for a land use permit area as follows:

(a) Application submittal requirements.

- (1) A completed application form signed by the property owner or assigned agent.
- (2) An application fee. The payment of a partial application fee, or the submittal of plans for a pre-submittal review, does not constitute a complete application.
- (3) A site plan drawn accurately to scale that shows property lines and dimensions, the location of existing buildings and building entrances, any proposed building and its dimensions from buildings and property lines, and the location of parking stalls.
- (4) Details floor plans, including elevations, drawn to scale with labels on rooms indicating uses or proposed uses.
- (5) Written verification that the applicant is the owner of the property and has permanent residency in the existing single-family dwelling where the request is being made. In order for an accessory dwelling unit to be permitted, the verification also requires the applicant to acknowledge that they are the owneroccupant and will remain an owner-occupant.

(b) Review procedure.

- (1) Upon submittal of a complete accessory dwelling unit application, Planning Division staff will review the application to verify compliance with this chapter and any other relevant component of this Land Use Code.
- (2) Planning Division staff will route the application to the local fire authority, local health department, the County Building Division, and any other relevant review department or agency for verification of compliance, determination of need for land use permit application modifications, and for the submittal of other applications or reviews necessary to obtain their approvals of an accessory dwelling unit.
- (3) If the land use permit application complies with relevant land use laws, and receives all required department and agency approvals, a land use permit shall be issued. If the application requires submittal of other applications or reviews necessary to attain the approvals of other required departments or agencies, but otherwise complies with relevant land use laws, the application shall be given conditional approval by Planning Division staff, conditioned on approval of other reviewers. The accessory dwelling unit shall maintain compliance with the approved permit.
- (4) If the application does not comply, Planning Division staff shall notify the applicant using the notification method typical for similar Planning Division correspondence. The applicant shall be given the opportunity to revise the application to bring it into compliance. If the application cannot be brought into compliance, the applicant may either withdraw the application, forfeiting the fee, or pursue a final land use decision by the Planning Division, which shall be denial of the land use application.
- (5) Upon receipt of an approved land use permit, the applicant shall submit for a building permit, if needed, prior to building or using any space as an accessory

- dwelling unit.
- (6) If the accessory dwelling unit is rented, a business license is required. If the business license is addressed to the site, it shall be reviewed as a home occupation business license, as provided in Title 108 Chapter 13, but the area regulations and confinement to one single-family dwelling onsite shall not apply.

The application for a conditional use permit for an accessory apartment shall follow the guidelines in chapter 4 of this title. The following provisions shall also apply to the establishment of an accessory apartment: A person seeking to establish an accessory apartment shall file an application for a conditional use permit and pay the associated filing fee. The application is to be accompanied by complete floor plans, elevations, and interior layout drawn to scale, including alterations to be made to the existing dwelling exterior. Also, photographs of the dwelling exterior are to be submitted with the application. The application shall then be reviewed and either approved or denied by the respective planning area planning commission in accordance with the decision requirements of title 108, chapter 4 of this Land Use Code. Upon receipt of a conditional use permit and building permit, and prior to issuance of a certificate of occupancy by the chief building official, the county zoning enforcement officer shall inspect the premises. The conditional use permit shall be reviewed for renewal every two years.

(Ord. of 1956, § 42-4; Ord. No. 2015-22, Exh. A, 12-22-2015)

AMENDMENT "Sec 108-19-5 Moderate Income Housing SECTION 26: Provision" of the Weber County County Code is hereby amended as follows:

AMENDMENT

Sec 108-19-56 Moderate Income Housing Provision

In accordance with the goals of the general plan, and state law, providing tools and methods for the creation of moderate income housing is necessary in the planning advisory areas of unincorporated Weber County, Accessory dwelling units created in accordance with this chapter will assist in provided for this need.

Page 30

In the interest of furthering the goals of providing increased affordable housing stock, it is desirable that provision for accessory apartments be established meeting the affordability guidelines established by the county moderate income housing plan. Owners are encouraged to establish units in consideration of such guidelines. To determine achievement of affordable housing designation, the owner shall provide a copy of the initial rental agreement indicating either the monthly or annual rent of the unit at the time of issuance of the certificate of occupancy. The planning division staff, pursuant to its established administrative requirements, shall review rental agreements every two years as part of the conditional use approval in order to assure that the affordability of the accessory apartment is upheld and to keep records on numbers and availability of affordable housing:

(Ord. of 1956, § 42-5)

SECTION 27: <u>ADOPTION</u> "Sec 108-19-7 Enforcement" of the Weber County County Code is hereby *added* as follows:

ADOPTION

Sec 108-19-7 Enforcement(Added)

Violations of this chapter are subject to enforcement and penalties as outlined in Title 102

Chapter 4. Noncompliance with the standards of this section shall be just cause for the denial of a business license application or renewal, or revocation of an existing business license, if the original conditions are not maintained that allow for long term rental of the accessory dwelling unit.

SECTION 28: <u>AMENDMENT</u> "See 108-21-5 Permitted Uses/Activities Table" of the Weber County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-21-5 Permitted Uses/Activities Table

The following uses/activities have been determined desirable when thoughtfully incorporated into an approved agri-tourism operation. As stated above, these uses/activities may be subject to other requirements beyond those imposed by this chapter; therefore, it shall not be construed to mean that this chapter alters or nullifies any requirements contained in other codes, ordinances, statutes, or applicable standards. Those uses/activities marked with an asterisk (*) have additional design and/or limitation standards beyond any provided within other specific, codes, ordinances, statutes, or other applicable standards. See section 108-21-7 for these specific design and/or limitation standards associated with each use/activity marked with an asterisk (*).

	Farm Designations					
Uses/Activities	Market Garden (3 —<5 acres)	Family Farm (5— <10 acres)	Small Farm (10 —<20 acres)	Medium Farm (20 —<40 acres)	Large Farm (40 —<80 acres)	Ranch (=80 acres)
Farm Stay (Residen	tial and Ove	rnight Accor	nmodation)	Uses/Activiti	es	-
Accessory dwelling unit*		*	*	*	*	
Agro-ecology research and education center (AREC)*	•		•	•		•
B&B farm dwelling (2 room)*		•	•	•		٠
B&B farm retreat (7 room)*	•	•			*	•
B&B farm inn (16 room)*				*	•	
Glamorous camping (glamping)*	•	•	*	•	٠	
Carringe house*	.8			*	*	
Conference/education center*					9	•
Single-family dwelling; a.k.a. Farm house*	٠		•			٠
Health farm*			*			
Motor coach/caravan area, agri-tourism*	•	•	6	•	•	•
Agriculturally Relate	ed Uses/Acti	vities		-		
Agro-ecology research and education center (AREC)*		•			•	•
Barn dance				*	*	•

Community garden/rent-a-row	•	•	•	•	•	•
Community supported agriculture	•		•	•	•	*
Com maze			•	*		•
Educational classes		•	•	*	•	*
Farm museum		•	•	•	•	
Farm tour	•		•	•		•
Fee fishing (if aquaculture)			•	*		•
Harvest-market*	•		•			٠
Multi-farmer open air (farmer's) market, agri-tourism*				•		•
Nursery (plant cultivation)	•	•	•	*	*	•
Petting farm/zoo	•		•	*	*	•
Sleigh/hay ride					•	*
Special event; as defined by title 38, special events	٠		٠	*	*	٠
Special occasion, agri-tourism				٠	٠	
U-pick operation/pumpkin patch	٠	•		٠	٠	
Non-Agriculturally	Related Uses	/Activities	•			
Agricultural arts center			*	•		
Bakery/cafe featuring farm products*				•	•	
Conference/education center*						•

Fee fishing			*		•	•
Food concessions stand*			•		•	*
Gift shop (retail)*	*		•	*	•	•
Haunted house/hay stack/farm			*			*
Hunting preserve*						•
On-farm store/retail market, agri- tourism*						*
Play area, agri- tourism		•	٠	*	8	•
Restaurant featuring farm products*				*	•	
Special event; as defined by title 38, special events	*	٠	٠	*	•	*
Health farm*				*	•	
Motor coach/caravan area, agri-tourism*				*	٠	
Value added product processing*	*		•	*	•	

(Ord. No. 2012-19, pt. 1(§ 46-5), 12-18-2012)

SECTION 29: AMENDMENT "Sec 108-21-6 Use/Activity Standards And Limitations" of the Weber County County Code is hereby *amended* as follows:

AMENDMENT

Sec 108-21-6 Use/Activity Standards And Limitations

To ensure considerate integration of agri-tourism operations into established rural neighborhoods, the uses listed below shall be subject to additional standards beyond any provided within other, expressed and/or unexpressed, codes, ordinances, statutes, rules, or requirements. One or more of these additional standards and/or limitations, may be waived by the Planning Commission upon finding that either: a proposed use poses no detrimental effects to neighboring properties due to unique circumstances or that a proposed use can be mitigated to an acceptable level due to the imposition of other more appropriate, site specific conditions that justify the use's/activity's approval.

- (a) Farm stay (residential and overnight accommodation) uses/activities.
 - (1) Agro-ecology research and education center (AREC).
 - a. An AREC shall be limited to providing nightly accommodations for faculty, staff, and/or students/apprentices only.
 - An AREC, approved as part of an agri-tourism operation, shall be limited to a number of lodging rooms that does not exceed two rooms per one gross acre.
 - c. A lodging room may provide basic needs for up to a maximum of two persons; however, each room shall be limited to facilities that do not comprise or otherwise permit a lodging room to meet the definition of a single-family dwelling.
 - d. An AREC shall not be located closer than 50 feet to any agri-tourism operation's perimeter boundary line and in no case located closer than 100 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.
 - (2) B&B farm dwelling (two guest rooms).
 - a. An agri-tourism operation shall be limited to one B&B facility (i.e., one B&B dwelling, retreat, or inn) conference/education center, or health farm.
 - A B&B farm dwelling shall be limited to a maximum of two guest units/rooms
 - c. A B&B farm dwelling shall be subject to the Weber County zoning and platting requirements of the title 106, subdivision.
 - (3) B&B farm retreat (seven guest rooms).
 - a. An agri-tourism operation shall be limited to one B&B facility (i.e., one B&B dwelling, retreat, or inn) conference/education center, or health farm.
 - A B&B farm retreat shall be limited to a maximum of seven guest units/rooms.
 - c. A B&B farm retreat shall not be located closer than 100 feet to any agri-tourism operation's perimeter boundary line and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial

Page 61 of 67

- natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.
- d. A B&B farm retreat shall be subject to the Weber County zoning and platting requirements of title 106, subdivision.

(4) B&B farm inn (16 guest rooms).

- a. An agri-tourism operation shall be limited to one B&B facility (i.e., one B&B dwelling, retreat, or inn) conference/education center, or health farm.
- A B&B farm inn shall be limited to a maximum of 16 guest units/rooms.
- c. The B&B farm inn shall not be located closer than 300 feet to any agritourism operation's perimeter boundary line and in no case located closer than 500 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

(5) Luxury camping (glamping).

- a. Glamping, approved as part of an agri-tourism operation, shall be limited to a number of tents that does not exceed two tents or cabins per five gross acres.
- b. Occupancy shall not exceed six persons per tent or cabin.
- c. Meals shall only be served to overnight guests.
- d. Glamping area(s) shall be completely screened from street view.
- e. Glamping areas shall not be located closer than 300 feet to any agritourism operation's perimeter boundary line and in no case located closer than 500 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

(6) Accessory dwelling unit. Carriage house:

- a. An agritourism operation may have more than one accessory dwelling unit onsite, whether or not a main single-family dwelling is also onsite. The number of accessory dwelling units shall not exceed Carriage houses shall be limited to a number that does not exceed the following calculation: net developable acreage of the parcel upon which a carriage house(s)accessory dwelling unit is located, divided by the minimum lot area required by the zone in which the lot or parcel(s) is located, all multiplied by 20 percent (net developable acreage / minimum lot area) × 20 percent = Maximum number of carriage housesaccessory dwelling units at an approved agri-tourism operation.
- b. Meals shall only be served to overnight guests.

Page 36

- A carriage house shall consist of not more than 800 square feet, as measured by its footprint.
- d. Carriage houses An accessory dwelling unit shall not be located closer than 150 feet to theany agri-tourism operation's perimeter exterior boundary line, and in no case located closer than 300 feet to from an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

(7) Conference/education center.

- a. An agri-tourism operation shall be limited to one conference/education center.
- b. A conference/education center shall be limited to a maximum of 20 guest units/rooms.
- c. Conference/education centers shall not be located closer than 300 feet to any agri-tourism operation's perimeter boundary line and in no case located closer than 500 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

(8) Health farm.

- a. An agri-tourism operation shall be limited to one health farm or B&B facility (i.e., one B&B dwelling, inn, or hotel).
- b. A health farm shall be limited to a maximum of ten guest units/rooms.
- c. A health farm shall not be located closer than 150 feet to any agritourism operation's perimeter boundary line and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

(9) Motor coach/caravan area.

- a. A motor coach/caravan area, approved as part of an agri-tourism operation, shall be limited to a number of individual sites that does not exceed one site per five gross acres. In no case shall a motor coach/caravan area or combination of areas exceed 20 sites.
- b. A motor coach/caravan area shall not be located closer than 300 feet to any agri-tourism operation's perimeter boundary line and in no case located closer than 500 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual

and/or audible impacts to neighboring property.

- (10) Single-family dwelling; a.k.a. farm house.
 - a. An agri-tourism operation shall be limited to one single-family dwelling/farm house and is subject to the Weber County zoning and platting requirements of title 106, subdivision.
- (b) Agriculturally related uses/activities.
 - (1) Argo-ecology research and education center (AREC).
 - a. See section 108-21-6(a)(1).
 - (2) Educational classes.
 - a. All courses of study or subject matter shall incorporate and consist of an agricultural and/or ecological component.
 - (3) Harvest-market.
 - a. Limited to agricultural products as defined in section 101-1-7 of this Land Use Code.
 - (4) Multi-farmer open air (farmer's) market.
 - a. The operation of a multi-farmer open air (farmer's) market shall be limited to the months of June through December.
 - b. A multi-farmer open air (farmer's) market shall not be located closer than 200 feet to any agri-tourism operation's perimeter boundary line, excepting the front property line, and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.
 - (5) Petting farm/zoo.
 - a. Limited to parcels with access provided by a collector or arterial road when located within the Ogden Valley. See the Ogden Valley Transportation Element Map for road designation information.
- (c) Non-Agriculturally Related Uses/Activities.
 - (1) Bakery/cafe featuring farm product(s).
 - a. Not less than one agricultural product, offered at a bakery/cafe featuring farm product(s), shall be raised/cultivated and/or produced by the farm on which the bakery/cafe featuring farm product(s) is operated.
 - b. A bakery/cafe shall not be located closer than 150 feet to any agritourism operation's perimeter boundary line, excepting the front property line, and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.
 - (2) Farm stay.
 - a. See section 108-21-6(a).
 - (3) Gift shop (retail).

a. A gift shop and its outdoor display area or gift shop area within a multiuse building shall be limited to the following size standards:

1.	Market garden (3<5 ac)	200 square feet maximum.
2.	Family farm (5<10 ac)	200 square feet maximum.
3.	Small farm (10<20 ac)	200 square feet maximum.
4.	Medium farm (20<40 ac)	400 square feet maximum.
5.	Large farm (40<80 ac)	600 square feet maximum.
6.	Ranch (>80 ac)	800 square feet maximum.

- (4) Hunting preserve.
 - a. Limited to the Western Weber County Planning Area.
 - b. Limited to upland game and waterfowl hunting only.
 - c. Subject to Utah Division of Wildlife Resource standards.
- (5) Motor coach/caravan area.
 - a. See section 108-21-6(a)(1).
- (6) On-farm store/retail market.
 - a. Not less than one agricultural product, offered at an on-farm store/retail market, shall be raised/cultivated and/or produced by the farm on which the on-farm store/retail market is operated.
 - b. An on-farm store/retail market and its outdoor display area or on-farm store/retail market area within a multi-use building shall be limited to the following size standards:

1.	Large farm (40<80 ac)	600 square feet maximum.
2.	Ranch (>80 ac)	800 square feet maximum.

- Products made available at an on-farm store/retail market shall be limited to those commonly offered by a small-scale neighborhood grocer.
- d. An on-farm store/retail market shall not be located closer than 150 feet to any agri-tourism operation's perimeter boundary line, excepting the front property line, and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be

reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.

- (7) Restaurant featuring farm product(s).
 - a. Not less than one agricultural product, offered at a restaurant featuring farm product(s), shall be raised/cultivated and/or produced by the farm upon which the restaurant featuring farm product(s) is operated.
 - b. A restaurant shall not be located closer than 150 feet to any agri-tourism operation's perimeter boundary line, excepting the front property line, and in no case located closer than 300 feet to an existing dwelling on an adjacent lot/parcel. These standards may be reduced by up to one-half when a substantial natural landscape screen, standing at a minimum of six feet in height for a majority of its length, is used to mitigate potential visual and/or audible impacts to neighboring property.
- (8) Value added product processing and packaging (VAPPP).
 - a. VAPPP shall be limited to fowl, livestock, dairy, apiculture, aquaculture, and botanical products that have been raised, produced, and/or cultivated by the farm upon which the processing and packaging is taking place.
 - b. VAPPP, related to the products listed immediately above, shall be limited to agri-tourism operations and parcels consisting of five acres or more. The planning commission may allow up to a two-acre reduction to this limitation if it is found that the VAPPP will take place in a completely enclosed building and will emit no perceivable smoke, dust, vibration, noise, and/or objectionable smell at the subject farm's property boundary.
 - c. A VAPPP building and any outdoor work area or VAPPP area within a multi-use building shall be limited to the following size standards:

1.	Market garden (3<5 ac)	200 square feet maximum.
2.	Family farm (5<10 ac)	200 square feet maximum.
3.	Small farm (10<20 ac)	200 square feet maximum.
4.	Medium farm (20<40 ac)	400 square feet maximum.
5.	Large farm (40<80 ac)	600 square feet maximum.
6.	Ranch (>80 ac)	800 square feet maximum.

- d. Consumer direct (retail) sales of processed and packaged products shall only be made from an approved concession or other retail outlet.
- e. The structure in which VAPPP takes place shall in no case be located closer than 200 feet to an existing single-family dwelling on an adjacent

lot/parcel.

(Ord. No. 2012-19, pt. 1(§ 46-6), 12-18-2012; Ord. No. 2015-22, Exh. A, 12-22-2015; Ord. No. 2018-6, Exh. A, 5-8-2018)

Page 41