ORDINANCE NUMBER O	(NEW SERIES)
DATE OF FINAL PASSAGE	

AN ORDINANCE AMENDING CHAPTER 5 OF THE SAN DIEGO MUNICIPAL CODE BY ADDING NEW ARTICLE 10, DIVISION 1, SECTIONS 510.0101, 510.0102, 510.0103, 510.0104, 510.0105, 510.0106, 510.0107, 510.0108, AND 510.0109; AMENDING CHAPTER 5 BY ADDING NEW ARTICLE 10, DIVISION 2, SECTIONS 510.0201 AND 510.0202; AMENDING CHAPTER 9, ARTICLE 8, DIVISION 5 BY AMENDING SECTION 98.0502; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 2 BY AMENDING SECTION 126.0203; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 3 BY AMENDING SECTION 126.0303; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 131.0422; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS 131.0522 AND 131.0540; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTION 131.0622; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 15 BY AMENDING SECTIONS 132.1510 AND 132.1515; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY DELETING SECTION 141.0301; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 6 BY DELETING SECTION 141.0603; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTIONS 142.0525 AND 142.0555: AMENDING CHAPTER 15, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 152.0104; AMENDING CHAPTER 15, ARTICLE 2, DIVISION 3 BY AMENDING SECTION 152.0316; AMENDING CHAPTER 15, ARTICLE 5, DIVISION 2 BY AMENDING SECTION 155.0238; AMENDING CHAPTER 15, ARTICLE 6, DIVISION 3 BY AMENDING SECTIONS 156.0302 AND 156.0308; AMENDING CHAPTER 15, ARTICLE 10, DIVISION 3 BY AMENDING SECTIONS 1510.0303 AND 1510.0305; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 3 BY AMENDING SECTIONS 1513.0303 AND 1513.0304; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 4 BY AMENDING SECTION 1513.0403, ALL RELATING TO SHORT TERM RESIDENTIAL OCCUPANCY.

WHEREAS, the City of San Diego (City) desires to preserve the residential character of its neighborhoods and to alleviate the impacts to residential neighborhoods caused by short term residential occupancy (STRO), which is an occupancy of less than a month; and

WHEREAS, some of the impacts are due to unfamiliarity with the local ordinances and regulations, such as those relating to noise, trash collection, and parking; which the City proposes to address by requiring this information to be provided to the occupants of STRO; and

WHEREAS, some of the impacts could also be alleviated by having a specific individual available to contact with concerns and who is responsible for addressing the concerns which the City proposes to address by requiring that this contact information be available to the short term residential guest and to the public; and

WHEREAS, the City has determined, through numerous public meetings, that the impacts to residential neighborhoods caused by STRO are less when a host, as defined, remains in the residence during the STRO, also known as home sharing, and so has determined that home sharing should be incentivized, not require a license, and be regulated differently than whole home STRO; and

WHEREAS, because most negative impacts to neighborhood communities arise from whole home STRO, the City desires to reduce these impacts by requiring a license for whole home STRO and generally limiting overall whole home STRO by only allowing each host one STRO License; and

WHEREAS, a host may obtain one more STRO License for the host's primary residence where the host resides at least six months of the year, because a primary residence is not one that is available to house others long-term, and therefore this limited use of one's own home does not remove any available long-term housing stock; and

WHEREAS, the City currently allows boarder and lodger accommodations and bed and breakfast establishments as separately regulated uses, and the City intends to instead require compliance with the regulations set forth herein and require a Neighborhood Use Permit when the dwelling has five or more bedrooms; and

WHEREAS, whole home STRO in the Coastal Overlay Zone and the Downtown

Community Plan area shall require a minimum three night stay because, of the top 10 areas in the

City of San Diego with STROs, these two areas combined have more STROs than all of those

other areas; therefore, requiring a three night minimum in these areas of highest use will reduce
the frequency of guest turnover and the corresponding neighborhood impacts to health, safety,
and welfare due to excessive noise, improper storage and disposal of refuse and recyclables, and
unfamiliarity with parking regulations where those impacts are most likely to occur; and

WHEREAS, residences in the Mission Beach Planned District have been used for short term residential occupancy for decades, the Mission Beach Planned District has only two hotels and two hostels, and the City desires to preserve this type of long-standing lower-cost coastal visitor serving accommodation by not imposing any STRO License limitation; and

WHEREAS, STRO and the associated visitor spending create jobs, some of which are low paying, and therefore create a need for affordable housing, the City desires to require the payment of a nightly Affordable Housing Impact Fee for STRO to assist with the creation of affordable housing; and

WHEREAS, hosting platforms, as defined, are commonly utilized by hosts to facilitate short term occupancies. Many of these hosting platforms allow hosts to rent out their properties in a fairly anonymous manner, i.e., without the specific address of the properties, the names of

hosts responsible for the properties, or other information identifying properties being used on a short term basis; and

WHEREAS, existing law requires hosts to register with the City Treasurer and to collect and remit transient occupancy taxes to the City for rentals involving short term occupancies at the same time as the rent is collected; and

WHEREAS, Host Compliance LLC (Host Compliance) is a privately held company based in San Francisco that is a leading provider of short term rental compliance monitoring and enforcement solutions to local governments; and

WHEREAS, there are 3,686 properties in San Diego rented as short term occupancies registered with the City Treasurer as of May 2018, but data provided in a December 2017 report from Host Compliance indicates that there are actually 11,347 properties being rented on a short term basis in San Diego; and

WHEREAS, this indicates that there are a significant number of properties rented on a short term basis that are not registered with the City Treasurer and therefore not in compliance with existing law; and

WHEREAS, to address this issue, the City wishes to require hosting platforms to inform hosts of the City's registration and tax requirements, to take reasonable care to verify that hosts have lawfully registered with the City before hosting platforms facilitate the completion of a short term occupancy transaction, and if a hosting platform collects the rent as part of its booking service, the hosting platform must also collect the required transient occupancy taxes to prevent a violation of existing law; NOW, THEREFORE,

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

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

Article 10: Short Term Residential Occupancy and Hosting Platforms

Division 1: Short Term Residential Occupancy

§510.0101 Purpose and Intent

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

§510.0102 Definitions

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

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

Dwelling unit means single dwelling units and multiple dwelling units as set forth in Municipal Code section 113.0103.

Home share means the occupancy of the host's primary residence while the host is physically present and residing in the primary residence during each day of the short term residential occupancy.

Host means a natural person who has the legal right to occupy the *dwelling unit* and to allow the *short term residential occupancy*.

Hosting platform means any person, as defined in Municipal Code section 11.0210, who provides, and collects or receives, a fee for booking services through which a host may offer short term residential occupancy.

Month means a period of consecutive days from the first calendar day of occupancy in any month to the same calendar day in the next following month, or the last day of the next month following, if no corresponding calendar day exists.

Occupancy means the use or possession, or the right to the use or possession of a dwelling unit for dwelling, lodging, or sleeping purposes.

Primary residence means the dwelling unit in which the host allows short term residential occupancy and in which the host resides at least six months of the year. A host can only have one primary residence.

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

Short term rental guest means any person who exercises occupancy, or is entitled to occupancy, by reason of concession, permit, right of access, license, or other agreement for a period of less than one *month*.

Short term residential occupancy means the occupancy of a dwelling unit for less than one month.

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

§510.0103 Short Term Residential Occupancy Regulated

A *dwelling unit* may not be used for *short term residential occupancy* except as set forth in this Division.

- (a) Whole home requirements:
 - (1) A Short Term Residential Occupancy License is required for *whole*home short term residential occupancy.
- (b) *Home share* requirements:
 - (1) A Short Term Residential Occupancy License is not required for home share, except for the use of a dwelling unit with five or more bedrooms. However, if no Short Term Residential Occupancy License is required, the home share host must register the dwelling unit as a home share with the City Manager prior to the initial home share.

(2) *Home share* is only allowed in the *host's primary residence*.

§510.0104 Issuance of a Short Term Residential Occupancy License

- (a) Only a *host* may apply for a Short Term Residential Occupancy License.
- (b) At application, the *host* must provide a Transient Occupancy Registration

 Certificate number for the *dwelling unit* or concurrently apply for a

 Transient Occupancy Registration Certificate.
- (c) Only a current water bill with the *host's* name and either a property deed or a rental/lease agreement signed by both the landlord and tenant reflecting the *host's* name as a tenant may be used to establish that a *dwelling unit* is a *host's primary residence*.
- (d) Upon receipt of a complete application, a Short Term Residential

 Occupancy License shall be issued by the City Manager, when the
 required fees have been paid, except as set forth below.
 - (1) A Short Term Residential Occupancy License shall not be processed for a *dwelling unit* with a pending enforcement action by the City for violations of this Article unless the approval is required to resolve the enforcement action.
 - (2) A Short Term Residential Occupancy License shall not be processed for a *dwelling unit* that has had a Short Term Residential Occupancy License revoked by the City within 12 months prior to the date of application.
- (e) A *host* may be issued one Short Term Residential Occupancy License, plus one additional Short Term Residential Occupancy License, if one of

the *dwelling units* is the *host's primary residence*. However, within the Mission Beach Planned District (described in Municipal Code section 1513.0102), a *host* may be issued an unlimited number of Short Term Residential Occupancy Licenses, regardless of whether any of the *dwelling units* are the *host's primary residence*.

- (f) If a lot includes a primary *dwelling unit* and a companion or junior unit as those are defined in Municipal Code section 113.0103, only the primary *dwelling unit* may be used for *short term residential occupancy*.
- (g) Short Term Residential Occupancy Licenses shall expire one year from the date the license is issued and must be applied for annually.
- (h) Short Term Residential Occupancy Licenses are non-transferrable. The City shall not accept any request to transfer ownership or location of any license or license application.

§510.0105 When a Neighborhood Use Permit Is Required

The use of a *dwelling unit* with five or more bedrooms for *home share* or *whole home short term residential occupancy* requires a Neighborhood Use Permit decided in accordance with Process Two, as set forth in Chapter 12, Article 6, Division 2, in addition to a Short Term Residential Occupancy License.

§510.0106 Short Term Residential Occupancy Operating Requirements

All home share or whole home hosts shall comply with the following:

- (a) Maintain and use the *dwelling unit* at all times for residential *occupancy* only.
- (b) Not allow the *short term residential occupancy* to create a public nuisance.

- (c) Comply with Chapter 3, Article 5, Division 1.
- (d) Provide proof of payment of the Rental Unit Business Tax to the City upon request, if applicable.
- (e) Provide notice, on a form acceptable to the City Manager, to all *short term* rental guests that advises of the following:
 - (1) The *dwelling unit* is located in a residential neighborhood and the *short term rental guests* are expected to abide by all laws, be respectful, and maintain the residential character of the neighborhood;
 - (2) The number of guest rooms and the maximum number of occupants;
 - (3) The parking limitations and rules;
 - (4) The rules for trash and recycling;
 - (5) The City noise limits pursuant to Municipal Code section 59.5.0501, Sound Level Limits, and remedies available to the City to address and enforce violations, including the issuance of individual administrative citations in an amount up to \$1000 to each *short term rental guest* and to the *host*;
 - (6) That upon a failure to vacate by the expiration of the *occupancy* term, the *short term rental guests* may be deemed trespassers and may be subjected to removal by relevant authorities; and
 - (7) That, pursuant to Municipal Code Chapter 5, Article 1, Division10, if the police are called to address public peace, health, safety,

- or general welfare issues, the *short term rental guests* may be responsible for the cost of the police response.
- (f) Ensure that the *dwelling unit* complies with current California Fire Code Regulations.
- (g) That signs on the premises promoting a business are not allowed.
- (h) Designate a local contact who shall be responsible for actively discouraging and preventing any nuisance activity at the premises, pursuant to Municipal Code Chapter 5, Public Safety, Morals, and Welfare. The *host* or designated local contact shall respond to the complainant in person or by telephone within one hour for all reported complaints, including complaints of nuisance activity associated with the *short term residential occupancy*, and shall take action to resolve the matter.
- (i) Post a notice on the premises in a location visible to the public from the sidewalk or public right-of-way, whichever is closer, that includes the Transient Occupancy Registration Certificate number, contact information, and telephone number for the *host* or the designated local contact and the City of San Diego Code Enforcement Division. The *host* shall maintain the notice in good condition while the *dwelling unit* is operated for *short term residential occupancy*.
 - (1) The notice shall be 8.5 inches by 11 inches.
 - (2) The notice shall use all capital letters in black, bold font.

- (j) Include the Transient Occupancy Registration Certificate number on all advertisements.
- Impact Fee as set by the City Council upon request. The Affordable
 Housing Impact Fee shall be collected by the *host* at the same time as the

 rent and shall be remitted to the City Manager on or before the last day of
 the following month for the previous month. A host shall report and remit
 the Affordable Housing Impact Fee at the same time and in the same
 manner as the transient occupancy tax, as set forth in Municipal Code
 section 35.0114 with the completion of a form approved by the City
 Manager. A host shall issue a receipt to each short term rental guest that
 shall separately states the amount of the Affordable Housing Impact Fee
 charged on the receipt and maintain a duplicate of such receipt in
 accordance with Municipal Code section 510.0107.

§510.0107 Records Maintenance and Production

- (a) For a period of three years, a *host* shall maintain the following information for each *short term residential occupancy* transaction:
 - (1) The exact address of the *dwelling unit*, including any unit numbers;
 - (2) The exact dates for which a *short term rental guest* procured *occupancy* of the *dwelling unit*, and the total number of nights by reporting period;
 - (3) A copy of the written notice provided to all *short term rental guests* as set forth in Municipal Code section 510.0106(e);

- (4) The amount of gross receipts, including, but not limited to *rent*, transient occupancy tax, and Affordable Housing Impact Fee paid for each stay in a format required by the City Manager; and
- (5) The Transient Occupancy Registration Certificate number for the short term residential occupancy.
- Subject to applicable law, a *host* shall deliver information set forth in
 Municipal Code section 510.0107(a) to the City Manager upon request.

 The City Manager may apply auditing procedures necessary to determine the amount of taxes and fees due to the City and to ensure compliance with this Article.

§510.0108 Enforcement of a Short Term Residential Occupancy License

In addition to the remedies in Municipal Code Chapter 1, a Short Term

Residential Occupancy License may be revoked in accordance with this section
510.0108.

- (a) In addition to any penalties and remedies provided by law, and any other bases for regulatory action provided by law, a Short Term Residential Occupancy License is subject to regulatory action for any of the following reasons:
 - (1) Non-compliance with this Division or any condition of the license;
 - (2) Failure to take corrective action after timely written notice of a violation; or
 - (3) Violation of any state or local law or regulation pertaining to the license.

- (b) Regulatory actions include any of the following, the selection of which shall be at the discretion of the City Manager without any requirement that the actions escalate in severity:
 - (1) Issuance of a verbal warning;
 - (2) Issuance of a written warning;
 - (3) Issuance of a notice of violation;
 - (4) Revocation of the Short Term Residential Occupancy License.
- (c) Written notice of the regulatory actions taken pursuant to section 510.0108(b)(2) through (b)(4) shall be provided to the *host*.
- (d) The *host* may request an appeal hearing of the regulatory actions taken pursuant to section 510.0108(b)(3) through (b)(4).
- (e) The request for an appeal hearing shall be made in writing to the City Manager within ten calendar days of the receipt of the notice of regulatory action.
- (f) Upon receiving the request for a hearing, the City Manager shall set a hearing not more than ninety calendar days from the date of receipt of the request, unless a later date is agreed to by the City and the *host* in writing.
- (g) The City Manager shall provide notice to the *host* of the date, time, and place of the hearing in accordance with Municipal Code section 11.0301.
- (h) The hearing shall be conducted by a hearing officer provided by the City Manager.

- (i) The hearing officer may affirm, deny, or modify the regulatory action, and shall furnish the reason for the decision to the *host* in writing within thirty calendar days of the conclusion of the hearing.
- (j) If a third violation of any provision of Municipal Code section 510.0106 is alleged to have occurred within the previous 12 months at the *dwelling unit*, the hearing officer shall revoke the Short Term Residential Occupancy License and any Neighborhood Use Permit required pursuant to section 510.0105 upon a determination that the third violation has occurred. Notice of the alleged third violation, license revocation, and Neighborhood Use Permit revocation, if any, and conduct of the hearing on the alleged third violation and the license and any permit revocation shall be combined and the hearing shall be held in accordance with Chapter 1.

§510.0109 Administration

The City Manager may promulgate reasonable administrative guidelines, rules, interpretations, and regulations to implement and enforce the provisions of this Article.

Section 2. That Chapter 5 of the San Diego Municipal Code is amended by adding new Article 10, Division 2, sections 510.0201 and 510.0202, to read as follows:

Article 10: Short Term Residential Occupancy and Hosting Platforms Division 2: Hosting Platforms

§510.0201 Requirements for Hosting Platforms

- (a) A hosting platform shall provide written notice of the transient occupancy tax requirements in Chapter 3, Article 5, Division 1, and the requirements for short term residential occupancy in Chapter 5, Article 10, Division 1, to a host listing a dwelling unit through the hosting platform's service prior to any listing. A hosting platform shall also provide written notification to all hosts of any changes to such local regulations. A hosting platform's failure to provide written notification to a host under this section 510.0201(a) shall not excuse a host from complying with any local regulations. Upon request by the City Manager, a hosting platform shall provide documentation to the City Manager demonstrating that the required notification was provided to hosts.
- (b) If a hosting platform collects rent from a short term rental guest, the hosting platform shall collect all required transient occupancy taxes and the Affordable Housing Impact Fee at the same time the rent is collected, and shall remit the taxes and fees on a monthly basis to the City with the completion of a form approved by the City Manager. A hosting platform under Municipal Code section 510.0201(b) shall issue a receipt to each short term rental guest. The hosting platform shall separately state the amount of the transient occupancy tax and the Affordable Housing Impact Fee charged on the receipt and maintain a duplicate of such receipt in

- accordance with Municipal Code section 510.0202. A *hosting platform* shall maintain for a period of three years all documentation necessary to demonstrate that the proper amount of taxes and fees have been remitted to the City Manager.
- after the *hosting platform* exercises reasonable care to confirm that a *dwelling unit* has a valid Short Term Residential Occupancy License issued by the City Manager, if applicable, and a Transient Occupancy Registration Certificate as set forth in Municipal Code section 35.0113. Whenever a *hosting platform* complies with the administrative guidelines promulgated by the City Manager to confirm that the *dwelling unit* has the Short Term Residential Occupancy License, if applicable, and Transient Occupancy Registration Certificate, the *hosting platform* shall be deemed to have exercised reasonable care for the purpose of Municipal Code section 510.0201(c). A *hosting platform's* failure to comply with the administrative guidelines promulgated by the City Manager creates a rebuttable presumption that the *hosting platform* did not exercise reasonable care pursuant to Municipal Code section 510.0201(c).

§510.0202 Records Maintenance and Production

- (a) For a period of three years, a *hosting platform* shall maintain the following information for each *short term residential occupancy* transaction:
 - (1) The first and last name of the *host* who offered the *short term* residential occupancy;

- (2) The exact street address of the *dwelling unit*, including any unit numbers;
- (3) The dates for which a *short-term rental guest* procured *occupancy* of the *dwelling unit* using the *booking service* provided by the *hosting platform*, and the total number of room nights by reporting period by *host*;
- (4) The amount of gross receipts, including but not limited to *rent*, transient occupancy tax, and Affordable Housing Impact Fee paid for each stay in a format required by the City Manager; and
- (5) The Short Term Residential Occupancy License number, if applicable, and the Transient Occupancy Registration Certificate number for the *short term residential occupancy*.
- (b) Subject to applicable law, a *hosting platform* shall deliver information set forth in Municipal Code section 510.0201(a) to the City Manager upon request. The City Manager may apply auditing procedures necessary to determine the amount of taxes and fees due to the City and to ensure compliance with this Article.

Section 3. That Chapter 9, Article 8, Division 5 of the San Diego Municipal Code is amended by amending section 98.0502, to read as follows:

§98.0502 Establishment of the San Diego Affordable Housing Fund

(a) There is hereby established a fund to be known and denominated as the

San Diego Affordable Housing Fund. The Affordable Housing Fund shall

consist of funds derived from the Affordable Housing Impact Fee paid

pursuant to Chapter 5, Article 10; the commercial development linkage fees paid to the City pursuant to Chapter 9, Division 6, Article 8 of the San Diego Municipal Code; revenues from the Transient Occupancy Tax as provided in Section 35.0128 of the San Diego Municipal Code; funds derived from in lieu fees paid to the City pursuant to Chapter 14, Article 2, Division 13; revenues received from the use of a shared-equity program pursuant to Section 142.1309(e) of the San Diego Municipal Code; and any other appropriations as determined from time to time by legislative action of the City Council. The Affordable Housing Fund shall be administered by the San Diego Housing Commission pursuant to the provisions of this Division, the appropriation ordinances and Council policies applicable thereto.

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

Section 4. That Chapter 11, Article 3, Division 1 of the San Diego Municipal Code is amended by amending section 113.0103, to read as follows:

§113.0103 Definitions

Abutting property through bluff edge, coastal [No change in text.]

Breakaway wall through Grubbing [No change in text.]

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

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

Lot through Yard [No change in text.]

Section 5. That Chapter 12, Article 6, Division 2 of the San Diego Municipal Code is amended by amending section 126.0203, to read as follows:

§126.0203 When a Neighborhood Use Permit Is Required

(a) An application for the following uses in certain zones may require a

Neighborhood Use Permit. To determine whether a Neighborhood Use

Permit is required in a particular zone, refer to the applicable Use

Regulation Table in Chapter 13.

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

Boarding kennels/pet day care facilities through Revolving projecting signs [No change in text.]

Short term residential occupancy of a *dwelling unit* with five or more *bedrooms* pursuant to Section 510.0105.

Sidewalk cases that deviate from the requirements of Section 141.0621(a) through *Wireless communication facilities* [No change in text.]

(b) [No change in text.]

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

§126.0303 When a Conditional Use Permit Is Required

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

(a) Conditional Use Permits Decided by Process Three Agricultural equipment repair shops through Automobile service stations [No change in text.]

Child Care Centers through *Wireless communication facilities* (under circumstances described in Section 141.0420) [No change in text.]

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

Section 7. That Chapter 13, Article 1, Division 2 of the San Diego Municipal Code is amended by amending section 131.0222, to read as follows:

§131.0222 Use Regulations Table for Open Space Zones

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

Legend for Table 131-02B

[No change in text.] **Table 131-02B Use Regulations Table for Open Space Zones**

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator			Zon	es		
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	O	OP- OC-		OI	R ⁽¹⁾ -	OF ⁽¹¹⁾ -
	3rd >>	1- 2- 1-		1-	-	1-	1-
	4th >>	1	1	1	1	2	1
Open Space through Residential, Single Dwelling [No change in text.] Separately Regulated Residential Uses:	g Units	[No change in text				text.]
Companion Units through Separately Regula Commercial Services Uses, Assembly and En Uses, Including Places of Religious Assembly in text.]	ntertainment		[N	o change	e in	text.]
Separately Regulated Commercial Services Use Kennels/Pet Day Care through Signs, Separately Signs Uses, Theater Marquees [No change in text.	Regulated						

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

Section 8. That Chapter 13, Article 1, Division 3 of the San Diego Municipal Code is amended by amending section 131.0322, to read as follows:

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131-03B.

Legend for Table 131-03B

[No change in text.]

Table 131-03B Use Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator		Zoi	nes		
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	A	R			
	3rd >>	1	-	1	-	
	4th >>	1	2	1	2	
Open Space through Residential, Single Dwelli change in text.] Separately Regulated Residential Uses:	ng Units [No	[No	chang	e in te	xt.]	
Commercial Services Uses, Assembly and	Companion Units through Separately Regulated Commercial Services Uses, Assembly and Entertainment Uses, Including Places of Religious					
Separately Regulated Commercial Services Use Kennels/Pet Day Care through Signs, Separately Signs Uses, Theater Marquees [No change in text)	[No	chang	e in te	xt.]		

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

Section 9. That Chapter 13, Article 1, Division 4 of the San Diego Municipal Code is amended by amending section 131.0422, to read as follows:

§131.0422 Use Regulations Table for Residential Zones

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

Legend for Table 131-04B

[No change in text.]

Table 131-04B Use Regulations Table for Residential Zones

Use Categories/ Subcategories	Zone Designator		Zones					
[See Section 131.0112 for an explanation and descriptions of the Use	1st & 2nd		RS-	RX-	RT-			
Categories, Subcategories, and Separately Regulated Uses]	3rd >> 4th >>		1- 1 2 3 4 5 6 7 8 9 10 11 12 13 14	1- 1 2	1-12345			
Open Space through Agricultu & Harvesting of Crops [No cl text.]	, .		[No change in text	<u> </u>				
Raising, Maintaining & Ko Animals	eeping of	P ⁽³⁾⁽⁷⁾	-	-	-			
Agriculture, Separately Regu Agriculture Uses, Agricultural Repair Shops through Residen Shopkeeper Units [No change	Equipment tial,		[No change in text	t.]				
Single Dwelling Units		P	$P^{(8)}$	P ⁽⁸⁾	$P^{(8)}$			
Separately Regulated Resider	ntial Uses							
Companion Units through S Regulated Commercial Se Assembly and Entertainment Including Places of Religio [No change in text.]	ervices Uses, nt Uses,		[No change in text	[No change in text.]				
Separately Regulated Common Services Uses, Boarding Kenne Care through Signs, Separately Signs Uses, Theater Marquees in text.]	els / Pet Day y Regulated		[No change in tex	t.]				

Use Categories/ Subcategories	Zone Designator														
[See Section 131.0112 for an explanation and descriptions of the Use	1st & 2nd >>							RN	Л-						
Categories,	3rd >>		1-			2-			3-		4-		5-		
Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12		
Open Space through Reside <i>Mobilehome Parks</i> [No cha	· ·					[No c	hang	e in t	ext.]					
Multiple Dwelling Units			P			P			P			P	P		
Rooming House [See Sect 131.0112(a)(3)(A)] throug Shopkeeper Units [No char	h							hang	e in t						
Single Dwelling Units		P ⁽¹¹⁾ P ⁽¹¹⁾ P ⁽¹¹⁾				P ⁽¹¹⁾	١	P	(11)	P ⁽¹¹⁾					
Separately Regulated Re	sidential Use	es													
Companion Units throw Yard, & Estate Sales [In text.]	0						No c	hang	e in t	ext.]					
Guest Quarters			L ⁽⁹⁾			L ⁽⁹⁾ -					-			-	-
Home Occupations thr Sales, Building Suppl Equipment [No chang	ies &					[No c	hang	e in t	ext.]	l				
Food, Beverages and Gro	oceries		-			-			P ⁽⁶⁾		P	o (6)	P ⁽⁶⁾		
Consumer Goods, Furnit Appliances, Equipment to & Pet Supplies [No change	hrough Pets	[No change in text.]													
Sundries, Pharmaceutica Convenience Sales	ls, &		-			-			P ⁽⁶⁾		P	o (6)	P ⁽⁶⁾		
Wearing Apparel & According Commercial Services [No characters of the commercial Services of the comme	vices,					[No c	hang	e in t						
Business Support			-			-			P ⁽⁶⁾		F) (6)	P ⁽⁶⁾		

Use Categories/ Subcategories	Zone Designator												
[See Section 131.0112 for an explanation and descriptions of the Use	1st & 2nd >>												
Categories,	3rd >>	1- 2- 3- 4- 5								3-		5-	
Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
	ing & Drinking Establishments ough Off-Site Services [No change ext.]					[No c	hang	e in t	ext.]			
Personal Services			-			-			P ⁽⁶⁾		F) (6)	P ⁽⁶⁾
Radio & Television Studi Tasting Rooms [No change						[]	No c	hang	e in t	ext.]			
Visitor Accommodations			-			-			-		F) (5)	P ⁽⁵⁾
Separately Regulated Co Services Uses, Adult Bool through Assembly and Ent Uses, Including Places of I Assembly [No change in to Boarding Kennels/ Pet D through Massage Establi Specialized Practice [No text.]	x Store tertainment Religious ext.] Day Care shments,								e in t				
Massage Establishments Practice [No change in to	_					[]	No c	hang	e in t	ext.]			
Mobile Food Trucks			-			$L^{(10)}$))		$L^{(10)}$)	L	(10)	$L^{(10)}$
Nightclubs & Bars over feet in size through Zool [No change in text.]	-	_											
Offices													_
Business & Professional			-			-			P ⁽⁶⁾		P	o (6)	P ⁽⁶⁾
Government [No change	in text.]			J		[No c	hang	e in t	ext.]	-		
Medical, Dental, & Healt Practitioner	h		-			-			P ⁽⁶⁾		F	o (6)	P ⁽⁶⁾

Use Categories/	Zone												
Subcategories	Designator												
[See Section 131.0112 for an explanation and	1st & 2nd	RM-											
descriptions of the Use	>>												
Categories,	3rd >>	1- 2- 3- 4- 5-									5-		
Subcategories, and Separately Regulated	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Uses]		1	2	3	7	7	O	,	0		10	11	12
Regional & Corporate						[No c	hang	e in t	ext.]			
Headquarters through Sig	, ,												
Separately Regulated Sig Theater Marquees [No char													

Footnotes for Table 131-04B

¹ through ⁴ [No change in text.]

- Two *guest rooms* are permitted for visitor accommodations per the specified square footage of lot area required per *dwelling unit* (maximum permitted *density*), as indicated on Table 131-04G.
- ⁶ See Section 131.0423.
- Maintaining, raising, feeding, or keeping of 10 or more domestic animals requires a *premises* of at least 5 acres. Maintaining, raising, feeding, or keeping of swine is not permitted.
- A Residential High Occupancy Permit is required in accordance with Section 123.0502 for a *single dwelling unit* when the occupancy of the *dwelling unit* would consist of six or more persons eighteen years of age and older residing in the *dwelling unit* for a period of 30 or more consecutive days.
- A guest quarters or habitable accessory building is permitted in accordance with Section 141.0307 only as an *accessory use* to a *single dwelling unit*.
- Mobile food trucks are permitted by right on the property of a *school*, university, hospital, religious facility, *previously conforming* commercial *premises* in a residential zone, or construction site. Mobile food trucks on any other *premises* are subject to the limited use regulations set forth in Section 141.0612.
- Development of a small lot subdivision is permitted in accordance with Section 143.0365.

Section 10. That Chapter 13, Article 1, Division 5 of the San Diego Municipal Code is amended by amending sections 131.0522 and 131.0540, to read as follows:

§131.0522 Use Regulations Table for Commercial Zones

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

Legend for Table 131-05B

[No change in text.]

Table 131-05B Use Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone				Z	one	S				
	Designator										
[See Section 131.0112 for an	1st & 2nd										
explanation and descriptions of	>>	CN ⁽¹⁾ -	Cl	R-			C	O-		CV-	CP-
the Use Categories,	3rd >>	1-	1-	2-	1.	-	2	2-	3-	1-	1-
Subcategories, and Separately	4th >>	1 2 3 4 5	1	1	1	2	1	2	1 2	1 2	1
Regulated Uses]											
Open Space through Residential, S	Single			[No o	char	nge	in 1	text.]		
Dwelling Units [No change in text.]											
Separately Regulated Residential											
Companion Units through Sepa	rately			[No o	char	ige	in 1	text.]		
Regulated Commercial Service	ces Uses,										
Assembly and Entertainment U	ses,										
Including Places of Religious A	ssembly										
[No change in text.]											
Separately Regulated Commercia	l Services	[No change in text.]									
Uses, Boarding Kennels/Pet Day Ca	are through										
Signs, Separately Regulated Signs	Uses,										
Theater Marquees [No change in tex	xt.]										

Use Categories/Subcategories	Zone	Zones
[See Section 131.0112 for an	Designator	
explanation and descriptions of	1st & 2nd >>	CC-
the Use Categories,	3rd >>	1- 2- 3- 4- 5-
Subcategories, and Separately	4th >>	1 2 3 1 2 3 4 5 4 5 6 7 8 9 1 2 3 4 5 6 1 2 3 4 5 6
Regulated Uses]	4tii >>	
Open Space through Residential, S	Single	[No change in text.]
Dwelling Units [No change in text.]		
Separately Regulated Residential	Uses	
Companion Units through Separ	ately	[No change in text.]
Regulated Commercial Service	es Uses,	
Assembly and Entertainment Use	es, Including	
Places of Religious Assembly [N	lo change in	
text.]		
Separately Regulated Commercia	l Services	[No change in text.]
Uses, Boarding Kennels/Pet Day Ca	are through	
Signs, Separately Regulated Signs	Uses, Theater	
Marquees [No change in text.]		

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

§131.0540 Maximum Permitted Residential Density and Other Residential Regulations

The following regulations apply to residential *development* within commercial zones where indicated in Table 131-05B:

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

Section 11. That Chapter 13, Article 1, Division 6 of the San Diego Municipal Code is amended by amending section 131.0622, to read as follows:

§131.0622 Use Regulations Table for Industrial Zones

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

Legend for Table 131-06B

[No change in text.]

Table 131-06B Use Regulations Table for Industrial Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator					Zoi	nes				
explanation and descriptions of	1st & 2nd>>	> IP- IL- IH- IS								IS-	IBT-
the Use Categories,	3rd >>	 							1-	1-	
Subcategories, and Separately	141- > >	1	1	1	1	1	1	1	1	1	1
Regulated Uses]	4th >>	1	1	1	1	1	1	1	1	1	1
Open Space through Residential	l, Single				[No	chang	e in t	ext.]			
Dwelling Units [No change in tex	xt.]										
Separately Regulated Residenti	al Uses										
Companion Units through Se	parately				[No	chang	e in t	ext.]			
Regulated Commercial Ser	vices Uses,										
Assembly and Entertainment	Uses,										
Including Places of Religious	s Assembly										
[No change in text.]	-										
Separately Regulated Commercial	cial Services	[No change in text.]									
Uses, Boarding Kennels/Pet Day	Care through										
Signs, Separately Regulated Sig	ns Uses,										
Theater Marquees [No change in	text.]										

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

Section 12. That Chapter 13, Article 2, Division 15 of the San Diego Municipal Code is amended by amending sections 132.1510 and 132.1515, to read as follows:

§132.1510 Noise Compatibility

Noise compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated as follows:

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

Legend for Table 132-15D

[No change in text.]

Table 132-15D

Noise Compatibility Criteria

Use Categories/ Subcategories	Aircra	ft Noise Exp	posure (dB	CNEL)			
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80			
Open Space through Residential, Single		[No chang	ge in text.]				
Dwelling Units [No change in text.]							
Separately Regulated Residential Uses							
Companion Units through Separately		[No chang	ge in text.]				
Regulated Commercial Services Uses,							
Sexual Encounter Establishment [No change							
in text.]							
Boarding Kennels through Industrial ,	[No change in text.]						
Separately Regulated Industrial Uses,							
Wrecking & Dismantling of Motor Vehicles							
[No change in text.]							

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

§132.1515 Safety Compatibility

Safety compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated in accordance with this Section.

- (a) through (e) [No change in text.]
- (f) Safety Compatibility Review for MCAS Miramar

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

Legend for Table 132-15F

[No change in text.]

Table 132-15F

Safety Compatibility Criteria for MCAS Miramar

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

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

Legend for Table 132-15G

[No change in text.]

Table 132-15G
Safety Compatibility Criteria for Brown Field and Montgomery Field

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

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

Section 13. That Chapter 14, Article 1, Division 3 of the San Diego Municipal Code is amended by deleting section 141.0301.

Section 14. That Chapter 14, Article 1, Division 6 of the San Diego Municipal Code is amended by deleting section 141.0603.

Section 15. That Chapter 14, Article 2, Division 5 of the San Diego Municipal Code is amended by amending sections 142.0525 and 142.0555, to read as follows:

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

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

Table 142-05C
Minimum Required Parking Spaces for
Multiple Dwelling Units and Related Accessory Uses

Multiple Dwelling Unit Type and Related and Accessory Uses	Po	obile Spaces Is er Dwelling Us Otherwise In Transit Area or Transit Priority Area (2)	Motorcycle Spaces Required Per Dwelling Unit	Bicycle ⁽⁵⁾ Spaces Required Per Dwelling Unit				
Studio up to 400 square feet through Rooming house [No change in text.]	[No change in text.]							
Residential care facility (6 or fewer persons) through Accessory uses (Spaces per square feet ⁽⁷⁾) [No change in text.]	[No change in text.]							

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

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

§142.0555 Tandem Parking Regulations

- (a) [No change in text.]
- (b) Tandem Parking for Commercial Uses. Tandem parking for commercial uses may be approved through a Neighborhood Development Permit provided the tandem parking is limited to the following purposes:
 - (1) Assigned employee parking spaces.
 - (2) Valet parking associated with restaurant use.

Section 16. That Chapter 15, Article 2, Division 1 of the San Diego Municipal Code is amended by amending section 152.0104, to read as follows:

§152.0104 Definitions

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

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

Section 17. That Chapter 15, Article 2, Division 3 of the San Diego Municipal Code is amended by amending section 152.0316, to read as follows:

§152.0316 Redevelopment Subdistrict Permitted Land Use Categories

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

Legend for Table 152-03A

[No change in text.]

Table 152-03A Permitted Land Use Categories

	Land Use Categories										
Land Use Classifications	Commercial Use	Public/ Quasi - Public Use	Light Industrial/ Comm. Use								
Residential through Visitor Accommodations [No change in text.]											
Commercial Services, Hotels/Motels	[No change in text.]										
through Parking , Accessory Uses [No change in											
text.]											

Section 18. That Chapter 15, Article 5, Division 2 of the San Diego Municipal Code is amended by amending section 155.0238, to read as follows:

§155.0238 Use Regulations Table of CU Zones

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

Legend for Table 155-02C

[No change in text.]

Table 155-02C Use Regulations Table for CU Zones

Use Categories/Subcategories [See Land Development Code	Zone Designator	Zones								
Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately	1st & 2nd >> 3rd >>									
Regulated Uses]	4th >>	1	2	3	4	5	3 ⁽²⁾⁽¹²⁾	6	7	8
Open Space through Residential, Something Units [No change in text.] Separately Regulated Residential	[No change in text.]									
Companion Units through Sep Regulated Commercial Serv. Assembly & Entertainment Us	[No change in text.]									
Including Places of Religious [No change in text.] Boarding Kennels/ Pet Day Ca Facilities through <i>Signs</i> , Sepa Regulated <i>Signs</i> Uses , Theate <i>Marquees</i> [No change in text.]			[]	No ch	ange i	in text.]				

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

Section 19. That Chapter 15, Article 6, Division 3 of the San Diego Municipal Code is amended by amending sections 156.0302 and 156.0308, to read as follows:

§156.0302 Definitions

The following definitions apply to this Article. Where not otherwise specified, the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code shall apply. Each word or phrase that is defined in this Division or in Chapter 11, Article 3, Division 1 of the Land Development Code appears in the text in italicized letters.

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

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

§156.0308 Base District Use Regulations

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

	Tab	Table 156-0308-A: CENTRE CITY PLANNED DISTRICT USE REGULATIONS													
	 S =	EGEND: P = Permitted by Right; C = Conditional Use Permit Required; - = Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required; = Site Development Permit Required; MS = Main Street; CS= Commercial Street; = Employment Overlay													
Use Categories/ Subcategories	С	NC	ER	BP	WM ⁷	MC	RE	I ⁷	T^7	PC	PF ¹⁰	OS	CC ⁷	Additional Regulations	MS/CS & E Overlays
Public Park/ Plaza/Open Space through Commercial Services, Hotels and Motels [No change in text.] Separately Regulated Commercial Service		[No change in text.]													
Animal Hospitals & Kennels [No change in text.]		[No change in text.]													
Child Care Facilities through Other Use Requirements , Temporary Uses and <i>Structures</i> [No change in text.]		[No change in text.]													

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

Section 20. That Chapter 15, Article 10, Division 3 of the San Diego Municipal Code is amended by amending sections 1510.0303 and 1510.0305, to read follows:

§1510.0303 Single-Family Zone - Permitted Uses

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

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

§1510.0305 Multi-Family Zones - Permitted Uses

- (a) through (b) [No change in text.]
- (c) Apartment houses designed to serve as the principal place of residence for a family or person.
- (d) Accessory uses
 - All accessory uses shall be located in the same building complex as the permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. The combined gross floor area of all accessory uses, excluding outdoor recreational facilities, on any premises shall occupy not more than 20 percent of the gross floor area of the permitted uses. Accessory uses may include the following:
 - (1) Recreational and health facilities which are designed, used and clearly intended for the use of occupants of residential complexes,

- including tennis courts, putting greens, exercise rooms and sauna and steam baths.
- (2) Communal dining facilities and snack bars in residential complexes which are designed, used and clearly intended for the convenience of the occupants and guests of the residential complex only.
- (e) through (g) [No change in text.]

Section 21. That Chapter 15, Article 13, Division 3 of the San Diego Municipal Code is amended by amending sections 1513.0303 and 1513.0304, to read as follows:

§1513.0303 Permitted Uses – Residential Subdistricts

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

- (a) [No change in text.]
- (b) Accessory Uses
 - (1) through (2) [No change in text.]
 - (3) [No change in text.]

§1513.0304 Property Development Regulations – Residential Subdistricts

(a) Density Regulations

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

(1) A single R-S lot of 2,000 to 2,400 square feet shall be entitled to a maximum of 2 dwelling units;

- (2) Two contiguous R-S lots developed concurrently with common wall construction shall be entitled to a maximum of 4 dwelling units; and
- (3) Fractions of a dwelling unit shall not be rounded up when determining the total units permitted on a lot or lots.
- (b) through (h) [No change in text.]

Section 22. That Chapter 15, Article 13, Division 4 of the San Diego Municipal Code is amended by amending section 1513.0403, to read as follows:

§1513.0403 Parking

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

- (2) At least one space per dwelling unit shall have direct access to a dedicated and improved street or alley.
- (3) through (8) No change in text.]
- (c) [No change in text.]

Section 23. That a full reading of this Ordinance is dispensed with prior to passage, a written copy having been made available to the Council and the public prior to the day of its passage.

Section 24. That prior to becoming effective, this Ordinance shall be submitted to the San Diego County Regional Airport Authority (SDCRAA) for a consistency determination.

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

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

That if the SDCRAA determines that this Ordinance is conditionally consistent with the ALUCPs for the Airports, but that consistency is subject to proposed modifications, the City

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

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

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

Section 25. Provided that the effective provisions of Section 24 have been met, hosts and hosting platforms, as defined in this Ordinance, shall have until January 1, 2020, to either cease

the short term residential occupancy and provision of booking services, or comply with Chapter 5, Article 10; however, hosts must comply with section 510.0106(a) through (j) when this Ordinance is effective pursuant to Section 24. If the effective provisions of Section 24 are not met by January 1, 2020, hosts and hosting platforms shall comply with this Ordinance upon its effective date.

Section 26. That no permits shall be issued for development that is inconsistent with the provisions of this Ordinance unless complete applications for such permits are submitted to the City prior to the date on which the applicable provisions of this Ordinance become effective.

APPROVED:	MARA W. ELLIOTT, Ci	ty Attorney
Ву		
Shann	on M. Thomas y City Attorney	
SMT:als 06/27/2018 Or.Dept:Plant		
	fy that the foregoing Ordin	nance was passed by the Council of the City of
		ELIZABETH S. MALAND City Clerk
		By
		Deputy City Clerk
Approved:		
	(date)	KEVIN L. FAULCONER, Mayor
Vetoed:		
	(date)	KEVIN L. FAULCONER, Mayor