

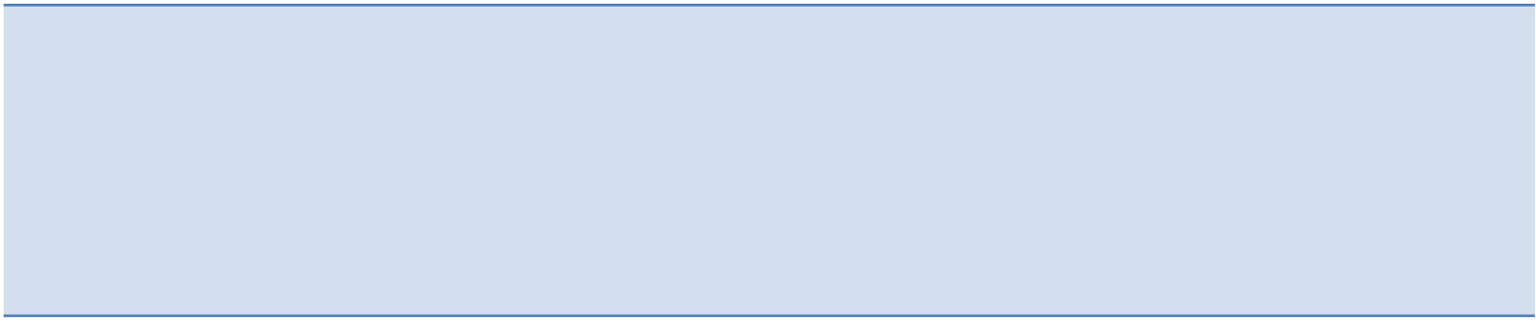
**Board of Commissioners  
 Agenda Item Transmittal Form  
 Ordinance Transmittal Form**



<p><b>Type of Request:</b> TEXT2026-01 – AN ORDINANCE TO AMEND THE TEXT OF CERTAIN DEFINITIONS WITHIN TITLE 1; REPEALING AND REPLACING CERTAIN BASE ZONING DISTRICT AND OVERLAY ZONING DISTRICT REGULATIONS WITHIN TITLE 2; AMENDING CERTAIN USE REGULATIONS OF THE UNIFIED DEVELOPMENT ORDINANCE OF ROCKDALE COUNTY, GEORGIA, AS AMENDED; PROVIDING FOR CODIFICATION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR APPLICABILITY; AND FOR OTHER PURPOSES.</p>	<p><b>County Clerk Use Only</b>  <b>Ordinance #:</b></p>
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Submission Information:	Information:
<p><b>Contact Name:</b>            Brandon White, Director</p> <p><b>Department:</b>            Planning &amp; Development</p>	<p><b>Summary of Request:</b>            TEXT2026-01- AN ORDINANCE TO AMEND THE TEXT OF CERTAIN DEFINITIONS WITHIN TITLE 1; REPEALING AND REPLACING CERTAIN BASE ZONING DISTRICT AND OVERLAY ZONING DISTRICT REGULATIONS WITHIN TITLE 2; AMENDING CERTAIN USE REGULATIONS OF THE UNIFIED DEVELOPMENT ORDINANCE OF ROCKDALE COUNTY, GEORGIA, AS AMENDED; PROVIDING FOR CODIFICATION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR APPLICABILITY; AND FOR OTHER PURPOSES.</p>

**Notes and Comments:**  
 1ST READ – JANUARY 27, 2026  
 PLANNING COMMISSION – FEBRUARY 12, 2026  
 BOC ZONING PUBLIC HEARING – FEBRUARY 26, 2026  
 2ND READ – MARCH 3, 2026



**AN ORDINANCE TO AMEND THE TEXT OF CERTAIN DEFINITIONS WITHIN TITLE 1; REPEALING AND REPLACING CERTAIN BASE ZONING DISTRICT AND OVERLAY ZONING DISTRICT REGULATIONS WITHIN TITLE 2; AMENDING CERTAIN USE REGULATIONS OF THE UNIFIED DEVELOPMENT ORDINANCE OF ROCKDALE COUNTY, GEORGIA, AS AMENDED; PROVIDING FOR CODIFICATION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR APPLICABILITY; AND FOR OTHER PURPOSES.**

**WHEREAS**, Subpart B – Planning and Development of The Code of Rockdale County, Georgia, as amended, governs land use and zoning; and

**WHEREAS**, the Board of Commissioners has determined that amendments to the Unified Development Ordinance are necessary to update definitions, revise base and overlay zoning district standards, and amend certain use regulations in order to promote the public health, safety, and welfare; and

**WHEREAS**, the proposed amendments have been reviewed in accordance with applicable public hearing and notice requirements;

**NOW, THEREFORE BE IT ORDAINED** by the Board of Commissioners of Rockdale County, Georgia, and it is hereby ordained by the authority of same as follows:

#### **Section I**

Title 1 (Administration), Chapter 102 (General Provisions) are hereby repealed in their entirety and replaced with the provisions set forth in Exhibit “A”, Chapter 106 (Definitions), of the Rockdale County Unified Development Ordinance is hereby amended, as set forth in Exhibit “A,” attached hereto and incorporated herein by reference.

#### **Section II**

Title 2 (Land Use and Zoning), Chapter 202 (General Provisions), Section 202-6, of the Rockdale County Unified Development Ordinance is hereby repealed in its entirety and replaced with the provisions set forth in Exhibit “B,” attached hereto and incorporated herein by reference.

#### **Section II**

Title 2 (Land Use and Zoning), Chapter 206 (Base Zoning Districts), Sections 206-1, 206-2, 206-3, 206-4, 206-5, 206-6, 206-7, 206-8, 206-11, 206-14, and 206-18, of the Rockdale County Unified Development Ordinance are hereby repealed in their entirety and replaced with the provisions set forth in Exhibit “C,” attached hereto and incorporated herein by reference.

#### **Section IV**

Title 2 (Land Use and Zoning), Chapter 210 (Overlay Zoning Districts), Sections 210-1 and 210-2, of the Rockdale County Unified Development Ordinance are hereby repealed in their entirety and replaced with the provisions set forth in Exhibit “D,” attached hereto and incorporated herein by reference.

#### **Section V**

Title 2 (Land Use and Zoning), Chapter 214 (Standards Applying to All Districts), Sections 214-14, of the Rockdale County Unified Development Ordinance are hereby repealed in their entirety and replaced with the provisions set forth in Exhibit “E,” attached hereto and incorporated herein by reference.

**Section VI**

Title 2 (Land Use and Zoning), Chapter 218 (Use Regulations), Sections 218-1 and 218-13, of the Rockdale County Unified Development Ordinance are hereby amended, as set forth in Exhibit “F,” attached hereto and incorporated herein by reference.

**Section VII**

The amendments adopted herein shall be codified as part of the Rockdale County Unified Development Ordinance. The County Attorney, Clerk, or codifier is authorized to renumber, reletter, and reformat sections as necessary for codification purposes, provided no substantive changes are made.

**Section VIII**

All ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed to the extent of such conflict.

**Section IX**

If any section, subsection, sentence, clause, or provision of this Ordinance is held invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this Ordinance.

**Section X**

This Ordinance shall apply to all applications submitted on or after the effective date. Applications deemed complete prior to the effective date may proceed in accordance with the regulations in effect at the time of submission, unless otherwise expressly provided herein.

**EFFECTIVE DATE:** This Ordinance shall become effective as of the date hereof.

**ADOPTED AND APPROVED THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2026**

(Signatures continued on following page)

**ROCKDALE COUNTY, GEORGIA  
BOARD OF COMMISSIONERS**

\_\_\_\_\_  
JaNice Van Ness, Chair & CEO

\_\_\_\_\_  
Tuwanya C. Smith, Commissioner Post I

\_\_\_\_\_  
Dr. Doreen Williams, Commissioner Post II

Attest:

By: \_\_\_\_\_  
Jennifer Rutledge, County Clerk

Approved as to Form:

By: \_\_\_\_\_  
M. Qader A. Baig, County Attorney

First Reading: \_\_\_\_\_

Second Reading: \_\_\_\_\_

**EXHIBIT "A"**

**Repeal and Replace Title 1, Chapter 102 (General Provisions) & Amend Title 1, Chapter 106 (Definitions)**

**Repeal and Replace Title 1, Chapter 102 General Provisions**

## Article 1: General Provisions

### 1.1 Title.

This shall be known as "The Unified Development Ordinance of Rockdale County, Georgia" and may be referred to herein as "this Code," or "UDO," or "this Ordinance."

### 1.2 Purpose.

The UDO is enacted by the Board of Commissioners in order to promote the public health, safety, morals, and general welfare of the residents of Rockdale County, Georgia and to implement the Rockdale County Comprehensive Plan. To these ends, the UDO is intended to achieve the following purposes:

- A. To guide and regulate the orderly growth, development, redevelopment, and preservation of Rockdale County in accordance with the adopted comprehensive plan and with long-term objectives, principles, and standards deemed beneficial to the interest and welfare of the people.

- B. To protect the established character and the social and economic well-being of both private and public property.
- C. To promote, in the public interest, the efficient utilization of land.
- D. To promote the preservation of open space.
- E. To provide for adequate light, air, convenience of access, and safety from fire, flood, and other dangers.
- F. To reduce or prevent congestion in the public streets.
- G. To facilitate the creation of a convenient, attractive, and harmonious community.
- H. To encourage an aesthetically attractive environment, both built and natural, and to provide for regulations that protect and enhance these aesthetic considerations.
- I. To provide a basis for establishing the future need for law enforcement and fire protection, transportation, water, sewage, flood protection, schools, parks, recreational facilities, and other public facilities and services.
- J. To protect against the destruction of, or encroachment upon, historic areas.
- K. To protect against overcrowding of land, undue density of population in relation to the community facilities existing or available, obstruction of light and air, danger and congestion in travel and transportation, and loss of life or health from fire, flood or other danger.
- L. To encourage economic development activities that provide desirable employment and enlarge the tax base.
- M. To ensure the perpetual conservation, preservation, and enjoyment of the unique natural and physical resources of the county, including forested areas, watersheds, streams, viewsheds, and archaeological sites and the protection of water quality as the county grows.
- N. To achieve compliance with all applicable state and federal laws and regulations.
- O. To provide for and promote housing for all income groups and all citizens within the county.
- P. To establish high quality standards for buildings, land development, and subdivision regulations for the protection of the environment and the security of buyers and users of developed property in Rockdale County.
- Q. To provide adequate and safe construction standards for streets, sidewalks, drainage, utilities, and other public improvements.
- R. To provide a method of administration and procedure that ensures due process and equal protection for the citizens and property owners of Rockdale County.
- S. To establish a just balance between the rights of owners of property and the public interest of all the citizens of Rockdale County.
- T. To provide for protection of the constitutional rights and obligations of all citizens within the county.
- U. To provide penalties for violations and remedies for enforcement hereof; and for other purposes.

### 1.3 Authority.

- A. This UDO is enacted based on the authority vested in Rockdale County by the State of Georgia, including but not limited to the Georgia Constitution Article IX, Section 2, Paragraph IV, the Zoning Procedures Law, O.C.G.A. Chapter 36-66-1 et seq.
- B. The UDO shall take effect and shall be in force upon its adoption by the Board of Commissioners of Rockdale County, Georgia.

## 1.4 Jurisdiction.

The provisions of this UDO shall apply to all properties within the jurisdiction of unincorporated Rockdale County, Georgia and shall govern the use and development of land. No land or structure shall be used or reused, no structure shall be erected, and no existing structure shall be moved, added to, enlarged, or altered except in conformity with this UDO.

## 1.5 Application of Ordinance.

### A. Minimum Requirements.

1. The provisions of this UDO are intended to be minimum requirements, unless otherwise specified. Where the provisions of this UDO impose greater restrictions than other ordinances, the provisions of this UDO shall prevail. Where the provisions of another ordinance impose greater restrictions, the other ordinance shall prevail.

### B. Conflicting Provisions.

1. These regulations are not intended to abrogate, annul, repeal, or in any way impair or interfere with the existing provisions of other public laws, ordinances, or regulations, unless otherwise specified. Where these regulations conflict with other provisions of public law, ordinances and regulations, the more restrictive requirements shall apply.
2. The enforcement and interpretation of this UDO shall not be affected by deed restrictions, covenants, or easements, other than those made as a condition of approval under this UDO, other ordinances, or any predecessor ordinances.
3. The issuance of any approval, certificate, or permit in accordance with the standards and requirements of this UDO shall not relieve the recipient of such approval, certificate, or permit from the responsibility of complying with all other applicable requirements from any other city, county, state, or federal agency having jurisdiction over structures or land for which the approval, certificate, or permit was issued.

### C. Delegation of Authority. The head of an agency or department or other officer referenced in this UDO may authorize subordinates to perform any action or duty which such officer is authorized to perform under this UDO unless the terms of the provision or section specify otherwise. In the event of a vacancy, the individual serving in a supervisory or acting capacity may delegate such authority as necessary to carry out the provisions of this UDO.

### D. Effect of Zoning Conditions.

1. The adoption of this UDO shall not repeal or invalidate any special use or conditional approval, or any condition imposed upon a prior rezoning or development approval. Where zoning conditions have been applied to a property or use through a Map Amendment or Special Use permit process, all development shall be subject to such conditions.
2. All conditions shall be met prior to issuance of certificates of completion/occupancy for any development within the area subject to a Map Amendment or Special Use permit, unless expressly stated in the condition itself.

### E. Effective Date.

1. The provisions of this Code become effective immediately upon adoption. Likewise, the term "Effective Date" shall refer to any subsequent adoption of any amendments.

### F. Severability.

1. It is the intent of the Board of Commissioners to adopt each and every provision of this Unified Development Ordinance. In the event any provision is found to be

unenforceable, it is the intent of the Board of Commissioners that the reviewing Court give said provision the broadest legally permissible interpretation. In the event that a provision is found to be unconstitutional or unlawful and not otherwise amenable to a narrowing constriction, it is the intent of the Board of Commissioners that the offending language be severed, and all remaining and independent provisions of this UDO remain in full force and effect.

## 1.6 Transitional Provisions.

### A. Purpose.

1. The purpose of this Section shall be to establish the procedures for handling violations, submittals, and previously approved items that existed as of the Effective Date of this UDO.

### B. Violations Continue.

1. Any violation of previous zoning ordinances shall continue to be a violation under this UDO and be subject to penalties and enforcement under this UDO unless the use, development, or activity complies, in its entirety, with the provisions of this UDO. The prosecution of violations which occurred under previous ordinances shall continue until resolved.

### C. Prior nonconformities and nonconforming uses.

1. Any use, plan, structure, or property that was nonconforming under prior ordinances shall be considered a nonconformity under this UDO. The provisions of Section 20.4, Nonconforming Situations shall be applicable to all nonconformities that existed prior to adoption of this UDO. Any use, plan, structure, or property that was previously nonconforming that becomes conforming because of adoption of this UDO shall no longer be considered a nonconformity, provided that all applicable provisions of this UDO are complied with.

### D. Effect of this Ordinance on Properties Approved with Conditions of Approval.

1. Properties approved under any legislative or quasi-judicial decisions prior to the effective date of this ordinance remain in full force and effect. In some cases, those conditions were imposed by action of the Board of Commissioners to apply specifically to an approved decision and in some cases, those conditions reference the text of a prior zoning ordinance which specifically applies as a condition of rezoning and incorporated into the text of the rezoning condition.
2. It is the intent under this UDO to incorporate and maintain those same conditions as they apply to those certain properties although conditions may reference a prior zoning ordinance.
3. Enforcement of those conditions shall remain in full force and effect under this ordinance as it was under the Ordinance in effect at the time the zoning districts and conditions were adopted.
4. In no event shall these zoning districts or conditions imposed thereon be considered nonconforming as that term is defined and used in this UDO. However, any amendments to the aforesaid zoning districts or to the conditions applicable thereto applied for after the adoption of this ordinance shall be subject to and governed by the procedures, requirements, and restrictions of this UDO.

- E. Effect of this Ordinance on Legislative and Quasi-Judicial Applications Submitted and Prior Approvals.
1. Applications Submitted. Any activity for which a valid and complete legislative or quasi-judicial application authorized by a previous ordinance has been received prior to the adoption of this Ordinance, may proceed to completion of the zoning application.
  2. Effect upon Validity of Applications and Other Authorizations. The adoption of this Ordinance shall not be construed to affect the validity of any application lawfully submitted prior to the Effective date of this Ordinance, so long as:
    - a. Such application has not expired by its own terms and has not been inactive for six (6) consecutive months, unless extended by the Director of Planning and Development for good cause shown.
    - b. Any future change in the use or development of the property, including any discretionary alteration to the approved application made on behalf of the applicant, or any additional requests, shall conform to the most recent version of this UDO.
  3. Approved Zoning Applications. Any development or project for which a legislative or quasi-judicial application has been approved under this provision may proceed to completion of the applicable permitting processes provided herein.
- F. Effect of this Ordinance on Permit Applications Submitted and Prior Approvals.
1. Applications Submitted. Any development or building activity for which a valid and complete application for a Land Disturbance Permit or Building Permit has been received prior to the Effective Date of this Ordinance may, at the applicant's option, proceed to completion, and permits, occupational tax certificates, and other authorizations may be issued as though this Ordinance had not been adopted.
  2. Approved Permits and other Authorizations. Any development or building activity for which a Land Disturbance Permit or Building Permit has been issued prior to the adoption of this Ordinance may, at the applicant's option, proceed to completion, and permits may be issued as though the Ordinance had not been adopted. Permits shall be determined issued if all fees have been paid and the appropriate permit documentation has been released to the applicant by the county.
  3. Effect upon Validity of Applications, Permits, and Other Authorizations. The adoption of this Ordinance shall not be construed to affect the validity of any permit lawfully issued prior to the Effective date of this Ordinance, so long as:
    - a. Such permit has not by its own terms expired;
    - b. Actual building or land development construction is commenced prior to the expiration of such permit;
    - c. Applications, permits, and other authorizations comply with the process and timing outlined for expirations outlined herein.
    - d. Actual building or land development construction is carried on pursuant to said permit and limited to and in strict accordance with said permit; and
    - e. Any future change in the use or development of the property or any structure thereon, including any discretionary modification to the permit, shall conform with the most recent version of this UDO.
  4. Effect upon Validity of Concurrent Applications. If any development or building activity requires a series of applications (e.g., land disturbance permit, variance, building permit, occupational tax certificate), and at least one application was lawfully filed prior to the

Effective Date of this UDO, then, at the applicant's request, all concurrent or related applications necessary to complete the same development program may be reviewed under the ordinance in effect at the time the first application was deemed complete, provided that:

- a. Same owner/applicant. The property owner and applicant remain the same as identified in the vested application. A change in ownership/applicant terminates this provision unless a written assignment and assumption of the vested application is filed with the Director of Planning and Development within sixty (60) days of the change, expressly agreeing to be bound by the same plans and conditions.
- b. Substantial conformity. Each related application implements the same development program shown in the vested submittal (e.g., approved or reviewed site plan) and does not materially increase intensity, change use, or alter key conditions.
- c. Filing window (sunset). All related applications are filed within twenty-four (24) months of the vested application being deemed complete. The Director of Planning and Development may grant one written extension of up to twelve (12) months for good cause shown. The filing window is tolled for periods of county or external agency-caused delay, a duly adopted moratorium, or a court-ordered stay, as documented in the record.
- d. Identification. Related applications authorized under this section shall be identified during review of the vested application or included in the documentation submitted with it (e.g., a development site plan that demonstrates the intent for such applications). Applications not so identified shall be added by amendment within ninety (90) days of the vested application's completeness determination.
- e. Compliance standard. Related applications shall be approved if they comply with the prior ordinance referenced above and all applicable conditions of approval for the vested application.

## 1.7 Powers and Duties of the Department of Planning and Development.

- A. Duties. The Department of Planning and Development, which includes the building inspector and other such inspectors, shall have the responsibility of interpreting, administering, and enforcing the provisions of the UDO unless specifically provided otherwise. In particular, the department shall have the following powers and duties under the UDO:
1. Authorization. The department is authorized to review and make final decisions regarding permits and other development requests authorized in the UDO.
  2. Duty. It shall be the duty of the department to administer and enforce the provisions of the UDO.
  3. Applications. The department shall accept and process applications and make recommendations or final decisions, as appropriate, for comprehensive plan amendments, official zoning map or text amendments, variances, special use permits, appeals, concept plans, preliminary and final plats, permits, licenses, and certificates of occupancy or any other such business including matters scheduled for public hearing by the Board of Commissioners, the Planning Commission or the Board of Adjustment, as required by this UDO.
  4. Reporting. The Department of Planning and Development shall research facts and prepare reports for the Board of Commissioners, the Planning Commission, and the

Board of Adjustment related to their actions in the matters described in the UDO. Those reports shall be in writing on a form prescribed by the department and shall be made part of the public record.

5. Maps. The department shall maintain, update and interpret the official zoning map, future land use map, and other maps required for the administration of the UDO, including all amendments thereto.
6. Review. The department shall receive and review applications and plans for land disturbance permits, land development permits, and building permits to ensure conformity with the requirements of the UDO and other relevant state and county regulations and approve, approve with conditions, or deny said applications.
7. Zoning verification. In response to a written request by the property owner or owner's authorized agent, the department may issue a statement identifying the current zoning of a parcel of the UDO. The fee for such a zoning verification shall be established by a fee schedule adopted by the Board of Commissioners.
8. Administrative variances. The department shall receive, review, grant, grant with conditions, or deny administrative variances where authorized in the UDO. The fee for administrative variances shall be established by the a fee schedule adopted by the Board of Commissioners.

## 1.8 Adoption of Certain Codes.

- A. Pursuant to O.C.G.A. Section 8-2-25 and other applicable authority, the latest edition of each of the following Georgia State Minimum Standard Codes, as adopted and amended by the Georgia Department of Community Affairs, shall be applicable and enforced:
  1. International Building Code.
  2. International Fuel Gas Code.
  3. International Mechanical Code.
  4. International Plumbing Code.
  5. International Fire Code.
  6. International Energy Conservation Code.
  7. International Residential Code.
  8. International Property Maintenance Code.
  9. National Electrical Code.
- B. In each of the codes referenced above, when reference is made to the duties of certain officials named in the codes, the county officer who has duties corresponding to those of the named official in the code shall be deemed to be the county officer responsible for enforcing the provisions of the code.

### **Amend Title 1, Chapter 106 (Definitions)**

#### **3.2.4 Definitions.**

As used in the UDO, the following terms shall have the meaning set forth below, except where otherwise specifically set forth in Section 3.2.3, Rules of precedence.

**Absorption field:** A configuration of absorption trenches installed in a portion of land and used for the absorption and final treatment of wastewater.

**Abutting:** Touching at any point or along a common boundary or property line. Properties separated by a street or right-of-way are adjacent, but not abutting.

Accessory building: See Building, accessory.

Accessory Dwelling Unit: A residential dwelling unit, but not a mobile home, located on the same lot as a single-family dwelling unit, either within the same building as the single-family dwelling unit or in a detached building. Secondary dwelling units shall be developed in accordance with the standards set forth in the UDO and only in those zoning districts where the use is listed as a special review use. The secondary dwelling is in conjunction with, and clearly subordinate to, a primary dwelling unit on the same lot, whether a part of the same structure as the primary dwelling unit or in a detached structure.

Accessory ground sign: A ground sign which is secondary and subordinate in size and appearance to a primary ground sign.

Accessory structure: See Structure, accessory.

Accessory use: See Use, accessory.

Accidental discharge: A discharge prohibited by ordinance, which occurs by chance, and without planning or thought prior to occurrence.

Acre: A unit of area equal to 43,560 square feet.

Addition (to an existing building): Any walled and roofed expansion to the perimeter or height of a building.

Adjacent: Located near or next to another property, including properties separated by a street, alley, easement, or other right-of-way, but may not share a common boundary or property line.

Adjacent to an interstate highway: Located within 250 feet of the nearest outer edge of the pavement of Interstate 20 within the county, regardless of the existence of intervening streets or lots.

Administrative official: Any member of the Department of Planning and Development when exercising the duties authorized in the UDO.

Adult: Any competent individual 18 years of age or older.

Adult day center: A facility serving aging adults that provides adult day care or adult day health services for compensation to three or more persons.

Adult entertainment establishment: See Rockdale County Code of Ordinances, chapter 22, article V.

Aging adults: Persons 60 years of age or older or mature adults below the age of 60 whose needs and interests are substantially similar to persons 60 years of age or older who have physical or mental limitations that restrict their abilities to perform the normal activities of daily living and impede independent living.

Aggregate: Washed gravel or washed stone meeting the GDOT standards for hardness or other materials approved by the GDOT.

Agriculture: Raising, harvesting, or storing of products of the field or orchard; feeding, breeding, or managing livestock or poultry; producing or storing feed for use in the production of livestock or poultry; growing plants, sod, and trees for sale; the production of horticultural, dairy, poultry, eggs, and apiarian products.

Agri-tourism: An agriculturally based operation or activity that brings visitors to a farm for purposes of direct to consumer sales, agricultural education, hospitality, recreation or entertainment in order to generate supplemental income for the farmer.

Aggrieved party: A person who can demonstrate that their property will be specially damaged by a decision of a county official or board involved in the enforcement of the UDO.

Air or gas filled device: An inflatable sign using forced air or other gas to support its structure. Air or gas filled devices may require the use of a power source to remain inflated.

**Airport:** A transportation terminal facility where aircraft take off and land, usually including hangars, facilities for refueling and repair, and various accommodations for passengers.

**Airstrip, private:** An area designated for the landing of private, noncommercial aircraft with no terminal facilities and no scheduled takeoffs and landings.

**Alley:** See Street classifications.

**Alteration:** Any change, addition or modification in construction or type of occupancy; any change in the structural members of a building, such as walls, partitions, columns, beams, girders, doors, windows, means of ingress or egress, or any enlargement to, or diminution of a building or structure, whether horizontally or vertically, or the moving of a building from one location to another.

**Alternative on-site sewage management system:** Any approved on-site sewage management system which differs in design or operation from the conventional or chamber septic tank.

**Alternative tower structure:** Manmade trees, clock towers, bell steeples, light and power poles, water storage tanks, outdoor advertising signs and similar alternative design mounting structures that effectively camouflage the presence of antennas or towers and are compatible with and resemble the scale of the surrounding natural setting and/or structures.

**Animal services, limited:** A use that provides grooming or training services for dogs, cats, or other small domestic animals, where animals are not boarded, housed overnight, or kept on the premises except during service hours.

**Animal services, general:** A use that provides animal care or handling services beyond those classified as limited animal services, including boarding, daycare, overnight care, breeding, or similar activities for dogs, cats, or other animals, and where animals may be kept on the premises outside normal service hours.

**Animated sign:** A sign or portion of a sign which changes physical position by any movement including rotation; or which gives the visual impression of movement; or which displays blinking, flashing or varying intensity of light.

**Antenna:** Any exterior apparatus designed for wireless telecommunication, radio, or television communications through the sending and/or receiving of electromagnetic waves.

**Antenna, amateur radio:** A freestanding or building-mounted device, intended for airway communication purposes by a person holding a valid amateur radio (HAM) or Citizens Band (CB) license issued by the Federal Communications Commission.

**Antenna, satellite:** A specific device, the surface of which is used to transmit and/or receive radio frequency signals, microwave signals, or other signals transmitted to or from other antennas.

**Apartment:** A multi-family dwelling held through a lease or rental agreement.

**Apartment, efficiency:** An apartment consisting of two or fewer rooms, not including a separate bedroom.

**Apiary:** A place where one or more managed colony(s) or hive(s) is located. An apiary consists of managed honeybee colony(s) or hive(s) that are kept in a structure(s) intentionally provided by the beekeeper for honeybee housing. Apiary classes defined:

- A. Class A: Up to 6 colonies per parcel
- B. Class B: 7 to 14 colonies per parcel
- C. Class C: 15 or more colonies per parcel

**Appeal:** A request for a review to hear and decide where it was alleged there was an error in any order, requirement, permit, decision, determination, or refusal made by any officer of Rockdale County in the enforcement of the UDO.

**Applicant:** A person or entity that submits an application under this UDO, including a property owner or a duly authorized agent of the owner.

**Application:** A document and associated documentation filed by any person seeking approval to undertake any activity regulated by Rockdale County.

**Aquifer:** Any stratum or zone of rock beneath the surface of the earth capable of containing or producing water from a well.

**Area of future-conditions flood hazard:** The land area that would be inundated by the one-percent-annual-chance flood based on future-conditions hydrology (100-year future-conditions flood).

**Area of shallow flooding:** A designated AO or AH Zone on a community's flood insurance rate map (FIRM) with a one percent or greater chance of flooding to an average depth of one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and indeterminate, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

**Area of special flood hazard:** the land area subject to a one percent or greater chance of flooding in any given year. This includes all floodplain and flood prone areas at or below the base flood elevation designated as Zones A, A1-30, A-99, AE, AO, AH, and AR on a community's flood insurance rate map (FIRM).

**Arterial:** See Street classifications.

**Authorized use:** A use authorized in a zoning district pursuant to this UDO.

**Automobile:** A motorized vehicle with two axles and not more than six wheels, designed for carrying ten passengers or less and used for the transportation of persons.

**Automobile impound lot:** A facility that provides temporary outdoor storage for automobiles that are to be claimed by title holders or their agents. No vehicle shall be stored at said facility for more than 30 days and must remain mechanically operable and licensed at all times.

**Automobile repair services, major:** General repair, rebuilding, or reconditioning of engines, motor vehicles or trailers, including body work, framework, welding, major painting services, and the dismantling, crushing, or recycling of motor vehicles or vehicle components. This is distinguished from a salvage yard.

**Automobile repair services, minor:** The replacement of any part or repair of any part of an automobile or light truck that does not require removal of the engine head or pan, engine transmission or differential; incidental body and fender work, minor painting, and upholstering service.

**Awning:** A shelter projecting over a window or door that is attached to the exterior wall of the building over a window or door that extends from the exterior wall of a building and is supported by or attached to a frame.

**Balloon:** An inflatable device typically made of latex, vinyl or mylar using forced air or other gas to support its structure.

**Banner:** A type of temporary sign made of fabric or similar material, intended to be hung either with or without a frame.

**Bar:** Uses that cater primarily to adults, 21 years of age and older and that sell and serve beer, wine, or alcoholic liquor for on-premises consumption as their principal business. Typical uses include bars, taverns, brewpubs, and tasting rooms.

**Barber pole, traditional:** A type of wall sign utilized by a licensed barber, made of a striped vertical cylinder which may rotate and may have a ball on top.

**Barndominium (Barn House):** A non-traditional single-family detached dwelling structure comprised of the following:

- A. A single-family detached dwelling unit, with heated floor area that separately meets the required minimum heated floor area of the underlying zoning district; and
- B. An attached barn, garage, or private workshop space.
- C. A barn (or other structure) detached from the dwelling shall not be included within this definition.

Base flood: The flood having a one percent chance of being equaled or exceeded in any given year, also known as the 100-year flood.

Base flood elevation: The highest water surface elevation anticipated at any given location during the base flood.

Basement: That portion of a building that is partly or completely below grade and has at least six and one-half feet vertical interior clearance from floor or grade to ceiling or underside of structure.

Beacon: A stationary or revolving light which flashes or projects single color or multi-colored illumination, in any manner which does or is intended to attract or divert attention, providing this term shall not include any lighting device required by regulations prescribed by the Federal Aviation Administration or similar government agencies.

Beekeeper(s): A person(s) who maintains beehives of honeybees and the extraction of honey from beehives.

Berm: An earthen mound designed to screen undesirable views, reduce noise, or fulfill other such purposes.

Best management practices (BMPs): These include sound conservation and engineering practices to prevent and minimize erosion and resultant sedimentation, which are consistent with, and no less stringent than, those practices contained in the 'Manual for Erosion and Sediment Control in Georgia' published by the commission as of January 1 of the year in which the land-disturbing activity was permitted.

Bike lane: A paved lane on a street or roadway that is reserved by pavement marking and/or signs for the exclusive use by bicycles.

Block: A piece or parcel of land entirely surrounded by public highways or streets, other than alleys.

BMP landscaping plan: A design for vegetation and landscaping that is critical to the performance and function of the BMP, including how the BMP will be stabilized and established with vegetation. It shall include a layout of plants and plant names (local and scientific).

Board: Board of Commissioners of Rockdale County.

Board of adjustment: The Rockdale County Board of Adjustment, formerly known as the Rockdale County Board of Zoning Appeals.

Board of Commissioners: The Rockdale County Board of Commissioners.

Boulevard: See Street classifications.

Buffer, transitional: That portion of a lot set aside for open space and visual screening purposes, pursuant to applicable provision of this ordinance, to separate different use districts, or to separate uses on one property from uses on another property of the same use district or a different use district.

Buffer, state waters: The area of land immediately adjacent to the banks of state waters in its natural state of vegetation, which facilitates the protection of water quality and aquatic habitat, as referenced in O.C.G.A. § 12-2-8.

Buildable area: The area of a lot remaining after the minimum front, side and rear yard setback requirements of the zoning district has been met.

Building: Any structure having a roof and supported by columns or walls, intended for the shelter, enclosure, or support of persons, animals, or property.

**Building, accessory:** A building detached from the principal building located on the same lot and customarily incidental and subordinate in area, extent, and purpose to the principal building or use.

**Building, elevated:** A non-basement building which has its lowest elevated floor raised above the ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

**Building height:** The vertical distance measured from the grade plane of a building to the highest point of roof. Chimney, flues, and other structures or equipment incidental to the primary use of the building or site shall not be used in determining building height.

**Building permit:** See Permit, building.

**Building, principal:** A building in which the main or dominant use of the lot is conducted, on which such building is situated.

**Building wall:** An exterior loadbearing or non-loadbearing vertical structure that encompasses the area between the final grade elevation and eaves of the building and used to enclose the space within the building.

**Caliper:** The diameter measurement of a tree in inches measured six inches above ground. When the tree caliper is greater than six inches, the diameter measurement shall be made at breast height (four and one-half feet) and shall be called diameter at breast height (DBH).

**Cambium:** Tissue within the woody portion of trees and shrubs which gives rise to the woody water and nutrient conducting system, and the energy substrate transport system in trees. Cambium growth activity results in a tree's radial development, i.e., increase in diameter.

**Cambial dieback:** The irreparable radial or vertical interruption of a tree's cambium, usually caused by mechanical damage, such as "skinning bark"; or from excessive heat.

**Campground:** See Recreational vehicle parks and campgrounds.

**Canopy:** A roof structure constructed of rigid materials, including, but not limited to, metal, wood, concrete, plastic, or glass, which is attached to and supported by a building, or which is free-standing and supported by columns, poles or braces extended to the ground. Unlike an awning, a canopy is generally supported by vertical elements rising from the ground at two or more corners.

**Canopy sign:** A type of wall sign affixed to, superimposed on or painted on any canopy, which is a roof-like structure extended over a sidewalk or walkway or vehicle access area.

**Capital improvement:** An improvement with a useful life often years or more, by new construction or other action, which increases the service capacity of a public facility.

**Capital improvements element:** A component of the Rockdale County Comprehensive Plan that sets out projected needs for system improvements during the planning horizon established therein, a schedule of capital improvements that will meet the anticipated need for system improvements, and a description of anticipated funding sources for each required improvement, as most recently adopted or amended by the county Board of Commissioners.

**Car wash, conveyor:** A commercial car wash where the car moves on a conveyor belt during the wash. The driver of the vehicle can remain in the vehicle or wait outside of the vehicle.

**Car wash, in-bay automatic:** A commercial car wash where the driver pulls into the bay and parks the car. The vehicle remains stationary while a machine moves back and forth over the vehicle to clean it, instead of the vehicle moving through the tunnel.

**Car wash, self-service:** A commercial car wash where the customers wash their cars themselves with spray wands and brushes.

**Cellar:** That portion of a building that is partly or completely below grade and has a height less than six and one-half feet.

**Cemetery:** Any plot of ground, churchyard, building, mausoleum, or other enclosure used for the burial of deceased persons.

Cemetery, pet: Property used for the interring of dead domestic animals.

Cemetery, private: Any plot of ground, building, mausoleum, or other enclosure used for the burial of deceased persons of one collateral line of descent.

Center line of street: See Street, centerline of.

Certified personnel: A person who has successfully completed the appropriate certification course approved by the Georgia Soil and Water Conservation Commission.

Chairman: Chairman of the Rockdale County Board of Commissioners.

Channel: A natural or artificial watercourse with a definite bed and banks that conducts continuously or periodically flowing water.

Child: Any person under 18 years of age.

Childcare learning center: Any place operated by a person, society, agency, corporation, institution, or group wherein are received for pay for group care, for fewer than 24 hours per day without transfer of legal custody, 19 or more children under 18 years of age and which is required to be licensed by Bright from the Start, Georgia Department of Early Care and Learning.

Clean Water Act (CWA): The Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.), and any subsequent amendments thereto.

Clear cutting: The clearing or removal of trees from a site in a manner contrary to the best management practices of the Georgia Forestry Commission, except as consistent with activity authorized by a development permit or building permit.

Clearing: The removal of trees and brush from the land but not including removing roots and stumps or the ordinary mowing of grass.

Clerk: The clerk serving the Board of Commissioners of Rockdale County, Georgia.

Clinic: A medical or dental establishment where patients, who are not lodged overnight, are admitted for examination and treatment.

Club, private: A noncommercial establishment organized for a common purpose to pursue common goals, interests, or activities and usually characterized by certain membership qualifications, payment of fees and dues, regular meetings, and a constitution or bylaws.

Coastal marshlands: Shall have the same meaning as in O.C.G.A. § 12-5-282.

Collateral: Belonging to the same ancestral stock but not in a direct line of descent.

Collector: See Street classifications.

Colleges, universities, and professional schools: Establishments primarily engaged in furnishing academic courses and granting degrees at baccalaureate or graduate levels.

Co-location: The placement of the antennas of two or more service providers upon a single tower or alternative tower structure.

Columbarium: A structure or building substantially exposed above ground intended to be used for the interment of the cremated remains of deceased persons.

Combination, lot: The process of legally joining two lots of record to form a single conforming lot in accordance with this UDO, with or without re-subdivision of such lots.

Commencement of construction: Initiation of physical construction activities as authorized by a development or building permit.

Commercial use: An occupation, place of employment, or enterprise that is carried on for profit by the owner, lessee, or licensee.

Common plan of development (or larger common plan of development): A contiguous area where multiple separate and distinct construction activities will be taking place at different times on different schedules under one plan of development for sale.

Community water system (CWS): A public drinking water system permitted by the Georgia Environmental Protection Division per chapter 391-3-5 that serves at least 15 service connections used by year-round residents or regularly serves at least 25 year-round residents.

Community work program: The component of the Rockdale County Comprehensive Plan that lays out the specific activities the county plans to undertake during the five years following adoption of the plan.

Completion of construction: The issuance of the final certificate of occupancy or completion by the appropriate governmental jurisdiction. The date of completion is the date on which such certificate is issued.

Composting facility, municipal solid waste: An establishment converting municipal solid waste to humus through a controlled process of degrading organic matter by microorganisms.

Composting facility, yard trimmings: An establishment converting yard trimmings to humus through a controlled process of degrading organic matter by microorganisms. This definition does not include composting conducted on a residential lot for home gardening purposes.

Comprehensive plan: Any part or element of the overall plan for development adopted by the Board of Commissioners as provided by O.C.G.A. § 50-8-1 and DCA Regulations chapter 110-3-2, Minimum Standards and Procedures for Local Comprehensive Planning, including the future land use map and all other maps, exhibits, and appendices.

Concert: a public performance (as of music or dancing).

Conditional approval: The imposition of conditions in the grant of an application for approval of a rezoning, special use permit, variance, concept plan, preliminary plat, or permit.

Condominium: A building, or group of buildings, in which dwelling units, offices, or floor areas are owned individually, and the structure, common areas, and facilities are owned by all the owners on a proportional, undivided basis.

Coniferous: Belonging to the group of cone-bearing evergreen trees or shrubs.

Conservation easement: A recorded agreement between a landowner and government agency or land trust that permanently protects open space or greenspace on the owner's land by limiting the amount and type of development that can take place but continues to leave the remainder of the fee interest in private ownership.

Construction activity: Activities including, but not limited to, activities subject to the Georgia Erosion and Sedimentation Control Act or NPDES General Construction Permits, such as clearing and grubbing, grading, excavating, and demolition. These include construction projects resulting in land disturbance, erecting new structures and buildings, as well as redevelopment, remodeling or modification of an existing building or structure.

Construction/demolition waste: Waste building materials and rubble resulting from construction, remodeling, repair, and demolition operations on pavements, houses, commercial buildings, and other structures. Such wastes include, but are not limited to asbestos containing waste, wood, bricks, metal, concrete, wall board, paper, cardboard, inert waste landfill material, and other non-putrescible wastes which have a low potential for groundwater contamination.

Construction, existing: Any structure for which "the start of construction" commenced before the effective date of these regulations.

Construction, new: Structures for which the "start of construction" commenced on or after the effective date of the UDO; other structures that are built on previously undeveloped land and are not additions or alterations.

Construction sequencing plan: A document noting the sequence of construction and identification of infiltration zones for protection during staged installation of permanent post-construction BMPs to ensure suitable site conditions such as avoiding soil compaction by heavy equipment in areas designated for infiltration BMPs.

Convention center: A building or set of buildings designed to hold many people and used for meetings or events.

**Cottage food consumer:** A person who is a member of the public, who takes possession of food, is not functioning in the capacity of an operator of a food sales establishment or food processing plant, and does not offer the food for resale.

**Cottage food operator:** A person who produces cottage food products only in the home kitchen of that person's primary domestic residence and only for sale directly to the consumer.

**Cottage food products:** Non-potentially hazardous baked goods, jams, jellies, preserves, and other non-potentially hazardous foods produced in the home kitchen of a domestic residence.

**County:** Rockdale County, Georgia.

**County arborist/urban forester:** The agent of Rockdale County, having enforcement responsibilities under the UDO, and charged with the responsibility, as the designee of the Director of Planning and Development, of approving all tree protection plans for land development or building construction in unincorporated Rockdale County required pursuant to the UDO.

**CPESC:** Certified Professional in Erosion and Sediment Control with current certification by EnviroCert, Inc., which is also referred to as CPESC or CPESC, Inc.

**Cremation:** As described in O.C.G.A. § 10-14-3 G, cremation includes any mechanical or thermal process whereby a deceased human being is reduced to ashes. Cremation also includes any other mechanical or thermal process whereby human remains are pulverized, burned, re-cremated, or otherwise further reduced in size or quantity.

**Crematory:** A location containing properly installed, certified apparatus intended for use in the act of cremation.

**Crisis Center:** Crisis centers shall include the following subcategories:

- A. **Crisis Service Center (CSC):** A facility providing short-term, time-limited crisis intervention, generally consisting of a single episode of care, designed to stabilize individuals and transition them to an appropriate level of service. CSCs are generally open twenty-four (24) hours per day, seven (7) days per week, and provide walk-in capacity for assessment, stabilization, and referral.
- B. **Crisis Stabilization Unit (CSU):** A medically monitored, short-term residential program licensed by the Georgia Department of Behavioral Health and Developmental Disabilities (DBHDD) and designated as an emergency receiving and evaluating facility. A CSU provides psychiatric stabilization and detoxification services twenty-four (24) hours per day, seven (7) days per week. Where a CSU operates a CSC and/or temporary observation area in conjunction with the CSU, such components shall be considered part of the CSU.

**Cul-de-sac:** A local street or road with one outlet and having an appropriate terminal for the safe and convenient reversal of traffic movement.

**Curb cut:** The opening along the curb line or edge of pavement of a public street at which point a driveway begins for vehicular ingress and egress from a parcel.

**Cut:** A portion of land surface or area from which earth has been removed or will be removed by excavation; the depth below original ground surface to the excavated surface. Also known as excavation.

**Dam:** Any artificial barrier, including appurtenant works, which impounds or diverts water and which the improper operation or failure of such would result in probable loss of human life as determined pursuant to the Georgia Safe Dam Act, and which:

- A. Is 25 feet or more in height from the natural bed of the stream or water course measured at the downstream toe or the lowest elevation of the outside limit of the barrier (whichever is lower) to the maximum water storage elevation; or
- B. Has an impounding capacity at maximum water storage elevation of 100 acre-feet or more.

- C. Any artificial barrier, including appurtenant works, constructed in conjunction with the reclamation of surface mined land, and meeting the requirements of subsection A above, and when improper operation or failure would result in probable loss of human life.

Data Management and Processing: Use involving a building or premise in which the majority of the use is occupied by computers and/or telecommunications and related equipment, including supporting infrastructure, cooling systems, electrical systems, and water-based or energy-intensive processes, where information is processed, transferred and/or stored. The following describe the subcategories of Data Management and Processing Center uses:

- A. Data Center. A facility or portion of a facility housing networked computer systems and telecommunications equipment used for remote storage, processing, and distribution of data.
- B. High Intensity Data Processing Facility. A data management and processing use characterized by exceptionally high electrical demand, cooling requirements, or water consumption, including but not limited to facilities supporting artificial intelligence (AI), machine learning, high-performance computing, cloud computing at hyperscale, or commercial cryptocurrency mining. Such facilities typically utilize dense server configurations, specialized cooling systems (including liquid or evaporative cooling), and continuous or near-continuous operations, and may present elevated risks related to heat generation, fire safety, noise, energy demand, or infrastructure impacts.
- C. Colocation or Micro-Data Facility. A data management and processing use characterized by either of the following:
1. Colocation Facility.
    - a. A client company leasing dedicated space to host their own infrastructure. Typically, the client company has sole access to the hardware and full responsibility for managing it; or
    - b. A client company leasing dedicated servers, storage, and networking hardware from the provider in which the provider offers administration and management services; or
  2. Micro-Data Facility. A small-scale data processing and storage facility that is accessory and subordinate to an established, permitted principal use on the same site, and that is intended solely to support the internal operational, security, or information-technology needs of that principal use. A micro-data facility shall not be designed or operated for commercial data hosting, co-location, cloud services, or off-site third-party use

Day: A calendar day, unless otherwise specifically identified as a "work" or "business" day or other designation when used in the text.

Daycare: Uses providing care and supervision for children or adults away from their primary residence for less than 24 hours per day.

Small daycare. A daycare use for four (4) or fewer individuals.

Large daycare. A daycare use for five (5) or more individuals.

Deciduous tree: A tree that sheds its leaves annually.

Density: The total number of square feet of a building, or number of lots or dwelling units per acre of land unless specifically provided otherwise in the UDO.

Density, gross: The number of square feet of a building, or number of lots or dwelling units on a tract of land divided by the total acres of a parcel or tract of land prior to development or subdivision, including all streets or rights-of-way, open space, floodplain, and other un-subdivided or unused portions of the tract of land.

Density, net: The number of square feet, lots, or dwelling units on a tract of land, less area for streets, rights-of-way, open space, floodplain, and other un-subdivided or unused portions of the tract of land.

Department: The Department of Planning and Development of Rockdale County.

Design professional: A professional licensed by the State of Georgia in the field of: engineering, architecture, landscape architecture, forestry, geology, or land surveying; or a person that is a Certified Professional in Erosion and Sediment Control (CPESC) with a current certification by EnviroCert, Inc. Design Professionals shall practice in a manner that complies with applicable Georgia law governing professional licensure.

Detention: The temporary storage of stormwater runoff in a stormwater management facility for the purpose of controlling the peak discharge.

Detention facility: A permanent basin or structure designed for the detention of stormwater runoff and gradual release of stored water at controlled rates in accordance with the Georgia Stormwater Management Manual.

Developer: A person who undertakes land development activities.

Development: Any manmade change to improved or unimproved real estate, including, but not limited to, buildings or other structures, mining, dredging, filling, clearing, grubbing, grading, paving, any other installation of impervious cover, excavation, or drilling operations or and storage equipment or materials.

Development approval: Any written authorization, such as issuance of a building permit, land disturbance permit, or other approval for grading or site development, or other forms of official action required by local law or regulation which authorizes the commencement of construction.

Development impact fee: A payment of money imposed upon development as a condition of development approval to pay for a proportionate share of the cost of system improvements needed to serve new growth and development.

Development permit: An official authorization issued by the Director of Planning and Development allowing clearing, grubbing, grading or other alteration of the site that entails land disturbance related to construction activities in compliance with the UDO.

DHR: The Georgia Department of Human Resources.

Diameter at breast height (DBH): A standard measure of the diameter of a tree trunk measured in inches at a height of four and one-half feet above the ground. If a tree splits into multiple trunks below four and one-half feet, then the trunk is measured at its most narrow point beneath the split.

Direct discharge: See Discharge, direct.

Director: The director of Rockdale County Department of Planning and Development, or their designee.

Distillery or winery: An establishment where wine or malt beverages are manufactured (brewed, rectified, or blended), bottled, packaged, and/or distributed for wholesale and/or retail distribution.

District, zoning: A tract of land or contiguous parcels of Rockdale County, Georgia within which the zoning regulations are uniform.

Double-faced sign: A sign which has two display areas against each other or where the interior angle formed by the display areas is 60 degrees or less, where one face is designed to be seen from one direction and the other face from another direction.

Drainage area: That area contributing runoff to a single point; measured in a horizontal plane that is enclosed by a ridge.

**Drainage basin:** An area defined by topography within which any water that falls is tributary to the specified watercourse as shown on an official map identifying the drainage basins existing within Rockdale County promulgated and maintained by the department of water resources.

**Drainage easement:** See Easement, drainage.

**Drainage structure:** A device composed of a virtually nonerodible material such as concrete, steel, plastic or other such material that conveys water from one place to another by intercepting the flow and carrying it to a release point for stormwater management, drainage control, or flood control purposes.

**Dripline:** A vertical line extending from the outermost edge of the tree canopy or shrub branch to the ground.

**Driveway:** A vehicular access, or curb cut that is in private ownership, except for that portion lying within the public right-of-way, and provides access primarily to one property.

**Drug rehabilitation center:** Structures and land used for treatment of drug abuse where neither meals nor lodging is provided.

**Dry cleaning and laundry services:** A business that provides for the cleaning of laundry and dry cleaning, excluding self-service, and contains on the premises, equipment necessary for the processing of laundry and dry cleaning.

**Dumpster:** A portable container used for temporary storage of garbage, trash, or other refuse or receptacle material that has a capacity of one cubic yard or more.

**Dwelling:** A building or portion thereof designed, arranged, or used principally for residential occupancy (not including buildings designed for transient use such as hotels and motels), and which complies with the provisions of the UDO and the International Building Code.

**Dwelling, multi-family:** A building designed, constructed, altered, or used for more than two adjoining dwelling units, with each dwelling unit having a separate entrance and a party wall and/or party floor or ceiling connecting it with at least one other dwelling unit. Includes apartments and condominium dwelling units.

**Dwelling, principal:** The building that is used as the primary residence on a lot.

**Dwelling, single-family:** A dwelling structure that is designed for the use of one family.

**Dwelling, single-family attached:** A building containing two or more one-family attached dwelling units joined at one or more points by one or more party walls or other common facilities (not including the walls of an enclosed courtyard or similar area) and with property lines separating each dwelling unit. This includes townhomes.

**Dwelling, single-family detached:** A free-standing building designed for or containing one dwelling unit.

**Dwelling, two-family (duplex):** A single building designed for and containing two dwelling units located on one lot or one parcel of land.

**Dwelling unit:** One or more rooms, designed, occupied, or intended for occupancy as a separate living quarter, with cooking, sleeping and sanitary facilities provided within the dwelling unit for the exclusive use of a single housekeeping unit. Does not include rooms in a hotel, motel, boarding house, bed and breakfast, or extended stay hotel.

**Dwelling, single-family zero lot line:** A single-family dwelling unit erected as a detached dwelling unit with no required side and/or front setback on one side so as to allow the dwelling unit to be built on the property line but not attached to another dwelling.

**Easement:** An acquired legal right for the specific use of land owned by others.

**Easement, access:** An easement created for the purpose of providing vehicular or pedestrian access to or across a property.

Easement, drainage: Land required for the installation of storm water sewers or drainage ditches and/or required for the preservation or maintenance of a natural stream or watercourse or other drainage facility.

Easement, utility: A grant by a property owner for the use of real property for the specified purpose of constructing and maintaining utilities; including, but not limited to sanitary sewers, water mains, electric lines, telephone lines, cable lines, storm sewer or storm drainage ways and gas lines.

Easement rights: An easement right which shall inure to the benefit of the county in the form of either: (i) a conservation easement in relation to the reservoir buffer area; (ii) a conservation easement in relation to water quality protection; or (iii) an ingress/egress easement.

Electric, petroleum or gas substation: Facilities devoted to the distribution of electricity, gas, or petroleum.

Electric vehicle: Vehicle powered in full or in part by electricity and requiring to be charged periodically, with a maximum speed of at least 65 miles per hour, and in compliance with Title 49 of the Code of Federal Regulations, Section 571.

Electric vehicle battery exchange station: A facility where an electric vehicle can exchange its depleted battery for a fully charged battery.

Electric vehicle charging station: A stand-alone apparatus dedicated to the charging of electric vehicle batteries, by providing a connection to a power source.

Electric vehicle charging unit: A wall-mounted apparatus with an electrical outlet dedicated to the charging of electric vehicle batteries.

Electronic sign: A type of sign where the message may be changed at intervals by electronic process or by remote control. Electronic signs are generally internally illuminated.

Elevated building: A non-basement building which has its lowest elevated floor raised above the ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

Encumber: To legally obligate by contract or otherwise commit to use by appropriation or other official act of Rockdale County, Georgia.

EPA: The U.S. Environmental Protection Agency, or where appropriate the term may also be used as a designation for the administrator or other duly authorized official of said agency.

EPD: A state agency, being a division within the Georgia Department of Natural Resources, charged with protecting Georgia's air, land, and water resources through the authority of state and federal environmental statutes.

EPD director: The director of the Environmental Protection Division of the Department of Natural Resources.

Equestrian training and sales facility: Establishments providing equestrian training and the sale of horses, mules, donkeys, and other equines and related tack or feed.

Erosion: The process by which land surface is worn away by the action of wind, water, ice or gravity.

Erosion, sedimentation and pollution control plan: A plan required by the Erosion and Sedimentation Act, O.C.G.A. Chapter 12-7, that includes, as a minimum protection at least as stringent as the State General Permit, best management practices, and requirements of this UDO.

Event center: See Convention center.

Excess capacity: That portion of the capacity of a public facility or system of public facilities which is beyond that necessary to provide adequate service to existing development at the adopted level-of-service standard.

Existing construction: Any structure for which the start of construction commenced before the effective date of the UDO.

Existing manufactured home park or subdivision: See Manufactured home park, existing.

Expansion to an existing manufactured home park or subdivision: The preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads.

Extended detention: The detention of stormwater runoff for an extended period, typically 24 hours or greater.

External illumination: Illumination device or system, independent of the sign face, projecting light primarily toward the sign.

Extreme flood protection: Measures taken to prevent adverse impacts from large low-frequency storm events with a return frequency of 100 years or more.

Facade: The exterior of a building extending the entire width of the building elevation.

Factory-built housing: Any structure, designed for residential use, that is wholly or in substantial part, made, fabricated, formed, or assembled in manufacturing facilities for installation or assembly on a building site. Factory-built homes include mobile homes, manufactured homes, and modular homes.

Family: A group of individuals related by blood, marriage, adoption, or guardianship, or not more than six persons not so related, living together in a dwelling unit as a single housekeeping unit as distinguished from a group occupying a lodging space or group living facility.

Farming, general: Any primary use of a tract or parcel of land for the purpose of raising for sale any types of agriculture products, nursery stock, including, but not limited to, soil crops, fish, fowl, silviculture, or livestock.

Feeder roots: A complex system of small annual roots growing outward and predominantly upward from the system of "transport roots".

Feepayer: That person or entity who pays a development impact fee, or his or her legal successor in interest where the right or entitlement to any refund of previously paid development impact fees which is required by this chapter has been expressly transferred or assigned to the successor in interest. In the absence of an express transfer or assignment of the right or entitlement to any refund of previously paid development impact fees, the right or entitlement shall be deemed "not to run with the land."

Fence: A constructed barrier of any material or combination of materials erected to enclose, screen, or separate areas.

Fill: A portion of land surface to which soil or other solid material has been added; the depth above the original ground surface or an excavation.

Final stabilization: All soil disturbing activities at the site have been completed, and that for unpaved areas and areas not covered by permanent structures and areas located outside the waste disposal limits of a landfill cell that has been certified by EPD for waste disposal, 100 percent of the soil surface is uniformly covered in permanent vegetation with a density of 70 percent or greater, or landscaped according to the plan (uniformly covered with landscaping materials in planned landscape areas), or equivalent permanent stabilization measures as defined in the Manual (excluding a crop of annual vegetation and seeding of target crop perennials appropriate for the region). Final stabilization applies to each phase of construction.

Finished grade: The final elevation and contour of the ground after cutting or filling and conforming to the proposed design.

Flag: A piece of fabric or other flexible material intended to be attached to a flagpole or similar device.

Flea market: An occasional or periodic market held in an open area or structure where groups of individual sellers offer goods for sale to the public. See Special event.

Flood (or flooding): A general and temporary condition of partial or complete inundation of normally dry land areas from:

- A. The overflow of inland or tidal waters; or
- B. The unusual and rapid accumulation or runoff of surface waters from any source.

Flood hazard boundary map (FHBM): An official map of a community, issued by FEMA, where the boundaries of the flood, mudflow, and related erosion areas having special hazards have been designated.

Flood insurance rate map (FIRM): An official map of a community, issued by FEMA, delineating the areas of special flood hazard and/or risk premium zones applicable to the community.

Flood insurance study (FIS): The official report by FEMA providing an examination, evaluation and determination of flood hazards and corresponding flood profiles and water surface elevations of the base flood.

Floodplain: Any land area susceptible to flooding, which would have at least a one percent probability of flooding occurrence in any calendar year based on:

- A. The basin being fully developed as shown on the current land use plan or
- B. The regulatory floodplain as defined by the National Flood Insurance Program (FEMA).
- C. The more restrictive (wider) of either A or B, as described above, shall be used.

Flood pool area: The area lying between the 735 mean sea level (MSL) line and the 739.8 MSL line as established by the 100-year flood event.

Floodproofing: Any combination of structural and non-structural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.

Floodway (or regulatory floodway): The channel of a stream, river, or other watercourse and the adjacent areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than a designated height.

Floor: The lower horizontal finished surface of each story in a building that is intended to support the contents of the building and its occupants.

Floor area, gross: The sum of the gross horizontal areas of the total number of finished floors of a fully enclosed building measured from the exterior faces of the exterior walls or from the centerline of walls separating two buildings; excluding cellar space, carports and garages, and any space where the floor-to-ceiling height is less than six and one-half feet.

Floor area, heated: The gross floor area of a dwelling or other building that is heated and intended for daily human activity, including hallways, stairs, and interior storage areas and closets.

Floor area ratio: The gross floor area of all buildings or structures on a lot divided by the total lot area.

Floor, lowest: The lowest floor of the lowest enclosed area, including basement. An unfinished or flood resistant enclosure, usable solely for parking of vehicles, building access or storage, in an area other than a basement area, is not considered a building's lowest floor, provided that such enclosure is not built so as to render the structure in violation of other provisions of the UDO.

Floor, party: A floor in a multi-story building that is designed to provide required fire separation between two adjoining dwelling units that are constructed one above the other.

Flush toilet: A sanitary flushable fixture in general use for the disposal of human excrement.

Flyover barrier: A solid wooden fence, dense vegetation, or combination thereof that provides an obstruction that bees cannot fly through for the purpose of swarm prevention.

**Forestry:** Establishments primarily engaged in the operation of timber tracts, tree farms, forest nurseries, the gathering of forest products, or in performing forest services.

**Freeway:** A multiple-lane roadway carrying local, regional, and interstate traffic of relatively high volumes that permits access only at designated interchanges.

**Frontage, building:** The width in linear feet of each exterior wall of a building that faces a street or public right-of-way.

**Frontage, road:** The distance on which a parcel of land adjoins a public street or street right-of-way, including proposed streets within a subdivision of land approved by Rockdale County.

**Fruit and vegetable market:** An establishment engaged primarily in the retail sales of fresh fruits and vegetables. The term shall include permanent fruit and vegetable stands, fruit markets, permanent fruit stands, produce markets, permanent produce stands and vegetable markets.

**Functionally dependent use or facility:** A use which cannot perform its intended purpose unless it is located or carried out in close proximity to water. The term includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and ship building and ship repair facilities, but does not include long-term storage or related manufacturing facilities.

**Future-conditions flood:** The flood having a one percent chance of being equaled or exceeded in any given year based on future-conditions hydrology. Also known as the 100-year future-conditions flood.

**Future-conditions flood elevation:** The highest water surface elevation anticipated at any given location during the future-conditions flood.

**Future-conditions floodplain:** Any land area susceptible to flooding by the future-conditions flood.

**Future-conditions hydrology:** The flood discharges associated with projected land-use conditions based on a community's zoning maps, comprehensive land-use plans, and/or watershed study projections, and without consideration of projected future construction of stormwater management (flood detention) structures or projected future hydraulic modifications within a stream or other waterway, such as bridge and culvert construction, fill, and excavation.

**Future land use map:** A map, formerly known as the Comprehensive Land Use Plan Map, prepared as part of the Rockdale County Comprehensive Plan prepared pursuant to O.C.G.A. § 50-8-1 and chapter 110-3-2, Minimum Standards and Procedures for Local Comprehensive Planning that divides land within the unincorporated area of Rockdale County into a series of land use categories and serves as guidance for rezoning decisions made pursuant to this UDO.

**Garage, attached:** A fully enclosed structure that shares a common roof with a dwelling unit or that adjoins a dwelling unit with a common wall along a distance of at least ten feet. Carports and other open or partially enclosed structures are not considered garages.

**Garage/yard sale:** A temporary sale of personal property, open to the public, conducted from or on a residential lot within a residential zoning district, for the purpose of disposing of household or personal items. This term includes, but is not limited to, sales commonly referred to as "garage," "yard," "lawn," "attic," "porch," "room," "backyard," "patio," "estate," "rummage," or similar sales, regardless of the name used. Any sale of similar character, scale, and duration shall be considered a garage/yard sale.

**Garbage:** See Solid waste.

**Gasoline station:** A facility that sells fuel for motor vehicles, including, but not limited to gasoline and diesel.

**Gasoline station with convenience store:** A gasoline station that includes a retail store that sells a limited line of groceries and household items.

General NPDES permit for construction activities: State issued National Pollutant Discharge Elimination System permit, regulating construction activities pursuant to subsection (f) of O.C.G.A. § 12-5-30, the "Georgia Water Quality Control Act".

General retail, small: Establishments of 3,000 square feet or fewer of gross floor area engaged in the sale or rental of goods for consumer or household use; excluding however, animal sales or services and building materials and/or supplies sales or rentals. Typical uses include the sale of consumer goods, art/craft objects, flower shops, gift shops, and boutiques.

Georgia Stormwater Management Manual: See Stormwater management manual.

Glamping: See Recreational vehicles park and campgrounds.

Governing authority: The Board of Commissioners of Rockdale County, Georgia.

Grade: A reference plane representing the average of finished ground level adjoining the building at all exterior walls. When the finished ground level slopes away from the exterior walls, the reference plane shall be established by the lowest points within the area between the building and the lot line or between the building and a point six feet from the building, whichever is closer.

Grade, percentage of: The rise or fall of a slope in feet and tenths of a foot for each 100 feet of horizontal distance.

Grading: Altering the shape of ground surfaces to a predetermined condition; this includes stripping, cutting, filling, stockpiling, and shaping or any combination thereof and shall include the land in its cut and filled condition.

Green infrastructure: An interconnected natural system and/or engineered system that strengthens and mimics natural hydrologic functions and processes through the use of plants and soil to slow, filter, evapotranspiration and infiltrate runoff close to its source; or the capture and reuse of runoff.

Greenhouse: A building whose roof and sides are made largely of glass or other transparent or translucent material and in which the temperature and humidity can be regulated for the cultivation of plants for subsequent sale or personal enjoyment.

Greenspace: Permanently protected areas of a site that are preserved in a natural state meeting the standards of the Georgia Greenspace Program.

Greenway, stream: An area along the course of any state waters to be maintained in an undisturbed and natural condition for both recreation and conservation that may contain limited minor land disturbances, such as trails and picnic areas.

Gross vehicle weight rating (GVWR): The rating applied by a vehicle manufacturer, and represents the maximum total weight of vehicle, cargo, people, fuel, and other fluids together.

Ground elevation: The original elevation of the ground surface prior to cutting or filling.

Ground sign: A type of freestanding sign in which the entire bottom of the sign face or structure is permanently affixed and in contact with the ground, supported entirely by a base structure, and not mounted on a pole or attached to any part of a building.

Groundwater recharge area: Any portion of the earth's surface where water infiltrates into the ground to replenish an aquifer.

Grubbing: Removing roots and stumps from land that has been cleared but not grading.

Halfway house: A licensed home for inmates on release from more restrictive custodial confinement or initially placed in lieu of such more restrictive custodial confinement, wherein supervision, rehabilitation, and counseling are provided to mainstream residents back into society, enabling them to live independently.

A. Small halfway house. A halfway house use for four (4) or fewer individuals.

B. Large halfway house. A halfway house use for five (5) or more individuals.

**Hardship:** A condition of significant practical difficulty in using a lot because of physical problems relating solely to the size, shape, topography, or other physical condition of the lot in question. Hardship relates only to the physical characteristics of the property, not the personal circumstances of the owner or user, and shall not be self-imposed.

**Hazardous material:** Any substance that, because of its quantity, concentration, or physical or chemical characteristics, poses a significant present or potential hazard to human health and safety or to the environment if released into the workplace or the environment.

**Hazardous waste:** Any solid waste which has been defined as a hazardous waste in regulations, promulgated by the administrator of the United States Environmental Protection Agency pursuant to the federal act, which are in force and effect on February 1, 1988, codified as 40 C.F.R. Section 261.3.

**Height:** The vertical distance of a structure other than a building measured from the average elevation of the finished grade surrounding the structure to the highest point of the structure. When referring to a telecommunications antenna it shall mean the vertical distance from the base of the antenna to the highest point of the tower, or any appurtenance attached to it.

**Height, building:** The vertical distance measured from the average elevation of the finished grade at the front of the building to the highest point of the roof if a flat roof; to the deck line of mansard roofs; and to the mean height level between eaves and ridge of gable, hip, and gambrel roofs. Does not include steeples, cupolas, decorative towers, antennas, and mechanical equipment attached to a building.

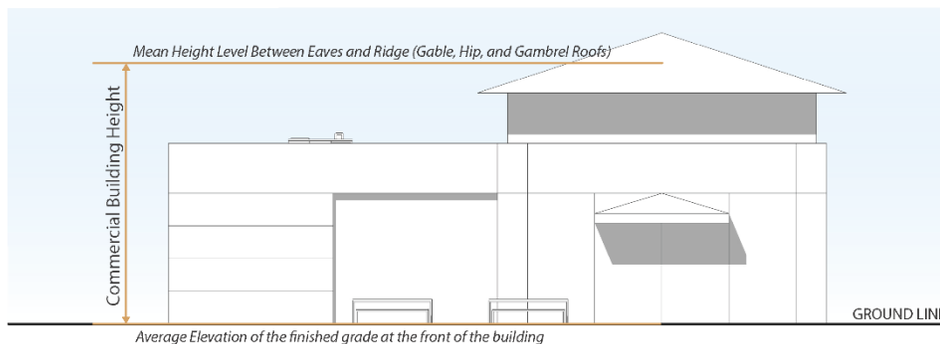


Figure 3.2.4 - Building Height.

Height, telecommunications facility: The vertical distance from grade to the highest point of the tower and its appurtenances, grade being the average level of the pre-existing or finished surface of the ground adjacent to the exterior of the tower, whichever is lower. When referring to a telecommunications antenna it shall mean the vertical distance from the base of the antenna to its highest point.

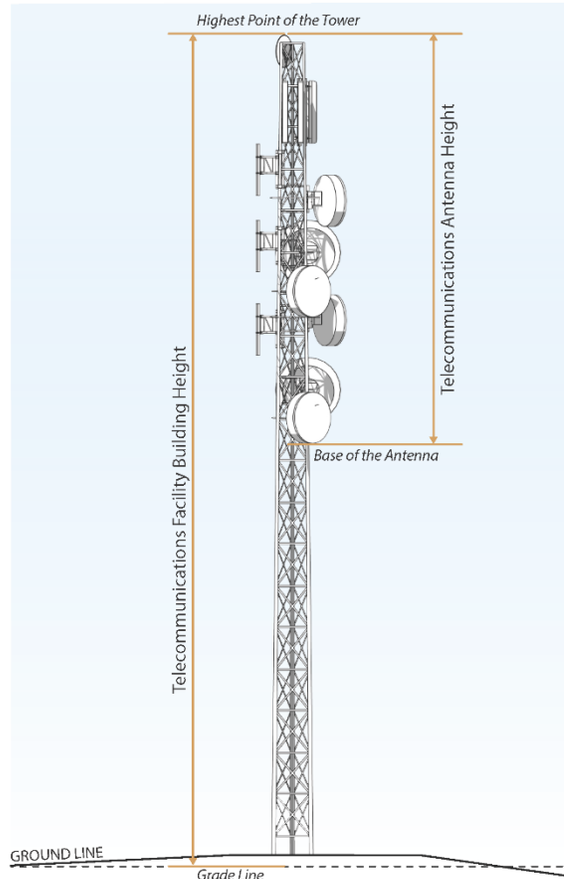


Figure 3.2.4 - Telecommunications Facility Height.

Hemp: the plant *Cannabis sativa* L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or not, with a delta-9 tetrahydrocannabinol concentration of not more than 0.3 percent on a dry weight basis.

Hemp farming: The growing of hemp for agricultural purposes, as is sanctioned in State of Georgia law, §§ 2-23-1 — 2-23-12.

High-Capacity transit stop: A high-capacity transit stop is a designated location where transit vehicles designed to transport large volumes of passengers operate. These stops serve major public transportation modes such as Bus Rapid Transit (BRT), Arterial Rapid Transit (ART), Commuter Rail Transit (CRT), Light Rail Transit (LRT), and Heavy Rail Transit (HRT).

Highest adjacent grade: The highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure.

Historic resources: Landmarks, districts, sites, structures, or buildings which have historic, cultural, or archaeological significance by virtue of being eligible for listing on the National Register

of Historic places, listed as such by the state historic preservation office, or identified as such in the Rockdale County Comprehensive Plan.

Historic structure: Any structure that is:

- A. Listed individually in the National Register of Historic Places (a listing maintained by the U.S. Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
- B. Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
- C. Individually listed on a state inventory of historic places by states with historic preservation programs which have been approved by the Secretary of the Interior; or
- D. Individually listed on a local inventory of historic places by communities with historic preservation programs that have been certified either:
  1. By an approved state program as determined by the Secretary of the Interior, or
  2. Directly by the Secretary of the Interior in states without approved programs.

Hive: A container designed for the purpose of beekeeping and includes modern, movable frames or combs so to allow for proper inspections and hive manipulations such as requeening and/or sampling.

Home occupation: An occupation customarily carried on by an occupant of a dwelling unit as a secondary use which is clearly incidental to the use of the dwelling unit for residential purposes and operated in accordance with this UDO.

Hospital: An establishment providing physical or mental health services, in-patient or overnight accommodations, and mental or surgical care of the sick or injured. Includes health clinics and sanatoriums.

Hotspot: A land use or activity on a site that has the potential to produce higher than normally found levels of pollutants in stormwater runoff. As defined by the stormwater director, hotspot land use may include gasoline stations, vehicle service and maintenance areas, industrial facilities (both permitted under the Industrial Stormwater General Permit and others), material storage sites, garbage transfer facilities, and commercial parking lots with high-intensity use.

Hydrologic soil group (HSG): A natural resource conservation service classification system in which soils are categorized into four runoff potential groups. The groups range from group A soils, with high permeability and little runoff produced, to group D soils, which have low permeability rates and product much more runoff.

Hydrology: The scientific study of the properties, distribution, and effects of water as a liquid, solid, or gas on the Earth's surface, in the soil and underlying rocks, and in the atmosphere.

Illegal connection: Either of the following:

- A. Any pipe, open channel, drain or conveyance, whether on the surface or subsurface, which allows an illicit discharge to enter the county's separate storm sewer system including but not limited to any conveyances which allow any non-stormwater discharge including sewage, process wastewater, and wash water to enter the county's separate storm sewer system, regardless of whether such pipe, open channel, drain or conveyance has been previously allowed, permitted, or approved by an authorized enforcement agency; or
- B. Any pipe, open channel, drain or conveyance connected to the county's separate storm sewer system, which has not been documented in, plans, maps, or equivalent records and approved by an authorized enforcement agency.

**Illicit discharge:** Any direct or indirect non-stormwater discharge to the county's separate storm sewer system, except as exempted in this UDO.

**Impervious material:** A material that water cannot pass through or be absorbed by.

**Impervious cover or surface:** Areas which significantly prevent or impede the natural infiltration of stormwater into the soil. Common impervious surfaces include, but are not limited to, rooftops, buildings, streets, roads, sidewalks, walkways, patio areas, driveways, parking lots, concrete and asphalt surfaces, storage areas, compacted gravel and soil surfaces, awning, and other fabric or plastic coverings, and other surfaces which prevent or impede the natural infiltration of stormwater runoff which existed prior to development. Impervious surface also includes unpaved graded aggregate base (GAB), or crusher run.

**Impoundment:** The water or liquid substance that is or will be stored by a dam - commonly referred to as the reservoir.

**Inactivity:** The absence of any substantive submittal, response, or action.

**Incidental accessory building, or storage:** An area used or intended for the storage of materials, refuse, or vehicles and equipment not in service. Storage areas shall not incorporate any other areas of project development such as parking areas, landscaping, and yard areas unless specifically authorized by the applicable land use regulations.

**Individual assessment determination:** A finding by the administrator that an individual assessment study does or does not meet the requirements for such a study as established by this chapter or, if the requirements are met, the fee calculated therefrom.

**Individual assessment study:** The engineering, financial, or economic documentation prepared by a fee payer or applicant to allow individual determination of a development impact fee other than by use of the applicable fee schedule.

**Industrial activity:** Activities subject to NPDES industrial permits as defined in 40 CFR, Section 122.26 (b)(14).

**Industrial park:** A tract of land subdivided and developed according to a comprehensive development plan in a manner which provides a landscaped setting for two or more industrial establishments.

**Industrial stormwater general permit:** The National Pollutant Discharge Elimination System (NPDES) permit issued by Georgia Environmental Protection Division to an industry for stormwater discharges associated with industrial activity. The permit regulates pollutant levels associated with industrial stormwater discharges or specifies onsite pollution control strategies based on Standard Industrial Classification (SIC) Code.

**Industrialized building:** Any structure or component thereof which is wholly or in substantial part made, fabricated, formed, or assembled in manufacturing facilities for installation or assembly and installation on a building site and has been manufactured in such a manner that all parts or processes cannot be inspected at the installation site without disassembly, damage to, or destruction thereof.

**Industrialized home:** A residential structure manufactured, in whole or in substantial part, in an off-site manufacturing facility as factory-built sections or components and transported to a building site for permanent installation on a site-built foundation, that is constructed in compliance with the Georgia State Minimum Standard Building Codes and approved by the Georgia Department of Community Affairs pursuant to O.C.G.A. § 8-2-111(3), as evidenced by a DCA insignia of approval. An industrialized home does not include a manufactured home constructed in accordance with the federal Manufactured Home Construction and Safety Standards, nor a structure constructed on or with a permanent chassis, as defined in 24 C.F.R. § 3280.902(a).  
**Infiltration:** The process of percolating stormwater runoff into the subsoil.

Inspection and maintenance agreement: A written agreement providing for the long-term inspection, operation, and maintenance of the stormwater management system and its components on a site; or with respect to a land development project, which when properly recorded in the deed records constitutes a restriction or covenant on the title to a site or other land involved in a land development project.

Interior project directional sign: A sign located within a subdivision or planned center, intended to guide pedestrians and drivers.

Internal illumination: Illumination device or system attached to or integrated in the sign face. Includes backlit panels, neon and light boxes.

Intermodal terminal facility: An industrial establishment in which freight is transferred in containerized form from truck to railroad cars for transportation.

Issuing authority: Rockdale County.

Junk: Any scrap, waste, reclaimable material, or debris, whether or not stored, for sale or in the process of being dismantled, destroyed, processed, salvaged, stored, baled, disposed, or other use or disposition.

Junked vehicle: Any wrecked or nonoperative dismantled or abandoned automobile, truck, boat, motorcycle, or similar device.

Junkyard: See Open yard storage business.

Kennel, hobby: An accessory use for the keeping of up to seven dogs or cats or other small animals or any combination thereof (except litters of animals of not more than six months of age) is carried on for the purpose of showing, training, or breeding. Such use specifically excludes any operation for which a fee or other compensation is charged and also excluded any commercial use.

Kennel, pet boarding: Any use where up to 21 dogs or cats or other small animals or any combination thereof (except litters of animals of not more than six months of age) are maintained for boarding, sitting, breeding, or similar purpose for a fee or other compensation is carried on. May also include Animal services, limited activities.

Kindergarten: A school for pre-elementary school children ages five and six.

Kiosk: A freestanding structure upon which temporary information and/or posters, notices, and announcements are posted or displayed electronically.

Kitchen facilities: A room used to prepare food containing, at a minimum, a sink and a stove, or oven.

Landscape strip: Land area located within the boundary of a lot and required to be set aside and used for landscaping upon which only limited encroachments are authorized.

Land disturbance: Any land or vegetation changes, including, but not limited to, clearing, grubbing, stripping, removal of vegetation, dredging, grading, excavating, transporting, and filling of land, that do not involve construction, paving or any other installation of impervious surface, but not including agriculture.

Land disturbance activity or activities: Any activity which may result in soil erosion from water or wind and the movement of sediments into state waters or onto lands within the state, including, but not limited to, clearing, dredging, grading, excavating, transporting, and filling of land. Land disturbing activity does not include agricultural practices as described O.C.G.A. § 12-7-17(5) or silvicultural activities as described O.C.G.A. § 12-7-17(6) within areas zoned for these activities.

Land disturbance permit: See Permit, land disturbance.

Land disturbance project: A single or phased discrete land disturbance undertaking.

Landfill: The term "landfill" shall include construction and demolition debris landfill, hazardous waste landfill, industrial waste landfill, inert waste landfill, monofill, sanitary landfill, and

private landfill. The term "landfill" shall not include approved on-site disposal of inert waste at a building, land disturbing, or development site.

Landfill, construction, and demolition waste: A landfill in which construction and/or demolition waste is disposed. Construction/demolition waste means waste building materials and rubble resulting from construction, remodeling, repair and demolition operations on pavements, houses, commercial waste, wood, bricks, metal, concrete, wallboard, paper, cardboard, inert waste landfill material and other nonputrescible wastes which have a low potential for groundwater contamination.

Landfill, inert waste: A disposal facility regulated by department of natural resources accepting only wastes that will not cause production of leachate (a liquid that has passed through or emerged from solid waste and contains soluble, suspended, or miscible materials removed from such wastes) of environmental concern. Only the following waste may be deposited in the inert landfill: earth and earth-like products, concrete, cured asphalt, rock, bricks, yard trimmings, stumps, limbs, and leaves. This definition specifically excludes any transfer stations, recycling stations, household materials or the storage of these items to be taken to another location.

Landfill, private: A privately owned and operated landfill for the purpose of profit. This may be each or all of the types of landfills defined by this ordinance.

Landfill, sanitary (municipal): Disposal sites, approved by the Board of Commissioners, and owned by a municipality or by a political subdivision of the state, where putrescible solid wastes are disposed of in a manner that minimizes environmental hazards by spreading, compacting to the smallest volume, and applying earth cover thereon.

Landing area: The area of an airport or private airstrip used for landing, taking-off, or taxiing of aircraft.

Larger common plan of development or sale: A contiguous area where multiple separate and distinct construction activities are occurring under one plan of development or sale. For the purposes of this subsection, "plan" means an announcement; piece of documentation such as a sign, public notice or hearing, sales pitch, advertisement, drawing, permit application, zoning request, or computer design; or physical demarcation such as boundary signs, lot stakes, or surveyor markings, indicating that construction activities may occur on a specific plot.

Laundromat: A business that provides self-service, coin-operated washing, drying and/or ironing machines for clothing and similar laundry.

Level of service: A measure of the relationship between service capacity and service demand for public facilities as established by Rockdale County, Georgia in terms of demand to capacity ratios or the comfort and convenience of use or service of such public facilities or both.

Library or cultural exhibit: A public facility for the use, but not sale, of literary, musical, artistic or reference material.

Linear feasibility program: A feasibility program developed by Rockdale County and submitted to the Georgia Environmental Protection Division, which sets reasonable criteria for determining when it would be infeasible to implement stormwater management standards for linear transportation projects being constructed by Rockdale County, other local governments, or State agencies.

Linear transportation projects: Construction projects on traveled ways including but not limited to roads, sidewalks, multi-use paths and trails, and airport runways and taxiways.

Liquified petroleum gases: As defined in O.C.G.A. § 10-1-262, any material that is composed predominantly of any of the following hydrocarbons, or mixtures of the same: propane, propylene, butane (normal butane or isobutane), and butylene.

**Livestock:** Any animal raised for food, raw materials, or pleasure, and customarily kept on a farm including, but not limited to, beef and dairy cattle, sheep, swine, poultry, horses, mules, donkeys, goats, turkeys, bison, llama, emus, and pot-bellied pigs.

**Litter:** Sand, gravel, slag, brickbats, rubbish, waste material, tin cans, refuse, garbage, trash, debris, dead animals, discarded materials of every kind and description or paper products of every kind and description including, but not limited to, advertising materials, newspapers, promotional papers, letters, bills, publications, or other writings.

**Loading space:** A space within the principal building or on the same lot, providing for the standing, loading, or unloading of trucks, and other carriers.

**Local issuing authority:** The governing authority of any county or municipality which is certified pursuant to subsection (a) O.C.G.A. § 12-7-8.

**Lodging:** The provision of temporary sleeping accommodations to the public or to paying guests for transient occupancy, typically for periods of less than thirty (30) consecutive days, with or without the provision of meals or kitchen facilities. Lodging is categorized into the following defined use types.

- A. **Bed and breakfast:** An owner-occupied single-family dwelling in which guest rooms that do not contain kitchen facilities are made available for overnight lodging, and where meals may be provided to guests.
- B. **Hotel:** A building in which lodging is provided and offered to the public for compensation, and in which ingress and egress to and from guest rooms is primarily through interior corridors or common areas.
- C. **Hotel, extended stay:** A hotel in which guest rooms are designed to accommodate longer-duration stays and include kitchen facilities for food preparation within individual guest rooms.
- D. **Motel:** A building or group of buildings containing sleeping accommodations for transient lodging, primarily serving the motoring public, in which ingress and egress to guest rooms is primarily from the exterior of the building.
- E. **Short-term rental:** A lodging use in which a dwelling unit, or any portion thereof, is made available to guests for temporary occupancy in exchange for compensation, where the dwelling unit retains its character as a residential use and is not operated as a hotel, motel, bed and breakfast, or similar commercial lodging establishment. A short-term rental may involve the rental of an entire dwelling unit or individual rooms within a dwelling unit and may be hosted or unhosted.

**Lot:** A portion, plot, or parcel of land separated from other portions, plots, or parcels by a graphic description as on a subdivision plat of record or survey map and intended for transfer of ownership or for building development.

**Lot area:** The total area within the boundaries of a lot.

**Lot, conforming:** A lot that meets all requirements of the UDO and is not a nonconforming lot.

**Lot coverage:** The percentage of the total area of a lot that is occupied by buildings.

**Lot, corner:** A lot abutting upon two or more streets at their intersection.

**Lot, double frontage:** A lot other than a corner lot abutting two streets.

**Lot, flag:** A lot having a narrow, elongated portion that provides connection to a public or private street or drive and a larger interior portion that expands beyond the narrow portion and forms the primary area of the lot.

**Lot, interior:** A lot with a single street frontage.

Lot of record: A lot, the plat for which has been lawfully recorded in the office of the clerk of the Superior Court of Rockdale County, or a lot, the deed of which has been lawfully recorded in the office of the clerk of the Superior Court of Rockdale County.

Lot remnant: Any portion or portions of a lot not suitable for building upon because of size or topography and remaining after the transfer of other portions of said lot to adjoining lots or rights-of-way.

Lot width: The width of a lot at the required front setback line measured parallel to the street right-of-way or in the case of a curvilinear street, parallel to the chord of the arc between the intersection of the side lot lines and the street right-of-way line.

Lowest floor: See Floor, lowest.

Major intersection: Intersection of an arterial with another arterial or major collector in accordance with the latest Federal Functional Classification System for Rockdale County.

Major thoroughfare: A public street, road, or highway that is classified as a collector street, minor arterial, or principal arterial in the latest Federal Functional Classification System for Rockdale County.

Major woody roots: First order tree roots, originating at the "root collar" and growing horizontally in the soil to a distance between three and 15 feet from the tree's trunk.

Manual for on-site sewage management systems: The technical handbook currently adopted and periodically updated by EPD. The manual for on-site sewage management systems and its provisions are herein adopted unless inconsistent with other provisions of law or regulation and is hereafter referred to as the "Manual for On-Site Sewage Management Systems".

Manual or manual for erosion and sediment control in Georgia: Manual published by the GASWCC as of January 1 of the year in which the land disturbing activity was permitted and amendments to the manual as approved by the GASWCC up until the date of the NOI.

Manufactured home: A dwelling unit manufactured in accordance with the Secretary of Housing and Urban Development (HUD), the National Manufactured Housing Construction and Safety Standards Act of 1974, 42 U.S.C. Section 5401, et seq., as amended, and meeting applicable standards of this UDO.

Manufactured home lot: A parcel of land, legally created, pursuant to the Code of Rockdale County in effect at the time and meeting the requirements of the UDO or the subdivision requirements in effect at the time that the lot was approved and located in a manufactured home park which is intended and used for the placement of a single manufactured home and for the exclusive use of its occupants.

Manufactured home park, existing: A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or before the effective date of these regulations, or before March 6, 1975.

Manufactured home park or subdivision, new: A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after March 6, 1975.

Massage apparatus: See section 22-71.

Massage establishment: See section 22-71.

Massage; massages; Massage therapy: See section 22-71.

Massage therapist: See section 22-71.

**Materials recovery facility (MRF):** A solid waste handling facility that provides for the extraction from solid waste of recoverable materials, materials suitable for use as a fuel or soil amendment, or any combination of such materials.

**Mean sea level:** The average height of the sea for all stages of the tide. It is used as a reference for establishing various elevations within the floodplain. This term is synonymous with National Geodetic Vertical Datum (NGVD) or the North American Vertical Datum (NAVD) of 1988.

**Metropolitan River Protection Act:** A state law, O.C.G.A. § 12-5-440 et seq., which addresses environmental and developmental matters in certain metropolitan river corridors and their drainage basins.

**Mini-storage warehouses:** A structure or group of structures for storage of customers' personal property, goods and/or wares where individual stalls or lockers are rented out to different tenants for storage and where no stall or locker exceeds 500 square feet of floor area with interior or exterior access to storage units, non-climate controlled or climate controlled, exterior metal doors.

**Miscellaneous sign:** A type of freestanding temporary sign placed by stakes, frames, or wire supports in the ground, not permanently installed, intended for short-term display, and constructed of lightweight materials.

**Mixed-use building:** A building that provides a mix of uses:

- A. Residential uses may be for lease as an apartment or for sale as a condominium, typically with the first floor(s) occupied by nonresidential uses that are permitted in the zoning district of the property and the upper floor(s) occupied with residential uses. May be side-by-side next to a nonresidential use on the same floor.
- B. Nonresidential uses that are permitted in the zoning district of the property may occupy the building. For instance, an office can be in the same building as retail, restaurant, or warehouse, etc. and vice versa.

**Mobile food vendor:** A motorized, wheeled vehicle designed and utilized for the preparation and sale of food and nonalcoholic beverage items to the general public, and whose operations are self-contained within the confines of the vehicle. Such vehicles shall operate in accordance with state law and the rules and regulations for food service of the Rockdale County Environmental Health Department.

**Mobile home:** A structure, transportable in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length or, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities and includes the plumbing, heating, air-conditioning, and electrical systems contained therein and manufactured prior to June 15, 1976.

**Modular home:** A factory-manufactured single-family dwelling that is constructed in one or more sections and complies with the definition of "industrialized home."

**Motor vehicle sales or rentals:** An open area, other than a right-of-way or public parking area, used for display, sale, or rental of new or used motor vehicles in operable condition.

**Motor vehicle sales or rentals, remote:** A type of motor vehicle sales or rental use where the point of sale or rental agreement occurs off-site, typically online or via telephone, but where vehicle pick-up can occur on-site by appointment only. This use is distinguished from an office use for an auto brokerage where there is no inventory stored on-site.

**Multi-faced sign:** A sign structure with more than two sign faces designed so that each face can be seen from a different direction.

**Municipal separate storm sewer system (MS4):** A conveyance or system of conveyances including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches,

manmade channels or storm drains, owned or operated by Rockdale County, designed or used for collecting or conveying runoff and is not a combined sewer or part of a publicly owned treatment works.

**Municipal separate storm sewer system (MS4) Permit:** authorize public entities, such as cities, counties, transportation agencies, and military bases, to discharge pollutants from public stormwater systems to waters of the United [States].

**Museum:** A building having public significance by reason of its architecture or former use or occupancy or a building serving as a repository for a collection of objects of interest, intended to be used by the public for viewing and which may include as an accessory use the sale of goods to the public. A museum shall be considered a cultural exhibit in accordance with this UDO.

**National Geodetic Vertical Datum (NGVD):** Vertical control used as a reference for establishing varying elevations within the floodplain (as corrected in 1929).

**National pollutant discharge elimination system (NPDES) storm water discharge permit:** A permit issued by the Georgia EPD under authority delegated pursuant to 33 USC 1342 (b) that authorizes the discharge of pollutants to waters of the United States, whether the permit is applicable to an individual, group, or general area-wide basis.

**Natural ground surface:** The ground surface in its original state before any grading, excavation, or filling.

**Natural Resource Extraction:** removal of naturally occurring geologic materials from land, including minerals, rock, stone, sand, gravel, clay, or soil, by mechanical or manual means. Natural resource extraction is categorized into the following defined use types, listed in increasing order of intensity. Where an activity qualifies as more than one type of natural resource extraction, the use shall be classified according to the most intensive applicable type.

**Incidental Extraction:** Natural resource extraction that is limited in scope and secondary to another primary use of the property, such as site development, construction, or land improvement.

**Mineral Extraction:** The removal of minerals, including rock, stone, sand, gravel, or clay, by mechanical or manual means, that does not constitute quarrying or mining.

**Quarrying:** Natural resource extraction involving the removal of stone, rock, or aggregate from an open excavation, pit, or similar surface operation, commonly associated with blasting, crushing, screening, or similar processing activities.

**Mining:** Natural resource extraction involving the removal of minerals through underground or large-scale surface operations, including drilling, blasting, tunneling, or removal of overburden, for off-site use, processing, or sale.

**Natural riparian vegetative buffer or buffer area:** A river corridor containing the flora native to that area. The natural floras for specific areas are described in Georgia Geologic Survey Bulletin 114, "The Natural Environment of Georgia." Habitats for endangered and threatened species may require human management of the river corridor in order to maintain those species.

**Nephelometric turbidity units (NTU):** Numerical units of measure based upon photometric analytical techniques for measuring the light scattered by finely divided particles of a substance in suspension. This technique is used to estimate the extent of turbidity in water in which colloiddally dispersed or suspended particles are present.

**New development:** Land disturbing activities, structural development (construction, installation or expansion of a building or other structure), and/or creation of impervious surfaces on a previously undeveloped site.

**Noise ordinance:** Refers to Rockdale County Code, Chapter 42, Article I., Section 42-1., Noises prohibited.

**Nonconforming characteristic(s) of building or structure:** A building or structure, legally existing on the effective date of the UDO, but which fails to comply with one or more of the

regulations adopted under the terms of the UDO which are applicable to said building or structure, including, but not limited to, setbacks, lot frontage, lot area, building height, off street parking or loading, buffers, landscaping, or any other applicable development regulation.

Nonconforming, legal: A lot of record, structure or use that does not comply with the current requirements of the UDO, but was lawfully established and authorized in accordance with former regulations of Rockdale County prior to the adoption, revision, or amendment of the requirements in the UDO making the lot of record, structure, or use noncompliant.

Nonconforming lot: A lot of record that meets the definition of "Nonconforming, legal" or a lot of record lawfully created and recorded in the office of the clerk of the Superior Court of Rockdale County prior to January 15, 1984.

Nonconforming sign: A sign lawfully existing on the effective date of this chapter that does not conform to all the standards and regulations of the adopted or amended ordinance.

Nonconforming use of land, or nonconforming use of land and building(s), or

Nonconforming use of land and structure(s): A use of land and building(s) or a use of land and structure(s), in combination, legally existing on the effective date of the UDO, but that is not an authorized use of land and building(s) or land and structure(s), in combination, under the terms of this UDO in the district in which such use is located.

Nonpoint source pollution: A form of water pollution that does not originate from a discrete point such as a sewage treatment plant or industrial discharge, but involves the transport of pollutants such as sediment, fertilizers, pesticides, heavy metals, oil, grease, bacteria, organic materials, and other contaminants from land to surface water and groundwater via mechanisms such as precipitation, stormwater runoff, and leaching. Nonpoint source pollution is a by-product of land use practices such as agricultural, silvicultural, mining, construction, subsurface disposal, and urban runoff sources.

Non-stormwater discharge: Any discharge to the county's separate storm sewer system that is not composed entirely of stormwater.

Nonstructural stormwater management practice or nonstructural practice: Any natural or planted vegetation or other nonstructural component of the stormwater management plan that provides for or enhances stormwater quantity and/or quality control or other stormwater management benefits, and includes, but is not limited to riparian buffers, open and greenspace areas, overland flow filtration areas, natural depressions, and vegetated channels.

Normal pool: The area of the reservoir impoundment contained within the 735-foot MSL contour line from which the reservoir buffer area, impervious surface setback, and the septic system setbacks are to be measured.

North American Vertical Datum (NAVD) of 1988: A vertical control used as a reference for establishing varying elevations within a floodplain.

NPDES (National Pollutant Discharge Elimination System): A provision of the Clean Water Act pursuant to 33 U.S.C. Section 1342(b) that prohibits discharge of pollutants into waters of the United States.

Notice of intent (NOI): A notice of intent form provided by EPD for coverage under the state general permit.

Notice of termination (NOT): A notice of termination form provided by EPD to terminate coverage under the state general permit.

Nucleus colony: A smaller, temporary hive made from an existing hive during the requeening process for the purpose of swarm prevention.

Nursery: Establishments primarily engaged in retailing nursery and garden products, such as trees, shrubs, plants, seeds, bulbs, and sod, which are predominantly grown elsewhere. These establishments may sell a limited amount of a product they grow themselves.

**Nursing home:** An institution or a distinct part of an institution that is licensed or approved to provide health care under medical supervision for 24 or more consecutive hours to two or more patients who are not related to the institution's management or its members by marriage, blood, or adoption.

**Obsolete sign:** A sign and/or sign structure which no longer correctly directs any person or no longer advertises a bona-fide business, product or service where such sign and/or structure is located.

**Occupied structure:** See Structure, occupied.

**Office, professional:** A land use that includes one or more buildings that are primarily used for services rendered by occupations with specialized knowledge or expertise such as architects, engineers, lawyers, doctors, bankers, realtors, financial and insurance services, and similar services, as opposed to buildings used for manufacturing, storage, or sale of goods.

**Office-warehouse:** A structure which may include space for an office for administration or sales and related space for temporary storage or assembly or repair of goods, equipment, or products.

**Offsite facility:** A stormwater management facility located outside the boundaries of the site that it serves.

**Onsite facility:** A stormwater management facility located within the boundaries of the site that it serves.

**On-site sewage management system:** A sewage management system other than a public or community sewage treatment system serving one or more buildings, mobile homes, recreational vehicles, residences, or other facilities designed or used for human occupancy or congregation. Such term shall include, without limitation, conventional and chamber septic tank systems, and experimental and alternative on-site management systems that may be approved by the Rockdale County Environmental Health Department and Rockdale County Department of Water Resources.

**Open space:** Areas that are intentionally planned, designed, and reserved as part of an approved development to provide separation, resource protection, scenic enjoyment, recreation, or amenity to abutting developed property, and that are not included in minimum lot areas required by this UDO. Open space does not include residual, incidental, or undeveloped pervious areas that remain due to dimensional constraints, buffers, setbacks, easements, or other development limitations unless such areas are expressly designated and approved as open space.

**Open yard storage business:** Any commercial or noncommercial activity except a materials recovery facility or recycling center, which involves the sale, storage, wrecking, dismantling, processing or sorting of waste, discarded or salvaged paper, rags, machinery, equipment or other junk, including automobiles, trucks and similar motor vehicles; where those materials are commonly stored in an open area outside any building as defined in this section; provided, however, that businesses engaged predominantly in the repair or sale of new or used motor vehicles and other machines shall not be included in the term "open yard storage business" if those vehicles and machines are in operating condition and ready for sale or, if nonoperational, those vehicles or machines are stored in a building as defined in this UDO.

**Operator:** The party or parties that have:

Operational control of construction project plans and specifications, including the ability to make modifications to those plans and specifications; or

Day-to-day operational control of those activities that are necessary to ensure compliance with an erosion, sedimentation and pollution control plan for the site or other permit conditions, such as a person authorized to direct workers at a site to carry out activities required by the erosion, sedimentation and pollution control plan or to comply with other permit conditions.

**Organic farming:** Any primary use of a tract or parcel of land for the purpose of growing and harvesting, farming or any other use which contributes to the production of agricultural, floricultural or horticultural products for the purpose of beautification, education, outreach, agri-tourism, on-site sale or off-site-sales. All farming shall be conducted in a manner consistent with the USDA organic standards, codified in 7 CFR Part 205, Subpart C, including avoiding the use of prohibited pesticides, fertilizers, and/or synthetic substances. USDA organic certification pursuant to 7 CFR Part 205, Subpart E is not required. In order to secure its annual business license from the County, the operator shall produce documentation evidencing farming practices for the preceding year consistent with United States Department of Agriculture (USDA) organic standards, codified in 7 CFR Part 205, Subpart C. Greenhouses, hoop houses, trellises, raised beds, tool sheds, farm stands, and any other accessory structure used in the operation of an organic farm are permitted in the W-NR subzone. All structures, buildings or enclosed areas used for the operation shall be a minimum of 100 feet from all property lines. Equipment producing noise or sound in excess of 70 decibels shall be located no closer than 100 feet from the nearest residential structure.

**Outdoor recreation facilities:** Facilities including greenways, trails, bikeways, paths, tennis courts, ball fields, playfields, courts, golf courses, swimming pools, clubhouses, lockers, bicycle facilities, equestrian facilities, beaches, docks, seating areas, amphitheaters, stages, band shells, community buildings, fountains, plazas, patios, decks, lawns, picnic shelters and picnic areas, landscaping and land containing outdoor recreation structures and facilities.

**Outdoor recreation, commercial:** Any establishment whose main purpose is to provide the general public with facilities for active, outdoor recreational activities and entertainment where tickets are sold, or fees are collected for participation in the activity. Outdoor commercial recreation facilities include but are not limited to outdoor fairs and amusement parks, water slides and parks, golf driving ranges and miniature golf courses, baseball batting cages, paintball facilities, tracks for motor sports, and other similar activities.

**Outdoor storage:** The keeping, in an unenclosed area, of any goods, material, merchandise, or vehicles in the same place for more than 24 hours whether for storage, display, processing or sale.

**Outfall:** The location where stormwater in a discernible, confined and discrete conveyance, leaves a facility or site or, if there is a receiving water on site, becomes a point source discharging into that receiving water.

**Overbank flood protection:** Measures taken to prevent an increase in the frequency and magnitude of out-of-banks flooding (i.e. flow events that exceed the capacity of the channel and enter the floodplain), and that are intended to protect downstream properties from flooding for the two-year through 25-year frequency storm events.

**Overlay district:** A zoning district that encompasses one or more underlying zones and that may vary the requirements, uses, and standards of the underlying zone.

**Owner:** The legal or beneficial owner of a site, including, but not limited to, a mortgagee or vendee in possession, receiver, executor, trustee, or other person, firm, or corporation, in control of the site.

**Owners of record:** The owner(s) of property as specified on the deed to a lot of record.

**Parcel:** Any tract of land that has a deed and is shown as a unit on the latest county tax assessment records.

**Parks and playgrounds:** Community land, open spaces, or recreation areas, whether publicly or privately owned, including, but not limited to such areas represented on a plat of a subdivision as dedicated, reserved, or to be reserved for recreational purposes. Also, may include memorial gardens that are not used for the interment of human or animal remains. Does not include Nature Parks and Other Similar Institutions, or Zoos, Botanical Gardens, or Cemeteries.

**Parking lot:** Any area designed for temporary (less than 48 hours) storage of motor vehicles of the motoring public in normal operating condition.

**Parking lots and structures—Business vehicles:** A business that provides a parking area designed for the storage of vehicles that are in normal operating condition for the motoring public that may exceed 48 hours.

**Parking, off-street:** A temporary (less than 48 hours) storage area for a motor vehicle that is directly accessible to an access aisle and that is not located on a dedicated street right-of-way.

**Parking, on-street:** Areas along curbs of a street that are authorized for temporary (less than 48 hours) storage of automobiles belonging to owners, tenants, customers, or visitors of adjacent or nearby properties.

**Parking structure:** A covered or sheltered structure of one or more stories designed, constructed, and used for the parking of automobiles.

**Paved area:** An area which is covered by asphalt, concrete, brick, or pavers meeting the specifications of the Department of Planning and Development. Pervious paving materials are subject to approval by the Director of Transportation.

**Pawnshop and/or pawnbroker:** Any business or person engaged in whole or in part in the business of lending money on the security of pledged goods, or in the business of purchasing tangible personal property on the condition that it may be redeemed or repurchased by the seller for a fixed price within a fixed period of time, or in the business of purchasing tangible personal property from persons or sources other than manufacturers or licensed dealers as a part of or in conjunction with the business activities described in this paragraph.

**Pedestrian way:** Crosswalk or other areas designed and marked exclusively for pedestrian traffic.

**Pennant:** Any lightweight plastic, fabric, or other material, whether or not containing a message, suspended from a rope, wire or string and designed to move in the wind.

**Percentage of grade:** See Grade, percentage of.

**Perennial stream:** A stream that flows throughout the whole year as indicated by a blue line on the USGS Quad map.

**Perennial river:** A river or section of a river that flows continuously throughout the year.

**Permit:** The authorization necessary to conduct a land-disturbing activity, land development activity, building construction, or other activity regulated by Rockdale County that requires an official authorization as provided in the UDO.

**Permit, building:** The permit required for new construction, completion of construction, or an interior finish pursuant to the applicable building code. As used herein, the term shall not include permits required for remodeling, rehabilitation, or other improvements to an existing structure provided there is no increase in the demand placed on those public facilities as defined herein.

**Permit, land disturbance:** the permit issued by the Department of Stormwater Management to the owner that is required for undertaking any land-disturbing or land development activity under the provisions of the UDO.

**Permitted use:** See Authorized use.

**Permittee:** Any entity that has submitted a notice of intent.

**Person:** Any individual, partnership, firm, company, agency, association, joint venture, public or private corporation, organization, society, trust, estate, commission, board, public or private institution, utility, cooperative, state agency, municipality or other political subdivision of this state, any interstate body, or any other legal entity.

**Personal care home:** The use of a dwelling unit to provide or arrange for the provision of housing, food service, and one or more personal services, including watchful oversight, for two (2) or more adults who are not related to the owner or administrator by blood or marriage. "Personal

services” include assistance with or supervision of self-administered medication and essential activities of daily living such as eating, bathing, grooming, and dressing. Personal care homes do not provide skilled nursing or other medical services or admit and retain residents who need continuous medical or nursing care. A personal care home shall be licensed by the Office of Regulatory Services of the State of Georgia Department of Human Resources, including:

- A. Personal care home, congregate: A personal care home which offers care to 16 or more persons.
- B. Personal care home, family: A personal care home which offers care to not more than six persons.
- C. Personal care home, group: A personal care home which offers care to at least seven but not more than 15 persons.

Personal services: Establishments primarily engaged in providing services involving the care of a person or his or her personal goods or apparel. Personal services include, but are not limited to, laundry, including cleaning and pressing service, beauty shops, barbershops, manicure, shoe repair, tanning salons and health clubs, clothing rental, tailor shops, and domestic services, but specifically excluding adult entertainment. Pet, household: A domestic animal, not including fish or livestock, which is cared for by members of a household for companionship.

Phase or phased construction: Sub-parts or segments of construction projects where the sub-part or segment is constructed and stabilized prior to completing construction activities on the entire construction site.

Place of assembly: A premises where a group of persons congregates for a common reason, over short periods of time and typically at regular intervals for civic, cultural, fraternal, political, religious, or social purposes. In the context of this code, places of assembly are further described as places where the occupancy of the premises follow a predictable pattern independent of customary retail business hours. Places of assembly share similar attributes in operations, parking requirements, traffic impact, building and fire safety requirements and infrastructure needs. For the purposes of this code, places of assembly shall include banquet hall, events center, performing arts theater, concert hall, convention center, auditorium, place of worship, and civic and social organizations.

Place of worship: A facility providing for the regular assembly of persons who share a common, religious faith as a primary use, and controlled by a legally established religious body to sustain public worship and accessory uses. Includes synagogue, church, temple, mosque, or other similar place of worship and organized religious or spiritual activities.

Plan, concept: Written and graphic documents submitted to the Director of Planning and Development for review which document the intent of a developer in a conceptual form, indicating the types, general arrangement, and density of uses, extent and pattern of subdivision, and the relationship of the intended uses to surrounding tracts.

Plan, ES&PC: An erosion, sedimentation, and pollution control plan prepared pursuant to this UDO.

Planned center: One or more commercial land uses, or establishments developed under unified control, to be planned, developed, operated, and maintained as a whole, having one or more structures with appurtenant common areas.

Planning commission: The Rockdale County Planning Commission.

Plat: A map, plan or other graphic layout of a land lot, lot, tract, parcel, or subdivision indicating the location and boundaries of one or more properties along with improvements subject to the UDO.

Plat, final: A finished drawing or map of a subdivision or development site plan, meeting all of the requirements of the UDO and approved by Rockdale County and fully certified for recording pursuant to this UDO.

Plat, preliminary: A tentative plan of a proposed subdivision or development meeting the specified requirements of this chapter and showing the layout in sufficient detail to allow an evaluation of the proposed project.

Pollutant: Anything which causes or contributes to pollution. Pollutants may include, but are not limited to: paints, varnishes, and solvents; petroleum hydrocarbons; automotive fluids; cooking grease; detergents (biodegradable or otherwise); degreasers; cleaning chemicals; non-hazardous liquid and solid wastes and yard wastes; refuse, rubbish, garbage, litter, or other discarded or abandoned objects and accumulations, so that same may cause or contribute to pollution; floatables; pesticides, herbicides, and fertilizers; liquid and solid wastes; sewage, fecal coliform and pathogens; dissolved and particulate metals; animal wastes; wastes and residues that result from constructing a building or structure; concrete and cement; and noxious or offensive matter of any kind.

Pollution: The contamination or other alteration of the physical, chemical or biological properties of air or water by the addition of any constituent and includes but is not limited to, a change in temperature, taste, color turbidity, or odor, or the discharge of any liquid, gaseous, solid, radioactive, or other substance as will or is likely to create a nuisance or render such waters harmful, detrimental or injurious to the public health, safety, welfare, or environment, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish or other aquatic life.

Pollution susceptibility: When used in relation to groundwater recharge areas, the relative vulnerability of an aquifer to being polluted from spills, discharges, leaks, impoundments, applications of chemicals, injections, and other human activities in the recharge area.

Pollution susceptibility maps: Maps of relative vulnerability to pollution prepared by the department of natural resources, using the DRASTIC methodology. Pollution susceptibility maps categorize the land areas of the state into areas having high, medium, and low groundwater pollution potential.

Portable sign: A type of temporary sign designed to be transported or that is not permanently attached to the ground or a structure. Includes commercial signs carried, worn or held by people.

Post-construction stormwater management: Stormwater best management practices that are used on a permanent basis to control and treat runoff once construction has been completed in accordance with a stormwater management plan.

Post-development: The conditions anticipated to exist on site immediately after completion of the proposed development.

Potentially hazardous foods: Foods requiring temperature control for safety because they are capable of supporting the rapid growth of pathogenic or toxigenic microorganisms, or the growth and toxin production of *Clostridium botulinum*.

Practicability policy: The policy developed by Rockdale County in accordance with the latest edition of the Metropolitan North Georgia Water Planning District's Policy on Practicability Analysis for Runoff Reduction.

Pre-application meeting: An initial, informal, and nonbinding stage of development review at which the developer may make known concept plan proposals and the Director of Planning and Development, or their designee, may hold discussions of those proposals with the developer regarding the development regulations and other issues related to the development.

**Pre-development:** The conditions that exist on a site immediately before the implementation of the proposed development. Where phased development or plan approval occurs (preliminary grading, roads and utilities, etc.), the existing conditions at the time before the first item being approved or permitted shall establish pre-development conditions.

**Pre-development hydrology:** The runoff curve number determined using natural conditions hydrologic analysis based on the natural, undisturbed condition of the site.

**Pre-kindergarten (Pre-K):** An educational program for Georgia's four-year olds to prepare children for kindergarten.

**Premises:** Any building, lot, parcel of land, or portion of land whether improved or unimproved including adjacent sidewalks and parking strips.

**Previously developed site:** A site that has been altered by paving, construction, and/or land disturbing activity.

**Primary permittee:** The owner or the operator or both of a tract of land for a construction project.

**Principal use:** The principal purpose for which a lot or the principal building thereon is designed, arranged, or intended, and for which it is or may be used, occupied, or maintained.

**Private road:** See Road, private.

**Private street:** See Street, private.

**Privy:** A structure (and necessary appurtenances) used for the sanitary disposal or storage of human wastes without the aid of water carriage; the term does not include chemical, composting, portable or incinerator toilets.

**Professional:** When used in connection with "use" and "occupancy" of a use or occupancy by persons generally engaged in rendering personal, executive, sales, or administrative services or activities, including accountants, architects, professional engineers and land surveyors, doctors, lawyers, insurance offices, real estate offices, religious organizations, stockbrokers, and administrative agencies considered professional in character. The term, however, does not include repairs or sales of tangible personal property stored or located within the structure nor any use that would create any loud noise or noxious odors within Rockdale County.

**Project:** The entire proposed development, regardless of the size of the area of land to be disturbed.

**Project improvements:** Site improvements and facilities that are planned, designed, or built to provide service for a particular development project and that are necessary for the use and convenience of the occupants or users of the project, and are not "system" improvements. The character of the improvement shall control a determination of whether an improvement is a "project" improvement or a "system" improvement, and the physical location of the improvement on-site or off-site shall not be considered determinative of whether an improvement is a "project" improvement or a "system" improvement. If an improvement or facility provides or will provide more than incidental service or facility capacity to persons other than users or occupants of a particular project, the improvement or facility is a system improvement and shall not be considered a project improvement. No improvement or facility included in a plan for public facilities and approved for public funding by Rockdale County, Georgia shall be considered a project improvement.

**Promotional banner-flag:** A type of portable sign made of fabric or similar material, attached to a pole. Includes signs commercially known as "swooper," "feather," "wing," "blade," and "sail."

**Properly designed:** Designed in accordance with the design requirements and specifications contained in the "Manual for Erosion and Sediment Control in Georgia" (Manual) published by the Georgia Soil and Water Conservation Commission as of January 1 of the year in

which the land-disturbing activity was permitted and amendments to the Manual as approved by the commission up until the date of NOI submittal.

Property interest: The ownership of property, including any percentage of ownership less than total ownership.

Property owner: See "property interest".

Proportionate share: That portion of the cost of system improvements that is reasonably and fairly related to the service demands and needs of a project.

Protected river: Any perennial river or watercourse with an average annual flow of 400 cubic feet per second as determined by appropriate U.S. Geological Survey documents. However, those segments of rivers covered by the Metropolitan River Protection Act or the Coastal Marshland Protection Act are specifically excluded from the definition of a protected river. In coastal areas, the seaward limit of any protected river shall be the inland limit of the jurisdiction of the Coastal Marshlands Protection Act.

Protected zone: All lands that fall outside of the buildable area of a parcel, all areas of the parcel required to remain in open space according to the provisions of the UDO or the administrative standards established herein, and all areas required as landscaping strips according to provisions of the UDO or Administrative Standards established herein.

Protection area or riparian protection area: With respect to a stream, river, lake, or impoundment, the combined areas of all required riparian buffers and setbacks applicable to such riparian.

Protective covenants: Recorded restrictions imposed by private parties running with the title to the land and specifying the manner in which land may be used, developed, or improved with the intent of protecting and preserving the physical and economic integrity of any given area. Protective covenants are not enforced by Rockdale County Government.

Public entity: A federal, state, county or municipal government, or any agency, authority or public utility of such government that is legally established to provide public services to the citizens of Rockdale County.

Public facilities: A use conducted by, or a facility or structure owned or managed by a unit of government and intended to provide for needs of the public. This includes but is not limited to (A) Parks, open space, and recreation areas and related facilities; (B) Public safety facilities, including fire and rescue facilities; and (C) Libraries and related facilities.

Public hearing: An official session of any elected or appointed board advertised according to law.

Public improvement: Any street, park, water line, sanitary drainage system or similar improvement installed to serve abutting, or nearby private or public property constructed by either a private entity or a public agency and ultimately owned and maintained by a public entity.

Public sewer: A common sewer controlled by a government agency or public utility, in this case Rockdale County.

Public street: Right-of-way dedicated to or owned by a public government agency for the purpose of providing principal access to abutting property.

Public uses: Buildings, structures and uses of land by a unit of government, including, but not restricted to government administration, water treatment facilities, streets, libraries, public schools, parks, playgrounds, recreation centers, and fire stations.

Public water system: A system for the provision of piped water to the public for human consumption, if such system has at least 15 service connections, or regularly serves an average of at least 25 individuals daily, at least 60 days out of the year.

Quadrangle map: The most recently published USGS 7.5-minute topographic map prepared at a scale of 1:24,000.

Randy Poynter Lake (previously Big Haynes Creek Reservoir): The water impoundment project consisting of the impounded waters from Big Haynes Creek located in Rockdale County, Georgia.

Real property: Any tract or parcel of land and, if developed, any buildings or structures located on the land.

Recovered materials processing facility: See Recycling center.

Recreation center: A building or portion of a building designed and equipped for the conduct of sports, exercise, leisure time activities or other recreational activities, operated for profit or not-for-profit and which can be open only to bona fide members and guests of the organization or open to the public for a fee.

Recreation grounds and facilities: Land and structures owned or leased by a governmental entity and used or intended to be used for the purpose of public leisure activities such as picnic areas, sports facilities, fishing piers, boating ramps, related equipment storage and similar activities.

Recreational vehicle (RV): A vehicle that is:

- A. Built on a single chassis;
- B. Four hundred fifty square feet or less when measured at the largest horizontal projection;
- C. Designed to be self-propelled or permanently tow-able by a truck or car;
- D. Designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel, or seasonal use;
- E. May include accessory or appurtenant items customarily associated with recreational vehicle uses, such as awnings, slide-outs, utility hookups, or a tent; and
- F. A recreational vehicle shall not be used as temporary living quarters outside of approved recreational vehicle parks and campgrounds, except as otherwise permitted by this UDO.

Recreational vehicle parks and campgrounds: Any area that is occupied or intended for occupancy by transients using recreational vehicles, mobile trailers or tents as temporary living quarters for recreation, education, or vacation purposes and is open to the public.

Recycled water system: A water system that captures, and reuses water previously used in wash or rinse cycles.

Recycling center: Any facility utilized for the purpose of collecting, sorting, processing, and shipping materials to be recycled including, but not limited to, plastics, glass, paper, and aluminum whenever such use is principal to the site.

Redevelopment: Structural development (construction, installation, or expansion of a building or other structure), creation or addition of impervious surfaces, replacement of impervious surfaces not as part of routine maintenance, and land disturbing activities associated with structural or impervious development on a previously developed site. Redevelopment does not include such activities as exterior remodeling.

Regional stormwater management facility (regional facility): Stormwater management facilities designed to control stormwater runoff from multiple properties, where the owners or developers of the individual properties may assist in the financing of the facility, and the requirement for onsite controls is either eliminated or reduced.

Regulatory floodplain: Any land area susceptible to flooding, which would have at least a one percent probability of flooding occurrence in any calendar year based on the basin being fully developed as shown on the current land use plan.

Rehabilitation center: A facility operated for the purpose of assisting in the rehabilitation of disabled persons which provides one or more of the following types of services:

Testing, fitting, or training in the use of prosthetic devices.

Prevocational or conditioning therapy.

Physical, corrective, or occupational therapy.

Adjustment training or evaluation or control of special disabilities; or a facility in which a coordinated approach is made to the physical, mental, and vocational evaluation of disabled persons and an integrated program of physical restoration and prevocational training is provided under competent professional supervision and direction.

Required yard: See Yard, required.

Repetitive loss: Flood-related damage sustained by a structure on two separate occasions during a ten-year period for which the cost of repairs at the time of each such flood event, on average, equals or exceeds 25 percent of the market value of the structure before the damage occurred.

Research and development: A business that engages in research, or research and development, of innovative ideas in technology-intensive fields. Development and construction of prototypes may be associated with this use.

Reserve strip: A strip or parcel of land along, around or between properties, the sole purpose of which is to restrict access.

Reservoir: A governmentally owned impoundment of water for the primary purpose of providing water to one or more governmentally owned public drinking water systems. This excludes the multipurpose reservoirs owned by the U.S. Army Corps of Engineers.

Reservoir boundary: The edge of a water supply reservoir as defined by its normal pool level.

Reservoir buffer area: The area extending a horizontal distance of 150 feet outward from the normal pool elevation (735 feet MSL) and maintained as a natural or enhanced vegetated area around the reservoir.

Reservoir manager: The designated agency or employee of the board including the authorized representatives of the reservoir manager.

Restaurant: An establishment in which the primary purpose is preparing, serving, and consuming food and beverages.

Restaurant, fast-food: An establishment that offers quick food service, which is accomplished through a limited menu of items, and in which orders are not generally taken at the customer's table, and food is generally served in disposable wrapping or containers.

Retaining wall: See Wall, retaining.

Retention facility, stormwater: A pond, pool, or basin used for the permanent storage of stormwater runoff.

Rezoning action: Legislative action by the Board of Commissioners adopting an amendment to the UDO that has the effect of rezoning real property from one zoning classification to another and/or amending conditions.

Right-of-way: A strip of land dedicated to, designated, reserved, or purchased by Rockdale County for the purpose of pedestrian or vehicular access or utility line installation.

Right-of-way line: The dividing line between a lot, tract or parcel of land and a contiguous right-of-way.

Riparian: Belonging or related to the bank of a river, stream, lake, pond, or impoundment.

Riverbank: The rising ground, bordering a river, which serves to confine the water to the natural channel during the normal course of flow.

River corridor: All land, inclusive of islands, not regulated under the Metropolitan River Protection Act (O.C.G.A. §§ 12-5-440 through 12-5-457), or the Coastal Marshland Protection Act (O.C.G.A. §§ 12-5-280 through 12-5-293), in areas of a protected river and being within 100 feet horizontally on both sides of the river as measured from the riverbanks. The 100-foot buffer shall

be measured horizontally from the uppermost part of the riverbank, usually marked by a break in slope. Although not within the measured 100-foot-wide buffer, the area between the top of the bank and the edge of the river shall be treated by local governments in the same manner as the river corridor and shall be included within the river corridor protection plan. Because stream channels move due to natural processes such as meandering, riverbank erosion, and jumping of channels, the river corridor may shift with time. For the purposes of these standards, the river corridor shall be considered to be fixed at its position at the beginning of each review period for local comprehensive plans. Any shift in the location of the protected river after the start of the review period will require a revision of the boundaries of the river corridor at the time of the next review by the department of community affairs.

Road, private: Any privately owned and maintained access way serving two or more parcels of land that is intended to provide access for motorized vehicles, including safety and emergency equipment and that is not dedicated to the county or maintained by the county and that meets the provisions of this UDO.

Road, public: Any right-of-way set aside for public travel as defined in O.C.G.A. § 32-1-3(24).

Rockdale water resources: The administrative department within the county government that is responsible for the planning, design, construction and maintenance of the Rockdale County water and wastewater systems.

Roadway drainage structure: A device such as a bridge, culvert, or ditch, composed of a virtually non-erodible material such as concrete, steel, plastic, or other such material that conveys water under a roadway by intercepting the flow on one side of a traveled roadway consisting of one or more defined lanes, with or without shoulder areas, and carrying water to a release point on the other side.

Rockdale County Separate Storm Sewer System: Any facility designed or used for collecting, treating and/or conveying stormwater located in the unincorporated areas of Rockdale County, including but not limited to highways, county streets, curbs, gutters, inlets, catch basins, piped storm drains, pumping facilities, structural stormwater controls, ditches, swales, natural and man-made or altered drainage channels, reservoirs, and other drainage structures; and which is: 1) not a combined sewer, and 2) not part of a publicly-owned treatment works.

Rodeo: a public performance featuring bronco riding, calf roping, steer wrestling, and Brahma bull riding. See Special event.

Roof sign: A sign projecting over the coping of a flat roof, or wholly or partially over the ridge of a gable, hip or gambrel roof, and supported by or attached to said roof.

Root respiration: An active process occurring throughout the feeder root system of trees and involving the consumption of oxygen and sugars with the release of energy and carbon dioxide. Root respiration facilitates the uptake and transport of minerals and nutrients essential for tree survival.

Root collar: The point of attachment of major woody roots to the tree trunk, usually at or near the ground line and associated with a marked swelling of the tree trunk.

Rope roots: An extensive network of woody second order roots arising from major woody roots, occurring within the surface 12 to 18 inches of local soils, and with an average size ranging from .25 to one-inch diameter. The primary function of rope roots is the transport of water and nutrients, and the storage of food reserves.

Routine maintenance: Activities to keep an impervious surface as near as possible to its constructed condition. This includes ordinary maintenance activities, resurfacing paved areas, and exterior building changes or improvements which do not materially increase or concentrate stormwater runoff, or cause additional nonpoint source pollution.

Runoff: See Nonpoint source pollution.

Runoff reduction: The interception, evapotranspiration, infiltration, or capture and reuse of runoff.

Salvage yard: A use involving the outdoor or indoor storage, dismantling, processing, sale, recycling, or disposal of wrecked, inoperable, or discarded motor vehicles, vehicle parts, or other scrap materials, including junkyards and automobile recycling facilities.

Sand pit: A surface mine or excavation used for the removal of sand, gravel, or fill dirt for sale or for use off-site.

Sanitary sewer or sewer: A sewer that carries liquid and water-carried wastes from residences, commercial buildings, industrial plants, and institutions together with minor quantities of groundwater, storm waters and surface waters that are not admitted intentionally.

Sawmill: A facility where logs or partially processed boards are sawn, split, shaved, stripped, chipped, or otherwise processed to produce wood products, not including the processing of timber for use on the same lot by the owner or resident of that lot.

School: A public or private facility that provides a curriculum of elementary or secondary academic instruction.

School, private: Any building or group of buildings the use of which meets state requirements for elementary, secondary, or higher education and which does not secure the major part of its funding from any governmental agency.

Screening: A method of shielding, obscuring, or buffering one use or building from another use or building by fencing, walls, densely planted vegetation, natural vegetation, including a transitional buffer or other means; a visual and acoustical barrier which is of such nature and density that provides year-round maximum capacity from the ground to a height of at least six feet.

Secondary permittee: An individual builder, utility contractor that conducts a construction activity within a common development.

Sediment: Solid material, both organic and inorganic, that is in suspension, is being transported, or has been moved from its site of origin by wind, water, ice, or gravity as a product of erosion.

Sedimentation: The process by which eroded material is transported and deposited by the action of water, wind, ice or gravity.

Self-Storage/mini: A single-story commercial structure with interior or exterior access to storage units, non-climate controlled or climate-controlled, exterior metal doors, allows outside storage, and truck rental. See also Mini warehouse.

Self-storage, secured: A single-story or multi-story commercial structure with interior access to storage units that are not visible from the exterior of the structure, is climate controlled, and does not allow outside storage or truck rental.

Septic tank: An approved watertight tank designed or used to receive sewage from a building sewer and to affect separation and organic decomposition of sewage solids and discharging sewage effluent to an absorption field or other management system.

Service area: A geographic area defined by the Board of Commissioners in which a defined set of public facilities provide service to development within the area. Service areas shall be designated on the basis of sound planning or engineering principles or both.

Setback, stream: With respect to a stream, river, lake, or impoundment, the area extending beyond any riparian buffer applicable to the stream, river, lake, or impoundment in which certain structures, including buildings, septic tanks, and septic tank drain fields, are prohibited.

Setback: The shortest distance between the right-of-way of a street or an adjacent property line or lot line and the nearest wall of the building or structure on a lot as prescribed in this UDO. Principal buildings may not be placed within a required setback.

Sewage: See Wastewater.

Sewage treatment system: A system that provides primary treatment and disposal, including absorption field components, devices and appurtenances intended to be used for disposal of sewage by soil absorption, but does not include a conventional or chamber septic tank system.

Sewer: A pipe or conduit that carries wastewater or stormwater.

Sewer tap fee: A fee assessed to new users of the county wastewater system to provide the funds necessary for operation and maintenance of the system and to renew, extend and/or improve the system where said renewals, extensions and/or improvements are necessitated by the reduced available wastewater system capacity caused by the new users' demands.

Shelter, homeless: A facility providing, without charge, single-night, temporary lodging, with or without meals, for people with no ordinary or regular home or residence address, such as cold night shelter.

Shopping center: A group of commercial establishments, planned, and developed as a unit, with common off-street parking provided on the property.

Sign: An object, device, display, structure, or part thereof which is used to advertise, identify, display, or direct attention to an object, person, institution, organization, business, product, service, event, or location by any means, including words, letters, figures, designs, symbols, fixtures, colors, illumination, or projected images.

Sign structure: Poles, beams, columns, posts, foundation, cabinet or other means providing structural support for the sign.

Significant recharge areas: Those areas mapped by the Department of Natural Resources in Hydrologic Atlas 18 (1989 edition). Mapping recharge areas is based on outcrop area, lithology, soil type thickness, slope, density of lithologic contacts, geologic structure, the presence of karst, and potentiometric surface. Significant recharge areas are as follows in the various geologic provinces of Georgia:

- A. In the Valley and Ridge and in the Cumberland Plateau, significant recharge areas outcrop areas of carbonate rock where low slope (less than eight percent slope) conditions prevail. Such areas commonly are characterized by karst topography (caves and sinkholes).
- B. In the Piedmont and in the Blue Ridge, rocks have little primary porosity, with most groundwater being stored in the overlying soils. The significant recharge areas are those with thicker soils. Field mapping indicates that thick soils in the Piedmont and Blue Ridge are characterized by a density of two or more geologic contacts per four squares miles (source: 1976 1:500,000 Geologic Map of Georgia) and slopes lower than eight percent.
- C. In the Coastal Plain, the significant recharge areas are the surface outcroppings of the large and extensively used drinking water aquifers (e.g., the Floridian, the Clayton, etc.) and soils having high permeability according to the 1976 1:750,000 Soils Association Map of Georgia.

Site: An area of land where development is planned, which may include all or portions of one or more parcels of land. For subdivisions and other common plans of development, the site includes all areas of land covered under an applicable land development permit.

Site-built home: A dwelling unit constructed on the building site from basic materials delivered to the site, and which is constructed in accordance with the International Building Code (IBC).

Smoke or Vape Shop: Any premises dedicated to the display, sale, distribution, delivery, offering, furnishing, or marketing of tobacco/CBD, tobacco/CBD products, or tobacco/CBD paraphernalia; provided; however, that any grocery store, supermarket, convenience store or similar retail use that only sells conventional cigars, cigarettes, CBD, or tobacco as an ancillary

sale shall not be defined as a "smoke or vape shop." For the purposes of this chapter, "ancillary" shall mean that products constitute less than 25 percent of the business's aggregate retail sales.

Soil and water conservation district approved plan: An erosion, sedimentation and pollution control plan approved in writing by the Rockdale County Soil and Water Conservation District.

Soil compaction: A change in soil physical properties which includes an increase in soil weight per unit volume, and a decrease in soil pore space. Soil compaction is caused by repeated vibrations, frequent traffic, and weight.

Solid waste: Any garbage or refuse; sludge from a wastewater treatment plant, water supply treatment plant, or air pollution control facility; and other discarded material including solid, semisolid, or contained gaseous material resulting from industrial, commercial, mining, and agricultural operations and community activities, but does not include recovered materials; solid or dissolved materials in domestic sewage; solid or dissolved materials in irrigation return flows or industrial discharges that are point sources subject to permit under 33 U.S.C. Section 1342, as amended.

Solid waste handling: The storage, collection, transportation, treatment, utilization, processing, or disposal of solid waste or any combination of such activities.

Solid waste handling facility: A facility or site used for the collection, transfer, storage, processing, treatment, recovery, recycling, composting, or disposal of solid waste generated by residential, commercial, industrial, institutional, agricultural, or governmental activities. Solid waste handling facilities include, but are not limited to, landfills, materials recovery facilities (MRFs), composting facilities, transfer stations, recycling facilities, and similar uses, whether publicly or privately operated.

Solid waste transfer station/materials recovery facilities: Any facility that the primary purpose is the collection, temporary storage, or transportation, or any combination thereof, of municipal solid waste (defined as solid waste derived from households, including garbage, trash, and sanitary waste in septic tanks, and includes solid waste from single-family and multifamily residences, hotels and motels, bunkhouses, campgrounds, picnic grounds, day use recreation areas, and commercial establishments, but does not include solid waste from mining, agricultural or silvicultural operations, or industrial processes or operations, per the Georgia Comprehensive Solid Waste Management Act, O.C.G.A. § 12-8-20 et seq.) and that may provide for the extraction of recoverable materials, materials suitable for use as a fuel or soil amendment, or any combination of such materials.

Special event, temporary: A temporary organized activity on private property that extends beyond the normal uses and standards allowed by the zoning ordinance of the county. Except as otherwise specifically provided, only those events held on commercial-zoned property are subject to the provisions of this ordinance. "Special event" includes, but is not limited to, art shows, sidewalk sales, pumpkin and Christmas tree sales, haunted houses, carnivals/fairs, grand openings, festivals, rodeos, home exhibitions, and church bazaars.

Special use: A use listed as being permitted if it meets stated conditions and is approved by the Board of Commissioners of Rockdale County.

Sprinkler system: For fire protection purposes, an integrated system of underground and overhead piping designed in accordance with fire protection engineering standards.

Stabilization: The process of establishing an enduring soil cover of vegetation by the installation of temporary or permanent structures for the purpose of reducing to a minimum the erosion process and the resultant transport of sediment by wind, water, ice or gravity.

Standalone construction project: Construction activities that are not part of a common development where the primary permittee chooses not to use secondary permittees.

State: State of Georgia.

State general permit: The National Pollution Discharge Elimination System (NPDES) general permit or permits for stormwater runoff from construction activities as is now in effect or as may be amended or reissued in the future pursuant to the state's authority to implement the same through federal delegation under the Federal Water Pollution Control Act, as amended, 33 U.S.C. Section 1251, et seq., and O.C.G.A. § 12-5-30(f).

State waters: All rivers, streams, creeks, branches, lakes, reservoirs, ponds, drainage systems, springs, wells, and other bodies of surface or subsurface water, natural or artificial, lying within or forming a part of the boundaries of Georgia which are not entirely confined and retained completely upon the property of a single individual, partnership, or corporation.

Storage tank, bulk: An above ground container used for the storage of large volumes of liquids, solids, or gases, which may or may not include such flammable materials as petroleum.

Storm drain: A drain or sewer for conveying surface water, groundwater, subsurface water, or unpolluted water from any source.

Storm sewer system: Any facility designed or used for collecting and/or conveying stormwater, including, but not limited to, any roads with drainage systems, highways, streets, curbs, gutters, inlets, catch basins, piped storm drains, pumping facilities, structural stormwater controls, ditches, swales, natural and manmade or altered drainage channels, reservoirs, and other drainage structures, and which is:

- A. Publicly owned or maintained.
- B. Not combined with sanitary sewer.
- C. Not part of a publicly owned treatment works.

Storm shelter: A structure or portion of a structure intended to provide protection to human life during periods of danger from storms or other emergencies.

Stormwater or stormwater runoff: Any surface flow, runoff, and drainage consisting entirely of water from any form of natural precipitation and resulting from such precipitation.

Stormwater better site design practices: Non-structural site design approaches and techniques that can reduce a site's impact on the watershed and can provide for non-structural stormwater management. Stormwater better site design includes conserving and protecting natural areas and greenspace, reducing impervious cover and using natural features for stormwater management.

Stormwater concept plan: An initial plan for post-construction stormwater management at the site that provides the groundwork for the stormwater management plan including the natural resources inventory, site layout concept, initial runoff characterization, and first round stormwater management system design.

Stormwater director: The Director of the Rockdale County Department of Stormwater Management.

Stormwater detention facilities: A detention facility for a subdivision of fee simple single-family residences, which is not located on the same lot with a single-family home but instead is located on an individual parcel of land not meant for other improvements.

Stormwater management: The collection, conveyance, storage, treatment, and disposal of stormwater runoff in a manner intended to prevent increased flood damage, streambank channel erosion, habitat degradation and water quality degradation, and to enhance and promote the public health, safety, and general welfare.

Stormwater management facility: Any infrastructure that controls or conveys stormwater runoff.

Stormwater management manual: The Georgia Stormwater Management Manual is presumed to be the latest edition as defined on the Georgia Stormwater Management Manual

website at [www.georgiastormwater.com](http://www.georgiastormwater.com). Updates, errata, and revisions will be provided on the website.

**Stormwater management facility, off-site:** Any facility outside the project boundary that is or will be used for transporting and managing of storm water runoff, including, but not limited to, culverts, detention ponds, storm drains, flumes, and headwater pools. Easements for the purpose of transporting and managing of storm water runoff shall be obtained for any off-site facility with prior approval obtained from the Director of Stormwater Management.

**Stormwater management, on-site:** The design and construction of a facility or facilities necessary to control stormwater runoff within and for a single development.

**Stormwater management facility, on-site:** Any facility within the project boundary used for the purpose of transporting or managing storm water runoff, including, but not limited to, culverts, detention ponds, storm drains, flumes, and headwater pools.

**Stormwater management plan:** A document describing how existing runoff characteristics will be affected by a land development project and containing measures for complying with the provisions of the UDO.

**Stormwater management, regional:** The design and construction of a facility necessary to control storm water runoff; whether within or outside of a development and serving one or more developments.

**Stormwater management standards:** Those standards set forth in the UDO.

**Stormwater management system:** The entire set of structural and nonstructural stormwater management facilities and practices that are used to capture, convey, and control the quantity and quality of the stormwater runoff from a site.

**Stormwater runoff, or runoff, or stormwater:** Any surface flow, runoff, and drainage consisting entirely of water from any form of natural precipitation and resulting from such precipitation.

**Story:** That portion of a building having a height greater than six feet between the surface of the floor occupied and the ceiling above it, not including cellars, basements, mechanical rooms, and parking floors that do not extend more than three feet above finished grade or mechanical rooms, tanks or structures not designed for occupancy that are placed on the roof of a building and occupying less than ten percent of the area of the floor below.

**Stream:** Any waterway, beginning at either: the location of a spring, seep, or groundwater outflow that sustains stream flow; or a point in the stream channel with a drainage area to that point of 25 acres or more.

**Stream bank:** The sloping land that contains the stream channel and the normal flows of the stream.

**Stream buffer area:** The area extending a horizontal distance of 100 feet from the top of both banks of a perennial stream and maintained as a natural or enhanced vegetated area with no or limited minor land disturbances.

**Stream channel:** The portion of a watercourse that contains the base flow of the stream.

**Stream protection area or protection area:** With respect to a stream, the combined areas of all required buffers and setbacks applicable to such stream.

**Street:** A way for vehicular traffic, whether designated as an avenue, boulevard, road, highway, expressway, lane, alley, or other way.

**Street, centerline of:** A line that is halfway between the right-of-way lines of a street,

**Street classifications:** Streets are classified according to the latest Federal Functional Classification System for Rockdale County.

**Street, dead end:** A street that must be exited at the same point as is entered but not a cul-de-sac.

**Street, half:** A street or road adjacent to a subdivision tract boundary where only half the required right-of-way and road improvements are provided within the proposed subdivision and the responsibility for the other half is undecided or is left to the adjacent property owner.

**Street jog:** The incidence where two streets or two portions of a single street are separated by a relatively short distance, usually at their intersection with another street.

**Street, stub:** An extension of the right-of-way of a street in a subdivision extending to the property boundary of the tract being developed and intended to provide continuity of the street pattern between subdivisions or between the individual phases of the same subdivision.

**Structural erosion and sedimentation control practices:** Practices for the stabilization of erodible or sediment-producing areas by utilizing the mechanical properties of matter for the purpose of either changing the surface of the land or storing, regulating or disposing of runoff to prevent excessive sediment loss. Examples of structural erosion and sediment control practices are riprap, sediment basins, dikes, level spreaders, waterways or outlets, diversions, grade stabilization structures and sediment traps, etc. Such practices can be found in the publication Manual for Erosion and Sediment Control in Georgia.

**Structural stormwater control:** A structural stormwater management facility or device that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow of such runoff.

**Structure:** Any fixed object that is constructed or erected on the ground or attached to something on the ground, including, but not limited to, towers, fences, posts, walls and walled or roofed buildings, but not including tents, flags, balloons, or vehicles.

**Structure, accessory:** A structure detached from the principal building located on the same lot and customarily incidental and subordinate in area, extent, and purpose to the principal building or use. Where a structure is attached to the main building in a substantial manner, as by a wall, such structure shall be considered part of the main building.

**Structure, flood-prone:** A walled and roofed building that is principally above ground, a manufactured home, a gas, or liquid storage tank.

**Structure, occupied:** A building with one or more rooms intended for use by humans for dwelling, commerce, industry, or public services, and including buildings intended for the installation, storage, or use of equipment, merchandise, or machinery related to such use, subject to regulations and permitting procedures of the UDO.

**Subdivider:** Any person, firm, corporation or duly authorized agent or other legal entity who undertakes the subdivision of land as defined in this chapter.

**Subdivision:** The division of one or more lots of record lawfully in existence at the time of enactment of the UDO into two or more lots, building sites, or other divisions for the purpose, whether immediate or future, of sale, legacy, or building development, and includes all division of land whether or not they involve a new street or a change in existing streets, and includes re-subdivision, and where appropriate to the context, relates to the process of subdividing or to the land or area subdivided.

**Subdivision plat:** A drawing prepared by a land surveyor currently registered in the State of Georgia indicating a proposed division of a tract or parcel of land into two or more lots, building sites or other divisions for the purpose of sale, legacy, gift, or division in kind, or building or other development.

**Substantial damage:** Damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred. Market value may be determined by tax appraisal or another estimate provided by a certified professional appraiser.

**Substantial improvement:** Any reconstruction, rehabilitation, addition, or other improvement to a structure, taking place during a ten-year period, in which the cumulative cost equals or exceeds 50 percent of the market value of the structure prior to the improvement. The market value of the building means:

- A. The appraised value of the structure prior to the start of the initial repair or improvement, or
- B. In the case of damage, the value of the structure prior to the damage occurring. This term includes structures which have incurred "substantial damage," regardless of the actual repair work performed. The term does not, however, include those improvements of a structure required to comply with existing state or local health, sanitary, or safety code specifications which are the minimum necessary to assure safe living conditions, which have been identified by the code enforcement official. The term does not include any alteration of a historic structure, provided that the alteration will not preclude the structure's continued designation as a historic structure.

**Substation:** An electric system facility that converts higher voltages to lower voltages within or separate from a data center to generate sufficient power at maximum efficiency; can operate independently for dedicated site once directly connected to transmission lines.

**Surface water:** Waters of the state located at the ground surface such as lakes, reservoirs, rivers, streams, and creeks.

**Suspended solids or total suspended solids or TSS:** Total suspended matter that either floats on the surface of, or is in suspension in, water, wastewater, or other liquids, and that is removable by laboratory filtering as prescribed in "Standard Methods for the Examination of Water and Wastewater" and referred to as nonfilterable residue.

**Swimming pool:** A facility designed and intended for water contact activities which serves the public, neighborhood, a club, or other membership-based organization.

**Swimming pool, home:** A facility designed and intended for water contact activities that serves a single-family dwelling.

**System improvement costs:** Costs incurred to provide additional public facilities capacity to serve new growth and development for planning, design and construction, land acquisition, land improvement, design and engineering related thereto, including the cost of constructing or reconstruction system improvements or facility expansions. System improvement costs include but are not limited to the construction contract price, surveying and engineering fees, related land acquisition costs (including land purchases, court awards and costs, attorneys' fees, and expert witness fees), and expenses incurred for qualified staff or any qualified engineer, planner, architect, landscape architect, or financial consultant for preparing or updating the capital improvements element, and administrative costs, provided that such administrative costs shall not exceed three percent of the total of the costs. Projected interest charges and other finance costs may be included if the impact fees are to be used for the payment of principal and interest on bonds, notes, or other financial obligations issued by or on behalf of the county to finance the capital improvements element. System improvement costs do not include routine and periodic maintenance expenditures, personnel training, and other operating costs.

**System improvements:** Capital improvements that are public facilities designed to provide service to more than one project or to the community at large, in contrast to "project" improvements.

**Temporary building:** A structure without any foundation or footings that is removed when the designated time period, activity, or use for which the temporary structure was erected has ceased.

Temporary sign: A sign not permanently embedded in the ground, or not permanently affixed to a building or sign structure, and displayed for a finite period of time.

Temporary use: Land uses established for a limited duration with the intent to discontinue such use within a designated time period.

Temporary use, accessory: A use meeting the definition of an accessory use, building, or structure that is established for a limited duration with the intent to discontinue such use within a designated time period.

Temporary construction structure: The following describe the subcategories of temporary construction structure uses:

- A. Construction Dumpsters. Temporary refuse containers to store trash and recycling during affiliated construction activities, which are not enclosed.
- B. Portable Storage Containers. Designed for the temporary storage of fixtures, furnishings, equipment, or other household goods and materials (also known as PODs). Portable storage containers exclude structures designed for the occupancy by any individual or domestic animal or used as a place of business.
- C. Construction Trailers. Occupiable structures used for temporary management of construction activities and related services.

Temporary use, commercial retail: Commercial uses established for a limited duration with the intent to discontinue such use within a designated time period.

Ticket sales: Sales from the selling of tickets within Rockdale County.

Timber harvesting: The felling, loading, and transporting of timber products for gain. The term "tree harvesting" includes forestry, silviculture, selective tree harvesting, and thinning of trees as prescribed by best management practices of the Georgia Forestry Commission.

Tower or telecommunications tower: Any structure that is designed or constructed primarily for the purpose of supporting one or more antennas, including self-supporting lattice towers, guy towers, or monopole towers. The term includes radio and television transmission towers, microwave towers, common-carrier towers, cellular telephone towers, alternative tower structure, but not including amateur radio antennas.

Townhome: A single-family attached dwelling unit that is erected in a row as part of a single building with each unit being separated from the adjoining unit or units by an approved fire-resistant party wall or walls extending from the basement or cellar floor to the roof along the dividing lot line. Including the following two types consisting of:

- A. Two dwellings only on adjoining lots.
- B. Three or more dwellings on adjoining lots.

Trade school, cosmetology and barber: Establishments primarily engaged in offering training in barbering, hair styling, or the cosmetic arts, such as makeup or skin care. These schools provide job-specific certification. The use is primarily done in classroom settings inside a building.

Trade school, apprenticeship training and other technical and trade schools: Establishments primarily engaged in offering job or career vocational or technical courses which may include but not limited to: electricians', plumbers', mechanics', sheet metal workers', bus driver, dental hygienist, security guard. Trade School, Apprenticeship Training and Other Technical and Trade Schools: Establishments primarily engaged in offering job or career vocational or technical courses which may include but not limited to: electricians', plumbers', mechanics', sheet metal workers', bus driver, dental hygienist, security guard training and heavy

equipment operators. The curriculums offered by these schools are highly structured and specialized and lead to job-specific certification.

Trail, multi-use: A corridor designed for one or more alternative forms of transportation including pedestrians, joggers, skaters, and slow-moving vehicles such as strollers, bicycles, and golf carts.

Transitional housing facility: A building or buildings in which long-term, but not permanent, living accommodations are provided for one or more persons who have no permanent residence and are in need of long-term housing assistance, and in which may also be provided meals and social services including counseling and substance abuse recovery assistance.

- A. Small transitional housing facility. A transitional housing use for four (4) or fewer individuals.
- B. Large transitional housing facility. A transitional housing use for five (5) or more individuals.

Transport containers: Standardized reusable vessels that were: (1) originally designed for or used in the packing, shipping, movement or transportation of freight, articles, goods, or commodities; and/or (2) originally designed for or capable of being mounted or moved by rail, truck, or ship by means of being mounted on a chassis or similar transport device.

Transport roots: System or framework of tree roots comprised of major woody roots and rope roots.

Tree: Any self-supporting, woody perennial plant usually having a single trunk diameter of one and one-half inches or more which normally attains a mature height of a minimum of ten feet.

Tree canopy: The perimeter formed by the outer edge of the branches and leaves of a tree.

Tree, co-dominant: A tree whose crown extends above the tops of surrounding trees and receives direct sunlight from above and from the side.

Tree, specimen: Any tree or grouping of trees which has been determined to be of high value by the county arborist/urban forester because of its species, size, age, or other accepted professional criteria as specified by the UDO.

Tree density factor: A unit of measure used to prescribe and calculate required tree coverage on a site. Unit measurements are based upon tree size.

Tree, dominant: A tree whose crown extends into the tops of surrounding trees and receives direct sunlight from above but limited sunlight from the side.

Tree preservation and replacement plan: A drawing which depicts the boundaries and dimensions of a given lot or lots for which a land disturbance permit or building permit is sought and which includes all of the information required by the UDO.

Tree removal: The unauthorized intentional or negligent killing of trees on a parcel of land. Such acts shall include but not be limited to the cutting of trees, and to damage inflicted upon the root system of a tree or trees by the application of toxic substances, by the operation of equipment and vehicles, by storage of materials, by the change of natural grade due to unapproved excavation or filling, or by the unauthorized alteration of natural physical conditions, including drainage patterns.

Tree replacement: The replacement of trees and landscape plant materials into the minimum required landscape areas, as determined by the UDO.

Trout streams: All streams or portions of streams within the watershed as designated by the Wildlife Resources Division of the Georgia Department of Natural Resources under the provisions of the Georgia Water Quality Control Act, O.C.G.A. § f, in the rules and regulations for Water Quality Control, Chapter 391-3-6 at [www.epd.georgia.gov](http://www.epd.georgia.gov). Streams designated as primary trout waters are defined as water supporting a self-sustaining population of rainbow, brown or brook trout. Streams designated as secondary trout waters are those in which there is no

evidence of natural trout reproduction but are capable of supporting trout throughout the year. First order trout waters are streams into which no other streams flow except springs.

Unit of development: The standard incremental measure of land development activity for a specific type of land use upon which the rate of demand for public service and facilities is based, such as a dwelling unit, square foot of floor area, motel room, etc.

Unused or excess impact fee: Any individual impact fee payment from which no amount of money or only a portion thereof has been encumbered or expended according to the requirements of the UDO.

Use: The purpose or activity for which land or buildings are designed, arranged, or intended or for which land or buildings are occupied or maintained.

Use, accessory: A use of land or a building, or portion thereof, customarily incidental and subordinate to the principal use of the land or building and located on the same lot with such principal use.

User, wastewater: Any person who contributes, causes, or permits the contribution of wastewater into the county wastewater system.

Utility: Public or private water, stormwater, or sewer piping systems, water or sewer pumping stations, electric power lines, fuel pipelines, telephone lines, roads, driveways, bridges, river/lake access facilities, stormwater systems, railroads, similar services and all equipment and structures necessary to provide such services for utilities licensed or authorized to serve Rockdale County. The utility use is categorized into the following defined use types:

- A. Battery Energy Storage System (BESS): A utility-scale system consisting of one or more battery units, power conversion equipment, and associated infrastructure that stores electrical energy for later discharge and delivery to an electric utility or power service provider. A battery energy storage system does not directly serve on-site electrical demand and is not a primary electric generation facility, but functions as part of the electric power supply system by receiving, storing, and later releasing electricity.
- B. Commercial power generation: A facility or group of facilities designed and operated to produce electricity for sale, distribution, or transmission to the public, a utility provider, or third-party users, rather than solely for on-site consumption. This use includes power plants and generating stations utilizing fossil fuels, nuclear energy, renewable resources, or other technologies. This definition excludes accessory or on-site energy systems intended primarily to serve the principal use on the same property and Battery Energy Storage Systems (BESS).
- C. COW/Co-location/Concealed Wireless Facility:
  1. Carrier on Wheels (COW). A portable, self-contained wireless facility that can be moved to a location and set up to provide wireless services on a temporary or emergency basis. A COW is normally vehicle-mounted and contains a telescoping boom as the antenna support structure.
  2. Co-location. The placement or installation of wireless communication facilities on existing structures, including electrical transmission towers, water towers, buildings and other structures customarily used for and capable of structurally supporting the attachment of wireless communication facilities in compliance with all applicable codes and regulations.
  3. Concealed Wireless Facility. Any wireless communication facility that is integrated as an architectural feature of an existing structure or any new wireless support structure designed to camouflage or conceal the presence of antennas or towers so that the purpose of the facility or wireless support structure is not apparent to a casual observer.

- D. Public utility: Any publicly, privately, or cooperatively owned line, facility, or system for producing, collecting, transmitting, or distributing communications, power, electricity, light, heat, gas, oil products, water, steam, waste, stormwater not connected with highway drainage, and other similar services and commodities, including publicly owned fire and police and traffic signals and lighting systems, which directly or indirectly serve the public or any part thereof. This definition excludes Battery Energy Storage Systems (BESS).
- E. Solar energy facility: A facility that uses solar photovoltaic or solar thermal technology to convert sunlight into electrical or thermal energy. Solar energy facilities may include ground-mounted or roof-mounted systems, solar arrays, inverters, transformers, energy storage systems, and related equipment, and may be designed for on-site use, off-site distribution, or commercial power generation, as permitted by the zoning district.
- F. Wind energy facility: A facility that uses wind-powered turbines to convert wind energy into electricity. A wind energy facility may include one or more wind turbines, towers, foundations, electrical collection systems, substations, access roads, energy storage systems, and associated equipment, and may be intended for on-site use, off-site distribution, or commercial power generation, as permitted by the zoning district.

Variance: A grant of relief of the terms of the UDO that will not be contrary to the public interest and where, owing to conditions peculiar to the property (and not the applicant), a literal enforcement of the regulations would result in unnecessary and undue hardship.

Vegetative erosion and sedimentation control measures: Measures for the stabilization of erodible or sediment-producing areas by covering the soil with:

- A. Permanent seeding, sprigging or planting, producing long-term vegetative cover, or
- B. Temporary seeding, producing short-term vegetative cover; or
- C. Sodding, covering areas with a turf of perennial sod-forming grass.
- D. Such measures can be found in the publication Manual for Erosion and Sediment Control in Georgia.

Vegetated green infrastructure: Green infrastructure that uses trees, shrubs, grasses, or other vegetation along with amended or engineered soils to intercept, retain, infiltrate, and evapotranspire runoff.

Vehicle: A mechanical device with wheels or treads for transporting people and/or loads. Vehicles include automobiles, motorcycles, trucks, cranes, earth moving equipment, trailers, and other similar conveyances.

Vehicle, business: Vehicles with a gross vehicle weight rating (GVWR) of 8,501 pounds or more that is designed, equipped, or regularly used for business/commercial or industrial purposes, including the transportation of goods, equipment, materials, or multiple passengers in the course of business (including a nonprofit organization). This definition also includes any vehicle, regardless of weight, which falls into one or more of the following categories:

- A. Truck tractor;
- B. Semi-trailer, which shall include flat beds, stake beds, roll-off containers, tanker bodies, dump bodies and full or partial box-type enclosures;
- C. Tow trucks;
- D. Commercial hauling trucks;
- E. Vehicle repair service trucks;
- F. Vehicles with blades attached for plowing or grading;
- G. Construction vehicle, such as a bulldozer, backhoe, and similar vehicles;

- H. Passenger carrying vehicles with more than 15 passengers, including the driver;
- I. Combinations of vehicles (such as a truck pulling a trailer or other equipment);
- J. A trailer that hauls two or more passenger vehicles; and
- K. Vehicles used to transport hazardous materials, as defined by applicable state or federal regulations.

Vehicle, hazardous: Any motor vehicle, trailer, or equipment that, due to its condition, contents, placement, or manner of parking, creates an immediate or reasonably foreseeable threat to public health, safety, or welfare, including but not limited to one or more of the following:

- A. A vehicle containing hazardous materials, flammable substances, explosives, toxic chemicals, compressed gases, or regulated waste, whether loaded or leaking, except when lawfully parked during active loading or unloading in compliance with applicable regulations;
- B. A vehicle that is inoperable, abandoned, wrecked, dismantled, partially dismantled, or structurally unsafe, including missing wheels, broken axles, leaking fluids, or exposed sharp or hazardous components;
- C. A vehicle that blocks or interferes with emergency access, fire lanes, driveways, sidewalks, bicycle facilities, traffic lanes, or sight-distance areas;
- D. A vehicle parked in a manner that creates a fire hazard, including proximity to structures, vegetation, ignition sources, or fuel storage inconsistent with fire code requirements;
- E. A vehicle with active fuel, oil, coolant, sewage, chemical, or battery leakage;
- F. A vehicle used for the storage of equipment, materials, or substances in a manner that poses a risk of explosion, contamination, collapse, or injury;
- G. A vehicle that presents an electrical hazard, including exposed wiring, generators, or charging equipment not compliant with applicable codes; or
- H. Any vehicle determined by a law enforcement officer, fire official, or code enforcement officer to pose an immediate danger to persons or property based on observable conditions.

Vehicle sign: A sign attached to or painted on a vehicle parked and visible from the public right-of-way, unless said vehicle is used for transporting people or materials in the normal day-to-day operations of the business. A vehicle sign is a type of portable sign.

Veterinary services: Establishments where animals or pets are given medical treatment and are cared for during the time of such treatment. Use as a kennel shall be limited to short-time boarding and shall be only incidental to such hospital use.

Wall, foundation: A wall constructed on footings or piers and designed to bear the load of a building or major structure.

Wall, retaining: A structure constructed and erected between lands of different elevations to protect structures and/or to prevent erosion, and not used as a foundation.

Wall sign: A sign painted on, attached to or mounted to the wall or surface of a building or structure.

Wastewater: The spent water of a community. From the standpoint of source, it may be a combination of the liquid and water carried wastes from residences, commercial buildings, industrial plants, and institutions, together with any groundwater, surface water and storm water that may be present.

Wastewater, domestic: Wastewater discharged into the wastewater system from domestic sources such as toilets, washing machines, dishwashers, sinks, showers, and bathtubs from normal household usage.

Wastewater facilities: The structures, equipment and processes required to collect, carry away and treat domestic and nondomestic wastewater and to dispose of the effluent.

Wastewater system or county wastewater system: The total wastewater disposal facilities owned and operated by the county, also the administrative framework which operates the facilities.

Water supply reservoir: A governmentally owned impoundment of water for the primary purpose of providing water to one or more governmentally owned public drinking water systems. This excludes the multipurpose reservoirs owned by the U.S. Army Corps of Engineers.

Water supply watershed: The area of land upstream of a governmentally owned public drinking water intake.

Water system or county water system: The total water treatment and distribution facilities owned and operated by the county, also the administrative framework which operates the facilities.

Watercourse: Any natural or artificial watercourse, stream, river, creek, channel, ditch, canal, conduit, culvert, drain, waterway, gully, ravine, or wash in which water flows either continuously or intermittently and which has a definite channel, bed and banks, and including any area adjacent thereto subject to inundation by reason of overflow or floodwater.

Watershed: The land area that drains into a particular stream, river, lake, or impoundment.

Well: An excavation or opening into the ground by which groundwater is sought or obtained.

Wetlands: Those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas.

Wetlands, jurisdictional: Wetlands subject to permits issued by the U.S. Army Corps of Engineers.

Window, drive-through: An opening in the wall of a building or structure designed and intended to be used to provide for sales to and/or service to patrons who remain in their vehicles.

Window sign: A sign installed on the interior or exterior of a window and intended to be viewed from the outside of the building. Includes signs made of perforated film and other semi-opaque materials. Window signs are distinct from wall signs.

Wireless communication facility: The equipment and network components necessary to provide wireless communications service, excluding the underlying wireless support structure. The term includes antennas, accessory equipment, transmitters, receivers, base stations, power supplies, cabling, and associated equipment necessary to provide wireless communications services.

Wireless support structure: A freestanding structure, such as a monopole or tower, designed to support wireless communication facilities.

W-P country store: A community store building lawfully in existence prior to the adoption of the watershed protection zoning district, used solely or principally for the purpose of sales to the public of general merchandise, including, but not limited to packaged food and beverages, small houseware articles, papers and magazines, and similar "general store" items.

Yard: An open space between the property line and the wall of the principal building, on the same lot, such space being open, unoccupied, and unobstructed by buildings or structures from ground to sky except for authorized landscaping, driveways, parking, sidewalks, signs, lighting standards, encroachments and accessory buildings that are expressly permitted.

Yard, front: A yard extending the full width of the lot or parcel and situated between the right-of-way line of the abutting street and the front yard line of the principal building or structure.

Yard, rear: A yard extending the full width of the lot or parcel and extending from the rear line of the lot to the rear yard line of the principal building or structure.

Yard, required: A yard situated between a lot line or property line and the setback line established by the zoning district for the principal building or structure.

Yard, side: A yard extending the full depth of a lot or parcel and situated between the side yard line and side property line of the lot or parcel and the side of the building facing such property line.

Zoning district: One or more sections of the county as set forth in the UDO and delineated and designated on the zoning maps, within which the zoning regulations are uniform.

## **EXHIBIT “B”**

### **Repeal and Replacement of Certain Sections of Title 2, Chapter 202 (General Provisions), Section 202-6**

#### **2.4 Relationship to Comprehensive Plan.**

##### **A. Land use role of the Comprehensive Plan.**

1. The Comprehensive Plan is hereby established as the official policy of the County concerning designated land uses and development types, under which the unincorporated areas of the County are divided into land use categories and character areas.
2. Rockdale County has adopted the Comprehensive Plan to include a Future Land Use Map and a Character Area Map. The two maps shall work in tandem with one another to provide guidance in the request for zoning amendments. The Character Area map is mandated to identify the broad character of the landscape, including where limited growth is desirable, and areas where more intense development is preferred.

B. The land use categories and character areas established in the adopted Comprehensive Plan and shown on the Future Land Use Map are intended to guide legislative decisions related to rezoning requests and special use permits. These land use categories are implemented through the approval of zoning map amendments to zoning districts identified in Table 2.4: Zoning Districts Permitted by Future Land Use Designation.

1. The Comprehensive Plan does not change existing zoning districts, does not effectuate an amendment to the Official Zoning Map, and does not itself permit or prohibit any specific land use. Rather, the Comprehensive Plan establishes broad planning policies for current and future development and identifies land use categories within which certain zoning districts may be considered.
2. The Future Land Use Map represents the general location and intensity of future land uses and is intended to assist staff, the Planning Commission, and the Board of Commissioners in evaluating the appropriateness and compatibility of proposed rezonings and special use permits.
3. Zoning districts that may be approved within each land use category shall be limited to those identified in the table of zoning districts permitted within each land use category contained in this section.

**Table 2.4: Zoning Districts Permitted by Future Land Use Designation**

		Future Land Use Designation											
		Watershed Protection	Parks and Recreation	Low Density Residential	Medium Density Residential	High Density Residential	Neighborhood Commercial	Commercial	Mixed Use/Employment Center	Historic Village	Office/Institutional	Light Industrial	Technology Park
<b>P</b>	<b>er</b>	X	X	X									
<b>mi</b>	<b>Watershed Protection (W-P)</b>												

Agricultural Residential (A-R)		X	X	X								
Single Family Residential (R-1)		X	X	X					X			
Residential Multi-Family (RM)				X	X				X			
Conservation Village (CV)		X	X	X	X							
Monastery Village (MV)	X	X	X	X								
Office Institutional (OI)		X				X	X	X		X		X
Traditional Neighborhood (NC)						X	X	X	X	X		
Local Commercial (C-1)						X	X	X		X		
General Commercial (C-2)							X					
Mixed Use Development (MXD)		X	X	X	X		X	X				
Limited Industrial (M-1)							X				X	X
General Industrial (M-2)											X	X

## 2.5 District Conversions.

Land use districts established under prior Rockdale County ordinances are hereby renamed as the zoning districts set forth in Table 2.5. On and after the Effective Date, all provisions of this UDO applicable to a zoning district shall govern properties previously classified in the corresponding land use district. All references in any prior approvals or documents to the former land use district shall be construed to refer to the new zoning district name and designation. This renaming does not change any previously approved boundaries, conditions, or entitlements.

Table 2.5: District Conversions	
Base and Special Zoning District Conversions	
Zoning Districts under previous UDO	Zoning Districts under new UDO
A-R, Agricultural- Residential	A-R, Agricultural Residential District
CSD, Conservation subdivision development district	CV, Conservation Village District
R-1, Single-family residential district	R-1 Single-Family Residential District
R-2, Two-family (duplex) residential district	RM, Multi-Family Residential District
RM, Residential multifamily district	
MRU, Mixed residential multi-family district	MXD, Mixed-Use Development District
C-1, Local Commercial District	C-1, Local Commercial District
C-2, General Commercial District	C-2, General Commercial District
NC, Neighborhood Commercial	NC, Traditional Neighborhood District
MxD, Mixed-use development district	MXD, Mixed-Use Development District

OPB, Office-business Park district	OPB, Office-business Park district
O-I, Office-Institutional District	O-I, Office-Institutional District
CID, Civic-Institutional District	CID, Civic-Institutional District
W-P, Watershed Protection District	W-P, Watershed Protection District
CRS, Collaborative residential subdivision	
CSO, Conservation Subdivision Ordinance	MV, Monastery Village District
M-1, Limited Industrial District	M-1, Limited Industrial District
M-2, General Industrial District	M-2, General Industrial District
<b>Overlay District Conversions</b>	
<b>Overlay Districts under previous UDO</b>	<b>Overlay Districts under new UDO</b>
Salem Rd Corridor Overlay (SRCO)	SRCO, Salem Rd Corridor Overlay District

**EXHIBIT “C”**

**Repeal and Replacement of Certain Sections of Title 2, Chapter 206 (Base Zoning Districts)**

## Article 5: Agricultural and Residential Districts (including mixed use)

<b>Table 5.1: Agricultural and Residential Districts</b>
A-R, Agricultural Residential District
R-1, Single Family Residential District
RM, Multi-Family Residential District
CV, Conservation Village District
NC, Traditional Neighborhood District
MXD, Mixed-use Development District

### 5.1 Agricultural and Residential Districts.

#### 5.1.1 *Agricultural Residential District (A-R).*

- A. Purpose. The A-R District is intended to accommodate low-density single-family residential development in a rural setting where residential uses can coexist compatibly with agricultural activities. The district supports the preservation of agricultural lands, working farms, and related rural character while allowing residential development that respects customary agricultural operations, open landscapes, and natural features.
- B. Development within the A-R District is intended to occur at a scale and intensity that minimizes conflicts between residential and agricultural uses, protects scenic views and environmental resources, and maintains the county’s rural heritage. The district encourages development patterns that conserve open space, reduce fragmentation of farmland, and support the long-term viability of agricultural uses alongside residential living.

#### 5.1.2 *Single Family Residential District (R-1).*

- A. Purpose. The R-1 District is intended to accommodate single-family residential development at low to medium densities in established and developing neighborhoods, providing for a consistent residential character supported by appropriate infrastructure and community amenities.

#### 5.1.3 *Multi-Family Residential District (RM).*

- A. Purpose. The RM District is intended to accommodate multi-family residential development in areas suitable for higher-density housing. Such areas shall be served by adequate public facilities and amenities, including public water and sanitary sewer systems. Careful consideration of drainage, topography, open space, and other environmental factors is required to ensure that development within the district is appropriate and sustainable.

#### 5.1.4 *Conservation Village District (CV).*

- A. Purpose. The CV District is intended to accommodate consolidated and efficient residential development that is intentionally designed to conserve natural resources, protect environmental features, and create a cohesive community character that harmonizes development with the landscape. The district emphasizes permanent conservation of sensitive environmental areas

while allowing thoughtfully clustered development that minimizes land disturbance and infrastructure impacts.

- B. The CV District is further intended to encourage innovative site planning and design that prioritizes open space preservation, environmental stewardship, and high-quality community design. Development within the district should foster walkable neighborhoods, interconnected green spaces, and strong internal and external connectivity, while supporting passive recreation, scenic viewsheds, and a distinct sense of place. Through flexible design standards and a conservation-first approach, the CV District seeks to balance residential development with long-term environmental protection and community livability. Additionally, the CV district is intended to encourage and foster the following:

1. *Environmental Conservation & Resource Protection:*

- a. Preserve sensitive natural resources in perpetuity and view sheds, including streams, creeks, lakes, groundwater, floodplains, wetlands, steep slopes, woodlands, specimen trees, and wildlife habitat.
- b. Protect interconnected conservation areas such as wildlife corridors, green space, and multi-modal trails to support biodiversity, water quality, and passive outdoor recreation.
- c. Minimize environmental impact by reducing land disturbance, preserving mature vegetation, and controlling stormwater runoff, erosion, and sedimentation.

2. *Development Design & Land Use Efficiency:*

- a. Encourage clustering of development in less environmentally sensitive areas to reduce impervious surfaces, infrastructure needs, and utility easements.
- b. Promote design flexibility for innovative residential projects that set high standards for landscaping, green space integration, community design, and public amenities.

3. *Community Character & Connectivity:*

- a. Create a distinct and attractive place that is walkable, environmentally responsible, and visually appealing through landscaped trails, bike paths, and public gathering spaces.
- b. Connect neighborhoods to surrounding communities, businesses, and facilities to reduce automobile reliance and foster community interaction.
- c. Support traffic calming and street connectivity to reduce speeds within subdivisions and lessen dependence on main corridors.

### **5.1.5 Monastery Village District (MV).**

- A. Purpose. The MV District is intended to accommodate village-scale residential development that is sensitive to its setting and designed to complement nearby institutional, cultural, or contemplative uses, including the adjacent monastery. The district emphasizes a restrained, cohesive design approach that supports a quiet residential environment, modest building forms, and a pedestrian-oriented village character.
- B. Development within the MV District is intended to promote thoughtful site design that balances residential density with open space, preserves scenic views and mature landscape features, and minimizes visual and environmental impacts. Streets, building orientation, and public spaces should be designed to encourage low traffic speeds, walkability, and informal community interaction while maintaining a sense of calm and separation from more intensive development

patterns. Pedestrian and bicycle connections are encouraged where appropriate to provide access to surrounding amenities while respecting the contemplative character of the area.

**5.1.6 Traditional Neighborhood District (NC).**

A. Purpose. The purpose of the NC district is intended to accommodate low-impact commercial services and retail uses in walkable development patterns that are designed to be compatible in scale and appearance with surrounding residential buildings and conveniently located to serve nearby residents and employees. Development within the district should provide well-designed, human-scale structures that support the needs of a diverse population while maintaining compatibility with adjacent residential neighborhoods. The district is further intended to serve as a transition between single-family residential areas and more intensive commercial, civic, or office uses, and to encourage design flexibility for innovative projects that set high standards for landscaping, green space, community design, and public amenities.

**5.1.7 Mixed-use Development District (MXD).**

A. Purpose. The MXD District is intended to provide a flexible framework for compact, walkable development that integrates a mix of residential, employment, commercial, and retail uses in a coordinated and efficient manner. The district is designed to improve the efficiency of land use and transportation systems and enhance quality of life by encouraging interrelated uses within well-connected, pedestrian-oriented environments. Development within the MXD District should provide places of employment alongside housing and neighborhood-serving commercial services in buildings that are compatible with adjacent neighborhoods. The district further encourages innovative development projects that demonstrate high standards of design, landscaping, green space integration, community character, and public amenities.

**5.3 Agricultural and Residential Districts Developmental Regulations.**

**5.3.1 General Agricultural and Residential Developmental Regulations.**

A.

Table 5.3.1: Agricultural and Residential Districts Developmental Regulations											
Zoning District	Min. Development Size	Min. Lot Size (sewer/septic)	Max. Density DU/acre (sewer/septic)	Min. Lot Width	Min. Street Setback (collector/local)	Min. Interior Side Setback	Min. Rear Setback	Min. Heated Floor Area	Max. % Lot Coverage	Min. % Open Space	Max. Bldg. Height (primary/accessory)
A-R	N/A	3 acres/3 acres	0.33/0.33	150 ft.	75 ft./50ft.	30 ft.	50 ft.	1,200 sq. ft.	15%	0%	35 ft./25 ft.
R-1	N/A	30,000 sq. ft./1 acre	1.45/1.0	100 ft.	40 ft./25 ft.	15 ft.	40 ft.	1,200 sq. ft.	25%	0%	35 ft./25 ft.

RM	5 acres	5 acres/5 acres	24/24	250 ft.	50 ft./50 ft.	50 ft.	50 ft.	See below*	40%	25%	45 ft. or 3 stories/15 ft.
CV	5 acres	6,000 sq. ft./N/A	7.2/N/A	40 ft.	10 ft.	7.5 ft.	25 ft.	800 sq. ft.	60%	15%	35 ft./15 ft.
MV	5 acres	10,000 sq. ft./N/A	4.3/N/A	50 ft.	20 ft.	10 ft.	25 ft.	1,000 sq. ft.	60%	40%	35 ft./15 ft.

\*Minimum Heated Floor Area for multi-family uses:

- 600 square feet for an efficiency unit
- 800 square feet for one bedroom unit.
- 1,000 square feet for two-bedroom unit.
- 1,300 square feet for three or more-bedroom unit.

B.

**Table 5.3.1B: Mixed-use Developmental Regulations**

Zoning District	Min. Lot Size	Max. Density DU/acre	Min. Lot Width	Min. Street Setback (collector/local)	Min. Side Setback	Min. Rear Setback	Min. Heated Floor Area	Max. % Lot Coverage	Min. % Open Space	Max. Bldg. Height (primary/accessory)
NC	1 acre	1 acre	100 ft.	15 ft.	10 ft.	40 ft.	1,200 sq. ft.	65%	10%	50 ft./15 ft.
MXD	10 acres	24	400 ft.	10 ft./10 ft.	10 ft.	10 ft.	See below*	80%	15%	50 ft. or 4 stories/15 ft.
W-P	5 acres	0.2	150 ft.	75 ft./50 ft.	30 ft.	50 ft.	1,200 sq. ft.	10%	10%	35 ft./15 ft.

\*Minimum Heated Floor Area for multi-family uses:

- 600 square feet for an efficiency unit
- 700 square feet for one bedroom unit.
- 900 square feet for two-bedroom unit.

- 1,100 square feet for three or more-bedroom unit.

## 7.2 Watershed Protection District (W-P).

### 7.2.1 Purpose.

- A. The Board of Commissioners finds that Big Haynes Creek watershed has long been identified through regional, state, and local planning efforts as a critical present and future water supply for Rockdale County. Consistent with the County Comprehensive Plan, regional water supply plans adopted by the Atlanta Regional Commission, and studies conducted by state and federal agencies, Rockdale County established the Watershed Protection (W-P) zoning district to protect the drainage basin contributing to Randy Poynter Lake (formerly the Big Haynes Creek reservoir). Further, the W-P district is intended to:
1. Protect and preserve water quality for the County's public water supply and intake facilities, including the County's water treatment plant, while safeguarding the environmental and aesthetic integrity of the watershed.
  2. Prevent future environmental degradation by limiting development intensity, controlling impervious surface coverage, protecting wetlands and stream buffers, and restricting land uses that could adversely affect water quality.
  3. Promote the public health, safety, and general welfare of Rockdale County by providing for low-density residential development, public and private open space, park land, and limited recreational uses that are compatible with, and subordinate to, the primary purpose of protecting the County's drinking water supply, also consistent with chapter 62, article II, Haynes Reservoir Management.
- B. The W-P district is intended to provide for low density residential development, public and private open space, park land, and related uses that are compatible with the primary purpose of protecting the purity of the water and that are substantially related to the primary intended land use of low-density residential development and limited recreational uses.

### 7.2.2 District Boundaries.

There is hereby established a zoning district known as the watershed protection district (W-P). This W-P district shall consist of all land within the district boundary line specified as W-P including all subzones, on the county's official zoning map. The regulations set forth in this section apply to all land within this W-P district.

### 7.2.3 Watershed Subzones.

- A. The watershed protection (W-P) district has distinct land areas that require separate regulations. Accordingly, there are hereby created five subzones within the W-P district.
- B. These five subzones shall be delineated as specified on the official zoning map and made a part of this section. Uses permitted within each subzone shall be as specified in Table 7.2.4 of permitted uses. All other regulations set forth in this section shall apply to all subzones, unless otherwise stated. The following further describes each subzone area:
1. **W-NR: Watershed/non-reservoir area.** The watershed/non-reservoir area subzone comprises the watershed area within the boundaries of the county as defined in the comprehensive plan. This area comprises all land outside the reservoir water area, the reservoir buffer area, the reservoir recreation area and the reservoir prohibited areas.

2. **W-RW: Watershed/reservoir water area.** The watershed/reservoir water area subzone comprises the entire area of the water impoundment owned in fee simple by the county.
3. **W-RR: Watershed/reservoir recreation area.** The watershed/reservoir recreation area subzone comprises areas suitable for recreational uses. This subzone comprises governmentally owned land both within and outside the normal pool of the reservoir. The portion of the recreation area subzone lying outside the normal pool area comprises approximately 25 percent of the reservoir shoreline and is subject to the Big Haynes Reservoir Management Ordinance as found in article II of chapter 62.
4. **W-RB: Watershed/reservoir buffer area.** The watershed/reservoir buffer area subzone is comprised of the land area lying within 150 feet, horizontally, outside of the reservoir impoundment water surface at normal pool.
5. **W-RP: Watershed/reservoir prohibited area.** The watershed/reservoir prohibited area subzone is comprised of those areas associated with the reservoir that are established for the protection of project operations and ecosystems and to provide for the physical safety of the recreational visitor. This subzone comprises approximately one percent of the reservoir shoreline.

**7.2.4 Permitted Uses.**

- A. Principal uses and structures. Principal uses and structures shall be permitted in the W-P district as listed in the UDO in Table 7.2.4. The table of permitted uses sets forth the uses permitted in each subzone of the watershed protection zoning district. No use shall be permitted and no structure associated with such use shall be erected, structurally altered or enlarged unless the use is permitted as one of the following:
  1. P: A permitted use.
  2. SUP: A use requiring a special use permit subject to approval following the application procedures and requirements in Section 18.7, Special Use Permits.
  3. Any use listed with a "Yes" in the column headed by the words "Supplemental Use Standards?" in the table below shall satisfy the applicable supplemental use standards, as established in Article 9, in addition to the development regulations of the district in which it is located.

<b>Table 7.2.4: Permitted Uses in the W-P District</b>						
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use						
	Supplemental Use Standards?	W-NR	W-RW	W-RR	W-RB	W-RP
<b>Agricultural Uses</b>						
Apiary	Yes	P				
Farming, Commercial	Yes					
Greenhouse, Nursery and Floriculture Production	Yes					
Livestock Quarters and Enclosures	Yes	SUP				

Horse Stables, Riding, and Boarding	Yes	SUP				
<b>Residential Uses</b>						
Dwelling, Single-Family Detached		P				
Manufactured Home	Yes	SUP				
Industrialized Home	Yes	P				
<b>Limited Recreation Uses</b>						
Public-Owned Recreation Facility		P		P		
<b>Accessory Uses</b>						
Lodging, Short-term Rental	Yes	P				
Other Accessory Buildings and Structures	Yes	P		P		
Accessory Dwelling Units	Yes	P				
Home Occupations	Yes	P				
<b>Temporary Uses</b>						
Temporary Construction Structures	Yes	P		P		

**7.2.5 Nonconforming Uses: W-P Country Stores.**

Except as otherwise provided herein, all nonconforming situations shall be regulated pursuant to Section 19.4, Nonconforming Situations of the UDO.

**A. Findings.**

1. The Board of Commissioners finds that a limited number of legally established W-P Country Store uses existed within the W-P district prior to adoption of the watershed protection regulations. The Board further finds that protection of water quality and environmental resources must be carefully balanced with the hardship imposed on these existing uses and the public benefit of continuing to provide limited retail services within the district.
2. Accordingly, the Board of Commissioners authorizes limited alteration or expansion of these existing nonconforming country store uses only as expressly provided herein. It is the intent of this subsection to prohibit the establishment of any new nonresidential use or structure within the W-P District, including but not limited to restaurants, convenience stores, gasoline sales, or other retail establishments not expressly authorized.

**B. Notwithstanding the provisions of Section 19.4, legally established nonconforming country store uses within the W-P district may be renovated or expanded only in strict compliance with the following standards:**

1. **Architectural Design.** All applications for the renovation, redevelopment, expansion, or improvement shall provide detailed architectural plans and renderings. Such

construction plans shall reflect an architectural style that is consistent with the residential and rural development pattern in the W-P district. All such plans shall be reviewed by the Director of Planning and Development for consistency with these requirements.

- a. The front elevation exterior facade, visible from the public right-of-way, shall be constructed of wood.
2. Building Size and Height. No building shall exceed 2,500 square feet of gross floor area as measured to the outside face of walls, and are limited to one story, not to exceed 20 feet in height.
3. Site Limitations. Alterations or expansions shall be limited to a single building on the same site platted prior to the establishment of the W-P district. Such sites may be replatted to a maximum allowable lot area of 1.5 acres.
4. Such buildings shall be used solely for traditional country store retail sales.
5. Development Standards. Except as specified here, all applicable commercial and residential development regulations of this UDO shall apply:
  - a. Minimum building setbacks:
    - i. Side yard: 25 feet.
    - ii. Rear yard: 40 feet.
  - b. A minimum ten-foot wide landscape strip shall be provided along all road frontages.
  - c. A 25-foot, natural transitional buffer shall be maintained along the rear and side yard property lines, supplemented by a 100-percent opaque fence for the extent of said property line. Screening shall comply with Article 11.
6. Variances and appeals. Variances and appeals to this section shall be governed by Section 18.8 and 18.10, respectively.

**7.2.6 Property Development Standards.**

Property in the W-P district may be developed in accordance with Table 6.3.1, Development Regulations – Non-Residential and Mixed-Use Districts, as well as the following provisions:

- A. For W-P tracts immediately contiguous to the reservoir buffer area (W-RB), the standards of Table 7.2.6 shall apply:

<b>Table 7.2.6: W-P Tracts Contiguous to W-RB</b>	
Minimum depth of lot (inclusive of 150-foot lake shore buffer):	400 ft.
Minimum lake shore frontage:	125 ft.
Impervious surface setback:	150 ft.
Septic system setback:	150 ft.
1. Frontage and setbacks shall be measured from the reservoir water surface at normal pool elevation 735 MSL.	

- B. Density, lot size, and setback requirements:
  1. A site plan, approved by the Rockdale County Environmental Health Service and the Department of Planning and Development, shall be required prior to the issuance of a building permit.
  2. All divisions of land in the W-P district shall meet the minimum lot size specified in this section. Lots of record lawfully in existence prior to October 11, 1994 and that do not meet the minimum lot size specified in the W-P district shall be deemed legal

nonconforming lots and may be developed in accordance with all other requirements specified in this section.

- C. Stream buffers. All perennial streams within the W-P district shall be regulated by each of the following criteria:
1. A natural or enhanced vegetated area with limited land disturbances shall be maintained for a distance of 100 feet from both sides of the stream as measured from the stream banks.
  2. No impervious surface shall be constructed or placed within 150 feet from both sides of the stream as measured from the stream banks.
  3. No septic tanks or septic tank drain fields shall be constructed or placed within 150 feet of both sides of the stream as measured from the stream banks.
- D. On-site wastewater management systems. County regulations require a permit for siting and installation of septic tanks and absorption fields from the Rockdale County Environmental Health Department. Such laws, ordinances, and regulations shall be applicable to the W-P district.

**EXHIBIT “D”**

**Repeal and Replace Title 2, Chapter 210 (Overlay Zoning Districts), Sections 210-1 and 21**

## Article 8: Overlay Districts

### 8.1 Salem Road Corridor Overlay.

#### 8.1.1 Purpose.

The purpose of the Salem Road Corridor Overlay (SRCO) is:

- A. To enhance the quality and compatibility of development in the SRCO.
- B. To encourage appropriate redevelopment of underutilized and blighted property.
- C. To create a sense of place that is aesthetically appealing, walkable and environmentally responsible.
- D. To encourage a balance of uses for living, working, shopping and playing that are accessible within a convenient walking distance.
- E. To promote safe and efficient movement within the SRCO for persons using all modes of travel - motorized vehicles, public transportation, bicycles and walking.
- F. To encourage innovative development projects that set high standards for landscaping, open space, community design, and public amenities.
- G. To establish consistent and harmonious design standards for public improvement and private property development within the SRCO so as to unify the distinctive visual quality of the Salem Road Corridor.

#### 8.1.2 Boundaries.

- A. Boundary map. The boundaries of the SRCO are shown on the official zoning maps, which boundary and maps are hereby incorporated into and made part of this SRCO. The provisions of this SRCO shall apply to all parcels of land and rights-of-way, or portions thereof, within the boundaries of the SRCO. Any parcel of land that is wholly or partly within the boundary shall be included.
- B. Map amendments. No change in the boundary of the SRCO shall be authorized, except by the Board of Commissioners pursuant to procedures in Section 18.5, Rezoning (Map Amendment).

#### 8.1.3 Effect of SRCO Provisions.

- A. Application. This SRCO is supplemental to the underlying zoning district classifications established in UDO governing all properties and approvals within this SRCO. These SRCO regulations shall be overlaid upon and shall be imposed in addition to said underlying zoning regulations and other Rockdale County ordinances. The provisions of this SRCO apply to all applications for rezoning, land disturbance permits, driveway permits, plan review, plat approval, building permits and utility permits for all property and rights-of-way within the boundaries of the SRCO.
- B. All plan reviews, road and utility projects, plat approvals, and permits for parcels located within this SRCO shall meet all of the requirements of the base zoning district in which it is located and, in addition, shall meet the requirements of the SRCO applicable to the parcel.
- C. The Salem Road Corridor Overlay (SRCO) Design Standards, dated May 14, 2004 and hereby incorporated by this reference, shall apply to all property and public improvements that are subject to this section.

- D. Relationship to underlying zoning district standards. In any case where the standards and requirements of the SRCO conflict with those of the base zoning district or other provisions of the UDO, including but not limited to subdivision regulations, the standards and requirements of the SRCO shall govern.

*8.1.4 Reserved.*

**EXHIBIT “E”**

**Repeal and Replace Title 2, Chapter 214 (Standards Applying to All Districts), Section 214-14**

**10.7 Architectural Design Standards.**

**10.7.1 Applicability.**

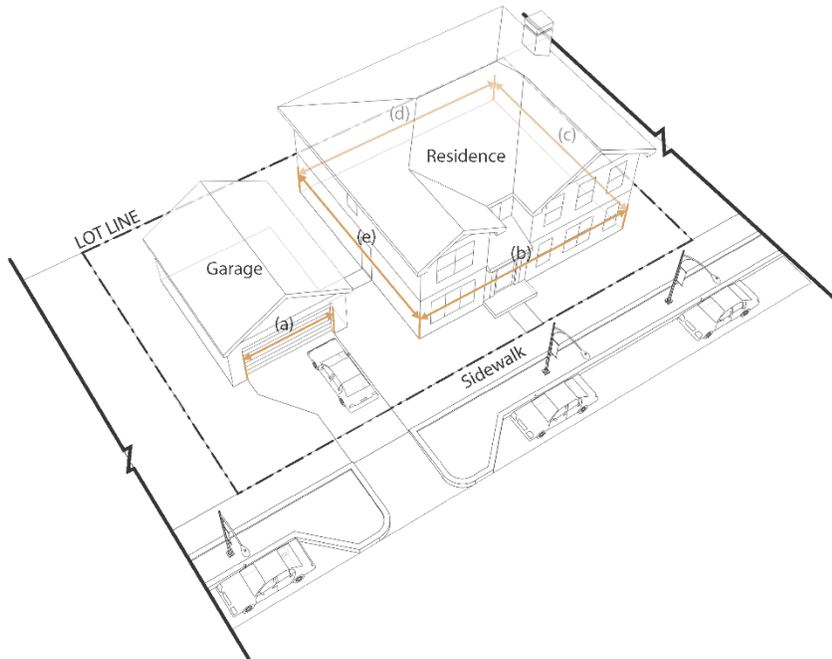
- A. The architectural design standards established in this section shall apply to all zoning districts, as applicable.
- B. These standards are intended to ensure high-quality design, long-term durability, and compatibility with surrounding development, particularly where new construction or redevelopment abuts residentially zoned properties.
- C. Where any provision of this section conflicts with a standard or requirement expressly stated within a zoning district, overlay district, or adopted design guideline, the stricter standard or requirement shall control, unless otherwise expressly stated.

**10.7.2 Architectural Design Standards for Attached and Detached Residential Buildings.**

- A. Exterior Materials.
  - 1. Exterior front façades shall include brick, stone, stucco, cementitious siding, cementitious shakes, or wood shakes. A minimum of forty percent (40%) brick or stone shall be required on the front façade.
  - 2. Side and rear façades shall include a minimum of twenty-five percent (25%) brick or stone, with remaining materials limited to stucco or cementitious siding.
  - 3. Vinyl materials may be utilized only in eaves and soffits and for window casings.
- B. Façade Articulation and Massing.
  - 1. Front façades shall incorporate at least two (2) of the following architectural features:
    - a. Shutters proportioned to one-half ( $\frac{1}{2}$ ) the width of the window and the full height of the window opening, excluding trim; plastic or vinyl shutters are prohibited.
    - b. Covered front porch with a minimum depth of six (6) feet.
    - c. Decorative windows, including Palladian, arched, bay, bow, garden, circular, or transom windows.
    - d. Decorative doors, which may include paneled doors with or without glazing; sidelights (in pairs only) and transom windows are encouraged.
    - e. Roof eave brackets or similar architectural detailing.
  - 2. Porches.
    - a. A minimum of one covered porch per unit is required. The required covered porch may be located on any building façade.
    - b. Area shall be a minimum area of one hundred twenty (120) square feet.
    - c. Porches shall have a minimum depth of six (6) feet.
  - 3. Attached residential buildings shall be limited to a maximum of six (6) dwelling units per building.
- C. Roof Form.
  - 1. All residential buildings shall have pitched roofs.
  - 2. Rooflines may include varying forms customary to gable or hip roof designs.
  - 3. Dormer windows or vents are encouraged.
  - 4. Permitted roofing materials include asphalt shingles, standing-seam metal, and slate.

D. Garages.

1. A minimum two-car garage shall be required for all single-family detached residences.
2. Front-facing garage doors shall not occupy more than forty percent (40%) of the linear width of the front façade.
3. Front-facing garage doors shall be recessed or offset a minimum of five (5) feet from the primary façade plane. This offset may be achieved through conditioned interior space or a porch.



For Garages on Detached Residential Uses:  
(a) ≤ 40% of (b), (c), (d), and (e) each

Figure 10.7.2 – Garage Requirements for Attached and Detached Residential Buildings.

E. Mechanical and Utilities.

1. Ground-mounted or wall-mounted mechanical equipment shall be located on the side or rear of the dwelling and screened from public view in accordance with Article 11.
2. All roof vents, pipes, antennas, satellite dishes, and similar equipment (excluding chimneys) shall be located on rear roof elevations where practicable. Equipment other than satellite dishes shall be painted to match the roof color or otherwise integrated into the roof or house materials to minimize visibility from the public right-of-way.
- 3.

F. Chimneys.

1. All exterior chimneys and chimney enclosures shall extend to the ground and be clad in brick, stone, or stucco.
2. Chimneys shall extend a minimum of three (3) feet above the roofline.

G. Landscaping.

1. All disturbed areas shall be sodded and stabilized.

H. Accessory Structures.

1. Accessory structures shall be architecturally compatible with the primary structure to the greatest extent practicable. Agricultural accessory structures are exempt from this requirement, provided a building permit has been obtained.
2. All accessory structures shall comply with Section 9.8, Accessory Uses and Structures.

I. Repetitive Design.

1. Developments containing ten (10) or more single-family residences shall provide a minimum of five (5) distinct elevations or at least ten percent (10%) of the total number of lots within a development phase, whichever is greater. Identical or mirrored elevations shall not be located on adjacent lots or directly across the street from one another.

J. Site and Service Elements.

1. Driveways shall be a minimum of twenty-five (25) feet in depth measured from the public right-of-way and shall not encroach into sidewalks.
2. Sidewalks within residential developments shall be a minimum of five (5) feet in width and provided on both sides of public or private streets unless impracticable due to site constraints.
3. Individual utility systems and metering shall be provided for each unit, and utility easements shall be established where lateral connections occur.

*10.7.3 Architectural Design Standards for Multifamily Residential and Mixed-Use Buildings.*

A. Exterior Materials.

1. Front façades shall include a minimum of fifty percent (50%) brick or stone.
2. Side and rear façades shall include a minimum of thirty percent (30%) brick or stone.
3. Vinyl materials may be utilized only in eaves and soffits and for window casings.
4. All buildings within a development, including principal buildings and outparcels, shall be designed to be architecturally compatible with one another, including through the coordinated use of exterior materials, colors, roof forms, and architectural detailing.

B. Façade Articulation and Massing.

1. Buildings shall incorporate architectural features such as offsets, balconies, pilasters, projections, material changes, or similar elements.
2. The maximum uninterrupted wall length along any street-facing façade shall not exceed one hundred fifty (150) feet.
3. Façades shall be articulated both vertically and horizontally to reduce apparent mass.
4. Buildings greater than three (3) stories in height shall incorporate at least one significant color change, material change, or architectural feature on either the lower or upper story. This requirement shall not apply to corner elements, entrance features, or architectural projections designed to emphasize entrances or articulate a distinct building volume.

C. Entrances and Ground-Floor Design.

1. Primary building entrances shall be clearly defined and visible from the public street.
2. Where a building fronts a major or arterial roadway, the ground floor (sidewalk level) shall be occupied by commercial or office uses. Leasing offices, fitness centers, clubhouses, or other resident-only amenity spaces shall not satisfy this requirement. Uses open and accessible to the general public may satisfy this requirement.

D. Roof Form and Height Articulation.

1. Rooflines shall be varied to reduce the appearance of mass.
  2. Buildings exceeding three (3) stories in height shall incorporate a significant color change, material change, or architectural feature on either the lower or upper stories.
- E. Security and Transparency.
1. Exterior burglar bars, security grilles, steel roll-down curtains, or similar security devices on windows or doors are prohibited.
  2. All street-facing fenestration shall consist of transparent glazing and shall not include mirrored, reflective, translucent, opaque, or blacked-out glass.
- F. Residential Adjacency.
1. Where a multifamily or mixed-use building abuts or is directly adjacent to a residentially zoned property, façades facing such property shall maintain a residential appearance through compatible materials, massing, roof forms, window proportions, and architectural detailing.
- G. Building Performance.
1. Common walls and common ceilings between dwelling units shall achieve a minimum Sound Transmission Class (STC) rating of 50.
- H. Mechanical, Utilities, and Service Areas.
1. Mechanical and HVAC equipment shall be roof-mounted and screened from public view using parapets or architectural screening.
  2. Exterior utility closets are prohibited.

#### *10.7.4 Architectural Design Standards for Commercial Buildings.*

The following provisions shall apply to all commercial, institutional, or professional buildings:

- A. Exterior Materials.
1. On all façades visible from a public right-of-way, the ground-floor portion of the building shall be constructed of brick, natural stone, high-grade stucco, or glass.
  2. Upper stories shall be constructed of brick, high-grade stucco, glass, or a combination thereof.
  3. A minimum of thirty percent (30%) of each street-facing façade shall consist of masonry materials.
  4. Exposed concrete block, metal panels, tilt-up concrete, or tile shall not be permitted as primary exterior façade materials on street-facing façades.
  5. Masonry materials shall wrap building corners to avoid the appearance of applied veneer.
  6. All buildings within a development, including principal buildings and outparcels, shall be designed to be architecturally compatible with one another, including through the coordinated use of exterior materials, colors, roof forms, and architectural detailing.
- B. Façade Articulation and Massing.
1. Commercial buildings shall incorporate architectural features such as windows, doors, pilasters, offsets, material changes, cornices, or similar elements to provide visual interest and reduce perceived mass.
  2. Blank walls exceeding fifty (50) feet in length along any street-facing façade are prohibited.
  3. Façades shall be articulated both vertically and horizontally through building plane offsets, material changes, fenestration patterns, or architectural detailing.
- C. Entrances and Pedestrian Orientation.

1. Primary building entrances shall face a public street where feasible and shall be clearly identifiable through architectural emphasis, such as canopies, recesses, projections, or material changes.
  2. Buildings located on corner lots shall orient primary entrances toward the corner or the more prominent street frontage where practicable.
- D. Fenestration and Transparency.
1. Exterior burglar bars, security grilles, steel roll-down curtains, or similar security devices on windows or doors are prohibited.
  2. All street-facing fenestration shall consist of transparent glazing and shall not include mirrored, reflective, translucent, opaque, or blacked-out glass.
- E. Roof Form and Height Articulation.
1. Rooflines shall be articulated through parapets, cornices, step-backs, or material changes to avoid flat, uninterrupted roof edges.
  2. Rooftop mechanical equipment shall be screened from public view using parapets or architecturally integrated screening materials.
- F. Mechanical, Utilities, and Service Areas.
1. Mechanical and HVAC equipment shall be roof-mounted and screened from public view using parapets or architectural screening.
  2. Exterior utility closets are prohibited.
  3. Loading docks, service doors, and refuse collection areas shall not be located along primary street frontages unless no reasonable alternative exists.
- G. Residential Adjacency and Conversions.
1. Where a residential structure is converted to commercial, institutional, or professional use and is adjacent to single-family residential zoning, all required parking shall be located in the rear yard.
  2. Converted structures shall retain a residential architectural appearance, including roof form, façade materials, window proportions, and overall massing.

**EXHIBIT “F”**  
**Amendment of Certain Sections of Title 2, Chapter 218 (Use Regulations)**

**5.2 Agricultural and Residential Districts Land Use Regulations.**

**5.2.1 General.**

- A. The uses set forth in the table below shall be permitted only as listed within each zoning district and only in the manner so listed. Any use not listed in said table is prohibited in all districts. No use shall be permitted and no structure associated with such use shall be erected, structurally altered, or enlarged unless the use is permitted as one of the following:
1. P: A permitted use.
  2. SUP: A use requiring a special use permit subject to approval following the application procedures and requirements in Section 18.7, Special Use Permits of the UDO.
  3. Any use listed with a "Yes" in the column headed by the words "Supplemental Use Standards?" in the table below shall satisfy the applicable supplemental use standards, as established in Article 9, in addition to the development regulations of the district in which it is located.

**5.2.2 Land Use Tables.**

A.

<b>Table 5.2.2.A: Agricultural and Residential District Land Use Table</b>							
“P” = permitted use    “SUP” = special use permit    Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
<b>Agricultural Uses</b>							
	Apiary	Yes	P	P	P	SUP	SUP
	Farming, Commercial	Yes	P				
	Forestry and Logging (timber harvesting)	Yes	P				
	Greenhouse, Nursery and Floriculture Production	Yes	P				
	Livestock Quarters and Enclosures	Yes	P				
	Horse Stables, Riding, and Boarding	Yes	P				
<b>Residential Uses</b>							
	Multi-Family	Yes			P		

<b>Table 5.2.2.A: Agricultural and Residential District Land Use Table</b>							
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
	Single-Family Detached	Yes	P	P	P	P	P
	Two-Family (Duplex)	Yes		P	P	SUP	SUP
	Manufactured Home	Yes	SUP	SUP			
	Live-work	Yes			P		
	Industrialized Home	Yes	P	P	P	P	P
	Tiny Home, Village	Yes	SUP	SUP	SUP	SUP	SUP
	Townhome	Yes		SUP	P	SUP	SUP
	Cottage Village	Yes				SUP	SUP
Group	Assisted Living				SUP	SUP	SUP
	Nursing Home				P	P	
	Personal Care Home, Family	Yes		SUP	SUP	SUP	SUP
	Personal Care Home, Group	Yes					
	Personal Care Home, Congregate	Yes					
	Transitional Housing, Halfway House (Small)	Yes		SUP	SUP		
	Transitional Housing, Halfway House (Large)	Yes					
<b>Public, Institutional, and Civic Uses</b>							
Community	Cemetery	Yes	SUP	SUP			SUP
	Crematorium	Yes					
	Correctional facility						
	Daycare (Small)	Yes		SUP	SUP		
	Daycare (Large)	Yes					
	Library			P	P		
	Mausoleum	Yes	SUP	SUP			SUP
	Mortuary Services						P

**Table 5.2.2.A: Agricultural and Residential District Land Use Table**

"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
	(Funeral Home)						
	Park		P	P	P		
	Place of Assembly	Yes	SUP	SUP	SUP	SUP	SUP
	Public safety facility						
Education	College or university						
	School (K-12)						
	Trade or vocational school		SUP				
	Childcare Learning Facility/Pre-K	Yes	SUP	SUP			
Healthcare	Clinic		SUP				
	Hospital	Yes	SUP				
	Crisis Center	Yes					
<b>Commercial Uses</b>							
Adult Uses	Adult Entertainment Establishment	Yes					
Food & Beverage	Bar						
	Brewpub	Yes					
	Microbrewery, distillery, winery	Yes					
	Restaurant						
	Mobile Food Vendor	Yes	P	P	P	P	P
Lodging	Bed and breakfast	Yes	P	SUP	SUP	SUP	SUP
	Hotel		SUP				
	Hotel, extended stay						
	Motel						
	Short-term rental	Yes	P	P			
Office & Professional Service	Business services and supplies						
	Financial Institution						

<b>Table 5.2.2.A: Agricultural and Residential District Land Use Table</b>							
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
	Office						
Retail & Personal Service	General retail, small	Yes					
	General retail, large						
	Heavy equipment sales, rental, and service						
	Personal service						
	Shopping Center						
Vehicular	Automobile Impound	Yes					
	Automobile repair service, major	Yes					
	Automobile repair service, minor	Yes					
	Motor Vehicle Sales or Rentals	Yes					
	Car wash	Yes					
	Recreational Vehicle (RV) Parks and Campgrounds		SUP				
Transportation	Airport, private	Yes					
Recreation	Fish & game club						
	Golf course		SUP				
	Recreation or entertainment, indoor	Yes	SUP				
	Recreation or entertainment, outdoor	Yes	SUP				
Animal Service	Limited	Yes	P				
	General	Yes	P				
	Veterinary	Yes	P				
<b>Industrial Uses</b>							

**Table 5.2.2.A: Agricultural and Residential District Land Use Table**

"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
Manufacturing	Manufacturing, light	Yes					
	Manufacturing, heavy	Yes					
Natural Resource Extraction	Incidental Extraction	Yes	P	P	P	P	P
	Mineral Extraction	Yes	SUP				
	Quarrying	Yes					
	Mining	Yes					
Storage, Distribution, and Warehouse	Contractors yard		SUP				
	Freight or trucking terminal	Yes					
	Wholesale distribution, warehouse, and mini-warehouse						
Utility	Commercial power generation	Yes	SUP	SUP	SUP	SUP	
	COW/Co-location/Concealed Wireless Facility	Yes	P	P	P	P	P
	All other wireless communication facilities	Yes	SUP	SUP	SUP	SUP	SUP
	Public utility		P	P	P	P	P
	Battery Energy Storage System	Yes					
	Solar energy facility	Yes					
	Wind energy facility	Yes					
Data Management and Processing	Data Center	Yes					
	High Intensity Data Processing Facility	Yes					

<b>Table 5.2.2.A: Agricultural and Residential District Land Use Table</b>							
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
	Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV
	Colocation / Micro-Data Facility	Yes					

B.

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
<b>Agricultural Uses</b>				
	Apiary	Yes	SUP	SUP
	Farming, Commercial	Yes		
	Forestry and Logging (timber harvesting)	Yes		
	Greenhouse, Nursery and Floriculture Production	Yes		
	Livestock Quarters and Enclosures	Yes		
	Horse Stables, Riding, and Boarding	Yes		
<b>Residential Uses</b>				
	Multi-Family	Yes		P
	Single-Family Detached	Yes		
	Two-Family (Duplex)	Yes		
	Manufactured Home	Yes		

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
	Live-work	Yes	SUP	P
	Industrialized Home	Yes		
	Tiny Home, Village	Yes		P
	Townhome	Yes		P
Group	Assisted Living		SUP	
	Nursing Home			
	Personal Care Home, Family	Yes		
	Personal Care Home, Group	Yes	SUP	
	Personal Care Home, Congregate	Yes		
	Transitional Housing, Halfway House (Small)	Yes		
	Transitional Housing, Halfway House (Large)	Yes		
<b>Public, Institutional, and Civic Uses</b>				
Community	Cemetery	Yes		
	Crematorium	Yes		
	Correctional facility			
	Daycare (Small)	Yes	P	P
	Daycare (Large)	Yes	SUP	SUP
	Library		P	P
	Mausoleum	Yes		
	Mortuary Services (Funeral Home)			
	Park		P	P
	Place of Assembly	Yes	SUP	SUP

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
	Public safety facility			
Education	College or university			
	School	Yes		P
	Trade or vocational school			P
	Childcare Learning Facility/Pre-K	Yes	P	P
Healthcare	Clinic			P
	Hospital	Yes		
	Crisis Center	Yes		
<b>Commercial Uses</b>				
Adult Uses	Adult Entertainment Establishment	Yes		
Food & Beverage	Bar			
	Brewpub	Yes	P	P
	Microbrewery, distillery, winery	Yes		P
	Mobile Food Vendor	Yes	P	P
	Restaurant		P	P
Lodging	Bed and breakfast	Yes	P	P
	Hotel			P
	Hotel, extended stay			
	Motel			
	Short-term rental	Yes		
Office & Professional Service	Business services and supplies			P
	Financial Institution			P
	Office		P	P
Retail & Personal	General retail, small	Yes	P	P

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
Service	General retail, large			SUP
	Heavy equipment sales, rental, and service			
	Personal service		P	P
	Shopping Center			
Vehicular	Automobile impound	Yes		
	Automobile repair service, major	Yes		
	Automobile repair service, minor	Yes		
	Motor Vehicle Sales or Rentals			
	Car wash	Yes		
Transportation	Airport, private			
Recreation	Fish & game club			
	Golf course			
	Recreation or entertainment, indoor	Yes		
	Recreation or entertainment, outdoor	Yes		
Animal Service	Limited	Yes	P	P
	General	Yes	SUP	SUP
	Veterinary	Yes	SUP	P
<b>Industrial Uses</b>				

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
Manufacturing	Manufacturing, light			
	Manufacturing, heavy			
Natural Resource Extraction	Incidental Extraction	Yes	P	P
	Mineral Extraction	Yes		
	Quarrying	Yes		
	Mining	Yes		
Storage, Distribution, and Warehouse	Contractors yard			
	Freight or trucking terminal	Yes		
	Wholesale distribution, warehouse, and mini-warehouse			
Solid Waste Handling Facility	All Types	Yes		
Utility	Commercial power generation			
	COW/Co-location/Concealed Wireless Facility	Yes	P	P
	All other wireless communication facilities	Yes	SUP	SUP
	Public utility			
	Battery Energy Storage System	Yes		
	Solar energy facility	Yes		
	Wind energy facility	Yes		

<b>Table 5.2.2.B: Mixed-Use District Land Use Table</b>				
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use				
	Land Use Category	Supplemental Use Standards?	NC	MXD
Data Management and Processing	Data Center	Yes		
	High Intensity Data Processing Facility	Yes		
	Colocation / Micro-Data Facility	Yes		

**5.2.3 Accessory Use Tables.**

A.

<b>Table 5.2.3.A: Agricultural and Residential District Accessory Land Use Table</b>							
"P" = permitted use "SUP" = special use permit Blank cell = prohibited use							
Land Use Category	Supplemental Use Standards?	A-R	R-1	RM	CV	MV	
<b>Accessory Uses</b>							
Accessory Building and Structures	ADU	Yes	P	P			
	Other Accessory Building and Structures	Yes	P	P	SUP	SUP	SUP
	Antenna, amateur radio	Yes	P	P	P	P	P
	Antenna, satellite	Yes					
	Drive-through and Drive-up Facility	Yes					
	EV Charging Stations	Yes	P	P	P	P	P
	Home Occupation	Yes	P	P	P	P	P
	Outdoor Storage	Yes					
	Storm Shelter	Yes	P	P	P	P	P
Storage, Distribution, Wholesale	Yes						

	Swimming Pools	Yes	P	P	P	P	P
	Unmanned Retail Structure	Yes					
	Vending Machine Fulfillment Center	Yes					
<b>Temporary Uses</b>							
	Temporary Construction Structures	Yes	P	P	P	P	P
	Temporary Outdoor Sales of Merchandise	Yes					
	Temporary Special Event	Yes					
	Mobile Food Vendor	Yes	P	P	P	P	P

B.

<b>Table 5.2.3.B: Mixed-Use District Accessory Land Use Table</b>				
"P" = permitted use    "SUP" = special use permit    Blank cell = prohibited use				
Land Use Category	Supplemental Use Standards?	NC	MXD	
<b>Accessory Uses</b>				
Accessory Building and Structures	ADU	Yes		
	Other Accessory Building and Structures	Yes		
	Antenna, amateur radio	Yes	SUP	SUP
	Antenna, satellite	Yes		
	Drive-through and Drive-up Facility	Yes	SUP	
	EV Charging Stations	Yes	P	P
	Home Occupation	Yes	P	P
	Outdoor Storage	Yes		

	Storm Shelter	Yes		
	Storage, Distribution, Wholesale	Yes		
	Swimming Pools	Yes	P	P
	Unmanned Retail Structure	Yes		
	Vending Machine Fulfillment Center	Yes		
Temporary Uses				
	Temporary Construction Structures	Yes	P	P
	Temporary Outdoor Sales of Merchandise	Yes		P
	Temporary Special Event	Yes	P	P
	Mobile Food Vendor	Yes	P	P

## Article 9: Supplemental Use Standards

### 9.1 Agricultural Uses.

#### 9.1.1 Apiary.

A. Hives shall adhere to the following density and location requirements:

1. For a property to consist of an apiary, it must contain a minimum of 10,000 square feet. For every additional 5,000 square feet thereafter, a beekeeper is permitted to have two additional hives.
2. Exceptions:
  - a. Acknowledging normal honeybee management, a beekeeper may also keep, in addition to the allowable number of standard hives, additional nucleus colonies per standard (fixed) hive, provided they are used for managing colony strength and swarm prevention.
  - b. Hives shall only be permitted in the rear of property, behind any existing front yard lines and 20 feet away from any side or rear property line.

B. Hives shall also adhere to the following landscaping requirements:

1. Apiaries must include a reasonably sized water source within 60 feet of the hive(s), including, but not limited to a water fountain or existing water source.

### 9.1.2 Farming, Commercial.

- A. All structures, buildings, or enclosed areas used for the operation shall be a minimum of 100 feet from all property lines.
- B. Equipment-producing noise or sound in excess of 70 decibels shall be located no closer than 100 feet to the nearest residence.
- C. All unpaved storage areas shall be maintained in a manner which prevents dust from adversely impacting adjacent properties.

### 9.1.3 Forestry and Logging (Timber Harvesting).

- A. Such activities shall be conducted consistent with "Georgia's Best Management Practices for Forestry."
- B. Such activities shall comply with Section 12.6, Timber Harvesting.
- C. Forestry and logging activities taking place on commercially zoned property shall preserve undisturbed buffers as required in Article 11.
- D. Forestry and logging activities taking place on property that is adjacent to occupied residential property shall preserve a 50 feet undisturbed buffer.

### 9.1.4 Greenhouse, Nursery, and Floriculture Production.

- A. All structures shall be set back at least 100 feet from any residential property line.

### 9.1.5 Livestock Quarters/Enclosures.

- A. The keeping and raising of all farm animals and fowl and use of private stables shall be subject to the following standards:
  1. In the A-R zoning district:
    - a. The keeping and raising of all farm animals and fowl and use of private stables shall be limited to properties with a minimum lot size of three acres.
    - b. The maximum number of livestock shall be equal to two adult hooved animals per acre.
  2. In the W-P zoning district:
    - a. The keeping and raising of all farm animals and fowl and use of private stables shall be limited to properties with a minimum lot size of three acres.
    - b. The maximum number of livestock shall be limited to two adult hooved animals per three acres.
    - c. A fence shall be erected a minimum of 150 feet from any state water, as defined in O.C.G.A. § 12-7-3, so as to prevent livestock from entering into any state water.
  3. Standards applying to all zoning districts:
    - a. Any structure, pen, corral or other building appurtenant to the keeping and raising of livestock or poultry must be located a minimum of 200 feet from any property line or state water as defined in O.C.G.A. § 12-7-3.
    - b. The keeping and raising of all farm animals and fowl shall be subject to all regulations promulgated by the Rockdale County Health Department.

### 9.1.6 Horse Stables, Riding, and Boarding.

- A. Horse stables, riding, and boarding uses shall be considered livestock quarters/enclosures and shall comply with all applicable standards of Section 9.1.5.

## 9.2 Residential Uses.

### 9.2.1 Multi-Family.

- A. Dwelling units in multi-unit buildings shall meet the minimum heated floor area designated by district.

### 9.2.2 Single-Family Attached.

- A. This residential use type includes duplexes and townhomes either fee simple or condominium owned.
- B. Single-Family Attached uses authorized in residential or mixed-use districts shall not be less than 1,000 heated square feet.
- C. Each single-family attached unit shall have a minimum of 200 sq. ft. of private yard or other outdoor porch/balcony space in either the front or rear, not including driveways and alleys.
- D. Setbacks and minimum lot standards required in the RM district are representative of the project as a whole as opposed to for individual lots.

### 9.2.3 Single-Family Detached, Zero Lot Line.

- A. Adjacent interior lots on the block face shall be developed as zero lot line dwellings.
- B. The side yard requirement may be eliminated on one side of each lot. The remaining side yard shall maintain the minimum side yard dimension of the zoning district.
- C. Each lot shall meet the minimum area requirements of the zoning district.
- D. Easement agreements shall be recorded which allow maintenance and access for that side of the dwelling adjacent to the property line.
- E. When the minimum side yard is used, a privacy fence at least six feet high is required between buildings.

### 9.2.4 Live-Work.

- A. Live-work shall be mixed-use dwellings that are fire-separated from adjacent units as attached dwellings such as single family attached units or as part of a larger mixed-use building.
- B. Associated commercial or office uses shall not be considered a home occupation within such mixed-use, live-work buildings.

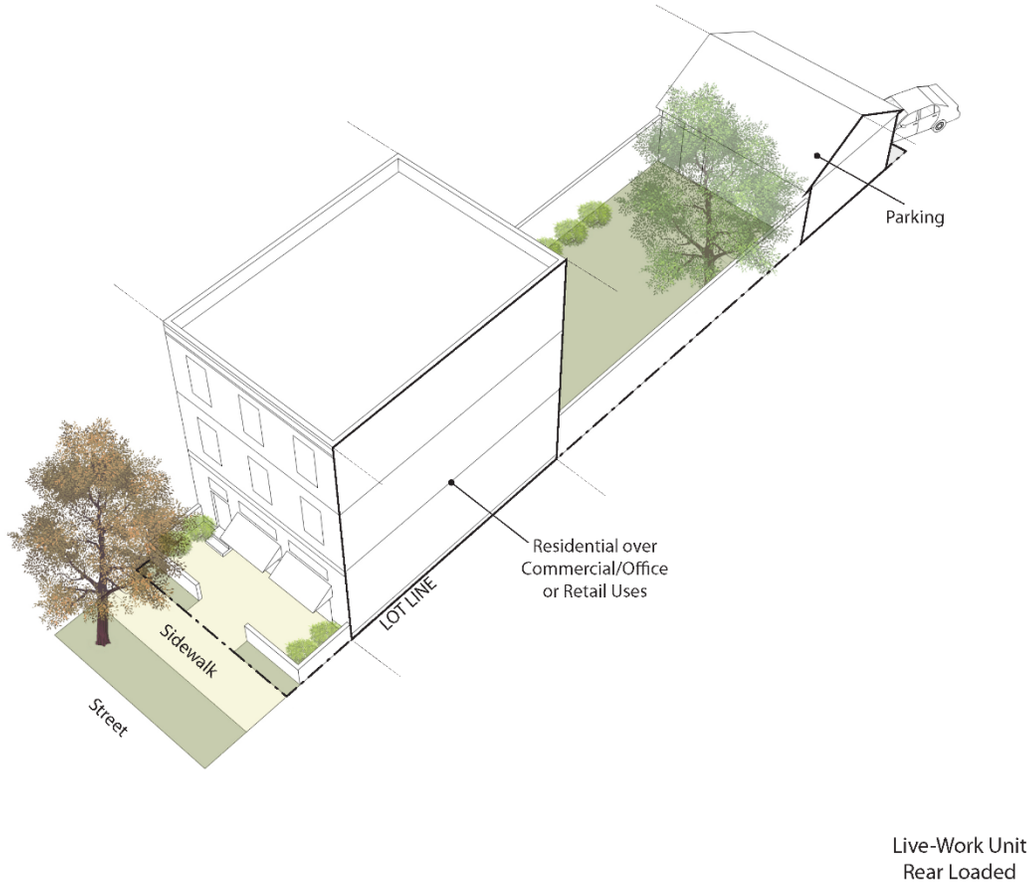


Figure 9.2.4 - Live-Work Units.

### 9.2.5 Manufactured Home.

A dwelling unit manufactured in accordance with the Secretary of Housing and Urban Development (HUD), the National Manufactured Housing Construction and Safety Standards Act of 1974, 42 U.S.C. Section 5401, et seq., as amended, and meeting the following development standards:

- A. A minimum width of 12 feet.
- B. Any dwelling unit for which a building permit was obtained prior to the adoption of this ordinance may be extended, enlarged, or repaired as otherwise provided by this ordinance with the same roof pitch as that allowed by the previous building permit.
- C. A curtain wall, un-pierced except for required ventilation and access, shall be installed so that it encloses the area located under the home to the ground level. Such a wall shall be non-load bearing and have a minimum thickness of four (4) inches when constructed of masonry, brick, stone finish, or similar material as approved by the Director of Planning and Development. When metal or molded curtain walls are used, they must be attached to treated wood framing that is no more than 24 inches on center or metal channel framing.
- D. The dwelling shall be placed on a permanent foundation, either slab or pier, which meets the requirement of the Standard Building Code. In addition, the dwelling shall be completely underpinned with masonry, stone, or other similar materials manufactured for the purpose of underpinning as approved by the Director of Planning and Development and/or the Chief Building Inspector. Installation shall be in accordance with the Rules and Regulations for

Manufactured Homes made and promulgated by the Georgia Safety Fire Commissioner and shall be completed prior to permanent electrical service.

- E. All axles, tongues, and transporting and towing apparatus shall be removed before occupancy.
- F. Replacement and/or Relocation:
  - 1. All mobile/manufactured homes located in a mobile home development shall provide documentation of compliance with the National Mobile Home Construction and Safety Act or compliance with specifications presented by the American National Standards Institute.
  - 2. An existing, nonconforming mobile/manufactured home that was lawfully permitted prior to the effective date of this unified development code may be replaced with a new mobile home meeting the requirement set forth herein, provided the replacement is done so within 12 months of the date of removal of the existing mobile home and all conditions and requirements of O.C.G.A § 36-66-7 et seq are met.

#### *9.2.6 Industrialized Home.*

A dwelling unit manufactured in accordance with the Georgia Industrialized Building Act (O.C.G.A. § 8-2-1 et seq.), and the Rules of the Commissioner of the Georgia Department of Community Affairs issued pursuant thereto, and meeting the following development standards:

- A. A minimum width in excess of 28 feet.
- B. A minimum roof pitch of 5:12, which means having a pitch equal to at least five (5) inches of vertical height for every 12 inches of horizontal run. Any dwelling unit for which a building permit was obtained prior to the adoption of this ordinance may be extended, enlarged, or repaired as otherwise provided by this ordinance with the same roof pitch as that allowed by the previous building permit.
- C. A minimum roof overhang of 12 inches is required. All roof surfaces exposed to view shall be covered with asphalt or fiberglass shingles, wood shakes or shingles, standing seam (non-corrugated tin or steel), clay tiles, slate, or similar materials.
- D. A curtain wall, un-pierced except for required ventilation and access, shall be installed so that it encloses the area located under the home to the ground level. Such a wall shall have a minimum thickness of four (4) inches and shall be constructed of masonry or similar material as approved by the Director of Planning and Development.
- E. The dwelling shall be placed on a permanent foundation, either slab or pier, which meets the requirement of the Standard Building Code. In addition, the dwelling shall be completely underpinned with masonry, stone, or other similar materials manufactured for the purpose of underpinning as approved by the Director of Planning and Development. Installation shall be in accordance with the Rules and Regulations for Manufactured Homes made and promulgated by the Georgia Safety Fire Commissioner and shall be completed prior to permanent electrical service.
- F. Utility meters shall be mounted to the structure rather than on a utility pole.
- G. A landing shall be installed at each doorway. The minimum size of the landing shall be four (4) feet by six (6) feet (excluding steps) at each doorway. The structure shall include steps which lead to ground level, and both landing and steps shall meet the requirements of the Standard Building Code.
- H. The dwelling shall be installed in accordance with O.C.G.A. § 8-2-110 et seq., and the rules promulgated thereunder.

### 9.2.7 *Tiny Home Village.*

- A. Minimum parcel size: A tiny home village shall be located on a parcel not less than one (1) acre in area.
- B. Maximum density: The maximum density shall not exceed 10 dwelling units per acre.
- C. Heated floor area: The heated floor area of each home shall not be less than 200 square feet and not more than 600 square feet.
- D. Common open space: A minimum of thirty percent (30%) of the tract shall be dedicated to common open space.
- E. Village center(s) required:
  - 1. At least one village center shall be provided.
  - 2. Each village center shall be not less than 25,000 square feet in area.
  - 3. Village center(s) may be counted toward the dedicated common open space. Required yards, buffers, parking, and other paved surfaces shall not be counted toward the village center requirement.
  - 4. In developments with only one village center, said village center shall be centrally located within the development and accessible by all residents/tenants.
  - 5. Village center(s) shall include landscaping, active and passive recreation features, and may include natural areas.
- F. Connectivity:
  - 1. All homes shall be oriented to have clear views of and be connected to a village center by sidewalks, in a cottage-court style site layout.
  - 2. Where multiple village centers are provided, all shall be interconnected with a trail system in compliance with ADA standards.
- G. Ownership and maintenance. The village center(s) and all other common open space shall remain in:
  - 1. Private individual ownership by the owner of the village(s) or common ownership by the owners of the houses in the village(s).
  - 2. Restrictive covenants, declarations and restrictions running with the land shall provide for access across and permanent maintenance and protection of the village center(s), any associated common buildings, and shared infrastructure.
- H. Building height:
  - 1. A tiny home shall not exceed one and a half (1 1/2) stories in height, measured from the finished grade.
  - 2. No other permitted structure shall exceed 25 feet in height.
- I. Buffers and separation:
  - 1. A minimum 50-foot buffer shall be provided along any adjacent Rockdale County access roadway.
  - 2. A minimum 20-foot buffer shall be provided between the development and any adjacent parcel.
  - 3. A building separation of not less than 10 feet shall be provided between houses and between houses and any common structures.
- J. Parking requirements:
  - 1. A minimum of one paved off-street parking stall shall be provided for each home.
  - 2. A minimum of one paved guest parking stall shall be provided for every five (5) houses.
  - 3. Parking areas shall be clustered in the applicable village that such stalls serve. Parking areas shall not encroach into the village center.

- K. Water and sewer:
  - 1. Each home shall be served by public water and sewer.
  - 2. On-site septic systems shall be prohibited.
- L. Architectural design standards:
  - 1. Homes and community buildings shall incorporate at least three (3) of the following architectural features: dormers, gables, pillars, posts, covered front porches, recessed entries, and/or cupolas.
  - 2. Architectural features, materials, and façade articulation shall be continued on all sides visible from a public street or village center.
  - 3. The applicant shall provide architectural design guidelines at the time of special use permit request. Such guidelines shall demonstrate, at minimum:
    - a. A minimum of three distinct façade types for proposed homes; and
    - b. Proposed variation in rooflines, massing, and architectural features.
  - 4. Adjacent homes shall not use the same façade type.
- M. Internal streets must be designed to meet the current standards of the Rockdale County Department of Transportation.
- N. Trash enclosures shall be provided to serve each village. Each enclosure shall be capable of accommodating bins adequate to provide trash storage capacity of 60 gallons per home with once weekly pickup. Enclosures shall comply with applicable screening requirements of Article 11.

#### *9.2.8 Group Living.*

- A. Personal care homes:
  - 1. Such uses shall provide a minimum of plus 80 square feet of living space for each bed.
  - 2. Such uses shall maintain a residential appearance compatible with the surrounding area.
  - 3. Personal care homes shall meet all state requirements and all applicable rules and regulations as specified by the Department of Human Resources of the State of Georgia in "Rules and Regulations for Personal Care Homes," Chapter 290-5-35.
  - 4. To prevent a negative institutional atmosphere created by the concentration or clustering of several community residences, each personal care home shall be located a minimum of one-quarter (¼) mile from any other personal care home when located in a residential zoned district.
- B. Transitional Housing and Halfway Housing:
  - 1. Such uses shall require a minimum lot area of three acres with a minimum public street frontage of 100 feet.
  - 2. To ensure such uses can provide reasonable access to essential support services, each transitional or halfway house shall be located within one-half (1/2) mile of at least three of the following support services:
    - a. Medical clinic, hospital, urgent care facility, or federally qualified health center;
    - b. Emergency services facility, including fire station, emergency medical services station, or hospital emergency department;
    - c. Mental health or substance use treatment provider;
    - d. Pharmacy;
    - e. Public transit stop with regularly scheduled service;
    - f. Social service agency providing case management, employment assistance, or housing stabilization services;

- g. Grocery store or food assistance facility;
- h. Or other similar service, as approved through the special use permitting process.

### *9.2.9 Single-Family Detached Dwelling Uses on Deficient Lots of Record.*

- A. For Single-Family Detached Dwelling uses proposed on existing lots of record that were established prior to the enactment of this chapter and that do not meet one or more horizontal dimensional standards, alternative compliance may be permitted by calculating the percentage that the subject lot represents of the minimum lot size required for the applicable zoning district. That percentage may then be applied to other required horizontal dimensional standards, except for standards that are already expressed as a percentage of the whole (e.g., lot coverage).
- B. Example: An R-1 zoned lot that is 15,000 square feet is 50 percent (50%) of the minimum lot size of 30,000 square feet (15,000/30,000). Applying that proportion to the remainder of the dimensional standards in the R-1 district, the following standards may apply:
  - 1. Maximum lot coverage: 25% (no change for regulations expressed as a percent of the whole)
  - 2. Lot frontage: 50 feet (100 feet\*50%)
  - 3. Street setback: 12.5 feet (25 feet\*50%)
  - 4. Side setback: 5 feet (10 feet \*50%)
  - 5. Rear setback: 20 feet (40 feet \*50%)
- C. In no case shall the setback standards be reduced to less than ten (10) feet for the street and rear yards and five (5) feet side setbacks.

### *9.2.10 Cottage Village.*

- A. Minimum parcel size: A tiny home village shall be located on a parcel not less than five (5) acres in area.
- B. Maximum density: The maximum density shall not exceed 5 dwelling units per acre.
- C. Heated floor area: The heated floor area of each home shall not be less than 800 square feet and not more than 1,200 square feet.
- D. Common open space: A minimum of thirty percent (40%) of the tract shall be dedicated to common open space.
- E. Village center(s) required:
  - 1. At least one village center shall be provided.
  - 2. Each village center shall be not less than 25,000 square feet in area.
  - 3. Village center(s) may be counted toward the dedicated common open space. Required yards, buffers, parking, and other paved surfaces shall not be counted toward the village center requirement.
  - 4. In developments with only one village center, said village center shall be centrally located within the development and accessible by all residents/tenants.
  - 5. Village center(s) shall include landscaping, active and passive recreation features, and may include natural areas.
- F. Connectivity:
  - 1. All homes shall be oriented to have clear views of and be connected to a village center by sidewalks, in a cottage-court style site layout.
  - 2. Where multiple village centers are provided, all shall be interconnected with a trail system in compliance with ADA standards.

- G. Ownership and maintenance. The village center(s) and all other common open space shall remain in:
1. Private individual ownership by the owner of the village(s) or common ownership by the owners of the houses in the village(s).
  2. Restrictive covenants, declarations, and restrictions running with the land shall provide for access across and permanent maintenance and protection of the village center(s), any associated common buildings, and shared infrastructure.
- H. Buffers and separation:
1. A minimum 30-foot buffer shall be provided along any adjacent Rockdale County access roadway.
  2. A minimum 20-foot buffer shall be provided between the development and any adjacent parcel.
- I. Parking requirements:
1. A minimum of one paved off-street parking stall shall be provided for each home.
  2. A minimum of one paved guest parking stall shall be provided for every three (3) houses.
  3. Parking areas may be clustered in the applicable village that such stalls serve. Parking areas shall not encroach into the village center.
- J. Water and sewer:
1. Each home shall be served by public water and sewer.
  2. On-site septic systems shall be prohibited.
- K. Architectural design standards:
1. Homes and community buildings shall incorporate at least three (3) of the following architectural features: dormers, gables, pillars, posts, covered front porches, recessed entries, and/or cupolas.
  2. Architectural features, materials, and façade articulation shall be continued on all sides visible from a public street or village center.
  3. The applicant shall provide architectural design guidelines at the time of special use permit request. Such guidelines shall demonstrate, at minimum:
    - a. A minimum of three distinct façade types for proposed homes; and
    - b. Proposed variation in rooflines, massing, and architectural features.
  4. Adjacent homes shall not use the same façade type.
- L. Internal streets must be designed to meet the current standards of the Rockdale County Department of Transportation.

*9.2.11 Single-Family Detached, Barndominium.*

- A. Such single-family detached uses may be permitted by special use permit in the A-R and R-1 zoning districts, in accordance with Section 18.7, Special Use Permits.
- B. Barndominiums shall not be permitted within any residential common development, including but not limited to subdivisions with common open space, shared infrastructure, or homeowners' associations.
- C. The combined floor area of the barn, garage, workshop, or similar attached area shall not exceed two (2) times the minimum required heated floor area of the dwelling.
- D. Exterior materials and other architectural or design components shall be subject to approval by the Board of Commissioners.

## 9.3 Public, Institutional, and Civic Uses.

### 9.3.1 *Funeral and Memorial Services.*

- A. Cemetery. Private and public cemeteries shall comply with all provisions of state law, in addition to the following:
1. A plat of the cemetery shall be recorded in the office of the Rockdale County Clerk of Superior Court.
  2. Any new private cemetery shall be located on a site containing not less than 20 acres.
  3. The site proposed for a cemetery shall not interfere with the development of a system of collector or larger streets in the vicinity of such site. In addition, such site shall have direct access to a thoroughfare by way of an access way not less than 20 feet wide.
  4. Any new cemetery shall be enclosed by a fence or wall not less than four feet in height.
  5. All structures shall be set back no less than 25 feet from any property line or street right-of-way line.
  6. All graves or burial lots shall be set back not less than 25 feet from any property line or minor street right-of-way lines and not less than 50 feet from any collector, arterial, expressway or freeway right-of-way line.
  7. The entire cemetery property shall be landscaped and maintained.
  8. Prior to approval of the request for the location of a new cemetery, a site plan and perpetual care plan must be submitted to the Planning and Development Department.
- B. Mausoleum. Such uses shall comply with all provisions of state law, in addition to the following:
1. Mausoleums may be an accessory use to a permitted cemetery use, provided all applicable requirements are met.
  2. All structures shall be set back no less than 50 feet from any property line or street right-of-way line.
  3. Outdoor lighting shall be limited to that necessary for security and shall be shielded to prevent light spillover into adjacent properties.
- C. Crematoriums. Such uses shall comply with all provisions of state law, in addition to the following:
1. Cremation uses shall not be located within 500 feet of any residentially zoned property, school, daycare facility, or hospital.
  2. Crematoriums may be an accessory use to a permitted mortuary or mausoleum use, provided all applicable requirements are met.

### 9.3.2 *Daycare Services.*

- A. Childcare Learning Center/Pre-K.
1. Such uses shall comply with all applicable State of Georgia, Bright from the Start, Rules for Child Care Learning Centers.
- B. Daycare.
1. All daycare uses shall provide at least 30 square feet of indoor activity area and at least 100 square feet of outdoor activity area per enrollee, based on maximum capacity. No more than 50 percent of the floor area of a dwelling unit may be used for an allowed daycare use.
  2. All required outdoor activity areas for all daycare uses shall be enclosed by a fence or wall at least four (4) feet in height.

3. No dwelling unit in which a daycare use is conducted may be modified to alter its appearance as a residential building.
4. All daycare uses shall comply with applicable off-street parking regulations and provide safe vehicle turnaround areas on the subject lot.
5. Applicants shall provide documentation demonstrating that all required state permits or licenses have been applied for. Issuance of any local permit, license, or certificate of occupancy shall be conditioned upon receipt of all required state approvals.

### ***9.3.3 Educational Services.***

#### **A. School, Private.**

1. Applicable educational services are allowed only on lots with frontage on an arterial or collector street.
2. Such uses require a minimum lot area of five (5) acres, with a minimum public street frontage of 100 feet.

### ***9.3.4 Healthcare Services.***

#### **A. Hospital.**

1. Hospitals shall only be allowed on lots with frontage on a major thoroughfare and shall require a minimum lot area of three acres.
2. Setbacks:
  - a. Side and rear setbacks shall be a minimum of 25 feet or as required by the zoning district, whichever is greater.
  - b. Front building setback shall be a minimum of 50 feet.

#### **B. Crisis Center. Any Crisis Service Center (CSC) or Crisis Stabilization Unit (CSU) shall comply with the following provisions:**

1. Crisis centers shall only be allowed on lots with frontage on a arterial or collector roadway.
2. To ensure such uses can provide reasonable access to essential support services, each crisis center shall be located within one mile of a hospital emergency department.
3. Facilities shall operate in compliance with DBHDD licensing and designation requirements.

### ***9.3.5 Library and Cultural Exhibit.***

#### **A. Library and Cultural Exhibits shall:**

1. Be located on a collector or arterial street.
2. Provide a 50 feet buffer adjacent to any residential zoning.
3. Setback driveways and parking areas a minimum of 25 feet from side and rear property lines.

### ***9.3.6 Place of Assembly.***

#### **A. Places of Assembly shall:**

1. Be located on an arterial or collector street.
2. Require a minimum lot area of three acres, with a minimum public street frontage of 100 feet.

## 9.4 Commercial Uses.

### 9.4.1 Adult Entertainment Establishment.

- A. This use is subject to all provisions of Chapter 22 - Business, article V, the provisions of the Rockdale County Code of Ordinances, and all of the following:
1. No adult entertainment establishment shall be located within 1,000 feet of any school, place of worship, public park, hospital, government building, library, licensed adult day center, childcare learning center, group day care home, family day care home, or pre-kindergarten (Pre-K), establishment licensed to sell alcoholic beverages, or property zoned for residential purposes. Measurements shall be made in a straight line, without regard to intervening structures or objects, from the nearest point on the property line of the proposed adult entertainment establishment to the nearest point on the property line of such school, place of worship, public park, hospital, government building, library, licensed adult day center, child care learning center, group day care home, family day care home or pre-kindergarten (Pre-K), establishment licensed to sell alcoholic beverages, or property zoned for residential purposes.
  2. No adult entertainment establishment shall be located within 1,000 feet of any other licensed adult entertainment establishment. Measurements shall be made in a straight line, without regard to intervening structures or objects, from the nearest point on the property line of the proposed adult entertainment establishment to the nearest point on the property line of any adult entertainment establishment.
  3. No adult entertainment establishment shall sell or dispense alcoholic beverages upon the premises of the adult entertainment establishment.

### 9.4.2 Food and Beverage Establishments.

- A. Brew pub. Brewing activities shall be:
1. Accessory to sales and consumption of food and beverages on-premises.
  2. Shall be located in a wholly enclosed building.
  3. Production space shall be limited subject to state law.
  4. No outdoor equipment or outdoor storage is permitted.
- B. Microbrewery, Distillery, or Winery.
1. Production space shall be limited subject to state law.
  2. Storage tanks shall be screened from view of public roadways.
  3. Such uses shall be allowed the following accessory uses:
    - a. Guided tours.
    - b. Concerts.
    - c. Tasting rooms.
    - d. Special events.
    - e. Distribution between 7 a.m. and 10 p.m., or as more stringently restricted in Chapter 10 - Alcoholic Beverages.
  4. Such uses shall not:
    - a. Produce more than 2 million gallons of spirits annually.
    - b. Exceed 15,000 square feet in gross floor area.
    - c. Produce noxious odors.
- C. Mobile Food Vendor.

1. No mobile food vendor shall conduct business on public streets or in the public right-of-way except as part of an approved special event permit.
2. Mobile food vendor operations shall be limited to the parking areas of privately owned, non-residential property, except that mobile food vendors may be allowed on privately owned residential property in conjunction with a small private gathering or non-profit event which will make no use of public property, including streets, other than lawful parking.
3. Any and all drivers of a mobile food vending vehicle must possess a valid Georgia driver's license.
4. All mobile food vendors shall maintain proof of a \$1,000,000.00 liability insurance policy, issued by an insurance company licensed to do business in the State of Georgia, protecting the mobile food vendor, the public, and Rockdale County from all claims of damage to property and bodily injury, including death, which may arise from operation under or in connection with the permit. Such insurance shall name Rockdale County as an additional insured and shall provide that the policy shall not terminate or be canceled prior to the expiration date without 30 days advanced written notice to the county.
5. Prior to issuance of the required permit under this article, any person or entity operating as a mobile food vendor shall execute an indemnity agreement indemnifying and releasing Rockdale County, its agents, employees, and elected officials from any and all liability against any and all claims, actions, and suits of any type whatsoever.
6. Prior to the issuance of the required permit under this article, mobile food vendors shall submit the written, notarized consent of the private property owner upon whose lot it is requesting to operate, a valid food service permit obtained from the Rockdale County Environmental Health Department, proof of liability insurance, the indemnity agreement releasing Rockdale County, and a valid Georgia driver's license to the department of planning and development. The mobile food vendor permit, written consent of the property owner, food service permit, and Georgia driver's license must be readily available for inspection within the vehicle at all times during hours of operation.
7. Location. No mobile food vendor shall be located:
  - a. Within 150 feet of the property line of a lot containing a single-family home or townhouse without a special event permit.
  - b. 150 feet of an entrance to a restaurant.
  - c. Within 15 linear feet of any street intersection, pedestrian crosswalk, driveway, fire hydrant, alleys, handicapped parking spaces, or building entrances.
  - d. Within 100 feet of gas pumps, underground gas storage tanks, and vent pipes.
8. Operational Standards.
  - a. Mobile food vendors shall not operate between the hours of 10:00 p.m. and 7:00 a.m. daily and shall not be left unattended, parked, or stored on a vending site during the restricted hours of operation or while not actively vending.
  - b. All mobile food vending vehicles must return to their base of operations when not in use.
    - i. No more than two mobile food vendors may operate on a single property at any one time, except as may be allowed during a County-sponsored event or approved special event.

- c. No external speakers, sound equipment or other devices shall be used to play music or omit noises for the purpose of advertising the mobile food vendor's location while vending.
- d. No flashing, blinking, or strobe lights shall be used on or within a mobile food vendor vehicle.
- e. No mobile food vendor shall be permitted to have or operate as a vehicular drive-through facility or drive-up window.
- f. All mobile food vending vehicles shall be equipped with a reverse gear signal alarm that is distinguishable from the surrounding noise level and rear-vision mirrors, firmly attached, on each side of the vehicle.
- g. Free-standing signs or signage that projects from the body of the mobile food vending vehicle shall be prohibited. No sign used on a mobile food vendor vehicle shall be illuminated, flash, or produce motion.
- h. Mobile food vendors shall conduct business only when positioned on hard-surfaced, designated parking areas and shall not block driveway entrances, parking lot aisles, access to loading areas, or emergency access or fire lanes.
- i. Each mobile food vendor shall provide at least one trash receptacle for its patrons that is regularly emptied and shall remove all such waste materials before departing from the site. Such waste materials shall be disposed of at the mobile food vendor's base of operations. The mobile food vendor shall be responsible for maintaining the area around their vehicle clear of trash and debris at all times.
- j. The dumping of gray water, grease, or other waste liquids on public or private property or into storm drains shall be prohibited.

### 9.4.3 Lodging.

#### A. Bed and Breakfast.

1. The length of stay for guests in a bed and breakfast may not exceed 14 continuous days, and guests may not re-register for at least 30 days from the termination of their previous stay.
2. The bed and breakfast shall be occupied by the owner or renter of the principal dwelling unit.
3. The minimum lot area required for a bed and breakfast use is 20,000 square feet. The detached house in which the use is located shall have floor area of at least 2,500 square feet.
4. No separate kitchen facilities are allowed. Breakfast may be served on the premises only for guests and employees of the bed and breakfast.
5. At least one off-street parking space shall be provided for each bedroom.
6. The residential character of the dwelling shall be maintained.

#### B. Hotel/Motel. Hotels, motels, and extended-stay hotels shall comply with the following:

1. Such uses shall be constructed on a tract of land containing no less than two acres in lot area.
2. Limited to no more than 25 guest rooms per acre.
3. All guest rooms shall be accessed internally to the building with no direct room access to the outside. The lobby shall be a minimum of 700 square feet in size.

4. Each guest room shall contain a minimum square footage per unit of 300 square feet and shall be accessed with a magnetic keycard entry/locking device.
5. Such uses shall contain an enclosed, heated and air-conditioned laundry space containing a minimum of three clothes washers and three clothes dryers for the use of guests.
6. Daily maid service shall be included in the standard room rate.
7. Such uses shall provide a minimum of 1,000 square feet for recreational use by guests. In computing the 1,000 square feet requirement, swimming pools, fitness or recreation centers and other recreational facilities may be used in determining the square footage required by this subsection.
8. No guest shall register, reside in, or occupy any room or rooms within the same licensed facility for more than 60 days. Upon approval by the hotel management, a guest may be allowed to stay a maximum of 60 additional days.
9. Management shall be on the property 24 hours a day, seven days a week.
10. A 75-foot natural buffer, enhanced with an additional 25-foot landscaped buffer, shall be provided adjacent to residentially zoned property.
11. No business license shall be issued for any business operating from any guest room of the facility.
12. Extended stay hotels/motels shall comply with the following additional requirements:
  - a. No extended stay motel/hotel may be located within 1,000 feet of another extended stay hotel.
  - b. No applicant shall operate, conduct, manage, engage in, or carry on an extended-stay hotel under any name other than his name and the name of the business as specified on the occupation tax certificate.
  - c. Any application for an extension or expansion of a building or other place of business where an extended-stay hotel is located shall require inspection and shall comply with the provisions and regulations of this subsection.

C. Short-term Rental.

1. A short-term rental shall only be permitted as an accessory use to a residential use.
2. All structures used for short term rentals shall satisfy the National Fire Protection Association and International Fire codes, as adopted and amended by the Georgia Department of Community Affairs, and the Rockdale County Code of Ordinances.
3. All swimming pools, spas, and hot tubs shall comply with the International Swimming Pool and Spa Code as adopted and amended by the Georgia Department of Community Affairs and the Rockdale County Code of Ordinances as it applies to barriers and floatation devices.
4. No exterior alterations may be made to a residence to indicate that it is being used as a short-term rental. House numbers shall always be visible from the public street.
5. No advertising shall be visible from the street or from adjoining properties.
6. Prohibited Structures. No detached accessory structures, accessory dwelling units (ADUs), or recreational vehicles or trailers shall be used as a short-term rental.
7. Maximum Occupancy. The maximum overnight occupancy for any license issued pursuant to this section shall be two persons per bedroom.
8. Short-term rental premises shall be maintained in compliance with standards contained within the Rockdale County Code of Ordinances.

9. Each operator of a short-term rental is required to keep a guest registry containing guest names, dates of occupancy, location of permanent residency, and description and license plate number of the vehicle they are using. Each operator of a short-term rental shall keep the above-described register for a period of at least 3 years, along with receipts and invoices, dates of occupancy, and such other information required by the Department of Planning and Development. Said records shall be made available for examination by the Rockdale County Board of Health or any authorized law enforcement agency upon the operator or owner of such a short-term rental being presented with a warrant to provide such information or immediately upon exigent circumstances.
10. Operators of short-term rentals shall not be permitted to serve food to guests for sale or otherwise; provided, however, that guests may prepare and serve food for persons that are staying at the short-term rental.
11. The license number shall be included in all advertisements for the short-term rental.
12. Special events or private functions are not permitted at short-term rentals.
13. The operator shall not permit any occupant to sublet the premises and shall notify occupants of this prohibition in the guest occupancy agreement as required by O.C.G.A. § 43-21-3.2.

#### **9.4.4 General Retail.**

##### **A. General Retail, Small.**

1. Such a use shall not be established on any lot that is adjacent to a residentially zoned parcel.
2. No small-scale general retail use shall be located within four (4) miles of another small-scale general retail use. This distance shall be measured in a straight line as defined by this UDO.

#### **9.4.5 Vehicular Services.**

##### **A. Automobile Impound.**

1. All outdoor vehicle storage areas shall be enclosed by an opaque fence or wall of a minimum height of 8 feet, in compliance with Article 11.

##### **B. Automobile Repair Service, Major.**

1. Associated outdoor storage shall be located in the rear yard, screened by an eight-foot-high fence or wall. Outdoor storage area shall be limited to 25 percent of the total parcel area.
2. An automotive service use that includes outdoor storage and repair shall not be located within 200 feet of a property zoned or used residentially.
3. There shall be no junkyards; long-term storage of inoperative vehicles shall be prohibited.

##### **C. Automobile Repair Service, minor.**

1. Associated outdoor storage shall be located in the rear yard, screened by an eight-foot-high fence or wall. Outdoor storage area shall be limited to 25 percent of the total parcel area.
2. An automotive service use that includes outdoor storage and repair shall not be located within 200 feet of a property zoned or used residentially.
3. There shall be no junkyards; long-term storage of inoperative vehicles shall be prohibited.

4. All minor automotive services shall be conducted inside an enclosed building.
- D. Car Wash.
1. Paved stacking lanes with the capacity for up to five vehicles shall be provided for vehicles waiting to use automatic car wash facilities and two vehicles per bay for self-service car washes.
  2. Automobile repair or storage shall be prohibited in conjunction with a car wash.
  3. Commercial car wash water recycling requirement:
    - a. All commercial in-bay and conveyor car washes that are constructed after July 11, 2017, or those that are expanding in any way beyond customary maintenance, shall utilize a recycling system where a minimum of 50 percent of water utilized must be recycled.
    - b. Self-service car washes are not required to install recycled water systems.
- E. Recreation Vehicle Parks/Campgrounds.
1. Recreational vehicle (RV) park/campground uses shall require a minimum lot size of twenty acres with a maximum density of fifteen campsites per acre.
  2. Camp and RV Sites:
    - a. Each site shall be at least 1,400 square feet in size.
    - b. Each site shall contain a stabilized vehicular parking pad.
    - c. No part of an RV or other camping unit shall be positioned less than five feet to a shared campsite line.
  3. Recreation Vehicles (RVs):
    - a. Recreational vehicles shall maintain a minimum separation of ten feet. Any accessory structure such as attached awnings, carports, or individual storage facilities shall be considered as part of the RV under this UDO.
  4. There shall be at least three off-street parking spaces designated on-site for every two camp or RV sites. Off-street parking may be provided in common parking areas or at individual sites.
  5. Accessory Uses. Accessory uses and associated structures shall be considered accessory structures and shall comply with Section 9.8, Accessory Uses and Structures. Typical accessory uses may include management headquarters, recreational facilities, toilets, dumping stations, showers, and laundry facilities.
    - a. Such accessory uses shall be setback a minimum of 100 feet from any public street and shall not be directly accessible from any public street. Instead, such uses shall be accessed by the site's internal street network.
  6. Setbacks. A RV Park/Campground uses, and all ancillary equipment or accessory structures shall be set back a minimum of 50 feet from all non-residential district property line and 100 feet from any residential district property line.
  7. Buffers and Screening. RV Park/Campground uses shall be screened to create a visual buffer from neighboring parcels and rights-of-way. Buffers shall be undisturbed (natural) but may include fences and earthen berms, in compliance with this UDO.
  8. No outdoor storage shall be allowed.
  9. No outdoor public address system shall be allowed
  10. Outdoor recreation activity adjacent to residentially zoned property shall cease before 8:00 p.m.

#### *9.4.6 Airport, Private.*

- A. All such uses proposed by a public authority shall include a certified copy of the law, regulation, or other official act adopted by the governmental entity proposing the use and authorizing the establishment of the proposed use at the proposed location.
- B. All applications shall include evidence that the proposed facility will meet the standards and requirements imposed by agencies such as the Federal Aviation Administration and all other applicable federal, state or local statutes.
- C. A statement shall be provided detailing noise abatement procedures, methods and devices that will be employed on the operation of the facility, and sufficient analysis shall be presented to indicate what adjoining lands will be affected by the anticipated noise.
- D. All facilities shall be located and so designed that the operation thereof will not seriously affect adjacent areas, particularly with respect to noise levels.
- E. All areas used by aircraft under its own power shall be provided with an all-weather, dustless surface.
- F. A map shall be presented showing the landing and take-off corridors as projected, with the map covering an area within at least a 5,000-foot radius of the boundaries of the proposed facility.

#### *9.4.7 Recreation or Entertainment, Outdoor.*

- A. General requirements:
  1. Side and rear property lines shall include a 50-foot landscaped buffer that shall be continuous except to allow driveways and/or utility lines that are placed perpendicular to property lines.
  2. Any commercial recreation or entertainment facility that includes amusement rides, water slides, amusement vehicles, golf driving ranges, miniature golf, batting cages, or fully enclosed buildings shall meet requirements of amusement arcades.
  3. External lighting shall consist of cut-off type fixtures designed to cast light downward and away from adjacent properties.

#### *9.4.8 Recreation or Entertainment, Indoor.*

- A. Indoor Shooting Range.
  1. Buildings containing ranges shall have walls, ceilings and floors that are either impenetrable to the bullets of the firearms being used within it, or have internal baffling built so that the bullets cannot hit the walls or ceilings. Provisions shall also be made to stop glancing bullets or particles of bullets at the sides of the target area.
  2. A system of ventilation shall be installed within the range in accordance with the standards and requirements of the Environmental Protection Agency.
  3. The range shall be so constructed and insulated that the discharge of firearms within it shall not disturb persons outside the premises. The discharge of firearms shall be deemed to constitute a disturbance if the noise level exceeds fifty-five decibels (55dBA) at a distance of 50 feet or more from the building containing the range. Sound measurements shall be made with a sound level meter.
  4. No person under the age of 18 years shall be permitted to enter a range unless accompanied by an adult.
  5. No weapons other than handguns or rimfire rifles with a .22 caliber or less shall be allowed on the premises. All weapons brought into the range shall be in a case designed for the weapons so that no part of the weapon will be visible. Certified law enforcement officers are exempt from the provisions of this article.

6. Loaded weapons shall only be allowed in the firing area of the range and shall not be permitted in any other place inside the building or premises or within the property boundaries outside the building.
7. An emergency system shall be installed within each range, capable of alerting the people on the range to stop firing immediately.
8. It shall be unlawful for any person operating a range to permit any person or persons to bring any alcoholic beverages on the premises of any range, or to permit the consumption of alcoholic beverages on the premises or to permit alcoholic beverages to be left at any place on the premises. It shall also be unlawful for any person operating a range to permit any intoxicated person to be or remain in the premises of a range.
9. It shall be unlawful for any person operating a range to permit any form of gambling or wagering.
10. It shall be the responsibility of the licensee or instructor to brief patrons concerning the rules and regulations in the range before they are permitted to use the firing range. The licensee shall keep posted in a conspicuous place inside the building and outside the building a sign stating the rules and regulations of the range.
11. All ranges shall be subject to all requirements of the Occupational Safety and Health Act, and the National Institute for Occupational Safety and Health.

#### **9.4.7 Animal Services.**

##### **A. Animal Service, General.**

##### **1. Kennel or boarding:**

- a. Kennel or boarding operations incidental to a veterinary service principal use shall be permitted only within an enclosed building or structure located at least 100 feet from any property zoned or used for residential purposes.
- b. Such uses shall require a minimum lot size of two (2) acres.

##### **B. Veterinary Services.**

1. Any structure used as an animal hospital or veterinary clinic shall be located and its activities conducted at least 50 feet from any property zoned or used for residential purposes.
2. Medical treatment or care shall be practiced only within an enclosed building or structure.
3. The building or structure shall be designed to prevent the adverse impact of noise and/or odor from the animals on adjoining properties.

#### **9.5 Industrial Uses.**

##### **9.5.1 Natural Resource Extraction.**

- A. These supplemental regulations apply to all forms of Natural Resource Extraction, including Incidental Extraction, Mineral Extraction, Quarrying, and Mining.
- B. Use Classification. Where an activity involves more than one type of natural resource extraction, the activity shall be classified according to the most intensive applicable type, as defined in this UDO.
- C. Relationship to Other Permits. Approval under this UDO does not substitute for, waive, or exempt compliance with any applicable state or federal permitting or licensing requirements.
- D. Site Plan Required. All natural resource extraction uses, other than Incidental Extraction, shall require approval of a site plan demonstrating:

1. Limits of extraction activity;
  2. Location of access points and internal circulation;
  3. Existing and proposed topography;
  4. Buffers, setbacks, and screening;
  5. Drainage and erosion control measures;
  6. Areas proposed for stockpiling, processing, or staging, if applicable.
- E. Access and Traffic.
1. Access points shall be designed to minimize impacts on public roads and adjacent properties.
  2. Haul routes, where applicable, shall be identified as part of the site plan review.
- F. Setbacks and Buffers.
1. Natural resource extraction activities shall be set back from property lines, rights-of-way, and adjacent uses as required by the applicable zoning district or use approval.
  2. Areas being excavated shall be entirely enclosed within a fence located at least ten feet from the edge of any excavation and shall be a minimum of eight (8) feet in height.
- G. Processing Activities. On-site processing activities, including crushing, screening, washing, or similar operations, shall be permitted only where expressly authorized as part of the approved use and site plan.
- H. Stockpiling. Material stockpiling areas shall be identified on the approved site plan and managed to minimize off-site impacts, including erosion, dust, and visual intrusion.
- I. Reclamation and Site Restoration.
1. Areas subject to natural resource extraction shall be reclaimed following completion of extraction activities.
  2. Reclamation shall include stabilization of disturbed areas and restoration of the site to a condition suitable for future use, consistent with the approved site plan or conditions of approval.
- J. Abandonment. Natural resource extraction operations that cease activity for a period of one year may be deemed abandoned and subject to reclamation requirements.

### **9.5.2 Utility Services.**

- A. Battery Energy Storage System.
1. Facility Configuration.
    - a. A battery energy storage system may consist of containerized battery units, cabinets, buildings, or similar enclosures, together with inverters, transformers, substations, cooling systems, fencing, and related equipment.
    - b. Battery units may be arranged as a single installation or in multiple groupings within a unified facility.
  2. Accessory Uses. Accessory equipment customarily associated with a battery energy storage system, including transformers, substations, switchgear, control rooms, and monitoring equipment, shall be considered part of the primary use.
  3. Safety and Codes.
    - a. Battery energy storage systems shall comply with all applicable fire, building, electrical, and safety codes, including those adopted and amended by the Georgia Department of Community Affairs.
    - b. Emergency access, setbacks, and spacing between battery units shall be designed to accommodate fire suppression and emergency response activities.

4. Noise. All equipment shall be operated in a manner that minimizes noise impacts on surrounding properties, including noise generated by cooling systems, transformers, and inverters.
  5. Screening and Visual Impacts.
    - a. Battery energy storage systems shall be screened from adjacent non-utility uses through a combination of fencing, landscaping, or other visual buffers.
    - b. Screening shall be designed to reduce visual impacts while allowing necessary access and ventilation.
  6. Lighting. Lighting associated with a battery energy storage system shall be limited to that necessary for safety and security and shall be directed away from adjacent properties.
  7. Decommissioning.
    - a. A battery energy storage system shall be removed when it is no longer in active use.
    - b. Decommissioning shall include removal of battery units, equipment, and associated infrastructure, and restoration of the site to a condition suitable for future use.
  8. Relationship to Electric Generation. A battery energy storage system shall not be considered an electric generating facility solely because it discharges stored electricity for delivery to a utility or power service provider.
- B. Utility structures and buildings.
1. Utility structures and buildings, including electric power generating units and natural gas substations, telephone exchanges, and similar structures shall be fenced and properly screened with a six-foot high planted buffer in compliance with Article 11.
- C. Electric Power Generation.
1. Structures shall be setback a minimum of 50 feet from any property line.
  2. Structures are to be enclosed by a chain link fence at least eight feet high.
  3. The lot shall be suitably landscaped, including a buffer strip at least ten feet wide along the front, side, and rear property lines.
    - a. Buffers shall be planted with evergreen trees and shrubs that grow at least eight feet tall, in compliance with Article 11.
- D. Electric, petroleum, or gas substation.
1. Structures shall be setback a minimum of 50 feet from any property line.
  2. Structures are to be enclosed by a chain link fence at least eight feet high.
  3. The lot shall be suitably landscaped, including a buffer strip at least ten feet wide along the front, side, and rear property lines.
    - a. Buffers shall be planted with evergreen trees and shrubs that grow at least eight feet tall, in compliance with Article 11.

### ***9.5.3 Data Management and Processing.***

- A. This use category shall include the following data management and processing subcategories, as defined by this UDO. All data management and processing uses shall comply with all provisions of this section:
1. Data Center Facility.
  2. High Intensity Data Processing Facility.
  3. Co-location or Managed Data Facility.

- B. Setbacks. Such uses shall be a minimum distance of 700 feet, as measured from a principal structure, from:
1. Any residentially zoned or used property line;
  2. Any private or public well or body of water; and
  3. Any medical facilities, childcare facilities, schools, or places of assembly.
- C. Location Requirements.
1. A data management or processing facility shall be located along the I-20 corridor. For purposes of this section, "located along the I-20 corridor" shall mean properties located within a maximum distance of two miles from an interchange or right-of-way of Interstate 20.
  2. No data management or processing facility shall be located within a half-mile (1/2) or 2,640 feet of a high-capacity transit stop.
- D. Utility Requirements.
1. All data management and processing uses shall provide a service agreement and/or evidence of electric utility approval.
  2. All data management and processing uses shall be located within five hundred (500) feet of existing public water and sanitary sewer infrastructure with adequate available capacity, as verified by the applicable utility provider.
    - a. Extensions of public water or sewer infrastructure beyond five hundred (500) feet for the sole purpose of serving a data management and processing use shall be prohibited unless otherwise approved by the Board of Commissioners.
- E. Buffer Required.
1. A minimum 100-foot-wide landscaped buffer, to include evergreen species, in compliance with Article 11, shall be maintained along all property lines including property lines abutting a public roadway.
  2. Buffers shall include a sound-attenuating wall of eight (8) feet in height. The wall shall be designed by a qualified professional to provide a minimum sound reduction of at least five decibels (5 dB), as measured in accordance with generally accepted acoustical standards.
- F. Screening Required. All ground level and roof top mechanical equipment shall comply with Article 10, Article 11, in addition to the following standards:
1. Mechanical Equipment shall be fully screened on all sides. Such visually solid screen must be constructed with a design, materials, details, and treatment compatible with those used on the nearest principal façade of a building;
  2. Perforation for Ventilated Screening. As determined by the Director of Planning and Development, screening for mechanical equipment may incorporate perforated surfaces on screening walls as necessary to permit ventilation of such equipment;
  3. Additional Separation. Ground mounted mechanical equipment must be separated from adjacent property any residentially zoned or used property, by a principal building, or is otherwise not permitted adjacent to such property;
  4. Ground Mounted Prohibited in Front Yards. Ground mounted mechanical equipment shall not be located in any required front yard; and
  5. Screening Exemption. Mechanical equipment located in a manner found to have no adverse impact on adjacent properties zoned M-1 or M-2 may be exempt from the screening requirements stated herein provided that such equipment shall still be

screened from any existing or planned public road. Such exemption shall be subject to approval by the Director of Planning and Development.

- G. Loading Bay Location. Loading bays are permitted to be located on only one façade.
- H. Lighting. All lighting other than street or pedestrian scale lighting shall be Dark Sky compliant. There shall be no spillover from fixtures onto any adjacent property, including any street.
- I. Cooling Systems and Water Runoff.
  - 1. All cooling and ventilation equipment shall operate on a closed-loop system. "Closed-loop system" shall refer to a system that reuses and recycles an initial load of water within its operation, significantly reducing draw on external water sources and minimizing wastewater discharge. A closed-loop system shall not use evaporative cooling but may utilize air-cooled (dry) cooling, rear-door heat exchanger cooling, hybrid dry economizer cooling, direct-to-chip cooling, immersion cooling, or a similar approved cooling system.
  - 2. All runoff from wash water and stormwater shall be discharged to an on-site wastewater treatment system approved by the Department of Stormwater Management. All paved areas shall drain into the on-site wastewater treatment system.
- J. Fire Safety Requirements.
  - 1. Fire Suppression. An active clean agent fire protection system shall be provided and maintained in good working order within any structure which contains any data management or processing use. High sensitivity smoke detectors shall be installed and operational in order to activate the clean agent fire suppression system.
  - 2. There shall be an emergency electricity termination switch installed outside of any containment structure which contains any data management and processing use.
  - 3. Containment Space. The equipment used in any data management or processing use shall be housed in an individually metered, electrically grounded, and metal-encased structure with a fire rating designed to resist an internal electrical fire for at least 30 minutes. The containment space shall contain baffles that will automatically close in the event of fire independent of a possible electric system failure.
  - 4. All building requirements required by this section, including but not limited to heat transfer apparatuses, fire detection/suppression systems, or containment structures shall be designed by a Georgia licensed engineer and in accordance with all applicable codes and standards.
- K. Heat Safety Requirements.
  - 1. The ambient temperature inside of a containment space which houses any data management or processing use shall not exceed 120 degrees Fahrenheit at any time. No person shall be permitted to regularly inspect and work within the containment area which houses such uses if the ambient temperature within the containment area exceeds 90 degrees Fahrenheit.
  - 2. Any data management or processing use shall ensure that no more than 20% of the heat dissipated by the mining activity shall be released directly to the outside when the average daily temperature is less than 40 degrees Fahrenheit.
- L. Nuisance Abatement.
  - 1. No data management or processing use may cause adverse or detrimental effects to adjoining properties, owners, or residents that diminish the quality of life or increase the costs of serving their business or maintaining their homes.

2. No data management or processing use shall produce a noise level exceeding sixty-five decibels (65 dB) during the daytime and fifty-five decibels (55 dB) during the nighttime as measured from any property-line.

M. Maintenance Requirements.

1. Any generators on the property shall comply with U.S. Environmental Protection Agency (EPA) New Source Performance Standards (NSPS) of at least Tier 4 emission standards and shall comply with the following:
  - a. Testing for generators shall not exceed 10 hours per month.
  - b. Testing for these generators shall only occur between the hours of 9:00 a.m. and 5:00 p.m.
  - c. Generators shall be enclosed by a sound attenuation for noise reduction and to reduce pollution.
  - d. A generator testing log to ensure compliance with these regulations shall be submitted as part of the annual compliance report to the Director of Planning and Development.
2. Except for generator testing or commissioning activities, generator use is limited to backup/emergency use only.

N. Application Requirements.

1. In addition to all other application requirements of this UDO, applications for a data center shall include the information listed below. An application shall not be deemed complete until all required materials have been submitted and accepted by the County.
2. Utility Coordination.
  - a. Utility Letter of Intent. The applicant shall submit a letter of intent from all relevant utility providers confirming that preliminary coordination has occurred and that service to the proposed facility is technically feasible, subject to final engineering review.
3. Noise Impact Assessment. A Noise Impact Assessment shall be required for all proposed data center developments and shall evaluate noise levels at a distance of five hundred (500) feet from the development. The assessment shall:
  - a. Define the scope of the analysis, including the study area, noise sources, and objectives; and
  - b. Measure existing ambient (pre-operation) noise levels and identify mitigation measures where operational noise is projected to exceed sixty (60) decibels (dB) during any hour of the day or night.
4. Water Consumption and Sustainability Plan. A Water Consumption and Sustainability Plan shall identify total water demand, including cooling needs, and demonstrate that the proposed use will not significantly strain the County's water supply. The plan shall evaluate:
  - a. Project vulnerability to water scarcity and drought;
  - b. Potential impacts on public services, including water, sanitation, transportation, communications, and power supply;
  - c. Existing drought monitoring and forecasting systems in the project area;
  - d. Proposed water conservation, drought management, and alternative water source strategies; and

- e. Use of advanced low-water or water-free cooling technologies consistent with regional water planning efforts, including those of the Metropolitan North Georgia Water Planning District.
5. Energy Consumption and Sustainability Plan. An Energy Consumption and Sustainability Plan shall include estimated electrical demand prior to construction and projected daily operational load. The plan shall address:
  - a. Peak electricity demand and strategies to minimize impacts on local power infrastructure;
  - b. Measures to reduce the need for new or expanded transmission lines;
  - c. Use of on-site renewable or sustainable energy systems that offset a minimum of ten (10) percent of total power or water usage;
  - d. Sustainable operational practices to limit or offset energy and water consumption; and
  - e. A decommissioning and recycling plan for electronic infrastructure in accordance with Responsible Recycling (R2) and/or e-Stewards® standards.
6. Transmission Line Impact Assessment. A Transmission Line Impact Assessment shall identify any need for new or upgraded transmission lines or substations.
  - a. The assessment shall address potential environmental impacts, including tree removal on public land or within rights-of-way.
  - b. Proposed substations shall identify location and screening methods, which shall include a minimum eight (8) foot wall or fence where visible from public view and shall comply with Section 11.8, Fences, Walls, and Hedges.
7. Annual Compliance Reporting. The owner or operator shall submit an annual compliance report by January 1 of each year documenting continued compliance with all approved plans, assessments, and zoning conditions.

#### **9.5.4 Materials Recovery Facilities (MRF).**

- A. General requirements for all materials recovery facility uses:
  1. Minimum acreage of site: Five (5) acres.
  2. Maximum acreage of site: Ten (10) acres.
  3. The property shall be located at least 500 feet from:
    - a. Any residentially zoned or used property line;
    - b. Any private or public well or body of water;
    - c. Any medical facilities, childcare facilities, schools or churches.
  4. Buffer required. A minimum 100-foot-wide landscaped buffer, to include evergreen species, in compliance with Article 11, shall be maintained along all property lines including property lines abutting a public roadway.
  5. All runoff from wash water and stormwater shall be discharged to an on-site wastewater treatment system approved by the Department of Stormwater Management. All paved areas shall drain into the on-site wastewater treatment system.
  6. Parking and queuing:
    - a. All parking and queuing of vehicles shall be paved and provided on-site.
    - b. In addition to the parking requirements of this section and Article 15, a minimum of five (5) spaces for queuing of vehicles containing waste materials shall be provided.
    - c. No parking or queuing shall be allowed in any buffer area or on a public roadway.

7. All permits are required to be in force and active from the state environmental protection division prior to permitting of the facility. Permit or certificate of approval from the state environmental protection division is to be provided to the Department of Stormwater Management and the Department of Planning and Development on an annual basis at the time of business licensing renewal.
- B. Compost Facility.
1. Composting materials shall be limited to tree stumps, branches, leaves, grass clippings or similar putrescent vegetative materials; not including manure, animal products or inorganic materials such as bottles, cans, plastics, metals or similar materials.
  2. Along the entire road frontage (except for approved access crossings), provide a three-foot high landscaped earthen berm with a maximum slope of three to one and/or a minimum eight-foot-high, 100 percent opaque, solid wooden fence or masonry wall. The fence/wall or berm must be located outside of any public right-of-way and interior to any landscaped strip. The finished side of a fence/wall shall face the exterior property lines.
- C. Recycling Facility.
1. Activities shall be limited to collection, sorting, compacting, and shipping.
  2. Screening:
    - a. Along the entire road frontage (except for approved access crossings), provide a three-foot high landscape earthen berm with a maximum slope of 3:1 and/or a minimum eight-foot-high, 100 percent opaque, solid wooden fence or masonry wall.
    - b. The fence/wall or berm must be located outside of any public right-of-way and interior to any landscaped strip. The finished side of a fence/wall shall face the exterior property lines.
  3. The facility shall not be located adjacent to or across the street from any property used or zoned for residential use.
  4. Lighting for such facilities shall be placed so as to direct away from any nearby residential areas.
  5. Materials collected shall not be visible and shall be deposited in a bin or bunker. All sorting and collection bins shall either be enclosed and have chutes available to the public or be located inside a fully enclosed building.
  6. No outdoor storage of non-containerized materials shall be allowed.

## 9.6 Wireless Communications.

### 9.6.1 General.

- A. The supplemental wireless communication facility regulations of this section shall be applied within the constraints of state and federal law, the federal Telecommunications Act of 1996 and Section 6409 of the federal Middle Class Tax Relief and Job Creation Act of 2012, as well as all applicable rulings of the FCC and the Streamlining Wireless Facilities and Antennas Act of 2019, as codified in title 36, chapters 66B and 66C.
- B. The intent of this section is to:
1. Provide for the appropriate location and development of communication towers to serve the residents and businesses of the County;
  2. Minimize adverse visual impacts of towers through careful design, siting, landscape and innovative camouflaging techniques; and

3. Encourage and concentrate the location of new communication towers in areas which are not zoned for residential use.

#### *9.6.2 Wireless communication types.*

- A. **Wireless Communication Facility.** The equipment and network components necessary to provide wireless communications service, excluding the underlying wireless support structure. The term includes antennas, accessory equipment, transmitters, receivers, base stations, power supplies, cabling, and associated equipment necessary to provide wireless communications services.
  1. **Carrier on Wheels (COW).** A portable, self-contained wireless facility that can be moved to a location and set up to provide wireless services on a temporary or emergency basis. A COW is normally vehicle-mounted and contains a telescoping boom as the antenna support structure.
  2. **Co-location.** The placement or installation of wireless communication facilities on existing structures, including electrical transmission towers, water towers, buildings and other structures customarily used for and capable of structurally supporting the attachment of wireless communication facilities in compliance with all applicable codes and regulations.
  3. **Concealed Wireless Facility.** Any wireless communication facility that is integrated as an architectural feature of an existing structure or any new wireless support structure designed to camouflage or conceal the presence of antennas or towers so that the purpose of the facility or wireless support structure is not apparent to a casual observer.
- B. **Wireless Support Structure.** A freestanding structure, such as a monopole or tower, designed to support wireless communication facilities.

#### *9.6.3 Standards for all wireless communication uses.*

- A. Wireless communication facilities are allowed in accordance with the permitted use tables of this UDO; Table 5.2.2 and Table 6.2.2. In addition, the following activities are permitted as of right in all districts:
  1. Removal or replacement of transmission equipment on an existing wireless support structure that does not result in a substantial modification of the wireless communication facility; and,
  2. Ordinary maintenance of existing wireless communication facilities and wireless support structures; and,
  3. Distributed antenna systems when located within a building or on the exterior of a building.
- B. **Removal of Abandoned Antenna and Towers.** Any wireless support structure that is not actively used by wireless carriers for a continuous period of six consecutive months will be considered abandoned, and the owner of the wireless support structure shall remove it within 60 days of receiving written notice from the County. The County shall ensure and enforce removal by means of its existing regulatory authority, with costs of removal charged to the owner.
- C. **Existing Towers and Antennas.** Wireless telecommunication facilities lawfully existing on or before the effective date of this UDO are allowed to remain in place and continue in use and operation. Ordinary maintenance and co-location is permitted, provided that any substantial modification requires review and approval in accordance with the special use procedures of Section 18.7, Special Use Permits.

- D. Safety standards. To ensure the structural integrity of communication structures, the owner of a structure shall ensure that it is maintained in compliance with standards contained in applicable local building codes and the applicable standards for towers that are published by the Electronic Industries Association, as amended from time to time. Tower owners shall conduct periodic inspections of communication towers at least once every three years to ensure structural integrity. Inspections shall be conducted by a structural engineer licensed to practice in the State.
- E. Regulatory compliance. All structures and facilities shall meet or exceed current standards and regulations of the FAA, the FCC, and any other agency of the state or federal government with the authority to regulate communications towers and antennas. If such standards and regulations are changed then the owners of the communications towers and antennas into compliance with such revised standards and regulations within six months of the effective date of such standards and regulations, unless a more stringent compliance schedule is mandated by the controlling federal agency.
- F. Lighting. No illumination is permitted on an antenna or tower unless required by the FCC, FAA, or other State or federal agency of jurisdiction, in which case the Director of Planning and Development shall review the available lighting alternatives and approve the design that would cause the least disturbance to the surrounding uses and views.
- G. Signage. No signage shall be permitted on a facility or structure.
- H. Visual Impact:
  - 1. Structures shall either maintain a galvanized steel finish or subject to any applicable standards of the FAA or other applicable federal or state agency, or be painted a neutral color, so as to reduce visual obtrusiveness.
  - 2. At a structure site, the design of the buildings and related structures shall, to the extent possible, use materials, colors, textures, screening, and landscaping that will blend the tower facilities to the natural setting and built environment.
- I. Decisions:
  - 1. The environmental effects of radio frequency emissions may not serve as a basis to approve, deny, or otherwise regulate a telecommunication facility to the extent that emissions comply with Federal Communications Commission regulations.
  - 2. All decisions denying a request to place, construct, or modify a wireless communication use shall be in writing and be supported by a written record documenting the reasons for the denial and the evidence in support of the decision.
- J. The placement of additional buildings or other supporting equipment necessarily required in connection with an otherwise authorized wireless communication use is specifically authorized.

#### *9.6.4 Co-locations and concealed wireless facilities.*

The following requirements shall apply to installments on existing buildings and structures on private property:

- A. Antennas that are attached or affixed to existing wireless support structures or alternative telecommunication support structures are permitted as of right in all zoning districts, provided that the antenna does not substantially change the physical dimensions of such structure.
- B. Co-locations and concealed facilities in residentially zoned districts shall be visually screened from view of all abutting lots. Facilities in other zoning districts shall be screened or designed and installed so as to make the antenna and related equipment as visually unobtrusive as possible.

- C. If a facility is installed on a structure other than a tower, the facility and supporting electrical and mechanical equipment shall be of a neutral color that is identical to, or closely compatible with, the color of the supporting structure so as to make the antenna and related equipment as visually unobtrusive as possible.
- D. Co-location antennas or concealed facilities that substantially change the physical dimensions of such structure require special use permit approval. For the purpose of this section, “substantial change” shall mean:
1. Increases height by more than ten percent (10%) or 20 feet, whichever is greater, as measured from facility as it existed prior to enactment of this section.
  2. Appurtenances added that protrude from the body of a structure more than 20 feet in width.
  3. If it involves installing more than the standard number of cabinets for the technology involved, not to exceed four cabinets; or if it involves installation of any cabinets if there are no pre-existing cabinets or involves installation of ground cabinets that are more than ten percent larger in height or overall volume than any other associated ground cabinets.
  4. Involves excavation or deployment outside the current “site.” “Site” shall be defined as the current boundaries of the leased or owned property surrounding the tower and any access or utility easements.
  5. For concealed or stealth-designed facilities, if a modification would defeat the concealment elements of the wireless tower or base station.
  6. The modification would not comply with other conditions imposed on the applicable wireless support structure or base station, unless the non-compliance is due to an increase in height, increase in width, addition of cabinets, or new excavation that does not exceed the above thresholds.

#### *9.6.5 Wireless support structures.*

The following requirements shall apply to stand-alone towers and structures:

- A. Height Requirements. The following telecommunication facilities may be approved administratively by the Director of Planning and Development following administrative review.
1. For a single user, maximum height is 70 feet.
  2. For two users, maximum height is 100 feet.
  3. For three users, maximum height is 200 feet.
  4. Towers clustered at the same site shall be of similar height and design.
  5. Towers shall be erected at a minimum height necessary to provide parity with existing similar tower supported antenna and shall be freestanding where the negative visual effect is less than would be created by use of a guyed tower.
  6. Setbacks. Wireless support structures shall be set back from all property lines a distance that is at least equal to its engineered fall zone.
- B. Security. Communication towers shall be enclosed by decay-resistant security fencing not less than six (6) feet in height and shall be equipped with an appropriate anti-climbing device that meets the fencing and wall requirements of this UDO.
- C. Landscaping. Landscaping shall be used to effectively screen the view of the tower compound from adjoining public rights-of-way, public property, and residential property and shall be as follows:
1. A buffer area no less than six (6) feet wide shall commence at the base of the tower.

2. The buffer zone shall consist of materials of a variety and spacing which can be expected to grow to form a continuous hedge at least five feet in height within two years of planting.
3. Trees and shrubs in the vicinity of guy wires shall be of a kind that would not exceed 20 feet in height or would not affect the stability of the guys, shall they be uprooted, and shall not obscure visibility of the anchor from the transmission building or security facilities staff and maintenance.
4. Native vegetation on the site shall be preserved to the greatest practical extent. The applicant shall provide a site plan showing existing significant vegetation to be replanted to replace that lost.
5. In lieu of these standards, the Director of Planning and Development may allow use of an alternate detailed plan and specifications for landscape and screening, including plantings, fences, walls, and other features designed to screen and buffer towers and accessory uses. The plan shall accomplish the same degree of screening achieved by the provisions above, except as lesser requirements are desirable for adequate visibility for security purposes.

#### *9.6.6 Wireless Application Requirements.*

In the case where a special use permit is required, the information required herein shall be required for the special use review process. Regardless, the information shall be provided with a permit for the construction of a facility or support structure.

- A. Each applicant requesting approval of a wireless communication use shall provide to the Director of Planning and Development, as a part of the application, an inventory of its existing facilities that are either within the County and/or within one-quarter (1/4) mile of the County boundaries, including information regarding the location, height, and design of each facility.
- B. No new wireless support structure may be permitted unless the applicant demonstrates that no existing facility or structure can accommodate the applicant's proposed antenna. Evidence shall be submitted at the time of application demonstrating that no existing facility or structure can accommodate the applicant's proposed antenna and may consist of one or more of the following:
  1. No existing facilities or structures are located within the geographic area required to meet applicant's engineering requirements.
  2. Existing facilities or structures are not of sufficient height to meet applicant's engineering requirements.
  3. Existing facilities or structures do not have sufficient structural strength to support applicant's proposed antenna and related equipment.
  4. The applicant's proposed antenna would cause electromagnetic interference with the antenna on the existing facilities or structures, or the antenna on the existing facilities or structures would cause interference with the applicant's proposed antenna.
  5. The fees, costs, or contractual provisions required by the owner in order to share an existing or structure or to adapt an existing facility or structure for sharing are unreasonable; or
  6. There are other limiting factors that render existing facilities and structures unsuitable.

## 9.8 Accessory Uses and Structures.

### 9.8.1 General Standards.

- A. Accessory uses, structures, and dwelling units that are allowed only in connection with a lawfully established principal use.
- B. Accessory uses are limited to those expressly regulated herein, as well as those that, in the determination of the Director of Planning and Development, satisfy all of the following criteria:
  - 1. They are customarily found in conjunction with the principal use of the subject property;
  - 2. They are subordinate and clearly incidental to the principal use of the property; and
  - 3. They serve a necessary function for, or contribute to the comfort, safety, or convenience of occupants of the principal use.
- C. Accessory uses, structures, and dwelling units may be established only after the principal use of the property is established.
- D. Accessory uses, structures, and dwelling units shall be located on the same lot as the principal use to which they are accessory, unless otherwise expressly stated.

### 9.8.2 Accessory Buildings and Structures.

- A. Accessory buildings and structures are subject to the same regulations that apply to principal uses and structures on the subject lot, unless otherwise expressly stated.
- B. Accessory buildings and structures shall be clearly subordinate to the principal structure in height, bulk, scale, and floor area.
- C. Attachment
  - 1. Accessory buildings attached to the principal structure by conditioned space shall be considered part of the principal structure and shall comply with all applicable regulations for the principal structure.
  - 2. Accessory buildings attached by breezeways, passageways, or similar non-conditioned connections shall be considered accessory structures.
- D. Accessory buildings and structures shall be compatible in appearance with the principal structure and maintained in good condition.
- E. Bulk Standards
  - 1. Accessory buildings and structures shall be located in the rear yard or in the side yard behind the front yard building line. Accessory structures are prohibited within any street yard of a corner lot.
  - 2. Impervious surface limitations applicable to the zoning district shall apply to all accessory structures.
  - 3. No accessory building or structure shall exceed twenty-five (25) feet in height or the height of the principal structure, whichever is less and unless otherwise expressly permitted.
- F. Number and Size. The maximum number and aggregate floor area of accessory structures, excluding swimming pools, shall comply with the table below, or fifty percent (50%) of the floor area of the principal structure, whichever is less.

Property Size	Maximum Floor Area*
0 to 0.999 acres	One (1) accessory structure not to exceed 1,000 square feet.
1.0 to 4.999 acres	Up to two (2) accessory structures; aggregate area not to exceed 1,200 square feet.

5.0 or more acres	Up to two (2) accessory structures; aggregate area not to exceed the floor area of the principal dwelling.
*Subject to impervious surface limits of the zoning district.	

### 9.8.3 Prohibited Accessory Structures.

A. The following shall not be used as accessory structures in any zoning district, unless expressly permitted elsewhere in this ordinance:

1. Truck vans;
2. Mobile homes or converted mobile homes;
3. Recreational vehicles;
4. Trailers;
5. Bus bodies;
6. Self-storage, shipping, or transport containers;
7. Similar prefabricated or vehicular structures.

### 9.8.4 Accessory Dwelling Units.

- A. Accessory dwelling units shall be considered accessory structures and shall comply with all applicable standards of Sections 9.8.1 through 9.8.5, in addition to the standards of this subsection; however, an accessory dwelling unit shall not be counted toward the maximum number of accessory structures otherwise permitted on the lot.
- B. Where permitted, one accessory dwelling unit may be established on a lot containing a single-family detached dwelling.
- C. Accessory dwelling units shall be permitted only on lots meeting a minimum lot area of 30,000 square feet.
- D. The gross floor area of an accessory dwelling unit shall not exceed 1,000 square feet or fifty percent (50%) of the floor area of the principal dwelling, whichever is less. The building footprint of an accessory dwelling unit shall not exceed 600 square feet.
- E. Accessory dwelling units shall maintain a residential appearance and shall be architecturally compatible with the principal dwelling, including the following:
1. Exterior finish materials shall visually match the principal dwelling in type, scale, and placement;
  2. Roof pitch shall match the predominant roof pitch of the principal dwelling;
  3. Where visible from the street, window proportions and orientation shall be consistent with those of the principal dwelling;
  4. Where the principal dwelling has eaves, the accessory dwelling unit shall include eaves with a similar projection.
- F. No additional off-street parking shall be required for an accessory dwelling unit. Required parking for the principal dwelling shall be maintained or replaced on-site.
- G. Systems and Utilities.
1. Where served by an on-site sewage management system, the applicant shall demonstrate that the system has adequate capacity to serve the accessory dwelling unit, as verified by the Rockdale County Environmental Health Department.
  2. Electrical service to the property shall be upgraded as necessary to safely accommodate the accessory dwelling unit, as determined by the Building Official.
  3. An accessory dwelling unit shall not be served by a separate electric, water, or gas meter from the principal dwelling.

#### **9.8.5 Temporary Storage Containers.**

Temporary placement of self-storage or transport containers for loading or unloading purposes may be permitted for a limited duration, subject to administrative approval, provided that such containers:

- A. Are placed only on a paved or otherwise improved surface;
- B. Do not occupy required parking spaces, drive aisles, sidewalks, landscaping areas, or required buffers;
- C. Are located so as not to obstruct emergency access, utility access, or visibility at driveways or intersections;
- D. Are removed within a period not to exceed thirty (30) consecutive days, or for the duration of an active and valid building permit, whichever is shorter; and
- E. Are not used for habitation, commercial activity, or long-term storage.

#### **9.8.6 Electric vehicle charging station.**

- A. Electric vehicle charging stations may be counted toward satisfying minimum off-street parking space requirements.
- B. Vehicle charging equipment shall be designed and located so as to not impede pedestrian, bicycle, or wheelchair movement or create safety hazards on sidewalks.
- C. Electric vehicle charging stations shall be posted with signage indicating that the space is reserved for electric vehicle charging purposes only. For purposes of this provision, “charging” means that an electric vehicle is parked at an electric vehicle charging station and is connected to the battery charging station equipment.
- D. Electric vehicle charging stations shall be maintained in all respects, including the functioning of the equipment. A phone number or other contact information shall be provided on the equipment for reporting when it is not functioning, or other problems are encountered.
- E. Electric vehicle charging stations in residential zones shall be prohibited within five (5) feet of the front façade, unless contained in or on a structure.
- F. Electric vehicle charging stations may include integrated or accessory solar energy systems, including solar panels or solar canopies installed above parking spaces, provided such systems comply with all applicable building and electrical codes, and any zoning regulations.

#### **9.8.7 Home Occupations.**

- A. Exclusions. The following uses are not considered home occupations and are not subject to the home occupation regulations of this section. Each use is allowed as indicated in the tables of land uses.
  - 1. Personal Care Homes.
  - 2. Day Care.
  - 3. Bed and Breakfast.
  - 4. Short-Term Rentals.
- B. Prohibited Home Occupations. The following uses are expressly prohibited as home occupations:
  - 1. Any type of assembly, cleaning, maintenance, or repair of vehicles or equipment with internal combustion engines or of large appliances (such as washing machines, clothes dryers or refrigerators); and,
  - 2. Dispatch centers or other businesses where employees come to the site and are dispatched to other locations; and,

3. Vehicle sharing and rental services, including but not limited to the rental, lease, storage, staging, dispatch, pickup, or return of motor vehicles by persons not residing on the property, including peer-to-peer vehicle sharing or similar services; and,
  4. Equipment or supply rental businesses; and,
  5. Taxi, limo, van, or bus services; and,
  6. Tow truck services; and,
  7. Moto vehicle sales or rentals, remote; and
  8. Firearms sales establishment; and,
  9. Eating or drinking places; and,
  10. Funeral or interment services; and,
  11. Animal care, grooming, or boarding businesses; and
  12. Any use involving the use or storage of vehicles, products, parts, machinery or similar materials or equipment outside of a completely enclosed building.
- C. Standards applicable to all Home Occupations:
1. Home occupations shall be accessory and secondary to the principal use of a dwelling unit for residential purposes. They may not change the character of the residential building they occupy or adversely affect the character of the surrounding neighborhood.
  2. Home occupations shall not involve on-site customer, client, or patient visits.
  3. No person other than a resident of the dwelling unit shall be employed on-site in connection with a home occupation.
  4. Home occupations shall comply with all applicable business licensing, occupational tax certificate, and registration requirements of Rockdale County.
  5. Home occupations shall not produce light, noise, vibration, odor, parking demand, traffic, or other impacts that are not typical of a residential neighborhood.
  6. Home occupations shall be operated so as not to create or cause a nuisance.
  7. Any tools or equipment used as part of a home occupation shall be operated in a manner or sound-proofed so as not to be audible beyond the lot lines of the subject property.
  8. External structural alterations or site improvements that change the residential character of the lot upon which a home occupation is located are prohibited. Examples of such prohibited alterations include construction of parking lots, the addition of commercial-like exterior lighting or the addition of a separate building entrance that is visible from abutting streets.
  9. Home occupations and all related activities, including storage (other than the lawful parking or storage of vehicles), shall be conducted entirely within the dwelling unit or accessory building or structure, as permitted.
  10. The area devoted to all home occupations present on the property is limited to 10 percent of the dwelling unit's floor area or 250 square feet, whichever is less.
  11. No window display or other public display of any material or merchandise is allowed.
  12. The use or storage of hazardous substances is prohibited, except at the "consumer commodity" level, as that term is defined in 49 C.F.R. Section 171.8.
  13. Only passenger automobiles, passenger vans, and passenger trucks may be used in the conduct of a home occupation. No other types of vehicles may be parked or stored on the premises. This provision is not intended to prohibit deliveries and pickups by

common carrier delivery vehicles (e.g., United States Postal Service, United Parcel Service, FedEx, et al.) of the type typically used in residential neighborhoods.

14. Home occupations complying with the regulations of this section are permitted to operate in accessory dwelling units or other accessory structures or buildings.

#### **9.8.8 Outdoor Storage.**

- A. The outdoor storage regulations of this section apply to the storage of goods, materials, and equipment as an accessory use to commercial or industrial use types when located outside of enclosed buildings, including:
1. Material in boxes, in crates, or on pallets; and,
  2. Overnight storage of vehicles awaiting repair (not including new vehicles for sale) and construction and contractor's equipment, including lawnmowers; and,
  3. Fleet vehicles; and,
  4. Construction material such as lumber, pipe, steel and unpackaged soil, mulch, recycled material, or similar items; and,
  5. Other items like appliances, merchandise, equipment, garbage, landscape waste, glass, and rubbish.
- B. Storage shall be fully enclosed by a fence not less than six (6) feet in height containing opaque material to provide visual screening, in compliance with Article 11. Operable fleet vehicles do not require screening.

#### **9.8.9 Swimming Pools.**

- A. Swimming pools are considered accessory structures and shall comply with all accessory structure regulations Section 9.8.2, Accessory Uses and Structures in addition to those dedicated specifically to swimming pools in this section.
- B. Pool heaters and pumps shall not be located in a front yard and shall be least ten (10) feet from any property line.
- C. Swimming pools shall be located in the rear yard and shall be setback a minimum of ten (10) feet from rear lot lines and twelve (12) feet from side lot lines. Setbacks are measured from the outermost edge of the pool decking to the nearest the applicable lot line.
- D. Commercial accessory swimming pools shall be approved only after receipt of written approval from the Rockdale County Board of Health.

#### **9.8.10 Unmanned Retail Structures.**

- A. Construction Up to one (1) unmanned retail structure is allowed per acre of a lot or fraction thereof, not to exceed a maximum of three (3) total on lots three (3) acres or larger.
- B. An unmanned retail structure shall not exceed a footprint of 50 square feet and eight (8) feet in height.
- C. An unmanned retail structure shall not encroach on any required site elements such as landscaping, buffers, setback areas, parking, or pedestrian access.
- D. Building signs may be applied to the unmanned retail structure, provided that they follow the sign requirements in this chapter for signage and do not cause the lot to exceed its allocation of sign area.

#### **9.8.11 Vending Machine Fulfillment Center.**

- A. Vending Machine Fulfillment Centers are only permitted as accessory structures to otherwise compliant principal uses occupying a principal structure.

- B. Whether the structure is attached to the principal structure or not, signage shall only be permitted on all associated structures as if only a single structure exists.

## 9.9 Temporary Uses.

### 9.9.1 Temporary Construction Structures.

- A. Standards applying to all Temporary Construction Structures:
1. Temporary Construction Structures may be parked or stored on any lot when used in conjunction with a valid, unexpired building or land development permit.
  2. All Temporary Construction Structures shall be completely removed from the premises within 30 days of issuance of the final Certificate of Occupancy or project close-out pertaining to the building(s)/land development associated with the construction.
  3. When not associated with a valid permit, portable storage containers or temporary dumpsters shall not be parked or stored for more than fifteen (15) consecutive days or a total of more than 30 days during any calendar year.

### 9.9.2 Temporary Outdoor Sales of Merchandise.

- A. Any applicant for a permit for temporary outdoor sales of merchandise shall demonstrate compliance with the regulations of this section through an annual permit obtained from the Department of Planning and Development as an occupational tax certificate.
- B. Temporary sales activities are subject to the following regulations:
1. No such temporary outdoor sales of merchandise may be conducted on public property, within any public right-of-way, and no display or sales area may block safe pedestrian movement.
  2. Tents may be used in conjunction with temporary sales activities for a maximum of five (5) days over a one-month period.
  3. No operator, employee, or representative may solicit directly to the motoring public.
  4. No temporary outdoor sales may be located within or encroach upon any drainage easement, public sidewalk or right-of-way, required parking spaces, fire lanes, designated loading areas, driveways, maneuvering aisles, or ADA minimum sidewalk width within private sidewalks or other areas intended for pedestrian movement.

### 9.9.3 Temporary Special Events.

- A. Temporary special events may include those special events as defined by this UDO and other approved events of community interest. A temporary special event may occur as part of an approved special event permit obtained from the Department of Planning and Development.
- B. Temporary special event activities are subject to the following regulations:
1. Duration and Frequency Events.
    - a. A temporary special event shall not operate for more than fourteen (14) consecutive calendar days, inclusive of setup and breakdown activities, unless otherwise approved as part of the special event permit.
    - b. The same special event shall be permitted to occur no more than two (2) times within the same calendar year on the same property. For purposes of this section, "same special event" shall include events of a similar type, name, theme, or operational characteristics.
  2. Operation.
    - a. Security or off-duty police officers shall be on-site during operating hours.

- b. Portable toilets or access to bathrooms shall be provided.
- 3. Temporary special event activities shall be set back at least one hundred (100) feet from any residential district or use.
- 4. Stage or Tents.
  - a. Temporary stages require the review and approval of a building permit.
  - b. Tents over 400 square feet require the review and approval of a building permit.