STRIKEOUT ORDINANCE

OLD LANGUAGE: Struck Out NEW LANGUAGE: Double Underline

AN ORDINANCE AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 4 BY AMENDING SECTION 125.0431; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY RETITLING AND AMENDING SECTION 141.0302; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 8 BY AMENDING SECTION 143.0815; AND AMENDING CHAPTER 14, ARTICLE 4, DIVISION 5 BY AMENDING SECTION 144.0501, RELATING TO THE AMENDMENT TO THE ACCESSORY DWELLING UNIT AND JUNIOR ACCESSORY DWELLING UNIT REGULATIONS.

§113.0103 Definitions

Abutting property through Accessory building [No change in text.] Accessory Dwelling Unit (ADU) means an attached or detached residential dwelling unit that is 1,200 square feet in size or less, provides complete independent living facilities for one or more persons including permanent provisions for living, sleeping, eating, cooking, and sanitation, and is located on a *lot* with a <u>the same premises as the</u> proposed or existing *single dwelling unit* or *multiple dwelling unit*.

Accessory structure through Surface Mining [No change in text.]

Sustainable Development Area means the area within a defined walking distance along a pedestrian path of travel <u>using sidewalks</u> from a *major transit stop* that is existing or planned, if the planned *major transit stop* is included in a transportation improvement program or applicable regional transportation plan, as follows:

- (a) [No change in text.]
- (b) Within Mobility Zone 4, as defined in Section 143.1103, the defined walking distance is <u>0</u>.75 mile.
- (c) [No change in text.]

In addition, an adopted specific plan prepared in accordance with <u>section Section</u> 122.0107(a), shall be within the *Sustainable Development Area* if the *Sustainable Development Area* is within a portion of the adopted specific plan.

Target population through Yard [No change in text.]

§125.0431 Additional Notice for a Condominium Conversion Map

- (a) For a *tentative map* for a *condominium conversion* project, the *subdivider* shall provide the following notices in addition to the notice provided for in Chapter 11, Article 2, Division 3 (Notice):
 - (1) [No change in text.]
 - Notice to each person applying for the rental of a <u>unit dwelling unit</u> or <u>Accessory Dwelling Unit</u> in the proposed project required in Chapter 11, Article 2, Division 3 (Notice) and <u>Subdivision Map Act</u> section 66452.17;

(3) through (5) [No change in text.]

(b) through (c) [No change in text.]

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131.03B.

Legend for Table 131-03B

[No change in text.]

Use Categories/Subcategories	Zone	Zones				
[See Section 131.0112 for an explanation and	Designator					
descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd	>		AR		
Uses]	>>					
	3rd >>				1-	
	4th >>>	1	2	1	2	
Open Space through Residential, Separately Regulated						
Residential Uses , Interim Ground <i>Floor Residential</i> [No change in text.]			[No change in text.]			
Junior Accessory Dwelling Units			Ĺ	[No change in text.]		
Residential, Separately Regulated Residential						
Live/Work Quarters through Signs, Separately Regulated			[No change in text.]			
Signs Use, Theater Marquees [No change in text.]						

Table 131-03BUse Regulations Table for Agricultural Zones

Footnotes for Table 131-03B

¹ through ¹³ [No change in text.]

§141.0302 Accessory Dwelling Units (ADUs) and Junior Accessory Dwelling Units (JADUs)

Section 141.0302 provides for the construction of Accessory Dwelling Units

(ADUs) and Junior Accessory Dwelling Units (JADUs), consistent with the

requirements of state law, and is intended to encourage the construction of ADUs

and JADUs through several local regulatory provisions, including eliminating

parking requirements for ADUs and JADUs, and providing an affordable housing

bonus of one additional ADU for every deed-restricted affordable ADU

constructed on the premises, as specified in the regulations below. ADUs are

permitted in all zones allowing residential uses, and JADUs are permitted in all

Single Dwelling Unit Zones by right as a limited use decided in accordance with

Process One, indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones), subject to the following regulations.

- (a) The following definitions apply to this section: <u>Regulations for ADUs and</u> <u>JADUs.</u>
 - Single Dwelling Unit Zone means a zone that permits single dwelling units but does not permit multiple dwelling unitsGuest Quarters. Guest quarters and non-habitable accessory structures shall be permitted in addition to ADUs and JADUs, if permitted by the base zone.
 - (2) Multiple Dwelling Unit Zone means a zone that permits *multiple dwelling units* Development Impact Fees. Development Impact <u>Fees for ADUs and JADUs shall be paid in accordance with</u> Section 142.0640(b).
 - (3) Multi-Dwelling Unit and Urban Lot Split Regulations. An ADU or JADU shall not be permitted to be constructed on any premises
 that has utilized the provisions of Chapter 14, Article 3, Division
 13, Multi-Dwelling Unit and Urban Lot Split Regulations for
 Single Family Zones, except as provided in Section
 143.1305(c)(1).
 - (4) <u>Previously Conforming. Construction of an ADU or JADU shall</u> not require correction of *previously conforming* conditions on the *premises*.

- (5) Conversion. An ADU or JADU that is converted from an existing dwelling unit or accessory structure, or is constructed in the same location and within the same building envelope as an existing dwelling unit or accessory structure, may continue to observe the same setbacks as the existing dwelling unit or accessory structure.
- (6) <u>Fire Sprinklers.</u>
 - (A) <u>An ADU or JADU shall not be required to provide</u> automatic fire sprinklers if they are not required for the primary dwelling unit.
 - (B) <u>An ADU or JADU shall be required to provide an automatic</u> <u>fire sprinkler system when located on a *premises* where the primary *dwelling unit* is protected with an automatic fire <u>sprinkler system in accordance with the California Building</u> <u>Standards Code.</u></u>
 - (C) The construction of a detached ADU shall not trigger a requirement for automatic fire sprinklers to be installed in the existing primary dwelling unit or multiple dwelling unit unless required in accordance with the California Building Standards Code.
- (7) Within the Coastal Overlay Zone
 - <u>An existing structure may only be converted or</u>
 <u>reconstructed as an ADU or JADU if the structure</u>
 <u>conforms to all the following regulations:</u>

- (i) <u>The wetland regulations in Section 143.0141(b);</u>
- (ii) <u>The sensitive coastal bluffs</u> regulations in Section 143.0143;
- (iii) The *coastal beaches* regulations in Section 143.0144; and
- (iv) Supplemental Regulations of the Coastal Overlay Zone in Section 132.0403.
- (B) <u>ADUs or JADUs constructed within areas of future sea</u> <u>level rise shall comply with the regulations in Section</u> 132.0404.
- (C) <u>ADUs or JADUs shall comply with all the following</u> regulations:
 - (i) <u>The wetland regulations in Section 143.0141(b);</u>
 - (ii) <u>The sensitive coastal bluffs regulations in Section</u> 143.0143;
 - (iii) <u>The coastal beaches regulations in Section</u> 143.0144; and
 - (iv) <u>The Supplemental Regulations of the Coastal</u> Overlay Zone in Section 132.0403.
- $(8) \qquad An ADU shall not be used for a rental term of less than 31$

consecutive days. JADUs are not subject to rental term limitations.

(b) The following regulations are applicable to both *ADUs* and *JADUs*: <u>ADU</u>
 <u>Development Regulations.</u>

- Use RegulationsOn a *premises* with an existing or proposed *single dwelling unit*, the following is permitted:
 - (A) One ADU and one JADU are permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed single dwelling unit.One ADU that is either attached or within an existing or proposed single dwelling unit or within an existing accessory structure, subject to the following:
 - (i) <u>Construction of the *ADU* may expand the gross</u> <u>floor area of the single dwelling unit or accessory</u> <u>structure up to 150 square feet to only allow for</u> <u>ingress and egress; and</u>
 - (ii) The *ADU* shall have a separate exterior entry from the *single dwelling unit*.
 - (B) An ADU or JADU shall not be used for a rental term of less than 31 consecutive daysOne detached ADU that shall not exceed a gross floor area of 1,200 square feet.
 - (C) Guest quarters and non-habitable accessory structures shall be permitted in addition to ADUs and JADUsA <u>maximum of one attached ADU or one detached ADU</u> with a gross floor area of 800 square feet or less may be permitted, provided that the development results in no more than one attached ADU and one detached ADU on

the premises. The ADU shall not be subject to maximum lot coverage, maximum floor area ratio, front yard setback, and minimum open space requirements of the underlying base zone. The development shall comply with the maximum allowable floor area ratio of the underlying base zone unless the existing development exceeds the allowable floor area ratio or is under the allowable floor area ratio by less than 800 square feet.

- (D) An Accessory Dwelling Unit or Junior Accessory
 Dwelling Unit shall not be permitted to be constructed on any premises that has utilized the provisions of Chapter
 14, Article 3, Division 13, Multi-Dwelling Unit and Urban Lot Split Regulations for Single Family Zones, except as provided in Section 143.1305(c)(1).
- (2) Development Regulations <u>The maximum number of ADUs on a</u> <u>premises with a proposed multiple dwelling unit structure shall not</u> <u>exceed two detached ADUs.</u>
 - (A) A minimum *lot* size is not required for the construction of an *ADU* or *JADU*.
 - (B) ADUs and JADUs are not subject to the density limitations for the premises.
 - (C) The gross floor area of an ADU and JADU shall be included in the floor area ratio for the premises.

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(D) An ADU or JADU that is converted from an existing dwelling unit or accessory structure or is constructed in the same location and within the same building envelope as an existing dwelling unit or accessory structure may continue to observe the same setbacks as the existing dwelling unit or accessory structure. An existing structure may not be converted or reconstructed as an ADU or JADU if the structure does not conform to the wetlands regulations in Section 143.0141(b), the sensitive coastal bluffs regulations in Section 143.0143, the coastal beaches regulations of the Coastal Overlay Zone in Section 132.0403.

(E) The following landscape regulations shall apply to the construction of an *ADU* or *JADU*:

(i) If the construction of an ADU or JADU brings the number of ADUs and any JADU on the premises to a total of two or more, two trees shall be provided on the premises for every 5,000 square feet of lot area, with a minimum of one tree per premises. If planting of a new tree is required to comply with this Section, the tree shall be selected in accordance with the Landscape Standards of the Land Development Manual and the City's Street Tree Selection Guide. If the *premises* is located in the OR Zone, the *lot* area used to determine the tree requirement shall be based on the allowable *development* area as described in Section 131.0250. If the *premises* contains *environmentally sensitive lands*, the *lot* area used to determine the tree requirement shall be based on the allowable *development* area as described in Chapter 14, Article 3, Division 1.

- (ii) ADUs constructed in accordance with Section
 141.0302(c)(2)(C) shall comply with the street tree
 requirements in Section 142.0409(a).
- (F) ADUs and JADUs shall not be required to provide fire sprinklers if they are not required for the primary dwelling unit. When located on a premises where the primary dwelling unit is protected with an automatic fire sprinkler system in accordance with Section R313 of the California Residential Code, an ADU or JADU shall be protected with an automatic fire sprinkler system.
- (G) Construction of an ADU or JADU shall not require the correction of previously conforming conditions on the premises.

- (H) ADUs and JADUs constructed within Areas of Future Sea Level Rise must comply with the regulations in Section 132.0404.
- (I) Within the Coastal Overlay Zone, *ADUs* and *JADUs* shall comply with the wetlands regulations in Section 143.0141(b), the sensitive coastal bluffs regulations in Section 143.0143, the coastal beaches regulations in Section 143.0144, and the Supplemental Regulations of the Coastal Overlay Zone in Section 132.0403.
- (3) Parking Regulations<u>On a premises with an existing multiple</u>
 <u>dwelling unit structure</u>, the following applies:
 - (A) No on street parking spaces or off street parking spaces are required for ADUs and JADUs except as specified in Section 141.0302(b)(3)(B). The maximum number of ADUs that may be permitted within the existing non-livable space of an existing multiple dwelling unit structure shall not exceed 25 percent of the total number of multiple dwelling units in the structure. The minimum number of ADUs that may be permitted within the non-livable space of the existing structure is one. For example, non-livable space includes, but is not limited to, storage rooms, boiler rooms, passageways, attics, basements, or garages; and

- (B) When an ADU or JADU is proposed on a premises located both within the Beach Impact Area of the Parking Impact Overlay Zone and outside of a transit priority area, one off street parking space located consistent with Section 141.0302(b)(3)(D) shall be required per ADU or JADU, unless any of the following apply:<u>A maximum of eight</u> detached ADUs may be permitted on the premises, provided that the number of detached ADUs shall not exceed the number of existing multiple dwelling units in the multiple dwelling unit structure.
 - (i) The ADU or JADU is 500 square feet or less;
 - (ii) The premises is located within a historical district that is a designated historical resource;
 - (iii) The ADU or JADU is attached to the proposed or existing primary dwelling unit or accessory structure;
 - (iv) The premises is located with a residential permit parking district;
 - (v) There is a car share vehicle located within one block of the *premises*.
- (C) When a garage, carport, or covered parking *structure* is demolished in conjunction with the construction of an *ADU* or *JADU*, or converted to an *ADU* or *JADU*, replacement of

those *off-street parking spaces* is not required unless the *premises* is located both within the Beach Impact Area of the Parking Impact Overlay Zone and outside of a *transit priority area*, in which case the parking shall be replaced in a location consistent with Section 141.0302(b)(3)(D).

- (D) If off-street parking spaces are required in accordance with Section 141.0302(b)(3)(B) or 141.0302(b)(3)(C), or if the applicant choses to provide off-street parking spaces for ADUs and/or JADUs located on the premises, those spaces shall comply with the following:
 - (i) Off-street parking spaces may be located in any configuration, may be within the setback areas, and may include tandem spaces or mechanical lifts.
 (ii) Off-street parking spaces shall be located within hardscape areas and shall comply with the minimum

standards and guidelines to provide safe and efficient means of vehicular access to the *lot*.

(E) Notwithstanding 141.0302(b)(2)(H), if the construction of an ADU or JADU causes an existing driveway curb cut to no longer comply with the dimensions required in Table 142-05K of Section 142.0560 for an off-street parking space, the driveway shall be closed to the satisfaction of the City Engineer.

- (4) Development Impact Fees for *ADUs* and *JADUs* shall comply with Section 142.0640(b)Lot Size. A minimum *lot* size is not required for the construction of an *ADU*.
- (5) Density. *ADUs* are not subject to the *density* limitations for the *premises*.
- (6) <u>Gross Floor Area.</u>
 - (A) The gross floor area of an ADU shall not be less than 150 square feet.
 - (B) <u>The gross floor area of an attached or detached ADU shall</u> not exceed 1,200 square feet.
 - (C) An ADU constructed within an existing single dwelling unit or accessory structure does not have a maximum gross floor area requirement and may construct an additional 150 square feet to only allow for ingress and egress.
 (D) ADUs constructed within an existing multiple dwelling unit structure do not have a maximum gross floor area

requirement.

- (E) The gross floor area of an ADU shall not be included in the floor area ratio for the premises, except that it shall be included if the premises includes bonus ADU development as set forth in Section 141.0302(d).
- (7) Height. Detached ADU structures shall not exceed two stories and the overall maximum structure height of the underlying base zone.

(8) <u>Setbacks.</u>

- (A) The front *yard setback* of an *ADU* shall be consistent with the base zone.
- (B) The minimum street side yard setback of an ADU shall be <u>4 feet or the minimum street side yard setback of the base</u> <u>zone, whichever is less.</u>
- (C) Interior side *yard* and rear *yard setbacks* for *ADU structures* with a *structure height* of 16 feet or less shall be provided as follows:
 - <u>For ADU structures located on a premises outside</u>
 <u>of a High or Very High Fire Hazard Severity Zone</u>,
 <u>there is no minimum interior side yard and rear</u>
 <u>yard setbacks</u>, except that the Fire Code Official
 <u>may require a greater setback to ensure compliance</u>
 with the California Fire Code;
 - (ii) For ADU structures located on a premises within a High or Very High Fire Hazard Severity Zone, the minimum interior side yard and rear yard setbacks shall be 5 feet to provide defensible space between all structures on the premises and contiguous areas of native or naturalized vegetation, except that the Fire Code Official may require a greater setback to ensure compliance with the California Fire Code.

- (D) Interior side *yard* and rear *yard setbacks* for *ADU structures* with a *structure height* that exceeds 16 feet shall be provided as follows:
 - <u>For ADU structures located on a premises outside</u> of a High or Very High Fire Hazard Severity Zone, there is no minimum interior side yard and rear yard setbacks, except that the Fire Code Official may require a greater setback to ensure compliance with the California Fire Code. However, if the side or rear property line abuts another premises that is residentially zoned or developed with exclusively residential uses, the minimum interior side yard and rear yard setbacks shall be 4 feet or the minimum setback of the applicable base zone, whichever is less, except that the Fire Code Official may require a greater setback to ensure compliance with the California Fire Code.
 - (ii) For ADU structures located on a premises within a High or Very High Fire Severity Zone, the minimum interior side yard and rear yard setbacks shall be 5 feet to provide defensible space between all structures on the premises and any contiguous areas of native or naturalized vegetation or as

otherwise required, except that the Fire Code Official may require a greater *setback* to ensure compliance with the California Fire Code.

- (9) <u>Parking.</u>
 - (A) No on-street parking spaces or off-street parking spaces are required for ADUs, except as specified in Section
 141.0302(b)(8)(B).
 - (B) When an ADU is proposed on a premises located both within the Beach Impact Area of the Parking Impact
 Overlay Zone and outside of a transit priority area, one off-street parking space located consistent with Section 141.0302(b)(8)(D) shall be required per ADU, unless any of the following apply:
 - (i) The ADU is 500 square feet or less;
 - (ii) <u>The premises is located within a historical district</u> that is a designated historical resource;
 - (iii) <u>The ADU is attached to the proposed or existing</u> primary dwelling unit or accessory structure;
 - (iv) The *premises* is located within a residential permit parking district; or
 - (v) There is a car share vehicle located within one block of the *premises*.

- (C) When a garage, carport, covered parking structure, or uncovered parking space is demolished in conjunction with the construction of an ADU, or converted to an ADU, replacement of those off-street parking spaces is not required unless the premises is located within the Beach Impact Area of the Parking Impact Overlay Zone and outside of the transit priority area, in which case parking shall be replaced in a location consistent with Section 141.0302(b)(8)(D).
- (D) If off-street parking spaces are required in accordance with Section 141.0302(b)(8)(B) or 141.0302(b)(8)(C), or if the applicant chooses to provide off-street parking spaces for ADUs located on the premises, the following applies:
 - (i) Off-street parking spaces may be located within the setback areas, and may include tandem spaces or mechanical lifts; and
 - <u>Off-street parking spaces shall be located within</u> <u>hardscape areas and shall comply with the</u> <u>minimum standards and guidelines to provide safe</u> <u>and efficient means of vehicular access to the *lot*.</u> <u>Off-street parking spaces may not encroach into the</u> <u>public right-of-way.</u>

- (E) Notwithstanding Section 141.0302(a)(4), if the construction of an ADU causes an existing driveway curb cut to no longer comply with the minimum off-street parking spaces dimensions required in Table 142-05K of Section 142.0560, the driveway shall be closed to the satisfaction of the City Engineer.
- (9) <u>The record owner is not required to live on the same premises of</u> an <u>ADU.</u>
- (c) In addition to the requirements in Section 141.0302(a), the following additional regulations are applicable to ADUs: Development Regulations for JADUs.
 - Use Regulations<u>On a premises with an existing or proposed single</u> <u>dwelling unit</u>, one JADU is permitted, subject to the following:
 - (A) The record owner is not required to live on the same
 premises as the ADU. The JADU shall be within an existing
 or proposed single dwelling unit or attached garage;
 - (B) The ADU may not be sold or conveyed separately from the primary dwelling unit unless all of the following apply: <u>Construction of the JADU may expand the floor area</u> of the existing single dwelling unit up to 150 square feet to only allow for ingress and egress;
 - (i) The ADU was built or developed by a qualified nonprofit corporation. For the purposes of

Section 141.0302(b)(1)(B)(i), a qualified nonprofit corporation means a nonprofit corporation organized pursuant to Section 501(c)(3) of the Internal Revenue Code that has received a welfare exemption under Section 214.15 of the California Revenue and Taxation Code for properties intended to be sold to low-income families who participate in a special no-interest loan program.

(ii) There is an enforceable restriction on the use of the *premises* on which the *ADU* is located pursuant to a recorded contract between the qualified buyer and the qualified nonprofit corporation. For the purposes of Section 141.0302(b)(1)(B)(ii), a qualified buyer means very low income, low income, median income, or moderate income households, as specified in Table 141-03A.

(iii) The *lot* where the *ADU* is located is held pursuant to a recorded tenancy in common agreement that includes an allocation to each qualified buyer of an undivided, unequal interest in the *lot* based on the size of the *ADU* each qualified buyer occupies; a repurchase option that requires the qualified buyer to first offer the qualified nonprofit corporation to buy the property if the buyer desires to sell or convey the property; a requirement that the qualified buyer occupy the property as the qualified buyer's principal residence; and affordability restrictions on the sale and conveyance of the property that ensure the property will be preserved for *very low income, low income, median income* or *moderate income* households for 45 years for owner-occupied housing and will be sold or resold to a qualified buyer.

- (iv) A grant deed naming the grantor, grantee, and describing the property interests being transferred shall be recorded with the County. A Preliminary Change of Ownership Report shall be filed concurrently with this grant deed pursuant to Section 480.3 of the Revenue and Taxation Code.
 (v) If requested by a utility providing service to the primary residence, the *ADU* has a separate water, sewer, or electrical connection to that utility.
- (C) <u>The JADU shall have a separate exterior entry from the</u> existing or proposed *single dwelling unit*:
- (D) <u>The JADU may not be sold or conveyed separately from</u> the primary *dwelling unit*;

- (E) The *record owner* of the primary *dwelling unit* shall reside in the *single dwelling unit* or *JADU*; and
- (F) Before a Building Permit may be issued for a JADU, the record owner shall enter into an agreement with the City in a form that is approved by the City Attorney that includes the following provisions:
 - (i) <u>The JADU may not be sold or conveyed separately</u> from the primary *dwelling unit*;
 - (ii) <u>The agreement may be enforced against future</u> <u>purchasers:</u>
 - (iii) The record owner shall reside on the premises;
 - (iv) The agreement shall be recorded in the Office of the County Recorder of San Diego County; and
 - (v) The agreement shall run with the land for the life of the *JADU*.
- (G) Government agencies, land trusts, and qualified housing organizations are exempt from Section 141.0302(c)(1)(D) and Section 141.0302(c)(1)(E).
- (2) Development Regulations for ADUs Lot Size. JADUs are not subject to a minimum lot size.
 - (A) ADUs shall be permitted in all zones allowing residential uses, consistent with the Use Table of the applicable base zone.

- (B) One ADU shall be permitted in a Single Dwelling Unit Zone on a premises with an existing or proposed single dwelling unit.
- (C) On a premises located in a Single Dwelling Unit Zone with an existing multiple dwelling unit, or a premises located in a Multiple Dwelling Unit Zone with an existing or proposed dwelling unit, ADUs shall be permitted as follows:
 - (i) Two ADUs that are attached to and/or detached from an existing or proposed structure are permitted; and
 - (ii) The number of *ADUs* permitted within the habitable area of an existing *dwelling unit structure* is limited to 25 percent of the total number of existing *dwelling units* in the *structure*, but in no case shall it be less than one *ADU*; and
 - (ii) There is no limit on the number of *ADUs* permitted within the portions of existing *dwelling unit* structures and accessory structures that are not used as livable space, including storage rooms, boiler rooms, passageways, attics, basements, or garages, if each *ADU* complies with state building standards for *dwelling units*.

- (D) A maximum of one ADU with a gross floor area of 800 square feet or less shall be permitted on a premises with an existing or proposed dwelling unit regardless of maximum lot coverage, maximum floor area ratio, front yard setback, and minimum open space requirements. The development shall comply with the floor area ratio of the underlying base zone unless the development incorporates an existing structure that exceeds the allowable floor area ratio or is under the allowable floor area ratio by less than 800 square feet, in which case an ADU that does not exceed 800 square feet shall be permitted.
- (E) An *ADU* may be attached to, located within, or detached
 from an existing or proposed primary *dwelling unit*,
 including garages and habitable or non-habitable *accessory structures*.
- (F) The minimum gross floor area of an ADU shall not be less than 150 square feet. The maximum gross floor area of an ADU shall not exceed 1,200 square feet. An ADU constructed within an existing dwelling unit or accessory structure does not have a maximum gross floor area and may construct an additional 150 square feet for ingress and egress only.

- (G) ADU structures shall comply with the front yard and street side yard setbacks of the base zone. Interior side yard and rear yard setbacks for new ADU structures shall be provided as follows:
 - (i) One-story ADU structures with a structure height
 16 feet or less may observe a zero-foot setback at
 the interior side yard and rear yard.
 - (ii) One-story ADUs with a structure height that exceeds 16 feet and multi-story ADU structures may observe zero foot interior side yard and rear yard setbacks, unless the side or rear property line abuts another premises that is residentially zoned or developed with exclusively residential uses, in which case a 4-foot setback or the minimum setback of the applicable base zone, whichever is less, shall apply.
- (H) ADU Bonus for Affordable ADUs. One additional ADU shall be permitted for every ADU on the premises that is set aside as affordable to very low income and low income households for a period of not less than 10 years, or as affordable to moderate income households for a period of not less than 10 years, or a period of not less than 15 years, guaranteed through a written agreement and a deed of trust securing the agreement,

entered into by the applicant and the President and Chief

Executive Officer of the San Diego Housing Commission.

- (i) There is no limit on the number of bonus *ADUs* within a *Sustainable Development Area*.
- (ii) One bonus ADU is permitted outside a Sustainable
 Development Area.
- (iii) For *ADUs* to be counted as affordable and meet the

requirements of this Section, the qualifying criteria

in Table 141-03A shall be met.

Table 141-03A Qualifying Criteria for Affordable *ADU* Bonus

	Rental ADUs shall be affordable, including an allowance for utilities, at a rent that does not exceed:	For-Sale ADUs ¹ shall be affordable at an affordable housing cost that does not exceed:
Very Low Income households	30 percent of 50 percent of the area median income, as adjusted for family size appropriate for the unit.	30 percent of 50 percent of the area median income, as adjusted for family size appropriate for the unit.
<i>Low Income</i> households	30 percent of 60 percent of the area median income, as adjusted for family size appropriate for the unit.	30 percent of 70 percent of the area median income, as adjusted for family size appropriate for the unit.
<i>Moderate</i> <i>Income</i> households	30 percent of 110 percent of the area median income, as adjusted for family size appropriate for the unit.	35 percent of 110 percent of the area median income, as adjusted for family size appropriate for the unit.

Footnotes for Table 141-03A

(1) For sale *ADUs* are subject to the requirements of Section 141.0302(c)(1)(B).

- (I) ADU Bonus for Accessible ADUs. For development utilizing the ADU Bonus for Affordable ADUs in accordance with Section 141.0302(c)(2)(H), a maximum of one additional accessible ADU shall be permitted if the development includes:
 - (i) At least two ADUs shall be affordable to very low
 income, low income, or moderate income
 households; and
 - (ii) The accessible *ADU* shall comply with the following:
 - (a) Accessibility requirements in Chapter 11A of the California Building Code, including at least one accessible bathroom, one accessible *kitchen*, and one accessible *bedroom*; and
 (b) The accessible *ADU* shall be located on an accessible route, as defined by the California Building Code.
- (3) <u>Density. JADUs are not subject to the density limitations for the</u> premises.
- (4) <u>Gross Floor Area.</u>
 - (A) The gross floor area of a JADU shall not be included in the floor area ratio for the premises.

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- (B) <u>A JADU shall not be less than 150 square feet and shall not</u> <u>exceed 500 square feet within an existing or proposed</u> <u>single dwelling unit.</u>
- (5) Exterior Entry. A *JADU* shall have a separate exterior entry from the primary *dwelling unit*.
- (6) <u>Kitchen. A JADU shall include the following:</u>
 - (A) <u>A cooking facility with appliances;</u>
 - (B) <u>A food preparation counter of a reasonable size in relation</u> to the size of the *JADU*; and
 - (C) <u>Storage cabinets that are of a reasonable size in relation to</u> <u>the size of the *JADU*.</u>
- (7) <u>Parking.</u>
 - (A) <u>No on-street parking spaces or *off-street parking spaces* are required for a *JADU*.</u>
 - (B) Notwithstanding Section 141.0302(a)(4), if the construction of a JADU causes an existing driveway curb cut to no longer comply with the minimum off-street parking space dimensions required in Table 142-05K of Section 142.0560, the driveway shall be closed to the satisfaction of the City Engineer.
- (d) In addition to the requirements in Section 141.0302(b), JADUs are subject to the following additional regulations<u>ADU Home Density Bonus. In</u>
 <u>addition to the ADUs and JADUs permitted under Sections 141.0302(b)</u>

and 141.0302(c), additional bonus *ADUs* and affordable *ADUs* shall be permitted subject to all of the following:

- (1) Use RegulationsLocation Requirements.
 - (A) One JADU is permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed primary single dwelling unit The premises is not located within any of the following base zones: RS-1-1, RS-1-2. RS-1-3, RS-1-4, RS-1-8, RS-1-9, RS-1-10, or RS-1-11.
 - (B) The JADU may not be sold or conveyed separately from the primary dwelling unitOn a premises within the Sustainable <u>Development Area</u>, one additional bonus ADU shall be permitted for every additional affordable ADU.
 - (C) Before a Building Permit may be issued for a JADU, the record owner shall enter into an agreement with the City in a form that is approved by the City Attorney. The agreement shall include the following provisions: the JADU may not be sold or conveyed separately from the primary dwelling unit; the agreement may be enforced against future purchasers; and the record owner shall reside on the premises. The City shall submit the agreement to the County Recorder for recordation. The agreement shall run with the land for the life of the JADU On a premises outside

of the Sustainable Development Area, a maximum of one bonus ADU and one affordable ADU shall be permitted.

- (D) When a *premises* is located in more than one base zone,
 only the portion of the *premises* that meets the
 requirements of Section 141.0302(d)(1)(A) shall be eligible
 for more than one bonus *ADU*.
- (2) *Development* Regulations*Lot* Requirements.
 - (A) One JADU is permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed primary single dwelling unit. Within High and Very High Fire Hazard Severity Zones, the applicant shall demonstrate that the lot fronts an improved public street with at least two evacuation routes to the satisfaction of the Fire Code Official; and
 - (B) A JADU of not less than 150 square feet and not more than 500 square feet is permitted within an existing or proposed single dwelling unit, or an attached garageWithin High and Very High Fire Hazard Severity Zones, in no case shall the lot front a cul-de-sac or be located on a premises that only has one point of ingress or egress.
 - (C) A *JADU* shall have a separate exterior entry from the primary *dwelling unit*.
 - (D) The *JADU* shall include the following:

- (i) A cooking facility with appliances;
- (ii) A food preparation counter of a reasonable size in relation to the size of the *JADU*; and
- (iii) Storage cabinets that are of a reasonable size in relation to the size of the *JADU*.
- (3) <u>Floor Area Ratio.</u>
 - <u>(A)</u> Within a base zone that only permits single dwelling units, the maximum floor area ratio shall be determined as follows:
 - (i) Where the *lot* contains *environmentally sensitive lands*, the maximum permitted *floor area ratio* shall be determined using only the area of the *lot* that does not contain *environmentally sensitive lands*;
 - (ii) In no case shall the maximum permitted *floor area ratio* be determined using more than 8,000 square feet for the *lot* area; and
 - <u>(iii)</u> For the RS-1-5, RS-1-6, RS-1-7 base zones,
 <u>the applicable floor area ratio shall be</u>
 <u>determined in accordance with Table 131-04J using</u>
 <u>the adjusted lot area as described in Sections</u>
 <u>141.0302(d)(3)(A)(i) and 141.0302(d)(3)(A)(ii).</u>
 - (B) For a *premises* within a base zone that permits *multiple dwelling units* on *lots* that contain *environmentally sensitive*

lands, the maximum permitted *floor area ratio* shall be determined by using the area of the *lot* that does not contain *environmentally sensitive lands*.

(4) <u>Minimum gross floor area</u>. Within a base zone that otherwise only permits *single dwelling units*, the following shall apply:

(i) The affordable *ADUs* and bonus *ADUs* shall have a minimum gross floor area of 475 square feet.

- (ii) The primary *dwelling unit* on the *premises* shall have a minimum *gross floor area* of 700 feet.
- (5) Fire Sprinklers. All affordable ADUs and bonus ADUs in the development shall include an automatic fire sprinkler system in accordance with the California Building Standards Code.
- (6) <u>Minimum Required Off-Street Parking Spaces. One off-street</u>
 parking space shall be required for each affordable ADU and
 bonus ADU located outside of a transit priority area.
- (7) Landscape Requirements. Two trees shall be provided on the premises for every 5,000 square feet of lot area, with a minimum of one tree per premises. If planting of a new tree is required to comply with this Section, the tree shall be selected in accordance with the Landscape Standards of the Land Development Manual and the City's Street Tree Selection Guide. If the premises is located in the OR Zone, the lot area used to determine the tree requirement shall be based on the allowable development area as

described in Section 131.0250. If the *premises* contains *environmentally sensitive lands*, the *lot* area used to determine the tree requirement shall be based on the allowable *development* area as described in Chapter 14, Article 3, Division 1.

- (8) <u>ADU Home Density Bonus Agreement. The affordable ADUs shall</u> be guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the applicant and President and Chief Executive Officer of the San Diego Housing Commission, or their designee, prior to the issuance of a Building Permit for the first affordable ADU or bonus ADU, whichever occurs first, that meets the following requirements:
 - (A) <u>A rental affordable *ADU* home density bonus</u>
 - agreement shall utilize the following qualifying criteria:
 - (i) <u>Very Low Income ADU Home Density Bonus.One</u> additional bonus <u>ADU</u> shall be permitted for every affordable <u>ADU</u> on the <u>premises</u> that is set aside as affordable to <u>very low income</u> households for a period of not less than 10 years at a rent that does not exceed 30 percent of 50 percent of the area <u>median income</u> as adjusted for household size;
 - (ii) <u>Low Income ADU Home Density Bonus. One</u> additional bonus ADU shall be permitted for every affordable ADU on the premises that is set aside as

affordable to *low income* households for a period of not less than 10 years at a rent that does not exceed 30 percent of 60 percent of the area *median income* as adjusted for household size;

- (iii) Moderate Income ADU Home Density Bonus. One additional bonus ADU shall be permitted for every affordable ADU on the premises that is set aside as affordable to moderate income households for a period of not less than 15 years at a rent that does not exceed 30 percent of 110 percent of the area median income as adjusted for household size; and
 (iv) The very low income, low income, and moderate
- <u>income affordable ADUs shall be comparable in</u> <u>bedroom mix and amenities to the bonus ADUs in</u> <u>the development.</u>
- (B) <u>Violations. If the terms of the rental affordable *ADU* home</u> <u>density bonus agreement are violated by the *applicant*, the <u>applicant shall be liable for a minimum penalty of \$10,000</u> <u>per *ADU* per month, in addition to any fines outlined in the</u> <u>rental affordable *ADU* home density bonus agreement with</u> the San Diego Housing Commission.</u>
- (9) <u>The applicant shall pay an ADU Home Density Bonus Program</u> Community Enhancement Fee as established by San Diego

Resolution R-x (Date), calculated based on the *gross floor area* of the affordable *ADUs* and bonus *ADUs*.

- (e) <u>ADU Bonus for Accessible ADUs. For development utilizing the ADU</u> <u>Home Density Bonus Program in accordance with Section 141.0302(d), a</u> <u>maximum of one additional accessible ADU shall be permitted if the</u> <u>development includes:</u>
 - (1) <u>At least two *ADUs* that are affordable to *very low income*, *low income*, or *moderate income* households; and</u>
 - (2) The accessible *ADU* meets the following:
 - <u>Accessibility requirements in Chapter 11A of the California</u>
 <u>Building Code, including at least one accessible bathroom,</u>
 <u>one accessible *kitchen*, and one accessible *bedroom*;
 </u>
 - (B) <u>The accessible *ADU* shall be located on an accessible route,</u> as defined by the California Building Code; and
 - (C) The accessible *ADU* shall be comparable in *bedroom* mix and amenities to the bonus *ADUs* in the *development*.
- (f) Sale or Conveyance of ADUs. New or existing ADUs may be converted into condominiums and shall be sold or otherwise conveyed separately from the primary residence in accordance with this Section or pursuant to Section 141.0302(g) and subject to all the following:
 - (1) <u>All structures and buildings included as part of a condominium</u> <u>development shall conform to the requirements applicable to the</u> <u>base zone or planned district in which the development is located.</u>

<u>Designation of individual condominium units shall not be deemed</u> <u>to reduce or eliminate any of the base zone or planned district</u> <u>requirements applicable to the buildings or *structures*, except for <u>ADUs pursuant to Section 143.0302(b)(2);</u></u>

- (A) The condominium subdivision shall be created pursuant to the Davis-Stirling Common Interest Development Act (Part 5 (commencing with section 4000) of Division 4 of the California Civil Code);
- (B) <u>The condominium subdivision shall be created in</u> <u>conformance with the Subdivision Map Act (Division 2</u> (commencing with California Government Code section <u>66410)) and the Condominium Conversion Regulations in</u> <u>Chapter 14, Article 4, Division 5;</u>
- (C) <u>Neither a *subdivision map* nor a condominium plan shall be</u> recorded without each lienholder's written consent. The following shall apply to the consent of a lienholder:
 - (i) <u>A lienholder may refuse to give written consent; or</u>
 - (ii) <u>A lienholder may consent provided that any terms</u> and conditions required by the lienholder are satisfied;
- (D) Prior to recordation of the initial or any subsequent modifications to the condominium plan, written evidence of the lienholder's consent shall be provided to the Office of

the County Recorder of San Diego County along with a signed statement from each lienholder that states the following: "(Name of lienholder) hereby consents to the recording of this condominium plan in their sole and absolute discretion and the borrower has or will satisfy any additional terms and conditions the lienholder may have.";

- (E) <u>The lienholder's written consent shall be included on the</u> <u>condominium plan, or attached to the condominium plan</u> <u>that includes the following information:</u>
 - (i) <u>The lienholder's signature;</u>
 - (ii) The name of the *record owner* or ground lessee;
 - (iii) The legal description of the real property;
 - (iv) The identities of all parties with an interest in the real property as reflected in the real property records; and
 - (v) The lienholder's written consent shall be recorded in the Office of the County Recorder of San Diego County.
- (2) The condominium conversion *development* shall require a *tentative map* or *tentative map* waiver in accordance with Chapter 12,

Article 5, Division 1;

- <u>The condominium conversion development shall be subject to the</u> <u>Condominium Conversion Regulations in Chapter 14, Article 4,</u> <u>Division 5; and</u>
- <u>If an ADU is established as a condominium, the applicant shall</u>
 <u>notify providers of utilities, including water, sewer, gas, and</u>
 <u>electricity, of the condominium creation and separate conveyance.</u>
- (5) The condominium conversion development shall be located on a single parcel or lot that was previously mapped and monumented in a manner satisfactory to the City Engineer in accordance with Subdivision Map Act Section 66428(b).
- (6) ADUs that have received financing or other forms of assistance from the San Diego Housing Commission shall not be converted into condominiums and shall not be sold or otherwise conveyed separately from the primary residence during the term specified in the deed restriction agreement.
- (7) Rental *ADUs* that are rent restricted by law or covenant to
 persons and families of *very low income*, *low income*, or *moderate income* shall not be converted into condominiums and
 shall not be sold or otherwise conveyed separately from the
 primary residence for the duration of the deed restriction or
 affordability covenant term.
- (g) Sale or Conveyance of an *ADU* by a nonprofit corporation.

- (1) <u>An *ADU* may be sold or conveyed separately from the primary</u> *dwelling unit* by a qualified nonprofit corporation.
- (2) For the purpose of Section 141.0302(g), a qualified nonprofit corporation means a nonprofit corporation organized pursuant to Section 501(c)(3) of the Internal Revenue Code that has received a welfare exemption under the California Revenue and Taxation Code section 214.15 for properties intended to be sold to *low-income* families who participate in a special no-interest loan program.
- (3) For an *ADU* to be sold or conveyed separately from the primary *dwelling unit* by a qualified nonprofit corporation, the following <u>shall apply:</u>
 - (A) There is an enforceable restriction on the use of the premises on which the ADU is located pursuant to a recorded agreement between the qualified buyer and the qualified nonprofit corporation. For the purposes of Section 141.0302(g)(3)(A), a qualified buyer means very low income, low income, median income, or moderate income households, as specified below:
 - (i) Very low income ADUs shall be affordable to very low income households at an affordable housing cost that does not exceed 30 percent of 50 percent

of the area median income, as adjusted for household size, appropriate for the *ADU*;

- <u>Very low income ADUs shall be affordable to low</u>
 <u>income households at an affordable housing cost</u>
 <u>that does not exceed 30 percent of 70 percent of the</u>
 <u>area median income, as adjusted for household size,</u>
 <u>appropriate for the ADU;</u>
- (iii) Moderate income ADUs shall be affordable to moderate income households at a housing cost that does not exceed 35 of 110 percent of the area median income, as adjusted for household size, appropriate for the ADU.
- (B) The *lot* where the *ADU* is located is held pursuant to a recorded tenancy in common agreement that includes:
 (i) An allocation to each qualified buyer of an undivided, unequal interest in the *lot* based on the size of the *ADU* each qualified buyer occupies;
 - <u>A repurchase option that requires the qualified</u>
 <u>buyer to first offer the qualified nonprofit</u>
 <u>corporation to buy the property if the buyer desires</u>
 <u>to sell or convey the property;</u>

- (iii) <u>A requirement that the qualified buyer occupy the</u> property as the qualified buyer's principal residence; and
- <u>Affordability restrictions on the sale and</u>
 <u>conveyance of the property that ensure the property</u>
 <u>will be preserved for very low income, low income,</u>
 <u>median income, or moderate income households for</u>
 <u>45 years for owner-occupied housing and will be</u>
 <u>sold or resold to a qualified buyer.</u>
- (C) <u>A grant deed naming the grantor, grantee, and describing</u> the property interests being transferred shall be recorded in the Office of the Recorder in San Diego County.
- (D) <u>A Preliminary Change of Ownership Report shall be filed</u> <u>concurrently with the grant deed pursuant to the California</u> <u>Revenue and Taxation Code section 480.3.</u>
- (E) If requested by a utility providing service to the primary residence, the *ADU* has a separate water, sewer, or electrical connection to that utility.

§143.0815 When Coastal Overlay Zone Affordable Housing Replacement Regulations Apply

- (a) [No change in text.]
- (b) The following *development* types shall be reviewed for compliance with the regulations in this Division:

- Conversion from rental units <u>or Accessory Dwelling Units</u> to condominium units (cooperative or similar form of ownership);
 through (3) [No change in text.]
- (c) [No change in text.]

§144.0501 Purpose of Condominium Conversion Regulations

The purpose of the Condominium Conversion Regulations is to allow the conversion of apartments <u>and Accessory Dwelling Units</u> to condominiums while protecting the interests of tenants by requiring that tenants receive adequate notice of proposed *condominium conversions*, are advised of their rights with respect to the conversion of their apartment <u>or Accessory Dwelling Unit</u> to a condominium, and are afforded reasonable relocation assistance. It is also the intent of these regulations to protect the interests of the community and prospective purchasers by requiring the *applicant* to provide certain information regarding the condition of the *structure* and to require reasonable improvements for the health, safety, and general welfare of the public.