41612021

±56

(O-2021-96 REV.)

ORDINANCE NUMBER O- **21305** (NEW SERIES)

DATE OF FINAL PASSAGE APR 1 4 2021

AN ORDINANCE AMENDING CHAPTER 1. ARTICLE 1. DIVISION 2 OF THE SAN DIEGO MUNICIPAL CODE BY **RETITLING AND AMENDING SECTION 11.0210:** AMENDING CHAPTER 1, ARTICLE 2, DIVISION 1 BY ADDING NEW SECTION 12.0106; AMENDING CHAPTER 5 OF THE SAN DIEGO MUNICIPAL CODE BY ADDING NEW ARTICLE 10, DIVISION 1, SECTIONS 510.0101, 510.0102, 510.0103, 510.0104, 510.0105, 510.0106, 510.0107, 510.0108, 510.0109, 510.0110, AND 510.0111; AMENDING CHAPTER 5 BY ADDING NEW ARTICLE 10, DIVISION 2, SECTIONS 510.0201 AND 510.0202; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 2 BY AMENDING SECTION 126.0203; AMENDING CHAPTER 12. ARTICLE 6, DIVISION 3 BY AMENDING SECTION 126.0303; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13. ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322: AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 131.0422; AMENDING CHAPTER 13, **ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS** 131.0522 AND 131.0540; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTION 131,0622; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 15 BY AMENDING SECTIONS 132.1510 AND 132.1515; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY REPEALING SECTION 141.0301; AMENDING CHAPTER 14, ARTICLE 1, **DIVISION 6 BY REPEALING SECTION 141.0603:** AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTIONS 142.0525 AND 142.0555; AMENDING CHAPTER 15, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 152.0104; AMENDING CHAPTER 15, ARTICLE 2. DIVISION 3 BY AMENDING SECTION 152.0316; AMENDING CHAPTER 15, ARTICLE 5, DIVISION 2 BY AMENDING SECTION 155.0238; AMENDING CHAPTER 15, ARTICLE 6, **DIVISION 3 BY AMENDING SECTIONS 156.0302 AND** 156.0308; AMENDING CHAPTER 15, ARTICLE 10, DIVISION 3 BY AMENDING SECTIONS 1510.0303 AND 1510.0305; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 3 BY AMENDING SECTIONS 1513.0303 AND 1513.0304: AND AMENDING CHAPTER 15, ARTICLE 13, DIVISION 4 BY AMENDING SECTION 1513.0403, RELATING TO

SHORT-TERM RESIDENTIAL OCCUPANCY REGULATIONS.

WHEREAS, the City of San Diego is experiencing an increase in the cost of housing and faces a growing shortage of housing that is affordable to a wide range of its population; and

WHEREAS, the lack of affordable housing is detrimental to the City's economic vitality and quality of life; and

WHEREAS, according to the most recent Regional Housing Needs Allocation, required by California Government Code section 65584 and prepared by the San Diego Association of Governments, the City has a total housing need of 108,036 units, out of which nearly 60 percent is for low and moderate income households (64,199 units); and

WHEREAS, according to a July 2019 City Auditor's Report, there are approximately 16,000 dwelling units being used for short-term residential occupancy (STRO), preventing the use of those units for permanent housing; and

WHEREAS, the City desires to preserve its available housing stock and the quality of life in its residential neighborhoods and to alleviate the impacts to residential neighborhoods caused by STRO, which is an occupancy of less than a month; and

WHEREAS, the City proposes to address some of the impacts of STRO, such as those relating to noise, trash collection, and parking, by requiring that guests using dwelling units for STRO be informed of applicable local ordinances and regulations; and

WHEREAS, the City proposes to address some STRO impacts by requiring hosts to designate a specific individual to be responsible for responding to STRO concerns and by requiring that this contact information be available to the guests using dwelling units for STRO and to the public; and

-PAGE 2 OF 49-

WHEREAS, STRO in the hosts' primary residences, also known as home sharing, requires the host to reside on the premises as their primary residence for the majority of the annual STRO use, as distinguished from whole home STRO, where the host does not live on the premises; and

WHEREAS, home sharing does not displace the primary resident from the premises and does not cause as significant a removal of existing housing stock from the market and negatively impact the vacancy rate; and

WHEREAS, the City has determined that most negative impacts to neighborhood communities arise from whole home STRO, and the impacts are less when the STRO occurs within the primary residence of the host, and the City desires to reduce these impacts by limiting the number of whole home STRO licenses available; and

WHEREAS, whole home STRO requires a minimum two-night stay to reduce the frequency of guest turnover and the corresponding neighborhood impacts to health, safety, and welfare due to excessive noise, improper storage and disposal of refuse and recyclables, and unfamiliarity with parking regulations where there is not a host present; and

WHEREAS, the City currently allows boarder and lodger accommodations and bed and breakfast establishments as separately regulated uses under the Land Development Code, codified in Chapters 11 through 15 of the Municipal Code, and the City intends to instead require those uses comply with the STRO regulations in this Ordinance; and

WHEREAS, hosting platforms are commonly used by hosts to facilitate STRO rentals, and many of these hosting platforms allow hosts to rent out their properties in a fairly anonymous manner, without disclosing the specific address of the properties, the names of hosts responsible for the properties, or other information identifying properties being used for STRO; and WHEREAS, existing law requires hosts to register with the City Treasurer and to collect and remit transient occupancy taxes to the City for rentals involving STROs at the same time as the rent is collected; and

WHEREAS, although there are approximately 6,600 properties in San Diego used for STRO and registered with the City Treasurer as of September 2020, a 2019 City Auditor's report indicated approximately 16,000 properties are being used for STRO; and

WHEREAS, this discrepancy in numbers indicates that a significant number of properties rented on a short-term basis are not registered with the City Treasurer and therefore are not in compliance with existing law, which requires businesses operating within the City of San Diego to obtain a business tax certificate and to pay required taxes; and

WHEREAS, to address this issue, the City wishes to require hosting platforms to inform hosts of the City's registration and tax requirements, to verify that hosts have lawfully registered with the City before hosting platforms facilitate the completion of a STRO transaction, and if a hosting platform collects the rent as part of its booking service, to require the hosting platform to collect the required transient occupancy taxes to facilitate compliance with existing law; and

WHEREAS, the City desires to empower City departments under the City Manager, including the City Treasurer, that have enforcement responsibility under Chapter 1 of the Municipal Code, to issue administrative subpoenas for the production of documents and other evidence to verify compliance with the Code; and

WHEREAS, on December 3, 2020, the Planning Commission of the City of San Diego considered the amendments to the Land Development Code and voted 7-0-0 to conditionally recommend City Council approval; NOW, THEREFORE,

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. That Chapter 1, Article 1, Division 2 of the San Diego Municipal Code is amended by retitling and amending section 11.0210, to read as follows:

§11.0210 Definitions Applicable to Code Generally

The following words and phrases whenever used in this Code shall be construed as defined in this section unless a different meaning is specifically defined elsewhere in this Code and specifically stated to apply:

"Abatement" through "Council" [No change in text.]

"Director" means the City Manager, any Department Directors, and any of their designated agents or representatives.

"Enforcement Hearing Officer" means any person appointed by the City

Manager to preside over administrative enforcement hearings.

"Enforcement Official" means any person authorized to enforce violations

of the Municipal Code or applicable state codes, including the City

Treasurer.

"Financial Institution" through "Written" [No change in text.]

Section 2. That Chapter 1, Article 2, Division 1 of the San Diego Municipal Code is amended by adding new section 12.0106 to read as follows:

§12.0106 Administrative Subpoena Authority

 (a) The City Manager shall have the power to issue administrative subpoenas for the production of documents and other evidence necessary to determine whether violations of the Municipal Code exist. (b) Any administrative subpoena issued pursuant to section 12.0106 shall not require the production of documents and other evidence sooner than 30 days from the date of service of the subpoena. The parties may agree in writing to an extension of the date for the production. A person served with an administrative subpoena may seek judicial review of the subpoena within 30 days of service.

Section 3. That Chapter 5 of the San Diego Municipal Code is amended by adding new Article 10, Division 1, sections 510.0101, 510.0102, 510.0103, 510.0104, 510.0105, 510.0106, 510.0107, 510.0108, 510.0109, 510.0110, and 510.0111 to read as follows:

Chapter 5: Public Safety, Morals and Welfare Article 10: Short-Term Residential Occupancy and Hosting Platforms

Division 1: Short-Term Residential Occupancy

§510.0101 Purpose and Intent

It is the intent of this Article to promote and protect the public health, safety, and welfare of the citizens of San Diego by allowing and regulating *short-term residential occupancy* in *dwelling units* through the requirements set forth in this Article and by balancing the need to preserve neighborhood quality of life with the protection of private property rights. This Article is enacted to ensure that *short-term residential occupancy* activity, including activity facilitated by *hosting platforms*, is appropriately regulated so that such activity is conducted in a lawful manner. It is also the intent that the City utilize any applicable provision in Chapter 1, Article 2 of the Municipal Code to enforce the provisions of this Article, including civil and criminal remedies and the issuance of administrative subpoenas.

§510.0102 Definitions

For the purpose of this Article, the following definitions shall apply and appear in the text in italicized letters:

Booking service means any reservation or payment service that facilitates a transaction between a *host* and *guest* for *short-term residential occupancy* for which a fee is collected or received, directly or indirectly, in connection with the reservation or payment of services provided for the transaction.

Complaint means a statement submitted in written or electronic form to the City Manager alleging a violation of this Article. It shall include the complainant's name and contact information, the *short-term residential occupancy dwelling unit's* address, including unit number, date(s), the nature of alleged violation(s), and any available contact information for the *host*.

Deemed complete has the same meaning as in Municipal Code section 113.0103. Dwelling unit has the same meaning as in Municipal Code section 113.0103. Guest means any person who exercises short-term residential occupancy, or is entitled to short-term residential occupancy, by reason of concession, permit, right of access, license, or other agreement for a period of less than one month. Home share means the short-term residential occupancy of either the host's primary residence or a separate dwelling unit on the same premises as the host's primary residence.

Host means a natural person who has the legal right to occupy the dwelling unit and to allow short-term residential occupancy. Hosting platform means any person, as defined in Municipal Code section 11.0210, who provides, and collects or receives, a fee, subscription, commission, or other consideration for *booking services* through which a *host* may offer *short-term residential occupancy*.

License means a license issued to a *host* pursuant to this Division. *License* includes Tier One Licenses, Tier Two Licenses, Tier Three Licenses, and Tier Four Licenses as described in Municipal Code section 510.0104.

Month means a period of consecutive days from the first calendar day of occupancy in any month to the same calendar day in the next month following, or the last day of the next month following, if no corresponding calendar day exists. Occupancy means the use or possession, or the right to the use or possession, of a dwelling unit for dwelling, lodging, or sleeping purposes.

Primary residence means the dwelling unit in which the host resides at least six months of the year. A host can only have one primary residence.

Rent means the total consideration charged for *short-term residential occupancy* as shown on the *guest's* receipt.

Short-term residential occupancy means the occupancy of a dwelling unit or part thereof for less than one *month*.

Whole home means short-term residential occupancy of the host's entire dwelling unit while the host is not physically present and residing in the dwelling unit.

§510.0103 License Required

It is unlawful for any person to use a *dwelling unit* for *short-term residential occupancy* except as provided in this Article.

-PAGE 8 OF 49-

§510.0104 Short-Term Residential Occupancy Regulated

- (a) General Rules Applicable to All *Licenses*.
 - (1) A license is required for all short-term residential occupancy.
 - (2) A *host* may only hold one *license* at a time.
 - (3) A host may not operate more than one dwelling unit for short-term residential occupancy at a time within the City of San Diego.
- (b) Tier One License: Short-Term Residential Occupancy for 20 Days or Less
 Per Calendar Year.
 - A Tier One License is required for home share or whole home short-term residential occupancy for an aggregate total of 20 days or less per calendar year.
 - (2) Home share with a Tier One License is only allowed in the host's primary residence.
 - (3) Only one Tier One License may be issued for a *dwelling unit* per calendar year.
 - (4) A Tier One License shall expire two years from the date of issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
- (c) Tier Two License: *Home Share* for More than 20 Days Per Calendar Year.
 - A Tier Two License is required for home share short-term residential occupancy for an aggregate total of more than 20 days per calendar year.
 - (2) Home share with a Tier Two License is only allowed in the host's primary residence.

-PAGE 9 OF 49-

- (3) The host shall occupy the host's primary residence for no less than 275 days of the calendar year in which the primary residence is rented as a home share. If the host has not rented or owned the dwelling unit for the full preceding calendar year, the host shall occupy the host's primary residence for no less than 75 percent of the days the host has owned or rented the dwelling unit.
- (4) A Tier Two License shall expire two years from the date of issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
- (d) Tier Three License: Whole Home Short-Term Residential Occupancy
 Outside of Mission Beach Community Planning Area.
 - A Tier Three License is required for *whole home short-term* residential occupancy outside the Mission Beach Community Planning Area as described in section 510.0104(e) for an aggregate total of more than 20 days per calendar year.
 - (2) A two consecutive night minimum stay by the same guest is required.
 - (3) A Tier Three License shall expire two years from the date of issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
 - (4) The total number of Tier Three Licenses issued shall not exceed
 1 percent of the total housing units in the City of San Diego,
 excluding the total housing units within the Mission Beach
 Community Planning Area, based on the most recent Demographic

-PAGE 10 OF 49-

and Socioeconomic Housing estimates issued by the San Diego Association of Governments (SANDAG), rounded up to the next whole number. The total number of available Tier Three Licenses shall be updated once every two years based on the formula in this section 510.0104(d)(4). The total number of Tier Three Licenses shall not be reduced below the total number of Tier Three Licenses available in the prior two-year period.

- (e) Tier Four License: Whole Home Short-Term Residential Occupancy Within Mission Beach Community Planning Area.
 - A Tier Four License is required for *whole home short-term residential occupancy* within the Mission Beach Community
 Planning Area (depicted on the Map on file in the office of the City
 Clerk as Document No. OO-_____) for an aggregate total
 of more than 20 days per calendar year.
 - (2) A two consecutive night minimum stay by the same guest is required.
 - (3) A Tier Four License shall expire two years from the date of issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
 - (4) The total number of Tier Four Licenses issued shall not exceed
 30 percent of the total housing units in the Mission Beach
 Community Planning Area, based on the most recent Demographic
 and Socioeconomic Housing estimates issued by the San Diego
 Association of Governments (SANDAG), rounded up to the next

-PAGE 11 OF 49-

whole number. The total number of available Tier Four Licenses shall be updated once every two years based on the formula in this section 510.0104(e)(4). The total number of Tier Four Licenses shall not be reduced below the total number of Tier Four Licenses available in the prior two-year period.

§510.0105 License Application Requirements

- (a) Only a *host* may apply for a *license*.
- (b) A *host* shall submit a *license* application containing, at a minimum, the following:
 - A Transient Occupancy Tax Certificate number for the *dwelling unit* or proof of concurrent application for a Transient Occupancy Tax Certificate for the *dwelling unit*.
 - (2) Proof of payment of the Rental Unit Business Tax, if applicable.
 - (3) For an application for a *license* to *home share*, proof that the *dwelling unit* is the *host's primary residence*.
- (c) An application shall not be processed for a *dwelling unit* with a pending enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.
- (d) An application shall not be processed for a *host* who has had a *license* revoked by the City within 12 months prior to the date of application.

§510.0106 License Issuance and Renewal

(a) A host may be issued only one license for short-term residential occupancy at a time within the City of San Diego.

-PAGE 12 OF 49-

(b) Issuance of Tier One Licenses and Tier Two Licenses.

Once an application for a Tier One License or a Tier Two License is *deemed complete*, the appropriate *license* shall be issued by the City Manager when the required fees have been paid, except as provided below.

- (1) A *license* shall not be issued for a *dwelling unit* with a pending enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.
- (2) A *license* shall not be issued for a *host* who had a *license* revoked by the City within 12 months prior to the date of application.
- (c) Issuance of Tier Three Licenses and Tier Four Licenses.

The issuance of Tier Three Licenses and Tier Four Licenses shall be on a lottery basis if sufficient demand exists. Once an application for a Tier Three License or a Tier Four License is *deemed complete*, the application shall be accepted. The City Manager shall adopt administrative rules to implement and administer the lottery.

- A Tier Three License or a Tier Four License shall only be issued when the required fees have been paid.
- (2) A Tier Three License or a Tier Four License shall not be issued for a *dwelling unit* with a pending enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.

-PAGE 13 OF 49-

- (3) A Tier Three License or a Tier Four License shall not be issued for a *host* who had a *license* revoked by the City within 12 months prior to the date of application.
- (4) The City Manager may create a waiting list of applications that are deemed complete for Tier Three Licenses and Tier Four Licenses for issuance of any Tier Three License or Tier Four License that becomes available before the next lottery is held.
- (d) *License* Renewal
 - (1) A *license* may be renewed if the *host* complies with the following:
 - (A) timely pays the renewal fee;
 - (B) has complied with the provisions of this Division during the term of the current *license*;
 - (C) provides information concerning any changes to the previous application for or renewal of the *license*; and
 - (D) submits the records described in Municipal Code section 510.0107, unless the *host* lists exclusively on a *hosting platform* that has an agreement with the City that includes a provision for pass-through registration for *license* applicants.
 - (2) A *license* shall not be renewed if an action to revoke the *license* is in progress or has been taken within 12 months prior to the date of the renewal request.

-PAGE 14 OF 49-

 (e) Licenses are not transferrable. The City shall not accept any request to transfer or assign ownership or location of any license or license application.

§510.0107 Short-Term Residential Occupancy Operating Requirements

All hosts shall comply with the following:

- (a) maintain and use the *dwelling unit* at all times for residential occupancy only;
- (b) for Tier Two Licenses, *home share* while present on the premises in accordance with section 510.0104(c)(3);
- (c) for Tier Three Licenses and Tier Four Licenses, use the *license* a minimum of 90 days each year during the term of the *license* and submit quarterly reports to the City Manager containing the number of days the *dwelling unit*, or any portion thereof, was used for *short-term residential occupancy* to demonstrate utilization;
- (d) not allow the *short-term residential occupancy* to create a public nuisance;
- (e) comply with Chapter 3, Article 5, Division 1 of the Municipal Code;
- (f) provide proof of payment of the Rental Unit Business Tax to the City upon request, if applicable;
- (g) provide a Good Neighbor Policy notice, on a form acceptable to the City
 Manager, to all *guests* that advises, at a minimum, the following:
 - when the *dwelling unit* is located in a residential neighborhood, guests are expected to be respectful of neighbors and maintain the residential character of the neighborhood;

-PAGE 15 OF 49-

- (2) guests are expected to abide by all laws and be respectful of neighbors;
- (3) the number of guest rooms and the maximum number of allowable occupants;
- (4) the parking limitations and rules;
- (5) the rules for trash and recycling;
- (6) the City noise limits pursuant to Municipal Code sections
 59.5.0401 and 59.5.0501, and remedies available to the City to
 address and enforce violations, including the issuance of individual
 administrative citations in an amount up to \$1,000 to each guest
 and to the *host*;
- (7) that upon a failure to vacate by the expiration of the occupancy term, guests may be deemed trespassers and may be subject to removal by relevant authorities; and
- (8) that, pursuant to Chapter 5, Article 1, Division 10 of the Municipal
 Code, if the police are called to address public peace, health,
 safety, or general welfare issues, *guests* may be responsible for the
 cost of the police response;
- (h) ensure that the *dwelling unit* complies with current California Fire Code
 Regulations, which may be confirmed by City inspection or *host* affidavit
 at the discretion of the City Manager;
- (i) that signs on the premises promoting a business are not allowed;
- (j) designate a local contact who shall be responsible for actively discouraging and preventing any nuisance activity at the premises,

-PAGE 16 OF 49-

pursuant to Chapter 5 of the Municipal Code. The *host* or designated local contact shall respond to a complainant in person or by telephone within one hour for all reported *complaints* and shall take action to resolve the matter;

- (k) post a notice on the exterior of the *dwelling unit* in a location visible to the public from the sidewalk or public right-of-way, whichever is closer, that includes the Transient Occupancy Tax Certificate number, *license* number, contact information and telephone number for the *host* or the designated local contact and for the City of San Diego Code Enforcement Division. The *host* shall maintain the notice in good condition while the *dwelling unit* is operated for *short-term residential occupancy*.
 - (1) The notice shall be 8.5 inches by 11 inches.
 - (2) The notice shall use all capital letters in black, bold font in at least20-point font;
- (I) include the Transient Occupancy Tax Certificate number and *license* number on all advertisements; and
- (m) post, in a conspicuous location within the *dwelling unit*, guidance for *guests* to report human trafficking based on information provided by the City Manager and educate employees or contractors of the *host* who may interact with *guests* about identifying and reporting human trafficking.

§510.0108 Records Maintenance and Production

 (a) A host shall maintain the following information for each short-term residential occupancy transaction for a period of four years from the date of the transaction:

-PAGE 17 OF 49-

- (1) the exact address of the *dwelling unit*, including any unit numbers;
- the exact dates for which a *guest* procured *occupancy* of the
 dwelling unit, and the total number of nights by reporting period;
- a copy of the Good Neighbor Policy notice provided to all guests
 as required by Municipal Code section 510.0107(g);
- (4) the amount of gross receipts, including, but not limited to *rent* and transient occupancy tax paid for each stay in a format required by the City Manager; and
- (5) the Transient Occupancy Tax Certificate number for the *short-term* residential occupancy and proof of payment of the Rental Unit
 Business Tax for the *dwelling unit* used for *short-term residential* occupancy, if applicable.
- (b) For as long as a *host* holds a *license*, a *host* shall maintain proof of completing a human trafficking awareness course prior to the initial listing of the *dwelling unit* for *short-term residential occupancy*.
- (c) Subject to applicable law, a *host* shall deliver information provided in Municipal Code section 510.0108(a) to the City Manager upon request. The City Manager may apply auditing procedures necessary to determine the amount of taxes and fees due to the City and to ensure compliance with this Article.

§510.0109 Enforcement of a Short-Term Residential Occupancy License

In addition to the remedies in Chapter 1 of the Municipal Code, a *license* may be revoked in accordance with the following:

-PAGE 18 OF 49-

- In addition to any penalties and remedies provided by law, and any other bases for regulatory action provided by law, a *host* is subject to regulatory action for any of the following reasons:
 - (1) non-compliance with this Division or any condition of the *license*;
 - failure to take corrective action after timely written notice of a violation; or
 - (3) violation of any state or local law or regulation pertaining to the license, including all laws prohibiting human trafficking.
- (b) Regulatory actions include any of the following, the selection of which shall be at the discretion of the City Manager, without any requirement that the actions escalate in severity:
 - (1) issuance of a verbal warning;
 - (2) issuance of a written warning;
 - (3) issuance of a notice of violation; or
 - (4) revocation of the *license*.
- (c) The City Manager shall provide written notice to the *host* of any regulatory actions taken pursuant to Municipal Code section 510.0109(b)(2) through (b)(4).
- (d) The *host* may request an appeal hearing of the regulatory actions taken pursuant to Municipal Code section 510.0109(b)(3) or 510.0109(b)(4).
 - The request for an appeal hearing shall be made in writing to the City Manager within ten calendar days of the receipt of the notice of regulatory action.

-PAGE 19 OF 49-

- (2) Upon receiving the request for a hearing, the City Manager shall set a hearing not more than 90 calendar days from the date of receipt of the request, unless a later date is agreed to by the City and the *host* in writing.
- (3) The City Manager shall provide notice to the *host* of the date, time, and place of the hearing in accordance with Municipal Code section 11.0301.
- (4) The hearing shall be conducted by a hearing officer provided by the City Manager pursuant to the process in Chapter 1, Article 2, Division 4 of the Municipal Code.
- (5) The hearing officer may affirm, deny, or modify the regulatory action, and shall furnish the reason for the decision to the *host* in writing within 30 calendar days of the conclusion of the hearing.
- (e) If a third violation of any provision of Municipal Code section 510.0107 is alleged to have occurred within the previous 12 months at the *dwelling unit* or by a *host*, the hearing officer may revoke the *license* upon a determination that the third violation has occurred. Notice of the alleged third violation, *license* revocation, and conduct of the hearing on the alleged third violation and the *license* revocation shall be combined and the hearing shall be held in accordance with Chapter 1.

§510.0110 Administration

 (a) The City Manager shall receive and process *license* applications and complaints regarding violations of this Article and provide appropriate

-PAGE 20 OF 49-

staffing to process *license* applications, maintain the *license* registry, and enforce the requirements of this Article in a timely and efficient manner.

- (b) The City Manager may promulgate reasonable administrative guidelines, rules, interpretations, and regulations to implement and enforce the provisions of this Article, to simplify and streamline the application process and to minimize the time between the filing of applications and their final approval.
- (c) The City Manager shall create a registry of all *licenses* issued by the City.
- (d) The City Manager shall designate a contact person for members of the public who wish to file *complaints* under this Article or who otherwise seek information regarding this Article or *short-term residential occupancy* generally. This contact person shall also provide to the public upon request, and in accordance with applicable law, information regarding quality of life issues, like noise violations, vandalism, or illegal dumping, and shall direct the member of the public or forward any such *complaints* to the appropriate City department.

§510.0111 Reporting Requirements

The City Manager shall annually report to the City Council or the appropriate City Council Committee on the results of implementing this Article, including:

- (a) the total number of Tier Three Licenses and Tier Four Licenses available for the following year;
- (b) the total number of issued *licenses* by tier;
- (c) the total fees and transient occupancy tax collected by the City from short-term residential occupancy operations;

-PAGE 21 OF 49-

- (d) the total number of *licenses* revoked during the prior year; and
- (e) any proposed changes to these regulations.

Section 4. That Chapter 5 of the San Diego Municipal Code is amended by adding new

Article 10, Division 2, sections 510.0201 and 510.0202, to read as follows:

Chapter 5: Public Safety, Morals and Welfare

Article 10: Short-Term Residential Occupancy and Hosting Platforms

Division 2: Hosting Platforms

§510.0201 Requirements for Hosting Platforms

- (a) A hosting platform operating in the City shall provide the following information to any host listing a dwelling unit through the hosting platform's service:
 - notice of the requirements of Chapter 5, Article 10, Division 1, including the requirement to obtain a *license* prior to any listing;
 - (2) notice of the transient occupancy tax requirements in Chapter 3, Article 5, Division 1; and
 - (3) resources or training on the prevention of human trafficking, if provided by the *hosting platform*.
- (b) Upon request by the City Manager, a *hosting platform* shall provide documentation to the City Manager demonstrating that the *hosting platform* provided the required notification to *hosts* using its services in the City. A *hosting platform*'s failure to provide written notification to a *host* under section 510.0201(a) shall not excuse a *host* from complying with any local regulations.

-PAGE 22 OF 49-

- (c) A hosting platform shall not process or complete any booking service transaction for any dwelling unit offered for short-term residential occupancy unless it has a valid license number listed on the City's registry created in accordance with Municipal Code section 510.0110(c) at the time the hosting platform receives a fee for the booking service.
- (d) A hosting platform shall use reasonable efforts to not process or complete any booking service for any host with a Tier One License that has exceeded the authorized 20-day limit in one calendar year unless the host has subsequently obtained a Tier Two, Tier Three, or Tier Four License.
- (e) If a hosting platform collects rent from a guest, the hosting platform shall collect all required transient occupancy taxes at the same time the rent is collected and shall remit the taxes on a monthly basis to the City with the completion of a form approved by the City Manager. A hosting platform collecting rent and transient occupancy taxes under this section 510.0201(e) shall issue a receipt to each guest. The hosting platform shall separately state on the receipt the amount of the transient occupancy tax charged and maintain a duplicate of such receipt in accordance with Municipal Code section 510.0202. A hosting platform shall maintain all documentation necessary to demonstrate that the proper amount of taxes have been remitted to the City Manager for a period of four years after the date of remittance.
- (f) Subject to applicable laws, a *hosting platform* with any listings in the City of San Diego shall provide the City Manager, on at least a monthly basis and in a format specified by the City Manager: the *license* numbers for

each listing; the name of the person responsible for each listing; the street address of each listing; and for each booking that occurs within the reporting period, the number of days booked.

(g) Whenever a hosting platform complies with this Article and any applicable administrative guidelines promulgated by the City Manager to confirm that the dwelling unit has a valid license, the hosting platform shall be presumed to be in compliance with Municipal Code section 510.0201(a) through (f). Instead of complying with the administrative guidelines, a hosting platform may enter into a written agreement with the City that establishes the manner in which the hosting platform will support the City's enforcement of this Division and meet the purposes of the hosting platform 's responsibilities in Municipal Code section 510.0201(a) through (f).

§510.0202 Records Maintenance and Production

- (a) A hosting platform shall maintain the following information for each short-term residential occupancy transaction in the City for which the hosting platform provided a booking service for a period of four years from the date of the transaction:
 - (1) the first and last name of the *host* who offered the *short-term residential occupancy*;
 - (2) the exact street address of the *dwelling unit*, including any unit numbers;

- (3) the dates for which a guest procured occupancy of the dwelling unit using the booking service provided by the hosting platform, and the total number of room nights by reporting period by host;
- the amount of gross receipts, including but not limited to *rent* and transient occupancy tax, paid for each stay in a format required by the City Manager; and
- (5) the *license* number and the Transient Occupancy Tax Certificate number for the *short-term residential occupancy*.
- (b) Subject to applicable law, a *hosting platform* shall deliver information set forth in Municipal Code section 510.0202(a) to the City Manager upon request. The City Manager may apply auditing procedures necessary to determine the amount of taxes due to the City and to ensure compliance with this Article.

Section 5. That Chapter 11, Article 3, Division 1 of the San Diego Municipal Code is amended by amending section 113.0103, to read as follows:

§113.0103 Definitions

Abutting property through Bluff edge, coastal (See coastal bluff edge) [No change in text.]

Breakaway wall through Grubbing [No change in text.]

Guest room means any rented or leased room that is used or designed to provide sleeping accommodations for one or more guests in *hotels*, *motels*, private clubs, lodges, and fraternity or sorority houses.

Hardscape through Local Coastal Program [No change in text.]

Lot through Yard [No change in text.]

-PAGE 25 OF 49-

Section 6. That Chapter 12, Article 6, Division 2 of the San Diego Municipal Code is amended by amending section 126.0203, to read as follows:

§126.0203 When a Neighborhood Use Permit Is Required

 (a) An application for the following uses in certain zones may require a Neighborhood Use Permit. To determine whether a Neighborhood Use Permit is required in a particular zone, refer to the applicable Use Regulation Table in Chapter 13:

Artisan Food and Beverage Producer through Automobile service stations [No change in text.]

Boarding kennels/pet day care facilities through *Wireless communication* facilities (under certain circumstances described in Section 141.0420) [No change in text.]

(b) [No change in text.]

Section 7. That Chapter 12, Article 6, Division 3 of the San Diego Municipal Code is amended by amending section 126.0303, to read as follows:

§126.0303 When a Conditional Use Permit Is Required

An application for the following types of uses in certain zones may require a Conditional Use Permit. To determine whether a Conditional Use Permit is required in a particular zone, refer to the applicable Use Regulations Table in Chapter 13. The decision process is described in Section 126.0304.

(a) Conditional Use Permits Decided by Process Three

Agricultural equipment repair shops through Automobile service stations [No change in text.]

-PAGE 26 OF 49-

Cannabis outlets through Wireless communication facilities (under

circumstances described in Section 141.0420) [No change in text.]

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

Section 8. That Chapter 13, Article 1, Division 2 of the San Diego Municipal Code is

amended by amending section 131.0222, to read as follows:

§131.0222 Use Regulations Table for Open Space Zones

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Table 131-02BUse Regulations Table for Open Space Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator							
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	0	P-	OC-	O	ξ (I)_	OF ⁽¹¹⁾ -	
	3rd >>	1-	2-	1-		l -	1-	
	4th >>	1	1	1	1	2	1	
Open Space through Residential, Single Dwelling Un in text.] Separately Regulated Residential Uses	nits [No change		1]	lo chang	e in t	ext.]		
Companion Units through Separately Regulated Services Uses, Assembly and Entertainment Uses Places of Religious Assembly [No change in text.]	, Including	[No change in text.]						
Boarding Kennels/ Pet Day Care through Signs, Se	ononotoly	[No change in text		evt]				

Footnotes for Table 131-02B [No change in text.]

Section 9. That Chapter 13, Article 1, Division 3 of the San Diego Municipal Code is

amended by amending section 131.0322, to read as follows:

§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.]

Table 131-03BUse Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator					
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	AG		AR		
	3rd >>	1	-		1-	
	4th >>	1	2	1	2	
Open Space through Residential, Single Dwelli change in text.] Separately Regulated Residential Uses	ing Units [No	[No	o chang	ge in te	ext.]	
Companion Units through Separately Regu Commercial Services Uses, Assembly and Entertainment Uses, Including Places of Rel Assembly [No change in text.]		[No	o chang	ge in to	ext.]	
Boarding Kennels / Pet Day Care through Sign Separately Regulated Signs Uses, Theater M change in text.]		[No	o chang	ge in te	ext.]	

Footnotes for Table 131-03B [No change in text.]

Section 10. That Chapter 13, Article 1, Division 4 of the San Diego Municipal Code is

amended by amending section 131.0422, to read as follows:

§131.0422 Use Regulations Table for Residential Zones

The uses allowed in the residential zones are shown in the Table 131-04B.

Legend for Table 131-04B

[No change in text.]

-PAGE 28 OF 49-

Use Categories/ Subcategories	Zone Designator							
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-			
descriptions of the Use Categories, Subcategories,	3rd >>	1-	1-	1-	1-			
and Separately Regulated Uses]	4th >>	123	1 2 3 4 5 6 7 8 9 10 11 12 13	14 1 2	1 2 3 4 5			
Open Space through Agricult & Harvesting of Crops [No c. text.]	· •							
Raising, Maintaining & K Animals	eeping of	of P ⁽³⁾⁽⁷⁾						
Agriculture, Separately Regu Agriculture Uses through Res Shopkeeper Units [No change	idential,		[No change in	ext.]				
Single Dwelling Units		Р	P ⁽⁸⁾	P ⁽⁸⁾	P ⁽⁸⁾			
Separately Regulated Resi	dential Uses				······································			
Companion Units through C Services, Separately Regul Commercial Services Uses and Entertainment Uses, Inc Places of Religious Assemb change in text.]	lated , Assembly cluding							
Boarding Kennels / Pet Day through <i>Signs</i> , Separately I <i>Signs</i> Uses, Theater <i>Marque</i> change in text.]	Regulated	[No change in text.]						

Table 131-04BUse Regulations Table for Residential Zones

.

.

Use Categories/	Zone							Zoi	nes				
Subcategories	Designator												
[See Section 131.0112 for	1st & 2nd >>							RN	<u>/</u> -				
an explanation and			1		T				3-			4	_
descriptions of the Use	3rd >>		1-			2-			-د		<u> </u>	4-	5-
Categories, Subcategories, and	4th >>												
Subcategories, and Separately Regulated		1	2	3	4	5	6	7	8	9	10	11	12
Uses]													
Open Space through Resid	ential.		I		_	ـــــــــــــــــــــــــــــــــــــ	No c	hang	e in t	text.]			
Mobilehome Parks [No cha						L							
Multiple Dwelling Units			Р			Р	-		Р			Р	Р
Rooming House [See Se	ction				.l]	No c	hang	e in t	text.]		<u>-</u> .	
131.0112(a)(3)(A)] throu						L		- 6					
Shopkeeper Units [No c	-												
Single Dwelling Units			P ⁽¹⁰⁾			P ⁽¹⁰⁾)		P ⁽¹⁰⁾	<u> </u>	F	o (10)	P ⁽¹⁰⁾
Separately Regulated Resi	dential Uses				I			L			1		I
Companion Units through		[r	Nora	hana	a in t	text.]		<u> </u>	
Yard, & Estate Sales [No	÷ .					L	INO C	папу	je m i	iexi.j			
text.]	change in												
-			- (9)								1		
Guest Quarters			L ⁽⁸⁾			-			-			-	-
Home Occupations throu	gh Retai l					Γ	No c	hang	e in t	text.]			
Sales, Building Supplies	-									-			
Equipment [No change i	n text.]												
Food, Beverages and G	roceries		-			-			P ⁽⁶⁾		F	o (6)	P ⁽⁶⁾
Consumer Goods, Furn	iture.		[No change in text.]										
Appliances, Equipment						Ľ		· ~ C	,	·- 1			
& Pet Supplies [No char	-												
Sundries, Pharmaceutic	als. &					-			P ⁽⁶⁾		1	o (6)	P ⁽⁶⁾
Convenience Sales									-				-
Wearing Apparel & Acc	cessories				1	1	No c	hano	e in 1	text.]	<u></u>		
through Commercial Ser		[No change in text.]											
Building Services [No cl													
Business Support			-			-			P ⁽⁶⁾		F	D (6)	P ⁽⁶⁾
Eating & Drinking Esta	blishments	[No change in text.]											
through Off-Site Service						L		6	,	J			
in text.]													
Personal Services					1			l	P ⁽⁶⁾		T T	5 (6)	P ⁽⁶⁾
r ersonal services			-		1	-			r,		1		r,

•

•

.

Use Categories/ Subcategories	Zone Designator							Zoi	nes				
[See Section 131.0112 for	1st & 2nd >>							RN	Л-				
an explanation and descriptions of the Use	3rd >>		1-			2-		<u>r</u>	3-			4-	5-
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Radio & Television Stud Tasting Rooms [No char						ľ	No c	hang	e in	text.]		_	
Visitor Accommodation	ns		-	-		-			-		I	p(5)	P ⁽⁵⁾
Separately Regulated Con Services Uses, Adult Entert Establishments, Adult Book Assembly and Entertainmen Including Places of Religiou [No change in text.]	ainment Store through it Uses,												
Boarding Kennels/ Pet Da through Massage Establis Specialized Practice [No text.]	shments,	[No change in text.]											
Mobile Food Trucks			-			L ⁽⁹))		L ⁽⁹⁾)	L	_(9)	L ⁽⁹⁾
Nightclubs & Bars over 5 feet in size through Zoolo [No change in text.]	-				<u>, </u>	[[No c	hang	ge in	text.]	1		
Offices								-					
Business & Professional			-			-			P ⁽⁶⁾)	F) (6)	P ⁽⁶⁾
Government [No change	in text.]	[No change in text.]											
Medical, Dental, & Healt Practitioner	th	P ⁽⁶⁾ P ⁽⁶⁾							P ⁽⁶⁾				
Regional & Corporate H through Signs, Separately Signs Uses, Theater Marq change in text.]	Regulated												

Footnotes for Table 131-04B

·

.

¹ through ⁴ [No change in text.]

⁵ Two guest rooms are permitted for visitor accommodations per the specified square footage of lot area required per dwelling unit (maximum permitted density), as indicated on Table 131-04G.

⁶ See Section 131.0423.

- ⁷ Maintaining, raising, feeding, or keeping of 10 or more domestic animals requires a *premises* of at least 5 acres. Maintaining, raising, feeding, or keeping of swine is not permitted.
- ⁸ A guest quarters or habitable accessory building is permitted in accordance with Section 141.0307 only as an *accessory use* to a *single dwelling unit*.
- ⁹ Mobile food trucks are permitted by right on the property of a *school*, university, hospital, religious facility, *previously conforming* commercial *premises* in a residential zone, or construction site. Mobile food trucks on any other *premises* are subject to the limited use regulations set forth in Section 141.0612.
- ¹⁰ Development of a small lot subdivision is permitted in accordance with Section 143.0365.

Section 11. That Chapter 13, Article 1, Division 5 of the San Diego Municipal Code is

amended by amending sections 131.0522 and 131.0540, to read as follows:

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

Legend for Table 131-05B

[No change in text.]

Table 131-05BUse Regulations Table for Commercial Zones

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator								
explanation and descriptions of the Use Categories, Subcategories, and Separately	1st & 2nd >> 3rd >>	CN ⁽¹⁾ -	<u>C</u>	R- 2-	<u> </u>		3-	CV- 1-	<u>СР-</u> 1-
Regulated Uses]	4th >>	123456	1	1	1 2	1 2	123	1 2	1
Open Space through Residential, S Dwelling Units [No change in text.] Separately Regulated Residential Companion Units through Separa Regulated Commercial Services Assembly and Entertainment Use Places of Religious Assembly [No text.]	Uses ately a Uses, s, Including	[No change in text.] [No change in text.]							
Boarding Kennels/Pet Day Care thro Separately Regulated Signs Uses, 7 Marquees [No change in text.]	÷ •	<i>ss</i> , [No change in text.]							

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator	r					
explanation and descriptions of	1st & 2nd >>						
the Use Categories,	3rd >>	1-	2-	3-	4-	5-	
Subcategories, and Separately Regulated Uses]	4th >>	1 2 3 1 2	345	456789	123456	123456	
Open Space through Residential, S	ingle			[No change	in text.]		
Dwelling Units [No change in text.]	_						
Separately Regulated Residential	Uses						
Companion Units through Separ	ately			[No change	in text.]		
Regulated Commercial Service Assembly and Entertainment Use Places of Religious Assembly [N text.]	s, Including						
Boarding Kennels/Pet Day Care thro Separately Regulated Signs Uses, " Marquees [No change in text.]	·	[No change in text.]					

Footnotes for Table 131-05B [No change in text.]

.

§131.0540 Maximum Permitted Residential Density and Other Residential Regulations

The following regulations apply to residential development within commercial

zones where indicated in Table 131-05B:

(a) through (d) [No change in text.]

Section 12. That Chapter 13, Article 1, Division 6 of the San Diego Municipal Code is

amended by amending section 131.0622, to read as follows:

§131.0622 Use Regulations Table for Industrial Zones

The uses allowed in the industrial zones are shown in Table 131-06B.

Legend for Table 131-06B

[No change in text.]

-PAGE 33 OF 49-

Table 131-06B
Use Regulations Table for Industrial Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator			Zones							_
explanation and descriptions of the	1st & 2nd> >	IP-			IL-			IH-		IS-	IBT-
Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
	4th >>	1	1	1	1	1	1	1 1	1	1	1
Open Space through Residential, Si Units [No change in text.] Separately Regulated Residential I Companion Units through Separa Commercial Services Uses, Asse Entertainment Uses, Including Pla Religious Assembly [No change i	Uses ately Regulated embly and aces of					chang chang					
Boarding Kennels/Pet Day Care Faci Signs, Separately Regulated Signs Marquees [No change in text.]	[No change in text.]										

Footnotes for Table 131-06B [No change in text.]

Section 13. That Chapter 13, Article 2, Division 15 of the San Diego Municipal Code is

amended by amending sections 132.1510 and 132.1515, to read as follows:

§132.1510 Noise Compatibility

- --

•

.

Noise compatibility between airport operations and proposed development within

Review Area 1 of this overlay zone shall be evaluated as follows:

(a) through (f) [No change in text.]

Legend for Table 132-15D

[No change in text.]

Table 132-15D

Noise Compatibility Criteria

Use Categories/ Subcategories	Aircraft Noise Exposure (dB CNEL)						
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	75-80					
Open Space through Residential , <i>Single</i> <i>Dwelling Units</i> [No change in text.]	[No change in text.]						
Separately Regulated Residential Uses							
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [No change in text.]	[No change in text.]						
Boarding Kennels through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[No change in text.]						

Footnotes to Table 132-15D [No change in text.]

§132.1515 Safety Compatibility

.

.

Safety compatibility between airport operations and proposed development within

Review Area 1 of this overlay zone shall be evaluated in accordance with this

Section.

(a) through (e) [No change in text.]

(f) Safety Compatibility Review for MCAS Miramar.

(1) through (2) [No change in text.]

Legend for Table 132-15F

[No change in text.]

Table 132-15F

Safety Compatibility Criteria for MCAS Miramar

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	APZ I	APZ II	TZ			
Maximum People Per Acre	25	50	300			
Open Space through Residential , <i>Single Dwelling</i> <i>Units</i> [No change in text.]	[No change in text.]					
Separately Regulated Residential Uses						
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [200 sq ft per person] [No change in text.]	[No change in text.]					
Boarding Kennels [200 sq ft per person] through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[No change in text.]					

Footnotes to Table 132-15F [No change in text.]

.

(g) Safety Compatibility Review for Brown Field and Montgomery Field.

(1) through (2) [No change in text.]

Legend for Table 132-15G

[No change in text.]
Table 132-15G

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6				
Maximum People Per Acre	N/A	70	130	130	200	No limit				
Maximum Lot Coverage ¹¹	N/A	50%	60%	70%	70%	N/A				
Open Space through Residential, Single Dwelling Units [No change in text.]	[No change in text.]									
Separately Regulated Residential Uses										
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [200 sq ft per person] [No change in text.]	[No change in text.]									
Boarding Kennels [200 sq ft per person] through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[No change in text.]									

Safety Compatibility Criteria for Brown Field and Montgomery Field

Footnotes to Table 132-15G

.

Section 14. That Chapter 14, Article 1, Division 3 of the San Diego Municipal Code is

amended by repealing section 141.0301.

Section 15. That Chapter 14, Article 1, Division 6 of the San Diego Municipal Code is

amended by repealing section 141.0603.

Section 16. That Chapter 14, Article 2, Division 5 of the San Diego Municipal Code is

amended by amending sections 142.0525 and 142.0555, to read as follows:

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

(a) Minimum Required Parking Spaces. The required automobile parking

spaces, motorcycle parking spaces, and bicycle parking spaces for *development* of *multiple dwelling units*, whether attached or detached, and related and *accessory uses* are shown in Table 142-05C. Other allowances and requirements, including the requirement for additional common area parking for some projects, are provided in Section 142.0525(b) through (d).

Table 142-05C

Minimum Required Parking Spaces for Multiple Dwelling Units and Related Accessory Uses

Multiple Dwelling Unit Type and Related and Accessory Uses		Automobile S Per Dw (Unless Othe	Motorcycle Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per <i>Dwelling</i> Unit ⁽⁵⁾			
	Basic ⁽¹⁾	Transit Area (2)	Parking Standards Transit Priority Arca ⁽⁹⁾	Parking Impact ⁽⁴⁾			
Studio up to 400 square feet through Rooming house [No change in text.]		<u></u>	<u> </u>				
Residential care facility (6 or fewer persons) through Accessory uses (spaces per square fect ⁽⁷⁾) [No change in text.]	[No chan	ge in text.}	[No change in text.]		[No change in text.]		

Footnotes for Table 142-05C [No change in text.]

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

§142.0555 Tandem Parking Regulations

(a) [No change in text.]

- (b) Tandem Parking for Commercial Uses. Tandem parking shall be counted as two parking spaces toward the off-street parking required by this Division and only allowed for the following purposes:
 - (1) Assigned employee parking spaces; and
 - (2) Valet parking.

Section 17. That Chapter 15, Article 2, Division 1 of the San Diego Municipal Code is amended by amending section 152.0104, to read as follows:

§152.0104 Definitions

Artists' Studios through Banks, Credit Unions, and Savings and Loan Associations [No change in text.]

Building Materials and Services through Wholesale and Warehouse [No change in text.]

Section 18. That Chapter 15, Article 2, Division 3 of the San Diego Municipal Code is amended by amending section 152.0316, to read as follows:

§152.0316 Redevelopment Subdistrict Permitted Land Use Categories

Six major land use categories, described in Figure 2 of the Barrio Logan Planned Districts, are permitted within the Redevelopment Subdistrict: Commercial Use, Mercado District, Commercial/Residential Mixed Use, Residential Use, Public/Quasi-Public Use, and Light Industry/Commercial Use. The permitted land use classifications within each of these six land use categories are described in Section 152.0317 (Redevelopment Subdistrict - Land Use Classifications) and in Table 152-03A.

Legend for Table 152-03A

[No change in text.]

-PAGE 39 OF 49-

Table 152-03A

Permitted Land Use Categories

	Land Use Categories										
Land Use Classifications	Commercial Use	Public/ Quasi - Public Use	Light Industrial/ Comm. Use								
Residential through Com	mercial Servic	es, Visitor A	ccommodation	ns [No change	in text.]						
Commercial Services, Hotels/Motels through Accessory Uses [No change in text.]			[No chang	ge in text.]							

Section 19. That Chapter 15, Article 5, Division 2 of the San Diego Municipal Code is

amended by amending section 155.0238, to read as follows:

§155.0238 Use Regulations Table of CU Zones

The uses allowed in the CU zones are shown in Table 155-02C:

Legend for Table 155-02C

[No change in text.]

Table 155-02CUse Regulations Table for CU Zones

Use Categories/Subcategories [See Land Development Code Section 131.0112 for an explanation and descriptions of the Use Categories,	Zone Designator 1st & 2nd >>										
Subcategories, and Separately	3rd >>	1-(1)		2-			3-				
Regulated Uses]	4th >>	1	2	3	4	5	3 ⁽²⁾⁽¹²⁾	6	7	8	
Open Space through Residential , <i>Single</i> <i>Dwelling Units</i> [No change in text.]			[No change in text.]								
Separately Regulated Resider								-			
Companion Units through Commercial Services, Sep Regulated Commercial Se Uses, Assembly & Entertai			ר ו	No ch	ange	in text.]					

-PAGE 40 OF 49-

(O-2021-96 REV.)

Use Categories/Subcategories [See Land Development Code	Zone Designator	Zones									
Section 131.0112 for an explanation and descriptions of the Use Categories,	lst & 2nd >>										
Subcategories, and Separately	3rd >>	1-(1)		2-			3-				
Regulated Uses]	4th >>	1	2	3	4	5	3 ⁽²⁾⁽¹²⁾	6	7	8	
Uses, Including Places of R Assembly [No change in te											
Boarding Kennels/ Pet Day Facilities through Signs, Se Regulated Signs Uses, The Marquees [No change in te			[]	No ch	ange	in text.]					

Footnotes for Table 155-02C [No change in text.]

Section 20. That Chapter 15, Article 6, Division 3 of the San Diego Municipal Code is

amended by amending sections 156.0302 and 156.0308, to read as follows:

§156.0302 Definitions

The following definitions apply to this Article. Where not otherwise specified, the

definitions found in Chapter 11, Article 3, Division 1 of the Land Development

Code shall apply. Each word or phrase that is defined in this Division or in

Chapter 11, Article 3, Division 1 of the Land Development Code appears in the

text in italicized letters.

Active commercial uses through Base floor area ratio (Base FAR) [No change in text.]

Blank wall through Urban open space [No change in text.]

§156.0308 Base District Use Regulations

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

(O-2021-96 REV.)

Table 156-0308-A: CENTRE CITY PLANNED DISTRICT USE REGULATIONS														
LEGEND: P = Permitted by Right; C = Conditional Use Permit Required; = Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required; S = Site Development Permit Required; MS = Main Street; CS = Commercial Street; E = Employment Overlay														
Use Categories/ Subcategories	с	NC	ER	BP	WM7	мс	RE	I7	T7	PC	OS	CC7	Additional Regulations	MS/CS & E Overlays
Public Park/ Plaza/Open Space through Separately Regulated Commercial Service Uses, Animal Hospitals & Kennels [No change in text.]		<u></u>					1	No cha	nge in	text.]				
Child Care Facilities through Other Use Requirements, Temporary Uses and Structures [No change in text.]							1]	∛o cha	nge in	text.]				

Footnotes for Table 156-0308-A [No change in text.]

Section 21. That Chapter 15, Article 10, Division 3 of the San Diego Municipal Code is

amended by amending sections 1510.0303 and 1510.0305, to read follows:

§1510.0303 Single-Family Zone - Permitted Uses

.

In the Single-Family (SF) Zone, designated on that certain map referenced in Section 1510.0102, no building or improvement or portion thereof shall be erected, constructed, converted, established, altered, or enlarged, nor shall any premises be used except for one or more of the following uses:

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

(c) Companion units and junior units; Family day care homes; Garage, yard and estate sales; Guest quarters and habitable accessory buildings; Home occupations; Community gardens; and Temporary real estate sales offices and model homes as a limited use in accordance with the applicable regulations in Chapter 14, Article 1 (Separately Regulated Use Regulations).

(d) through (f) [No change in text.]

§1510.0305 Multi-Family Zones - Permitted Uses

In the Multi-Family (MF) Zones, designated on that certain map referenced in Section 1510.0102, no building or improvement or portion thereof shall be erected, constructed, established, altered, or enlarged, nor shall any premises be used except for one or more of the following purposes:

- (a) through (b) [No change in text.]
- (c) Apartment houses designed to serve as the principal place of residence for a family or person.
- (d) Accessory uses

All accessory uses shall be located in the same building complex as the permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. The combined gross floor area of all accessory uses, excluding outdoor recreational facilities, on any premises shall occupy not more than 20 percent of the gross floor area of the permitted uses. Accessory uses may include the following:

- Recreational and health facilities which are designed, used and clearly intended for the use of occupants of residential complexes, including tennis courts, putting greens, exercise rooms and sauna and steam baths.
- (2) Communal dining facilities and snack bars in residential complexes which are designed, used and clearly intended for the convenience of the occupants and guests of the residential complex only.

(e) through (g) [No change in text.]

Section 22. That Chapter 15, Article 13, Division 3 of the San Diego Municipal Code is amended by amending sections 1513.0303 and 1513.0304, to read as follows:

§1513.0303 Permitted Uses – Residential Subdistricts

No building or improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:

- (a) [No change in text.]
- (b) Accessory Uses

Accessory uses and buildings customarily incidental to any of the foregoing permitted uses including the following:

(1) through (2) [No change in text.]

 On-premises signs subject to the Sign Regulations in accordance with Section 1513.0404(a) titled Residential Subdistricts – On Premises Signs.

-PAGE 44 OF 49-

§1513.0304 Property Development Regulations – Residential Subdistricts

(a) Density Regulations

One dwelling unit shall be allowed per 1,200 square feet of lot area, except as follows:

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

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

Section 23. That Chapter 15, Article 13, Division 4 of the San Diego Municipal Code is amended by amending section 1513.0403, to read as follows:

§1513.0403 Parking

- (a) [No change in text.]
- (b) Residential Subdistricts
 - (1) Every premises used for one or more of those uses permitted in Section 1513.0303 shall be provided with a minimum of two permanently maintained off-street parking spaces per dwelling unit, except for the following:
 - (A) In R-S Subdistricts when a unit is added to a lot with an existing single-family unit and the lot has less than 34 feet of frontage on a street or alley, then the requirement shall be 1.5 spaces per dwelling unit.
 - (B) In the R-N Subdistrict the requirement shall be one space per dwelling unit for lots abutting Ocean Front Walk or Bayside Walk with less than 10 feet of vehicular access on a street or alley.

-PAGE 45 OF 49-

(2) At least one space per dwelling unit shall have direct access to a dedicated and improved street or alley.

(3) through (8) [No change in text.]

(c) [No change in text.]

Section 24. That a full reading of this Ordinance is dispensed with prior to passage, a written copy having been made available to the Council and the public prior to the day of its passage.

Section 25. That prior to becoming effective, this Ordinance shall be submitted to the San Diego County Regional Airport Authority (SDCRAA) for a consistency determination.

Section 26. That if the SDCRAA finds this Ordinance consistent with the Airport Land Use Compatibility Plans (ALUCP) for San Diego International Airport, Marine Corps Air Station Miramar, Gillespie Field, Montgomery Field, and Brown Field Airports (collectively, Airports), this Ordinance shall take effect and be in force on the thirtieth day from and after the finding of consistency, or on the thirtieth day from and after its final passage, whichever is later, except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

Section 27. That if the SDCRAA determines that this Ordinance is inconsistent or conditionally consistent, subject to proposed modifications, with the ALUCPs for the Airports, the Ordinance shall be submitted to the City Council for reconsideration.

Section 28. That if the SDCRAA determines that this Ordinance is conditionally consistent with the ALUCPs for the Airports, but that consistency is subject to proposed modifications, the City Council may amend this Ordinance to accept the proposed modifications,

(O-2021-96 REV.)

and this Ordinance as amended shall take effect and be in force on the thirtieth day from and after its final passage, except that the provisions of this Ordinance as amended inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

Section 29. That a proposed decision by the City Council to overrule a determination of inconsistency or to reject the proposed modifications for a finding of conditional consistency shall include the findings required pursuant to California Public Utilities Code section 21670 and require a two-thirds vote. The proposed decision and findings shall be forwarded to the SDCRAA, the California Department of Transportation, Division of Aeronautics, and the airport operators for the Airports. The City Council shall hold a second hearing not less than 45 days from the date the proposed decision and findings were provided, at which hearing any comments submitted by the public agencies shall be considered and a final decision to overrule a determination of inconsistency shall require a two-thirds vote.

Section 30. That if the City Council makes a final decision to overrule a determination of inconsistency, this Ordinance shall take effect and be in force on the thirtieth day from and after that final decision, except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

Section 31. Provided that the effective provisions of Sections 25, 26, 27, 28, 29, and 30 have been satisfied, hosts and hosting platforms, as defined in this Ordinance, shall have until July 1, 2022, to either cease the short-term residential occupancy and provision of booking

services, or comply with Chapter 5, Article 10. If the effective provisions of Sections 25, 26, 27, 28, 29, and 30 are not satisfied by July 1, 2022, hosts and hosting platforms shall comply with this Ordinance upon its effective date.

Section 32. That no permits shall be issued for development that is inconsistent with the provisions of this Ordinance unless complete applications for such permits are submitted to the City prior to the date on which the applicable provisions of this Ordinance become effective.

Section 33. That Ordinances O-2021-74, O-2021-80, and O-2021-85 have been recently considered by the Council or will be in the near future which amend Municipal Code sections also amended by this Ordinance; therefore, the City Clerk, with the written approval and concurrence of the City Attorney, is authorized to reconcile the numbering of sections and placement of text within these sections upon the final passage of the Ordinances, without further action by the Council, pursuant to San Diego Charter section 275.

APPROVED: MARA W. ELLIOTT, City Attorney

/s/ Heather M. Ferbert Bv

Heather M. Ferbert Deputy City Attorney

HMF:cm February 3, 2021 February 24, 2021 REV. Or.Dept: Council District 2 Doc. No.: 2579098

-PAGE 48 OF 49-

I hereby certify that the foregoing Ordinance was passed by the Council of the City of San Diego, at this meeting of 04/06/2021.

ELIZABETH S. MALAND City Clerk

By <u>/s/ Matthew R. Hilario</u> Deputy City Clerk

Approved:

Mayor

Vetoed: ____

.

(date)

TODD. R. GLORIA, Mayor

-PAGE 49 OF 49-

STRIKEOUT ORDINANCE

OLD LANGUAGE: Struck Out NEW LANGUAGE: Double Underline

ORDINANCE NUMBER O-_____ (NEW SERIES)

DATE OF FINAL PASSAGE

AN ORDINANCE AMENDING CHAPTER 1, ARTICLE 1, DIVISION 2 OF THE SAN DIEGO MUNICIPAL CODE BY **RETITLING AND AMENDING SECTION 11.0210;** AMENDING CHAPTER 1, ARTICLE 2, DIVISION 1 BY ADDING NEW SECTION 12.0106; AMENDING CHAPTER 5 OF THE SAN DIEGO MUNICIPAL CODE BY ADDING NEW ARTICLE 10, DIVISION 1, SECTIONS 510.0101, 510.0102, 510.0103, 510.0104, 510.0105, 510.0106, 510.0107, 510.0108, 510.0109, 510.0110, AND 510.0111; AMENDING CHAPTER 5 BY ADDING NEW ARTICLE 10, DIVISION 2, SECTIONS 510.0201 AND 510.0202; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 2 BY AMENDING SECTION 126.0203; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 3 BY AMENDING SECTION 126.0303; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 131.0422; AMENDING CHAPTER 13, **ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS** 131.0522 AND 131.0540; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTION 131.0622; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 15 BY AMENDING SECTIONS 132.1510 AND 132.1515; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY REPEALING SECTION 141.0301; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 6 BY REPEALING SECTION 141.0603: AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTIONS 142.0525 AND 142.0555; AMENDING CHAPTER 15, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 152.0104; AMENDING CHAPTER 15, ARTICLE 2, DIVISION 3 BY AMENDING SECTION 152.0316; AMENDING CHAPTER 15, ARTICLE 5, DIVISION 2 BY AMENDING SECTION 155.0238; AMENDING CHAPTER 15, ARTICLE 6, **DIVISION 3 BY AMENDING SECTIONS 156.0302 AND** 156.0308; AMENDING CHAPTER 15, ARTICLE 10, DIVISION

(O-2021-96)

3 BY AMENDING SECTIONS 1510.0303 AND 1510.0305; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 3 BY AMENDING SECTIONS 1513.0303 AND 1513.0304; AND AMENDING CHAPTER 15, ARTICLE 13, DIVISION 4 BY AMENDING SECTION 1513.0403, RELATING TO SHORT-TERM RESIDENTIAL OCCUPANCY REGULATIONS.

§11.0210 Definitions Applicable **F**<u>t</u>o Code Generally

The following words and phrases whenever used in this Code shall be construed as defined in this section unless a different meaning is specifically defined elsewhere in this Code and specifically stated to apply:

"Abatement" through "Council" [No change in text.]

"Director" means the City Manager, or any Department Directors

including the following Departments: City Clerk, City Treasurer,

Planning, Development Services, Engineering, General Services, Animal

Control, Health, Water Utilities, Park and Recreation, Neighborhood Code

Compliance, Environmental Services and the Fire and Police Chiefs, and

any of their designated agents or representatives. "Enforcement Hearing

Officer" means any person appointed by the City Manager to preside over

administrative enforcement hearings.

<u>"Enforcement Hearing Officer" means any person appointed by the City</u> Manager to preside over administrative enforcement hearings.

"Enforcement Official" means any person authorized to enforce violations of the Municipal Code or applicable state codes<u>, including the City</u>

Treasurer.

"Financial Institution" through "Written" [No change in text.]

<u>§12.0106</u> <u>Administrative Subpoena Authority</u>

- (a) The City Manager shall have the power to issue administrative subpoenas
 for the production of documents and other evidence necessary to
 determine whether violations of the Municipal Code exist.
- (b) Any administrative subpoena issued pursuant to section 12.0106 shall not require the production of documents and other evidence sooner than
 30 days from the date of service of the subpoena. The parties may agree in writing to an extension of the date for the production. A person served with an administrative subpoena may seek judicial review of the subpoena within 30 days of service.

Chapter 5: Public Safety, Morals and Welfare

<u>Article 10: Short-Term Residential Occupancy and Hosting Platforms</u> <u>Division 1: Short-Term Residential Occupancy</u>

§510.0101 Purpose and Intent

It is the intent of this Article to promote and protect the public health, safety, and welfare of the citizens of San Diego by allowing and regulating *short-term residential occupancy* in *dwelling units* through the requirements set forth in this Article and by balancing the need to preserve neighborhood quality of life with the protection of private property rights. This Article is enacted to ensure that *short-term residential occupancy* activity, including activity facilitated by *hosting platforms*, is appropriately regulated so that such activity is conducted in a lawful manner. It is also the intent that the City utilize any applicable provision in <u>Chapter 1, Article 2 of the Municipal Code to enforce the provisions of this</u> <u>Article, including civil and criminal remedies and the issuance of administrative</u> <u>subpoenas.</u>

§510.0102 Definitions

For the purpose of this Article, the following definitions shall apply and appear in the text in italicized letters:

Booking service means any reservation or payment service that facilitates a transaction between a host and guest for short-term residential occupancy for which a fee is collected or received, directly or indirectly, in connection with the reservation or payment of services provided for the transaction. Complaint means a statement submitted in written or electronic form to the City Manager alleging a violation of this Article. It shall include the complainant's name and contact information, the short-term residential occupancy dwelling unit's address, including unit number, date(s), the nature of alleged violation(s), and any available contact information for the host.

Deemed complete has the same meaning as in Municipal Code section 113.0103. Dwelling unit has the same meaning as in Municipal Code section 113.0103. Guest means any person who exercises short-term residential occupancy, or is entitled to short-term residential occupancy, by reason of concession, permit, right of access, license, or other agreement for a period of less than one month. Home share means the short-term residential occupancy of either the host's primary residence or a separate dwelling unit on the same premises as the host's primary residence. *Host* means a natural person who has the legal right to occupy the *dwelling unit* and to allow *short-term residential occupancy*.

Hosting platform means any person, as defined in Municipal Code section 11.0210, who provides, and collects or receives, a fee, subscription, commission, or other consideration for *booking services* through which a *host* may offer *short*-

term residential occupancy.

License means a license issued to a host pursuant to this Division. License

includes Tier One Licenses, Tier Two Licenses, Tier Three Licenses, and Tier

Four Licenses as described in Municipal Code section 510.0104.

Month means a period of consecutive days from the first calendar day of

occupancy in any month to the same calendar day in the next month following, or

the last day of the next month following, if no corresponding calendar day exists.

Occupancy means the use or possession, or the right to the use or possession, of a

dwelling unit for dwelling, lodging, or sleeping purposes.

<u>Primary residence means the dwelling unit in which the host resides at least six</u> months of the year. A host can only have one primary residence.

<u>Rent means the total consideration charged for short-term residential occupancy</u> as shown on the guest's receipt.

<u>Short-term residential occupancy means the occupancy of a dwelling unit or part</u> thereof for less than one *month*.

<u>Whole home means short-term residential occupancy of the host's entire dwelling</u> <u>unit while the host is not physically present and residing in the dwelling unit.</u>

§510.0103 License Required

It is unlawful for any person to use a *dwelling unit* for *short-term residential* occupancy except as provided in this Article.

<u>§510.0104</u> Short-Term Residential Occupancy Regulated

- (a) General Rules Applicable to All Licenses.
 - (1) <u>A license is required for all short-term residential occupancy.</u>
 - (2) A host may only hold one license at a time.
 - (3) <u>A host may not operate more than one dwelling unit for short-term</u> residential occupancy at a time within the City of San Diego.
- (b) <u>Tier One License: Short-Term Residential Occupancy for 20 Days or Less</u> Per Calendar Year.
 - (1) <u>A Tier One License is required for *home share* or *whole home short-term residential occupancy* for an aggregate total of 20 days or less per calendar year.</u>
 - (2) <u>Home share with a Tier One License is only allowed in the host's</u> primary residence.
 - (3) Only one Tier One License may be issued for a *dwelling unit* per calendar year.
 - (4) <u>A Tier One License shall expire two years from the date of</u> issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
- (c) <u>Tier Two License: *Home Share* for More than 20 Days Per Calendar Year.</u>

-PAGE 6 OF 51-

- (1) <u>A Tier Two License is required for *home share short-term* <u>residential occupancy for an aggregate total of more than 20 days</u> <u>per calendar year.</u></u>
- (2) Home share with a Tier Two License is only allowed in the host's primary residence.
- (3) The host shall occupy the host's primary residence for no less than 275 days of the calendar year in which the primary residence is rented as a home share. If the host has not rented or owned the dwelling unit for the full preceding calendar year, the host shall occupy the host's primary residence for no less than 75 percent of the days the host has owned or rented the dwelling unit.
- (4) <u>A Tier Two License shall expire two years from the date of</u> issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
- (d) <u>Tier Three License: Whole Home Short-Term Residential Occupancy</u> Outside of Mission Beach Community Planning Area.
 - <u>A Tier Three License is required for whole home short-term</u> residential occupancy outside the Mission Beach Community Planning Area as described in section 510.0104(e) for an aggregate total of more than 20 days per calendar year.
 - (2) A two consecutive night minimum stay by the same *guest* is required.

- (3) <u>A Tier Three License shall expire two years from the date of issuance and may be renewed in accordance with Municipal Code section 510.0106(d).</u>
- (4) The total number of Tier Three Licenses issued shall not exceed 1 percent of the total housing units in the City of San Diego, excluding the total housing units within the Mission Beach Community Planning Area, based on the most recent Demographic and Socioeconomic Housing estimates issued by the San Diego Association of Governments (SANDAG), rounded up to the next whole number. The total number of available Tier Three Licenses shall be updated once every two years based on the formula in this section 510.0104(d)(4). The total number of Tier Three Licenses shall not be reduced below the total number of Tier Three Licenses available in the prior two-year period.
- (e) <u>Tier Four License: Whole Home Short-Term Residential Occupancy</u> Within Mission Beach Community Planning Area.
 - (1) A Tier Four License is required for *whole home short-term residential occupancy* within the Mission Beach Community
 Planning Area (depicted on the Map on file in the office of the City
 Clerk as Document No. OO-_____) for an aggregate total
 of more than 20 days per calendar year.
 - (2) <u>A two consecutive night minimum stay by the same guest is</u> required.

- (3) <u>A Tier Four License shall expire two years from the date of</u> issuance and may be renewed in accordance with Municipal Code section 510.0106(d).
- (4) The total number of Tier Four Licenses issued shall not exceed
 30 percent of the total housing units in the Mission Beach
 Community Planning Area, based on the most recent Demographic
 and Socioeconomic Housing estimates issued by the San Diego
 Association of Governments (SANDAG), rounded up to the next
 whole number. The total number of available Tier Four Licenses
 shall be updated once every two years based on the formula in this
 section 510.0104(e)(4). The total number of Tier Four Licenses
 shall not be reduced below the total number of Tier Four Licenses

<u>§510.0105</u> License Application Requirements

- (a) Only a *host* may apply for a *license*.
- (b) <u>A host shall submit a license application containing, at a minimum, the</u> following:
 - <u>A Transient Occupancy Tax Certificate number for the dwelling</u> <u>unit or proof of concurrent application for a Transient Occupancy</u> <u>Tax Certificate for the dwelling unit.</u>
 - (2) <u>Proof of payment of the Rental Unit Business Tax, if applicable.</u>
 - (3) For an application for a *license* to *home share*, proof that the dwelling unit is the host's primary residence.

- (c) An application shall not be processed for a *dwelling unit* with a pending enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.
- (d) An application shall not be processed for a *host* who has had a *license* revoked by the City within 12 months prior to the date of application.

§510.0106 License Issuance and Renewal

- (a) <u>A host may be issued only one license for short-term residential</u> occupancy at a time within the City of San Diego.
- (b) Issuance of Tier One Licenses and Tier Two Licenses.
 Once an application for a Tier One License or a Tier Two License is deemed complete, the appropriate license shall be issued by the City Manager when the required fees have been paid, except as provided below.
 - (1) <u>A license shall not be issued for a dwelling unit with a pending</u> enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.
 - (2) <u>A license shall not be issued for a host who had a license revoked</u>
 by the City within 12 months prior to the date of application.
- (c) <u>Issuance of Tier Three Licenses and Tier Four Licenses.</u>
 <u>The issuance of Tier Three Licenses and Tier Four Licenses shall be on a</u> <u>lottery basis if sufficient demand exists. Once an application for a Tier</u>

Three License or a Tier Four License is *deemed complete*, the application shall be accepted. The City Manager shall adopt administrative rules to implement and administer the lottery.

- (1) <u>A Tier Three License or a Tier Four License shall only be issued</u> when the required fees have been paid.
- (2) A Tier Three License or a Tier Four License shall not be issued for a dwelling unit with a pending enforcement action by the City for violations of this Article or any provision of the Municipal Code, unless the approval is required to resolve the enforcement action.
- (3) A Tier Three License or a Tier Four License shall not be issued for a host who had a license revoked by the City within 12 months prior to the date of application.
- (4) The City Manager may create a waiting list of applications that are deemed complete for Tier Three Licenses and Tier Four Licenses for issuance of any Tier Three License or Tier Four License that becomes available before the next lottery is held.
- (d) License Renewal
 - (1) A license may be renewed if the host complies with the following:
 - (A) pays the renewal fee;
 - (B) has complied with the provisions of this Division during the term of the current *license*;
 - (C) provides information concerning any changes to the previous application for or renewal of the *license*; and

- (D) submits the records described in Municipal Code section 510.0107, unless the host lists exclusively on a hosting platform that has an agreement with the City that includes a provision for pass-through registration for license applicants.
- (2) <u>A license shall not be renewed if an action to revoke the license is</u> in progress or has been taken within 12 months prior to the date of the renewal request.
- (e) <u>Licenses are not transferrable. The City shall not accept any request to</u> transfer or assign ownership or location of any <u>license</u> or <u>license</u> application.

<u>§510.0107</u> Short-Term Residential Occupancy Operating Requirements</u>

All hosts shall comply with the following:

- (a) maintain and use the *dwelling unit* at all times for residential *occupancy* only;
- (b) for Tier Two Licenses, *home share* while present on the premises in accordance with section 510.0104(c)(3);
- (c) for Tier Three Licenses and Tier Four Licenses, use the *license* a minimum of 90 days each year during the term of the *license* and submit quarterly reports to the City Manager containing the number of days the *dwelling unit*, or any portion thereof, was used for *short-term residential accupancy* to demonstrate utilization;
- (d) not allow the *short-term residential occupancy* to create a public nuisance;

- (e) <u>comply with Chapter 3, Article 5, Division 1 of the Municipal Code;</u>
- (f) provide proof of payment of the Rental Unit Business Tax to the City upon request, if applicable;
- (g) provide a Good Neighbor Policy notice, on a form acceptable to the City
 Manager, to all guests that advises, at a minimum, the following:
 - (1) when the dwelling unit is located in a residential neighborhood, guests are expected to be respectful of neighbors and maintain the residential character of the neighborhood;
 - (2) guests are expected to abide by all laws and be respectful of neighbors;
 - (3) the number of guest rooms and the maximum number of allowable occupants;
 - (4) the parking limitations and rules;
 - (5) the rules for trash and recycling;
 - (6) the City noise limits pursuant to Municipal Code sections
 59.5.0401 and 59.5.0501, and remedies available to the City to
 address and enforce violations, including the issuance of individual
 administrative citations in an amount up to \$1,000 to each guest
 and to the host;
 - (7) that upon a failure to vacate by the expiration of the occupancy term, guests may be deemed trespassers and may be subject to removal by relevant authorities; and

-PAGE 13 OF 51-

- (8) that, pursuant to Chapter 5, Article 1, Division 10 of the Municipal Code, if the police are called to address public peace, health, safety, or general welfare issues, guests may be responsible for the cost of the police response;
- (h) ensure that the *dwelling unit* complies with current California Fire Code
 Regulations, which may be confirmed by City inspection or *host* affidavit
 at the discretion of the City Manager;
- (i) that signs on the premises promoting a business are not allowed;
- (i) designate a local contact who shall be responsible for actively discouraging and preventing any nuisance activity at the premises pursuant to Chapter 5 of the Municipal Code. The *host* or designated local contact shall respond to a complainant in person or by telephone within one hour for all reported *complaints* and shall take action to resolve the matter;
- (k) post a notice on the exterior of the dwelling unit in a location visible to the public from the sidewalk or public right-of-way, whichever is closer, that includes the Transient Occupancy Tax Certificate number, *license* number, contact information and telephone number for the *host* or the designated local contact and for the City of San Diego Code Enforcement Division. The *host* shall maintain the notice in good condition while the *dwelling unit* is operated for *short-term residential occupancy*.

- (1) The notice shall be 8.5 inches by 11 inches.
- (2) The notice shall use all capital letters in black, bold font in at least
 20-point font;
- (1) include the Transient Occupancy Tax Certificate number and *license* number on all advertisements; and
- (m) post, in a conspicuous location within the dwelling unit, guidance for guests to report human trafficking based on information provided by the City Manager and educate employees or contractors of the host who may interact with guests about identifying and reporting human trafficking.

§510.0108 Records Maintenance and Production

- (a) <u>A host shall maintain the following information for each short-term</u>
 <u>residential occupancy transaction for a period of four years from the date</u>
 <u>of the transaction:</u>
 - (1) the exact address of the *dwelling unit*, including any unit numbers;
 - (2) the exact dates for which a guest procured occupancy of the
 dwelling unit, and the total number of nights by reporting period;
 - <u>a copy of the Good Neighbor Policy notice provided to all guests</u>
 <u>as required by Municipal Code section 510.0107(g)</u>;
 - (4) the amount of gross receipts, including, but not limited to rent and transient occupancy tax paid for each stay in a format required by the City Manager; and

- (5) the Transient Occupancy Tax Certificate number for the short-term residential occupancy and proof of payment of the Rental Unit Business Tax for the dwelling unit used for short-term residential occupancy, if applicable.
- (b) For as long as a host holds a license, a host shall maintain proof of completing a human trafficking awareness course prior to the initial listing of the dwelling unit for short-term residential occupancy.
- (c) Subject to applicable law, a *host* shall deliver information provided in Municipal Code section 510.0108(a) to the City Manager upon request. The City Manager may apply auditing procedures necessary to determine the amount of taxes and fees due to the City and to ensure compliance with this Article.

<u>§510.0109</u> Enforcement of a Short-Term Residential Occupancy License

In addition to the remedies in Chapter 1 of the Municipal Code, a *license* may be revoked in accordance with the following:

- (a) In addition to any penalties and remedies provided by law, and any other
 bases for regulatory action provided by law, a *host* is subject to regulatory
 action for any of the following reasons:
 - (1) <u>non-compliance with this Division or any condition of the license;</u>
 - (2) <u>failure to take corrective action after timely written notice of a</u> <u>violation; or</u>
 - (3) violation of any state or local law or regulation pertaining to the *license*, including all laws prohibiting human trafficking.

- (b) <u>Regulatory actions include any of the following, the selection of which</u> <u>shall be at the discretion of the City Manager, without any requirement</u> <u>that the actions escalate in severity:</u>
 - (1) issuance of a verbal warning;
 - (2) issuance of a written warning;
 - (3) issuance of a notice of violation; or
 - (4) revocation of the *license*.
- (c) <u>The City Manager shall provide written notice to the *host* of any regulatory actions taken pursuant to Municipal Code section
 510.0109(b)(2) through (b)(4).
 </u>
- (d) The *host* may request an appeal hearing of the regulatory actions taken pursuant to Municipal Code section 510.0109(b)(3) or 510.0109(b)(4).
 - (1) The request for an appeal hearing shall be made in writing to the City Manager within ten calendar days of the receipt of the notice of regulatory action.
 - (2) Upon receiving the request for a hearing, the City Manager shall set a hearing not more than 90 calendar days from the date of receipt of the request, unless a later date is agreed to by the City and the *host* in writing.
 - (3) <u>The City Manager shall provide notice to the *host* of the date, time, and place of the hearing in accordance with Municipal Code section 11.0301.</u>

- (4) The hearing shall be conducted by a hearing officer provided by the City Manager pursuant to the process in Chapter 1, Article 2, Division 4 of the Municipal Code.
- (5) The hearing officer may affirm, deny, or modify the regulatory action, and shall furnish the reason for the decision to the *host* in writing within 30 calendar days of the conclusion of the hearing.
- (e) If a third violation of any provision of Municipal Code section 510.0107 is alleged to have occurred within the previous 12 months at the *dwelling unit* or by a *host*, the hearing officer may revoke the *license* upon a determination that the third violation has occurred. Notice of the alleged third violation, *license* revocation, and conduct of the hearing on the alleged third violation and the *license* revocation shall be combined and the hearing shall be held in accordance with Chapter 1.

§510.0110 Administration

- (a) The City Manager shall receive and process *license* applications and complaints regarding violations of this Article and provide appropriate staffing to process *license* applications, maintain the *license* registry, and enforce the requirements of this Article in a timely and efficient manner.
- (b) The City Manager may promulgate reasonable administrative guidelines, rules, interpretations, and regulations to implement and enforce the provisions of this Article, to simplify and streamline the application process and to minimize the time between the filing of applications and their final approval.

-PAGE 18 OF 51-

- (c) The City Manager shall create a registry of all *licenses* issued by the City.
- (d) The City Manager shall designate a contact person for members of the public who wish to file *complaints* under this Article or who otherwise seek information regarding this Article or *short-term residential occupancy* generally. This contact person shall also provide to the public upon request, and in accordance with applicable law, information regarding quality of life issues, like noise violations, vandalism, or illegal dumping, and shall direct the member of the public or forward any such *complaints* to the appropriate City department.

§510.0111 Reporting Requirements

The City Manager shall annually report to the City Council or the appropriate

City Council Committee on the results of implementing this Article, including:

- (a) the total number of Tier Three Licenses and Tier Four Licenses available for the following year;
- (b) the total number of issued *licenses* by tier;
- (c) the total fees and transient occupancy tax collected by the City from short-term residential occupancy operations;
- (d) the total number of *licenses* revoked during the prior year; and
- (e) any proposed changes to these regulations.

Chapter 5: Public Safety, Morals, and Welfare

Article 10: Short-Term Residential Occupancy and Hosting Platforms

Division 2: Hosting Platforms

§510.0201 Requirements for Hosting Platforms

- (a) <u>A hosting platform operating in the City shall provide the following</u> information to any host listing a dwelling unit through the hosting platform's service:
 - (1) notice of the requirements of Chapter 5, Article 10, Division 1, including the requirement to obtain a *license* prior to any listing;
 - (2) notice of the transient occupancy tax requirements in Chapter 3,
 Article 5, Division 1; and
 - (3) resources or training on the prevention of human trafficking, if provided by the *hosting platform*.
- (b) Upon request by the City Manager, a hosting platform shall provide documentation to the City Manager demonstrating that the hosting platform provided the required notification to hosts using its services in the City. A hosting platform's failure to provide written notification to a host under section 510.0201(a) shall not excuse a host from complying with any local regulations.
- (c) <u>A hosting platform shall not process or complete any booking service</u> transaction for any dwelling unit offered for short-term residential
 <u>occupancy unless it has a valid license number listed on the City's registry</u>

created in accordance with Municipal Code section 510.0110(c) at the time the hosting platform receives a fee for the booking service.

- (d) <u>A hosting platform shall use reasonable efforts to not process or complete</u> any booking service for any host with a Tier One License that has exceeded the authorized 20-day limit in one calendar year unless the host has subsequently obtained a Tier Two, Tier Three, or Tier Four License.
- (e) If a hosting platform collects rent from a guest, the hosting platform shall collect all required transient occupancy taxes at the same time the rent is collected and shall remit the taxes on a monthly basis to the City with the completion of a form approved by the City Manager. A hosting platform collecting rent and transient occupancy taxes under this section 510.0201(e) shall issue a receipt to each guest. The hosting platform shall separately state on the receipt the amount of the transient occupancy tax charged and maintain a duplicate of such receipt in accordance with Municipal Code section 510.0202. A hosting platform shall maintain all documentation necessary to demonstrate that the proper amount of taxes have been remitted to the City Manager for a period of four years after the date of remittance.
- (f) Subject to applicable laws, a hosting platform with any listings in the City of San Diego shall provide the City Manager, on at least a monthly basis and in a format specified by the City Manager: the license numbers for

each listing; the name of the person responsible for each listing; the street address of each listing; and for each booking that occurs within the reporting period, the number of days booked.

(g) Whenever a hosting platform complies with this Article and any applicable administrative guidelines promulgated by the City Manager to confirm that the dwelling unit has a valid license, the hosting platform shall be presumed to be in compliance with Municipal Code section 510.0201(a) through (f). Instead of complying with the administrative guidelines, a hosting platform may enter into a written agreement with the City that establishes the manner in which the hosting platform will support the City's enforcement of this Division and meet the purposes of the hosting platform's responsibilities in Municipal Code section 510.0201(a) through (f).

§510.0202 Records Maintenance and Production

- (a) <u>A hosting platform shall maintain the following information for each</u> <u>short-term residential occupancy transaction in the City for which the</u> <u>hosting platform provided a booking service for a period of four years</u> <u>from the date of the transaction:</u>
 - (1) the first and last name of the *host* who offered the *short-term* residential occupancy:
 - (2) the exact street address of the *dwelling unit*, including any unit numbers;

- (3) the dates for which a guest procured occupancy of the dwelling
 unit using the booking service provided by the hosting platform,
 and the total number of room nights by reporting period by host;
- (4) the amount of gross receipts, including but not limited to rent and transient occupancy tax, paid for each stay in a format required by the City Manager; and
- (5) the *license* number and the Transient Occupancy Tax Certificate number for the *short-term residential occupancy*.
- (b) Subject to applicable law, a *hosting platform* shall deliver information set forth in Municipal Code section 510.0202(a) to the City Manager upon request. The City Manager may apply auditing procedures necessary to determine the amount of taxes due to the City and to ensure compliance with this Article.

§113.0103 Definitions

Abutting property through Bluff edge, coastal (See coastal bluff edge) [No change in text.]

Boarder means an individual resident who is furnished sleeping accommodations and meals in a residential *structure*.

Breakaway wall through Grubbing [No change in text.]

Guest room means any rented or leased room that is used or designed to provide sleeping accommodations for one or more guests in *hotels*, *motels*, bed and breakfast facilities, private clubs, lodges, and fraternity or sorority houses. *Hardscape* through *Local Coastal Program* [No change in text.]
Lodger means any person renting a room in a residential *structure* for living or sleeping purposes without having free access to and use of the rest of the *structure*.

Lot through Yard [No change in text.]

§126.0203 When a Neighborhood Use Permit Is Required

 (a) An application for the following uses in certain zones may require a Neighborhood Use Permit. To determine whether a Neighborhood Use Permit is required in a particular zone, refer to the applicable Use Regulation Table in Chapter 13:

Artisan Food and Beverage Producer through Automobile service stations [No change in text.]

Bed and breakfast establishments (under circumstances described in Section 141.0603)

Boarding kennels/pet day care facilities through *Wireless communication facilities* (under certain circumstances described in Section 141.0420) [No change in text.]

(b) [No change in text.]

§126.0303 When a Conditional Use Permit Is Required

An application for the following types of uses in certain zones may require a Conditional Use Permit. To determine whether a Conditional Use Permit is required in a particular zone, refer to the applicable Use Regulations Table in Chapter 13. The decision process is described in Section 126.0304.

(a) Conditional Use Permits Decided by Process Three

Agricultural equipment repair shops through Automobile service stations

[No change in text.]

Bed and breakfast establishments (under circumstances described in

Section 141.0603)

Cannabis outlets through Wireless communication facilities (under

circumstances described in Section 141.0420) [No change in text.]

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

§131.0222 Use Regulations Table for Open Space Zones

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Table 131-02BUse Regulations Table for Open Space Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories,	Zone Designator									
and Separately Regulated Uses]	1st & 2nd >>				OR ⁽¹⁾ -		OF ⁽¹¹⁾ -			
	3rd >>	1-	2-	1-	1	-	1-			
	4th >>	1	1	1	1	2	1			
Open Space through Residential , <i>Single Dwelling Un</i> in text.]	[No change in text.]									
Separately Regulated Residential Uses										
Boarder & Lodger Accommodations		-	-	-		2	-			
Companion Units through Separately Regulated Services Uses, Assembly and Entertainment Uses, Places of Religious Assembly [No change in text.]	, Including		Ţ]	No change	e in te	ext.]				
Bed & Breakfast Establishments:										
1-2 Guest Rooms				_	4	ł	-			
3-5 Guest Rooms		-	-	-	4	4	-			
6+ Guest Rooms				-	€	7.15	-			

(O-2021-96)

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator								
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1 st & 2nd >>	OP-		OC-	OR ⁽¹⁾ -		OF ⁽¹¹⁾ -		
	3rd >>	1- 2-		1-	1	l-	1-		
	4th >>	1	1	1	1	2	1		
Boarding Kennels/ Pet Day Care through <i>Signs</i> , Separately Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]				lo change	e in t	ext.]			

Footnotes for Table 131-02B [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.]

Table 131-03BUse Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator						
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	AG			AR		
	3rd >>	1-			1-		
	4th >>	1	2	1	2		
Open Space through Residential , <i>Single Dwelli</i> change in text.]	ing Units [No	[N	o chan	ge in to	ext.]		
Separately Regulated Residential Uses					-		
Boarder & Lodger Accommodations			-	-	L		
Companion Units through Separately Regu Commercial Services Uses, Assembly and Entertainment Uses, Including Places of Rel Assembly [No change in text.]		[No	o chang	ge in te	ext.]		
Bed & Breakfast Establishments:							
1-2 Guest Rooms		-	-	Ł	(10)		
3-5 Guest Rooms		-	-	N	(10)		

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the Lies Categories	Zone Designator		Zo	ones	
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	A	G	ŀ	AR
	3rd >>	1-		1-	
	4th >>	1	2	1	2
6+ Guest Rooms			-	E	(10)
Boarding Kennels / Pet Day Care through Sign Separately Regulated Signs Uses, Theater Ma change in text.]		[No	o chang	ge in te	ext.]

Footnotes for Table 131-03B [No change in text.]

§131.0422 Use Regulations Table for Residential Zones

The uses allowed in the residential zones are shown in the Table 131-04B.

Legend for Table 131-04B

[No change in text.]

Table 131-04BUse Regulations Table for Residential Zones

Use Categories/	Zone								
Subcategories	Designator								
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-				
descriptions of the Use	3rd >>	1-	1-	1-	1-				
Categories, Subcategories,	441.55		1234567891011121314	1 2	1 2 3 4 5				
and Separately Regulated	4th >>		1 2 3 4 5 6 7 8 9 10 1 1 12 13 14	1 2	1 2 3 4 5				
Uses]				- 1					
Open Space through Agricult & Harvesting of Crops [No c	-		[No change in tex	ւյ					
text.]	nange m								
Raising, Maintaining & K		P(3) (8)(
Animals	eeping of	<u>1</u> (3)(3), <u>7</u>]	-		-				
Agriculture, Separately Regu	ılated		[No change in tex	t.]					
Agriculture Uses through Res									
Shopkeeper Units [No change	in text.]								
Single Dwelling Units		Р	P(93(8)	P(9)(8)	P(9)(8)				
Separately Regulated Resi	dential Uses								
Boarder & Lodger Accom	nodations	F	Ł	F	F				
Companion Units through C Services, Separately Regul Commercial Services Uses and Entertainment Uses, Inc Places of Religious Assemb change in text.]	lated , Assembly cluding		[No change in tex	t.]					
Bed & Breakfast Establishn	nents:								
1-2 Guest Rooms		N	N	₽	-				
3-5 Guest Rooms		N	e	e	-				
6+ Guest Rooms		E E -							
Boarding Kennels / Pet Day through <i>Signs</i> , Separately I <i>Signs</i> Uses, Theater <i>Marque</i> change in text.]	Regulated		[No change in tex	t.]					

Use Categories/	Zone	e Zones											
Subcategories	Designator							2001					1
[See Section 131.0112 for	1 st & 2 nd >>							RN	Л_				
an explanation and					ſ								
descriptions of the Use	3rd >>		1-			2-			3-		4	4-	5-
Categories, Subcategories, and	4th >>												
Separately Regulated	-	1	2	3	4	5	6	7	8	9	10	11	12
Uses]													
Open Space through Residential , <i>Mobilehome Parks</i> [No change in text.]			[No change in text.]										
Multiple Dwelling Units			P ⁽⁵⁾)		P ⁽⁵⁾)		P ⁽⁵⁾		F)(5)	Р
Rooming House [See Section						[No c	hang	e in t	ext.]			
131.0112(a)(3)(A)] through					_		-		5				
Shopkeeper Units [No cl													
Single Dwelling Units			$P^{(11)(10)} = P^{(11)(10)}$						P ^{(11)<u>(1</u>)}	<u>0)</u>	P ⁽¹¹⁾⁽¹⁰⁾		Ъ (++)(то)
Separately Regulated Residential Uses												.	
Boarder & Lodger Accon	nmodations		F			F			F			F	F
Companion Units through Yard, & Estate Sales [No text.]	• · ·					[No c	hang	e in t	ext.]		<u></u>	
Guest Quarters]	Ր (ծ)[8)	-			-			-		-
Home Occupations throug Sales, Building Supplies Equipment [No change in	&				L	[No c	hang	e in t	ext.]			I
Food, Beverages and Gr	oceries		-			-			P ^{(7)<u>(6</u>})	P ⁽	7)<u>(6)</u>	P ^{(7)<u>(6)</u>}
Consumer Goods, Furni Appliances, Equipment & Pet Supplies [No chan	through Pets					[No c	hang	e in t	ext.]			
Sundries, Pharmaceutic Convenience Sales	als, &		-			-			P ^{(7)<u>(6</u>})	P	7)(6)	Р ^{(7)<u>(6)</u>}
Wearing Apparel & Acc through Commercial Ser Building Services [No ch	vices,					[No c	hang	e in t	ext.]			
Business Support	P ⁽⁷⁾⁽⁶⁾ P ⁽⁷⁾⁽⁶⁾ P ⁽						P ^{(7)<u>(6)</u>}						

(O-2021-96)

Use Categories/	Zone							Zoi	ies	<u> </u>			
Subcategories	Designator	1											
[See Section 131.0112 for an explanation and	1st & 2nd >>							RN	Л-			· -	
descriptions of the Use	3rd >>		1-			2-		3-			-	4-	5-
Categories, Subcategories, and Separately Regulated	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Uses]													
Eating & Drinking Establishments through Off-Site Services [No change in text.]			[No change in text.]										
Personal Services		-			-			P ⁽⁷⁾⁽⁽	<u>5)</u>	P ^e	(7)(6)	P ^{(7)<u>(6)</u>}	
Radio & Television Stud Tasting Rooms [No char	0				1	[No c	hang	e in	text.]	<u>ı</u>		, ,
Visitor Accommodation		-			-			-		P	(<u>6)(5)</u>	P ⁽⁶⁾⁽⁵⁾	
Services Uses, Adult Enterta Establishments, Adult Book Assembly and Entertainmen Including Places of Religiou [No change in text.] Bed & Breakfast Establish	Store through at Uses, as Assembly												
1-2 Guest Rooms			F		Ł		L F			P P		P	
3-5-Guest Rooms			N			N			F			p	₽
6+ Guest Rooms			e		N				N		·	₽	₽
Boarding Kennels/ Pet Da through Massage Establis Specialized Practice [No text.]	hments,				<u> </u>	[No c			text.]			
Mobile Food Trucks			-			L ⁽¹⁰⁾	<u>(2)</u>		L ⁽¹⁰⁾⁽	<u>9</u>	Lte	10)(<u>9)</u>	L ⁽¹⁰⁾⁽²⁾
Nightclubs & Bars over 5 feet in size through Zoolo [No change in text.]	-												
Offices													
Business & Professional			-			-			P ⁽⁷⁾⁽⁽	<u>)</u>	P	7)(6)	P ^{(7)<u>(6)</u>}
Government [No change i	in text.]					[No c	hang	e in 1	text.]			

(O-2021-96)

Use Categories/	Zone							Zoi	nes				
Subcategories	Designator												
[See Section 131.0112 for an explanation and	1 st & 2nd >>							RN	M-				
descriptions of the Use	3rd >>		1-			2-			3-		4	1-	5-
Categories, Subcategories, and	4th >>					_				_			10
Separately Regulated		1	2	3	4	5	6	7	8	9	10	11	12
Medical, Dental, & Healt Practitioner	th					-	•		P ⁽⁷⁾⁽⁶) Ĵ	P	7)<u>(6)</u>	P ^{(7)<u>(6)</u>}
Regional & Corporate H through Signs, Separately Signs Uses, Theater Marq change in text.]	Regulated												

Footnotes for Table 131-04B

¹ through ⁴ [No change in text.]

- ⁵ Non-owner occupants must reside on the *premises* for at least 7 consecutive calendar days.
- ⁶⁵ Two guest rooms are permitted for visitor accommodations per the specified square footage of lot area required per dwelling unit <u>dwelling unit</u> (maximum permitted density), as indicated on Table 131-04G.
- ⁷⁶ See Section 131.0423.
- ⁸² Maintaining, raising, feeding, or keeping of 10 or more domestic animals requires a *premises* of at least 5 acres. Maintaining, raising, feeding, or keeping of swine is not permitted.
- ⁹⁸ A guest quarters or habitable accessory building is permitted in accordance with Section 141.0307 only as an *accessory use* to a *single dwelling unit*.
- ⁴⁰⁹ Mobile food trucks are permitted by right on the property of a *school*, university, hospital, religious facility, *previously conforming* commercial *premises* in a residential zone, or construction site. Mobile food trucks on any other *premises* are subject to the limited use regulations set forth in Section 141.0612.

⁴⁴<u>10</u> Development of a small lot subdivision is permitted in accordance with Section 143.0365.

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

Legend for Table 131-05B

[No change in text.]

Table 131-05BUse Regulations Table for Commercial Zones

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator				Zone	S			
explanation and descriptions of	1 st & 2nd		Γ						
the Use Categories,	>>	CN ⁽¹⁾ -	C C	R-		CO-		CV-	CP-
Subcategories, and Separately	3rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Regulated Uses]	4th >>	123456	1	1	1 2	1 2	123	1 2	1
Open Space through Residential, S	ingle			[No c	change	in text.]	· · · · ·	
Dwelling Units [No change in text.]					_				
Separately Regulated Residential	Uses					-			
Boarder & Lodger Accommodati	ons	L ⁽²⁾	F	-	Ł	-	-	Ł (2)	-
Companion Units through Separa	ıtely			[No c	change i	in text.]		
Regulated Commercial Services	Uses,								
Assembly and Entertainment Use	s, Including								
Places of Religious Assembly [No	o change in								
text.]									
Bed & Breakfast Establishments:									
1-2 Guest Rooms		-	₽	₽	-	-	-	₽	-
3-5 Guest Rooms		-	₽	₽	-	-	-	₽	-
6+ Guest Rooms		-	₽	₽	-	-	-	₽	-
Boarding Kennels/Pet Day Care thro	ugh <i>Signs</i> ,			[No c	hange i	in text.]		
Separately Regulated Signs Uses, 7	Theater				-				
Marquees [No change in text.]	,								

Use Categories/Subcategories	Zone			Zone	es	
[See Section 131.0112 for an	Designator					
explanation and descriptions of	1st & 2nd >>			CC-	•	
the Use Categories,	3rd >>	1-	2-	3-	4-	5-
Subcategories, and Separately	4th >>	1 2 3	12345	456789	123456	123456
Regulated Uses]	701					
Open Space through Residential, S	Single			[No change	in text.]	
Dwelling Units [No change in text.]						
Separately Regulated Residential	Uses				• · · · · · · · · · · · · · · · · · · ·	
Boarder & Lodger Accommodat	ions	F	-	L L	F	<u>F</u>
Companion Units through Separately				[No change	in text.]	
Regulated Commercial Service	s Uses,					
Assembly and Entertainment Use	· • •					
Places of Religious Assembly [N	o change in					
text.]						
Bed & Breakfast Establishments:						
1-2 Guest Rooms		₽	₽	P	P	P
3-5-Guest Rooms		₽	₽	₽	₽	₽
6+ Guest Rooms		₽	₽	P	P	P
Boarding Kennels/Pet Day Care thro	0 0 .			[No change	in text.]	
Separately Regulated Signs Uses, "	Theater					
Marquees [No change in text.]						

Footnotes for Table 131-05B [No change in text.]

§131.0540 Maximum Permitted Residential Density and Other Residential Regulations

The following regulations apply to residential development within commercial

zones where indicated in Table 131-05B:

(a) through (d) [No change in text.]

(e) Non owner occupants must reside on the premises for a minimum of 7

consecutive calendar days.

§131.0622 Use Regulations Table for Industrial Zones

The uses allowed in the industrial zones are shown in Table 131-06B.

Legend for Table 131-06B

[No change in text.]

Table 131-06BUse Regulations Table for Industrial Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator					Zo	nes				
explanation and descriptions of the	1st & 2nd> >		lP-			IL-		II	H-	IS-	IBT-
Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
Separately regardless sees]	4th >>	1	1	1	1	1	1	1	1	1	1
Open Space through Residential , <i>S</i> . <i>Units</i> [No change in text.]					[No	chang	ge in t	ext.]			
Separately Regulated Residential				r	r		<u></u>		,		• · · · · · · · · · · · ·
Boarder & Lodger Accommodati	ons	-	-	-	-	-	-	-	-	-	-
Companion Units through Separa Commercial Services Uses, Asso Entertainment Uses, Including Pla Religious Assembly [No change in Bod & Breakfast Establishments:	embly and aces of				[140	chang					
Bed & Breaklast Establishments:											
1-2 Guest Rooms		-	-	-	-	-	-	-	-	-	-
3 5 Guest Rooms		-	-	-	-	-	-	-	-	-	-
6+ Guest Rooms		-	-		-	3	-	-	-	-	-
Boarding Kennels/Pet Day Care Fac Signs, Separately Regulated Signs Marquees [No change in text.]	-				[No	chang	ge in t	ext.]	·		

Footnotes for Table 131-06B [No change in text.]

§132.1510 Noise Compatibility

Noise compatibility between airport operations and proposed development within

Review Area 1 of this overlay zone shall be evaluated as follows:

(a) through (f) [No change in text.]

Legend for Table 132-15D

[No change in text.]

Table 132-15D

Noise Compatibility Criteria

Use Categories/ Subcategories	Aircra	ft Noise Ex	posure (dB	CNEL)					
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80					
Open Space through Residential, Single Dwelling Units [No change in text.]	[No change in text.]								
Separately Regulated Residential Uses									
Boarder & Lodger Accommodations	Classify with primary use								
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [No change in text.]	[No change in text.]								
Bed & Breakfast Establishments:									
1 2 Guest Rooms	₽²	₽ ²	-						
3-5 Guest Rooms	₽2	₽ ²	-	-					
6+ Guest Rooms	₽2	₽ ²	-	-					
Boarding Kennels through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[No change in text.]								

Footnotes to Table 132-15D [No change in text.]

§132.1515 Safety Compatibility

Safety compatibility between airport operations and proposed development within

Review Area 1 of this overlay zone shall be evaluated in accordance with this

Section.

(a) through (e) [No change in text.]

(f) Safety Compatibility Review for MCAS Miramar.

(1) through (2) [No change in text.]

Legend for Table 132-15F

[No change in text.]

Table 132-15F

Safety Compatibility Criteria for MCAS Miramar

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories,	APZ I	APZ II	TZ		
and Separately Regulated Uses] Maximum People Per Acre	25	50	300		
Open Space through Residential , <i>Single Dwelling</i> <i>Units</i> [No change in text.]	[No change in text.]				
Separately Regulated Residential Uses					
Boarder & Lodger Accommodations	Classify with primary use				
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [200 sq ft per person] [No change in text.]	[No change in text.]				
Bed & Breakfast Establishments:					
1-2 Guest Rooms	-	-	P		
3-5 Guest Rooms	-	-	P		
6+ Guest Rooms	-	-	₽		
Boarding Kennels [200 sq ft per person] through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[١	lo change in t	ext.]		

Footnotes to Table 132-15F [No change in text.]

(g) Safety Compatibility Review for Brown Field and Montgomery Field.

(1) through (2) [No change in text.]

Legend for Table 132-15G

[No change in text.]

Table 132-15G

Safety Compatibility Criteria for Brown Field and Montgomery Field

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6	
Maximum People Per Acre	N/A	70	130	130	200	No limit	
Maximum Lot Coverage ¹¹	N/A	50%	60%	70%	70%	N/A	
Open Space through Residential, Single Dwelling Units [No change in text.]		·	[No cha	nge in text.]		
Separately Regulated Residential Uses		-			-		
<i>Boarder & Lodger</i> Accommodations	Classify with primary use						
Companion Units through Separately Regulated Commercial Services Uses, Sexual Encounter Establishment [200 sq ft per person] [No change in text.]			[No chai	nge in text.]		
Bed & Breakfast Establishments:							
1-2-Guest Rooms	-	₽	P	₽	P	P	
3-5 Guest Rooms	-	₽	₽	₽	₽	P	
6+ Guest Rooms [200 sq ft per person]	-	-	L/.60	L/.60	L/.92	₽	
Boarding Kennels [200 sq ft per person] through Industrial, Separately Regulated Industrial Uses, Wrecking & Dismantling of Motor Vehicles [No change in text.]	[No change in text.]						

Footnotes to Table 132-15G

§141.0301 Boarder and Lodger Accommodations

Boarder and *lodger* accommodations are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) Boarder and lodger accommodations are permitted only as an accessory use to a primary dwelling unit.
- (b) -- No more than two *boarders* or *lodgers* are permitted per primary dwelling unit.
- (c) In the RM zones and all commercial zones, boarders and lodgers must occupy the premises for a minimum of 7 consecutive calendar days. In all other zones, boarders and lodgers must occupy the premises for a minimum of 30 consecutive calendar days.
- (d) Off-street parking shall be provided at a rate of 1 space for each 2 boarders or lodgers. Within the beach impact area of the Parking Impact Overlay Zone, off-street parking shall be provided at a rate of 1 space for each boarder or lodger.

§141.0603 Bed and Breakfast Establishments

Bed and breakfast establishments are visitor accommodations within a residential structure where breakfast is typically provided for guests.

Bed and breakfast establishments are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations. Bed and breakfast establishments may be permitted with a Neighborhood Use Permit in the zones

-PAGE 38 OF 51-

indicated with an "N" or with a Conditional Use Permit decided in accordance
 with Process Three in the zones indicated with a "C" in the Use Regulations
 Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.
 (a) In the RM zones, bed and breakfast establishments are subject to the following regulations.

- (1) No more than one bed and breakfast establishment is permitted on a *premises*.
- (2) Only one kitchen is permitted in a newly constructed bed and breakfast establishment except that one additional kitchen may be permitted for the owner or operator that is separate from the kitchen for the bed and breakfast establishment.
- (3) A bed and breakfast establishment that is a conversion of existing multiple dwelling units may contain the number of kitchens permitted by the applicable zone provided the existing off-street parking on the premises is not decreased.
- (4) Off-street parking shall be provided as follows:
 - (A) One space for the operator of the establishment;
 - (B) One space per guest room for up to two guest rooms or, if located in a transit area identified in Chapter 13, Article 2, Division 10 (Transit Area Overlay Zone), one space for up to two guest rooms; and
 - (C) -- One-half space for each additional guest room.

- (5) Eating and drinking facilities shall be available only to the overnight guests.
- (6) For newly constructed bed and breakfast establishments, the number of exterior accesses shall not exceed the maximum number of dwelling units permitted on the *premises*.
- (7) One sign is permitted on the premises with a maximum sign copy area of 12 square feet and a maximum horizontal or vertical dimension of 6 feet.
- (b) In the RE, RS, RX, OR, and AR zones, bed and breakfast establishments are subject to the following regulations.
 - (1) Bed and breakfast establishments in RS and RX zones shall be limited to the conversion of existing structures.
 - (2) In the RS-zones, bed and breakfast establishments with six or more guest rooms may be permitted only in *historical buildings*.
 - (3) The maximum number of *guest rooms* in the RE, OR, and AR zones is nine.
 - (4) No more than one kitchen is permitted in a bed and breakfast establishment.
 - (5) Off-street parking shall be provided as follows:
 - (A) Two spaces for the single dwelling unit;
 - (B) One space per guest room for up to two guest rooms or, if located in a transit area identified in Chapter 13, Article 2,

Division 10 (Transit Area Overlay Zone), one space for up to two guest rooms; and

(C) --- One-half space for each additional guest room.

- (6) One sign is permitted on the premises with a maximum sign copy area of 8 square feet and a maximum dimension of 4 feet in any horizontal or vertical direction.
- (7) Eating and drinking facilities shall be available only to the overnight guests.

(8) The property owner or operator shall reside on the premises.

- (c) In commercial zones, the development regulations of the zone that are applicable to visitor accommodations shall apply.
- (d) Bed and breakfast establishments of six guest rooms or less in any residential zone for which the required Rental Unit Business Tax and the Transient Occupancy Tax were current as of May 2, 1996, and have remained current since that date, may continue to exist and operate subject to Chapter 12, Article 7 (Previously Conforming Premises and Uses) provided that the owner or operator of the bed and breakfast establishment provides evidence of payment of the required Rental Unit Business Tax and Transient Occupancy Tax to the City Manager upon request and the City Manager confirms this evidence in writing to the owner or operator. Bed and breakfast establishments continuing to exist and operate under this provision are not subject to Section 127.0102(a).

-PAGE 41 OF 51-

1.

§142.0525 Multiple Dwelling Unit Residential Uses --- Required Parking Ratios

(a) Minimum Required Parking Spaces. The required automobile parking

spaces, motorcycle parking spaces, and bicycle parking spaces for *development* of *multiple dwelling units*, whether attached or detached, and
related and *accessory uses* are shown in Table 142-05C. Other allowances
and requirements, including the requirement for additional common area
parking for some projects, are provided in Section 142.0525(b) through
(d).

Table 142-05C

Minimum Required Parking Spaces for Multiple Dwelling Units and Related Accessory Uses

Multiple Dwelling Unit Type and Related and Accessory Uses		Per Dw	Spaces Required elling Unit rwise Indicated)	Spaces Spa					
	Basic ⁽¹⁾	Transit Area (2)	Parking Standards Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾					
Studio up to 400 square feet through Rooming house [No change in text.]			[No chan	ge in text.]					
Boarder & Lodger Accommodations	1.0 per two boarders or lodgers	1.0 per two boarders of lodgers	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers, except 1.0 per boarder or lodger in beach impact area	N/A	N/A			
Residential care facility (6 or fewer persons) through Accessory uses (spaces per square feet ⁽⁷⁾) [No change in	[No change in text.]		[No change in text.]	[No change in text.]			

Footnotes for Table 142-05C [No change in text.]

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

§142.0555 Tandem Parking Regulations

- (a) [No change in text.]
- (b) Tandem Parking for Commercial Uses. Tandem parking shall be counted as two parking spaces toward the off-street parking required by this Division and only allowed for the following purposes:
 - (1) Assigned employee parking spaces; and
 - (2) Valet parking; and
 - (3) Bed and breakfast establishments.

§152.0104 Definitions

Artists' Studios through Banks, Credit Unions, and Savings and Loan Associations [No change in text.]

Bed and Breakfast Inns - Establishments offering lodging on a less-than weekly basis with incidental eating and drinking services for lodgers only. A single kitchen.

Building Materials and Services through Wholesale and Warehouse [No change in text.]

§152.0316 Redevelopment Subdistrict Permitted Land Use Categories

Six major land use categories, described in Figure 2 of the Barrio Logan Planned Districts, are permitted within the Redevelopment Subdistrict: Commercial Use, Mercado District, Commercial/Residential Mixed Use, Residential Use, Public/Quasi-Public Use, and Light Industry/Commercial Use. The permitted land use classifications within each of these six land use categories are described in

Section 152.0317 (Redevelopment Subdistrict - Land Use Classifications) and in

Table 152-03A.

Legend for Table 152-03A

[No change in text.]

Table 152-03A

Permitted Land Use Categories

	Land Use Categories										
Land Use Classifications	Commercial Use	Mercado District	Comm/Res. Mixed Use	Residential Use	Public/ Quasi - Public Use	Light Industrial/ Comm. Use					
Residential through Com	mercial Servic	es, Visitor A	ccommodation	ns [No change	in text.]						
Bed & Breakfast	₽	₽	₽	-	-	-					
Commercial Services, Hotels/Motels through Accessory Uses [No change in text.]			[No chang	ge in text.]							

§155.0238 Use Regulations Table of CU Zones

The uses allowed in the CU zones are shown in Table 155-02C:

Legend for Table 155-02C

[No change in text.]

Table 155-02C Use Regulations Table for CU Zones

(O-2021-96)

Use Categories/Subcategories [See Land Development Code	Zone Designator					Zone	5				
Section 131.0112 for an explanation and descriptions of the Use Categories,	1st & 2nd >>										
Subcategories, and Separately Regulated Uses]	3rd >>	1-0	[1]		2-			3			
Regulated Osesj	4th >>	1	2	3	4	5	3 ⁽²⁾⁽¹²⁾	6	7	8	
Open Space through Residential Dwelling Units [No change in tex			[]	√o ch	angei	in text.]					
Separately Regulated Resider	ntial Uses										
Boarder & Lodger Accom	nodations	F	,	L L							
Companion Units through Commercial Services, Sep Regulated Commercial Sec Uses, Assembly & Entertai Uses, Including Places of R Assembly [No change in ter			1]	lo ch	ange i	in text.]					
Bed & Breakfast Establish	ments:									÷	
1-2 Guest Rooms		N P			ł	P					
3-5 Guest Rooms	N P P			2	. <u> </u>						
6+ Guest Rooms	N	N P P									
Boarding Kennels/ Pet Day Care Facilities through <i>Signs</i> , Separately Regulated Signs Uses, Theater Marquees [No change in text.]				<u>[]</u>	lo cha	ange i	n text.]				

Footnotes for Table 155-02C [No change in text.]

§156.0302 Definitions

The following definitions apply to this Article. Where not otherwise specified, the

definitions found in Chapter 11, Article 3, Division 1 of the Land Development

Code shall apply. Each word or phrase that is defined in this Division or in

Chapter 11, Article 3, Division 1 of the Land Development Code appears in the

text in italicized letters.

Active commercial uses through Base floor area ratio (Base FAR) [No change in

text.]

Bed and breakfast means a visitor serving establishment with up to twenty rooms

for overnight stays that serves breakfast every morning.

Blank wall through Urban open space [No change in text.]

§156.0308 Base District Use Regulations

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

Table	Table 156-0308-A: CENTRE CITY PLANNED DISTRICT USE REGULATIONS													
LEGEND: P = Permitted by Right; C = Conditional Use Permit Required;														
= Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required;														
S = Site Develop							-					-		
E = Employment				oquii	u , m.					comm	101010			
E – Employmen		Chay								<u> </u>		<u>г </u>		MS/CS
Use Categories/	с	NC	ER	BP	WM ⁷	мс	RE	I7	T ⁷	PC	os	CC7	Additional	& E
Subcategories	C	NC	CK	Dr	VV 1 V1			l	1	rC	03		Regulations	Overlays
Public Park/		L			L	I	[]	No cha	nge in	text.]		I		0.00.000
Plaza/Open							-		-	-				
Space through														
Separately														
Regulated														
Commercial														
Service Uses,														
Animal Hospitals														
& Kennels [No														
change in text.]				, 			<u>-</u>			r	·			
Bed &	₽	₽	₽	₽	—	₽	₽		-	₽	-	-		CS
Breakfast														
Establishments														
Child Care							[]	No cha	nge in	text.]				
Facilities														
through Other														
Use														
Requirements,														
Temporary														
Uses and														
Structures [No														
change in text.]														

Footnotes for Table 156-0308-A [No change in text.]

§1510.0303 Single-Family Zone - Permitted Uses

In the Single-Family (SF) Zone, designated on that certain map referenced in Section 1510.0102, no building or improvement or portion thereof shall be erected, constructed, converted, established, altered, or enlarged, nor shall any premises be used except for one or more of the following uses:

- (a) through (b) [No change in text.]
- (c) Boarder and lodger accommodations; Companion units and junior units; Family day care homes; Garage, yard and estate sales; Guest quarters and habitable accessory buildings; Home occupations; Community gardens; and Temporary real estate sales offices and model homes as a limited use in accordance with the applicable regulations in Chapter 14, Article 1 (Separately Regulated Use Regulations).

(d) through (f) [No change in text.]

§1510.0305 Multi-Family Zones - Permitted Uses

In the Multi-Family (MF) Zones, designated on that certain map referenced in Section 1510.0102, no building or improvement or portion thereof shall be erected, constructed, established, altered, or enlarged, nor shall any premises be used except for one or more of the following purposes:

- (a) through (b) [No change in text.]
- (c) Apartment houses designed to serve as the principal place of residence for a family or person. These units should not serve transient and temporary residents in the manner of a hotel or motel.

(O-2021-96)

(d) Accessory uses

All accessory uses shall be located in the same building complex as the permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. The combined gross floor area of all accessory uses, excluding outdoor recreational facilities, on any premises shall occupy not more than 20 percent of the gross floor area of the permitted uses. Accessory uses may include the following:

- (1) Not more than two lodgers or boarders per dwelling unit.
- (21) Recreational and health facilities which are designed, used and clearly intended for the use of occupants of residential complexes, including tennis courts, putting greens, exercise rooms and sauna and steam baths.
- (32) Communal dining facilities and snack bars in residential complexes which are designed, used and clearly intended for the convenience of the occupants and guests of the residential complex only.

(e) through (g) [No change in text.]

§1513.0303 Permitted Uses – Residential Subdistricts

No building or improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:

- (a) [No change in text.]
- (b) Accessory Uses

Accessory uses and buildings customarily incidental to any of the foregoing permitted uses including the following:

(1) through (2) [No change in text.]

- (3) Lodgers, permitted as follows:
 - (A) For a single dwelling unit which is the only dwelling unit on the premises, not more than 2 lodgers with each being provided a bedroom and with more than one full bathroom facility within the dwelling unit.
 - (B) For duplexes and multiple dwelling units, not more than one lodger being provided with a bedroom and with more than one full bathroom facility on the premises.
- (4<u>3</u>) On-premises signs subject to the Sign Regulations in accordance with Section 1513.0404(a) titled Residential Subdistricts – On Premises Signs.

§1513.0304 Property Development Regulations – Residential Subdistricts

(a) Density Regulations

One dwelling unit shall be allowed, including lodging and boarding units,

per 1,200 square feet of lot area; except as follows:

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

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

§1513.0403 Parking

- (a) [No change in text.]
- (b) Residential Subdistricts
 - Every premises used for one or more of those uses permitted in Section 1513.0303 shall be provided with a minimum of <u>two</u> permanently maintained off-street parking spaces located on the premises as follows: per dwelling unit,
 - (A) Two spaces per dwelling unit; except for the following:
 - (iA) In R-S Subdistricts when a unit is added to a lot with an existing single-family unit and the lot has less than 34 feet of frontage on a street or alley, then the requirement shall be 1.5 spaces per dwelling unit.
 - (iiB) In the R-N Subdistrict the requirement shall be one space per dwelling unit for lots abutting Ocean Front Walk or Bayside Walk with less than 10 feet of vehicular access on a street or alley.
 - (B) One space per unit (room) of boarder or lodger.

-PAGE 50 OF 51-

(2) At least one space per dwelling unit and one space per 2 boarding or lodging units shall have direct access to a dedicated and improved street or alley.

(3) through (8) [No change in text.]

(c) [No change in text.]

HMF:cm February 3, 2021 Or.Dept:Council District 2 Doc. No.: 2579097

Passed by the Council of The C	ity of San Die	go on <u>A</u> l	PR 06 2021	_, by the following vote
Councilmembers	Yeas	Nays	Not Present	Recused
Joe LaCava		\mathbf{Z}		
Jennifer Campbell	Z			
Stephen Whitburn				
Monica Montgomery Ste	ppe 🛛			
Marni von Wilpert	Z			
Chris Cate	Z			
Raul A. Campillo	ď			
Vivian Moreno	Z			
Sean Elo-Rivera	Z			
Date of final passage	R 1 4 2021	·		
		_	TODI	O GLORIA
AUTHENTICATED BY:		Маус	or of The City of S	an Diego, California.
			EZZABETH S	
(Seal)		City Cle	erk of The City of	San Diego, California.
		ву	Mi∸_	, Deputy
l HEREBY CERTIFY that the days had elapsed between the days had elapsed be				
FEB 2 3 2021	, a	nd on	APR 1 4 202	1
I FURTHER CERTIFY that reading was dispensed with by	said ordinand	e was read in	full prior to pass	age or that such

reading was dispensed with by a vote of five members of the Council, and that a written copy of the ordinance was made available to each member of the Council and the public prior to the day of its passage.

(Seal)	City Clerk of The City of San Diego, California. By, Deputy
	Office of the City Clerk, San Diego, California
	Ordinance Number O 21.305