ORDINANCE NO. 2070

AN ORDINANCE OF THE CITY OF SANTA CLARA, CALIFORNIA, MAKING "CLEANUP" AMENDMENTS TO THE ZONING CODE UPDATE, ADDING PROVISIONS FOR MOBILE FOOD VENDORS, MODIFYING SINGLE-FAMILY SETBACK REGULATIONS TO BE CONSISTENT WITH THE CITY'S ADOPTED RESIDENTIAL DESIGN GUIDELINES, CLARIFYING THE MAXIMUM ALLOWED HEIGHT OF SINGLE-STORY ACCESSORY DWELLING UNITS, AND UPDATING CROSS REFERENCES IN TITLE 18 ("ZONING") OF "THE CODE OF THE CITY OF SANTA CLARA, CALIFORNIA"

WHEREAS, on January 9, 2024 the City of Santa Clara (the "City") adopted the first comprehensive update of the City's Zoning Code in over 50 years;

WHEREAS, the 2010-2035 General Plan is the City's vision for future development; and **WHEREAS**, the City's Zoning Code is the primary regulatory tool that implements the General Plan;

WHEREAS, under Government Code Section 65860, the General Plan and Zoning Ordinance of a jurisdiction are required to be consistent with each other;

WHEREAS, there is a need to update the newly adopted Code to address errata and omissions from the original approval, including provisions for Mobile Food Vendors and for exempt and allowed Temporary Uses:

WHEREAS, the City wishes to clarify the height limit for one-story Accessory Dwelling Units by adding that development standard to the code;

WHEREAS, the City also wishes to modify the single-family provisions to include second-story setbacks (also known as stepbacks);

WHEREAS, the City also wishes to clarify the maximum height of one-story Accessory Dwelling Units (ADUs);

WHEREAS, the City is including changes to the Zoning code requested by the state

Department of Housing and Community Development through the Housing Element

Update process;

WHEREAS, the City Council has reviewed the proposed Zoning Code cleanup ordinance;

WHEREAS, before acting on the Zoning Code Update, the City reviewed and considered

the potential environmental impacts of the Zoning Code Update and determined that as

the primary implementation tool of the General Plan, the environmental effects of the

proposed Zoning Code Update were consistent with 2010-2035 General Plan EIR, as

addended, and that the proposed Zoning Code Update did not alter the conclusions of

the adopted General Plan EIR, as addended create new environmental impacts;

WHEREAS, on May 22, 2024, the Planning Commission conducted a duly noticed public

hearing to consider the Zoning Code cleanup ordinance, at the conclusion of which, the

Planning Commission voted to recommend adoption of the Zoning Code cleanup

ordinance (5-2-0, Huang and Cherukuru voting against);

WHEREAS, on June 12, 2024, the Planning Commission conducted a duly noticed public

hearing to consider an amendment to the Zoning Code to implement the provisions of AB

1397 (2017), including the definition of the term "Use by Right", at the conclusion of which,

the Planning Commission unanimously voted to recommend adoption of the AB 1397

code amendment; and

WHEREAS, on July 16, 2024, the City conducted a duly noticed public hearing to consider

the Zoning Code cleanup ordinance, at which time all interested persons were given an

opportunity to give testimony and provide evidence in support of and in opposition to the

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proposed amendments.

Ordinance/Zoning Code cleanup

NOW THEREFORE, BE IT ORDAINED BY THE CITY OF SANTA CLARA AS

FOLLOWS:

SECTION 1: That Paragraph 5, "High-Density Residential Zone (R4)", of Subsection B

of Section 18.10.010, "Purposes of Residential Zones", of Chapter 18.10, "Residential

Zones", of Title 18, "Zoning", of "The Code of the City of Santa Clara, California" ("SCCC")

is hereby amended to read as follows:

"5. High-Density Residential Zone (R4). The purpose of the R4 High Density

Zone is to provide land areas for the construction, use, and occupancy of multi-family

dwellings (i.e., rowhouses, townhouses, low-rise apartments). It is the intent of this zone

to encourage development types that use innovative site planning provide on-site

recreational amenities and be located near neighborhood commercial centers. The

residential density range for this zone is 37-50 dwelling units per acre. This zone

implements the Medium-Density land use designation in the General Plan.

SECTION 2: That Table 2-1, "Residential Zones Allowed Uses and Permit

Requirements", of Chapter 18.10, "Residential Zones", of Title 18, "Zoning", of the SCCC

is hereby amended by deleting the enumerated use, "Dwelling, Second Unit".

SECTION 3: That Table 2-3, "Residential Zone Development Standards", of Chapter

18.10, "Residential Zones", of Title 18, "Zoning", of the SCCC is hereby amended to read

as follows:

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Table 2-3
Residential Zone Development Standards



Table 2-3
Residential Zone Development Standards



SECTION 4: That a new Paragraph 5 is added to Subsection B, "Specific Residential

Regulations" of Section 18.10.040, "Other Applicable Regulations", of Chapter 18.10,

"Residential Zones", of Title 18, "Zoning", of the SCCC to read as follows:

"5. Townhouses in R-2 and R-3 districts. Townhouses that have frontage on a

public street are required to have their front door on the front elevation."

SECTION 5: That a new Paragraph 6, "Regulations Applicable to Multifamily Sites Used

in the 4th and 5th Cycles of the City's Housing Element" is hereby added to Subsection B,

"Specific Residential Regulations", of Section 18.10.040, "Other Applicable Regulations",

of Chapter 18.10, "Residential Zones", of Title 18 (entitled "Zoning"), of the SCCC to read

as follows:

"6. Regulations Applicable to Multifamily Sites Used in the 4th and 5th Cycles

of the City's Housing Element. Pursuant to AB 1397 (2017): 1) for all nonvacant sites

included in the inventory of the 5th Cycle Housing Element (2015-2023), and 2) for all

vacant sites included in the inventory of both the 4th Cycle (2007-2014) and 5th Cycle

(2015-2023) Housing Elements, the City shall allow Use-By-Right for housing

development pursuant to Government Code 65583.2(c), when 20 percent or more of the

units are affordable to lower income households."

SECTION 6: That Table 2-7 of Chapter 18.12, "Commercial Land Uses and Permit

Requirements", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

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Rev: 09/2019

Table 2-7
Commercial Zones Allowed Uses and Permit Requirements

Commercial Zones Allowed Uses and Permit Requirements									
	Commercial Zones								
Permit Requirements P Allowed by Right MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122) - Not allowed									
Land Use (see Article 8 for land use definitions).	C-N	C-C	C-R	Additional Regulations					
Residential Uses									
Caretaker Housing	-	Р	Р	Section 18.60.060					
Dwelling, Multifamily	MUP	MUP	MUP	Section 18.10.040(C) Section 18.12.040(A)(7)					
Employee Housing	-	-	-						
Home Occupations	-	-	-	Section 18.12.040(B) Section 18.60.120					
Live-Work Facilities	MUP	MUP	MUP	Section 18.12.040(B) Section 18.60.130					
Single-Room Occupancy (SRO) Facilities	-	Р	Р						
Supportive Housing	-	-	Р						
Transitional Housing Facilities	-	-	Р						
Human Services Uses									
Assisted Living Facilities	-	CUP	-	Section 18.60.080					
Child Day Care Facilities	Р	Р	Р	Section 18.60.070					
Residential Care Facilities, six or fewer residents	Р	Р	Р						
Residential Care Facilities, seven or more residents	MUP	MUP	MUP						
Community Care Facilities	CUP	CUP	CUP						
Child Day Care Homes, Up to 14 Children	-	-	-						
Low-barrier Navigation Centers		Р	Р						
Emergency Shelters	-	Р	Р	Section 18.12.040 Section 18.60.110					
Recreation, Education, and P	ublic Asser	nbly Uses							
Cemeteries and Mausoleums	-	CUP	-						
Commercial Recreation Facilities, Indoor	CUP	Р	Р						
Commercial Recreation Facilities, Outdoor	-	Р	Р						
Fitness Facilities	MUP	Р	Р						
Libraries	Р	Р	Р						
Mortuaries and Funeral Homes	-	Р	Р						
Museums	-	Р	Р						
Parks and Public Plazas	Р	Р	Р						
Recreational Vehicle Parks	-	-	CUP						
Places of Assembly	Р	P P	P						
Public Schools Private Schools	P CUP	CUP	P CUP						
	CUP	CUP	COP						
Public/Private Colleges and Universities	Р	Р	Р						
Theaters and Auditoriums	-	Р	Р						
Vocational/Trade Schools	Р	Р	Р						
Utility, Transportation, and C	ommunicat	ion Uses							

Table 2-7
Commercial Zones Allowed Uses and Permit Requirements

Commercial Zones Allowed Uses and Permit Requirements								
Commercial Zones								
Permit Requirements P Allowed by Right								
MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122)								
- Not allowed								
Land Use (see Article 8 for land use definitions).	C-N	C-C	C-R	Additional Regulations				
Broadcasting and Recording Studios	-	Р	Р					
Parking Structures	-	CUP	CUP					
Public Safety Facilities	Р	Р	Р					
Wireless Telecommunication Facilities and Towers, Co- location/Small Cell	Р	Р	Р	Section 18.12.040(A) Chapter 18.66				
Wireless Telecommunication Facilities and Towers, Minor (less than 70 feet)	MUP	MUP	MUP	Section 18.12.040(A) Chapter 18.66				
Wireless Telecommunication Facilities and Towers, Major (70 feet or higher)	CUP	CUP	CUP	Section 18.12.040(A) Chapter 18.66				
Transit Stations and Terminals	-	CUP	CUP					
Utility Facilities and Infrastructures	CUP	CUP	CUP					
Diesel Back-up Generators	Р	Р	Р	Section 18.60.260				
Photovoltaic Systems	Р	Р	Р					
Retail, Service, and Office Us	es							
Adult Businesses Uses	-	-	CUP	Chapter 18.62				
Alcoholic Beverage Sales and Service	Р	Р	Р	Section 18.60.040				
Ambulance Services	-	CUP	CUP					
Animal Sales and Grooming Facilities	Р	Р	Р	Section 18.12.040(B)				
Banks and Financial Establishments, General	Р	Р	Р					
Banks and Financial Establishments, Stand-alone ATM	Р	Р	Р					
Bars	CUP	CUP	CUP					
Bed and Breakfast Inns	CUP	-	-	Chapter 18.60.050				
Building Material Stores and Yards	-	Р	Р					
Business Support Centers	Р	Р	Р					
Drive-in/Drive-through Establishments	CUP	CUP	CUP	Section 18.60.100				
Equipment Sales and Rentals	-	Р	Р					
Garden Centers/Plant Nurseries	-	Р	Р					
Hotels and Motels	CUP	CUP	CUP					
Kennels	-	CUP	CUP	Section 18.12.040(A)				
Live Entertainment, Incidental	Р	Р	Р					
Live Entertainment, Standalone Uses	MUP/CUP	MUP/CUP	MUP/CUP	Section 18.12.040(A)				
Maintenance and Repair Services	-	Р	Р					
Medical Services	Р	Р	Р					

Table 2-7
Commercial Zones Allowed Uses and Permit Requirements

Commercial Zones Allowed Uses and Permit Requirements							
Commercial Zones							
Permit Requirements P Allowed by Right MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122) - Not allowed							
Land Use (see Article 8 for land use definitions).	C-N	C-C	C-R	Additional Regulations			
Mobile Food Vendors	P/MUP	P/MUP	P/MUP	Section 18.60.280			
Nightclubs	CUP	CUP	CUP				
Offices	Р	Р	Р				
Outdoor Displays and Sales	MUP	CUP	CUP	Section 18.60.150			
Outdoor Dining and Seating	MUP	MUP	MUP	Section 18.60.140			
Personal Services	Р	Р	Р				
Personal Services, Restricted	-	MUP	MUP	Section 18.60.170			
Restaurants	Р	Р	Р				
Retail Establishments							
General, Small Format	Р	Р	Р				
General, Medium Format	-	MUP	MUP				
General, Large Format	-	CUP	CUP				
Smoking Lounges	-	MUP	CUP	Chapter 8.37			
Veterinary Facilities	-	MUP	Р	Section 18.12.040(A)			
Vehicle Oriented Uses							
Car Wash and Detailing Facilities, Full-Service	-	CUP	MUP				
Car Wash and Detailing Facilities, Self-Service	-	MUP	Р				
Mobile Fueling Delivery	Р	Р	Р				
Vehicle Service Stations	-	MUP	CUP	Section 18.60.220			
Vehicle Rental Facilities, General	-	CUP	MUP				
Vehicle Rental Facilities, Limited	-	Р	Р				
Vehicle Rental Facilities, Office Only	Р	Р	Р				
Vehicle Sales Facilities, General	-	-	CUP	Section 18.60.210			
Vehicle Sales Facilities, Wholesale	-	CUP	CUP	Section 18.60.210			
Vehicle Repair Facilities, Minor	-	-	Р	Section 18.12.040(A) Section 18.60.200			
Vehicle Repair Facilities, Major	-	CUP	CUP	Section 18.12.040(A) Section 18.60.200			
Vehicle Parts Sales	-	Р	Р				
Industrial, Manufacturing, and	d Processir	ng Uses					
Personal Storage Facilities	-	-	CUP				
Printing and Publishing Facilities	-	Р	Р				
Wineries, Distilleries, Breweries, and Micro-Breweries	-	MUP	MUP				

SECTION 7: That Table 2-10, "Mixed Use Zones Allowed Uses and Permit Requirements" of Chapter 18.14, "Mixed Use Zones", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

Table 2-10
Mixed Use Zones Allowed Uses and Permit Requirements

Mixed Use Zones Allowed Uses and Permit Requirements									
Mixed Use Zones									
Permit Requirements									
MUP	P Allowed by Right MUP Minor Use Permit (Chapter 18.124)								
CUP	Conditional U	Conditional Use Permit (Chapter 18.124) Temporary Use Permit (Chapter 18.122)							
TUP -	Not allowed	se Permit (Cha	ipter 18.122)						
Land Use									
(see Article 8 for	MU-NC	MU-CC	MU-RC	MU-VHD	Additional Regulations				
land use definitions).	IIIO IIIO	1110 00	mo no	1110 1110	Additional Regulations				
Residential Uses									
Caretaker Housing	CUP	-	-	Р	Section 18.60.060				
Dwelling, Multifamily	Р	Р	Р	Р	Section 18.10.040(C)				
		-		-	Section 18.14.040(S)				
Employee Housing	Р	-	-	-	Section 18.14.040				
Home Occupations	Р	Р	Р	P	Section 18.60.120				
Live-Work	Р	Р	Р	Р	Section 18.14.040				
		'	'	'	Section 18.60.130				
Single-Room Occupancy (SRO)									
Facilities	-	Р	Р	-					
Supportive Housing	Р	Р	Р	Р					
Transitional Housing	-	-	-	Р					
Human Services	Uses			ı ı					
Assisted Living Facilities	-	CUP	-	CUP	Section 18.60.080				
Child Day Care	Р	Р	Р	Р	Section 18.60.070				
Facilities	F	Г	Г	F	Section 18.00.070				
Community Care Facilities	CUP	CUP	-	CUP					
Residential Care									
Facilities, six or fewer	Р	Р	-	Р					
residents									
Residential Care Facilities, seven or	MUP	MUP		MUP					
more residents	IVIOP	IVIOP	-	IVIOP					
Day Care Homes, Up	Р	Р	Р						
to 14 Children	Г	Г	Г	-					
Low Barrier Navigation Centers	Р	Р	Р	Р					
Emergency Shelters	_	-	_	Р	Section 18.60.110				
Recreation, Educ	ation, and	Public A	ssembly						
Cemeteries and	, , , , , , ,			CUP					
Mausoleums	-	-	-						
Community Gardens	MUP	MUP	MUP	-					
Commercial Recreation Facilities,	MUP	Р	Р	CUP					
Indoor	141.01		·						
Commercial				_					
Recreation Facilities,	-	-	-	Р					
Outdoor	l								

Table 2-10 ents

Permit Requirements

Mixed	Use	Zones	Allowed	Uses	and	Permi	t Requ	ireme
			Mixed	Use	Zone	es		

P Allowed by Right
MUP Minor Use Permit (Chapter 18.124)
CUP Conditional Use Permit (Chapter 18.124)
TUP Temporary Use Permit (Chapter 18.122)
Not allowed MUP CUP TUP

<u>-</u>	Not allowed				
Land Use (see Article 8 for land use definitions).	MU-NC	MU-CC	MU-RC	MU-VHD	Additional Regulations
Fitness Facilities	Р	Р	Р	Р	_
Libraries	P	Р	<u> </u>	P	
Museums	P	P	Р	P	_
Parks and Public Plazas	P	P	P	P	
Places of Assembly	MUP	CUP	CUP	Р	
Public Schools	Р	Р	Р	Р	
Private Schools	CUP	CUP	CUP	CUP	
Public/Private Colleges and Universities	Р	Р	Р	Р	
Theaters and Auditoriums	Р	Р	Р	Р	
Vocational/Trade Schools	-	Р	Р	Р	
Utility, Transportation	n, and Com	munication	Uses		
Broadcasting and Recording Studios	-	-	-	Р	
Park and Ride Facilities	Р	Р	Р	-	
Parking Structures	MUP	MUP	MUP	Р	Section 18.14.040
Public Safety Facilities	Р	Р	Р	Р	
Wireless Telecommunications Facilities and Towers, Co-location/Small Cell	Р	Р	Р	Р	Section 18.14.040 Chapter 18.66
Wireless Telecommunication Facilities and Towers, Minor (less than 70 feet)	MUP	MUP	MUP	MUP	Section 18.14.040 Chapter 18.66
Wireless Telecommunication Facilities and Towers, Major (70 feet or higher)	-	CUP	CUP	CUP	Section 18.14.040 Chapter 18.66
Transit Stations and Terminals	Р	Р	Р	CUP	
Utility Facilities and Infrastructure	CUP	CUP	CUP	CUP	Section 18.14.040
Photovoltaic Systems	Р	Р	Р	Р	
Retail, Service, and C	Office Uses				
Alcoholic Beverage Sales and Service	Р	Р	Р	Р	Section 18.60.040
Ambulance Services	CUP	CUP	-	CUP	
Animal Sales and Grooming Facilities	Р	Р	Р	Р	Section 18.14.040

Table 2-10 Mixed Use Zones Allowed Uses and Permit Requirements

Mixed Use Zones Permit Requirements

P Allowed by Right
MUP Minor Use Permit (Chapter 18.124)
CUP Conditional Use Permit (Chapter 18.124)
TUP Temporary Use Permit (Chapter 18.122)

-	Not allowed				
Land Use (see Article 8 for land use definitions).	MU-NC	MU-CC	MU-RC	MU-VHD	Additional Regulations
Banks and Financial Establishments, General	Р	Р	Р	Р	
Banks and Financial Establishments, Stand- alone ATM	Р	Р	Р	Р	
Bars	CUP	CUP	CUP	CUP	
Bed and Breakfast Inns	-	-	-	CUP	
Business Support Centers	Р	Р	MUP	Р	
Drive-in/Drive-through Establishments	CUP	-	-	CUP	Section 18.60.100
Equipment Sales and Rentals	-	-	-	Р	
Garden Centers/Plant Nurseries	-	-	-	Р	
Hotels and Motels	Р	Р	Р	CUP	Section 18.14.040
Kennels	MUP	MUP	-	-	Section 18.14.040
Live Entertainment, Incidental	Р	Р	Р	Р	
Live Entertainment, Standalone	MUP/CUP	MUP/CUP	MUP/CUP	MUP/CUP	Section 18.14.040
Maintenance and Repair Services	Р	Р	Р	Р	
Mobile Food Vendors	P/MUP	P/MUP	P/MUP	P/MUP	Section 18.60.280
Nightclubs	CUP	-	CUP	CUP	
Offices	Р	Р	Р	Р	
Outdoor Dining and Seating	MUP	MUP	MUP	MUP	Section 18.60.140
Outdoor Displays and Sales	CUP	CUP	CUP	CUP	Section 18.60.150
Personal Services	Р	Р	Р	Р	
Personal Services, Restricted	MUP	MUP	MUP	MUP	Section 18.60.170
Restaurants	Р	Р	Р	Р	
Retail Establishments:					
General, Small Format	Р	Р	Р	Р	
General, Medium Format	Р	MUP	Р	MUP	
General, Large Format	CUP	-	CUP	CUP	
Veterinary Facilities	Р	Р	Р	MUP	Section 18.14.040
Vehicle Oriented Use	s				
Vehicle Service Stations	-	CUP	CUP	-	

Table 2-10
Mixed Use Zones Allowed Uses and Permit Requirements

	Mixed Use Zones Permit Requirements								
P MUP CUP TUP	Minor Use Pe Conditional U	Allowed by Right Minor Use Permit (Chapter 18.124) Conditional Use Permit (Chapter 18.124) Temporary Use Permit (Chapter 18.122) Not allowed							
Land Use (see Article 8 for land use definitions).	MU-NC	MU-NC MU-CC MU-RC MU-VHD Additional Regulations							
Vehicle Rental Facilities, Limited	MUP	-	-	-					
Vehicle Rental Facilities, Office Only	Р	-	-	-					
Vehicle Repair Facilities, Minor	MUP	-	-	-	Section 18.14.040 Section 18.60.200				
Industrial, Manufa	acturing, a	and Proce	essing Us	es					
Printing and Publishing Facilities	Р	Р	Р	Р					
Wineries, Distilleries, Breweries, and Micro- Breweries	MUP	MUP	MUP	MUP					

SECTION 8: That a new Subsection O, "Regulations Applicable to Mixed Use Sites Used in the 4th and 5th Cycles of the City's Housing Element" is hereby added to Section 18.14.040, "Other Applicable Regulations", of Chapter 18.14, "Mixed Use Zones", of Title 18, "Zoning", of the SCCC to read as follows:

"O. Regulations Applicable to Mixed Use Sites Used in the 4th and 5th Cycles of the City's Housing Element. Pursuant to AB 1397 (2017): 1) for all nonvacant sites included in the inventory of the 5th Cycle Housing Element (2015-2023), and 2) for all vacant sites included in the inventory of both the 4th Cycle (2007-2014) and 5th Cycle (2015-2023) Housing Elements, the City shall allow Use-By-Right for housing development pursuant to Government Code 65583.2(c), when 20 percent or more of the units are affordable to lower income households."

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SECTION 9: That Table 2-13, "Office and Industrial Zones Allowed Uses and Permit Requirements", of Chapter 18.16, "Office and Industrial Zones" of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

Table 2-13
Office and Industrial Zones
Allowed Uses and Permit Requirements

				uirement	S		
	Office a			ones			
P		ermit Require	ements				
MUP	· · · · · · · · · · · · · · · · · · ·						
CUP	CUP Conditional Use Permit (Chapter 18.124)						
TUP	Temporary Not allowed	Use Permit	(Chapter 18	3.122)			
Land Use	Not allowed						
(see Article 8 for land use					Additional		
definitions).	LO-RD	HO-RD	LI	HI	Regulations		
deminione).					i togulatione		
Residential Uses							
Caretaker Housing	CUP	CUP	CUP	CUP	Section 18.60.060		
Transitional Housing Facilities	-	-	MUP	-			
Human Services Uses							
Community Care Facilities	MUP	_	_	-			
Low-barrier Navigation Centers	_	-	MUP	-			
			MUP	-	Section 18.16.040		
Emergency Shelters	-	-			Section 18.60.110		
Recreation, Education,	and Pul	olic Ass	embly l	Uses			
Cemeteries and Mausoleums	-	-	CUP	CUP			
Crematories	-	-	CUP	CUP			
Fitness Facilities	Р	Р	-	-			
Commercial Recreation	MUP	MUP	-	_			
Facilities, Outdoor Commercial Recreation							
Facilities, Outdoor, Ancillary	Р	Р	-	-	Section 18.16.040(B)		
Parks and Public Plazas	Р	Р	Р	Р			
Public Schools	P	-	-	-			
Private Schools	CUP	-	-	-			
Public/Private Colleges and	CUP						
Universities	CUP	-	-	-			
Equipment/Machine/Vehicle	CUP	CUP	Р	_			
Training Facilities			•				
Vocational/Trade Schools	CUP	-	- - C 11	-			
Utility, Transportation,	and Cor	nmunica	ation U	ses			
Broadcasting and Recording	Р	-	-	-			
Studios Fuel Storage and Distribution							
Centers	-	-	-	CUP			
Park and Ride Facilities	Р	Р	Р	Р			
Parking Facilities							
	CUP	CUP	CUP	CUP			
Wireless Telecommunications Facilities and Towers, Co-	Р	Р	Р	Р	Section 18.16.040(A)		
location/Small Cell	'	'	'	'	Chapter 18.66		
Wireless Telecommunication	MUD	MUD	MUID	MUS	Section 18.16.040(A)		
Facilities and Towers, Minor	MUP	MUP	MUP	MUP	Chapter 18.66		

Table 2-13 Office and Industrial Zones Allowed Uses and Permit Requirements

				<u>uirement</u>	S		
	Office a			ones			
		ermit Require	ements				
P Allowed by Right MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122) - Not allowed							
Land Use (see Article 8 for land use definitions).	LO-RD	HO-RD	LI	ні	Additional Regulations		
(less than 70 feet)							
Wireless Telecommunication Facilities and Towers, Major (70 feet or higher)	CUP	CUP	CUP	CUP	Section 18.16.040(A) Chapter 18.66		
Transit Stations and Terminals	Р	Р	Р	Р			
Utility Facilities and Infrastructure	CUP	CUP	CUP	CUP			
Electric Power Plants	MUP	MUP	MUP	MUP	Section 18.60.260		
Diesel Back-up Generators	Р	Р	Р	Р	Section 18.60.260		
Water Wells	MUP	MUP	MUP	MUP			
Photovoltaic Systems	Р	Р	Р	Р			
Fuel Cells	Р	Р	Р	Р			
Retail, Service, and Off	ice Uses	5					
Ambulance Services	Р	Р	-	-			
Banks and Financial Establishments, General	Р	Р	-	-			
Banks and Financial Establishments, Stand-alone ATM	Р	Р	-	-			
Business Support Centers	Р	Р	Р	Р			
Call Centers	Р	Р	CUP	-	Continu 40 40 040/D)		
Data Centers	CUP	CUP	CUP	CUP	Section 18.16.040(B) Section 18.60.090		
Data Centers, Ancillary	Р	Р	Р		Section 18.16.040(B) Section 18.60.090		
Equipment Sales and Rental Facilities	Р	Р	Р	-	Section 18.16.040(B)		
Hotels and Motels	Р	Р	CUP	CUP	Section 18.16.040(A)		
Kennels	Р	-	-	-	Section 18.16.040(B)		
Maintenance and Repair Services	Р	Р	Р	-			
Medical Services Mobile Food Vendors	P P/MUP	P P/MUP	- P/MUP	- P/MUP	Section 18.60.280		
Offices	P	P	- F/IVIUF	- F/IVIUF	Section 16.00.200		
Outdoor Dining and Seating (Ancillary)	P	P	CUP	-	Section 18.16.040(A) Section 18.60.140		
Personal Services (Ancillary)	Р	Р	-	-	Section 18.16.040(A)		
Restaurants (Ancillary)	Р	Р	MUP	MUP	Section 18.16.040(A)		
Retail Establishments (Ancillary)	Р	Р	Р	Р	Section 18.16.040(A) Section 18.16.040(B)		
Vehicle Oriented Uses					OGUIUIT 10.10.040(D)		
Mobile Fueling Delivery	Р	Р	Р	Р			
Vehicle Service Stations	-	-	-	CUP	Section 18.60.220		

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Table 2-13 Office and Industrial Zones Allowed Uses and Permit Requirements

Allowed Uses and Permit Requirements							
Office and Industrial Zones							
		ermit Require	ements				
P Allowed by Right MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122) - Not allowed							
Land Use (see Article 8 for land use definitions).	LO-RD	HO-RD	LI	ні	Additional Regulations		
Vehicle Repair Facilities, Minor	-	-	Р	-	Section 18.60.200		
Vehicle Repair Facilities, Major	-	-	CUP	Р	Section 18.60.200		
Vehicle Storage Facilities	MUP	Р	MUP	Р			
Vehicle Dismantling Facilities	-	-	-	CUP			
Vehicle Impound Facility	-	-	-	CUP			
Industrial, Manufacturing, a	nd Proces	sing Use	s				
Freight Yards/Truck Terminals	-	-	CUP	CUP			
Hazardous Material Storage Facilities	-	-	-	CUP			
Industrial, Minor	-	Р	Р	Р			
Industrial, Major	-	-	CUP	Р			
Laundry and Dry-Cleaning Plants	-	-	Р	Р			
Printing and Publishing Facilities	Р	Р	Р	Р			
Recycling Facilities							
Reverse Vending and Collection Boxes	-	-	Р	Р	Section 18.60.180		
Collection Small	-	-	Р	Р	Section 18.60.180		
Collection, Processing, and Transfer	-	-	CUP	CUP	Section 18.60.180		
Research and Development Facilities	Р	Р	Р	Р			
Storage							
Personal Storage Facilities	CUP	-	CUP	-			
Warehouse	Р	Р	Р	Р			
Wholesaling and Distribution Centers	-	CUP	Р	Р			

SECTION 10: That Table 2-16, "Special Purpose Zones Allowed Uses and Permit Requirements", of Chapter 18.18, "Special Purpose Zones" of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

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Table 2-16
Special Purpose Zones Allowed Uses and Permit Requirements

Special Purpose Zon	Special Purpose Zones Allowed Uses and Permit Requirements							
Special Purpose Zones								
	Permit R	equirements						
P Allowed by Right MUP Minor Use Permit (Chapter 18.124) CUP Conditional Use Permit (Chapter 18.124) TUP Temporary Use Permit (Chapter 18.122) - Not allowed								
Land Use (see Article 8 for land use definitions).	os	PQP	Additional Regulations					
Residential Uses								
Supportive Housing Facilities	-	CUP						
Transitional Housing Facilities	-	CUP						
Human Services Uses								
Child Day Care Facilities	_	MUP	Section 18.60.070					
Community Care Facilities	_	MUP						
Low-barrier Navigation Centers	-	MUP						
Emergency Shelters	-	MUP	Section 18.18.040 Section 18.60.110					
Medical Services, Hospitals	-	CUP						
Recreation, Education, and Pul	blic Assemb	ly Uses						
Cemeteries and Mausoleums	-	CUP						
Community Gardens	MUP	Р	Section 18.18.040					
Libraries	Р	P						
Museums	-	P						
Parks and Public Plazas	Р	Р						
Commercial Recreation Facilities, Outdoor	Р	CUP	Section 18.18.040(B)					
Places of Assembly	-	CUP						
Public Schools	-	P						
Private Schools	-	CUP						
Public/Private Colleges and Universities	-	CUP						
Theaters and Auditoriums	-	CUP						
Vehicle Oriented Uses								
Mobile Fueling Delivery	-	Р						
Utility, Transportation, and	Communic	ation Uses						
Public Safety Facilities	-	Р						
Wireless Telecommunications Facilities and Towers, Co- location	-	Р	Section 18.18.040(A) Chapter 18.66					
Wireless Telecommunication Facilities and Towers, Minor (less than 70 feet)	MUP	MUP	Section 18.18.040(A) Chapter 18.66					
Wireless Telecommunication Facilities and Towers, Major (70 feet or higher)	-	CUP	Section 18.18.040(A) Chapter 18.66					
Transit Stations and Terminals	-	Р						
Utility Facilities and Infrastructure	CUP	CUP						
Electric Power Plants	_	MUP	Section 18.60.260					
Diesel Back-up Generators	-	MUP	Section 18.60.260					
Water Wells	-	MUP						
Photovoltaic Systems	-	Р						
Fuel Cells	-	Р						
Retail, Service, and Office U	ses							
Mobile Food Vendors	-	P/MUP	Section 18.60.280					

Table 2-16
Special Purpose Zones Allowed Uses and Permit Requirements

Special Fulpose Zolles Allowed Oses and Ferrill Requirements			
Special Purpose Zones Permit Requirements			
P MUP CUP TUP	Allowed by Right Minor Use Permit (Chapter 18.124) Conditional Use Permit (Chapter 18.124) Temporary Use Permit (Chapter 18.122) Not allowed		
Land Use (see Article 8 for land use definitions).	os	PQP	Additional Regulations
Offices	_	Р	
Outdoor Dining and Seating	Ī	MUP	
Retail Establishments, Ancillary	-	MUP	

SECTION 11: That Paragraph c, "Emergency Shelters", of Subsection A, "General Purpose Regulations", of Section 18.18.040, "Other Applicable Regulations", of Chapter 18.18, "Special Purpose Zones" of Title 18, "Zoning", of the SCCC is hereby deleted.

SECTION 12: That Subsection B, "Height Measurement," of Section 18.30.040, "Height Measurements and Exceptions," of Chapter 18.30, "Site Planning and General Development Standards," of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

"B. Height Measurement. For structures, Height is a vertical distance from the grade to the highest point of the coping that defines the volume of the building of a flat roof, or to the deck line of a mansard roof, or to the highest gable of a pitched or hipped roof. See Figure 3-2 (Height Measurement)."

SECTION 13: That Section 18.30.020, "Permitted Projections into Required Setback Areas" of Chapter 18.30, "Site Planning and General Development Standards", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

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"18.30.020 - Permitted Projections into Required Setback Areas

In applying the regulations of this Section, the following features of a structure shall

not be included in the parcel coverage and may project into a required setback to the

extent specified. None of the identified exceptions shall be permitted if they encroach into

an adopted plan line, right-of-way, or public use easement.

A. Bay windows, Chimneys, Cornices, canopies, eaves or other projections

that do not increase the volume of space enclosed by the structure may project up to two

feet into a required side yard setback or three feet into a required front or rear yard

setback.

B. Fire escapes may project into a required setback up to four feet, six inches.

C. Covered front porches including architectural features and roof projections,

patios, decks, stairs, ramps, railings and landings may project up to six feet into a required

front or corner side yard setback and may project up to three feet from the parcel line in

any rear yard setback.

D. In order to qualify for this exception, bay window and chimney projections

may not occupy more than 33 percent of the length of the structure wall on which they

are located.

E. Equipment and/or structures enclosing equipment (e.g., solar panels, water

storage tanks, heating equipment, or similar mechanical equipment that does not emit

noise) that are attached to a primary structure or an accessory structure shall be permitted

to encroach into a required rear or side setback area, provided they do not encroach more

than 50 percent of the depth of the rear or side setback.

F. Decks limited to maximum 3 feet in height may project up to 10 feet into any

required rear setback, provided they maintain a minimum 3 foot interior side setback."

SECTION 14: That the title for Chapter 18.22, "Residential Accessory Structures" of Title

18, "Zoning", of the SCCC be renumbered to Chapter 18.32.

SECTION 15: That Section 18.32.020, "Permit Requirements", of Chapter 18.32,

"Residential Accessory Structures", of Title 18, "Zoning", of the SCCC is hereby amended

to read as follows:

"18.32.020 - Permit Requirements

A. Permit Requirements. Except as otherwise exempt in Subsection B.,

residential accessory structures require Site Plan and Design Review Check as described

in Chapter 18.120 (Site Plan and Design Review).

B. Exemptions. The following residential accessory structures are exempt

from permits and approvals governed by this Title, provided they comply with all of the

requirements listed below. Exempt accessory structures may also require building permits

in keeping with the California Building Code.

1. Enclosed and/or solid-roofed accessory structures that are 120

square feet or smaller and no greater than 16 feet in height.

2. Structures shall not be located in a required front yard.

3. In order to maintain necessary fire breaks, all combustible residential

accessory structures shall be set back a minimum of four feet from side and rear property

lines with a minimum six-foot separation between structures."

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SECTION 16: That Subsection 18.34.040.B, "Retaining Walls", of Section 18.34.040,

"Maximum Heights", of Chapter 18.34, "Fences, Walls, Hedges, and Screens", of Title 18,

"Zoning" of the SCCC is hereby amended to read as follows:

"B. Retaining Walls. Retaining walls are limited to three feet in height with a six-

foot fence above, and one additional foot of lattice. For properties with a grade differential

of greater than four feet, a taller retaining wall is permissible, subject to Director approval.

See Figure 3-5 (Retaining Wall Height Measurement)."

SECTION 17: That Section 18.36.070, "Additional Requirements for Residential Zones",

of Chapter 18.36, "Landscaping Standards", of Title 18, "Zoning", of the SCCC is hereby

amended to read as follows:

"18.36.070 - Additional Requirements for Residential Zones

All new development front yard landscaping shall include, at a minimum, one 15-gallon

size tree and an irrigation system used to establish the landscaping to be installed prior

to occupancy. This requirement shall be in addition to any other tree installation

requirements required by law, such as street trees to be approved by the Department of

Public Works."

SECTION 18: That Section 18.42.070, "Exempt Signs" of Chapter 18.42, "Sign

Standards", of Title 18, "Zoning" of the SCCC is hereby amended to read as follows:

"18.42.070 - Exempt Signs

A. Exempt Signs. The following signs are allowed without a Sign Permit in any zone

and shall not be included in the determination of type, number, or area or signs allowed

on each parcel. Exempted signs shall be required to adhere to the regulations established

for each sign type as provided in this Section.

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Signs required by Federal/State law;

1. Official signs posted by a governmental body, including, flags, banners,

emblems, traffic or highway signs, railroad crossing signs, or similar regulatory or warning

devices and legal notices;

2. Holiday displays and decorations, only when not creating a traffic hazard or

located within any visual setback area in the sight distance triangle;

3. Commemorative plaques, tables, date of construction, and similar signs

constructed of permanent material. Only one sign for each structure, not to exceed two

square feet in area for each sign is allowed;

4. Signs located inside a structure, mall, or other similar structure, provided

these signs are not conspicuously visible and readable from a public street or adjacent

properties not under the same ownership;

5. Murals or other artistic paintings on walls, provided no names, information,

logos, emblems or other similar information or illustrations of activities associated with

uses on the premises or in the vicinity are included in the mural or painting;

6. "No Trespassing" signs. Each sign limited to one square foot in area. Signs

may be placed at each corner and each entrance to a parcel and at intervals of not less

than 50 feet or in compliance with legal requirements;

7. Real estate signs.

a. "For Rent", "For Sale", and "For Lease" signs shall be posted on the

subject parcel, including common driveways, that is being advertised by an authorized

agent;

b. Real estate signs shall not exceed six square feet for single-family

residential and 32 square feet for multi-family or non-residential for each side of a double-

sided sign;

c. There shall be no more than one sign per street frontage; and

d. Illuminated real estate signs are prohibited.

9. Signs placed by utilities or other publicly regulated service providers

indicating location of underground facilities, danger, and aids to service or safety,

including official advisory and signal flags;

10. Copy changes in approved changeable copy signs;

11. Signs or notices incidental to a commercial, mixed-use, or industrial

establishment (e.g., hours of operation, credit card information, emergency contact

information, help wanted, open-close) provided the signs do not contain any commercial

messages, the establishment logo, and in total do not exceed four square feet in area for

all incidental signs;

12. Memorial tablets or signs and iconic markers;

13. Window signs not exceeding 25 percent of a tenant's total window space.

Notwithstanding the foregoing, window signs shall not include the outline of windows with

neon/LED light borders;

14. Signs related to the operation of a Mobile Food Vending Facility, provided

that the aggregate sign area of all signs on the site, including the signs related to the

operation of a Mobile Food Vending Facility, does not exceed the sign area standards in

the district in which the Mobile Food Vending Facility is operating.

B. Routine Maintenance. Painting, repainting, or cleaning of a sign shall not be

considered erecting or altering a sign. No Sign Permit shall be required unless structural

changes are proposed to be made.

C. Building Permit may be required. Under certain circumstances, temporary signs

and other exempt signs may require a Building or Electrical Permit, as required by the

uniform codes adopted by the City."

SECTION 19: That Subsection C of Section 18.42.170, "Signs in Office and Industrial

Zones" of Chapter 18.42, "Sign Standards" of Title 18, "Zoning" of the SCCC is hereby

amended to read as follows:

"C. General Office and Industrial Sign Location Regulations. Sign shall be

placed a minimum of five feet from the front property line and shall not be located within

a dedicated utility easement."

SECTION 20: That the table of contents entry for Section 18.60.120, Home Occupations,

of Chapter 18.60, "Standards for Specific Land Uses", of Title 18, "Zoning", of the SCCC

is hereby amended to read as follows:

"18.60.120 - Home Occupations"

SECTION 21: That Section 18.60.020, "Accessory Dwelling Units", of Chapter 18.60,

"Standards for Specific Land Uses", of Title 18, "Zoning", of the SCCC is hereby amended

to read as follows:

"18.60.020 - Accessory Dwelling Units

A. **Ministerial ADU Approval on Single-Family Parcels.** The City shall ministerially

approve the construction of accessory dwelling units (ADUs) through the issuance of a

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Zoning Clearance on any single-family residential parcel to create any of the following:

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- 1. One detached ADU;
- 2. One attached ADU or one attached JADU, subject to the following:
 - a. The attached ADU has exterior access and matches the height of the existing or proposed building or an existing accessory structure;
 - b. The attached ADU is within the building space of an existing accessory structure or Single Family Dwelling (SFD) or a proposed SFD. Enclosed uses within the residence, such as attached garages, are considered part of the proposed or existing SFD.
 - The JADU has exterior access and is contained within the Building
 Space of an existing or proposed Single Family Dwelling (SFD); or
 - d. If a permitted JADU does not include a separate bathroom, the permitted JADU shall include a separate entrance from the main entrance to the structure, with an interior entry to the main living area.
- 3. One converted ADU satisfying the requirements of subsection 18.60.020.J.
- Any combination of one detached ADU described in Subsection 1 Above, one attached JADU described in Subsection 2.c or 2.d, above, and one converted ADU described in Subsection 3 above.
- B. **Ministerial ADU Approval on Multi-Family and Mixed-Use Parcels.** The City shall ministerially approve ADUs through the issuance of a Zoning Clearance on any multi-family residential or mixed-use parcel to create any of the following:
- 1. Up to two detached ADUs that comply with ADU height and setback standards;

2. At least one attached ADU in a multi-family or mixed-use structure, and

additional attached ADUs up to 25 percent of the number of existing dwelling units,

provided that any attached ADUs are placed within areas of the structure that are not

currently used as livable space, including storage rooms, boiler rooms, passageways,

attics, basements, or garages; or

3. A combination of the ADUs listed in Subsections 1. and 2., above.

4. For ADUs subject to ministerial approval in one of the categories above, the

following shall apply:

a. Legal nonconforming zoning conditions (setbacks, parcel coverage,

etc.) do not need to be brought into conforming status in order to obtain the Building

Permit for the ADU. In addition, illegal conditions unrelated to the construction of the ADU

do not have to be corrected as a prerequisite to the construction of the ADU.

Notwithstanding the foregoing, the City reserves its rights to require correction of any

illegal conditions through standard code enforcement processes.

b. All rentals of ADUs and JADUs shall be for a term longer than 30

days.

C. **Proposed ADUs Not Meeting Above Requirements.** Proposed ADUs not falling

within any of the categories listed above may potentially still be approved but shall meet

the standards specified in SCCC Chapter 18.10 and undergo Architectural Review in

compliance with Chapter 18.120.

D. Development Standards Applicable to All ADUs.

1. Parcel size: No minimum parcel size is required to construct an ADU or

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JADU on a single-family, multi-family. Or mixed-use property.

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- 2. Minimum floor area: 150 square feet.
- 3. Parking: No parking spaces are required for an ADU or JADU.
- 4. When a garage, carport, or covered parking structure for the SFD is demolished in conjunction with the construction of an ADU or JADU or converted to an ADU or JADU, those off-street parking spaces need not be replaced.

E. Development Standards for ADUs and JADUs on Single-Family, Multi-Family, and Mixed-Use Parcels.

- 1. Detached ADUs.
- a. Height limit: 1 story, 18 feet, excepting building elements that meet the development standards in Subsection 2, below.
 - b. Setback, rear: 4 feet.
 - c. Setback, side: 4 feet.
 - d. Setback, corner side: 4 feet.
- e. Unit size maximum, parcels less than or equal to 5,500 square feet: 1,000 square feet.
- f. Unit size maximum, parcels greater than 5,500 square feet: 1,200 square feet.
 - g. Detached ADUs may include a detached garage.
 - Additional development standards for detached ADUs greater than one story and 18 feet in height.
 - a. Height limit: 1.5 stories, 25 feet
 - b. Setback, rear, one-story elements: 4 feet.
 - c. Setback, rear, multi-story elements: 15 feet.

d. Setback, side, one-story elements: 4 feet

e. Setback, side, multi-story elements: 9 feet

f. Maximum width for dormers: 40 percent of the subject building

elevation.

g. Egress windows: Egress windows shall face the primary residence,

as opposed to the neighboring properties.

3. Attached ADUs.

a. Height, number of stories: 25 feet and 2 stories

b. Setback, front: Meet the setback for the subject zone, except as

provided in paragraphs H and I.

c. Setback, side: 4 feet.

d. Setback, rear, one-story elements: 4 feet.

e. Setback, rear, multi-story elements: 15 feet.

f. Unit size: 1,000 square feet or 50 percent of the size of the main unit

(minimum of 800 square feet), whichever is less.

g. All attached ADUs subject to ministerial approval shall be

constructed within the setbacks required and at a maximum height of 25 feet will still

qualify as being within the "building space" if it includes an expansion of an existing SFD

or accessory structure by up to 150 square feet for purpose of creating ingress/egress.

Such an expansion may exceed the zoning requirements for the main SFD (such as

parcel coverage and setbacks).

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h. For the purposes of ADUs, "building space" shall mean the walls of

a proposed SFD or an existing SFD or accessory structure. However, an attached ADU

will still qualify as being within the "building space" if it includes an expansion of an existing

accessory structure by up to 150 square feet for purpose of creating ingress/egress. Such

an expansion may exceed the zoning requirements for the main SFD (such as parcel

coverage and setbacks).

F. **Development Standards for JADUs.** JADUs are attached ADUs built within the

building space of an existing or proposed structure.

1. The maximum area of a JADU is 500 square feet.

2. All JADUs must be constructed within the walls of a proposed or existing

SFD. The 150-square foot "building space" expansion is not available for JADUs. JADUs

are not permitted in accessory structures.

3. A JADU shall contain an efficiency kitchen (a cooking facility with

appliances, a food preparation counter, and storage cabinets).

4. A JADU may include separate bathroom facilities or may share bathroom

facilities with the main SFD. If a permitted JADU does not include a separate bathroom,

the permitted JADU shall include a separate entrance from the main entrance to the

structure, with an interior entry to the main living area.

5. Owner-occupancy is required in the single-family residence in which the

junior accessory dwelling unit will be permitted. The owner may reside in either the

remaining portion of the structure or the newly created junior accessory dwelling unit.

Owner-occupancy shall not be required if the owner is another governmental agency,

land trust, or housing organization.

6. The recordation of a deed restriction is required, which shall run with the

land, shall be filed with the permitting agency, and shall include both of the following:

a. A prohibition on the sale of the junior accessory dwelling unit

separate from the sale of the single-family residence, including a statement that the deed

restriction may be enforced against future purchasers.

b. A restriction on the size and attributes of the JADU that conforms

with this section of the Zoning Code.

G. ADUs subject to Parcel Coverage, Floor Area Ratio (FAR), and Open Space

Requirements. ADUs and JADUs are subject to front setback requirements, parcel

coverage, FAR, and open space requirements, but only to the extent that such

requirements would still allow for:

1. A detached ADU of 800 square feet, that is at least 18 feet in height with

four-foot rear yard and four-foot side yard setbacks. Setbacks and side yard setbacks to

be constructed in compliance with all other applicable City development standards.

2. An attached ADU, staying within the existing building space, and

constructed in compliance with all other applicable City development standards.

H. ADUs Not Meeting Ministerial Approval Standards. ADUs and JADUs not

meeting ministerial approval standards under Paragraph A, are subject to Architectural

Review in compliance with Chapter 18.76 and shall meet all applicable Zoning Code

regulations.

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I. ADUs Proposed in The Location of Existing Accessory Structures. No

setbacks are required for conversions of existing structures (garages or other accessory

structure) that are constructed in the same location and to the same dimensions as the

existing structure.

J. ADUs on Historically Designated Properties.

1. The City is expressly allowed to regulate parking, height, setback,

landscape, Architectural Review, maximum unit size, to require standards that prevent

adverse impacts on any properties listed in the California Register of Historical

Resources.

2. The addition of an ADU to a property listed in the California Register of

Historical Resources requires a Significant Properties Alteration (SPA) Permit.

K. Standards Applicable to Converted ADUs. The following standards apply only

to converted accessory dwelling units:

1. **Definition.** A converted ADU is an ADU converted from an existing primary

dwelling or accessory structure, including but not limited to attached garages, storage

areas, or similar uses, or an accessory structure including but not limited to a studio, pool

house, or other similar structure.

2. **Limited Expansion.** Conversions may include an expansion of not more

than 150 square feet beyond the same physical dimensions as the existing structure if

the expansion is for the sole purpose of accommodating ingress and egress to the

converted structure.

3. **Exterior Access Required.** The converted space or structure shall have

exterior access.

4. **Setbacks.** An accessory dwelling unit or portion of an accessory dwelling

unit located within the existing space of an existing dwelling or within an existing detached

accessory structure shall not require a setback from the rear, street side, or interior side

property lines.

5. **Parking.** No additional off-street parking is required for the converted

accessory dwelling unit. If replacement parking is provided, the replacement spaces shall

be located in any configuration on the same parcel as the accessory dwelling unit and

may include but is not limited to covered spaces, uncovered spaces, or tandem spaces.

Replacement parking may only occur on driveways leading to a required parking space

or in rear yard on a paved surface.

6. **Unit Size Requirements.** The conversion of an existing accessory

structure or a portion of the existing primary dwelling to an accessory dwelling unit is not

subject to unit size requirements established in this Section. For example, if an existing

2,000 square-foot accessory structure was converted to an accessory dwelling unit, it

would not be subject to the established unit size requirements."

SECTION 22: That Subsection B of Section 18.60.090, "Data Centers" of Title 18 (entitled

"Zoning"), of "The Code of the City of Santa Clara, California" ("SCCC") is revised as

follows:

"Permit Requirements. Data Centers are allowed as specified in Table 2-13

(Office and Industrial Zone Allowed Uses and Permit Requirements).

SECTION 23: That Subsection D, "Developmental and Operational Standards," of

Section 18.60.110, "Emergency Shelters" of Chapter 18.60, "Standards for Specific Land

Uses," of Title 18, Zoning, of the SCCC is hereby amended to read as follows:

"D. Developmental and Operational Standards. The following standards shall apply

to all Emergency Shelters:

- 1. **Maximum Number of Beds.** The maximum number of beds shall not exceed 50.
- 2. **Length of Stay.** The maximum stay at the facility shall not exceed 180 total days

in any 365-day period.

3. **Intake Areas.** On-site client waiting and intake areas shall be located inside the

structure, when feasible, and shall be screened from public and private property. If not

feasible, an exterior waiting area shall be provided which:

- a. Contains a minimum of 10 square feet per bed provided at the facility;
- b. Shall be in a location not adjacent to the public right-of-way; and
- c. Shall be visibly separated from public view by a minimum six-foot-tall visual

screening.

4. **Intake Area Hours.** Hours of intake shall be between the hours of 5:00 p.m. to

9:00 p.m. Overnight occupants shall not be allowed to leave the facility on foot before

7:00 a.m. the following morning.

5. **On-site Employee Requirements.** A minimum of one employee for each 15 beds

provided, in addition to security personnel, shall be on duty and remain on-site during

operational hours whenever occupants are on the site.

6. **Required Security.** Security personnel shall be provided during operational hours

whenever clients are on the site and when people are waiting outside the facility.

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7. **Exterior Lighting.** Exterior lighting shall be provided for the entire outdoor area of

the site. Exterior lighting shall be stationary, directed downward and away from adjacent

properties and public rights-of-way, and be of an intensity compatible with the

neighborhood and the regulations of Section 18.40.080 (Outdoor Lighting).

8. **Allowable On-site Services.** The emergency shelter may provide the following

services and facilities to occupants in a designated area separate from the sleeping

areas:

a. A recreation area either inside or outside the shelter. If located outside, the

area shall be screened from public view.

b. A counseling center for job placement, educational, health care, legal, or

mental health services.

c. Laundry facilities sized to properly serve the number of occupants at the

shelter.

d. Kitchen for the preparation of meals.

e. Dining hall.

f. Client storage areas (i.e., for the overnight storage of bicycles and personal

items).

g. Similar services supporting the needs of homeless occupants.

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9. **Annual Report to the City.** The operator of the facility shall provide, via the Homeless Management Information System as defined by Section 578.3 of Title 24 of the Code of Federal Regulations, at the City's request, an annual report of the use of the facility and determination of compliance with the City's development standards for the use. The report shall include information regarding client stays, client demographics,

client income, and exit destinations.

10. **On-site Management.** Professional and on-site management, with experience

managing emergency shelters, shall be provided at all times."

SECTION 24: That a new Section 18.60.280, "Mobile Food Vendors" is hereby added to Chapter 18.60, "Standards for Specific Land Uses" of Title 18, "Zoning", of the SCCC to read as follows:

"18.60.280 - Mobile Food Vendors

A. Purpose and Intent. The intent of these regulations is to encourage mobile food vending that is compatible with associated and surrounding uses and do not obstruct pedestrian or vehicular circulation or create an unsightly appearance.

B. General Developmental Standards. The following developmental standards shall apply to all Mobile Food Vendors:

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1. Location. Mobile Food Vendors shall occupy a fixed, specifically approved

location that does not disrupt the normal function of the site or its circulation and does not

encroach upon driveways, emergency vehicle/fire access lanes, landscaped areas,

pedestrian walkways or pathways, bicycle lanes, seating, enhanced pedestrian amenities

(e.g., waste receptacles and drinking fountains), or any other requirement listed in the

Building Code. Outdoor dining and seating shall not be located within the public right-of-

way, in designated vehicle drive aisles, or within required landscape planter areas.

2. Hours of Operation. For Mobile Food Vendors that are located within 100

feet of a residential use, hours of operation are limited to 7 am to 10 pm daily.

3. Signs. No additional business identification or advertising signs for Mobile

Food Vendors shall be allowed above the maximum allowable sign area for the

corresponding primary use as established in Chapter 18.42 (Sign Standards).

4. Maintenance. Mobile Food Vendor areas shall be kept free of garbage and

other debris and shall not encroach into required sidewalk clearance areas.

5. **Distance from Residential Uses.** Except as otherwise expressly allowed

in this Zoning Code, no Mobile Food Vendor shall be located less than 100 feet from the

property line of a residentially zoned parcel without prior approval of a Minor Use Permit.

6. Operational Standards. The following operational standards shall apply to

all Mobile Food Vendors:

a. Permittee to Ensure Maintenance. The permittee shall be

responsible for, and exercise reasonable care in, the inspection, maintenance, and

cleanliness of the area containing the Mobile Food Vendor, including any design

requirements hereafter enacted, from the structure frontage to the curb.

b. **Permittee to Ensure Compliance**. The permittee shall restrict the

Mobile Food Vendor to the approved location and ensure compliance with all applicable

laws, including laws against blocking the public right-of-way, health and safety laws,

public cleanliness laws, and laws regulating the sale and public consumption of alcohol.

c. Alcoholic Beverage Sales. Areas in which alcoholic beverages are

served shall comply with the standards established by the State Department of Alcoholic

Beverage Control.

d. Clean-up Facilities. The property owner shall provide adequate

clean-up facilities for Mobile Food Vendors, and associated procedures, in the following

manner.

i. Cleaning Schedule. Outdoor dining areas shall be cleaned

on a continual basis for removal of litter and food items which constitute a nuisance to

public health and safety; and,

ii. Waste Receptacles. Outdoor dining areas shall contain

waste receptacles, which shall not be allowed to overflow, for use by the public and/or

restaurant employees.

e. Required Parking. No additional parking shall be required for the

Mobile Food Vending area associated with the primary use. Up to four parking spaces

can be occupied by the Mobile Food Vending Facility.

f. Amplified Sound. No amplified sound associated with the Mobile

Food Vendor Use is allowed.

g. **Temporary Canopies.** Any temporary canopies associated with

seating areas are required to be removed on a nightly basis.

C. Permit Requirements.

1. All Mobile Food Vendor subject to the requirements of this Section shall be allowed as specified in Article 2 (Zones, Allowable Uses, and Development Standards).

2. Mobile Food Vendors are allowed as follows:

a. When operating for less than two hours, no permit is required, except as otherwise provided below;

b. When operating for more than two hours but less than four hours on a site: A Zoning Clearance is required, but no Minor Use Permit, except as otherwise provided below; and

c. When operating for more than four hours on a site, or when operating within 100 feet of a residentially zoned parcel, measured from the Mobile Food Vending Facility to the property line, for any length of time: A Minor Use Permit is required.

- 3. When a Zoning Clearance is required, the Mobile Food Vendor is subject to the following standards:
 - a. The Property Owner's written authorization is required.
- b. The applicant shall provide a site plan that details the Mobile Food Vending location, seating location and location of required trash receptacles. All plans are subject to approval by the Fire and Building Departments.
 - c. The applicant is required to provide County Public Health clearance.
- d. The applicant is required to provide trash cans for on-site litter control.
- e. Seating is limited to a maximum area of 500 square feet and a maximum of 24 seats.

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f. Any improvements do not interfere with a continuous pedestrian path

of travel in compliance with State and Federal accessibility regulations that will not

obstruct fire, pedestrian, and wheelchair access.

4. When a Minor Use Permit is required, in order to approve the proposed

Mobile Food Vendor, the Director shall make the Zoning Clearance standards above, the

standard findings required for the Minor Use Permit, as well as all the following additional

findings:

a. Allows a continuous pedestrian path of travel in compliance with

State and Federal accessibility regulations that will not obstruct fire, pedestrian, and

wheelchair access.

b. Does not unduly interfere with pedestrian traffic on the sidewalk.

c. Does not unduly interfere with access of public employees and utility

workers to meters, fire hydrants, or other objects (street hardware) in the right-of-way.

d. Allows an unobstructed view of traffic devices."

SECTION 25: That Paragraph 2 of Subsection A of Section 18.60.270, "Developments

Located Within the Airport Influence Area" of Chapter 18.60, "Standards for Specific Land

Uses", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

"2. To ensure compliance with safety zone policies in the SJC Comprehensive

Land Use Plan (CLUP), all proposed housing development within the various safety

zones must conform to the applicable density allowances and open space/open area

requirements as outlined in Section 4.3.5.1 and Table 4-2 of the SJC CLUP."

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SECTION 26: That Subsection B, "Quasi-Judicial Actions and Permits", of Section

18.110.020, "Discretionary Permits and Actions," of Chapter 18.110, "General

Provisions," of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

"Quasi-Judicial Actions and Permits, Director Approval. Except when

combined with legislative actions, the Director is the designated Review Authority for the

following quasi-judicial permits and actions. Alternatively, the Director may refer

applications to the Planning Commission. A public hearing is required for the following

quasi-judicial actions in compliance with Chapter 18.146 (Public Notices and Hearings).

1. Architectural Reviews with a Public Hearing. A review process providing

for review of projects for compliance with the provisions of this Zoning Code and with any

site plan or architectural design guidelines adopted by the City as specified in Chapter

18.120 (Architectural Review), for which a public hearing is required by Section

18.120.020.D.

2. Historic Preservation—Significant Property Alteration (SPA) Permits for

either Minor or Major Alterations. A permit allowing for the alteration of properties and

buildings on the City's Historic Resources Inventory (HRI), as specified in Chapter 18.130,

Historic Preservation. SPA permits are heard by the Director, with Major SPA permits

reviewed and recommended on by the Historical Landmarks Commission.

3. Minor Use Permits. A permit authorizing the operation of a specific use of

land or a structure in a particular location in compliance with the provisions of this Zoning

Code and the procedures specified in Chapter 18.114 (Conditional and Minor Use

Permits).

4. Temporary Use Permits. A permit authorizing specific limited term uses

in compliance with conditions and performance criteria specified in Chapter 18.122

(Temporary Use Permits)."

SECTION 27: That Subsection C, "Legislative Actions," and Subsection D, "Subdivision

Maps and Other Approvals," of Section 18.110.020, "Discretionary Permits and Actions,"

of Chapter 18.110, "General Provisions," of Title 18, "Zoning", of the SCCC are hereby

renumbered as new Subsections D and E, respectively.

SECTION 28: That a new Subsection C, "Quasi-Judicial Actions and Permits, Planning

Commission Approval," is hereby added to Section 18.110.020, "Discretionary Permits

and Actions," of Chapter 18.110, "General Provisions," of Title 18, "Zoning", of the SCCC

to read as follows:

"C. Quasi-Judicial Actions and Permits, Planning Commission Approval. Except

when combined with legislative actions, The Planning Commission is the designated

Review Authority for the following quasi-judicial permits and actions. Additionally, the

Director may refer applications to the Planning Commission. A public hearing is required

for the following quasi-judicial actions in compliance with Chapter 18.146 (Public Notices

and Hearings).

1. Conditional Use Permits. A permit conditionally authorizing a specific use of

land or a structure in a particular location in compliance with the provisions of this Zoning

Code and the procedures specified in Chapter 18.114 (Conditional and Minor Use

Permits).

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2. Variances. An action granting exception to the development standards of this Zoning Code in cases where strict compliance would result in a unique hardship in compliance with Chapter 18.126 (Variances and Minor Modifications)."

SECTION 29: That Table 6-1, "Review Authority", of Chapter 18.112, "Application Processing Procedures" of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

Table 6-1
Review Authority

Type of Action		Dala of Davison Anthonia (1)(2)		
	Applicable	Role of Review Authority ⁽¹⁾⁽²⁾		
	Code Citation	Director	Planning Commission	Council
A. Administrative Permits and Action	S			
Architectural Review				
Review of Single-Family Res.	18.120	Decision	Appeal	Appeal
Review of All Other Items	18.120	Decision		Appeal
Density Bonus for Affordable Housing	18.64	Decision	Appeal	
Minor Modifications	18.124	Decision	Appeal	
Minor Use Permits	18.114	Decision	Appeal	
Off-Site Parking Permit	18.116	Decision	Appeal	
Reasonable Accommodation	18.118	Decision	Appeal	
Sign Permits/Comprehensive Sign	18.44	Decision	Appeal	
Programs				
Temporary Use Permits	18.122	Decision	Appeal	
Zoning Clearances	18.126	Issuance	Appeal	
B. Quasi-Judicial Permits and Actions	S			
Conditional Use Permits	18.114		Decision	Appeal
Major Modifications	18.114		Decision	Appeal
Minor Modifications	18.114	Decision	Appeal	
Historic Preservation –SPAs for Minor Alterations	18.130	Decision	Appeal	
Historic Preservation –SPAs for Major Alterations	18.130	Decision	Appeal	
Variances	18.124		Decision	Appeal
C. Legislative Actions			2 5 5 1 5 1 5 1	, , , , , , , , , , , , , , , , , , , ,
General Plan Text/Map Amendments	18.142		Recommend	Decision
Specific Plans and Amendments	18.150		Recommend	Decision
Zoning Code Text/Zoning Map Amendments	18.142		Recommend	Decision
D. Subdivision Maps and Other Appro	ovals			•
Tentative Maps, Final and Parcel Maps	See Title 17 (Development), Chapter 17.05 (Subdivisions)			
Lot Line Adjustments, Mergers, and Approvals	See Title 17 (Development), Chapter 17.05 (Subdivisions)			

Notes:

^{1. &}quot;Decision" means that the Review Authority makes the final decision on the matter; "Appeal" means that the Review Authority may consider and decide upon appeals to the decision of an earlier decision making body, in compliance with Chapter 18.144 (Appeals); "Issuance" means that the Review Authority may consider and

Table 6-1 Review Authority

grant the request in compliance with this Zoning Code; "Recommend" means that the Review Authority should provide preliminary review and forward input to the decision-making Review Authority for consideration.

2. Any Review Authority may defer action and refer the request to the next higher Review Authority level for consideration and final action. In cases where the Council is specified as the Review Authority, the Council shall be the final level of review.

SECTION 30: That Section 18.116.030, "Administrative Off-Site Parking Permit Required", of Chapter 18.116, "Off Site Parking Permits" of Title 18, "Zoning, of the SCCC is hereby amended to read as follows:

"18.116.030 – Administrative Off-Site Parking Permit Required

All property owners, except the City, Sports and Open Space Authority, Housing Authority, Bayshore North Project Enhancement Authority, and Stadium Authority, who seek to provide parking on their parcel or site for a project or use located elsewhere, shall first obtain an Administrative Off-Site Parking Permit. Applications for Off-Site Parking Permits shall include all of the following:

- A. Aerial Photo(s). Aerial photo(s) illustrating the boundaries of the parcel or site generating the parking demand and the parcel or site providing the off-site parking. Aerial photo(s) shall clearly indicate the distance between the project site and the off-site parking locations. A pedestrian path of travel between the parcels or sites shall also be illustrated on the aerial photo(s).
- **B.** Site Plan. A site plan for the site or parcel where the off-site parking will be provided. The site plan shall clearly illustrate all parking spaces, the dimensions of parking spaces, a parking space count, any parking spaces reserved for on-site use(s), driveways, curb cuts, drive aisles, landscaping, signs, and light standards.

- c. Written Description. A written description of the off-site parking, which shall include, but not be limited to all of the following:
 - 1. Days/hours of availability for off-site parking;
 - 2. The term of the off-site parking availability (e.g., annual, until sale of property, etc.);
 - **3**. Responsible party for off-site parking management;
 - 4. A written statement acknowledging that designated off-site parking spaces are exclusively for the benefit of off-site uses, and are not available for concurrent use to meet on-site parking demand;
 - Description/count of parking spaces available under the Off-Site Parking Permit; and
 - **6.** Existing uses on the parcels or sites providing the off-site parking, and the associated parking requirement.
- p. Fee. Application submittal fees in compliance with Section 18.112.040
 (Application and Other Related Fees)."

SECTION 31: That Subsection K, "Appeals", of Section 18.120.020, "Architectural Review Process", of Chapter 18.120, "Architectural Review", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

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"K. Appeals.

1. Single-Family Residential Project.

- a. In the event the applicant or any interested party are not satisfied with the decision of the Director or designee for a single-family residential project, they may within seven days after such decision, appeal in writing to the Planning Commission, in compliance with the procedures specified in Chapter 18.144 (Appeals).
- b. In the event the applicant or any interested party are not satisfied with the decision of the Planning Commission for a single-family residential project, they may within seven days after such decision, appeal in writing to the Council, in compliance with the procedures specified in Chapter 18.144 (Appeals).

2. Other Than a Single-Family Residential Project.

- a. For a project other than a single-family residential project, in the event the applicant or any interested party are not satisfied with the decision of the Director they may within seven days after such decision, appeal in writing to the Council, in compliance with the procedures specified in Chapter 18.144 (Appeals).
- Said appeal shall be taken by the filing of a notice in writing to that effect with the City Clerk.
- Appeals Shall be Heard de Novo. All appeals of Architectural Review approvals will be heard de novo.

4. **Director May Refer to the Council.** The Director may refer any application

for Architectural Review consideration to the Council for its decision with the

same effect as if an appeal had been taken."

SECTION 32: That Subsection A, "Approvals, Permits, and Variances", of Section

18.128.030, "Effective Dates of Permits", of Chapter 18.128, "Permit Implementation,

Time Limits, and Extensions" of Title 18, "Zoning", of the SCCC is hereby amended to

read as follows:

"A. Approvals, Permits, and Variances.

1. Decisions on a Reasonable Accommodation, Temporary Use

Permit, and Zoning Clearance shall become effective immediately following its

approval/issuance.

2. Decisions on an Architectural Review, Conditional Use Permit, Minor

Modifications, Minor Use Permit, or Variance shall become effective on the eighth

calendar day following the actual date the decision was rendered by the applicable

Review Authority, unless an appeal is filed in compliance with Chapter 18.144 (Appeals)

prior to the effective date."

SECTION 33: That Subsection C, "Appeal", of Section 18.128.100, "Condition

Compliance Required", of Chapter 18.128, "Permit Implementation, Time Limits, and

Extensions" of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

"C. Appeal. If the applicant wishes to appeal any or all the final conditions of

approval, the applicant shall file an appeal in compliance with Chapter 18.144 (Appeals)."

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SECTION 34: That the current Sections 18.122.040, "Application Filing, Processing, and

Review", through 18.122.090, "Post-Decision Procedures", inclusive, are hereby

renumbered as Sections 18.122.060 through 18.122.110, inclusive.

SECTION 35: That a new Section 18.122.040, "Exempt Temporary Uses", is hereby

added to Chapter 18.122, "Temporary Use Permits", of Title 18, "Zoning" of the SCCC to

read as follows:

"18.122.040 - Exempt Temporary Uses

The following minor and limited duration temporary uses are exempt from the permit

requirement for a Temporary Use Permit. Temporary uses that do not fall within the

categories defined below shall comply with Section 18.122.050 (Allowed Temporary

Uses), below.

A. Construction Sites – On-Site.

1. On-site contractors' construction and/or storage uses, in conjunction

with an approved construction project on the same parcel.

2. One caretaker unit may be present on-site during non-construction

hours.

3. The construction and/or storage use shall be removed immediately

upon completion of the construction project, or the expiration of the companion Building

Permit, authorizing the construction project, whichever first occurs.

B. Emergency Facilities. Emergency public health and safety needs/land

use activities, as determined by the Director.

C. Garage and Yard Sales. Residential garage and yard sales for the

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purpose of selling used household merchandise not to exceeding two, two-day periods

each year.

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D. Events on Publicly Owned Property. Events that are conducted solely

on publicly owned property and are sponsored by educational, fraternal, or service

organizations directly engaged in civic or charitable efforts, subject to the approval of the

Director."

SECTION 36: That a new Section 18.122.050, "Allowed Temporary Uses", is hereby

added to Chapter 18.122, "Temporary Use Permits", of Title 18, "Zoning" of the SCCC to

read as follows:

"18.122.050 - Allowed Temporary Uses

The following temporary uses are allowed on private property, subject to the issuance of

a Temporary Use Permit, and only when conducted in compliance with the specified time

limits and Section 18.124.090 (Conditions of Approval), below. A Temporary Use Permit

shall not be issued if another temporary use has occurred on the subject property within

the previous 30 (whether by the same applicant or otherwise).

A. Contractors' Construction Sites – Off-Site. The temporary use of a site

for an off-site contractor's construction, staging, or storage area(s). The permit may be

effective for up to 180 days and extended in 180-day increments, with Director approval,

or the expiration of the companion Building Permit, authorizing the construction project,

whichever first occurs.

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B. Special Events.

1. Amusement rides, arts and crafts exhibits, auctions, carnivals, circuses, concerts, fairs, festivals, flea markets, food markets/events, outdoor entertainment/ festivals/sporting events, petting zoos, religious revivals, rodeos, rummage sales (not garage or yard sales), tent camps, and swap meets limited to six consecutive days or less within any 30-day period, or six two-day weekends, within a 12-month period. When an annual plan is submitted to and approved by the Director, the frequency and duration of these special events may be extended.

- 2. Outdoor display and sale events conducted by a retail business, including auto dealerships, holding a valid Business License, issued in compliance with SCCC Title 5 (Business Licenses and Regulations), may be allowed a maximum of six outdoor sale events (excluding City-sponsored activities). For purposes of this Subsection, an outdoor sale event shall be no longer than seven consecutive days in duration. When an annual plan is submitted to and approved by the Director, the frequency and duration of these special events may be extended.
- 3. Outdoor meetings and group activities/assemblies for two or less seven consecutive day events, within a 12-month period.
- 4. Seasonal sales (i.e., Halloween pumpkin sales and Christmas tree sale lots) in compliance with SCCC Title 5 (Business Licenses and Regulations) provided, the length of the activity may not exceed 45 days in any 365-day period

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5. Car washes, limited to one event each month for each site, not

exceeding three days in length, and prohibited within the residential zones. Sponsorship

shall be limited to charitable, educational, fraternal, religious, schools, or service

organizations directly engaged in civic or charitable efforts, or to tax exempt organizations

in compliance with 501(c) of the Federal Revenue and Taxation Code.

C. Temporary Residential Real Estate Sales Offices. One temporary real

estate office may be located in any approved residential subdivision located within any

residential or mixed-use zone in the City.

1. The temporary real estate office shall be used only for the sale of

residential or commercial property located within the subdivision in which the office is

located.

2. The temporary real estate office shall be removed at the end of two

years following the date of the recording of the final map of the subject subdivision in

which the office is located.

3. If any parcels within the subdivision have not been sold at the end of

the original two-year period, the Director may approve extensions for the continuation of

the real estate office on a month-to-month basis.

D. Temporary Structures. A temporary classroom, office, or similar portable

structure, including a manufactured or mobile unit, may be approved, for a maximum

period of 12 months, as an accessory use or as the first phase of a development project,

on sites located within the commercial, industrial, and mixed-use zones of the City.

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E. Temporary Work Trailers. A permit for temporary work trailer(s) may be

approved by the Director for up to 12 months, as a temporary work site for employees of

a business:

1. During construction or remodeling of a permanent commercial,

industrial, or mixed-use structure, when a valid Building Permit is in force; or

2. Upon demonstration by the applicant that the temporary work site is

a short-term necessity, while a permanent work site is being obtained.

F. Other Similar Temporary Uses. Similar temporary uses that, in the

opinion of the Director, are compatible with the subject zone and surrounding land uses.

G. Temporary Uses Needing Additional Days to Operate. Applications for

temporary uses (other than the uses specified in Subparagraph B., above that are

proposed to last more than six days (but not more than 45 days) or those proposed for a

period of more than 15 consecutive days shall require the approval by the Director of a

Minor Use Permit in compliance with Chapter 18.114."

SECTION 37: That Article 8, "Definitions", of Title 18, "Zoning", of the SCCC is hereby

renumbered from Chapter 18.60 to Chapter 18.160, with Sections 18.60.010 to

18.60.260, inclusive, being renumbered to Sections 18.160.010 to 18.160.260, inclusive.

SECTION 38: That the definitions for "Banks and Financial Institution" and "Banks and

Financial Institution, Stand-alone ATM" located in Section 18.160.020, "'B' Definitions" of

Article 8, "Definitions", of Title 18, "Zoning", of the SCCC are hereby amended to read as

follows:

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"Banks and Financial Establishments. Commercial establishments including

federally chartered banks, savings and loan associations, industrial loan companies, and

credit unions providing retail banking services to individuals and businesses.

Banks and Financial Establishments, Stand-alone ATM. Stand-alone

commercial establishments typically in the form of a self-serve kiosk located in retail

shopping centers, areas for commercial entertainment, or adjacent to pedestrian

walkways, that provide retail banking services to individuals and businesses."

SECTION 39: That the definitions for the terms "Recreational Facility, Indoor Amusement"

and "Recreational Facility, Outdoor Amusement" in section 18.160.180, "R' Definitions",

be re-named "Commercial Recreational Facility, Indoors" and "Commercial Recreational

Facility, Outdoors", respectively, and are moved to Section 18.160.030, "C' Definitions"

of Article 8, "Definitions", of Title 18, "Zoning" of the SCCC.

SECTION 40: That the definition for "Emergency Shelter" listed in Section 18.160.050,

"'E' Definitions" of Article 8, "Definitions", of Title 18 "Zoning", of the SCCC is hereby

amended to read as follows:

"Emergency Shelter. Housing with minimal supportive services for homeless

persons that is limited to an occupancy of six months or less by homeless persons or

families, where no one may be denied emergency shelter because of an inability to pay;

as defined and used in California Health and Safety Code Section 50801. The definition

also includes other interim interventions, including, but not limited to, navigation centers,

bridge housing, and respite or recuperative care."

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SECTION 41: That a new definition for "Fitness Facilities" is hereby added to Section

18.160.060, "'F' Definitions" of Article 8, "Definitions", of Title 18, "Zoning", of the SCCC

to read as follows:

"Fitness Facilities. A business or an organization charging a membership or use

fee, including private clubs and gymnasiums, that provides exercise machines, free

weights, swimming pool, spa, steam room or fitness training and classes for use by

clients."

SECTION 42: That a new definition for "Maintenance and Repair Services" is hereby

added to Section 18.160.130, "M' Definitions" of Article 8, "Definitions", of Title 18,

"Zoning", of the SCCC to read as follows:

"Maintenance and Repair Services. On-site repair and incidental sales of

supplies for small household goods, machinery, tools, equipment, and appliances,

conducted within an enclosed building. This classification includes furniture refinishing

and repair and excludes maintenance and repair of vehicles or industrial equipment."

SECTION 43: That a new definition for "Parking Facility" is hereby added to Section

18.160.160, "'P' Definitions" of Article 8, "Definitions", of Title 18, "Zoning", of the SCCC

to read as follows:

"Parking Facility. A parking lot or parking structure customarily used for the

temporary parking of motor vehicles. Parking facilities can be either a primary use or an

accessory use."

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SECTION 44: That the existing definition for "Public Parks and Playgrounds" is hereby

re-named "Parks and Plazas" in Section 18.160.160, "'P' Definitions" of Article 8,

"Definitions", of Title 18, "Zoning", of the SCCC and the definition is amended to read as

follows:

"Parks and Plazas. Public parks, including playgrounds and athletic fields/courts

and public plazas and outdoor gathering places, for community use."

SECTION 45: That a new definition for the term "Use by Right" is hereby added

immediately after the definition of the term "Use" to Section 18.160.210, "U" Definitions,

of Article 8, "Definitions" of Title 18, "Zoning", the SCCC to read as follows:

"Use by Right. Shall mean that for residential development projects subject to

either Section 18.10.040.B.6 or 18.14.040.O, the City's review of an owner-occupied or

multifamily residential use shall not require a Conditional Use Permit, Minor Use Permit,

Planned Development Rezoning, or other discretionary review, except that such projects

shall still be subject to architectural review pursuant to Chapter 18.120 and any

subdivision shall be subject to the City's Subdivision Ordinance. However, such

architectural review or subdivision shall not constitute a "project" for purposes of Division

13 (commencing with Section 21000) of the Public Resources Code."

SECTION 46: That properties in the Transit Neighborhood (TN) zoning district shall be

considered "Mixed-Use" properties to which Table 3-9 applies in Section 18.42.110,

"Standards for Signs Requiring a Sign Permit" of Chapter 18.42, "Sign Standards", of Title

18, "Zoning", of the SCCC.

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SECTION 47: That Paragraph 1, "Commercial Ancillary Uses", of Subsection B, "General

Office and Industrial Regulations", of Section 18.16.040, "Other Applicable Regulations",

of Chapter 18.16, "Office and Industrial Zones", of Title 18, "Zoning", of the SCCC is

hereby amended to read as follows:

"1. Commercial Ancillary Uses. Commercial support uses are allowed in the LO-

RD and HO-RD zones, and may be granted with approval of a Minor Use Permit by the

Zoning Administrator in the LI and HI zones when the uses are found to comply with all

of the following provisions:

a. The uses are intended to support and serve employees and visitors in the

immediate area.

b. Uses shall be located entirely with in structures occupied by the primary

use, unless otherwise approved with a Minor Use Permit.

c. Ancillary uses shall occupy no more than 10 percent of the gross floor area

of any structure or a maximum of 20,000 square feet, whichever is less, unless otherwise

approved with a Minor Use Permit.

d. Ancillary uses are limited to the following:

(1) Retail Establishments.

(2) Personal Services Establishments.

(3) Restaurants.

(4) Alcohol service incidental to a restaurant.

(5) Drinking Establishments, subject to a Conditional Use Permit.

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(6) Outdoor Seating, ancillary to a restaurant.

(7) Banks and Financial Establishments."

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SECTION 48: That Paragraph 5 of Subsection D, "Public Hearing Required", of Section 18.120.020, "Architectural Review Process", of Chapter 18.120, "Architectural Review", of Title 18, "Zoning", of the SCCC is hereby amended to read as follows:

"5. Modifications or additions to existing non-residential development, where the modification or addition is greater than 20,000 square feet in size of net new area."

SECTION 49: That the cross-references to other sections of the code are updated to reflect the correct target destination.

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SECTION 50: Savings clause. The changes provided for in this ordinance shall not affect

any offense or act committed or done or any penalty or forfeiture incurred or any right

established or accruing before the effective date of this ordinance; nor shall it affect any

prosecution, suit or proceeding pending or any judgment rendered prior to the effective

date of this ordinance. All fee schedules shall remain in force until superseded by the fee

schedules adopted by the City Council.

SECTION 51: **Effective date**. This ordinance shall take effect thirty (30) days after its

final adoption; however, prior to its final adoption it shall be published in accordance with

the requirements of Section 808 and 812 of "The Charter of the City of Santa Clara,

California."

PASSED FOR THE PURPOSE OF PUBLICATION this 16TH day of JULY, 2024, by the

following vote:

AYES: COUNCILORS: Becker, Chahal, Hardy, Jain, Park and

Watanabe

NOES: COUNCILORS: None

ABSENT: COUNCILORS: Mayor Gillmor

ABSTAINED: COUNCILORS: None

ATTEST:

NORA PIMENTEL, MMC ASSISTANT CITY CLERK

CITY OF SANTA CLARA

Attachments incorporated by reference: None

Ordinance/Zoning Code cleanup

Rev: 09/2019