Homes For All of Us

Housing Action Package 2.0

DRAFT HAP 2.0 Amendments to the Municipal Code





About this Document

This is a draft document of proposed code amendments related to the Housing Action Package 2.0 (HAP 2.0). _HAP 2.0 builds upon the adoption of the first Housing Action Package by encouraging more homes and a greater variety of homes through the adoption of new programs and initiatives and the amendment of existing programs. Through amendments to the Land Development Code, the Housing Action Package aims to incentivize and promote new home opportunities throughout the City that San Diegans of all income levels can afford.

This document is subject to revisions based on comments received in the public hearing process. The Housing Action Package 2.0 website will include the latest draft regulations.

How to Read This Document OLD LANGUAGE: Struck Out

NEW LANGUAGE: Double Underline

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ASSEMBLY BILL 2097 (AB 2097) IMPLEMENTATION

§113.0103 Definitions

Abutting property through Parking space, off-street (See off-street parking space) [No change in text.]

Parking standards transit priority area means the area defined in California Public Resources Code Section 21099, as may be amended, or an area within one-half mile of a major transit stop that is existing or planned, if the planned major transit stop is scheduled to be completed within the current San Diego Association of Governments (SANDAG) Regional Transportation Improvement Program (RTIP).

Parkway through Yard [No change in text.]

§131.0449 Garage Regulations in Residential Zones

- (a) [No change in text.]
- (b) Garages in RT Zones
 - (1) Two off-street parking spaces are required, except for residential or commercial development in a transit

 priority area where all or a portion of the premises are -PAGE 2 OF 137-





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spaces that are provided in a transit priority area are
exempt from the unbundled parking requirement in
subsection 142.0528(b)(1). An enclosed and detached
one-car garage is required except as otherwise
provided in this section. The second off-street parking
may be provided in an enclosed and detached garage
or an unenclosed space located consistent with the
garage location requirements in Section 131.0449(b)(5)

(2) through (10) [No change in text.]

§142.0501 Purpose of the Parking Regulations

The purpose of these regulations is to provide a unified set of standards for public and private transportation related improvements throughout the City. The standards are designed to work together to accommodate a multi modal transportation system and encourage transportation mode alternatives to the single occupant automobile. The intent is to provide for a safe and efficient transportation system delivering a high degree of personal mobility;

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to reduce traffic congestion and improve air quality; and to reasonably accommodate the peak parking needs of *development*, balanced by the needs of pedestrians, bicyclists, and transit users, and by the preservation and enhancement of community character, and to further the City's housing and climate goals.

§142.0505 When Parking Regulations Apply

These regulations apply in all base zones and planned districts, with the exception of those areas specifically identified as being exempt from the regulations, whether or not a permit or other approval is required.

Table 142-05A identifies the applicable regulations and the type of permit required by this division, if any, for the type of *development* shown.

Table 142-05A
Parking Regulations Applicability

Type of <i>Development</i> Proposal	Applicable	Required Permit Type/
	Regulations	Decision Process
Any single dwelling unit residential development through Any multiple dwelling unit residential development that includes housing that meets the criteria stated in Section 142.0527	[No change in text.]	[No change in text.]

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Type of <i>Development</i> Proposal	Applicable Regulations	Required Permit Type/ Decision Process
(Affordable Housing Parking Regulations) [No change in text.]		
Any multiple dwelling unit residential development that meets the criteria in Section 142.0528 (Parking Standards Transit Priority Area Regulations)	Sections 142.0510, 142.0525, 142.0528, and 142.0560	No permit required by this division
Any nonresidential <i>development</i> through <i>Shared parking</i> for nonspecified uses [No change in text.]	[No change in text.]	[No change in text.]

§142.0520 Single Dwelling Unit Residential Uses — Required Parking Ratios The required number of *off-street parking spaces* for *single dwelling units* and related uses are shown in Table 142-05B.

Table 142-05B Minimum Required Parking Spaces for Single Dwelling Units and Related Uses

Type of Unit and Related Uses	Number of Required Parking Spaces
All <i>single dwelling units</i> , except those with five or more <i>bedrooms</i> in campus impact areas (See Chapter 13, Article 2, Division 8)	2 spaces per <i>dwelling unit</i> ⁽¹⁾
Single dwelling units with five or more bedrooms in campus impact areas (See Chapter 13, Article 2, Division 8)	1 space per <i>bedroom</i> (<i>previously conforming</i> parking regulations in Section 142.0510(d) do not apply)

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All single dwelling units where all or a	<u>0 spaces per dwelling unit</u>
portion of the premises is located within	
<u>a transit priority area</u>	

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

§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

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Multiple Dwelling Unit Type and Related and Accessory Uses		Itomobile S Per <i>Dwe</i> Jnless Other	Motorcyc le Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾		
	Basic (1)					
Studio up to 400 square feet	1.25	1.0	0	1.5	0.05	0.3
1 bedroom or studio over 400 square feet	1.5	1.25	0	1.75	0.1	0.4
2 bedrooms	2.0	1.75	0	2.25	0.1	0.5
3-4 bedrooms	2.25	2.0	0	2.5	0.1	0.6
5+ bedrooms	2.25	2.0	0	(See footnote 6)	0.2	1.0
Affordable Housing dwelling units regulated by Section 142.0527	N/A	N/A	0	0.25 beyond that required in Section 142.0527	(See footnote 3)	(See footnote 3)
Condominium conversion ⁽⁸⁾	1.0	0.75	0	1.25	N/A	N/A

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Multiple Dwelling Unit Type and Related and Accessory Uses		Itomobile S Per <i>Dwe</i> Jnless Other	Motorcyc le Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾		
	Basic (1)	Transit Area ⁽²⁾	Parking Standard s Transit Priority Area Transit Priority Area (9)	Parking Impact ⁽⁴⁾		
	1.25	1.0	0	1.5	N/A	N/A
1 bedroom or studio over 400 Square feet 2 bedrooms 3 + bedrooms	1.5	1.25	0	1.75	N/A	N/A
Rooming house	1.0 per tenant	0.75 per tenant	0.75 per tenant <u>0</u>	1.0 per tenant	0.05 per tenant	0.30 per tenant
Residential care facility (6 or fewer persons)	1 per 3 beds or per permit	1 per 4 beds or per permit	1 per 4 beds or per permit 0	1 per 3 beds or per permit	N/A	N/A
Small <i>lot subdivision</i> in accordance with Section 143.0365			. –			

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Multiple Dwelling Unit Type and Related and Accessory Uses		Itomobile S Per <i>Dwe</i> Jnless Other	Motorcyc le Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾		
	Basic (1)	Transit Area ⁽²⁾	Parking Standard s Transit Priority Area Transit Priority Area 9	Parking Impact ⁽⁴⁾		
	1.25	1.0	<u>1.0 0</u>	1.5	N/A	N/A
Studio up to 400 square feet	1.5	1.25	1.25 <u>0</u>	1.75	N/A	N/A
1 <i>bedroom</i> or studio over 400 square feet 2+ <i>bedrooms</i>	2.0	1.75	<u>1.75 0</u>	2.25	N/A	N/A
Transitional Housing Facilities (6 or fewer persons)	1 per on- site employee	0	0	0	N/A	N/A
Transitional Housing Facilities (7 or more persons)	1 per on- site employee	0	0	0	N/A	N/A
Permanent Supportive Housing	1 per on- site employee	0	0	0	N/A	N/A

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Multiple Dwelling Unit Type and Related and Accessory Uses	Automobile Spaces Required Per Dwelling Unit (Unless Otherwise Indicated)			Motorcyc le Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾	
	Basic (1)	Transit Area ⁽²⁾	Parking Standard s Transit Priority Area Transit Priority Area (9)	Parking Impact ⁽⁴⁾		
Continuing Care				<u> </u>	<u> </u>	
Retirement Communities	1.0	0.75	<u>0.75 0</u>	1.25	N/A	N/A
Dwelling units	1.0 per 3 beds	1.0 per i	1.0 per 3 beds <u>0</u>	1.0 per 3 beds	N/A	N/A
Convalescent and memory care rooms Employees	1 per peak shift	0.75 per peak shift	0.75 per peak shift <u>0</u>	1.25 per peak shift	See Section 142.0530(f)	See Section 142.0530(e)
Accessory uses (spaces per square feet ⁽⁷⁾)	Retail Sales: 2.5 per 1,000	Retail Sales: 2.5 per 1,000	Retail Sales: 2.5 per 1,000 <u>0</u>	Retail Sales: 2.5 per 1,000	N/A	N/A

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Multiple Dwelling Unit Type and Related and Accessory Uses	Automobile Spaces Required Per Dwelling Unit (Unless Otherwise Indicated)				Motorcyc le Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾
	Basic (1)	Transit	Parking	Parking		
		Area (2)	Standard	Impact ⁽⁴⁾		
			s Transit Priority			
			Area			
			Transit			
			Priority			
			<u>Area (9)</u>			
	Eating and	Eating and	_	Eating and		
	Drinking	Drinking	Drinking	Drinking		
	Estb.:	Estb.:	Estb.:	Estb.:		
	5 per	5 per	5 per	5 per		
	1,000	1,000	<u>1,000 0</u>	1,000		

Footnotes for Table 142-05C

- Basic. The basic parking ratio applies to *development* that does not qualify for a reduced parking requirement (in accordance with the *transit area* or Parking Standards Transit Priority Area <u>transit priority area</u> parking ratio or the *very low income* parking ratio), or for an increased parking requirement in accordance with the Parking Impact Area as described in Chapter 13, Article 2, Division 8 (Parking Impact Overlay Zone). *Development* qualifying for both a reduced parking ratio (*transit area* or *very low-income* parking ratio) and an increased parking ratio (Parking Impact Area) shall also use the basic parking ratio.
- ² Transit Area. The transit area parking ratio applies to development where all or a portion of the premises is located within a transit area as described in Chapter 13,

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Article 2, Division 10 (Transit Area Overlay Zone) or that is subject to Chapter 13, Article 2, Division 11 (Urban Village Overlay Zone).

- ³ [No change in text.]
- Parking Impact. The parking impact ratio applies to *development* where all or a portion of the *premises* is located within a designated beach impact area or a campus impact area as described in Chapter 13, Article 2, Division 8 (Parking Impact Overlay Zone), unless otherwise noted, but does not apply to *development* where all or a portion of the *premises* is located within a Parking Standards Transit Priority Area transit priority area.
- Bicycle. Bicycle racks are not required for a dwelling unit dwelling unit with a garage accessible only by residents of the dwelling unit.
- 5+ Bedrooms in Parking Impact Areas. Beach impact area: 2.5 spaces per dwelling unit dwelling unit. Campus impact area: 1 space per bedroom.

⁷through ⁸[No change in text.]

- Parking Standards Transit Priority Area. The Parking Standards Transit Priority Area <u>transit priority area</u> parking ratio applies to <u>development</u> where all or a portion of the <u>premises</u> is located within a <u>Parking Standards</u> Transit Priority Area <u>transit priority area</u> as described in Section 142.0528 and supersedes any other applicable parking ratio.
 - (b) through (d) [No change in text.]
- §142.0528 Parking Standards Transit Priority Area Parking Regulations
 The Parking Standards Transit Priority Area Parking Regulations
 establish the parking requirements for multiple dwelling unit
 residential development where all or a portion of the premises is
 located within a Parking Standards Transit Priority Area transit

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priority area. For purposes of this section, Parking Standards Transit Priority Area means the area defined in California Public Resources Code Section 21099, as may be amended, or an area within one-half mile of a major transit stop that is existing or planned, if the planned major transit stop is scheduled to be completed within the San Diego Association of Governments (SANDAG) Regional Transportation Improvement Program (RTIP). The RTIP covers five fiscal years and incrementally implements the long-range Regional Transportation Plan for the San Diego region. Multiple dwelling unit residential development that involves four or fewer dwelling units or that includes at least 20 percent on-site housing that is affordable to persons with a household income equal to or less than 50 percent of the area median income as determined in accordance with California Health and Safety Code section 50093 and is subject to an affordability restriction for a minimum of 55 years, or multiple dwelling unit <u>residential development where the off-street parking spaces are</u> provided in garages that are attached to and directly accessible from the dwelling unit, is exempt from the unbundled parking requirement -PAGE 13 OF 137-



in subsection 142.0528(b)(1). Reasonable accommodations to parking requirements shall be granted if necessary to afford people with disabilities equal housing opportunities under state or federal law, in accordance with Section 131.0466. *Multiple dwelling unit* residential *development* in the Centre City and Gaslamp Planned Districts is exempt from the transportation amenity requirement in subsection 142.0528(c).

- (a) Parking Requirements. Off-street parking spaces are not required.
 - (1) Off-street parking spaces are not required.
 - (2) Bicycle spaces shall comply with Table 142-05C.
 - (3) through (4) [No change in text.]
- (b) [No change in text.]
- (c) Transportation Amenities. All *multiple dwelling unit* residential development where all or a portion of the *premises* is located within a Parking Standards Transit Priority Area <u>transit priority</u>

 <u>area</u> shall provide transportation amenities based on its

 Transportation Amenity Score. Transportation amenity, as

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used herein, means a feature provided by a *development* that reduces vehicle trips by informing, educating, and incentivizing transit use, bicycling, walking, and ridesharing.

The types of transportation amenities are listed in Land

Development Manual Appendix Q.

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

§142.0530 Non-Residential Uses – Required Parking Ratios

Retail Sales, Commercial Services, and Mixed-Use Development.

Table 142-05E establishes the ratio of required parking spaces to building *floor* area in the commercial zones, industrial zones, mixed-use zones, and planned districts shown, for retail sales uses and for those commercial service uses that are not covered by Table 142-05F or 142-05G. Table 142-05E also establishes the required parking ratios for mixed-use developments in a single *structure* that include an allowed use from at least two of the following use categories: (1) retail sales, (2) commercial services, and (3) offices.

Table 142-05E

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Parking Ratios for Retail Sales, Commercial Services, Offices, and Mixed-Use Development

Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area United Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Area and Excludes Floor Area Devoted to Parking)						
		Required Automobile	Parking Spaces ⁽¹⁾				
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted			
Commerci	al Zones						
CC-1-1 CC-2-1 CC-4-1 CC-5-1	2.5	0	2.1	6.5			
CC-1-2 CC-2-2 CC-4-2 CC-5-2	2.5	0	2.1	6.5			
CC-1-3 CC-2-3 CC-4-3 CC-5-3	5.0 ⁽³⁾	0	4.3	6.5			
CC-2-4 CC-3-4 CC-4-4	2.5	0	2.1	6.5			

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Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)					
		Required Automobile	Parking Spaces ⁽¹⁾			
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted		
CC-5-4						
CC-3-5	1.0 (4)	0	1.0 (4)	5.5		
CC-3- 5/Beach impact area ⁽⁵⁾	2.5	0	2.1	6.5		
CC-4-5	1.0 (4)	0	1.0 (4)	5.5		
CC-2-5 CC-5-5	1.25	0	1.25	5.5		
CC-3-6 CC-4-6 CC-5-6	2.5	0	2.1	6.5		
CC-3-7	2.5	0	2.1	6.5		
CC-3-8	2.5	0	2.1	6.5		
CC-3-9	2.5	0	2.1	6.5		
CN-1-1	0	0	0	5.5		

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Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)					
		Required Automobile	Parking Spaces ⁽¹⁾			
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted		
CN-1-2	0	0	0	6.5		
CN-1-3	0	0	0	6.5		
CN-1-4	0	0	0	6.5		
CN-1-5	0	0	0	6.5		
CN-1-6	0	0	0	6.5		
CR-1-1 CR-2-1	5.0 ⁽³⁾	0	4.3	6.5		
CO-1-1 CO-1-2 CO-2-1 CO-2-2 CO-3-1 CO-3-2 CO-3-3	5.0	0	4.3	6.5		
CV-1-1	5.0	0	4.3	6.5		
CV-1-2	2.5	0	2.1	6.5		
Industrial 2	Zones		<u> </u>			

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Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)				
		Required Automobile	Parking Spaces ⁽¹⁾		
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted	
IH-1-1 IH-2-1	5.0	4 <u>.3</u> <u>0</u>	4.3	6.5	
IL-1-1 IL-2-1	5.0	4 <u>.3</u> <u>0</u>	4.3	6.5	
IL-3-1	5.0	0	4.3	6.5	
IP-1-1 IP-2-1	5.0	0	4.3	6.5	
IS-1-1	1.0 (4)	0	1.0 (4)	5.5	
IBT-1-1	5.0	0	4.3	6.5	
Mixed-Use	Zones		1	1	
RMX-1	1.5	0	1.0	5.5	
RMX-2	1.5	0	1.0	5.5	
RMX-3	1.5	0	1.0	5.5	
EMX-1	1.5	0	1.0	5.5	
EMX-2	1.5	0	1.0	5.5	
EMX-3	1.5	0	1.0	5.5	

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Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)					
	Required Automobile Parking Spaces ⁽¹⁾					
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted		
Planned Di	stricts					
Barrio Logan: Subdistrict B	1.0-(4)	0	1.0-(4)	5,5		
Barrio Logan: Except Subdistrict B	2,5	θ	2.1	6.5		
Carmel Valley	5.0	0	4.3	6.5		
Cass Street	2.0	0	2.0	6.5		
Central Urbanized	2.5	0	2.1	6.5		
La Jolla	1.7	0	1.7	5.5		

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Zone	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)					
	Required Automobile Parking Spaces ⁽¹⁾					
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> ⁽²⁾	Maximum Permitted		
La Jolla Shores	1.0	0	1.0 (4)	5.5		
Mid-City: CN-3 and CV-3	1.25	0	1.25	5.5		
Mid-City: Except CN-3, CV-3	2.5	0	2.1	6.5		
Mount Hope	3.3	0	2.8	6.5		
Mission Valley: CV	2.5	θ	2.1	6.5		
Mission Valley: Except CV	5.0	θ	4.3	6.5		
Old Town	4.0	0	3.4	6.5		

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Zone	Otherwise Noted	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1)			
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁶⁾	Minimum Required Within a <i>Transit Area</i> (2)	Maximum Permitted	
West Lewis Street	1.0 (4)	0	1.0 (4)	5.5	

Footnotes for Table 142-05E

- Parking spaces for carpool vehicles and zero emissions vehicles are required in accordance with Section 142.0530(d). Bicycle parking is required in accordance with Section 142.0530(e).
- Transit Area. The transit area minimum parking ratios apply in the Transit Area Overlay Zone (Chapter 13, Article 2, Division 10) and in the Urban Village Overlay Zone (Chapter 13, Article 2, Division 11).
- ³ through ⁵ [No change in text.]
- The parking standards transit priority area parking ratio applyies to development where all or a portion of the premises is located within a parking standards transit priority area as described in Section 142.0531 and supersedes any other applicable parking

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(b) Eating and Drinking Establishments. Table 142-05F establishes the required ratio of parking spaces to building *floor* area in the commercial zones, industrial zones, and planned districts shown, for eating and drinking establishments that are the *primary use* on a *premises*.



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Table 142-05F Parking Ratios for Eating and Drinking Establishments

Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces ⁽²⁾				
	Minimum Required Outside a <i>Transit Area</i> or <i>Parking Standards Transit Priority Area</i>	Minimum Required Within a Parking Standards Transit Priority Area (6)	Minimum Required Within a <i>Transit Area</i> ⁽³⁾	Maximu m Permitte d	
Commercial	Zones				
CC-1-1 CC-2-1 CC-4-1 CC-5-1	2.5	0	2.1	25.0	
CC-1-2 CC-2-2 CC-4-2	2.5	0	2.1	25.0	
CC-5-2	2.5	0	2.1	25.0	
CC-4- 2/Coastal Overlay Zone ⁽⁴⁾	5.0	0	4.3	25.0	
CC-1-3 CC-2-3 CC-4-3 CC-5-3	15.0	0	12.8	25.0	

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Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)			
	Requi	red Automobile Park	ing Spaces ⁽²⁾	
	Minimum Required Outside a <i>Transit Area</i> or <i>Parking Standards Transit Priority Area</i>	Minimum Required Within a Parking Standards Transit Priority Area (6)	Minimum Required Within a <i>Transit Area</i> ⁽³⁾	Maximu m Permitte d
CC-2-4 CC-3-4 CC-4-4	2.5	0	2.1	25.0
CC-4- 4/Coastal Overlay Zone ⁽⁴⁾	5.0	0	4.3	25.0
CC-5-4	2.5	0	2.1	25.0
CC-2-5 CC-3-5	1.0 (5)	0	1.0 (5)	20.0
CC-3- 5/Coastal Overlay Zone ⁽⁴⁾	5.0	0	4.3	25.0
CC-4-5	1.0 (5)	0	1.0 ⁽⁵⁾	20.0
CC-5-5	1.25	0	1.25	20.0
CC-3-6 CC-4-6 CC-5-6	2.5	0	2.1	25.0

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Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes						
	Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)						
		Joi Area Devoted to 18	di Kirig)				
	Requi	Required Automobile Parking Spaces ⁽²⁾					
	Minimum Required Outside a <i>Transit Area</i>	Minimum Required Within a	Minimum Required Within a	Maximu			
	or Parking Standards Transit Priority Area	Parking Standards Transit Priority Area (6)	Transit Area (3)	m Permitte d			
CC-3-7	2.5	0	2.1	25.0			
CC-3-8	2.5	0	2.1	25.0			
CC-3-9	2.5	0	2.1	25.0			
CN-1-1	0	0	0	20.0			
CN-1-2	0	0	0	25.0			
CN-1-3	0	0	0	25.0			
CN-1-4	0	0	0	25.0			
CN-1-5	0	0	0	25.0			
CN-1-6	0	0	0	25.0			
CR-1-1 CR-2-1	15.0	0	12.8	25.0			
CO-1-1 CO-1-2 CO-2-1 CO-2-2 CO-3-1 CO-3-2 CO-3-3	15.0	0	12.8	25.0			

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Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)			
	Requi	red Automobile Park	ing Spaces ⁽²⁾	
	Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area (6)	Minimum Required Within a <i>Transit Area</i> ⁽³⁾	Maximu m Permitte d
CV-1-1	15.0	0	2.1	25.0
CV-1-2	5.0	0	4.3	25.0
Mixed-Use Zo	ones			I
RMX-1	1.5	0	1.0	5.5
RMX-2	1.5	0	1.0	5.5
RMX-3	1.5	0	1.0	5.5
EMX-1	1.5	0	1.0	5.5
EMX-2	1.5	0	1.0	5.5
EMX-3	1.5	0	1.0	5.5
Industrial Zo	nes			I
IH-1-1 IH-2-1	15.0	12.8 <u>0</u>	12.8	25.0
IL-1-1 IL-2-1	15.0	<u>12.8 0</u>	12.8	25.0
IL-3-1	15.0	0	12.8	25.0
IP-1-1 IP-2-1	15.0	0	12.8	25.0

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Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking)				
	Required Minimum Required Outside a <i>Transit Area</i> or <i>Parking Standards Transit Priority Area</i>	Minimum Required Within a Parking Standards Transit Priority Area (6)	Minimum Required Within a <i>Transit Area</i> (3)	Maximu m Permitte d	
IS-1-1	1.0 (5)	0	1.0 ⁽⁵⁾	20.0	
IBT-1-1	15.0	0	12.8	25.0	
Planned Dist	ricts				
Barrio Logan: Subdistrict B	1.0 (5)	0	1.0- ⁽⁵⁾	20.0	
Barrio Logan: Except Subdistrict B	2.5	0	2.1	20.0	
Carmel Valley	15.0	0	12.8	25.0	
Cass Street	5.0	0	4.3	25.0	
Central Urbanized	2.5	0	2.1	6.5	
La Jolla	5.0	0	4.3	20.0	

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Zone	Parking Spaces Required per 1,000 Square Feet of Eating and Drinking Establishment ⁽¹⁾ Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus Below Grade Floor Area and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces ⁽²⁾				
	Minimum Required Outside a <i>Transit Area</i> or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area (6)	Minimum Required Within a <i>Transit Area</i> ⁽³⁾	Maximu m Permitte d	
La Jolla Shores	1.0	0	1.0 (5)	20.0	
Mid-City: CN-3 and CV-3	1.25	0	1.25	20.0	
Mid-City: Except CN-3, CV-3	2.5	0	2.1	25.0	
Mount Hope	3.3	θ	2.8	25.0	
Mission Valley: CV	5,0	0	4.3	25.0	
Mission Valley: Except CV	15.0	Đ	12.8	25.0	
Old Town	4.0	0	3.4	25.0	
West Lewis Street	1.0 (5)	θ	1.0 (5)	20.0	

Footnotes for Table 142-05F

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Eating and Drinking Establishments. The minimum parking ratios apply to eating and drinking establishments that do not have a common parking area with any other uses. There is no minimum parking requirement or maximum permitted parking for outdoor dining. Within Transit Priority Areas a transit priority area, minimum required parking can be replaced by a placemaking project if a Temporary Use Permit is obtained in accordance with Section 123.0402. Within the CN, CO and CV Zones, minimum parking required can also be replaced with bicycle parking at a ratio of 2 bicycle parking spaces provided for every required vehicle parking space. Within the Coastal Overlay Zone, outdoor dining areas such as decks, patios, terraces, etc., are considered part of the eating and drinking establishment's gross floor area and are included in calculating parking requirements.

²through ⁵[No change in text.]

- The parking standards transit priority area parking ratio applyies to development where all or a portion of the premises is located within a parking standards transit priority area as described in Section 142.0531 and supersedes any other applicable parking ratio. Vehicle Miles Travelled Reduction Measures are applicable as described in Section 143.1103(b)(1).
 - (c) Nonresidential Uses. Table 142-05G establishes the required ratio of parking spaces to building *floor* area for the nonresidential uses shown that are not covered by the parking requirements in Section 142.0530(a) and (b).

Table 142-05G
Parking Ratios for Specified Non-Residential Uses

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Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking)					
	Req	Required Automobile Parking Spaces ⁽¹⁾				
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁸⁾	Minimum Required Within a <i>Transit Area</i>			
Institutional						
Separately Regulated Uses						
Botanical Gardens and Arboretums	3.3	0	2.8	N/A		
Educational facilities:						
Kindergarten through grade 9	2.0 per classroom if no assembly area or 30 per 1,000 square feet assembly area	85% of Minimum <u>0</u>	85% of Minimum	N/A		
Grade 10 through grade 12	1 per 5 students at maximum occupancy	85% of Minimum <u>0</u>	85% of Minimum	N/A		

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Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1)				
1 per student at maximum occupancy	85% of Minimum <u>0</u>	85% of Minimum	N/A	
1 per 3 seats; 30.0 if no fixed seats	85% of Minimum <u>0</u>	85% of Minimum	N/A	
2 per bed	85% of Minimum <u>0</u>	85% of Minimum	N/A	
1 per 3 beds	85% of Minimum <u>0</u>	85% of Minimum	N/A	
3.3	<u>2.8 0</u>	2.8	N/A	
3.3	<u>2.8 0</u>	2.8	N/A	
3.3	<u>2.9</u> <u>0</u>	2.9	5.0	
	Otherwise Noted (Floratrea, and Required Outside a Transit Area or Parking Standards Transit Priority Area 1 per student at maximum occupancy 1 per 3 seats; 30.0 if no fixed seats 2 per bed 1 per 3 beds 3.3	Otherwise Noted (Floor Area Includes Gross Area, and Excludes Floor Area Includes	Otherwise Noted (Floor Area Includes Gross Floor Area plus below Garea, and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1) Minimum Required Outside a Transit Area or Parking Standards Transit Priority Area 1 per student at maximum occupancy 1 per 3 seats; 30.0 if no fixed seats 2 per bed 85% of Minimum 0 85% of Minimum 0 85% of Minimum 1 per 3 beds 85% of Minimum 0 85% of Minimum 0 85% of Minimum 1 per 3 beds 2.8 0 2.8 3.3 2.8 0 2.8	

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Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking)					
	Required Automobile Parking Spaces ⁽¹⁾					
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a <i>Parking</i> Standards Transit Priority Area (8)	Minimum Required Within a <i>Transit Area</i>			
Eating & Drinking Establishments	See Table 142-05F					
Public assembly & entertainment						
Theaters	1-3 screens: 1 per 3 seats 4+ screens: 1 per 3.3 seats	0	85% of Minimum	N/A		
	Per assembly area if not fixed seats: 50.0					
Health clubs	5.0 Clubs with Courts: 1 additional space per the maximum number of authorized players (Amateur Athletic Union) per court	0	85% of Minimum	N/A		
Swimming pools	Commercial: 1 per 100 sq. ft.	0	85% of Minimum	N/A		

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Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking)					
	Required Automobile Parking Spaces ⁽¹⁾					
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁸⁾	Minimum Required Within a <i>Transit Area</i>			
	of pool surface area Community: 1 per 175 sq. ft. of pool surface area					
All other assembly and entertainment	1 per 3 seats or 1 per 60 inches of bench or pew seating, whichever is greater; or 30 per 1,000 square feet of assembly area if seating is not fixed	85% of Minimum <u>0</u>	85% of Minimum ⁽⁷⁾	N/A		
Visitor accommodations	1 per <i>guest room</i> Conference Area: 10.0	0	1 per <i>guest room</i> Conference Area: 10.0	N/A		
Separately Regulated Uses			1			

Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1)					
Child Care Centers	1 per staff	85% of Minimum <u>0</u>	85% of Minimum	N/A		
Funeral parlors & Mortuaries	1 per 3 seats; 30.0 for assembly area if no fixed seats	85% of Minimum <u>0</u>	85% of minimum	N/A		
Private clubs, lodges, fraternal organizations (except fraternities and sororities)	1 per <i>guest room</i> , or 2.5, whichever is greater ⁽³⁾	0	85% of Minimum	N/A		
Single room occupancy hotels (For SRO Hotels that meet the criteria for affordable housing dwelling units stated in Section 142.0527, see Section 142.0527 for	1 per room	0	0.5 per room	N/A		

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Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1)									
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area (8)	Minimum Required Within a <i>Transit Area</i>							
parking requirements)										
Veterinary clinics & hospitals	2.5	<u>2.1 0</u>	2.1	N/A						
Offices ⁽⁴⁾										
Business & professional/ Government/ Regional & corporate headquarters (except in IS Zone)	3.3	0	2.9	5.0						
Medical, dental, & health practitioners (except in IS Zone)	4.0	0	3.5	6.0						
All office uses in the IS Zone	1.0 ⁽⁵⁾	0	1.0 ⁽⁵⁾	5.0						
Vehicle & Vehicula	r Equipment Sales & Se	rvice	1	1						
Automobile service stations	2 per Station; with Maintenance Facility, 3 per Station Plus	85% of Minimum <u>0</u>	85% of Minimum	N/A						

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Use	Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking) Required Automobile Parking Spaces(1)									
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area ⁽⁸⁾	Minimum Required Within a <i>Transit Area</i>							
	1 per Service Bay Retail Sales: 3.0									
Vehicle repair & maintenance	5.0	4.3 <u>0</u>	4.3	N/A						
Vehicle sales & rentals	1 per each 10 display cars	85% of Minimum <u>0</u>	85% of Minimum	N/A						

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Use Parking Spaces Required per 1,000 Square Feet of Floor Area Unless Otherwise Noted (Floor Area Includes Gross Floor Area plus below Grade Floor Area, and Excludes Floor Area Devoted to Parking)											
	Required Automobile Parking Spaces ⁽¹⁾										
	Minimum Required Outside a <i>Transit</i> Area or Parking Standards Transit Priority Area	Minimum Required Within a Parking Standards Transit Priority Area (8)	Minimum Required Within a <i>Transit Area</i>								
Distribution and St	corage ⁽⁴⁾										
All distribution and storage uses	1.0 (5)	0	1.0 ⁽⁵⁾	4.0							
Self Storage Facilities	1.0 space/10,000 sq ft plus 3.3 space per 1,000 square foot of accessory office space	0	N/A	N/A							
Industrial											
Heavy Manufacturing (except in IS Zone)	1.5 (6)	1.5 <u>0</u> ⁽⁶⁾	1.5 ⁽⁶⁾	4.0							
Light manufacturing (except in IS Zone)	2.5 ⁽⁶⁾	<u>2.1 0</u> ⁽⁶⁾	2.1 ⁽⁶⁾	4.0							
Research & development (except in IS Zone)	2.5	0	2.1	4.0							
All industrial uses in the IS Zone	1.0 (5)	0	1.0 (5)	4.0							

Footnotes for Table 142-05G

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¹through ⁷[No change in text.]

- The parking standards transit priority area parking ratio applyies to development within a parking standards transit priority area as described in Section 142.0531 and supersedes any other applicable parking ratio. Vehicle Miles Travelled Reduction Measures are applicable as described in Section 143.1103(b)(1).
 - (d) through (h) [No change in text.]

§142.0531 Parking Standards Transit Priority Area Regulations for Non-Residential Uses

- (a) Table 142-05E establishes the ratio of required parking spaces to building *floor* area within a *parking standards* transit priority area in the commercial zones, industrial zones, mixed-use zones, and planned districts shown.
- (b) [No change in text.]
- (c) Where no *off-street parking spaces* are provided on a *premises* in a parking standards transit priority area:
 - drop-off and loading zone within 200 feet from the development's main accessible entrance. The passenger drop-off and loading zone shall comply with The City of San Diego Standard Drawings Public Works Construction. In addition, the non-residential development shall also provide an accessible -PAGE 39 OF 137-





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route within the boundaries of the site, from the accessible main entrance of the non-residential *development* to the drop-off and passenger loading zone, pursuant to the California Building Standards Code.

- (2) The non-residential *development* shall provide an on-street accessible space along the *street frontage*, unless existing accessible on-street parking spaces within the block perimeter are within a ratio of 1 accessible space for every 25 standard spaces. The accessible on-street parking spaces shall comply with the City of San Diego Standard Drawings for Public Works Construction. In addition, the non-residential *development* shall provide an accessible route within the boundaries of the site, from the main accessible entrance of the non-residential *development* to the designated accessible on-street parking space, pursuant to the California Building Standards Code.
- (d) Where *off-street parking spaces* are provided on a *premises* in a *parking* standards transit priority area, a premises with 11 to 25 off-street parking spaces must provide at least 2 accessible off-street parking spaces. A

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<u>premises with greater than 25 off-street parking spaces shall be subject</u> to the requirements in the California Building Standards Code.



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JUNIOR ACCESSORY DWELLING UNIT (JADU) REVISIONS

§113.0103 Definitions

Abutting property through Minor-oriented facility [No change in text.]

Minor Accessory Dwelling Unit (MADU) means a dwelling unit that is

500 square feet or less in size and is contained entirely within an

existing or proposed detached garage or Accessory Dwelling Unit on a

residential single dwelling unit lot. A MADU must include separate

sanitation facilities if constructed within a detached garage and may share sanitation facilities if constructed withing an Accessory Dwelling

Unit.

Mobilehome through Yard [No change in text.]

§141.0302 Accessory Dwelling Units, <u>Minor Accessory Dwelling Units</u>, and Junior Accessory Dwelling Units

Section 141.0302 provides for the construction of *Accessory Dwelling Units* (*ADUs*), *Minor Accessory Dwelling Units* (MADUs) and *Junior Accessory Dwelling Units* (*JADUs*), consistent with the requirements of state law, and is intended to encourage the construction of *ADUs*, *MADUs*, and *JADUs* through several

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Planning

local regulatory provisions, including eliminating parking requirements for *ADUs*, *MADUs*, and *JADUs*, and providing an affordable housing bonus of one additional *ADU* for every deed-restricted affordable *ADU* constructed on the *premises*, as specified in the regulations below. *ADUs* are permitted in all zones allowing residential uses, and *MADUs* and *JADUs* are permitted in all Single Dwelling Unit Zones by-right as a limited use decided in accordance with Process One, indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) [No change in text]

- (b) The following regulations are applicable to both *ADUs, MADUs,* and *JADUs*:
 - (1) Use Regulations
 - (A) One ADU and one MADU or JADU are permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed single dwelling unit.
 - (B) An *ADU, MADU,* or *JADU* shall not be used for a rental term of less than 31 consecutive days.

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- (C) Guest quarters and non-habitable *accessory structures* shall be permitted in addition to *ADUs*, *MADUs* and *JADUs*.
- (D) An Accessory Dwelling Unit, Minor Accessory Dwelling Unit, or Junior Accessory Dwelling Unit shall not be permitted to be constructed on any premises that has utilized the provisions of Chapter 14, Article 3, Division 13, Multi-Dwelling Unit and Urban Lot Split Regulations for Single Family Zones, except as provided in Section 143.1305(c)(1).
- (2) Development Regulations
 - (A) A minimum *lot* size is not required for the construction of an *ADU<u>, MADU</u>*, or *JADU*.
 - (B) ADUs, MADUs and JADUs are not subject to the density limitations for the premises.
 - (C) The *gross floor area* of an *ADU, MADU,* and *JADU* shall be included in the *floor area ratio* for the *premises*.

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- (D) An ADU, MADU, or JADU that is converted from an existing dwelling unit or accessory structure or is constructed in the same location and within the same building envelope as an existing dwelling unit or accessory structure may continue to observe the same setbacks as the existing dwelling unit or accessory structure.
- (E) ADU and MADU JADU-structures must comply with the front yard and street side yard setbacks of the base zone.

 Interior side yard and rear yard setbacks for new ADU

 and MADU structures shall be provided as follows:
 - (i) One-story ADUs or <u>MADUs JADUs</u> with a structure

 height 16 feet or less may observe a zero-foot

 setback at the interior side yard and rear yard.
 - (ii) One-story ADUs or MADUs JADUs-with a structure

 height that exceeds 16 feet and multi-story ADU

 or MADU structures may observe zero-foot

 interior side yard and rear yard setbacks, unless

 the side or rear property line abuts another
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- premises that is residentially zoned or developed with exclusively residential uses, in which case a 4-foot setback shall apply.
- (F) The following landscape regulations shall apply to the construction of an *ADU_MADU* or *JADU*:
 - (i) If construction of an *ADU*, *MADU*, or *JADU* that would bring the number of *ADUs*, *MADUs*, or *JADUs* on the *premises* to a total of two or more is proposed, two trees shall be provided on the *premises* for every 5,000 square feet of *lot* area, with a minimum of one tree per *premises*. If planting of a new tree is required to comply with this section, the tree shall be selected in accordance with the Landscape Standards of the Land Development Manual and the City's Street Tree Selection Guide.
 - (ii) [No change in text]

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- (G) ADUs, MADUs and JADUs shall not be required to provide fire sprinklers if they are not required for the primary dwelling unit. When located on a premises where the primary dwelling unit is protected with an automatic fire sprinkler system in accordance with Section R313 of the California Residential Code, a ADU, MADU, or JADU shall be protected with an automatic fire sprinkler system.
- (H) Construction of an ADU, MADU, or JADU shall not require the correction of previously conforming conditions on the premises.
- (I) ADUs, MADUs and JADUs constructed within Areas of

 Future Sea Level Rise must comply with the regulations
 in Section 132.0404.
- (3) Parking Regulations
 - (A) No on-street parking spaces or *off-street parking spaces*are required for *ADUs*, *MADUs*, and *JADUs*. If the *applicant*chooses to provide *off-street parking spaces* for *ADUs*,

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- <u>MADUs</u>, and/or JADUs located on the premises, those spaces shall comply with the following:
- (i) through (ii) [No change in text]
- (B) When a garage, carport, or covered parking *structure* is demolished in conjunction with the construction of an *ADU*, *MADU*, or *JADU*, or converted to an *ADU*, *MADU*, or *JADU*, replacement of those *off-street parking spaces* is not required.
- (C) Notwithstanding 141.0302(b)(2)(H), if the construction of an *ADU*, *MADU*, or *JADU* causes an existing driveway curb cut to no longer comply with the dimensions required in Table 142-05K of Section 142.0560 for an *off-street* parking space, the driveway shall be closed to the satisfaction of the City Engineer.
- (4) Development Impact Fees for *ADUs, MADUs,* and *JADUs* shall comply with Section 142.0640(b).
- (c) In addition to the requirements in Section 141.0302(a), the following additional regulations are applicable to *ADUs*:

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- (1) [No change in text]
- (2) Development Regulations for ADUs(A) through (F) [No change in text]
 - shall be permitted for every *ADU* on the *premises* that is set aside as affordable to *very low income* and *low income* households for a period of not less than 10 years, or as affordable to *moderate income* households for a period of not less than 15 years, guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.
 - (i) through (iii) [No change in text.]
 - (iv) Very low income, low income and moderate income

 households located within a Low or Lowest

 Resource California Tax Credit Allocation

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Committee Opportunity Area according to the

most recent California State Treasurer

TCAC/HCD Opportunity Area Maps shall receive

priority preference for new covenant-restricted

dwelling units created under this Section.

Table 141-03A

Qualifying Criteria for Affordable ADU Bonus

[No change in text]

Footnotes for Table 141-03A

[No change in text]

(H) For development utilizing the ADU Bonus for Affordable

ADUs in §141.0302(c)(2)(G) and providing no less than

two ADUs on the premises set aside as affordable to very

low income, low income, or moderate income households

as prescribed, one additional ADU shall be permitted

for one ADU on the premises that meets the

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accessibility requirements of the California Building

Code (Chapter 11A) and includes at least one accessible

bathroom; at least one accessible kitchen; at least one
accessible bedroom; and at least one accessible living
room on an accessible route.

- (d) In addition to the requirements in Section 141.0302(a), *Junior Accessory Dwelling Units* and *Minor Accessory Dwelling Units* are subject to the following additional regulations:
 - (1) Use Regulations
 - (A) One JADU or MADU is permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed primary single dwelling unit.
 - (B) The JADU or MADU may not be sold or conveyed separately from the primary dwelling unit.
 - (C) Before a Building Permit may be issued for a JADU or MADU, the record owner shall enter into an agreement with the City in a form that is approved by the City

 Attorney. The agreement shall include the following

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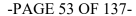
provisions: the JADU <u>or MADU</u> may not be sold or conveyed separately from the primary dwelling unit; the agreement may be enforced against future purchasers; and the record owner shall reside on the premises. The City shall submit the agreement to the County Recorder for recordation. The agreement shall run with the land for the life of the JADU <u>or MADU</u>.

- (2) Development Regulations
 - (A) One JADU or MADU is permitted on a premises located within a Single Dwelling Unit Zone with an existing or proposed primary single dwelling unit.
 - (B) A JADU of not less than 150 square feet and not more than 500 square feet is permitted within an existing or proposed single dwelling unit or an attached or detached garage, or an ADU.
 - (C) A MADU of not less than 150 square feet and not more
 than 500 square feet is permitted within an existing or
 proposed detached garage or an ADU.
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- $(\in \underline{D})$ A JADU <u>or MADU</u> constructed within an existing structure may construct an additional 150 square feet for ingress and egress only.
- (DE) A JADU or MADU shall have a separate exterior entry from the primary dwelling unit and shall provide a kitchen or an efficiency kitchen.





ADA Accessible Accessory Dwelling Unit (ADU) Home Incentive

§141.0302 Accessory Dwelling Units, <u>Minor Accessory Dwelling Units</u>, and Junior Accessory Dwelling Units

- shall be permitted for every *ADU* on the *premises* that is set aside as affordable to *very low income* and *low income* households for a period of not less than 10 years, or as affordable to *moderate income* households for a period of not less than 15 years, guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.
 - (i) through (iii) [No change in text.]
 - (iv) Very low income, low income and moderate income

 households located within a Low or Lowest

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Resource California Tax Credit Allocation

Committee Opportunity Area according to the

most recent California State Treasurer

TCAC/HCD Opportunity Area Maps shall receive

priority preference for new covenant-restricted

dwelling units created under this Section.

(H) For development utilizing the ADU Bonus for Affordable

ADUs in §141.0302(c)(2)(G) and providing no less than

two ADUs on the premises set aside as affordable to very

low income, low income, or moderate income households

as prescribed, one additional ADU shall be permitted

for one ADU on the premises that meets the

accessibility requirements of the California Building

Code (Chapter 11A) and includes at least one accessible

bathroom; at least one accessible kitchen; at least one

accessible bedroom; and at least one accessible living

room on an accessible route.

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Housing on Publicly Owned Land

§143.0746 Affordable Housing in All Communities

- (a) Affordable housing uses not otherwise allowed in High or Highest Resource California Tax Credit Allocation Committee (CTCAC) Areas.

 Affordable housing may be permitted in High or Highest Resource CTCAC Areas in accordance with Process One on a *premises* located within a non-residential base zone that does not otherwise allow *multiple dwelling unit development*, subject to all of the following:
 - (1) The *development* proposes to construct one or more of the following:
 - (A) through (B) [No change in text]
 - (C) Transitional housing; or
 - (D) An Emergency Shelter: or
 - (E) A single room occupancy hotel
 - (2) The *premises* is located within all of the following:
 - (A) [No change in text]
 - (B) An area identified as a High or Highest Resource CTCAC

 Opportunity Area according to the most recent

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California State Treasurer TCAC/HCD Opportunity Area
Maps at the time of the application submittal;

- (C) through (D) [No change in text]
- (3) through (7) [No change in text]
- (b) Affordable housing may be permitted on a *premises* owned by a public agency or a qualified nonprofit corporation (consistent with Chapter 2 of the Municipal Code) in accordance with Process One on a *premises* located within a base zone that does not allow *multiple dwelling unit* development, subject to all of the following:
 - (1) [The application for the *premises* is submitted by a person that has the authority to fill out an application in accordance with Section 112.0102 and is a public agency or a qualified nonprofit corporation qualified under Section 501(c)(3) of the Internal Revenue Code.
 - (2) The *development* includes one of the following:
 - (A) [No change in text]
 - (B) Multiple dwelling unit development for use by public agency employees and their families that is to be
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- constructed by a public agency or through a contract with a public agency;
- (C) Multiple dwelling unit development for use by active or

 retired military personnel and their families that is to be

 constructed by the federal government or through a

 contract with the federal government;
- (D) Multiple dwelling unit development for use by lower income students that is to be constructed by a community college district or a state operated university or through a contract with a community college district or a state operated university;
- (C)(E) Permanent supportive housing;
- (D)(F) Transitional housing; or
- (E)(G) An emergency shelter.
- (3) The *premises* is located:
 - (A) Within Mobility Zone 1, 2, or 3 as defined in Section 143.1103(a); and

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- (B) Outside of Within an area not designated for identified as Industrial, Park or Open Space uses in a land use plan.
- (C) Within a zone other than an Industrial, Park or Open

 Space zone.
- (4) The residential *density* maximums for *developments* shall not

 apply. be determined for the applicable portion of the *premises*as follows:
 - (A) Within Mobility Zone 1, (the Downtown Community

 Planning Area), the *density* and *floor area ratio* shall be unlimited.
 - (B) Within an area as defined in Section 143.1103(a)(2) as

 Mobility Zone 2, density shall be limited by a maximum

 floor area ratio of 6.5.
 - (C) Within an area as defined in Section 143.1103(a)(3) as

 Mobility Zone 3, density shall be limited by a maximum

 floor area ratio of 4.0.

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(5) The maximum *floor area ratio* shall be determined for the applicable portion of the *premises* within a mobility zone by the percent of affordable dwelling units, as shown in Table 143-07E:

<u>Table 143-07E</u>

<u>Maximum Floor Area Ratios by Mobility Zone</u>

Mobility	Affordable Income	<u>Percei</u>	Percent Affordable		
<u>Zone</u>	<u>Level</u>	<u>25-34%</u>	35-49%	<u>50-100%</u>	
<u>1</u> 1	<u>Very Low, Low and</u> <u>Moderate</u>	-=	1.11	- =	
2	<u>Very Low, Low²</u>	<u>6.0</u>	<u>7.0</u>	<u>8.0</u>	
<u>2</u>	Moderate ³	<u>5.0</u>	<u>6.0</u>	<u>7.0</u>	
2	Very Low, Low ²	<u>4.0</u>	<u>5.0</u>	<u>6.0</u>	
<u>3</u>	Moderate ³	<u>3.0</u>	<u>4.0</u>	<u>5.0</u>	
4	<u>Very Low, Low²</u>	<u>2.0</u>	<u>3.0</u>	<u>4.0</u>	
4	Moderate ³	<u>1.5</u>	<u>2.0</u>	<u>3.0</u>	

Footnotes for Table 143-07E

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¹ Within Mobility Zone 1, development shall not be limited by *floor area ratio*.

² For base zones that have a maximum *floor area ratio* equal or greater than the floor area ratio specified in Table 143-07E, *development* shall receive a floor area ratio bonus of 3.0 for very low and low affordable income level.

³ For base zones that have a maximum *floor area ratio* equal or greater than the floor area ratio specified in Table 143-07E, *development* shall receive a floor area ratio bonus of 1.5 for moderate affordable income level.



- (5)(6) Residential *development* shall comply with the *development* regulations of the as follows:
 - (A) Within Mobility Zone 1, the underlying zone with the expectation of the *floor area ratio*.
 - (B) Within Mobility Zones 2, 3 and 4
 - (i) For an underlying zone that does not allow

 multiple dwelling unit development, the RM-2-5

 zone with the exception of density, and floor area

 ratio maximums, and lot area, and lot

 dimensions.
 - (ii) For an underlying residential zone that allows

 multiple dwelling unit development, the underlying

 zone of the premises with the exception of the

 density and floor area ratio maximums.
- (7) Development in Mobility Zone 4 shall be required to provide 10 points of VMT Reduction Measures in accordance with the Land Development Manual, Appendix T or the applicant may the Active Transportation In Lieu Fee referenced in Section -PAGE 61 OF 137-

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- 143.1103(c) in lieu of providing the VMT Reduction Measures for the development.
- (6)(8) Development consistent with the criteria in this section shall be entitled to incentives and waivers in accordance with Sections 143.0740 through 143.0743.
- (7)(9) Development shall comply with the regulations of the Airport

 Land Use Compatibility Overlay Zone (Chapter 13, Article 2,

 Division 15).
- (8)(10) Affordable Dwelling dwelling units within a multiple dwelling unit development shall remain available and affordable for a period of 55 years or longer, as may be required by other laws or covenants.

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HOUSING ON UNDERUTILIZED COMMERCIAL SITES

§143.0720 Density Bonus in Exchange for Affordable Housing Units

- (o) A residential or mixed-use development consistent with all base zone

 requirements may receive a 0.5 floor area ratio bonus that may be

 combined with programs and incentives in this section if the

 development is located on a premise that is:
 - (1) Located in a Sustainable Development Area; and
 - (2) Has a base commercial zone that allows for residential or mixed use development; and
 - (3) Has an existing land use that is not residential
- (p) Very low income, low income and moderate income households

 located within a Low or Lowest Resource California Tax Credit

 Allocation Committee Opportunity Area according to the most recent

 California State Treasurer TCAC/HCD Opportunity Area Maps shall

 receive priority preference for new covenant-restricted dwelling units

 created under this Division.

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OFF CAMPUS STUDENT HOUSING

§143.0720 Density Bonus in Exchange for Affordable Housing Units (a) through (f) [No change in text]

- (g) A lower income student's housing density bonus agreement shallutilize the following qualifying criteria:
 - At least 20-10 percent of the pre-density bonus units in the development shall be affordable to lower income students at a rent that does not exceed 30 percent of 65 percent of the area median income for a single-room occupancy unit type.
 (A) through (B) [No change in text]
 - exclusively for undergraduate, graduate, or professional students enrolled full time at an institution of higher education accredited by the Western Association of Schools and Colleges or the Accrediting Commission for Community and Junior Colleges. The applicant shall, as a condition of receiving a certificate of occupancy, provide evidence to the satisfaction of the City Manager that the -PAGE 64 OF 137-

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applicant has entered into an operating agreement or master lease with one or more institutions of higher education for the institution or institutions to occupy all units of the student housing development with students from that institution or institutions.

- (3) [No change in text]
- (4) The *lower income student* units shall be comparable in mix and amenities to the market-rate student units in the development and be dispersed throughout the *development*.
- (4)(5) Rental units shall remain available as affordable units for a period of 55 years or longer, as may be required by other laws or covenants.
- (h) through (j) [No change in text]
- (l) A *development* proposal requesting an affordable housing *density* bonus is subject to the following:
 - (1) through (5) [No change in text]
 - (6) For development meeting the criteria for lower income students, the density bonus shall be 35 percent of the total pre-density

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bonus units, calculated in accordance with Section

143.0720(g)(1)(B)as set forth in Table 143-07B.

(7) through (15) [No change in text]

(m) through (n) [No change in text]

§141.0305 Fraternity Houses, Sorority Houses, and Student Dormitories Student Housing

Student housing Fraternity houses, sorority houses, and student dormitories are facilities that are specifically designed or and used as a residence for students enrolled at an institution of higher learning. Fraternity houses, sorority houses, and student dormitories may be permitted with a Conditional Use Permit decided in accordance with Process Three inthe zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1(Base Zones) subject to the following regulations. This includes the following types of student housing: fraternity houses, sorority houses, student dormitories, or student apartments. Student housing is permitted as a limited use in the zones indicated with a "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations:

Student housing may be permitted only in the following locations:

- (1) <u>Within an area specifically designated for these</u> <u>facilities by the applicable *land use plan*,</u>
- (2) When the applicable land use plan does not contain a designated area, such facilities may be located within a 1-mile radius of the boundary of a college or university campus, in any zone that permits multiple dwelling unit developments, or

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- (3) <u>Within a sustainable development area in any zone</u> that permits *multiple dwelling unit developments*.
- (a) <u>Parking regulations</u>
 - (1) <u>The required parking spaces shall be in compliance</u> with Section 142.0525 for a rooming house use;
 - (2) <u>If such facility is located within a sustainable</u> <u>development area, the facility shall be exempt from the automobile parking requirements; or</u>
 - (3) If the student housing facility is located on a college or university campus, the facility can meet the parking requirement through a parking agreement between the college or university with which such facility is affiliated and the applicant, which will allow the applicant to use college or university parking facilities; and
 - (4) <u>Bicycle parking at a rate of 0.5 spaces per bed</u> <u>located in enclosed and secure areas.</u>
- (b) Occupancy regulations
 - (1) Student dormitories shall be occupied exclusively for undergraduate, graduate, or professional students enrolled full time at an institution of higher education accredited by the Western Association of Schools and Colleges or the Accrediting Commission for Community and Junior Colleges; and
 - (2) The enrollment of a student shall be verified by documentation provided by an institution of higher education.
- (c) <u>On-site management regulations</u>
 - (1) <u>A resident manager is required to live on the premises.</u>
 - (2) <u>At least one staff member shall be located on the</u>
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premises 24 hours per day.

- (d) Student amenity regulations
 - (1) A minimum of 10 percent of the structures' ground floor gross floor area shall be dedicated to student amenities, excluding leasing or manager offices. This requirement can be met by including one or more of the following gyms, or community rooms, shared resources, and facilities such as study rooms or costudy spaces.
 - (2) On site laundry facilities.
- (e) Outdoor activities regulations
 - (1) Outdoor activities shall not occur between the following:
 - (A) <u>12:00 midnight and 8:00 a.m. from Friday to Sunday and</u>
 - (B) <u>10:00 p.m. and 8:00 a.m. from Monday to Thursday.</u>
 - (2) Live entertainment is not permitted outdoors in RM Zones.
 - (3) <u>Deviations from the outdoor activities requirements may</u>
 <u>be permitted with a Conditional Use Permit decided in</u>
 <u>accordance with Process Three. Issuance of the permit will</u>
 <u>be based on the following:</u>
 - (C) <u>Hours of operation shall be limited as</u> appropriate for the location.
 - (D) Noise reduction techniques shall be incorporated, including measures to ensure that speaker systems are not audible beyond the property line.
 - (E) <u>A lighting control plan shall be provided to</u> minimize potential off-site impacts.
- (f) <u>Fraternity houses or sorority houses shall be officially recognized</u>
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by the college or university.

- (a) Fraternity houses, sorority houses, and student dormitories may be permittedonly in the following locations:
 - (1) Within an area specifically designated for these facilities by theapplicable *land use plan*, or
 - (2) When the applicable *land use plan* does not contain a designated area, such facilities may be located within a 1-mile radius of the boundary of a college or university campus, in any of the following zones: RM-3-7, RM-3-8, RM-3-9, RM-4-10, and RM-4-11.
- (b) If the facility is not located on a college or university campus, off-streetparking shall be provided as follows:
 - (1) At a rate of 1 parking space for each resident, or
 - (2) Through a parking agreement between the college or university with which the facility is affiliated and the *applicant*, which will allow the *applicant* to use college or university parking facilities to meet the parking requirement.
- (c) A resident manager is required to live on the premises.
- (d) The facility must be officially recognized by the college or university.
- (e) The frequency and duration of organized outdoor activities and social events shall be limited as needed to minimize adverse impacts on neighboring development.

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§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 131-05B Use Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone	Zones									
	Designator								_		
[See Section 131.0112 for an	1st & 2nd										
explanation and descriptions	>>	CN(1)_	CN(1) ₋ CR- CO-			CV	/_	CP-			
of the Use Categories,	3rd >>	1-	1-	2-	1-		2-	3-	1	-	1-
Subcategories, and Separately Regulated Uses]	4th >>	1 2 3 4 5	5 1	1	1 2	2 1	2	123	3 1	2	1
Open Space through Separately Regulated Residential Uses, Employee Housing, Greater than 12 Employees [No change in text]		[No change in text]									
Fraternities, Sororities and Stu Dormitories Student Housing	<u> </u>	<u>CL</u>	-	<u> </u>		-	-	<u>C</u>		-	
Separately Regulated Residential Garage, Yard, & Estate Sales throus Separately Regulated Signs Use Marquees [No change in text.]			[No	chang	e in	text]		•		

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator					
explanation and descriptions	1st & 2nd >>			CC-		
	3rd >>	1-	2-	3-	4-	5-

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of the Use Categories, Subcategories, and Separately Regulated Uses]	4th >>	1 2 3	1 2	345	456	789	12	3456	123	3 4 5 6
Open Space through Separately	Regulated									
Residential Uses, Employee House	sing, Greater	[No change in text]								
than 12 Employees [No change in text]										
Fraternities, Sororities and Stu-	Fraternities, Sororities and Student			-	C	L		<u>€L</u>		<u>€</u> L
Dormitories Student Housing										
Separately Regulated Residentia										
Yard, & Estate Sales through <i>Signs</i> , Separately		[No change in text]								
Regulated Signs Uses, Theater Marquees [No					[INO CI	iaiige	1111	=vr]		
change in text.]										

Footnotes for Table 131-05B

[No change in text]

§131.0707 Use Regulations Table for Mixed-Use Zones

The uses allowed in the mixed-use zones are shown in Table 131-07A.

Legend for Table 131-07A

[No change in text]

Table 131-07A Use Regulations Table for Mixed-Use Zones

Use Categories/Subcategories	Zone Designator				
[See Section 131.0112 for an explanation and descriptions of	1st >>	RMX	EMX		

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the Use Categories, Subcategories, and Separately Regulated Uses]	2nd >>	1	2	3	1	2	3
Open Space through Separately Regulated Residential Uses, Employee Housing, Greater than 12 Employees [No change in text]		[No change in text]					
Fraternities, Sororities and Student Dormitories Student Housing		€ <u>L</u>	<u>€</u> L	<u>Ç</u> L	<u>€</u> <u>L</u> (1)	<u>€</u> <u>L</u> (1)	<u> </u>
Separately Regulated Residential Uses, Garage, Yard, & Estate Sales through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No change in text]					

Footnotes for Table 131-07A

[No change in text]

An *applicant* proposing *density* bonus shall be entitled to incentives as

§143.0740 Incentives in Exchange for Affordable Housing Dwelling Units

described in this Division for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission. The City shall process an incentive requested by an *applicant* as set forth in this section.

- (a) through (e) [No change in text]
- (f) For development meeting the criteria for lower income students in

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accordance with Section 143.0720(g), two incentives shall be available.

Table 143-07A

[No change in text]

Footnotes for Table 143-07A

[No change in text]

Table 143-07B

[No change in text]

Footnotes for Table 143-07B

[No change in text]

Table 143-07C

[No change in text]

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SINGLE ROOM OCCUPANCY (SRO) INCENTIVE

§143.0746 Affordable Housing in All Communities

- (b) Affordable housing uses not otherwise allowed in High or Highest Resource California Tax Credit Allocation Committee (CTCAC) Areas.

 Affordable housing may be permitted in High or Highest Resource CTCAC Areas in accordance with Process One on a *premises* located within a non-residential base zone that does not otherwise allow *multiple dwelling unit development*, subject to all of the following:
 - (1) The *development* proposes to construct one or more of the following:
 - (A) through (B) [No change in text]
 - (C) Transitional housing; or
 - (D) An Emergency Shelter: or
 - (E) A single room occupancy hotel
 - (2) The *premises* is located within all of the following:
 - (A) [No change in text]
 - (B) An area identified as a High or Highest Resource CTCACOpportunity Area according to the most recent-PAGE 74 OF 137-



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California State Treasurer TCAC/HCD Opportunity Area

Maps <u>at the time of the application submittal</u>;



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COMPLETE COMMUNITIES: HOUSING SOLUTIONS (CCHS) AMENDMENTS

§142.0640 Development Impact Fees for Public Facilities and Spaces

- (a) [No change in text.]
- (b) Payment of Fees

Development Impact Fees (as defined in California Government Code Section 66000) for applicable development development shall be paid prior to requesting a final inspection. A final inspection shall not occur until the applicable DIFs are paid in areas where DIFs have been established by City Council resolution or ordinance. Notwithstanding the above, the City Manager may also require the payment of DIFs for development that would increase demand for public facilities and/or result in the need for new public facilities. DIFs shall not be required for inclusionary dwelling units provided pursuant to Chapter 14, Article 2, Division 13 if the applicant has satisfied all the requirements of Division 13 for inclusionary dwelling units on the same premises as the market-rate dwelling units. The DIF amount due shall be based upon the DIF schedule in effect when the development application was -PAGE 76 OF 137-



submitted, or the DIF schedule in effect when the fees are paid, whichever amount is lower, plus an automatic increase consistent with Section 142.0640(c), if applicable.

Exemptions:

- (1) Accessory Dwelling Units, Junior Accessory Dwelling Units, movable tiny houses, and guest quarters are exempt from DIF, except as follows:
 - (A) [No change in text]
 - (B) Accessory Dwelling Units that are 750 or more square feet in gross floor area and are in excess of the first two Accessory Dwelling Units on a premises or are constructed in accordance with Section 143.1305(c)(1) shall be required to pay DIF at the multiple dwelling unit rate, which shall be scaled in accordance with Resolution No.

 R-313688, adopting the Citywide Park Development Impact Fee and with Table 142-06A-based upon the Accessory Dwelling Unit size, or shall be proportionate in relation to the square footage of the primary dwelling -PAGE 77 OF 137-

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unit on the premises at the multiple dwelling unit rate,
whichever results in the lower DIF. The DIF for the
Accessory Dwelling Unit shall not exceed the DIF for the
primary dwelling unit.

- (C) [No change in text]
- (2) through (3) [No change in text.]
- (4) For *development* utilizing the Complete Communities: Housing Solutions Regulations in Chapter 14, Article 3, Division 10, all covenant-restricted affordable *dwelling units* and *dwelling units* that do not exceed 500 square feet are exempt from DIFs.
- (5) For *development* utilizing the Complete Communities: Housing Solutions Regulations in Chapter 14, Article 3, Division 10, the DIF for the residential *development* shall be scaled in accordance with Table 142-06A based upon the *dwelling unit* size.
- (6) through (7) [No change in text]
- (8) The first two *dwelling units* constructed in accordance with Chapter 14, Article 3, Division 13 shall be exempt from the -PAGE 78 OF 137-



requirement to pay DIF. The third and fourth *dwelling units* constructed in accordance with Chapter 14, Article 3, Division 13 shall be required to pay DIF, which shall be scaled in accordance with Table 142-06A, based upon the dwelling unit size.

Table 142-06A
Scaled Development Impact Fee Rate for Specific Residential Development

Unit Size (SF)	Scaled Fee Rate
1,251 ≥	Full Fee
1,201 - 1,250	99%
1,151 - 1,200	97%
1,101 - 1,150	95%
1,051 - 1,100	92%
1,001 - 1,050	90%
951 - 1,000	87%
901 - 950	85%
851 - 900	83%
801 - 850	80%
751 - 800	78%
701 - 750	76%

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Unit Size (SF)	Scaled Fee Rate				
651 - 700	73%				
601 - 650	71%				
551 - 600	68%				
501 - 550	66%				

- (9) through (10) [No change in text.]
- (11) For development utilizing the Missing Middle Housing
 Regulations in Chapter 14, Article 3, Division 15, all dwelling
 units are subject to the payment of DIF at the rate for multiple
 dwelling units
- (c) through (g) [No change in text.]

§143.1002 Application of Complete Communities Housing Solutions Regulations

(a) At the request of the *applicant*, except as otherwise provided in Section 143.1030, the regulations in this Division shall apply to any *development* within a *Transit***Priority Area** where any portion of the premises contains zoning that is commercial, residential, or mixed-use and the premises is zoned 20 dwelling units per acre or greater or has a land use plan land use plan designation that

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allows for 20 *dwelling units* per acre or greater and is within one quarter mile of a rail station, not including additional units-<u>dwelling units</u> permitted under this Division, if all of the following requirements are met:

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

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

§143.1010 Incentives in Exchange for Transit Priority Sustainable

Development Area Affordable Housing and Infrastructure Amenities

An applicant proposing development that is consistent with the criteria in

Section 143.1002 shall be entitled to the following incentives:

(a) Waiver of the existing *floor area ratio* and a new *floor area ratio* based upon whether the development is located in FAR Tier 1, FAR Tier 2, FAR Tier 3, or FAR Tier 4. If a mixed-use *development* is proposed, the *floor area ratio* of the non-residential portion of the *development* shall not exceed the maximum *floor area ratio* of the applicable base zone or Planned District. *Development* located within the Coastal Overlay Zone and the Coastal Height Limit Overlay Zone as shown on Map No. C-380, filed in the office of the City Clerk as Document No. 743737, shall be limited to a maximum *floor area ratio* of 2.5, and to a -PAGE 81 OF 137-

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maximum height of 30 feet, with the exception of those areas located within the FAR Tier 1.

- (1) through (4) [No change in text]
- (5) An additional *floor area ratio* bonus of 1.5 shall be added to the maximum *floor area ratio* identified in Section 143.1010(a)(2)
 (4) if:
 - (A) At least 30 percent of the total dwelling units in the

 development are at least two bedroom dwelling units and
 at least 10 percent of the total dwelling units in the

 development are at least three bedroom dwelling units;
 and
 - (B) <u>Each dwelling unit</u> is under only one lease agreement per dwelling unit.
- (b) through (d) [No change in text.]
- (e) Waiver of the private exterior open space requirement in Section

 131.0455 for all *dwelling units* in the *development* if at least 10 percent

 of the total *dwelling units* in the *development* are at least three

 bedroom *dwelling units*, and each *dwelling unit* in the *development* is

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- under only one lease agreement per dwelling unit.
- (f) Scaling of Development Impact Fees based on square footage, rather than number of *dwelling units* in the proposed *development*, in accordance with Section 142.0640(b)(4).
- (gf) Waiver of Development Impact Fees for all covenant-restricted affordable dwelling units and all dwelling units that do not exceed 500 square feet, if the development provides a residential density that is at least 120 percent of the maximum permitted density of the applicable base zone or Planned District.
- (hg) Waiver of the Neighborhood Enhancement Fee for *development* that meets the affordable housing requirements set forth by this Division and restricts 100 percent of the *dwelling units*, not including any managers units, to households earning no more than 50 percent of the area *median income*.
- (ih) Use of up to five Affordable Housing Incentives. An *applicant* utilizing the regulations in this Division shall be entitled to incentives as described in Section 143.1010(i) for any *development* for which a written agreement and a deed of trust securing the agreement is

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entered into by the *applicant* and the President and Chief Executive

Officer of the San Diego Housing Commission. The City shall process
an incentive requested by an *applicant* in accordance with Section

143.1010(i).

- (1) through (4) [No change in text.]
- (ji) Affordable Housing waivers may be granted, except that waivers cannot be used to deviate from the requirements of this Division. An applicant utilizing the regulations in this Division shall be entitled to a waiver as described in Section 143.1010(j) for any development for which a written agreement and a deed of trust securing the agreement is entered into by the applicant and the President and Chief Executive Officer of the San Diego Housing Commission.

 (1) through (4) [No change in text.]
- (kj) Compliance with the regulations in this Division shall satisfy compliance with the City's Inclusionary Affordable Housing Regulations in Chapter 14, Article 2, Division 13 and the *applicant's* affordable housing obligations.

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§143.1015 Required Provision of Affordable Dwelling Units

- (a) In accordance with Section 143.1002(a)(1), an *applicant* requesting application of the regulations in this Division shall provide a written agreement to provide affordable *dwelling units*, entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission and secured by a deed of trust, that meets the following requirements:
 - (1) through (3) [No change in text.]
 - (4) As an alternative to the requirements in Section 143.1015(a)(1)-(3), an *applicant* may provide:
 - (A) At at least 40 percent of the rental dwelling units in the development, excluding any additional dwelling units allowed under a floor area ratio bonus, for rent by low income households at a cost, including an allowance for utilities, that does not exceed 30 percent of 50 percent of the area median income, as adjusted for household size: or
 - (B) At least 100 percent of the rental *dwelling units* in the
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- <u>allowed under a floor area ratio</u> bonus, for rent by

 <u>moderate income</u> households at a cost, including an

 allowance for utilities, that does not exceed:
- (i) 30 percent of 80 percent of the area median

 income, as adjusted for household size for at

 least 50 percent of the required rental dwelling

 units; and
- (ii) 30 percent of 120 percent of the area *median*income, as adjusted for household size for at

 least 50 percent of the required rental *dwelling*units.
- (5) through (6) [No change in text.]
- As an alternative to the requirements in Section 143.1015(a) to

 provide the required rental dwelling units onsite, the required

 rental dwelling units may be provided on different premises

 from the development subject to all of the following

 requirements:

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- (A) The required rental *dwelling units* shall be located on a receiver site that is located within:
 - (i) A Sustainable Development Area; and
 - (ii) An area identified as a Moderate, High, or

 Highest Resource California Tax Credit Allocation

 Committee (CTCAC) Opportunity Area at the time

 of project application; and
 - (iii) A community planning area that has less than
 five percent of its existing dwelling units as

 covenant-restricted very low income, low income,
 or moderate income dwelling units, within the
 same community planning area, or within one
 mile of the premises of the development, as
 measured in a straight line from the property
 lines of the development premises to the property
 lines of the proposed premises where the offsite
 affordable dwelling units will be constructed.
- (B) The *applicant* shall pay a fee to the Neighborhood
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Enhancement Fund as established by City Council

Resolution R-313282 that is calculated based on the

square feet of lot area for the development premises and

the premises for the receiver site for the required rental

dwelling units.

- (C) The required rental dwelling units shall be constructed at the same time as the market-rate dwelling units and receive final inspection approval from the Building
 Official no later than the date that the market-rate
 dwelling units receive final inspection approval from the
 Building Official.
- (D) The applicant shall record a deed restriction prior to the issuance of the first Building Permit for the development that:
 - (i) Documents the required number of affordable

 dwelling units to be provided; and
 - (ii) Assigns foreclosure rights of the *development*premises to the San Diego Housing Commission

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as follows: For new development, if the affordable dwelling units have not received a certificate of occupancy within 54 months of the issuance of the first Building Permit. For an existing structure(s) if the affordable dwelling units have not received a certificate of occupancy within 36 months of the issuance of the first Building Permit.

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

§143.1025 Supplemental Development Regulations

Development utilizing the regulations in this Division must comply with the following Supplemental Development Regulations and may not utilize the waivers provided in Section 143.1010(h) to deviate from the requirements in Section 143.1025.

- (a) Pedestrian Circulation Space. All *development* shall include the following pedestrian circulation improvements:
 - (1) through (3) [No change in text.]
 - (4) Gated entryways and street yard fencing is prohibited.

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- (54) Each dwelling unit on the ground floor fronting a public right-of-way or a private drive shall have a separate ground floor entrance or path adjacent to the public right-of-way or a private drive.
- (b) through (c) [No change in text.]
- (d) Buffer from Adjacent Freeways. *Development*, except for *development* within the Centre City Planned District, on a *premises* within 50 feet of a freeway shall comply with the following:
 - (1) [No change in text.]
 - (2) Outdoor areas such as balconies, patios, parks, plazas, and other <u>common</u> spaces occupied <u>used</u> by residents, customers or members of the public shall be oriented away from the freeway.
- (e) through (f) [No change in text.]

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ANTI-DISPLACEMENT MEASURES

§141.0302 Accessory Dwelling Units, Minor Accessory Dwelling Units, and Junior Accessory Dwelling Units

- (c) In addition to the requirements in Section 141.0302(a), the following additional regulations are applicable to *ADUs*:
 - (1) [No change in text]
 - (3) Development Regulations for ADUs(A) through (F) [No change in text]
 - shall be permitted for every *ADU* on the *premises* that is set aside as affordable to *very low income* and *low income* households for a period of not less than 10 years, or as affordable to *moderate income* households for a period of not less than 15 years, guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the *applicant*

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and the President and Chief Executive Officer of the San Diego Housing Commission.

- (i) through (iii) [No change in text.]
- households located within a Low or Lowest

 Resource California Tax Credit Allocation

 Committee Opportunity Area according to the

 most recent California State Treasurer

 TCAC/HCD Opportunity Area Maps shall receive

 priority preference for new covenant-restricted

 dwelling units created under this Section.

§141.0302 Accessory Dwelling Units, <u>Minor Accessory Dwelling Units</u>, and Junior Accessory Dwelling Units

Section 141.0302 provides for the construction of *Accessory Dwelling Units* (*ADUs*), *Minor Accessory Dwelling Units* (MADUs) and *Junior Accessory Dwelling Units* (*JADUs*), consistent with the requirements of state law, and is intended to encourage the construction of *ADUs*, *MADUs*, and *JADUs* through several

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local regulatory provisions, including eliminating parking requirements for *ADUs, MADUs,* and *JADUs*, and providing an affordable housing bonus of one additional *ADU* for every deed-restricted affordable *ADU* constructed on the *premises*, as specified in the regulations below. *ADUs* are permitted in all zones allowing residential uses, and *MADUs* and *JADUs* are permitted in all Single Dwelling Unit Zones by-right as a limited use decided in accordance with Process One, indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

shall be permitted for every *ADU* on the *premises* that is set aside as affordable to *very low income* and *low income* households for a period of not less than 10 years, or as affordable to *moderate income* households for a period of not less than 15 years, guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the *applicant*

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and the President and Chief Executive Officer of the San Diego Housing Commission.

- (i) through (iii) [No change in text.]
- (iv) Very low income, low income and moderate income
 households located within a Low or Lowest
 Resource California Tax Credit Allocation
 Committee Opportunity Area according to the
 most recent California State Treasurer
 TCAC/HCD Opportunity Area Maps shall receive
 priority preference for new covenant-restricted
 dwelling units created under this Section.

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Table 141-03A Qualifying Criteria for Affordable ADU Bonus

[No change in text]

Footnotes for Table 141-03A

[No change in text]

§143.0720 Density Bonus in Exchange for Affordable Housing Units

- A residential or mixed-use development consistent with all base zone
 requirements may receive a 0.5 floor area ratio bonus that may be
 combined with programs and incentives in this section if the
 development is located on a premise that is:
 - (1) Located in a Sustainable Development Area; and
 - (2) Has a base commercial zone that allows for residential or mixed use development; and
 - (3) Has an existing land use that is not residential
- (p) Very low income, low income and moderate income households
 <u>located within a Low or Lowest Resource California Tax Credit</u>
 Allocation Committee Opportunity Area according to the most recent

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<u>California State Treasurer TCAC/HCD Opportunity Area Maps shall</u>

<u>receive priority preference for new covenant-restricted dwelling units</u>

<u>created under this Division.</u>

§142.1304 Inclusionary Affordable Housing Requirements

From July 1, 2020 through June 30, 2024, the requirements of Subsections (a) and (b) of this Section 142.1304 shall be implemented incrementally as set forth in the Inclusionary Affordable Housing Implementation and Monitoring Procedures Manual on file with the San Diego Housing Commission (Procedures Manual). Effective July 1, 2024, all residential *development* subject to this Division shall include inclusionary *dwelling units* as follows:

- (a) through (d) [No change in text.]
- (e) Development of inclusionary dwelling units shall be subject to the following:
 - (1) through (2) [No change in text.]
 - (3) Sale or lease of the inclusionary *dwelling units* shall follow the marketing requirements and procedures in the Procedures

 Manual. *Very low income, low income* and *moderate income*-PAGE 96 OF 137-

households located within a Low or Lowest Resource California

Tax Credit Allocation Committee Opportunity Area according to

the most recent California State Treasurer TCAC/HCD

Opportunity Area Maps shall receive priority preference for

new covenant-restricted dwelling units created under this

Division.

- (4) through (5) [No change in text.]
- (f) through (h) [No change in text.]

§143.0745 Locating Required Affordable Dwelling Units Off-site

A *development* that complies with the Affordable Housing Regulations may provide all or a portion of the required affordable *dwelling units* off-site in accordance with the following:

- (a) through (e) [No change in text.]
- (f) Off-site affordable *dwelling units* may be located in an existing *structure(s)*, provided the *applicant* provides evidence that the existing *structure* has a remaining useful life of at least 55 years from the issuance of a Certificate of Occupancy pursuant to Section 143.0745(f)(2)(B) and complies with current Building Code standards, -PAGE 97 OF 137-

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to the satisfaction of the City Manager. Off-site affordable *dwelling units* that are occupied at the time the application is *deemed complete* shall comply with the State Relocation Act pursuant to Government Code Section 7260 or the Residential Tenant Protection Regulations located in Chapter 9, Article 8, Division 7, whichever is greater.

(g) [No change in text.]

§143.0810 Purpose of Coastal Zone Affordable Housing Replacement Regulations

The purpose of these regulations is to preserve existing dwelling units units dwelling units within the Coastal Overlay Zone that are occupied by very low income, low income or moderate income families as defined by

Government Code Section 65590(b). These regulations are intended to implement Government Code Section 65590 and the City of San Diego's own pro-housing policies, by providing for replacement housing within the Coastal Overlay Zone.

§143.0815 When Coastal Overlay Zone Affordable Housing Replacement Regulations Apply

(a) This division applies to any *development* that proposes the conversion or demolition of <u>dwelling unitsrental *dwelling*</u>
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<u>units</u> within the Coastal Overlay Zone that are occupied by persons or *families* of <u>very low income</u>, low income or moderate income, except as provided in Section 143.0820.

- (b) The following *development* types shall be reviewed for compliance with the regulations in this division:(1) through (2) [No change in text.]
 - (3) Demolition of a residential *structure* with three or more dwelling units or demolition of at least eleven units five dwelling units when two or more structures are involved.
- (c) [No change in text.]

§143.0820 Exemptions from the Coastal Overlay Zone Affordable Housing Replacement Regulations

This division is not applicable to the following:

- (a) through (b) [No change in text.]
- (c) The conversion or demolition of a residential *structure* that contains less than three <u>dwelling units</u>; and
- (d) The conversion or demolition of <u>404</u> or fewer dwelling units on a premises with more than one residential structure.

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§143.0830 Coastal Overlay Zone Affordable Housing Replacement Requirements

- (a) Within the Coastal Overlay Zone, the conversion or demolition of dwelling units dwelling units occupied by households of very low income, low income or moderate income is prohibited unless provision is made for the replacement of the units on a one-to-one basis.
- (b) The replacement requirements to provide dwelling units dwelling units dwelling units affordable to, and occupied by, very low income, low income or moderate income families can be met in any of the following ways:
 - (1) Conversion of existing market-rate dwelling units dwelling

 units to units affordable to, and occupied by, very low

 income, low income or moderate income persons or

 families;
 - (2) Conversion of existing nonresidential *development* to <u>dwelling</u>

 <u>units dwelling units</u> affordable to, and occupied by, <u>very low</u>

 <u>income</u>, low income or moderate income persons or families;

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- (3) Development of new dwelling units dwelling units affordable to, and occupied by, very low income, low income or moderate income persons or families to replace those housing units converted or demolished;
- (4) Substantial rehabilitation of deteriorated or dilapidated

 dwelling units to units affordable to, and occupied

 by, very low income, low income or moderate income persons or

 families; or
- (5) [No change in text.]

§143.0840 General Rules for Coastal Overlay Zone Affordable Housing Replacement Regulations

- (a) The Executive Director of the San Diego Housing Commission shall be responsible for determining <u>very low income</u>, low income and moderate income affordability standards and residents' qualifications.
- (b) through (d) [No change in text.]

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§143.0850 Development Review Procedures and Requirements for Coastal Overlay Zone Affordable Housing Replacement

- (a) [No change in text.]
- (b) Within 45 calendar days of receipt of the application for *development*, the Executive Director of the San Diego Housing Commission shall determine whether the dwelling units dwelling units to be converted or demolished are occupied by persons or families of very low income, low income or moderate income. This determination shall be based upon a survey of the residents. Information on tenant income shall be provided under penalty of perjury and shall include income from all sources, including reasonable return on tenant assets. A dwelling unit need not be replaced if, based upon a tenant income survey of the residents, the Executive Director determines that the unit is not occupied by persons or families of very low income, low income or moderate income.
- (c) Where a proposed *development* is required to provide replacement units that are affordable to <u>very low income</u>, <u>low income</u> or <u>moderate</u> income persons or <u>families</u>, the <u>applicant</u> shall enter into a Coastal -PAGE 102 OF 137-



Affordable Housing Compliance Agreement with the San Diego Housing Commission and shall be issued. The agreement shall include the following provisions:

- (1) A description of the *coastal development* project, including its location and the number of <u>dwelling units</u> to be developed, converted, or demolished;
- (2) [No change in text.]
- (3) A description of the method to be used to insure the affordability of the replacement dwelling units dwelling units.
 The term of affordability shall be for at least 5 years.
 Affordability shall include the rent or estimated housing cost and, in the case of for-sale units, the applicant shall identify the techniques to be used to limit future resales. The agreement shall be recorded and shall be an encumbrance upon the applicant's project until the provisions of this section are satisfied.
- (d) If an *applicant* chooses to pay an in-lieu fee instead of providing replacement dwelling units dwelling units, the agreement shall include -PAGE 103 OF 137-

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a provision that the San Diego Housing Commission shall develop, and make available as soon as feasible, the number and type of dwelling units the applicant would otherwise have been required to provide. The agreement shall also include the amount of the fee and the manner in which the fee shall be paid in accordance with the following:

- (1) In the case of conversions, the fee shall be due upon commencement of sales of dwelling units dwelling units converted to residential ownership status or upon approval of the final permits for change of use to nonresidential use;
- (e) through (f) [No change in text.]

§143.0860 Standards for Coastal Overlay Zone Affordable Housing Replacement Dwelling Units

(2) through (4) [No change in text.]

(a) Replacement dwelling units dwelling units shall provide housing opportunities similar to those provided by the dwelling units dwelling units converted or demolished. Replacement dwelling units dwelling units shall be acceptable to the Executive -PAGE 104 OF 137-

Director of the San Diego Housing Commission in accordance with a Coastal Affordable Housing Compliance Permit. The replacement dwelling units dwelling units need not be identical to those converted or demolished, but should be provided in the same *bedroom* ratio.

- (b) Priority for location of replacement dwelling units dwelling units shall be as follows and in accordance with Section 143.0860(c):
 - (1) [No change in text.]
 - (2) Elsewhere in the Coastal Overlay Zone within the same community plan area; or
 - (3)Elsewhere in the Coastal Overlay Zone.; or
 - (4)If location on the site or elsewhere within the Coastal Overlay Zone is not feasible, the replacement dwelling units dwelling units shall be located within three miles of the Coastal Overlay Zone. However, in no case shall the replacement dwelling units dwelling units be located outside the Coastal Overlay Zone within any census tract impacted by an over-concentration of -PAGE 105 OF 137-



- persons and *families* of *low income*, as defined by the Progress Guide and General Plan Housing Element.
- (c) Replacement dwelling units that are not located on the same premises as the converted or demolished affordable dwelling units shall comply with all of the following:
 - (1) Replacement dwelling units shall not be constructed within a Low or Lowest Resource California

 Tax Credit Allocation Committee Opportunity Area according to the most recent California State Treasurer

 TCAC/HCD Opportunity Area Maps.
 - (2) If the converted or demolished affordable dwelling units were located on a premises within an area identified as a High or Highest Resource California Tax Credit Allocation Committee Opportunity Area according to the most recent California State Treasurer TCAC/HCD Opportunity Area Maps, the replacement dwelling units shall also be constructed within a High or Highest Resource TCAC Area.

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- (ed) Replacement dwelling units dwelling units shall be provided and available for occupancy within three years of the date that a converted unit is offered for sale to the public or that the physical demolition of a demolished unit is substantially complete.
- (e) Very low income, low income and moderate income households

 located within a Low or Lowest Resource California Tax Credit

 Allocation Committee Opportunity Area according to the most

 recent California State Treasurer TCAC/HCD Opportunity Area

 Maps shall receive priority preference for new affordable

 dwelling units created under this Division.

§143.1005 Required Replacement of Existing Affordable Units

- (a) [No change in text.]
- (b) The number and type of required replacement affordable *dwelling units* shall be determined as follows:
 - (1) through (3) [No change in text.]
 - (4) All rental replacement affordable dwelling units shall be affordable for at least 55 years. *Very low income, low income*-PAGE 107 OF 137-

and moderate income households located within a Low or

Lowest Resource California Tax Credit Allocation Committee

Opportunity Area according to the most recent California State

Treasurer TCAC/HCD Opportunity Area Maps shall receive

priority preference for new covenant-restricted dwelling units

created under this Division.

- (5) [No change in text.]
- (6) The *applicant* agrees to provide relocation benefits to the occupants of those affordable residential *dwelling units*, and the right of first refusal for a comparable *dwelling unit* available in the new housing *development* at a rent affordable to *very low* or *low income* households.
 - (A) [No change in text.]
 - (B) For any *very low, low,* or *moderate income* household displaced by conversion, the *applicant* shall pay to such household an amount in accordance with Chapter 16 (commencing with Section 7260) of Division 7 of Title 1 of the California Government Code or the Residential -PAGE 108 OF 137-

<u>Tenant Protection Regulations located in Chapter 9,</u>

<u>Article 8, Division 7, whichever is greater.</u>

(7) [No change in text.]

The purpose of these regulations is to specify when and how a residential development that proposes demolition of existing dwelling units and/or protected dwelling units must replace those dwelling units. These regulations are intended to implement California Government Code Section 66300(d) and the City of San Diego's own pro-housing policies by requiring

replacement of dwelling units and protected dwelling units for any residential

§143.1201 Purpose of the Dwelling Unit Protection Regulations

- When the Dwelling Unit Protection Regulations Apply
 This Division applies to the following *developments* with a complete

 development application submitted on or after between January 1, 2020 and

 December 31, 2024:
 - (a) through (b) [No change in text.]

development subject to this Division.

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- (c) Mixed-use *developments* consisting of residential and non-residential uses where at least two-thirds of the square footage is designated for residential use; and
- (d) Transitional housing facilities and permanent supportive housing: and
- (e) Commercial development in zones that permit residential development.

§143.1205 Expiration of the *Dwelling Unit* Protection Regulations Consistent with California Government Code Section 66301, the regulations of this Division shall remain in effect until January 1, 2025, and as of that date are repealed unless a later enacted ordinance deletes or extends that date.

§143.1207 Definitions

The following definitions apply to this Division in addition to the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code.

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.

- (a) *Protected dwelling unit* means any of the following:
 - (1) Dwelling units <u>located outside of the Barrio Logan Plan Area</u>

 that are or were subject to a recorded covenant, ordinance, or -PAGE 110 OF 137-

- law that restricts rents to levels affordable to *very low income* or *low income* households during the five -year period preceding the application.
- (2) Dwelling units <u>located outside of the Barrio Logan Plan Area</u> that are or were <u>occupiedrented</u> by very low income or low income households during the five -year period preceding the application.
- (3) Dwelling units located within the Barrio Logan Plan Area that

 are or were subject to a recorded covenant, ordinance, or law

 that restricts rents to levels affordable to very low income or low

 income households during the seven -year period preceding

 the application.
- (4) Dwelling units located within the Barrio Logan Plan Area that are
 or were rented by very low income or low income households
 during the seven -year period preceding the application.
- (35) SRO hotel rooms or other dwelling units that were withdrawn from rent or lease in accordance with California Government

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Code Sections 7060 through 7060.7 during the 10 -year period preceding the application.

§143.1212 Replacement of Protected Dwelling Units

Development subject to this Division that proposes demolition of vacant or occupied *protected dwelling units* on the *premises* shall comply with all the following:

- (a) through (c) [No change in text.]
- (d) The *applicant* shall provide existing residents of *protected dwelling units* with all of the following:
 - (1) The ability to occupy their units until six months before the start of construction activities with proper notice, pursuant to California Government Code Sections 7260 through 7277. In the Barrio Logan Community Plan Area, any existing residents shall be allowed to occupy their dwelling units dwelling units until six months before the start of construction activities with proper notice, which shall occur at least 12 months prior to the anticipated termination of residency. The record owner applicant shall deliver a notice of intent to terminate residency

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(A)

- to the San Diego Housing Commission and to each resident household.
- (2) The ability to return at their prior rental rate if the demolition does not proceed and the property is returned to the rental market.
- (23) To those households that remain in a *protected dwelling unit*, the *applicant* shall provide:
 - Relocation benefits consistent with the requirements of California Government Code Sections 7260 through 7277 or the Residential Tenant Protection Regulations located in Chapter 9, Article 8, Division 7, whichever is greater for public agencies. The applicant applicant or the applicant's agent for development in the Barrio Logan Community Plan Area shall engage a qualified third-party contractor or consultant to oversee the provision of the required relocation benefits. The third-party contractor or consultant shall provide a letter to the San Diego Housing Commission certifying -PAGE 113 OF 137-

- compliance with the relocation benefits requirements after completion of the relocation process.
- (B) [No change in text.]
- Community Plan Area, residents living within one mile of the development <u>development</u> at the time of application shall receive priority for 75 percent of the affordable dwelling units <u>dwelling units</u> in the development <u>development</u> that are reserved for very low income <u>very low income</u>, or moderate income households.
- (e) Any protected dwelling units replaced in accordance with this Division may be counted toward compliance with the Inclusionary Affordable Housing Regulations in Chapter 14, Article 2, Division 13, and the Affordable Housing Regulations in Chapter 14, Article 3, Division 7, and the Coastal Overlay Zone Affordable Housing Replacement Regulations in Chapter 14, Article 3, Division 8.

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(f) Very low income, low income and moderate income households located within a Low or Lowest Resource California Tax Credit Allocation
Committee Opportunity Area according to the most recent California
State Treasurer TCAC/HCD Opportunity Area Maps shall receive
priority preference for new covenant-restricted dwelling units created
under this Division.

§144.0505 Tenant Benefits, Rights and Obligations

- (a) The *subdivider* of a *condominium conversion* project shall provide <u>all of the following</u> benefits specified in section 144.0505(b) to any person whose tenancy in the project the *subdivider* terminates due to the *condominium conversion*.
 - (a) The right of first refusal to purchase their *dwelling unit* or another *dwelling unit* in the *condominium conversion* project.
 - (b) The *applicant* shall provide a relocation assistance payment to all tenants of the project. The relocation payment shall be three months' rent based on the current San Diego "fair market rent" for apartment size, as established by the U.S. Department of Housing and Urban Development. The relocation

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payment shall be paid no later than the day on which the applicant gives notice to the tenant to vacate the premises and shall be based upon the fair market rent at the time of the notice. Relocation Assistance in accordance with the Residential Tenant Protection Regulations in Chapter 9, Article 8, Division 7. In the Barrio Logan Community Plan Area, the applicant shall provide relocation benefits to all tenants of the project pursuant to California Government Code Sections 7260 through 7277 or the Residential Tenant Protection Regulations located in Chapter 9, Article 8, Division 7, whichever is greater.

(c) [No change in text.]

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DISCONTINUED HARMFUL USES

§127.0112 Replacing Harmful Uses

- (a) The following previously conforming uses, when located near residential areas, are considered harmful uses:, Junk Yards, Dumps, Wrecking and Dismantling of Motor Vehicles, and Very Heavy Industrial Uses
- (b) <u>The following requirements apply to previously conforming uses</u>

 considered harmful uses located within the San Diego Promise Zone:
 - (1) If a previously conforming use is discontinued for any period of time, the use is no longer permitted to operate on the premises, and operations may be not be resumed, or changed to another use in the same category
 - (2) The previously conforming use will cease to be permitted to operate after XX years.
 - (A) All property owners and tenants will be notified through certified mail of the date when the *previously conforming*use ceases to be permitted to operate.

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- (B) The date when the previously conforming use will cease

 to be permitted will be XX years after the notification is

 sent to the property owners and tenants pursuant to

 section 127.0112 (b)(2)(A).
- (c) <u>Development of a conforming use on the premises of a previously</u>

 <u>conforming use considered to be a harmful use located within the San</u>

 <u>Diego Promise Zone will be eligible for the following development</u>

 incentive:
 - (1) If the development application is submitted to the City within XX

 years of date the notification pursuant to section 127.0112

 (b)(2)(A) was sent, the development may increase its maximum

 floor area ratio allowed in the zone by 0.5.
 - (2) If the development on the premises includes 50 percent of its

 pre-density bonus units set aside as affordable to very low

 income, low income, or moderate income households for a

 period of not less than 55 years guaranteed through a written

 agreement and a deed of trust securing the agreement,

 entered into by the applicant and the President and Chief

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Executive Officer of the San Diego Housing Commission is submitted to the City within XX years of date the notification pursuant to section 127.0112 (b)(2)(A) was sent, the development may increase its maximum floor area ratio allowed in the zone by 1.0.

- (3) This incentive may be used in addition to other housing programs.
- (4) If the development on the premises is a conforming use, the development would be considered an in-fill project described in section 143.0915(b) and would be eligible for expedited permit processes for in-fill projects.

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§131.0420 Use Regulations of Residential Zones

The regulations of Section 131.0422 apply in the residential zones where indicated in Table 131-04B.

- (a) The uses permitted in any residential zone may be further limited <u>or expanded</u> by the following:
 - (1) Section 131.0423 (Additional Use Regulations of Residential Zones);
 - (2) Use limitations applicable to the Airport Land UseCompatibility Overlay Zone (Chapter 13, Article 2,Division 15);
 - (3) The presence of *environmentally sensitive lands*,

 pursuant to Chapter 14, Article 3, Division 1

 (Environmentally Sensitive Lands Regulations); or
 - (4) Chapter 14, Article 3, Division 13 (Multi-Dwelling Unit

 and Urban Lot Split Regulations for Single Family Zones)
 - (5) Chapter 14, Article 3, Division 15 (Missing MiddleHousing Regulations)-PAGE 120 OF 137-

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(4)(6) Any other applicable provision of the San Diego

Municipal Code.

(b) through (f) [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 to legend.]

Table 131-04B Use Regulations Table for Residential Zones

Use Categories/ Subcategories	Zone 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, and Separately Regulated Uses] Open Space through Reside	4th >>	1 23	1 2 3 4 5 6 7 8 9 1 1 1 1 14 0 1 2 3 [No change in tex		1 2 3 4 5	
Mobilehome Parks [No cha			[No change in tex	(c]		
Multiple Dwelling Units		<u>_11</u>	<u>-11</u>	<u>_11</u>	<u>-11</u>	
Residential, Rooming House Section 131.0112(a)(3)(A)] thr	_		[No change in tex	ĸt]		

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Use Categories/	Zone	Zones								
Subcategories	Designator									
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE- RS- RX- R	T-							
descriptions of the Use	3rd >>	1- 1- 1-	1-							
Categories, Subcategories, and Separately Regulated Uses]	4th >>	231234567891111141212	3 4 5							
Separately Regulated Signs Theater Marquees [No change	-									

Use Categories/ Subcategories	Zone Designator	Zones												
[See Section 131.0112 for an explanation and	1st & 2nd >>	RM-												
descriptions of the Use	3rd >>		1- 2-					3-			4- 5-			
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1	2	3 4	1 5	6	7	8	9	10	11	1	12	
Open Space through Separately Regulated Residential Uses, Employee Housing, Greater than 12 Employees [No change in text]		[No change in text]												
Fraternities, Sororities and Student Dormitories Student Housing			<u>£</u>	<u>C</u> L	<u>£</u> L	<u> </u>	C L	ÇĻ	<u>C</u> L	<u>C</u> L	Ę	<u>C</u> L	<u>CL</u>	
Garage, Yard, & Estate Sale	Geparately Regulated Residential Uses, Garage, Yard, & Estate Sales through Gigns, Separately Regulated Signs [No change in text]													

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Use Categories/	Zone	Zones											
Subcategories	Designator	-											
[See Section 131.0112 for an explanation and	1st & 2nd >>	d >> RM-											
descriptions of the Use	3rd >>	1-			2-		3-		4-		5-		
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Uses , Theater <i>Marquees</i> [Ntext.]	lo change in												

Footnotes for Table 131-04B

¹ through ¹⁰ [No change in text.]

Development of multiple dwelling units permitted in accordance with Chapter

14, Article 3, Divisions 14 and 15.

Article 15: Missing Middle Housing Regulations

§143.1501 Missing Middle Housing Regulations

These regulations are intended to implement California Senate Bill 10 (2021-

2022) and California Government Code Sections 65913.5 by allowing the

construction of additional dwelling units on residentially-zoned lots, as

specified in this Division. These regulations specify when and how additional -PAGE 123 OF 137-

dwelling units may be permitted in a base zone that allows residential uses, and includes supplemental development regulations applicable to development proposed under this Division. These regulations shall not apply if any other density bonuses are being utilized.

§143.1505 Application of Missing Middle Housing Regulations

- This Division applies to premises that do not otherwise allow for up to10 dwelling units, and that are located within all of the following:
 - (1) Sustainable Development Area;
 - (2) <u>A RS, RX, RT, RM or Planned District zone that permits single</u> *dwelling unit development* or *multiple dwelling unit development*.
- (b) This Division is not applicable in the following circumstances:
 - (1) When the *premises* is located within any of the following:
 - (A) Wetlands;
 - (B) The Very High Fire Hazard Severity Zone, unless the

 development complies with Chapter 7A of the California

 Building Code, which mitigates wildfire exposure risk

 through materials and construction methods;

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- Housing Action Package 2.0
- (C) A hazardous waste site that is listed pursuant to

 California Government Code Section 65962.5 or a

 hazardous waste site designated by the Department of

 Toxic Substances Control pursuant to Section 25356 of

 the California Health and Safety Code, unless the State

 Department of Public Health, State Water Resources

 Control Board, or Department of Toxic Substances

 Control has cleared the site for residential use or

 residential mixed uses;
- (D) A delineated earthquake fault zone as determined by
 the State Geologist in any official maps published by the
 California State Geologist, unless the development
 complies with applicable seismic protection building
 code standards adopted by the California Building
 Standards Commission under the California Building
 Standards Law (Part 2.5 (commencing with Section
 18901) of Division 13 of the Health and Safety Code),
 and by the Development Services Department;
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(E) Special Flood Hazard Areas, unless:

- (i) The premises has been subject to a Letter of Map

 Revision prepared by the Federal Emergency

 Management Agency and issued to the local

 jurisdiction; or
- (ii) The premises meets Federal Emergency

 Management Agency requirements necessary to

 meet minimum flood plain management criteria

 of the National Flood Insurance Program

 pursuant to Part 59 (commencing with Section

 59.1) and Part 60 (commencing with Section

 60.1) of Subchapter B of Chapter I of Title 44 of
 the Code of Federal Regulations.
- Emergency Management Agency in any official maps

 published by the Federal Emergency Management

 Agency, unless the development has received a no-rise

 certification in accordance with Section 60.3(d)(3) of

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applicant is able to satisfy all applicable federal
qualifying criteria in order to provide that the premises
satisfies this subparagraph and is otherwise eligible for
streamlined approval under this section, an application
shall not be denied on the basis that the applicant did
not comply with any additional City permit requirement,
standard, or action that is applicable to that premises;

- (G) The MHPA of the MSCP Subarea Plan;
- (H) Environmentally Sensitive Lands conserved by dedication

 in fee title, covenant of easement, or conservation

 easement; or
- (I) A historical district that is a designated historical resource,
 or on a premises that contains a designated historical
 resource.
- (j) Land designated in a land use plan as open space or park.

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- (K) On parcels adjacent to streets that do not meet the requirements for street improvements, including sidewalks, as described in Section 142.0670(a).
- (2) If the development requires demolition or alteration of a

 dwelling unit that is subject to a recorded covenant, ordinance,

 or law that restricts rents to levels affordable to persons and

 families of moderate income, low income, or very low income.
- (3) If the premises contains SRO hotel rooms or other dwelling units

 that were withdrawn from rent or lease in accordance with

 California Government Code Sections 7060 through 7060.7

 during the 15-year period preceding the application.
- (4) If the development is located on a premises located more than

 0.5 miles from a major transit stop in which less than 75

 percent of the perimeter of the premises adjoins parcels that

 are developed with urban uses as defined as any residential,

 commercial, industrial, public institutional, transit,

 transportation passenger facility, or retail use, or any

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combination of those uses or as otherwise specified in California Health and Safety Code 53545.12(h) as amended.

- §143.1510 Missing Middle Housing Supplemental Development Regulations

 An applicant seeking to utilize the provisions of this Division shall comply with

 all of the regulations in this Section.
 - (a) The development regulations of the RM 1-1 base zone shall apply, except as specified in this section.
 - (b) <u>Density Regulations. The maximum number of dwelling units on the</u>

 premises shall not exceed the following:
 - <u>Development on a premises within a RM and Planned District</u>
 <u>Zone that permits multiple dwelling unit development</u>, no more
 <u>than 10 total dwelling units shall be permitted unless the</u>
 <u>development includes ADUs or JADUs allowed under Section</u>
 <u>143.1510 (n), in which case the dwelling unit limit in 143.1510</u>
 (n)(1)(c) would apply.
 - <u>Development on a premises within a RS, RX, RT and Planned</u>

 <u>District Zones that permits single dwelling unit development, no more than one dwelling unit for every 1,000 square feet of lot</u>

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area or 10 dwelling units, whichever is less, shall be permitted, unless the development includes ADUs or JADUs allowed under Section 143.1510 (n), in which case the dwelling unit limit in 143.1510 (n)(1)(c) would apply.

- (c) Lot Regulations.
 - (1) Lot Area. The minimum lot area shall not be less than 1,000 square feet.
 - (2) <u>Lot Dimensions.</u> The minimum *lot* dimensions shall not be less than the following:
 - (A) Lot Width: 18 feet
 - (B) Lot Width (corner): 20 feet
 - (C) Lot Depth: 50 feet
- (d) Setback Regulations.
 - (1) For development on a premises within a RS Zone, the following setback regulations shall apply.
 - (A) Min Front Setback 5 feet [See Section 131.0443(c)(1)]
 - (B) Max Front Setback 15 feet [See Section 131.0443(c)(1)]
 - (C) Max Side Setback 4 feet
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- (D) Min Side Street Setback 4 feet
- (E) Min Rear Setback 4 feet
- (2) For development on a premises within a RX, RT, RM or Planned

 District Zone, the setback regulations of 143.1510(d)(1) shall

 apply unless the setback regulations for the base zone are less.
- (e) Structure Height Regulations.
 - (1) The maximum structure height shall be 35 feet or the maximum structure height of the base zone, whichever is greater.
 - (2) Within the Coastal Height Limit Overlay Zone, the maximum structure height shall be 30 feet, which shall be determined in accordance with Section 113.0270(a)(4)(D).
- (f) Lot Coverage Regulations. Maximum lot coverage shall not apply to development construction in accordance with this Division.
- (g) Floor Area Ratio Regulations. The maximum floor area ratio shall not exceed 3.0 or the maximum floor area ratio of the base zone, whichever is greater.

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- (h) Private Exterior Open Space Regulations. Private exterior open space regulations shall not apply on a premises less than 10,000 square feet for development on a premises within the RM and Plan District Zones.
- (i) Common Open Space Regulations. Common open spaces regulations

 shall not apply on a *premises* less than 10,000 square feet for

 development on a premises within the RM or Planned District Zones.
- (j) <u>Bedroom Regulations. Development exceeding a total of four dwelling</u>
 <u>units shall provide:</u>
 - (1) At least two dwelling units that contain three or more bedrooms,

 and
 - (2) At least one additional dwelling unit that contain two or more bedrooms.
- (l) Parking Regulations.
 - (1) Within a transit priority area, off-street parking spaces shall not be required.
 - (2) Outside of a *transit priority area*, off-street parking spaces shall be provided as follows:

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- (A) Off-street parking spaces are not required for the first

 two dwelling units. For any dwelling units constructed

 after the first two, one parking space per dwelling unit is

 required.
- (B) Within the Beach Impact Area of the Parking Impact

 Overlay Zone, one off-street parking space shall be

 required per dwelling unit unless the applicant can

 demonstrate to the satisfaction of the City Manager that

 there is access to a car share or other shared vehicle

 within one block of the premises.
- (m) Homeownership Opportunity Regulations. The development shall ensure that the dwelling units can be subdivided into individual ownership through a Subdivision Map Act action without requiring additional improvements. Any Accessory Dwelling Units or Junior
 Accessory Dwelling Units must be located on the premises in a manner that would facilitate individual ownership of a dwelling unit with any Accessory Dwelling Units or Junior Accessory Dwelling Units.

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(A)



- (n) Accessory Dwelling Unit and Junior Accessory Dwelling Unit Regulations.
 This Division may be utilized in conjunction with Accessory Dwelling
 Unit and Junior Accessory Dwelling Unit development consistent with the following regulations:
 - (1) An applicant may construct no more than two attached or detached Accessory Dwelling Units and no more than two attached or detached Junior Accessory Dwelling Units in addition to the dwelling units permitted in accordance with this Division.
 - regulations in Section 141.0302, except that no more

 than two Accessory Dwelling Units shall be permitted on

 the premises in a Multiple Dwelling Unit Zone, and no

 more than one Accessory Dwelling Unit shall be

 permitted on a premises in a Single Dwelling Unit Zone.

 (B) The Junior Accessory Dwelling Units shall comply with the

 regulations in Section 141.0302(d), except that no more

 than two Junior Dwelling Units shall be permitted on the

 premises in a Multiple Dwelling Unit Zone, and no more

The Accessory Dwelling Units shall comply with the

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- than one Junior Accessory Dwelling Unit shall be permitted on a premises in a Single Dwelling Unit Zone.
- (C) Under no circumstances shall the total number of

 dwelling units on the premises, inclusive of Accessory

 Dwelling Units and Junior Accessory Dwelling Units, exceed

 10 dwelling units.
- (D) Development constructed pursuant to this Division may not include Bonus ADUs allowed in Section

 141.0302(c)(2)(G).(E) Any Accessory Dwelling Units or

 Junior Accessory Dwelling Units constructed under this section shall be deed-restricted for very low income or low income households for a period of at least 55 years.
- (o) Any mixed-use *development* proposed under this Division is limited to no more than 30 percent of the square footage of the *development* for non-residential uses.
- (q) Development proposed under this Division shall comply with the
 regulations of the Airport Land Use Compatibility Overlay Zone
 (Chapter 13, Article 2, Division 15).
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§143.1515 Rental of Dwelling Units Constructed in Accordance with this Division

A dwelling unit constructed in accordance with this Division shall not be rented for fewer than 31 days.

§143.1520 Affordable Housing Regulations in Accordance with this Division

- (a) Developments exceeding a total of four dwelling units shall provide at least one dwelling unit that is set aside as affordable to very low income, low income, or moderate income households for a period of not less than 55 years, guaranteed through a written agreement and a deed of trust securing the agreement, entered into by the applicant and the President and Chief Executive Officer of the San Diego Housing Commission.
- (b) Developments located in a High or Highest Resource Area as defined
 by the California Tax Credit Allocation Committee at the time of the
 application submittal, exceeding a total of four dwelling units, at least
 one additional dwelling unit shall be affordable to low income or very
 low-income households for a period of at least 55 years, guaranteed
 through a written agreement and a deed of trust securing the

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agreement, entered into by the applicant and the President and Chief

Executive Officer of the San Diego Housing Commission.

§143.1525 Payment of Fees in Accordance with this Division

- (a) Development Impact Fees for *development* constructed in accordance with this Division shall comply with Section 142.0640(b).
- (b) <u>Development constructed in accordance with this Division shall pay</u>

 fees to the Neighborhood Enhancement Fund in accordance with

 Resolution No. R-313282.

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