ORD-22

ORDINANCE NO.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING SECTIONS 21.15.050, 21.15.063, 21.15.930, 21.15.1720, 21.15.1770, 21.15.2400, 21.15.2410, 21.31.360.B, TABLE 31-1, 21.51.110.A, AND 21.51.275; AND BY ADDING SECTIONS 21.15.045, 21.15.447, 21.15.915, 21.15.935, 21.15.2165, 21.25.903.C.5, 21.41.233.A.3, AND 21.51.276, ALL RELATED TO ACCESSORY DWELLING UNITS

WHEREAS, the City Council of the City of Long Beach seeks to implement Senate Bill 1069 (SB 1069)(Chapter 720, Statutes 2016) and Assembly Bill 2299 (AB 2299) (Chapter 735, Statutes 2016) through the adoption of regulations concerning accessory dwelling units in residential zones; and

WHEREAS, accessory dwelling units are commonly referred to as "second
units," and are additional living quarters on single-family lots that are independent of the
primary dwelling unit. They are also known as accessory apartments, accessory
dwellings, mother-in-law units, or granny flats. They may be either attached or detached
to the primary dwelling unit, and they typically provide complete independent living
facilities, including facilities for living, sleeping, eating, cooking, and sanitation; and

WHEREAS, the State Legislature adopted SB 1069 and AB 2299 in order to eliminate barriers to accessory dwelling unit construction that the Legislature has determined is a common-sense, cost-effective approach to accommodate future growth and to encourage infill development in developed neighborhoods; and

WHEREAS, Section 65582.1 of the California Government Code provides

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that accessory dwelling units are one of the reforms and incentives adopted to facilitate 1 2 and expedite the construction of affordable housing; and

WHEREAS, Section 65882.150(a) of the California Government Code 3 provides that accessory dwelling units are a valuable form of housing; that they may 4 5 provide housing for family members, students, the elderly, in-home health care providers, 6 the disabled, and others at below market prices within existing neighborhoods; that they 7 may add income and an increased sense of security to homeowners; that they will 8 provide additional rental housing stock; that they offer lower cost housing to meet the needs of existing and future residents within existing neighborhoods, while respecting 9 architectural character; and that they are an essential component of California's housing 10 11 supply; and

WHEREAS, Section 65852.2(a)(4) of the California Government Code 12 provides that any local ordinance that is inconsistent with Section 65852.2 shall be null 14 and void and state law shall apply unless or until the local agency adopts an ordinance consistent with this law; and

16 WHEREAS, on June 1, 2017, and July 6, 2017, the Planning Commission 17 held duly noticed public hearings on the proposed ordinance before making a final 18 recommendation to the City Council; and

19 WHEREAS, the proposed ordinance is consistent with the applicable 20 policies of the Long Beach General Plan and Housing Element; and

21 WHEREAS, it has been determined that the proposed ordinance regulating 22 accessory dwelling units is exempt from the requirements of the California Environmental 23 Quality Act (CEQA), pursuant to CEQA Guidelines Section 15282(h) which exempts the 24 adoption of an ordinance regarding second units in a single-family or multifamily 25 residential zone:

26 WHEREAS, Section 65852.2(a)(1)A of the California Government Code 27 provides that a local agency may designate certain areas within the jurisdiction of the 28 local agency where accessory dwelling units may be permitted; and that the designation

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of said areas may be based on criteria that may include, but are not limited to, the
 adequacy of water and sewer services and the impact of accessory dwelling units on
 traffic flow and public safety;

WHEREAS, the City of Long Beach is an older urban coastal city consisting
of approximately fifty-two (52) square miles with a residential population of approximately
470,000 individuals which do not include the numerous individuals who work, recreate or
visit Long Beach on a daily basis;

8 WHEREAS, the residential population and visitor density of the City,
9 particularly in its coastal and downtown core areas, significantly impacts traffic circulation
10 and parking availability on the City's existing street network and off-street parking
11 facilities;

WHEREAS, historically as an older city, certain neighborhoods and areas of
Long Beach do not have sufficient on or off-street space to accommodate the parking of
motor vehicles by residents, businesses, or visitors;

WHEREAS, since at least 1986, the City has recognized that the parking of
vehicles on certain narrow streets in densely populated areas of the City created a
detrimental condition affecting the health, safety and welfare of the community and
served to impede and obstruct the free flow of traffic, thus requiring parking restrictions in
those areas;

WHEREAS, in 1988, the City Council of the City of Long Beach adopted a
resolution (C-24607) designating the boundaries of parking-impacted areas of the City
and recognizing that in said areas the inadequacy of public and private vehicle parking
spaces "is particularly acute;"

WHEREAS, in October 2013, the City adopted the Mobility Element of the
City's General Plan and recognized that vehicle parking in certain parking impacted areas
of the City "has a profound impact not only on those drivers searching for spots, but on a
wide range of areas critical to [the] City: the design of the built environment, the cost of
development, housing affordability, the flow of traffic, and the community's overall quality

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2 WHEREAS, due to the relatively high density of housing in certain areas of 3 the City and the profound and acute lack of existing parking in these areas, the City Council finds that it is appropriate to require that at least one additional on-site parking space be provided in designated parking impacted areas when a property owner desires 6 to add an Accessory Dwelling Unit to the site as set forth and described in this ordinance in order to promote and facilitate public safety, traffic flow, and the public health, safety and general welfare of those residing, working or recreating in the City.

NOW, THEREFORE, the City Council of the City of Long Beach ordains as 10 follows:

Section 21.15.050 of the Long Beach Municipal Code is Section 1. amended to read as follows:

21.15.050 Accessory building, accessory structure.

"Accessory building or structure" means a detached or attached building or structure, the use of which is subordinate and customarily incidental to that of the main building or structure, or to the main use of the land. An accessory building or structure must be located on the same lot as the main building or structure.

20 Section 2. Section 21.15.063 of the Long Beach Municipal Code is 21 amended to read as follows:

> Accessory use, residential. 21.15.063

"Accessory residential use" means a residential use that is 23 24 customarily incidental and/or necessarily related to a principal nonresidential 25 use of land, building, or structure. An accessory residential use is located on 26 the same lot as the principal nonresidential building or use and is dependent 27 upon the principal nonresidential use for the majority of its use or activity. 28 The occupant of an accessory residential use is employed in or routinely

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conducts business in the nonresidential space. Accessory residential uses include, but are not limited to, a caretaker's or night watchman's residence (Section 21.15.445), an artist's studio and residence (Section 21.15.240), and parsonage (Section 21.15.2005). "Accessory residential use" does not include accessory dwelling units (Section 21.15.045).

Section 3. Section 21.15.930 of the Long Beach Municipal Code is amended to read as follows:

21.15.930 Dwelling, one-family. See "single-family dwelling."

Section 4. Section 21.15.1720 of the Long Beach Municipal Code is amended to read as follows:

21.15.1720 Manufactured housing.

"Manufactured housing" means a structure, transportable in one or more sections, which, in the traveling mode, is eight (8) body feet or more in width, or forty (40) body feet or more in length, or, when erected on site, is three hundred twenty (320) or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air conditioning, and electrical systems contained therein; except that such term shall include any structure which meets all the requirements of this definition except the size requirements and with respect to which the manufacturer voluntarily files a certification and complies with the standards established under California Health and Safety Code, Division 13, Part 2. "Manufactured home" includes a mobile home subject to the National Manufactured Housing Construction and Safety Act of 1974 (42 U.S.C., Sec. 5401, et seq.).

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	1	Section 5. Section 21.15.1770 of the Long Beach Municipal Code is
	2	amended to read as follows:
	3	21.16.1770 Mobile home. See "Manufactured housing."
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	5	Section 6. Section 21.15.2400 of the Long Beach Municipal is amended
	6	to read as follows:
	7	21.15.2400 Secondary housing unit. See "Accessory dwelling unit."
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	9	Section 7. Section 21.15.2410 of the Long Beach Municipal is amended
	10	to read as follows:
r	11	21.15.2410 Single-family dwelling.
ORNEY tttorney 11th Floor 4664	12	A single-family dwelling is a residential unit designed and intended
⊢∢`.d	13	for occupancy by one (1) family. A single-family dwelling contains one (1)
E CITY AT 3KIN, City Boulevard CA 9080	14	kitchen for central preparation of meals. This definition includes
ште	15	manufactured housing (when placed on a foundation for permanent
OFFICE OF TH CHARLES PA 333 West Ocean Lond Beach	16	residency) and group homes. A single-family dwelling may be attached or
0FF 333 V 1	17	detached, as follows:
	18	A. Detached. "Detached single-family dwelling" means one (1)
	19	dwelling unit located on a single lot with yard areas that separate that
	20	dwelling from other dwellings.
	21	B. Attached. "Attached single-family dwelling" means one (1)
	22	dwelling unit on a single lot with one (1) side wall in common with a dwelling
	23	on an adjoining lot.
	24	Section 8. 21.31.360.B of the Long Beach Municipal Code is amended to
	25	read as follows:
	26	B. Accessory Dwelling Units. Accessory dwelling units shall be
	27	prohibited in a PUD.
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1	Section 9. Table 31-1 in Chapter 21.31 is amended to read as shown on
2	Exhibit "A" attached hereto and made a part hereof word for word.
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4	Section 10. 21.51.110.A of the Long Beach Municipal Code is amended to
5	read as follows:
6	A. Additional Dwelling Units.
7	Any use which increases the number of dwelling units in any building
8	or on any lot beyond that permitted in the district, except for accessory
9	dwelling units as described in Section 21.51.276.
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11	Section 11. Section 21.51.275 of the Long Beach Municipal Code is
12	amended by adding an expiration clause at the beginning to read as follows:
13	21.51.275 Secondary housing units ("granny flats").
14	This Section will remain in effect in the Coastal Zone until such time
15	as new Section 21.51.276 is approved and certified by the California
16	Coastal Commission as an amendment to the Local Coastal Program
17	(LCP). Upon certification, Section 21.51.275 will no longer be in force and
18	effect.
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20	Section 12. Section 21.15.045 is added to the Long Beach Municipal
21	Code to read as follows:
22	21.15.045 Accessory dwelling unit.
23	"Accessory dwelling unit" means an attached or a detached
24	residential dwelling unit which provides complete independent living facilities
25	for one or more persons. An accessory dwelling unit is an accessory use
26	and not a principal use of land. It shall include permanent provisions for
27	living, sleeping, eating, cooking, and sanitation, and shall be located on the
28	same lot as the single-family dwelling to which it is subordinate (the primary
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dwelling), and shall have a separate exterior entrance. An accessory 1 2 dwelling unit also includes the following: 3 A. An efficiency unit, as defined in Section 17958.1 of the California Health and Safety Code. 4 Β. A manufactured home, as defined in Section 18007 of the 5 6 California Health and Safety Code. 7 8 Section 13. Section 21.15.447 is added to the Long Beach Municipal 9 Code to read as follows: 10 21.15.447 Carport. 11 "Carport" means a permanent roofed structure over a driveway, built 12 for the purpose of sheltering an automobile. A carport is supported by 13 attachment to a building and/or freestanding posts, and is open on all sides 14 that are not attached to a building. A carport may have a solid or trellised roof. "Carport" does not include "porte cochere," or any temporary or non-15 16 permanent structure. 17 18 Section 14. Section 21.15.915 is added to the Long Beach Municipal 19 Code to read as follows: 20 Dwelling unit, accessory. See "Accessory dwelling unit." 21.15.915 21 Section 15. Section 21.15.935 is added to the Long Beach Municipal 22 Code to read as follows: 23 Dwelling, primary. 21.15.935 24 "Primary dwelling" means a single-family dwelling that is not an 25 accessory dwelling unit. A primary dwelling is a principal use of land. 26 27 \parallel 28 8 MJM:kjm A17-00242 9/25/17; 11/21/17 \\CLBCHAT\AT\$\Apps\CtyLaw32\WPDocs\D020\P031\00824819.docx

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		Operation 10 Continue 01 15 0165 is added to the Long Boach Municipal
	1	Section 16. Section 21.15.2165 is added to the Long Beach Municipal
	2	Code to read as follows:
	3	21.15.2165 Primary dwelling. See "Dwelling, primary."
	4 5	Section 17. Subsection C.5 is added to Section 21.25.903 of the Long
	6	Beach Municipal Code to read as follows:
	7	5. Creation or expansion of an accessory dwelling unit in
	8	conformance with the requirements of Section 21.51.276 (Accessory
	9	dwelling units).
	10	
	11	Section 18. Subsection A.3 is added to Section 21.41.233 of the Long
\E√ Pey Floor	12	Beach Municipal Code to read as follows:
TTORI / Attori d, 11th 02-466	13	3. For the provision of required parking for an accessory
HE CITY ATTORNEY ARKIN, City Attorney In Boulevard, 11th Flo th. CA 90802-4664	14	dwelling unit, and for required replacement of parking for the primary
THE (PARK ean Bo ach. C	15	dwelling when a garage is converted or existing parking spaces are
OFFICE OF THI CHARLES PAR 33 West Ocean Long Beach.	16	otherwise eliminated to create an accessory dwelling unit.
OFFICE CHARL 333 West Lona	17	·
, i	18	Section 19. Subsection C is added to Section 21.41.233 of the Long
	19	Beach Municipal Code to read as follows:
	20	C. For tandem parking allowed in Subsection 21.41.233.A.3 for
	21	an accessory dwelling unit, up to three (3) spaces may be in tandem.
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	23	Section 20. Section 21.51.276 is added to the Long Beach Municipal
	24	Code is amended to read as follows:
	25	21.51.276 Accessory Dwelling Units.
	26	An accessory dwelling unit ("ADU") is an allowed accessory use on a
	27	lot having only one detached single family dwelling (a "primary dwelling") and
	28	no other principal uses, or principal buildings or structures. An accessory
		9 MJM:kim A17-00242 9/25/17; 11/21/17

dwelling unit shall have the provisions described in the definition of ADU (Section 21.15.045 – Accessory Dwelling Unit). Permits for ADUs shall be considered ministerially, without discretionary review or a hearing, and the Director of Development Services shall approve or deny an application for an ADU within 120 days after receiving said application. ADUs are subject to the following regulations:

A. Locations Allowed and Prohibited. Accessory dwelling units shall be allowed in the following locations, except that ADUs shall be prohibited unless fully conforming to the requirements of this Section:

1. The zoning districts in Table 31-1 where indicated as an allowable accessory use;

2. A Planned Development District (PD) or Specific Plan (SP), or subarea thereof, that allows residential use at single-family density, subject to the additional restrictions provided in this Section. The Zoning Administrator is authorized to determine if a PD or SP, or subarea thereof, allows for development of an ADU.

B. Categories of Accessory Dwelling Units. The City hereby provides for the permitting of two categories of accessory dwelling units, as follows:

1. Limited ADU. A Limited ADU is located in one of the zoning districts in Table 31-1 in which a Limited ADU is indicated as an allowable accessory use, or is located in a Planned Development District (PD) or Specific Plan (SP), or subarea thereof, that allows single-family but not multi-family residential use. A Limited ADU is created solely from the existing floor area of the primary dwelling or an accessory structure. No addition of floor area or expansion of building footprint is allowed when creating a Limited ADU. A Limited ADU is exempt from certain development standards, as provided by this Section; however, any future addition of floor

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area to a Limited ADU shall require compliance with the provisions of this Section for a Conforming ADU.

2. Conforming ADU. A Conforming ADU is located in one of the zoning districts in Table 31-1 in which a Conforming ADU is indicated as an allowable accessory use, or is located in a Planned Development District (PD) or Specific Plan (SP), or subarea thereof, that allows singlefamily residential use.

a. A Conforming ADU meets one of the following conditions:

i. Construction of new floor area is proposed to create or expand the ADU; or

ii. The lot is located in a permitted residential zoning district other than a single-family residential district, whether or not construction of new floor area is proposed.

b. For a lot where an additional principal dwelling is allowed, a Conforming ADU is not permitted, except that a Conforming ADU may be created through conversion of the floor area of an existing attached or detached accessory structure, which may not be expanded, and such a Conforming ADU may not be created or converted from new or existing floor area of the primary dwelling.

C. Density. Accessory dwelling units developed pursuant to the requirements of this Section shall not be considered to cause the lot upon which the ADU is located to exceed the allowable density permitted for the lot. For lots not located in a single-family residential zoning district, addition of another principal dwelling unit to a lot is not permitted as long as an ADU is present.

D. Development Standards. An accessory dwelling unit shall

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conform to all development standards of the zone in which the property is located, including but not limited to, parking, height limits, setbacks, projections, lot coverage, landscape, open space, and floor area ratio (FAR), except as specifically provided by this Section, and shall be subject to the following standards, and the provisions of Tables 51.276-1 and 51.276-2:

1. Nonconforming Setbacks. An ADU may be located within an existing, permitted structure with non-conforming setbacks, provided that any new construction of floor area complies with the applicable setback standards. Conversion of an existing detached accessory structure with non-conforming setbacks may include a second floor, provided that any new construction complies with the applicable setback standards.

2. Relationship to Other Accessory structures. The gross floor area of an ADU shall not be counted toward the allowable size of accessory structures specified in Section 21.31.245.

3. Architecture, Design, and Site Planning. An ADU shall be subject to the following criteria for architecture, design, and site planning compatibility:

a. Exterior modifications to a primary dwelling or accessory building, as well as the construction of a new attached ADU, shall be architecturally compatible with the primary dwelling, including the use of complimentary color palettes, exterior finishes, roof pitch, and other design standards as set forth in Chapter 21.31.

b. Any garage door(s) shall be removed from a garage or other accessory structure that is converted to an ADU, and the opening shall be treated and finished to match the building per Subsection 21.51.276.D.3.a.

c. Any window, door, or deck of a second story ADU shall utilize techniques to lessen views onto adjacent residential lots to

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preserve a reasonable level of privacy of adjacent residents. These techniques may include facing a unit entrance away from an interior property line, use of obscured glazing, window placement above eye level, or . screening between properties.

d. Where a driveway abuts an ADU, a landscape area with a depth between eighteen (18) to thirty-six (36) inches shall be provided for the entire width of the driveway, provided that:

i. The landscape area does not reduce the driveway length below the minimum required in this Section when it serves as the required parking; and

ii. Existing pedestrian paths and entrances to the ADU and primary dwelling are not negatively impacted, or can feasibly be relocated.

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1		A	Table 51.276	
2		Accessory Dw	Limited ADU	lopment Standards Conforming ADU
3	Setbacks ^(a)			
4	Front Yard		N/A	Same as zoning district.
5	Side Yard		N/A	Same as zoning district, or 5 ft., whichever is less.
6	Rear Yard	Attached ADU	N/A	Same as zoning district. (c)
	(b)	Detached ADU	N/A	5 ft. ^(c)
7	Building Heig	<u> ht</u>		
8	Height Limit		N/A	Same as zoning district, or 25 ft. and 2 stories, whichever is less. ^(d)
9	Lot Standard	S		
10	Number of Al	DUs Allowed	1 per lot with a	n existing single-family dwelling only.
11	Minimum Lot	Size		5,200 sq. ft.
12	Minimum Lot	Width		27 ft.
13	Maximum Lo	t Coverage	N/A	Same as zoning district. ^(f)
	Floor Area R	atio (FAR)	N/A	Same as zoning district. ^(f)
14 15	Minimum Usa	able Open Space	N/A	Equal to 30% of the gross floor area of the ADU $^{(g), (h), (l)}$
16	Unit Size Rec	quirements		
10	Maximum Un		50% of GFA o	f the primary dwelling, or 800 sq. ft., whichever is less. ^(j)
18	Minimum Uni	t Size ^(k)		
	0 bedroom	S	190 og ft for	300 sq. ft.
19	1 bedroom		180 sq. ft. for all Limited	450 sq. ft.
20	2 bedrooms	, S	ADUs	750 sq. ft.
21	Other Standa			
22	Distance betw	ween a detached ncipal structure	N/A	8 ft.
23	L		_L	
24	Abbreviations			
	ft. = feet			
25	sq. ft. =	square feet		
26	N/A = no	ot applicable		
27	GFA = 6	aross Floor Area, a	is defined in Sect	ion 21.15.1070
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(a) See Section 21.51.276.D.1 for existing legal nonconforming setbacks.

3 (b) The rear setback shall be measured to the centerline of the abutting alley,4 where such exists.

5 (c) For reverse corner lots, the rear yard setback shall be the same as the side6 yard setback.

7 (d) For sites in PD-11 (Rancho Estates Planned Development District), height is
8 limited to 13 ft., 1 story.

9 (e) For a lot where an additional principal dwelling unit is allowed, a Conforming
10 ADU is not permitted, except as provided in Section 21.51.276.B.2.b.

(f) The accessory dwelling unit's gross floor area shall be calculated in accordance with Section 21.15.1070, and shall be counted toward lot coverage and floor area ratio, and against usable open space.

(g) Percent of lot area per ADU, to be provided as private or common open space. Usable open space standards of Section 21.31.230 shall apply.

(h) The open space required for the ADU is in addition to the open spacerequired by Table 31-2A for the primary dwelling.

(i) For a Conforming ADU, if the existing usable open space provided for the
primary dwelling is nonconforming, additional usable open space shall be provided for the
primary dwelling to conform with the open space requirements of Section 21.31.230 and
Table 31-2A.

(j) For a site with a primary dwelling of less than 1,280 sq. ft., an ADU up to 640
sq. ft. is permitted.

(k) The minimum unit size requirements do not establish any exceptions to themaximum unit size allowed.

27 4. Parking Required. Off-street parking for an accessory
28 dwelling unit and the primary dwelling shall be provided as required in Table

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51.276-2. Replacement parking for the primary dwelling is required when any on-site parking spaces (or the structures housing them) are demolished, altered, converted, or otherwise eliminated in conjunction with creation or expansion of an ADU. The following requirements shall apply to lots where an ADU is created or expanded:

a. Replacement parking spaces for the primary dwelling shall be provided off-street and shall comply with the requirements of Chapter 21.41 (Off-Street Parking and Loading) including, but not limited to size, parking access, improvements, turning radius, and allowed vehicle parking areas, except as otherwise provided by this Section.

b. Parking spaces for an ADU, and replacement parking spaces for the primary dwelling, may be provided within an enclosed garage, a carport, or in an open configuration.

c. Use of a tandem parking configuration is allowed. No more than three (3) vehicles may be parked in tandem.

d. Parking spaces for an ADU and replacement
 parking spaces shall be located in the areas on a lot allowed by Section
 21.41.281 (Vehicle parking in residential setbacks) and shown in Figure 41-3.

A separate driveway for the ADU, or its

replacement parking, is prohibited along the street frontage of the site. This prohibition does not include a driveway or parking area having access only from an alley.

e.

f. If an automobile parking lift is used, it shall be located within a fully-enclosed garage, which shall comply with all zoning development standards of the applicable zoning district for a garage.

26 g. Garages for a single-family residence and an ADU shall not 27 exceed a total of nine hundred (900) square feet in size.

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1 Table 51.276-2 **Required Parking for Limited and Conforming Accessory Dwelling Units** 2 and Primary Dwellings 3 Parking spaces required Location 4 ADU^(a) Primary dwelling 5 Coastal Zone and/or 1 Same as existing 6 Parking Impacted Area (b) number of spaces Other permitted areas 0 7 8 Notes 9 (a) The parking required for an ADU is in addition to that required for the primary 10 dwelling. 11 (b) The boundaries of the Parking Impacted Area for purposes of this Section 12 shall be taken from Map 17 of the Mobility Element of the General Plan, as adopted by the 13 City Council on October 15, 2013, or as may be subsequently amended. 14 15 E. Other Provisions. 16 1. Owner Occupants, Sales, Rentals, and Covenants. The 17 following requirements shall apply to all accessory dwelling units: 18 a. The owner of the property shall reside either in 19 the primary dwelling or the accessory dwelling unit, unless both the primary 20 dwelling unit and the accessory dwelling unit are rented to the same tenant 21 and such tenant is prohibited in writing by lease or other written instrument 22 from subleasing or otherwise renting the primary dwelling unit or ADU to any 23 other person or entity. 24 b. The accessory dwelling unit shall not be sold 25 separately from the primary dwelling. 26 C. All required on-site parking for the property shall 27 remain available for the residents of the primary dwelling and accessory 28 dwelling unit, and shall not be allocated to or used by any other person or 17 MJM:kjm A17-00242 9/25/17; 11/21/17

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Lond Beach. CA 90802-4664 entity, as required by Section 21.41.209.

d. The accessory dwelling unit or the primary dwelling may be rented. All rentals shall be for terms of longer than thirty (30) days.

e. The accessory dwelling unit shall be removed at the expense of the property owner upon violation of Section 21.51.276, or upon cessation of the primary land use as a single-family dwelling, including, but not limited to, addition of another principal dwelling unit.

f. Prior to the issuance of a building permit for the ADU, the owner/applicant shall record a deed restriction in a form approved by the City that restricts the size and attributes of the ADU consistent with this Section, and requires the above restrictions.

2. Construction of ADU with New or Rebuilt Primary Dwelling. Construction of an ADU in conjunction with construction of a new primary dwelling (including situations in which the primary dwelling is demolished or rebuilt as defined in this Title) is permitted, subject to the applicable provisions of this Section and all other applicable laws, codes, and regulations. When the primary dwelling is demolished or rebuilt, any nonconformities in any existing accessory structures shall be corrected prior to the creation of an ADU on the property.

 Rebuilding of Existing Accessory Structure for Conversion. An existing garage or other accessory structure that is converted to an ADU, or above which a new ADU is constructed, may be rebuilt as necessary to comply with building, fire, and other life safety codes without loss of rights to nonconforming setbacks.

4. Conversion of Nonconforming Second Dwelling Unit to ADU. A nonconforming dwelling unit on a property with no more than two existing dwelling units may be converted to a Conforming ADU, subject to

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the provisions of this Section and the following:

a. The converted unit may be exempt from the maximum ADU size limits, provided that:

i. The unit to be converted to an ADU has a floor area less than the other dwelling unit, which shall become the primary dwelling; and

ii. The unit to be converted to an ADU is not larger than 1,200 sq. ft.

b. The property shall be located in a single-family zoning district, or shall be located in an R-2, R-3, or R-4 zoning district and shall have insufficient lot size for more than one dwelling to be permitted per Tables 31-2A or 31-2B; and

c. Any existing parking (whether garage, carport, or open) for both units shall be retained, and may be rebuilt and reconfigured as necessary to comply with building code, and may be modified to be made more conforming to the requirements of the Zoning Regulations.

5. Nonconformity with Loss of Primary Dwelling. In the event that the primary dwelling is destroyed, abandoned, demolished, or otherwise lost, the accessory dwelling unit shall become a nonconforming use, subject to the provisions of Chapter 21.27 (Nonconformities), and shall not be expanded. This nonconformity may be remedied by the reestablishment of a primary dwelling on the property; or by conversion of the ADU to a primary dwelling, subject to all applicable codes, laws, and regulations for a primary dwelling.

6. Unpermitted Structures. Any structure that is described by Section 21.27.030 shall not be converted or otherwise used in the creation or expansion of an accessory dwelling unit if it cannot first be brought into legal conforming status under the provisions of this Title.

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F. Severability Clause. If any provision, clause or section of this Ordinance or the application thereof to any person or circumstance is held to be unconstitutional or to be otherwise invalid by any court of competent jurisdiction, such invalidity shall not affect any other provision, clause, or section, or application, and to this end the provisions, clauses and sections of this Ordinance are declared to be severable.

8 Section 21. The City Clerk shall certify to the passage of this ordinance by
9 the City Council and cause it to be posted in three (3) conspicuous places in the City of
10 Long Beach, and it shall take effect on the thirty-first (31st) day after it is approved by the
11 Mayor.

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Lond Beach. CA 90802-4664 \parallel

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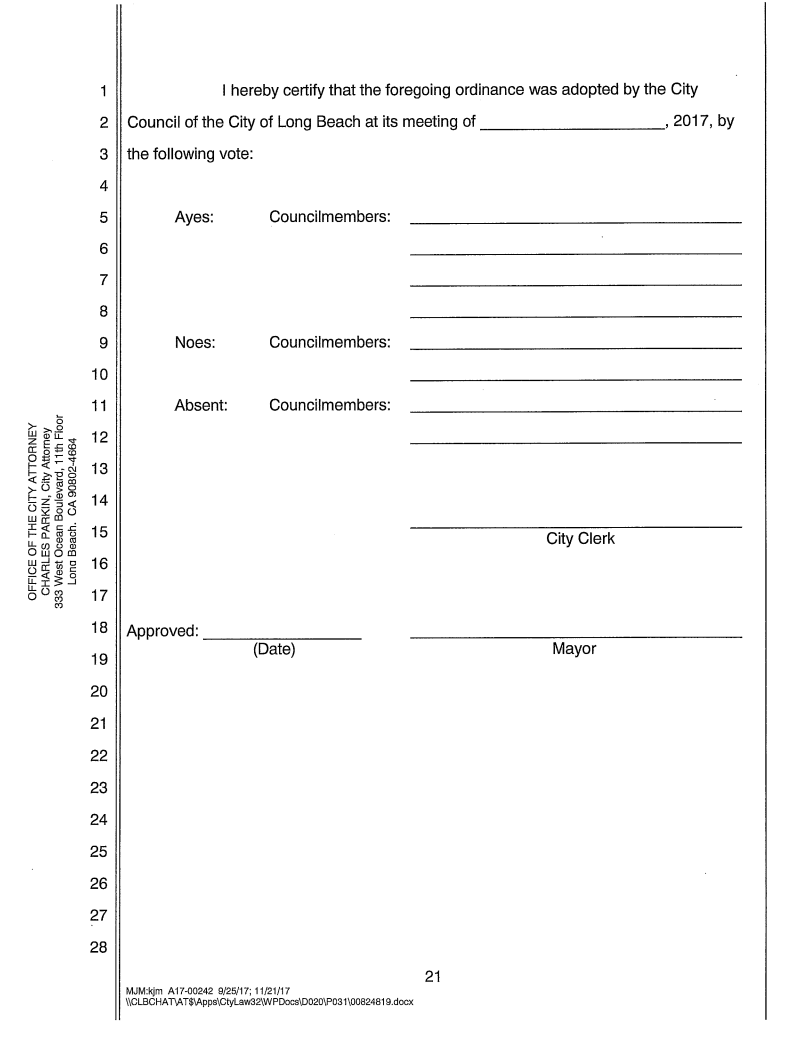


Table 31-1 Uses

Uses in Residential Zones

Residential Zone District Land Use	S-I-A	พ-т-พ	า-т-ย	N-1-8	Т-1-Я	ડ-ટ-પ્ર		้	В 5 V В-Z-И	А-2-Я	в з ч S-2-3	В-3-Т В-3-4	R-4-R	K-4-N	В-⊄- Н _(q)	ዘ-4-በ	R-M	R-4-M	КР
)		<u></u>	1						
Residential Uses																			
Single-family detached	~	~	~	<u> </u>	~	~ ~	<u>ک</u> ۲	<u>ک</u>	<u>}</u>	<u> </u>	≻	Z	>	>	<u> </u>	≻	<u> </u>	z	٨
Single-family attached	Z	z	z	z	~	/ />	<u>></u>		<u> ≻</u>	<u> ≻</u>	<u> ≻ </u>	<u>></u>	<u> </u>	<u>></u>	<u> </u>	<u>></u>	z	z	≻
Duplex	z	z	z	Z	, (a)γ	λ (q) λ	. ≻ ≻	<u> ></u>	, γ(c)	<u>(د) ۲</u>	<u> </u>	<u> </u>	<u>></u>	<u>></u>	<u> </u>	<u> </u>	Z	z	≻
Three-family dwelling	z	z	z	z	Z	Z	z z	2			≻	z	<u> </u>	<u> ≻</u>	<u> </u>	<u>></u>	Z	z	>
Four-family dwelling	z	z	z	z	Z	z	z z	2	Z	<u> ≻ </u>	<u> </u> ≻	Z	<u> </u>	<u> ></u>	۸	<u> </u>	z	z	<u> </u>
Multi-family dwelling	z	z	z	z	z	Z	z	2	2	Z	Z	Z	<u> </u>	<u> </u>	λ	<u> </u>	z	z	<u> </u>
Townhouse	Z	z	z	z	z	Z	z z	2	<u>}</u>		<u> ≻ </u>	<u>></u>	<u> </u>	<u> </u>	<u>></u>	>	z	z	≻
Modular or manufactured housing unit placed on a permanent foundation	~	, ,	<u>ک</u>	~	, , ,	 	<u>}</u>	<u> ≻ </u>	Z	Z	2	Z	Z	Z	Z	Z	<u> </u>	<u> </u>	Z
Mobile home park (as to unsold spaces) (see Section 21.52.243)	U	U U	U	υ		ບ ບ	U U		0	<u> </u>	U	<u>ပ</u>	<u> </u>	U	<u> </u>	U	<u> </u>	>	Z
Subdivision of existing mobile home park (see Section 21.52.244)		·	1)///7999/h 1999/h ///////////////////////////															<u> </u>	7 - 0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1

EXHIBIT "A"

Residential Zone	Residential Zone District Land Use	ร-ฃ-ม	K-1-M	ד-ד-צ	N-T-8	 Ц-Т-Т	S-Z-8	א-ד-ר א-ד-ו א-ד-ו	B-2-N	R-2-A	S-8-3	R-3-4	В-3-Т	K-4-R	N-17-8	<u>ארק- H(q)</u>	N-4-9	W-B	W-7-8	ВР
Accessory dwelling unit (see Section 21.51.276)	Limited accessory dwelling unit	A	A	A	A /	A	Z		z	Z	Z	Z		Z	Z	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Z	Z	<u>z</u>	
	Conforming accessory dwelling unit	A	A	A	4 /	A	A	A	A	A	A	A	۲ ح	A /	A	1. Constant-root annual air faith for an annual an anna an ann	A	z		1
Special group residence (senior housing, handicapped housing, i care facility, communal housing, convalescent hospital) (see Sect 21.52.271)	Special group residence (senior citizen housing, handicapped housing, residential care facility, communal housing, convalescent hospital) (see Section 21.52.271)	Z	Z	Z	Z		2	2	Z	Z	Z	Z	Z	U	U U	U		Z	Z	
Transitional Housing ^{(e), (f)}	Ising ^{(e), (f)}	~	>	, 	×	<u>}</u>	<u> ></u>	<u> </u>	<u>}</u>	<u> </u>	<u> </u> >			<u>х</u>	<u>}</u> ≻	<u> </u>	<u> </u>	<u> </u>	<u> </u>	1
Supportive Housing ^{(e), (f)}	sing (e), (f)	7	~	, ,	<u>ک</u> ۲	<u>></u>	<u> ≻ </u>	<u> ></u>	<u>}</u>	<u> </u>	<u> </u>	×	~ ~		<u> ≻ </u>		<u> </u> >	<u> </u>	<u> </u>	1
Commercial Uses	S																			
Bed and breakfa 21.52.209)	Bed and breakfast inns (see Section 21.52.209)	Z	z	Z	Z	z	Z Z	z	Z	z	z	z	AP /	AP /	AP A	AP	AP	Z 	Z	
Office commerci	Office commercial (see Section 21.52.251)	Z	z	z	Z	Z	z z	z	z	z	z	z	U	<u>ں</u>	<u>×</u> ں	γ ^(a) C		z z	Z	1
Residential historic l Section 21.52.265.5)	andmark buildings (see	AP	AP	AP /	AP /	AP	AP AP	P AP	AP	АР	AP	AP	AP /	AP /	AP A	AP	AP /	AP N	AP	
Restaurant (see	Restaurant (see Section 21.52.269)	z	z	z	z	Z	N N	Z	Z	z	Z	z	Z	Z	U Z	U	Z	Z	Z	1

EXHIBIT "A"

Residential Zone District Land Use	S-T-N	พ-น-ม	า-т-ย	N-T-Y	ደ-1-۲	R-2-S	R-2-I	า-ว-ม	N-2-8	A-2-9	В-3-4 В-3-2	В-3-Т	8-4-8	N-4-N	B-⊄- H _(q)	צ- ל-ח	R-M	R-4-M	ВР
Ketail commercial	z	z	z	z	z	 z	z	z z	Z -	2	Z	Z	Z	Z	<u></u>	z	Z	z	z
Through-block commercial (see Section 21.52.279)	Z	z	Z	U	Z	z	z z	<u> </u>	Z	U	<u>ں</u>	U	<u>ပ</u>	ပ	U	U	U		
Other Uses														n den ste Statistic Statistic Statistic					
Carnival, fiesta, other outdoor exhibition or celebration (see Section 21.53.109)	F	F	H	F	F		 	<u> </u>		<u> </u>	<u> </u>	 		F	<u> </u>	F	F	z	–
Church (see Section 21.51.213)	z	z	z	U	z	z	Z	U N		U	U	υ	U	U	J	U	z	z	z
Common recreational facilities (permitted only for multi-family developments with 21 or more units)	Z	Z	Z	Z	2	Z	Z	2		2	Z	A	A	<u> </u>	×	A	A	~	7
Construction trailer (see Section 21.53.103)		 	L	L.		- -		 -			<u> </u>	<u> </u>	<u> </u>	L_	<u> </u>	F	<u> </u>	z	F
Courtesy parking for nonresidential use (see Section 21.52.221)	υ	υ	υ	U	U	U U	し い	U U	U		<u> </u>	<u> </u>	U	<u>ပ</u>	A	U	U	z	z
Child daycare home - small or large facility (1—14 persons) (see Section 21.51.230)		A	A	A	Α	Υ	A	Y	A	A	A	A	A	A	A	A	A	Z	A
Daycare center (15 or more persons) (see Section 21.52.249	U	υ	υ	U	υ	U U	ပ ပ		<u> </u>	<u> </u>	U	U	U	<u> </u>	U	U	U	z	z
Detached accessory room (see Section 21.31.245)	Z	z	A	A	A	z	A Z	A	A		A	A	A	Υ	A	A	Z	>	z

EXHIBIT "A"

Residential Zone District Land Use	ร-น-ม	พ-า-ม	ד-ד-צ	N-T-8	Т-1-Я	S- 2 -צ	l-כ-א	 В-5-Г	N-2-8	A-2-A	S-E-A	R-3-4	R-4-R	R-4-N	נקר H(q)	R-4-U	К-M	R-4-M	КР
Electrical distribution station (see Section 21.52.223)	Z	z	z	Parent (Z		Z	<u> </u>		<u> </u>	Z	U U	<u> </u>	U I	<u> </u>	υ	<u> </u>	Z	z
Group home (1—6 persons) (see Section 21.15.1200)	_	~	~		×				<u> </u>	<u> </u>	<u> </u>	<u> </u>		<u> </u>	<u> </u>	<u>></u>	<u> </u>	Z	z
Home occupation (see Section 21.51.235)	A	A	A	×	A	A A	AA	A	A	A	A I		4	4	A	4	A	<u>></u>	A
Interim Parks							3		-										
a. Community gardens (see Section 21.52.260)	z	z	z	Z	z	z	Z	Z		Z		Z	Z	z	Z	Z	Z	Z	e.
b. Passive parks (see Section 21.45.155)	~	~	×		~		<u>↓</u>	<u> </u>		<u> </u>	<u>≻</u>	<u>≻</u>	<u></u>	<u>></u>	<u>></u>	<u> </u>	7	Z	d d
c. Playgrounds (see Section 21.52.260)	dl	F	Р	- H	P	L L	P	dl		- E	dl dl	<u> </u>	<u> 4</u>	<u>d</u>	<u>d</u>	<u>d</u>	<u>e</u>		d
d. Recreational parks (see Section 21.52.260)	AP	AP	AP	AP /	AP	AP //	AP A	AP	AP A	AP A	AP AP	P AP	AP	AP	AP	AP	AP	Z	<u>ط</u>
Private school (elementary) (see Section 21.52.263)	z	z	Z	z	Z	Z	Z Z		Z	Z	z	<u> </u>	<u> </u>	<u>ပ</u>	<u> </u>	<u> </u>	z	Z	z
Recreational vehicles - parking and storage (see Section 21.41.276)	A	A	A	A	A		AA	A	A	A	A N	A	A	4	A	A	A	>	z
Room rentals (see Section 21.51.270)	A	A	A	A A	A	A //	A A	A	A	A	A	A	4	A	A	۲	A	<u> </u>	A
Sandwiched lot development (see Section 21.52.270)	Z	Z	z	U U	Z	Z	N		U	U	C	U	Z	Z	Z	Z	z	Z	z

EXHIBIT "A"

RP R-1-L R-1-L R-2-N R-4-U R-2-N R-2-Z R-3-G R-2-K R-2-Z R-3-G R-3-G R-2-L R-	A A A A A A A A A A A A A A A A A A A		A A A A A A A A A A A A A A A A A A A		 Abbreviations: Y = Yes (permitted use). Y = Ves (permitted use). N = Not permitted. C = Conditional use permit required. Refer to provisions contained in Chapter 21.52. A = Accessory use. Permitted subject to provisions contained in Chapter 21.53. A = Administrative use permit required. Refer to provisions in Chapter 21.53. A = Administrative use permit required. Refer to provisions in Chapter 21.52. IP = Interim park use permit required. Refer to provisions in Chapter 21.52. IP = Interim park use permit required. Refer to provisions in Chapter 21.52. IP = Interim park use permit required. Refer to provisions in Chapter 21.52. Notes: (a) Retail and office commercial uses are subject to the development standards specified in Section 21.45.160. (b) Unless the site can provide 4 independently accessible parking spaces, one unit is limited to 450 sq. ft. as a zero bedroom. (c) One unit shall not exceed 800 sq. ft. or 12 percent of lot area, whichever is greater. The 800 sq. ft. the rear unit. or bottom unit in a stacked duplex, shall be considered the legal nonconforming unit. (d) For commercial uses permitted in the R-4H zone see Section 21.45.160. (e) This use does not include uses that meet the definition of "Residential care facility" or "Special group residences" as defined in Chapter 21.15. (f) Development is subject to the density limits of the zoning district in which it is located.
ו-ד-צ		N 210-1210-1210-1210-1210-2210-2210-2210-	- 2010 - 140 (140 (140)) (140)		rovisi irovisi ito pr ito pr provi he de he de to to to to to to to to to to to to to
M-1-A	A	F	A	U	r to p rrovisi provisi fer to e subj or 12 or 12 t tom u t tom u t neet t neet t
S-I-A	A	<u> </u>	A	<u> </u>	. Refe set to p set to set to set are deper deper deper that n that n
Residential Zone District Land Use	Storage of chattel (see Section 21.51.290)	Trailer or dwelling unit used as home sales office	Vehicle parking and storage (see Section 21.41.281 and 21.41.283)	Wireless telecommunications facilities (see Chapter 21.56)	 Abbreviations: Y = Yes (permitted use). N = Not permitted use). N = Not permitted. C = Conditional use permit required. Refer to provisions in Chapter 21.52. A = Accessory use. Permitted subject to provisions contained in Chapter 21.53. AP = Administrative use Permit required. Refer to provisions in Chapter 21.52. IP = Interim park use permit required. Refer to provisions in Chapter 21.52. Notes: (a) Retail and office commercial uses are subject to the development standard (b) Unless the site can provide 4 independently accessible parking spaces, one (c) One unit shall not exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area, whichever is both units exceed 800 sq. ft. or 12 percent of lot area.

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