#### Amendments to the Mesa Zoning Ordinance 2017 Appendix A

Note: Specific Wording Additions in **BOLD UPPER CASE**, Deletions are in **BOLD Strikethrough** Font

G. Properties for Which the Owner Believes the Adoption of this Ordinance has a Direct Effect on Previously Approved Projects and Projects and Projects in Progress Sec 11-1-6.6    From and has Caused a Diminution of Value Upon a Specific Property.   He property owner has reason to believe the adoption of this Ordinance and the requirement(s) related to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in a feated to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in a feated to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in a feated to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in a feated to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in a feated to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance in effect previous to September 3, 2011 being applicable. Applications    Property owner may file an application for a waiver of requirements from this Ordinance in effect previous to September 3, 2011 being applicable. Applications   Property owner may file an application for a waiver of requirements from this Ordinance in effect previous to September 3, 2011 being applicable. Application for a waiver of requirements from this Ordinance in effect previous to September 3, 2011 being applicable. Application for a waiver of requirements from this Ordinance in effect previous to September 3, 2011 be	Item No.	Subject, Section Number(s)	Addition, Deletion and/or Correction					
Proposed Use  Residential Use Classifications    Simple Residence	1	on Previously Approved Projects and Projects in Progress	Upon and has Caused a Diminution of Value Upon a Specific Property.  If a property owner has reason to believe the adoption of this Ordinance and the requirement(s) related to this ordinance has directly affected the property by a diminution in value, the property owner may file an application for a waiver of requirements from this Ordinance, in favor of all requirements of the Zoning Ordinance in effect previous to September 3, 2011 being					
Residential Use Classifications  Single Residence Day Care Group Home Small Day Care Group Home (up to 4 5) Large Day Care Group Home (b 6 - 10) P/2, 3) Section 11-31-13, Day Care Group Homes Large Day Care Group Home (b 6 - 10) P/2, 3) Section 11-31-14, Group Homes Group Home, Home Occupations, Home Occupations, Home Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Table 11-4-2  Residential Use Classifications  Residential  Residence P/2, 3) Section 11-31-13, Day Care Group Homes P/SUP Section 11-31-14, Group Homes for the Handicapped Home Occupations P/SUP Section 11-31-14, Group Homes for the Handicapped Home Occupations P/SUP Section 11-31-10, Community Gardens Community Gardens Community Gardens P/2) Parks and Recreation Facilities, Public P/2 Paces of Worship Athletic Facilities When Accessory to a Church SUP(2) Day Care When Accessory to a Church SUP(2) Section 11-31-22, Places of Worship Athletic Facilities When Accessory to a Church SUP(2) Day Care When Accessory to a Church SUP(2) Section 11-31-22, Places of Worship Animal Sales and Services SuP ANIMAL SALES AND SERVICES BOARDING STABLES SUP Veterinary Services SuP Plant Nurseries and Garden Centers SUP Section 11-4-4(C) Transportation, Communication and Utilities Use Classification Utilities, Major Utilities, Major P/2 Day Care Group Homes P/SUP Section 11-4-1(C) P/2 Day Care Group Homes Small Day Care Group Homes Scion 11-31-14, Group Homes Section 11-31-14, Group H			Table 11-4-2: Agricultural District					
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Occupations, Home Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Table 11-4-2  Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Table 11-4-2  Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Occupations P P Section 11-31-10, Community Gardens P P Parks and Recreation Facilities, Public P Places of Worship Athletic Facilities When Accessory to a Church SUP(2) Schools, Public or Private P P (2) Section 11-31-10, Community Gardens P Parks and Recreation Facilities, Public P Places of Worship Acthletic Facilities When Accessory to a Church SUP(2) Schools, Public or Private P (2) Section 11-31-10, Community Gardens P Parks and Recreation Facilities, Public P Places of Worship Acthletic Facilities When Accessory to a Church SUP(2) Schools, Public or Private P (2) Section 11-31-10, Community Gardens P Parks and Recreation Facilities, Public P Places of Worship P (2) Section 11-31-22, Places of Worship Acthletic Facilities When Accessory to a Church SUP(2) Schools, Public or Private Sup		-	Cemeteries	SUP				
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Occupations as Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Table 11-4-2  Parks and Recreation Facilities, Public Places of Worship Places of Wo			Cultural Institutions	P (2)				
Accessory Use, and Animal Sales and Services in AG District  Table 11-4-2  Animal Sales and Services Supplant Nurseries and Garden Centers Supplant Nurseries and Extractive Use Classifications  Table 11-4-2  Table 11-4-2  Table 11-4-2  Table 11-4-2  Animal Sales and Services Supplant Nurseries and Garden Centers Supplant Nurseries Supplant Nurser			Parks and Recreation Facilities, Public	P				
Athletic Facilities When Accessory to a Church SuP(2)  Day Care When Accessory to a Church SuP(2) Schools, Public or Private  Commercial Use Classifications  Animal Sales and Services Animal Sales and Services  BOARDING STABLES BOARDING STABLES SuP  Kennels Veterinary Services Plant Nurseries and Garden Centers SuP Section 11-4-4(C)  Transportation, Communication and Utilities Use Classification  Utilities, Major Utilities, Minor  Agricultural and Extractive Use Classifications	2	-		P (2)	Section 11-31-22, Places of Worship			
Day Care When Accessory to a Church   SUP(2)   Schools, Public or Private   P (2, 3)	2	-	Athletic Facilities When Accessory to a Church					
Services in AG District  Table 11-4-2  Table 11-4-2  Table 11-4-2  Table 11-4-2  Schools, Public or Private  Commercial Use Classifications  Animal Sales and Services  SUP  ANIMAL SALES AND SERVICES  BOARDING STABLES  Kennels  Veterinary Services  Plant Nurseries and Garden Centers  SUP  Section 11-4-4(C)  Transportation, Communication and Utilities Use Classification  Utilities, Major  Utilities, Minor  P  Agricultural and Extractive Use Classifications			Day Care When Accessory to a Church	SUP(2)				
Table 11-4-2  Commercial Use Classifications  Animal Sales and Services  ANIMAL SALES AND SERVICES  BOARDING STABLES  Kennels  Veterinary Services  Plant Nurseries and Garden Centers  Plant Nurseries and Garden Centers  SUP  Section 11-4-4(C)  Transportation, Communication and Utilities Use Classification  Utilities, Major  Utilities, Minor  P  Agricultural and Extractive Use Classifications			Schools, Public or Private	P (2, 3)				
Table 11-4-2  Animal Sales and Services ANIMAL SALES AND SERVICES  BOARDING STABLES Kennels Veterinary Services Plant Nurseries and Garden Centers SUP Section 11-4-4(C) Transportation, Communication and Utilities Use Classification Utilities, Major Utilities, Minor P Agricultural and Extractive Use Classifications			Commercial Use Classifications					
BOARDING STABLES  Kennels  Veterinary Services Plant Nurseries and Garden Centers  SUP  Sup  Sup  Sup  Sup  Sup  Sup  Section 11-4-4(C)  Transportation, Communication and Utilities Use Classification  Utilities, Major Utilities, Minor  P  Agricultural and Extractive Use Classifications		District	Animal Sales and Services	SUP				
BOARDING STABLES   SUP		Table 11 4 2	ANIMAL SALES AND SERVICES					
Veterinary Services       SUP         Plant Nurseries and Garden Centers       SUP         Section 11-4-4(C)         Transportation, Communication and Utilities Use Classification         Utilities, Major       CUP         Utilities, Minor       P         Agricultural and Extractive Use Classifications		Table 11-4-2	BOARDING STABLES	SUP				
Plant Nurseries and Garden Centers  SUP  Section 11-4-4(C)  Transportation, Communication and Utilities Use Classification  Utilities, Major  CUP  Utilities, Minor  P  Agricultural and Extractive Use Classifications			Kennels	SUP				
Transportation, Communication and Utilities Use Classification  Utilities, Major  Utilities, Minor  P  Agricultural and Extractive Use Classifications			Veterinary Services	SUP				
Utilities, Major CUP Utilities, Minor P  Agricultural and Extractive Use Classifications			Plant Nurseries and Garden Centers	SUP	Section 11-4-4(C)			
Utilities, Major CUP Utilities, Minor P  Agricultural and Extractive Use Classifications			Transportation, Communication and Uti	ilities Use C	Classification			
Utilities, Minor P  Agricultural and Extractive Use Classifications			* '	_				
			Agricultural and Extractive Use Classific	cations				
			8					
Crop and Animal Raising P/SUP(1)			0					

Item No.	Subject, Section	Addition, Deletion and/or Correction			
INO.	Number(s)	Addition, Del	etion and/o	Correction	
	Number(3)	Mining and Quarrying	SUP		
		Specific Accessory Uses			
		•	Р	Sections 11-4-4(B) and 11-31-4, Animal Keeping	
		Animal Keeping Accessory Dwelling Unit	P	Section 11-31-3, Accessory Dwelling Unit	
		Agriculture-Based Entertainment	SUP (2)	Section 11-4-5, Agriculture-Based Entertainment	
		Farm Stands	SUP (2)		
		Home Occupations	P <b>/SUP</b> (2)	Section 11-31-33, Home Occupations	
		Medical Marijuana Caregiver or Patient Cultivation	P (2, 4)	Section 11-31-34, Medical Marijuana Facilities	
		Portable Storage Containers	P	Section 11-30-16, Portable Storage Containers	
			rms; commercial edlots require a Sthe AOA 1 overfithe AOA 2 ov	flight area, see Section 11-19-2, Runway Protection flight area, see Section 11-19-2, Runway Protection	
		D. <b>Building Projections into Required Ya</b> may extend into required yards, subject to		projections OF A SINGLE RESIDENCE	
		No projection may extend <b>INTO</b> a feet <b>TO AN INTERIOR LOT LI</b>	A PUBLIC U	UTILITY EASEMENT OR closer than 2 ablic utility easement.	
	Revise Allowed Building	2. Awnings, eaves, overhangs, or base required yard.	ement windov	w wells may encroach up to 3 feet into any	
3	Projections into Required Yards in AG District	may encroach not more than 3 feet	into any requ vided the agg	tilar wall projections with or without footings aired front or rear yard and not more than 2 gregate width of all such projections adjacent the building wall.	
	Sec 11-4-4.D	<ul> <li>4. Staircases may encroach:</li> <li>a. Up to 3 feet into</li> <li>b. Up to 10 feet in</li> <li>c. Up to 2 feet into</li> </ul>	to any require		
			open structur	rts or open balconies may encroach up to 10 res may include window screens, knee walls, ilding Code for patio covers.	
4	Review of Plans in AG District	Administrative Use Permits, Special Use Permestablished in Chapter 70 of this Ordinance. A procedures, standards and criteria established	ll other uses a	nd development shall comply with the review	
	Sec. 11-4-6				

No.	Subject, Section Number(s)		Addition, [	Deletion a	nd/or Corre	ection				
		11-31-4: Animal Keeping	(AG AND Acc	essory to F	Residential U	Jses)				
	Keeping animals in <b>AG AND</b> residential zones is allowed, subject to compliance with Titl									
	Add AG District to Animal Keeping and Clarify Zoning Administrator  A Special Use Permit may be approved for the keeping of livestock in excess of the Section 8-6-21 of the Mesa City Code, or for the keeping of livestock on a parcel left feet, as specified in Section 8-6-21 of the Mesa City Code, only upon a first Administrator ACTING AS A HEARING OFFICER/Board of Adjustment following are present:									
5	Acting as a Hearing Officer	A. The applicant has donumber historically k			ber of liveste	ock proposed is consistent with the				
	Sec 11-31-4									
		unless otherwise auth  C. The keeping of livest  Mesa City Code, inch	<ul><li>B. The keeping of livestock is for private use and enjoyment and does not constitute a commercial use, unless otherwise authorized in this Chapter.</li><li>C. The keeping of livestock will be in accordance with all other provisions of Title 8 Article 4, of the Mesa City Code, including proper sanitation and placement of barns, pens, and corrals.</li></ul>							
		Table 11-5-2: Residential 1	Districts							
		Proposed Use	<u>RS</u>	<u>RSL</u>	<u>RM</u>	Additional Use Regulations				
		Residential Use Classifica	tions							
		Single Residence	P (13, 14)	P (13, 14)	P (12, 13, 14)					
		Multiple Residence			P (15, 16)					
	Part 1, Changes	Assisted Living			P (13, 16)					
	to Day Care Group Home, Home	Day Care Group Home  Small Day Care Group  Home (up to 5-4)	P (13, 14)	P (13, 14)	P (13, 16)	Section 11-31-13, Day Care Group Homes				
6a	Occupations, Home	Large Day Care Group Home (6 5 to 10)	P (13, 14)	P (13, 14)	P (13, 16)	Section 11-31-13, Day Care Group Homes				
	Occupations as	Group Residential			1					
	Accessory Use,	Boarding House			P (13, 16)					
	Animal Sales	Comprehensive Youth Residence	SUP (4, 13, 14)			Section 11-5-8, Comprehensive Youth Residence				
	and Services,	Group Home for the Handicapped (up to 10 residents)	P (13, 14)	P (13, 14)	P (13, 16)	Section 11-31-14, Group Homes for the Handicapped				
	Dwelling Unit in Residential	Group Home for the Handicapped (greater than 10 residents)			SUP (13, 16)					
	Districts.	Group Housing			SUP (2, 13, 16)					
	Table 11-5-2	Home Occupations	P/SUP (17)	P	P	Section 11-31-33, Home Occupations				

em	Subject,			A			
No.	Section Number(s)	Addition, Deletion and/or Correction					
	· · · · · · · · · · · · · · · · · · ·	Manufactured Home Parks		P	P (1, 13, 14)	PAD Overlay Required Chapter 34, Manufactured Home/ Recreational	
		Manufactured Home Subdivisions	Р	P	P (1, 13, 14)	Vehicle Regulations	
		Recreational Vehicle Parks			P (1, 13, 14)		
		Recreational Vehicle Subdivisions			P (1, 13, 14)		
		Public and Semi-Public Us	e Classificatio	ns			
		Clubs and Lodges		T	SUP (9, 13)		
		Community Center	SUP	SUP	SUP (9)		
		Community Gardens	Р	P	Р	Section 11-31-10, Community Gardens	
		Cultural Institutions	P (13)	P (13)	P (9, 13)		
		Day Care Centers	SUP/P (10, 13, 14)	P (8, 13, 14)	P (13, 16)	Section 11-31-9, Commercial Uses in Residential Districts	
		Table 11-5-2: Residential D	istricts				
		Proposed Use	RS	RSL	RM	Additional Use Regulations	
		Hospitals and Clinics  Clinics			SUP	Section 11-31-15, Hospitals and	
		Hospitals			(2, 9, 13, 14) SUP	Clinics	
		-			(2, 9, 13, 14)		
		Nursing and Convalescent Homes			SUP (9, 13, 14)		
			Р	Р	P (9)		
		Parks and Recreation Facilities, Public			. ,		
		Public Places of Worship	P (13)	P (13)	P (9, 13)	Section 11-31-22, Places of Worship	
		Public Places of Worship Athletic Facilities When Accessory to a Church	P (13) SUP (13)	P (13)	P (9, 13) SUP (9, 13)	Section 11-31-22, Places of Worship	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church	P (13) SUP (13) SUP (13)	P (13)	P (9, 13) SUP (9, 13) SUP (9)		
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory	P (13) SUP (13)	P (13)	P (9, 13) SUP (9, 13)	Section 11-31-24, Schools Section 11-31-26, Social Service	
		Public  Places of Worship  Athletic Facilities When Accessory to a Church  Day Care When Accessory to a Church  Schools	P (13) SUP (13) SUP (13) P (13, 14)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14)	Section 11-31-24, Schools	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility	P (13) SUP (13) SUP (13) P (13, 14)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14)	Section 11-31-24, Schools Section 11-31-26, Social Service	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility  Commercial Use Classifica Animal Sales and	P (13) SUP (13) SUP (13) P (13, 14) tions SUP (3, 13, 16)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14) CUP (9)	Section 11-31-24, Schools Section 11-31-26, Social Service Facilities	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility  Commercial Use Classifica Animal Sales and Services	P (13) SUP (13) SUP (13) P (13, 14) tions SUP (3, 13, 16)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14) CUP (9)	Section 11-31-24, Schools Section 11-31-26, Social Service Facilities	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility  Commercial Use Classifica Animal Sales and Services ANIMAL SALES AND SE BOARDING STABLES  Bed and Breakfast Inns	P (13) SUP (13) SUP (13) P (13, 14) - tions SUP (3, 13, 16) SUP (3, 13, 16) SUP (13, 14)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14) CUP (9)	Section 11-31-24, Schools Section 11-31-26, Social Service Facilities  RS-90 and RS-43 Only	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility  Commercial Use Classifica Animal Sales and Services ANIMAL SALES AND SE BOARDING STABLES  Bed and Breakfast Inns  Eating and Drinking Establishme	P (13) SUP (13) SUP (13) P (13, 14) - tions SUP (3, 13, 16) RVICES SUP (3, 13, 16) SUP (13, 14) ents	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14) CUP (9)	Section 11-31-24, Schools Section 11-31-26, Social Service Facilities  RS-90 and RS-43 Only  RS-90 AND RS-43 ONLY  Section 11-31-8, Bed and Breakfast Inns	
		Public Places of Worship Athletic Facilities When Accessory to a Church Day Care When Accessory to a Church Schools Social Services Facility  Commercial Use Classifica Animal Sales and Services ANIMAL SALES AND SE BOARDING STABLES  Bed and Breakfast Inns	P (13) SUP (13) SUP (13) P (13, 14) - tions SUP (3, 13, 16) SUP (3, 13, 16) SUP (13, 14)	P (13)	P (9, 13) SUP (9, 13) SUP (9) P (9, 13, 14) CUP (9)	Section 11-31-24, Schools Section 11-31-26, Social Service Facilities  RS-90 and RS-43 Only  RS-90 AND RS-43 ONLY  Section 11-31-8, Bed and Breakfast	

Proposed Use	<u>RS</u>	<u>RSL</u>	<u>RM</u>	Additional Use Regulations			
Offices							
Business and Professional	SUP (10)	SUP (10)	SUP (10)	Section 11-31-9, Commercial Uses in			
Medical and Dental	SUP (10)	SUP (10)	SUP (10)	Residential Districts			
Personal Services	SUP (11)		SUP (11)	Section 11-31-9, Commercial Uses in Residential Districts			
Table 11-5-2: Residential D	Districts						
Proposed Use	<u>RS</u>	<u>RSL</u>	<u>RM</u>	Additional Use Regulations			
Plant Nurseries and Garden Centers	SUP (7, 13, 16)			SUP option available only in RS-43 and RS-90 districts			
Retail Sales							
General	SUP (11)	SUP (11)	SUP (11)	Section 11-31-9, Commercial Uses in Residential Districts			
Recreational Vehicle Storage Yard	SUP (20)			Section 11-31-35 Storage Yards in Residential Districts			
Transportation, Communi	ications, and Ut	ilities Use C	Classifications	S			
Utilities, Minor	Р	Р	Р				
Specific Accessory Uses							
Animal Keeping	P (3)			Section 11-31-4, Animal Keeping			
Accessory Dwelling Unit	P/ <del>SUP (19)</del>		P (9)	Section 11-31-3, Accessory Dwelling Unit			
Accessory Uses	P	P	P	Section 11-31-2			
Farm Stands	SUP (5)			RS-43 and RS-35 Only			
HOME OCCUPATIONS	P/SUP (17)	P	P	SECTION 11-31-33, HOME OCCUPATIONS			
Medical Marijuana Patient and Caregiver Cultivations	P (13, 18)	P (13, 18)	P (13, 18)	Section 11-31-34, Medical Marijuana Facilities			
Portable Storage Containers	P (21, 22)	P (21)	P (21)	Section 11-30-16			
	•						

- 1. Permitted in the RM-4 District only with approval of a Planned Area Development.
- 2. Only permitted or conditionally permitted in the RM-4 district; prohibited in the other RM sub-designations.
- 3. Riding and **Bb**oarding stables, are permitted in the RS-43 and RS-90 districts with approval of a SUP on sites of 10 acres or more. Other Large-Scale Commercial Recreation uses are not permitted.
- 4. Comprehensive youth residence permitted in RS-90 district with approval of a SUP.
- 5. Stands are permitted for the sale of agricultural or horticultural products produced on the premises in the RS-35, RS-43 and RS-90 zoning districts with approval of a Special Use Permit. Farm stands are prohibited in the remaining RS sub-designations.
- 6. Reserved.
- 7. Plant nurseries may be located in the RS-43 and RS-90 districts with approval of a Special Use Permit. Criteria include that specified for the AG district, See Section 11-4-4(C). Plant nurseries are prohibited in the remaining RS sub-designations.
- 8. Day care centers permitted only as an accessory activity when provided as an amenity by homeowner's association (HOA) for the principal benefit of residents of that same HOA.
- 9. Not permitted in RM-5 district.
- 10. Permitted only with approval of a Special Use Permit, and if the location is coterminous to an intersection of an arterial street with a local or collector street, and the aggregate maximum gross floor area is less than 2,000 square feet in floor area, exclusive of any residential uses.
- 11. Permitted only with approval of a Special Use Permit, and if the location is coterminous to an intersection of an arterial street with a local or collector street, and the aggregate maximum gross floor area is less than 1,500 square feet in floor area, exclusive of any residential uses. No drive-through window services are permitted.
- 12. Detached Single Residence is not permitted in RM-5 district.
- 13. Use not permitted when the property is subject to the AOA 1 overflight area, see Sec. 11-19-2, Runway Protection Zones and Airport Overflight Areas.

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		<ol> <li>Use not permitted when the property is subject to the AOA 2 overflight area, see Sec. 11-19-2, Runway Protection Zones and Airport Overflight Areas.</li> </ol>
		<ol> <li>Use permitted with approval of a (CUP) Council Use Permit when the property is subject to the AOA 1 overflight area, see Sec. 11-19-2,</li> <li>Runway Protection Zones and Airport Overflight Areas.</li> </ol>
		<ol> <li>Use permitted with the approval of a (CUP) Council Use Permits when the property is subject to the AOA 2 overflight area, see Sec. 11-19-2, Runway Protection Zones and Airport Overflight Areas.</li> <li>Special Use Permit options for expanded Home Occupations are allowed only in the RS-90 and RS-43 districts.</li> <li>Required to be a minimum distance of 25-miles from closest Medical Marijuana Dispensary.</li> <li>Use is Permitted. Special Use Permit is required if Accessory Dwelling Unit is leased or rented as a secondary apartment. RESERVED</li> <li>Also requires previous establishment of a PAD Overlay District.</li> <li>Temporary use of portable storage containers is permitted, but limited to the circumstances described and requirements specified in Section 11-30-16.</li> <li>Permanent use of portable storage containers is limited to the RS-43 and RS-90 zoning districts.</li> </ol>
		11-31-13: LARGE Day Care Group Homes
6b	Part 2, Day Care Group Home in Residential Districts  Amend the standards to only apply to large day care group homes  Sec 11-31-13	<ul> <li>LARGE Day Care Group Home, as described in Section 11-86-2, shall be located, developed, and operated in compliance with the Land Use Regulations in Article 2 and the following standards:</li> <li>A. The location of the home is registered with the Planning Division and evidence of certification by the Arizona Department of Health Services is provided to the City;</li> <li>B. No identification is visible from a public street by signage, graphics, display, or other visual means;</li> <li>C. The building complies with all applicable building and fire safety regulations;</li> <li>D. A 6-foot-high solid (opaque) fence or wall is provided between all outdoor play areas and adjacent properties, except within the required front yard, in which fencing requirements shall comply with in the requirements of Section 11-30-4, Fences and Freestanding Walls; and</li> <li>E. A separation between such LARGE day care group homes of 600 feet or by the presence of significant intervening physical features between an existing LARGE day care group home and the proposed LARGE day care group home, such as arterial streets, canals, parks, or similar buffering features or daysloopments.</li> </ul>
		buffering features or developments.
6c	Part 3, Accessory Dwelling Unit in Residential Districts	11-31-3 Accessory Dwelling Unit  One accessory dwelling unit is permitted on a residential lot in all Single Residence (RS) Districts.  Accessory Dwelling Units may be detached, attached, or directly accessible from the primary dwelling unit and may be served by a single utility service, one which also serves the primary dwelling.  Accessory dwelling units must also comply with the following provisions:
	Add setback and water service requirements and remove	A. An Accessory Dwelling Unit that is attached to or part of the same structure as the primary dwelling unit must be provided a separate entrance and if facing the street, must be setback from the front façade and not visible from the public right-of-way.

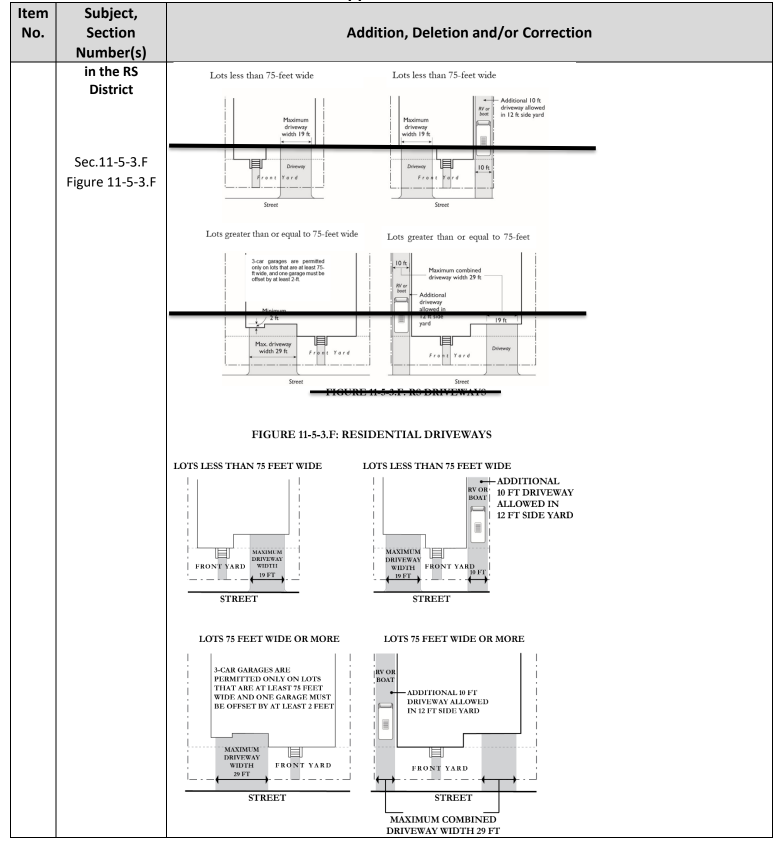
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	SUP	B. The maximum floor area of an Accessory Dwelling Unit shall not exceed 30 percent of the roof		
	requirement	area of the primary unit, except within the Town Center Redevelopment Area or within an Infill		
	•			
	Sec 11-31-3	District (unless modified by Council through the approval of an Infill Incentive Plan for a specific		
		Infill District), where Accessory Dwelling Units shall not exceed 50 percent of the roof area of		
		the primary dwelling.		
		C. Accessory Dwelling Units shall conform to all setbacks, height, lot coverage and other		
		requirements applicable to the primary dwelling unit, based on the zoning district requirements.		
		ATTACHED ACCESSORY DWELLING UNIT IS REQUIRED TO MEET		
		SETBACKS INCLUDING SUPPLEMENTAL STANDARDS OF 11-5-7.A.		
		DETACHED ACCESSORY DWELLING UNIT SHALL COMPLY WITH		
		STANDARDS ESTABLISHED IN 11-30-17.		
		D. The architectural design, exterior materials and colors, roof pitch and style, type of windows and		
		trim details shall be substantially the same as and compatible with the primary dwelling unit.		
		E. Lease or rental of the Accessory Dwelling Unit, separate from the occupancy of the		
		primary dwelling, shall require approval of a Special Use Permit. Evaluation of the SUP		
		shall require the occupancy of the primary dwelling units by the owner of the property. AN		
		ACCESSORY DWELLING UNIT MUST BE SERVED BY THE WATER		
		SERVICE OF THE PRIMARY RESIDENCE. THE ACCESSORY DWELLING		
		UNIT CANNOT BE SERVED BY SEPARATE WATER SERVICES.		
	Part 4, Modify	Accessory Dwelling Unit. A secondary living quarters DWELLING UNIT, attached or detached		
	Accessory	from the primary dwelling, located on a single residence lot when authorized as described in Article 2,		
	Dwelling Unit	which may or may not have WITH a second kitchen COOKING AREA EQUIPPED FOR		
6d	Definition	APPLIANCES REQUIRING A 220-VOLT ELECTRIC SERIVCE OR NATURAL GAS, and		
		may function independently of the primary dwelling by means of separate access.		
	Sec 11-86			
	Part 5, Modify	Dwelling Unit: A room or suite of rooms including PERMANENT PROVISIONS FOR LIVING,		
6e	Dwelling Unit	SLEEPING, EATING, SANITATION, AND COOKING one and only one kitchen, and		
	Definition	designed or occupied as separate living quarters for one family, as defined below		
	Sec 11-87	E Decition France		
	Building Form	E. Building Form.		
	Standards for	1. Garage Frontage and Location.		
	Garages in RS			
	District	a. Where garage doors oriented parallel or within 10 degrees of parallel to the front		
7		property line of the lot, the aggregate width of garage doors attached to a primary		
	Changing the	residence and facing the front of the lot shall not exceed 50 percent of the aggregate		
	standards for	width of those elevations of the building that face the front of the lot. Garages		
	garage doors	oriented parallel or within 10 degrees of parallel to the front of the lot, shall be		
	parallel to the	1 6 1		

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	front	located at least 3-feet behind the primary wall facing the street, and never less	
	property line	than the required garage setback.	
	and deleting		
	associated	Primary wall — facing street	
	figure.	Minimum 3-feet	
	Adding new		
	section b		
	Sec 11-5-3.E	Maximum 50% Front facade	
	Figure11-5-3.E.1	of front facade	
		FIGURE 11-5-3.E.1: GARAGE FRONTAGE AND LOCATION	
		B. FOR LOTS LESS THAN 100' WIDE, GARAGE DOORS ORIENTED PARALLEL OR WITHIN 10 DEGREES OF PARALLEL TO THE FRONT PROPERTY LINE OF THE LOT, SHALL BE LOCATED AT LEAST 3-FEET BEHIND A WALL OF THE HOME FACING THE STREET, AND NEVER LESS THAN THE REQUIRED GARAGE SETBACK. A COVERED FRONT PORCH, PATIO, SIDE LOADED CARPORT, OR PORTE COCHERE WITH SUFFICIENT SIZE AND SUBSTANTIAL MASSING, AS DETERMINED BY THE PLANNING DIRECTOR, MAY BE CONSIDERED A WALL OF THE HOME FOR THE PURPOSES OF THIS REQUIREMENT. THIS REQUIREMENT SHALL APPLY TO ALL NEW HOMES WITH PLANS OR PRODUCT APPROVED AFTER OCTOBER 2011.	
		b.C. Garages with 3 or more doors, or designed to accommodate 3 or more non-tandem parked cars, are permitted only on lots 75 feet wide or greater, and at least one (1) garage front must be separated from the remaining garage fronts by at least 2 feet. Exceptions:  i. Garages entries oriented parallel or within 10 degrees of parallel to side or rear property lines and that do not directly face a street, or	
		ii. Garages set a distance of 1.5 times the minimum front yard for garages and carports, based on the requirement for each zoning district, from the front property line, as specified by Table 11-5-3. c.	
		e. D.Façade Articulation Alternative: Applicants developing subdivisions having more than 25 lots may request a waiver of the requirement to set the garage façade back 3-feet from the primary wall. This option is applicable for a maximum of 40-percent of the lots or parcels developed in the same subdivision.	

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		i. The requested waiver shall document by graphic and narrative means at time of application that a maximum of 60-percent of the front elevation of any individual residence shall occur on the same plane, and
		ii. Residences with two planes parallel or within 10 degrees of parallel of the street shall provide a minimum undulation of four feet, and residences with three or more planes shall have a minimum undulation of two feet between planes.
		iii. The front elevation of garages placed in front of the livable area under this waiver shall require a minimum undulation between planes of at least 1 foot for 33% of the width of the elevation.
		iv. Side entry garages with bay entries set perpendicular to the front property line may be set at 10-feet from the front property line, provided the maximum overall number of garages within the subdivision that are subject to the waiver remains within the number specified in c, above. To be considered a side entry garage, the minimum angle between the bay entry and the front property line is 90-degrees.
		D. Yards.
8	Remove Side Yards for Vehicular Access in RS District	<ol> <li>Rear Yard Adjacent to Arterial Street. A rear yard adjacent to an arterial street shall be at least 30 feet in depth. If a landscape tract, stormwater retention basin or privately owned and maintained recreation open space separate, any of which is a minimum of 10-feet deep from the street, separates the residential lot from the arterial street, this requirement shall not apply.</li> <li>Rear Yard Adjacent to Alley or Canal. Rear yard setbacks adjacent to a 16-foot or wider alley or canal right-of-way may be measured from the centerline of the alley, up to a maximum of 10-feet.</li> <li>Side Yards for Vehicular Access. Unless otherwise modified by approval of a PAD (or DMP under a previous zoning ordinance) overlay zone, interior lots with no access to an alley shall maintain 1 side yard with a minimum width of 10 feet to allow access to the rear yard.</li> </ol>
	Sec 11-5-3.D	4. 3. Zero-Lot-Line Developments. Zero-lot-line developments are permitted in the RS-6 and RS-7 districts. In a zero-lot-line development, no interior side yard need be provided on 1 side of a lot if the minimum aggregate setback stated in Table 11-5-3 is provided on the opposite side of the same lot. Where a zero side yard is used, the abutting property must be held under the same ownership at the time of initial construction, or the owner of the property abutting the zero side yard must sign an agreement that permanently grants consent in writing to such zero setback. Additionally, owners of zero-lot-line developments must provide a permanent access and maintenance easement providing the owner of the zero-lot-line structure with access to the adjacent lot with the side yard to maintain the structure. A copy of the easement shall be provided to the City prior to recording the document in the Maricopa County Recorder's Office.

Item No.	Subject, Section	Addition, Deletion and/or Correction	
110.	Number(s)	Addition, Beletion analytic correction	
	1101111001(0)	Section 11-30-17 Detached Accessory Buildings	
	Detached Accessory	Design Objective: To aid in the comfort, convenience and enjoyment of a single residence lot or parcel by providing standards for the allowance and placement of non-residence accessory building(s) that place reasonable limitations on impacts to access of light, air and spacing of accessory buildings relative to adjacent lots and parcels.  A. Any individual tool or piece of equipment that is higher than 4 feet and in which the added aggregate measurements of the length, width and depth (length plus width plus depth) exceed 15 lineal feet, based on the extreme perimeter measurements, shall be placed or stored within an enclosed building. Equipment specifically designed and used for agricultural production practices, Utility Trailers and Watercraft as defined in Section 8-6-2 of the Mesa City Code, Recreational Vehicles as defined in Chapter 87 of this ordinance, and other motorized vehicles eligible for licensing by the State of Arizona for travel on public thorough fares are excluded from this requirement. Recreational vehicle parking requirements are provided in Section 11-34-5(B) of this ordinance. Requirements for Parking and Storage of Watercraft and Utility Trailers are provided in Section 8-6-3 of the Mesa City Code.	
	Buildings		
	Development Standards  Remove reference to "non- residence" and side yard for vehicular access	B. <b>Detached accessory buildings or structures</b> located on lots or parcels in AG, RS and RM districts are permitted subject to the following provisions. Detached accessory structures:	
9		1. May be located in the required side/rear yards provided that they are within the rear one-quarter of the lot and do not exceed 10 feet in height.	
		2. May be located in the required rear yard but outside of the required side yard provided that they do not exceed 15 feet in height.	
		3. May be located in the required side yard (outside of the rear ½ of the lot), provided that they do not exceed 8 feet in height and 200 square-feet of roof area, and are not located in a side yard required for vehicular access.	
	Sec. 11-30.17 Figure 11-30-17	4. May be located in any required side yard, and be closer to the primary residence than 6-feet, provided all of the following are present:	
		a. Does not exceed 7-feet in height (at the peak of the roof) and 120 square feet in roof area.	
		b. Has no permanent attachment to the ground or permanent foundation.	
		c. Shall not have any electrical or plumbing fixtures installed.	
		d. Shall drain all stormwater back to the same lot or parcel as the accessory structure.	
		5. Shall not be located in the required front yard or in the area between the front of the principal dwelling and the front property line.	

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		6. Shall not be located in the required rear yard of a corner lot closer to the street than any dwelling on an adjacent key lot.				
		7. Shall not exceed 30 feet in height when located within any part of the buildable lot area.				
		8. In the AG, RS-90, and RS-43 districts, shall not have an aggregate area of all such detached buildings greater than 100 percent of the roof area of the dwelling, unless a larger aggregate roof area is approved by Special Use Permit.				
		9. In the RS-35, RS-15, RS-9, RS-7, RS-6, DR-1 and DR-2 districts, and on lots in a multiple residence district with a single residence use, shall not have an aggregate area of all such detached buildings greater than 50 percent of the roof area of the dwelling.				
		10. Detached accessory structures in multiple residence districts shall not be located in any required yard when in conjunction with a multiple residence use.				
		Figure 11-30-17: Detached Accessory Buildings				
		Within required rear yard, outside of required side yard  • Max height: 15 ft  Within required rear and side yards and in rear 1/4 of lot: • Max height: 10 ft  Rear 1/4 of lot				
		Within required side yard, outside of rear 1/4 of lot:  • Max height: 8 ft  • Max roof area: 200 sq.ft.  • Not within area required for  Rear Setback  • Max Height: 7-foot  • Max Roof Area: 120 sq.ft.  • No permanent foundation  • CAN BE CLOSER  THAN 6' TO THE  HOUSE				
		Within required front yard or in front of front line of dwelling: Not Permitted				
	Clarify Driveway Maximum	<ol> <li>Driveways—Maximum Number and Width.</li> <li>For lots less than 75 feet wide, a maximum of 1 driveway up to 19 feet wide is permitted for required parking. One additional driveway up to 10 feet wide is permitted, if it leads to an</li> </ol>				
10	Number and Width and Remove and Replace Related Figure	<ol> <li>interior side yard at least 12 feet wide.</li> <li>For lots greater than 75 feet wide or more, the combined width of all driveways may not exceed 29 feet. A SECOND DRIVEWAY UP TO 10 FEET WIDE IS PERMITTED, IF IT LEADS TO AN INTERIOR SIDE YARD THAT IS AT LEAST 12 FEET WIDE.</li> </ol>				



		Аррениіх А				
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		11-5-7: Supplemental Standards Applicable to All Residential	Districts			
		The following supplemental standards apply to all residential districts, ex	xcept as specified.			
			1			
		A. Building Projections into Required Yards. Building projections	may extend into required vards,			
		subject to the following standards:	1 7 7			
		<i>(</i>				
		1.No projection may extend INTO A PUBLIC UTILITY EASEM	<b>IENT</b> or closer than 2 feet to			
		an interior lot line or into a public utility easement.				
		2.No air-conditioning unit, pool pump or similar mechanical	equipment, or any building			
		encroachment, other than roof overhangs or eaves, shall be	e permitted in any side yard			
		required for vehicular access, unless modified though appro	val of a PAD overlay district			
		access.	•			
		3. 2. Awnings, eaves, overhangs, or basement window wells may encr	roach up to 3 feet into any			
		required yard.	oach up to 5 feet into any			
	Amend	<b>4. 3.</b> Vestibules, bay windows, nooks, chimneys, or similar wall project may encroach not more than 3 feet into any required front or rear ya				
	Building Projection Allowances, Remove Side Yard for	into any required side yard, provided the aggregate width of all such				
		does not exceed 1/3 of the length of the building wall.	projections adjacent to any yard			
		, 8				
		5. 4. Staircases may encroach up to 3 feet into any required front yard	l, and up to 10 feet into any			
11	Vehicular	required rear yard.				
	Access and	Figure 11-5-7.A: Building Projections				
	Amend					
	Encroachment					
	of Rooms into	Minimum Minimum 15 ft	Attached open porches, patios,			
	the Rear Yard	Rear Yard	carports, or balconies may encroach into a rear yard but shall not be closer than			
	in Residential	Rear Setback 3 ft	— 15 ft to the rear property line.			
	Districts					
	Sec 11-5-7.A		Bay windows, chimneys, or similar wall projections may project up to			
	300 11 3 7.A	Livable area may encroach into required  rear yard up to 10 ft for up to one-half  Minimum the width of the widest dimension of	3 ft into required front and rear side yards and 2 ft into required side yards.			
		the residence.	The aggregate width may not exceed $1/3^{ad}$ the length of the building wall.			
		3 ft				
		→ 1 <sup>2</sup> ft - 1				
		Garage Setback				
		Front Setback	basement windows may encroach up to 3 ft into any required side yard.			
		Minimum				
		Front Yard 2	within 2 ft of interior lot lines.			
			_			
		Staircases may encroach up to 3 ft into a required front yard and 10 ft				
		into a required rear yard.				

### Amendments to the Mesa Zoning Ordinance 2017 Appendix A

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	Number(s)								
	reumber(3)	<ul> <li>6. 5. Attached open porches, open patios, open carports or open balconies may encroach into a required rear yard, but shall be no closer than 15 feet to a rear property line, except in the RS-6 and RS-7 districts, where these structures may encroach to within 10-feet of the rear property line. Such open structures may include window screens, knee walls, and other partial enclosures as specified in the Mesa Building Code for patio covers.</li> <li>7. 6. In RS districts only, enclosed LIVEABLE rooms may encroach up to 10-feet into a required rear yard for up to one-half the width of the building, provided a minimum of 10-feet remains between the building face and the rear property line.</li> </ul>							
		B. Specific Purposes of Each District.							
		1. <b>RS Single Residence.</b> To provide areas for detached single residence housing at densities of up to 7 units per net acre. Designators (-90, -43, -35, -15, -9, -7 and -6) are used to denote the minimum lot size in thousands of square feet. This district also provides for residential care facilities, day care group homes, park and recreation facilities, and civic and institutional uses such as churches and places for religious assemblies that are appropriate in a residential environment. Non-residential uses of a strictly limited scale under the specific conditions listed may also be allowed.							
		2 DCI Small Let Single Decidence To provide cases for small let single development at							
	Dout 1 Chasifia	2. RSL Small Lot Single Residence To provide areas for small-lot single dwelling development at							
	Part 1, Specific Purpose of the	densities of up to 17 units per net acre, subject to development standards to ensure land use compatibility.							
12.	Designators (-4.5, -4.0, -3.0 and -2.5) are used to denote the minimum average lot size <b>AREA</b> in thousands								
12a	RSL District	of square feet. This district also allows for limited residential care facilities, family day care, park and							
		recreation facilities, and civic and institutional uses.							
	Sec. 11-5-1.B								
		3. <b>RM Multiple Residence.</b> To provide areas for a variety of housing types at densities of up to 43 units per gross acre. Designators (-2, -3, -4, and -5) are used to denote variations in the maximum allowed development intensity (See Table 11-5-5). Appropriate types of dwelling units include small-lot single residences, townhouses, cluster housing, and multiple residence housing. This district also provides for residential care facilities, residential home-based day care, group residential homes, manufactured home parks and subdivisions, recreational vehicle parks and subdivisions, park and recreation facilities, limited and small-scale residential support (including limited scale mixed-use commercial) activities, and civic and institutional uses such as churches and places for religious assembly that are appropriate in a residential environment.							
		11-5-4: Development Standards for the RSL District							
401	Part 2, Development Standards for Designators	A. Lot Area.  1. <i>Minimum Lot Area—By-Right.</i> The minimum lot area in the RSL District is 4,500 square feet, indicated by the designator RSL-4.5.							
12b	within the RSL District	2. <b>Reductions to Minimum Lot Area.</b> The minimum lot area may be reduced with Site Plan Review and approval if at least a minimum number of design elements are provided based on the <b>DESIGNATOR</b> average lot size in the subdivision,							
	Sec. 11-5-4.A	according to Table 11-5-4(A). The design elements that serve as a basis for granting							
	Table 11-5-4.A	reduced lot area are listed below, in paragraphs (a), (b), and (c). Designators of 2.5,							

Item	Subject,	Addition Deletion and Ion Connection							
No.	Section	Addition, Deletion and/or Correction							
	Number(s)								
		3.0, or 4.0, representing the minimum average lot area in thousands of square							
		feet, are assigned to the RSL District at time of approval.							
		Table 11-5-4 A: DI	ESIGNATORL	ot Size and	Minimum 1	Number (	of Required I	Design Elements for a	
		Small	-Lot Subdivisio	n					
		Average Lot Area							
		(sq. ft.)	4	Site Design	Building De		DITIONAL	Total	
		DESIGNATOR		Elements	Elements	EL	EMENT	ELEMENTS	
		<del>2,500 - 2,999</del>	2	1	2	1		6	
		RSL2.5							
		3,000 - 3,999 RSL3.0	2	1	1	1		5	
		4,000 - 4,499	1	1	1	1		4	
		RSL4.0		*	*				
			I I						
		<b>Table 11-5-4 B: Dev</b>	elopment Stan	dards – RS	L Residen	tial Sma	ll Lot Singl	e Dwelling Districts	
				RSL-	RSL-	RSL-	RSL-	<u> </u>	
		Standard		4.5	4.0	3.0	2.5	Additional Standards	
		Lot Standards			_				
		Minimum Average Lot	n 4,500	4,000	3,250	2,500			
	Dowt 2	(sq ft)							
	Part 3, Development	Minimum Individual Lo	4,000	3,500	2,750	2,000	'Tandem' parking may be allowed.		
	Standards for	Minimum Lot Width –I	40	35	30	25	See Table 11-32-3(A)		
	the RSL District	Minimum Lot Width –	45	40	35	30	( )		
	Remove	Minimum Lot Depth (ft	90	85	80	75			
	tandem	Building Form and Location							
	parking	Maximum Height (ft)	30	30	30	30			
	standards,	Maximum Number of S	2	2	2	2	A third story may be permitted if meets specific		
120	clarify						standards. See 11-5-4 (B)		
12c	maximum							(1).	
	building	Minimum Yards (ft)	1	1	1	1.0			
	coverage, and	Front – Building Wal	I	15 20	15 20	15 20	12 20		
	amend	Front – Garage Front – Porch		10	10	10	7		
	typographical	Street Side		10	10	10	10		
	error for trash	Interior Side: Minimu	ım each side	4.5	4	4	3	See 11-5-4 (B) (2)	
	storage and						See 11-5-4 (B) (3)		
	screening standards	Interior Side: Minimu	10	10	9	8	See 11-5-4 (B) (2)		
	stanuarus	Rear		20	20	20	15		
	Table 11-5-4.B	Rear or Side – Garage	e, Accessed by Alle		13'	13'	13'		
	700.0 12 0 11.1	or Common Drive Sh Lots; Measured to Co of Alley or Drive							
		MAXIMUM BUILDI (% OF LOT)	NG COVERAGE	E N/A	N/A	N/A	N/A		

Item	Subject,										
No.	Section	Addition, Deletion and/or Correction									
	Number(s)										
	110	Building Fo	rm Standards	The building form standards of Section 11-5-3(E) also apply to the RSL district.							
		Minimum U	Jseable Open Space (sq ft) per	400	400	400	400	See 11-5-4 (B) (4)			
		Additiona	l Standards		•						
		Accessory S	tructures	Section	11-5-7(B)						
		Driveways		Section	11-5-3(F)						
		Fences and	Walls	Section	11-5-7(D)						
		Landscaping		Chapte	r 33, Landsca	ping					
		Limitation of Facing Side	on Paving of Front and Street- Yards	Section	11-5-7(E)						
		Off-Street F	Parking and Loading	Chapter	r 32, On-Site	Parking, Lo	oading, and	Circulation			
		Projections	above Height Limits	Section	11-30-3, Exc	ceptions to	Height Limi	its			
		Projections	into Required Yards	Section	11-5-7(A)						
		Additional	Standards (continued)								
		Screening		Section 11-30-9, Screening							
		Signs		Article 5, Signs							
		Trash Storag	ge and Screening	Section	h and Refuse Collection Areas						
<b>13</b> a	Part 1, Useable Open Space Development Standard in the RSL District Sec 11-5-4.A.2.a	i. ii. iii.	Planter Strips. Sidewalks as from the curb by a plant shall be planted, irrigated Street and Sidewalk Improves such as roundabouts, neincluded for the private to other body acceptable to Parkland and USEABLE or common USEABLE open space required. TO MUST BE CENTRAPROJECT OR NEIGHLEVEL SURFACE ANAMENITIES SUCH AMAY BE LOCATED IN	ements. The ck downs maintena to the Plar Open Sparopen sparopen sparous BE CONALLY IN HORH TO BE FOR SENTHE	with a minimization whe develops, curb bulance of such ming Directors. The decent least NSIDERE LOCATEI OOD, HAVINISHEINCHES, OPEN SECONDERS	oment includes the facilities of the facilities	erage widelant mater cludes streenilar technes by a horizont greater BLE OPE HIN THINIMULE TURF (IES ANI	th of 4 feet. Planter strips crials.  eetscape improvements niques. Provisions are omeowners association or sprivately maintained park in area than the minimum EN SPACE, THE SPACE HE DEVELOPMENT, M 500 SQUARE-FOOT, OR QUARTER MINUS. O PLAY EQUIPMENT			

### Amendments to the Mesa Zoning Ordinance 2017 Appendix A

		Аррепиіх А							
Item	Subject,								
No.	=	Addition, Deletion and/or Correction							
1101		riduition) Deletion and or correction							
Item No.	Part 2, Useable Open Space Development Standard in the RSL District and Amend Typographical Errors Sec 11-5-4.B	<ul> <li>B. Development Standards. Table 11-5-4(B) prescribes the development standards for the RSL District. The "Additional Standards" column lists additional standards that apply. Section numbers in this column refer to other sections of the Zoning Ordinance, while individual numbers refer to subsections that directly follow the table.</li> <li>3-1. Third-Story Structures. A third story is permitted for a single-family RESIDENCE dwelling under either of the following options: <ul> <li>a. Option 1. The third story is located inside a roof that is pitched at a vertical to horizontal ratio of least 1 to 3 (1:3). The third story may include dormers that are not more than 15 feet in depth or width and located wholly below the ridge of the roof. The roofs of dormers shall have a minimum slope of 1 to 6 (1:6).</li> <li>b. Option 2. The horizontal area of the third story (measured from exterior walls) does not exceed sixty percent of the footprint of the building, and the third story is set back a minimum of eight feet from the front exterior wall(s) of lower stories, or set back at least five feet from the front exterior wall and five feet on at least 1 side exterior wall of lower stories.</li> <li>4-2. Setback Adjacent to RS District. Where a lot in the RSI. District is adjacent to a lot in the RS District, the minimum interior side yard (for a single side) that is required on the RS-zoned lot shall also be provided on the lot in the RSI. District.</li> <li>5-3. Zero-Lot-Line Developments. Zero-lot-line developments are permitted in the RSI district. In a zero-lot-line development, no interior side yard need be provided on 1 side of each lot if the minimum aggregate setback stated in Table 11-5-4(B), or ten feet, whichever is greater, is provided on the opposite side. Where a zero side yard is used, the abutting property must be held under the same ownership at the time of initial construction, or the owners of the abutting property must sign an agreement that grants consent in writing to such zero setback. Additi</li></ul></li></ul>							
		<ul> <li>a. A minimum of 400 square feet of open space shall be provided on each lot. The following criteria apply to the provision of this open space:</li> <li>i. The open space may be contained in one large area, or multiple areas. No single space shall be smaller than 80 square feet.</li> </ul>							
		space shall be smaller than 80 square feet.							

Item No.	Subject, Section Number(s)	Addition, Deletion and/or Correction					
		ii. To count toward the required open space, the open space must have a minimum depth of at least 6 feet as an upper story balcony, 8 feet as a porch or patio and 10-feet as a courtyard or lawn area.					
		iii. Items such as covered porches or patios, open on two sides; or designated courtyards with two sides defined by a knee wall of not more than 3-feet in height may be considered as open space when located in front and street-side facing yards, provided the minimum dimension of the open space in any direction is:					
		(1) 10-feet in the RSL-4.5, 4.0. and 3.0 districts, and					
		(2) 8-feet in the <u>RSL</u> -2.5 district.					
		b. A combination of open space provided on the lot and in a common open space areas.					
		i. For properties zoned RSL 4.5 or 4.0, the open space requirement may be me by providing at least 350 square feet of private open space on each lot, and providing common open space areas to serve the development at the rate of 100 square feet per lot.					
		ii. For properties zoned RSL-3.0 or 2.5, the open space requirement may be me by providing at least 280 square feet of private open space on each lot and providing common open space <b>WITH USEABLE</b> areas to serve the development at a rate of 120 square feet per lot.					
		iii. The standards provided in Item 2a, above, shall apply to the size and location of the on-lot open space.					
		iv. To qualify as common open space, all of the following standards must be met:					
		<ol> <li>The area shall be readily accessible and open to the community intended to benefit from the open space;</li> </ol>					
		(2) The common area must be at least 0.25 acres in size with a minimum usable width of at least 75 feet in any direction.					
		(3) The open space must-be at least 50 percent open to the sky. At leas 75 percent of open space areas that are open to the sky and no otherwise used as active recreation facilities shall be landscaped and maintained with live plant materials.					
		(4) Open space areas shall be improved with facilities that provide for active and/or passive recreation, such as benches, paths, playground equipment, ball courts, picnic tables, and barbeque facilities.					

			pendix						
No.	Subject, Section Number(s)	Addition, Deletion and/or Correction							
		Table 11-5-5: Development St	andards –	RM Resi	dential RM-4	Multiple D	welling I		Additional
		Standard  Minimum Lot Area (sq ft)	7,200	6,000	6,000	6,000	6,000	6,000	Standards  Reduced lot sizes may be approved with a PAD overlay.
		Minimum Lot Width (ft)	1	l .	<u>l</u>	1	1		,
		Detached Single-Family RESIDENCE DETACHED Dwelling (ft)	36	30	25	25	25	25	'Tandem' parking may be allowed. See Table 11-32-
		Attached Single Family RESIDENCE ATTACHED Dwelling (ft)	36	25	25	60	25		<del>3(A)</del>
		Multiple-Family Residential RESIDENCE	60	60	60	60	60	60	
	Clarify	Minimum Lot Depth (ft)							
	Development Standards in the RM District and Amend typographical errors  Table 11-5-5	Detached Single-RESIDENCE Dwelling or Multiple-Family Residential RESIDENCE	94	94	94	75	65	65	
		Attached Single-Family RESIDENCE Dwelling ATTACHED	94	94	75	20	75	75	
14		Maximum Density (dwelling units/net acre)	15	20	30	20	30	43	
		Minimum Density (dwelling units/net acre)	-	-	-	12	15	20	
		Minimum Lot Area per Dwelling Unit (sf)	2,904	2,183	1,452	2,183	1,452	1,000	
		Maximum Height (ft)	30	40	40	50	50	50	
		Minimum Yards (ft)							
		Front and Street-Facing Side	Varies by General Plan Street Classification: 6-lane arterial: 30 ft 4-lane arterial: 20 ft Collector: 25 ft Local Street: 20 ft Freeways: 30 ft for buildings 15 ft for parking structures		See NC-U standards in Table 11-6-3(B)			Street-facing setbacks shall be landscaped according to standards in Chapter 33, Landscaping.	
		Interior Side and Rear: 3 or more units on lot	Single Stor Multiple St story		per				Additional setback required if adjacent to an RS

			pendix							
Item No.	Subject, Section Number(s)	Addition, Deletion and/or Correction								
									district. See	
		1 : 0:1 2 : 1 (6)	4.0	40	4.0				11-5-5 (A).	
		Interior Side: 2 units on lot-(ft)	10	10	10				Zero-lot-line development	
		Interior Side: Single Family RESIDENCE Detached Dwelling (ft)	5	5	5				permitted as alternative.	
		Interior Side: Single-Family RESIDENCE Attached Dwelling (ft)	0	0	0				See 11-5-5 (A) 3, and Sec 11-5-4(B)3	
		Rear: 1 or 2 units on lot	15	15	15					
		BUILDING FORM STANDARDS	SECTION DETACH	N 11-5-3. HED AN	E ALSO	A STAND O APPLY ACHED RM DIST	TO SINGLE-	SEE 11-5-3(E)		
		Minimum Separation Between Build	lings on Same	e Lot					See 11-5-5 (B)	
		One-story building	25	25	25					
		Two-story building	30	30	30					
		Three-story building	N/A	35	35	No	one required	l		
		Detached covered parking canopies	20	20	20	•				
		Maximum Building Coverage (% of lot)	45	50	55	65				
		Minimum Open Space (sq ft/unit)	200	175	150	150	120	120	See 11-5-5 (C); in RM-4U and RM-5, roof areas used for common benefit of development residents may be counted towards up to 50% of min open space requirement.	
		Site Layout and Building Form							See 11-5-5 (D)	
		Additional Standards								
		Accessory Structures	Section11-5	5-7(B)						
		Driveways	Section 11-							
		Fences and Walls	Section 11-							
		Landscaping	Chapter 33.		ing					
		Limitation on Paving of Front	Section 11-		8					
		and Street-Facing Side Yards								
		Off-Street Parking and Loading	-		Parking, I	Loading, and	Circulation			
		Pedestrian Connections	Section 11-							
	Projections above Height Limits Section 11-30-3, Exceptions to Height Limits									
		Projections into Required Yards Section 11-5-7(A)								
		Screening	Section 11-							
		Signs	Article 5, Si	_		20.42				
		Trash Storage and Screening	Section 11-	. ,	ction 11-	<b>3</b> 0-12				
		Visibility at Intersections	Section 11-	JU-14						

Item	Subject,						
No.	Section	Addition, Deletion and/or Correction					
	Number(s)	11-5-1.A.4. Establish design standards to help create distinct and attractive residential neighborhoods,					
		upgrade the quality of multi-family <b>RESIDENCE</b> housing, and ensure that new residential development is well integrated with surrounding neighborhoods.					
		11-5-5.A.3-Zero Setback for Attached Single Residences. Attached single-family <b>RESIDENCE</b> structures may have zero-setback on both sides of the structure.					
	Remove the Word "Family" and Replace with	11-5-5.D.3.b-Orientation. All units located along public rights-of-way must have the primary building entrance or individual unit entrances facing this right-of-way. Exceptions to this requirement may be approved for projects where multiple- <b>familyRESIDENCE</b> housing is located on 4- or 6-lane streets carrying high traffic volumes. In such cases, the project may be oriented around courtyards.					
15	"Residence" in Residential	11-5-7.F Trash receptacles for multiple-family RESIDENCE dwellings of 10 or more units shall meet the standards of Section 11-30-12, Trash and Refuse Collection Areas.					
	Districts	11-5-7-8.c Spaces with utility connections may be provided for Recreational Vehicles (RVs) for use					
	Sec 11-5	by temporary or seasonal volunteers as temporary quarters, provided:					
		1. No park model RV units are used,					
		2. No space is used for longer than 6 months out of a 12-month calendar year by a individual or family, and					
		3. No RV accessory structures, as defined in Chapter 87, are constructed.					
		<b>Façade:</b> The exterior elevation of a building extending vertically from the grade to the top of a parapet wall or eave, and horizontally across the entire width of the building elevation.					
16	Revise definition for Factory Built building and remove definition from	FACTORY-BUILT BUILDING: ANY BUILDING, INCLUDING A DWELLING UNIT OR HABITABLE ROOM THEREOF, WHICH IS EITHER WHOLLY OR IN SUBSTANTIAL PART MANUFACTURED AT AN OFF-SITE LOCATION TO BE ASSEMBLED ON SITE, EXCEPT THAT IT DOES NOT INCLUDE A MANUFACTURED HOME, RECREATIONAL VEHICLE OR MOBILE HOME. ALL FACTORY BUILT BUILDINGS SHALL BE CONSISTENT WITH ALL REQURIEMENTS OF THE ARIZONA DEPARTMENT OF HOUSING FOR FACTORY BUILT BUILDINGS.					
	manufactured home definition	<b>Feasible:</b> Capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, social and technological factors.					
	Sec. 11-87	Manufactured home (MH) related definitions:					
		Factory-Built Building: Any building, including a dwelling unit or habitable room thereof, which is either wholly or in substantial part manufactured at an off-site location to be assembled on site, except that it does not include a manufactured home, recreational vehicle or mobile home.					