### CITY OF SAN JOSÉ, CALIFORNIA



Office of the City Clerk 200 East Santa Člara Street San José, California 95113 Telephone (408) 535-1260 FAX (408) 292-6207

City Clerk

STATE OF CALIFORNIA) COUNTY OF SANTA CLARA) CITY OF SAN JOSE)

I, Toni J. Taber, City Clerk & Ex-Officio Clerk of the Council of and for the City of San Jose, in said County of Santa Clara, and State of California, do hereby certify that "Ordinance No. 30857", the original copy of which is attached hereto, was passed for publication of title on the 6<sup>th</sup> day of December, was published in accordance with the provisions of the Charter of the City of San Jose, and was given final reading and adopted on the 10<sup>th</sup> day of January, 2023, by the following vote:

AYES: COHEN, DAVIS, DOAN, FOLEY, KAMEI, JIMENEZ, ORTIZ, TORRES,

MAHAN.

NOES: NONE.

ABSENT: NONE.

.

DISQUALIFIED: NONE.

VACANT: DISTRICT 8; DISTRICT 10.

Said Ordinance is effective as of the 10<sup>th</sup> day of April, 2023.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of San Jose, this **26**<sup>th</sup> **Day of January**, **2023**.

(SEAL)

TONI J. TABER, CMC CITY CLERK & EX-OFFICIO CLERK OF THE CITY COUNCIL

#### **ORDINANCE NO. 30857**

AN ORDINANCE OF THE CITY OF SAN JOSE AMENDING TITLE 20 (ZONING ORDINANCE) OF THE SAN JOSE **MUNICIPAL CODE TO AMEND TITLE 20 TO: ADD PART 9** TRANSPORTATION DEMAND MANAGEMENT (TDM) TO THE RETITLED CHAPTER 20.90 PARKING, LOADING AND TRANSPORTATION DEMAND MANAGEMENT: REVISE TABLES AND TEXT IN CHAPTER 20.90 TO REMOVE PARKING MINIMUMS, MODIFY SPACE DESIGN STANDARDS, AND MODIFY PARKING REQUIREMENTS FOR BICYCLE AND TWO-WHEELED MOTORIZED VEHICLE **PARKING** AND **REMOVE** PARKING REDUCTION EXCEPTIONS: REVISE TABLES AND TEXT IN 20.70 DOWNTOWN ZONING REGULATIONS TO REMOVE REQUIREMENTS AND REFERENCES TO MANDATORY MINIMUM **OFF-STREET** PARKING: REMOVE REFERENCES TO PARKING REQUIREMENTS IN CHAPTERS 20.55, 20.80, 20.150, 20.180, 20.190 AND 20.195; REVISE AND ADD TEXT TO EXPAND/MODIFY PROCESSES FOR ISSUING OUTDOOR EVENT PERMITS. OUTDOOR VENDING PERMITS AND CONVERSION OF EXISTING PARKING TO OUTDOOR USE IN CHAPTER 20.80 SPECIFIC USE REGULATIONS: AND TO MAKE OTHER TECHNICAL. NON-SUBSTANTIVE, FORMATTING CHANGES WITHIN THOSE SECTIONS OF TITLE 20 OF THE SAN JOSE MUNICIPAL CODE

WHEREAS, pursuant to Section 15168(c)(2) of the CEQA Guidelines, the City of San José has determined that this Ordinance is pursuant to, in furtherance of and within the scope of the previously approved program evaluated in the Final Program Environmental Impact Report for the Envision San José 2040 General Plan (the "FEIR"), for which findings were adopted by City Council through its Resolution No. 76041 on November 1, 2011, and Supplemental Environmental Impact Report (the "SEIR"), through Resolution No. 77617, adopted by City Council on December 15, 2015, and Addenda thereto, and does not involve new significant effects beyond those analyzed in the FEIR and SEIR; and

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WHEREAS, the City Council of the City of San José is the decision-making body for this

Ordinance; and

WHEREAS, this Council of the City of San José has considered and approves the

information contained in the FEIR, as supplemented and addenda thereto, and related

City Council Resolution Nos. 76041 and 77617 and the determination of consistency

therewith prior to taking any approval actions on this Ordinance.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SAN

JOSE:

SECTION 1. Section 20.55.104 of Chapter 20.55 of Title 20 of the San José Municipal

Code is amended to read as follows:

20.55.104 MUN Mixed Use Neighborhood Development Standards.

The MUN Mixed Use Neighborhood district provides conventional development

standards and alternate development standards in order to accommodate a mix of

housing product types.

A. Conventional standards: Applicable to developments where all lots have frontage

on and direct access to a public street, and where all buildings provide a setback

to property lines.

B. Alternate standards: Applicable to small-lot development characterized by access

to lots provided off courts, driveways, and private streets, and/or with buildings

without setbacks to property lines. Development using the Alternate standards

require that site development permits and subdivisions must be reviewed and

acted upon concurrently.

T-3014.028\ 1973998\_6 Council Agenda: 12-6-2022

Item Number: 8.3a

# Table 20-137 Mixed Use Neighborhood Development Standards

Regulations		MUN			
		Conventional		Alternate	
Minimum Lot Area (excluding Accessory Dwelling Units)		1,452 square fo	eet per unit	No Minimum. Entire project must be covered by a single development permit. Cannot exceed 30 dwelling units/acre	
Lot Frontage Requirements to Public Right-of-Way		Requires at least 30 ft. of contiguous frontage on a public right-of-way, with vehicular and/or pedestrian access to the right-of-way		None required, provided all lots have access from a public right-of-way provided by easement	
		Floor Area Rat	10		
100% Commercia	al FAR	0.25-2.0		100% Commercial development must follow Conventional Standards	
Mixed use F	AR	0.25-2.0			
d	u/ac	Max. 30			
100% Residentia		Max. 30			
FAR for Single- fa		3,000	0.6 Max FAR	Max. 2.0 FAR	
Detached Reside	nces, not	sq. ft. or less		across the entire	
including ADUs		3,000—6,000 sq. ft.	0.5 Max FAR	development site	
		6,000 sq. ft. or greater	0.45 Max FAR		
FAR for single-far and duplexes in f areas		Use Neighborh within a flood z where City poli of the proposed grade, shall confect above grade. The at gratery or floor at calculation or this section.  b. The at grade floor or story as Setbacks regulation or the overage confect that is not space that is not section.	nood zoning distriction one with a one local content of the conten	ilding height, including at grade set at a maximum of 40 feet.	
		Co	nventional Set	back Regulations	

Front Setback	Minimum 10 ft.				
Interior Side Setback	Minimum 3 ft. for development up to 2.5 stories;				
		etback for deve			
	properties adja	cent to property	designated as I	Residential	
	Neighborhood				
	Minimum 8 ft. for development more than 2.5 stories;			tories:	
		setback for dev			
	stories for properties adjacent to property designated as				
	Residential Ne		1 1 7	,	
Street Side Setback		or development	up to 2.5 stories	 S:	
		for developmen	•	•	
Rear Setback		for developmen			
		for developmen			
Distance between structures		garage door m			
	min.	gan ang a a a a a a a a			
		uctures must be	at least 15 ft. di	stance.	
Exceptions to Setback	Refer to Sectio				
Regulations					
J		Alternate Setba	ck Regulations	3	
Setback to Public Right-of-	Minimum 10 ft.		<u> </u>		
Way	Minimum 20 ft.	to face of garag	e door to face o	f garage door	
Setback to adjoining property		side setback for			
line of property not covered		side setback fo			
by same development permit		adjacent to prop			
	l con proportion	Neighb			
	Minimum 10 ft.	rear setback for		nore than 2.5	
	stories;				
	· · · · · · · · · · · · · · · · · · ·	rear setback for	development m	nore than 2.5	
	stories for prop	erties adjacent t	o property design	gnated as	
	Residential Nei				
Setback to property line	Front to front se	etbacks shall be	no less than 15	ft.	
within project boundary	Dwelling units	shall be setback	a minimum of 6	ft. from	
covered by same	accessory struc				
development permit		ks are required;	subject to comp	liance with	
	Building and Fi		, ,		
Distance between structures		door to face of	garage door sha	all have a	
	minimum		5 5		
	distance of 20	ft. from each oth	er.		
		uctures shall be		minimum of 15	
	ft. distance from each other.				
Exceptions to Setback	Refer to Sectio				
Regulations		-			
<b>Y</b>	Additional Development Regulations for Conventional				
	and Alternate				
	Single-	Two-family	Townhouse	Multiple	
	Family	dwelling	or	Dwelling,	
	dwelling	unit	Rowhouse	Mixed use,	
		(Duplex)			

	unit			or 100%
Mary Decision of Laborat	(Detached)	05.4	40.6	Commercial
Max. Building Height	35 ft.	35 ft.	40 ft.	45 ft.
Max. Number of Stories	2.5	2.5	3	4
Private Open Space	400 sq. ft.	300 sq. ft.	300 sq. ft.	60 sq. ft.
Requirements for 100% Residential or Mixed use	per unit	per unit	per unit	per unit
Development		n for Private ope		
Common Open Space		elopment which		
Requirements	feet per reside	ommon open sp ntial unit	ace at a minimu	in or 75 square
		tial Developmen	t which includes	s 15 or more
		ide common op		
		r residential unit		
Ground-Floor Commercial		tywide Design S		
Regulations for 100%		nformation regar		
Commercial or Mixed use	depth, and other	er requirements	for ground-floor	commercial
Regulations for development		ent in approved l	Jrban Village ar	eas, refer to
in Urban Villages	the Urban Villa	ge Plan for addi	tional regulatior	ns and
		or development	standards.	
Lighting	Refer to Section			
Fence Regulations		20-80 in Chapte		
Parking		rking regulations		
		camper or vehi		
		cified and allowe		
		stored or parked onsecutive hours		
		el containing a re		
		ed to paved surf		out parking of
		and Façade R		Single-family
	Homes			
Floor level of ground floor		oor level of the g		
		ical feet of the c		
		ne uppermost su as been complet		
	been applied.	as been complet	eu anu an noor	IIIIISHES Have
Residential Frontages facing		that fronts a pul	olic street must	have a door.
a public right of way		arage door, whic		
		ving space that i		
		clear glazing pe		
	dwelling unit			
		50% of the requi		
		halt, cement or	any other imper	vious or
Cathaali ta garassa	pervious surfac		auti i lina	
Setback to garage		from front prope		a aball ba
		one curb cut per	30 π of frontage	e snali de
	permitted.			

Setback to front porch, balconies, bay windows, awnings, open patios, and stoops	Minimum 5 ft. from front property line
Setbacks from adjoining property to balconies and unenclosed stairs	Dwelling units which share property lines with property containing a single-family residence or two-family residence, that is designated as Residential Neighborhood, shall ensure that balconies, porches, or unenclosed stairs maintain a minimum setback of 15 ft. from the rear and side property line measured from the projecting face of the balcony, porch, or stairs; and shall not be located along building walls parallel to side or rear property lines.
Variation in architectural styles for development of 5	Architectural variation shall be achieved through the following criteria:
units or more under a single development permit	Front Setbacks and Porches  1. No more than 3 adjacent dwelling structures may be constructed with the same front setback; front setbacks must vary by at least 5 ft.  2. No more than 3 adjacent units shall have the same porch dimensions or orientation
	Roof Lines  1. No more than 3 adjacent dwelling unit structures may have the same angles of roof pitch, styles, or roofing materials  2. Development of 5-10 units shall have at least 3 different angles of roof pitch, styles, or roofing materials  3. Development of 11-20 units shall have at least 5 different angles of roof pitch, styles, or roofing materials  4. Development of more than 20 units shall have at least 7 different angles of roof pitch, styles, or roofing materials  Building Materials and Colors  1. At least 20% of dwelling unit façades shall be composed of different building materials or colors  2. At least 50% of dwelling units shall introduce a different building material for 20% of the exterior façade.

<u>SECTION 2</u>. Chapter 20.70 of Title 20 of the San José Municipal Code is amended to read as follows:

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# Chapter 20.70 DOWNTOWN ZONING REGULATIONS

#### Part 2 USES ALLOWED

### 20.70.100 Allowed uses and permit requirements.

- A. "Permitted" land uses are indicated by a "P" on Table 20-140.
- B. "Permitted" uses which may be approved only on parcels within the downtown zoning districts which are designated on the land use/transportation diagram of the general plan, as amended, with a land use designation that allows some residential use, are indicated by a "PGP" on Table 20-140. These uses may be allowed on such downtown zoning district parcels, but only in compliance with the general plan land use restrictions related to residential use.
- C. "Conditional" uses requiring planning commission approval as the initial decision-making body are indicated by a "C" on Table 20-140. These uses may be allowed in such designated districts, as an independent use, but only upon issuance of and in compliance with a conditional use permit approved by the planning commission, or city council on appeal, as set forth in Chapter 20.100.
- D. "Conditional" uses which may be approved only on parcels within the downtown zoning districts which are designated on the land use/transportation diagram of the general plan, as amended, with a land use designation that allows some residential use, are indicated by a "CGP" on Table 20-140. These uses may be allowed on such downtown zoning district parcels, but only upon issuance of and in compliance with a conditional use permit as set forth in Chapter 20.100; and in compliance with the general plan land use restrictions related to residential use.
- E. "Special" uses are indicated by an "S" on Table 20-140. These uses may be allowed in such designated districts, as an independent use, but only upon

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issuance of and in compliance with a special use permit as set forth in Chapter

20.100.

F. "Special" uses which may be approved only on parcels within the downtown zoning

districts which are designated on the land use/transportation diagram of the

general plan, as amended, with a land use designation that allows some residential

use, are indicated by an "SGP" on Table 20-140. These uses may be allowed on

such downtown zoning district parcels, but only upon issuance of and in

compliance with a special use permit as set forth in Chapter 20.100; and in

compliance with the general plan land use restrictions related to residential use.

"Administrative" uses are indicated by an "A" on Table 20-140. These uses may G.

be allowed in such designated districts, as an independent use, but only upon

issuance of and in compliance with an administrative use permit as set forth in

Chapter 20.100.

Н. "Restricted" land uses are indicated by an "R" on Table 20-140. These uses may

occur in such designated districts, as an independent use, but only upon issuance

of and in full compliance with a valid and effective zoning code verification

certificate as set forth in Chapter 20.100.

I. Land uses not permitted are indicated by a "-" on Table 20-140. Land uses not

listed on Table 20-140 are not permitted.

J. The column of Table 20-140, under the heading "Additional Use Regulations for

the Ground Floor Active Use Area Overlay", identifies further regulations on the

uses of ground-floor building space within a portion of the DC zoning district. The

portion of the DC downtown primary commercial district included in the Active Use

Area Overlay is described in Section 20.70.520.

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. K. When the right column of Table 20-140 includes a reference to a section number or a footnote, the regulations cited in the section number or footnote apply to the use. In addition, all uses are subject to any other applicable provision of this Title 20 and any other title of the San José Municipal Code.

Table 20-140

Downtown Zoning Districts Use Regulations

Use	Zoning	District	Applicable Notes & R	egulations
	DC	DC-NT1	Additional	Applicable
			Use	to All
			Regulations	Downtown
			for the	Districts
			AUA	
			Overlay	
		and Financia		
Automatic teller machine	Р	Р	P	Note a;
				Section
				20.80.200
Business support use	Р	Р	Р	
Financial services	Р	Р	P	Note b
Retail bank	Р	Р	P	Note b
Offices, business and	Р	Р	S	Section
administrative				20.70.110
Payday lending	R	R	-	Part 12.5,
establishment				Chapter
				20.80;
				Section
				20.200.875
Research and	Р	Р	-	
development				
	1 -	General Reta		
Alcohol, off-sale—beer	С	С	C	Section
and/or wine only	_	_		20.80.900
Alcohol, off-sale—full	С	С	C	Section
range of alcoholic				20.80.900
beverages				
Alcohol, off-sale—as	Α	Α	A	Note 11;
incidental to a winery,				Part 5.75,
brewery, or distillery				Chapter
				20.80
Food, beverages, and	Р	Р	P	
groceries		_		
Outdoor vending	Α	Α	A	Note b;
				Part 10,

_				
				Chapter 20.80
Outdoor vending—fresh	Р	Р	Р	Note b;
fruits and vegetables	'	1'	•	Part 10,
Traits and vegetables				Chapter
				20.80
Pawn shop or pawn	С	С	С	Note b;
broker, incidental to a		1		Chapter
retail jewelry store				6.52
Retail bakery	P	P	Р	0.52
•	<u> </u>	P		
Retail art studio	Р	-	P	
Retail sales, goods, and merchandise	Р	Р	Р	Note c
Seasonal sales	Р	Р	Р	Part 14,
				Chapter
				20.80
		Agricult	ure	•
Certified farmers' market	S	S	S	Part 3.5,
				Chapter
				20.80
Certified farmers'	Р	Р	Р	Part 3.5,
market, small				Chapter
·				20.80
Neighborhood	Р	Р	Р	
agriculture				
	Edu	ication and	Training	
Day care center	Р	Р	Р	Note b
Instructional art studios	Р	Р	Р	
Private instruction,	Р	Р	Р	Note b
personal enrichment				
School, elementary—	С	С	С	Note b
grades K-8 (public or				
private -)				
School, secondary—	С	С	С	Note b
grades 9-12 (-public or				
private)				
School, post-secondary	Р	Р	-	
School, trade and	Р	Р	Р	Note b
vocational			-	1
	Entertainm	ent and Re	creation Related	<u> </u>
Arcade, amusement	Р	T -	I P	Note b
game	1	1		1,0,0
Health club, gymnasium	Р	Р	Р	
Lighting display	A/S	A/S	A/S	Section
Lighting display	/3/5	7.0		20.70.150
Theater, indoor	Р	Р	Р	20.7 0.100
Triodioi, ilidooi	<u> </u>		'	

Poolroom/billiards	Р	T _	Р	
establishment	「	-		
Private club or lodge	Р	Р	-	
Recreation	Р	P	Р	
commercial/indoor	'	l •	'	
	l	Food Service		
Banquet—facility	Р	P	P	1
Caterer	P	P	P	Note b
Drinking establishments	S	C	S	Note b
	CC	<u> </u>		Nata F
Drinking establishments		-	CC	Note 5
with an approved maximum occupancy				
load of over 250				
persons and that				
operate between 12:00				
midnight and 6:00 a.m.				
Drinking establishments	Р	Р	-	Section
interior to a full-service				20.80.475
hotel or motel with 75 or				
more guest rooms				
Public eating	Р	Р	P	Note 7
establishments				
Public eating	Р	Р	Р	
establishment in				
conjunction with a				
winery, brewery, or distillery				
Taproom or tasting room	Α	S	A	Part 5.75,
in conjunction with a				Chapter
winery, brewery, or				20.80
distillery				20.00
Taproom or tasting room	Α	А	A	Part 5.75,
with off-sale of alcohol				Chapter
				20.80
	G	eneral Servi	ces	
Bed and breakfast inn	Р	Р	Р	Note b; Part
				2, Chapter
				20.80
Hotel or motel	Р	Р	Р	
Laundromat	Р	Р	Р	Note b
Maintenance and repair	Р	Р	P	Note b
of small household				
appliances		<u> </u>		
Personal services	Р	Р	P	Note d
Printing and publishing	Р	Р	Р	Note b and
	116-141	 	L L	Note f
Health and Veterinary Services				

Animal grooming	Р	Р	Р	Note b
Animal grooming Animal boarding, indoor	P	P	P	Note b
Cannabis retail	R	R	R	Part
storefront	'\			9.75Chapter
Giorona				20.80
Emergency ambulance	С	-	-	
service				
Hospital/in-patient	С	-	-	
facility				
Medical cannabis	R	R	R	Part
dispensary				9.75Chapter
Office modical	Р	P	P	20.80 Note b
Office, medical Veterinarian	P	P	P	Note b
Veterinarian	<u> </u>	Historic Re	1 '	Note b
Historic landmark	s	S	s I	Part 8.5,
structure reuse	١	1		Chapter
330(0) 0 10000				20.80
	Public, Quas	si-Public and	Assembly Use	
Auditorium	С	-	С	
Church/religious	Р	Р	-	
assembly				
Information center	Р	Р	Р	
Museums and libraries	Р	-	Р	
Parks, playgrounds, or	Р	Р	S	
community centers				
	T .	Recycling U	ses	Т_
Reverse vending	S	S	-	Part 13,
machine				Chapter
Small collection facility	S	S	_	20.80 Part 13,
omail collection facility	١	١	-	Chapter
				20.80
	<u> </u>	Residential	GP	1
Residential shelter	CGP	-	-	Note e
Live/work uses	PGP	SGP		Note e;
				Section
				20.70.120
Low barrier navigation	PGP	PGP	-	Chapter
center		1505		20.195
Permanent supportive	PGP	PGP	-	Chapter
housing	DCD	DCD	+	20.195
Residential, multiple dwelling	PGP	PGP	-	Note 12 and Note e
Co-living community	S	S	-	Note 10 and
	`	١	-	Note e; Part
				-
				3.75,

		ı	,	T
				Chapter
				20.80
Residential care facility	CGP	CGP	-	Note e
for seven or more				
persons				
Residential services	CGP	CGP	-	Note e
facility, for seven or				
more persons				
Hotel supportive	CGP	CGP	-	Note 9 and
housing	001	001		Note e; Part
nousing				22 of
				Chapter
Oire also as a second as a second	000	000		20.80
Single room occupancy	SGP	SGP	-	Note 12 and
(SRO) living unit facility				Note e; Part
				15, Chapter
				20.80
Single room occupancy	S	S	-	Note 12 and
(SRO) residential hotel				Note e; Part
				15, Chapter
				20.80
	Residen	tial Accesso	ry Uses GP	
Accessory buildings and	PGP	PGP	-	Note 1
accessory structures				
	Transporta	ation and Co	mmunication	
Community television	С	-	-	
antenna systems				
Off-site and alternating	Р	Р	Р	Section
use parking				20.90.200
arrangements				
Off-street parking	Р	Р	-	
establishment	'	'		
	S	S		
Short term parking lot	٥	3	-	
for uses or events other				
than on-site	_			
Radio and television	Р	-	-	
studios	<u> </u>			
Wireless	S	-	-	Note 8;
communications				Sections
antenna				20.80.1900,
				20.80.1915
Wireless	Р	-	-	Note 8;
communications				Sections
antenna, building				20.80.1900,
mounted				20.80.1915 <sup>°</sup>
	Utilitie	es, Power Ge	neration	•
Private electrical power	С	C	-	
generation facility				
I Generation facility			1	

Solar photovoltaic power system	Р	Р	-	Section 20.100.610 C.7.
Stand-by/backup facilities that do not exceed noise or air standards	А	А	-	
Temporary stand- by/backup generators	Р	Р	-	
	Veh	nicle Related	Uses	
Car wash, detailing	Р	-	-	
Fuel service station or charge station, no incidental service or repair	Р	-	-	Note 6
Fuel service station or charge station, with incidental service and repair	Р	-	-	Note 2
Sale and lease, vehicles and equipment (less than one ton)	Р	-	-	Note 3
Tires, batteries, accessories, lube, oil change, smog check station, air conditioning	Р	-	-	Note 4
Sale, vehicle parts, new	Р	-	-	

## Notes applicable to the Downtown Primary Commercial (DC) Zoning District, including the Active Use Area Overlay:

- 1. No Lot may be used solely for an Accessory Structure or Accessory Building.
- 2. Incidental repair includes air conditioning service, carburetor and fuel injection service, electrical service, radiator service, and tune-up, lube, oil change, and smog check, as well as tires, batteries, and accessories installation. Does not allow body repair or painting.
- 3. All activity must be conducted indoors.
- 4. Non-engine and exhaust-related service and repair allowed as incidental use.
- Maximum occupancy load shall be that maximum occupancy load determined by the City fire marshal.
- 6. Pedestal Charge Stations that are incidental to a separate primary use, that do not impact onsite or off-site vehicular circulation, and that serve patrons of the primary use on-site are permitted in all Downtown Zoning Districts.
- 7. Includes on-site outdoor dining area(s).
- 8. Certain modifications of existing Wireless Facilities may be Permitted with an Administrative Permit in accordance with Section 20.80.1915 of Chapter 20.80.

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- 9. Hotel Supportive Housing may be Permitted only with a Conditional Use Permit pursuant to Part 22 of Chapter 20.80 and only until December 31, 2026.
- 10. Repealed.
- 11. Off-sale limited to items produced on-site otherwise a Conditional Use Permit is required.
- 12. Transitional Housing may be allowed as any residential housing type using the permit process for such housing type.

#### Notes applicable to the Active Use Area Overlay only:

- a. Automatic Teller Machines must be a secondary use and must be architecturally integrated into the building on which they are placed. Automatic Teller Machines may not be standalone structures. Use may not be an ATM vestibule lobby.
- b. Not permitted in corner tenant spaces. Corner tenant spaces are defined as storefronts that extend up to or beyond 30 feet along the street in either direction from the intersection.
- c. Second-hand stores not dealing primarily in antiques, artworks, or vintage clothing require a Special Use Permit.
- d. Excludes check-cashing services and bail bond services.
- e. A residential pedestrian entry portal not exceeding 25 feet in length is permitted in the Ground Floor Active Use Area.
- f. Only if dedicated primarily to on-site retail customer copy services, otherwise not Permitted.

<u>SECTION 3</u>. Part 4 of Chapter 20.70 of Title 20 of the San José Municipal Code is repealed in its entirety:

<u>SECTION 4</u>. Section 20.70.485 of Part 5.5 of Chapter 20.70 of Title 20 of the San José Municipal Code is amended to read as follows:

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# Chapter 20.70 DOWNTOWN ZONING REGULATIONS

# Part 5.5 DOWNTOWN BICYCLE PARKING REQUIREMENTS

### 20.70.485 Number of bicycle parking spaces.

The number of required bicycle parking spaces shall be as set forth in Chapter 20.90 of this title.

<u>SECTION 5</u>. Part 5.75 of Chapter 20.70 of Title 20 of the San José Municipal Code is repealed in its entirety:

# Chapter 20.70 DOWNTOWN ZONING REGULATIONS

<u>SECTION 6</u>. A new Part 8.75, Section 20.80.680, of Chapter 20.80 of Title 20 of the San José Municipal Code is added as follows:

# Chapter 20.80 SPECIFIC USE REGULATION

# Part 8.75 CONVERSIONS OF AN EXISTING USE TO ANOTHER USE WITH A DIFFERENT TDM USE DESIGNATION

#### 20.80.680 Special use permit required.

A. In the case where no other development permit would be required, no person shall convert, in whole or in part, an existing or proposed building from one TDM Use Category as identified in Table 20-190 to a different TDM use category without a

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special use permit in the case of conversion to a permitted or special use in the

district, or a conditional use permit in the case of conversion to a conditional use

in the district, with the following exceptions:

1. No Special Use Permit shall be required if the conversion of TDM Use

Category is from any other use category to the Category of Other.

2. No Special Use Permit shall be required if the conversion would otherwise

be exempted from Transportation Demand Management requirements

pursuant to 20.90.900.B.

В. The following requirements shall be applied by the director, or the planning

commission on appeal, in granting a special use permit under this part:

1. Transportation Demand management. The project shall be subject to the

requirements of Part 9 of Chapter 20.90.

SECTION 7. Sections 20.80.820, 20.80.850, 20.80.870, 20.80.880, and 20.80.890 of

Part 10 of Chapter 20.80 of Title 20 of the San José Municipal Code are amended to

read as follows:

Part 10 **OUTDOOR VENDING FACILITIES** 

20.80.820 Exception - Administrative permit.

Α. Nothing in this part shall regulate or prohibit the following uses:

1. The seasonal sale of Halloween pumpkins and Christmas trees and

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associated greenery pursuant to this title.

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- 2. The peddling of any product from an approved location within the sidewalk portion of a public street pursuant to Chapter 6.54 of Title 6.
- 3. The placement or maintenance of a newsrack within the public right-of-way pursuant to Chapter 13.18 of Title 13.
- 4. The vending of beverages, goods, wares, merchandise or services for the use of an on-site business when covered by other provisions in this title.
- B. Notwithstanding the provisions of this part, no administrative permit shall be required for the placement or operation of a vending facility which solely involves the vending of whole, uncut, fresh fruits and vegetables and that meets and remains in full compliance with all of the following location and operational requirements:
  - 1. The vendor shall attend the vending facility at all times.
  - 2. The vending facility shall operate only on a site with an existing fixed-base host in operation on the site.
  - 3. All operations shall fully comply with all federal, state and local laws, regulations and guidelines including without limitation those applicable to the vending of fresh fruits and vegetables, including without limitation the California Health and Safety Code, the California Food and Agricultural Code, and all regulations and guidelines promulgated by the State of California and the County of Santa Clara thereunder, as the same may be amended from time to time.
  - 4. All activities, and the duration of those activities, shall first have been approved and authorized in writing by the owner of the real property on which those activities are planned to occur. The vendor shall have this

written authorization available on-site and shall present it to the city upon the city's request.

- 5. The vendor shall completely remove all equipment, merchandise and other materials, including, without limitation, waste materials, from the site upon the conclusion of the vending activities, excepting such interior storage of equipment, merchandise or materials as may be allowed on the site with the permission of the owner or operator of the site.
- 6. The hours of operation of a vending facility shall be limited to the hours of operation of the fixed-base businesses on the fixed-base host site; however, the vending facility shall not operate, including any setup or breakdown activities, between the hours of 10:00 p.m. and 7:00 a.m. During hours in which the fixed-base host businesses are closed, the vending facility shall be removed from the parcel or lot on which it operates, or shall be stored indoors.
- 7. The vending facility shall be placed or operated only on paved surfaces and not on landscaped areas, nor shall the vending facility adversely impact any landscaping or landscaped areas.
- 8. The vendor shall not offer for sale or otherwise distribute any products other than whole, uncut, fresh fruit and vegetables.
- 9. Each vendor shall not use amplified sound for any purpose.
- 10. The vending facility or activities shall not obstruct the safe flow of vehicular or pedestrian traffic on or around the site.
- 11. The maximum dimensions of the vending facility shall be as follows:

- a. The maximum height of any portion of each vending facility, including any folding or collapsible appendage, shall not exceed ten feet.
- b. The maximum width of each vending facility or cart, including any folding or collapsible appendage, shall not exceed ten feet.
- c. The maximum length of each vending facility or cart, including any folding or collapsible appendage, shall not exceed twenty-four feet.
- 12. The vending facility shall not be placed on or operate within the boundaries of a hypothetical triangular area described by the point of intersection of the curb-line extensions of perpendicular or nearly perpendicular streets, and a line joining two points thirty feet from that point of intersection, measured along those curb-lines.
- 13. The vending facility shall not be placed or operate less than one hundred feet from a freeway on or off ramp.
- 14. The vending facility shall not be placed or operate less than twenty feet from a driveway curb cut.
- 15. The vending facility shall not be placed or operate within fifty feet of an exclusively residentially used lot as measured from nearest point of vending facility to nearest point of the exclusively residentially used lot.
- No vending facility shall be placed within or operate from a structure or stand which is attached to or bears directly upon or is supported by the surface of the site. Vending facilities shall operate exclusively from vehicles or carts or other conveyances which are fully mobile and have operational wheels in place at all times. Vending facilities shall not connect

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to temporary or permanent on-site water, gas, electricity, telephone or

cable sources.

17. Vending facilities shall not be located less than fifteen feet from a parcel or

lot line or a public right-of-way.

18. The vendor shall not place or utilize displays of fruits or vegetables that

are detached from the vending facility or visible off-site.

19. All signs used in conjunction with any vending facility shall comply with the

requirements of Title 23 of this Code and with the following requirements:

Free-standing signs shall not be allowed. All signs shall be a.

mounted or attached to the exterior surfaces of the vending facility

and shall not extend beyond the top, bottom, or side lines of the

exterior surface to which it is mounted or attached. The dimensions

of mounted or attached signs shall be included in measuring and

calculating the maximum height, width, and length of a vending

facility under Section 20.80.870.

b. No sign shall revolve, rotate, move or create the illusion of

movement, rotation, or revolution, or have any visible moving,

revolving, or rotating surface parts.

C. No sign shall be illuminated, directly or indirectly; but this restriction

does not preclude the incidental illumination of such signs by

service lighting needed in the conduct of nighttime operations.

d. No signs shall emit or broadcast any sound, outcry, or noise.

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- 20. The vendor shall maintain the vending facility and the area around the vending facility in a clean and orderly manner that does not create a public or private nuisance. For purposes of this part, a "nuisance" shall mean any act or omission which obstructs or causes substantial inconvenience or damage to the public or any member thereof, in the course of, or by the manner of, the exercise of rights created by this title.
- 21. Each vending facility shall display in a manner legible and visible to its clientele:
  - The name and phone number of the vendor operating the vending facility;
  - The number of the city business license issued to the vending facility; and
  - c. The property owner's name and phone number.
- 22. Each vendor shall have secured with the property owner of the site on which the vendor plans to operate, and prior to the commencement of any operation of the vendor, provision for all of the following services in a manner that comports with state and local laws and regulations, as the same may be amended from time to time:
  - Refuse disposal and sufficient trash and recycling receptacles within the area of the vending;
  - Litter removal within three hundred feet of the boundaries of the vending facility; and

c. Access to adequate sanitary facilities, including restrooms and/or portable sinks and toilets.

### 20.80.850 Minimum standards for vending facilities.

The following standards shall be applied by the director, or by the planning commission on appeal, in granting an administrative permit for a vending facility. The director or planning commission may impose stricter standards as an exercise of discretion, upon a finding that stricter standards are reasonably necessary in order to implement the general intent of this part and the purposes of this title. The standards for vending facilities are set forth in Table 20-170:

Table 20-170				
	Minimum Standards			
Height	The maximum height of any portion of a vending facility, including any			
	folding or collapsible appendage, shall not exceed ten (10) feet.			
Width	The maximum width of a vending facility or cart, including any folding			
	or collapsible appendage, shall not exceed ten (10) feet.			
Length	The maximum length of a vending facility or cart, including any folding			
	or collapsible appendage, shall not exceed twenty-four (24) feet.			
Distance from	No vending facility shall be placed on or operate within the			
Intersections	boundaries of a hypothetical triangular area described by the point of			
	intersection of the curb-line extensions of perpendicular or nearly			
	perpendicular streets, and a line joining two points thirty (30) feet			
	from that point of intersection, measured along those curb-lines.			
Distance from Streets	No vending facility shall be placed or operate at a location less than			
	fifteen (15) feet from any street right-of-way.			
Distance from	No vending facility shall be placed or operate less than one hundred			
Freeway Ingress and	(100) feet from a freeway on or off ramp.			
Egress Ramps				
Distance from	No vending facility shall be placed or operate less than twenty (20)			
Driveways	feet from a driveway curb cut.			
Distance from Other	No vending facility shall be placed or operate within ten (10) feet of			
Vending Facilities	another vending facility operating on private property.			
Maximum Number of	Less than 25,000 Square feet: One Vending facility			
Vending Facilities	25,000-50,000 square feet: Two vending facilities			
-	50,000-75,000 square feet: Three vending facilities			
	75,000-100,000 square feet: Four vending facilities			
	100,000 and up square feet: Five vending facilities			
Distance from	No vending facility shall be placed or operate within one-hundred fifty			
Residences	(150) feet of a residentially zoned property_unless the outdoor dining			
	area is completely separated from residentially zoned property by a			

	non-residential building or by a minimum distance of one hundred feet that includes a public street with a minimum public right-of-way dimension of eighty feet.
Paved Locations	No vending facility shall be placed or operate on a parcel or lot unless the surface is paved with a mud-free, dust-free surface.
Mobility of Operations	No vending facility shall be placed within or operate from a structure or stand which is attached to or bears directly upon or is supported by the surface of the site. Vending facilities shall operate exclusively from vehicles or carts or other conveyances which are fully mobile and have operational wheels in place at all times.
Sanitary Facilities	Persons operating vending facilities shall have unrestrained right of access to toilet and handwashing facilities located on site within reasonable distance of the vending facility's approved location.
Setback	Vending facilities shall be located not less than fifteen (15) feet from a parcel or lot line or a public right-of-way.

### 20.80.870 Signage standards.

All signs used in conjunction with any vending facility shall comply with the requirements of Title 23 and with the following requirements:

- 1. Free-standing signs shall not be allowed.
- Signage shall be mounted or attached to the exterior surface of the vending facility and shall not extend beyond the top, bottom, or side lines of the exterior surface to which it is attached. Signage mounted or attached to the vending facility does not require a separate Sign Permit. Vending facility signage shall be approved with the Administrative Permit approving the vending facility.
- 3. No sign shall revolve, rotate, move or create the illusion of movement, rotation or revolution, or have any visible moving, revolving or rotating surface parts.
- 4. No sign shall be illuminated, directly or indirectly; but this restriction does not preclude the incidental illumination of such signs by service lighting needed in the conduct of nighttime operations.
- 5. No signs shall emit or broadcast any sound, outcry, or noise.

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20.80.880 Findings.

Α. The administrative permit shall be granted only if the director makes the following

findings:

1. The vending facility, as designed and at the location requested, will not

create a potentially adverse impact on pedestrian or vehicular safety or

interfere with or in any way impede on-site traffic circulation; and

2. The location of a proposed vending facility is not in such close proximity to

another such facility or facilities as to create or contribute to vehicle traffic

congestion of the area which can result from compaction of such facilities;

and

3. The proposed vending facility will not impair the landscaping required for

any concurrent use by this title or any permit issued pursuant thereto; and

4. The proposed vending facility location must be in conformance with the

relevant Airport Comprehensive Land Use Plan, where applicable.

В. The director shall deny the application where the information submitted by the

applicant and/or presented at the public hearing fails to satisfactorily substantiate

such findings.

20.80.890 Conditions of issuance.

All outdoor vending facilities must comply with the following conditions:

Α. Vending facilities coming within the definition of "mobile food preparation unit,"

"vehicle," or "temporary food facility," as set forth in the Health and Safey Code of

the State of California, Division 22, Chapter 4, Article 2, Sections 27526, 27538,

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and 27540, or their successor, shall, as a condition of approval for issuance of an

Administrative Permit for outdoor vending facility, display at all times a current

health permit issued to the vendor for the vending facility by the health officer of

the County of Santa Clara.

B. As a condition of approval of an administrative permit for a vending facility, the

operator of such facility shall provide to the director of planning an agreement

signed by the owner of the lot or parcel, or the owner or operator of the fixed

base use, if different from the owner of the lot or parcel, to provide the support

facilities required by this part.

C. A vendor shall attend the vending facility at all times.

D. The vendor shall maintain the area around the vending facility in a clean and

orderly fashion.

Ε. The vending facility shall be maintained in a manner which does not create a

public or private nuisance. For purposes of this part, a nuisance shall mean any

act or omission which obstructs or causes substantial inconvenience or damage

to the public or any member thereof, in the course of, or by the manner of, the

exercise of rights created by the grant of the administrative permit.

F. Vending facilities shall be kept in a good state of repair and shall be maintained

with surfaces which are clean and not cracked, peeling, or faded.

G. Each vending facility shall display in a manner legible and visible to its clientele:

1. The name and phone number of the vendor operating the vending facility;

2. The administrative permit number and date of issuance issued to the

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vending facility; and

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3. The city business tax registration number issued to the vending facility.

Н. The hours of operation of a vending facility shall be limited to the hours of operation of the fixed-base businesses on the fixed-base host site; however, no vending facility shall operate during the hours from 10:00 p.m. through 6:00 a.m. During hours in which the fixed-base host site businesses are closed, the vending facility shall be removed from the parcel or lot on which it operates, or

SECTION 8. A new Part 10.5 of Chapter 20.80 of Title 20 of the San José Municipal Code is added as follows:

> Part 10.5 CONVERSION OF PARKING TO OTHER OUTDOOR USES

20.80.891 Purpose.

shall be stored indoors.

This part regulates the conversion of previously permitted vehicular parking areas into areas designated for outdoor dining or other outdoor uses associated with an on-site business. The specific purposes of this part are to safeguard the urban environment by permitting such uses in a manner consistent with safe and efficient circulation of pedestrian and vehicles, protecting the safety of users of the outdoor areas and by protecting the integrity and character of the surrounding neighborhood, properties and uses.

20.80.892 Administrative permit required.

No person shall convert a previously permitted vehicular parking area into space designated for outdoor dining or other outdoor uses associated with an on-site use on any privately owned parcel or lot except in compliance with an administrative permit issued pursuant to this title.

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20.80.893 Exception - Administrative permit.

Nothing in this part shall regulate or prohibit the following uses:

1. The conversion of existing parking to outdoor dining that does not affect on-site

vehicular circulation. This may be allowed through a Permit Adjustment,

pursuant to section 20.100.500.A.15.

2. The conversion of existing parking to outdoor dining that would not be in

conformance with 20.40.520, 20.55.201 or 20.75.320. This conversion may only

be allowed through a Special Use Permit, pursuant to Chapter 20.100, Part 7.

20.80.895 Conditions of issuance.

All conversions of parking to outdoor dining must comply with the following conditions:

1. In areas no longer used for parking, wheel stops and striping shall be removed;

and

2. Circulation and drive aisles shall be modified as necessary to ensure continuous

safe operation of the remaining parking and drive aisles; and

3. Seating areas shall be differentiated from parking area through grade differentials

(minimum 6 inches) or permanent barriers that are architecturally consistent with

the site; and

4. Driveways and curb cuts that are no longer utilized shall be removed; and

5. The existing facility must meet on-site bicycle parking requirements per Chapter

20.90, Part 2.5; and

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6. A maximum of fifty (50) seats or 800 square feet (whichever is greater) may be

allowed per establishment; and

7. If the dining area will include a temporary canopy larger than 700 square feet or a

tent larger than 400 square feet in the outdoor dining area, it will also require a

permit from the San Jose Fire Department; and

8. No amplified sound that is audible to adjacent sites with the exception of

downtown. No amplified sound that is disturbing or unreasonably loud to

persons on neighboring property shall be audible to adjacent sites in downtown;

and

9. Project must be in conformance with the relevant Airport Comprehensive Land

Use Plan, where applicable.

SECTION 9. Sections 20.80.1400, 20.80.1480, and 20.80.1520 of Part 16 of Chapter

20.80 of Title 20 of the San José Municipal Code are amended to read as follows:

Part 16

TEMPORARY OUTDOOR USES OF PRIVATE PROPERTY

20.80.1400 Outdoor private property special event.

An outdoor private property special event is a temporary outdoor use of private property

that meets the criteria in either subsections A. or B. below.

Α. The outdoor private property special event will displace parking for the existing

use or uses on the site.

B. The outdoor private property special event requires a permit under the

jurisdiction of any of the following agencies:

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1. San José Police Department;

2. San José Fire Department; or

California Department of Alcohol Beverage Control.

20.80.1480 Event permit parking limitations.

A. Regardless of zoning district, an event permit will not be issued if the outdoor

private property special event will displace more than fifty (50) percent of the

existing parking for the existing use or uses on the site, or a maximum of two-

hundred fifty (250) spaces, whichever is less.

B. This section does not apply to outdoor private property special events conducted

in the downtown core area, and events at schools and church/religious assembly.

20.80.1520 Conditions for issuance of permits for outdoor private property

special events.

A. No event permit for a outdoor private property special event shall be issued

unless the following conditions have been met and the applicant agrees in writing

to comply with these conditions:

1. All amusement rides, booths, tents and equipment shall be located at least

twenty (20) feet from all frontage streets.

2. The outdoor private property special event venue shall have direct

vehicular access from a public street.

3. The size, configuration and location of the outdoor private property special

event venue shall be suitable for the proposed number of attendees taking

into account other events which are scheduled to occur during the same

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time period at locations in proximity to the proposed site for the outdoor private property special event.

- 4. The outdoor private property special event applicant has made provision for each of the following:
  - refuse disposal and sufficient trash receptacles within the event site:
  - b. litter removal within a three hundred foot radius of the boundaries of the event site;
  - scheduled maintenance of the outdoor private property special event venue during the course of the event, including removal of animal waste, if applicable;
  - d. sanitary facilities, including adequate restrooms and/or portable toilets.
- 5. The San José police department has approved the applicant's security and traffic plans, if applicable. The thresholds for requiring either a security or traffic plan or both shall be set forth in the regulations issued pursuant to this part.
- 6. The applicant shall be responsible for reimbursing the city for the direct cost of police services in the event that the outdoor private property special event requires extra police services in addition to the regular patrol services provided in the police district in which the outdoor private property special event site is located. The criteria for assessing whether the outdoor private property special event will necessitate additional police services shall be set out in the regulations issued pursuant to this part.

- 7. The applicant shall be responsible for reimbursing the city for the direct cost of litter removal within a three hundred foot radius of the boundaries of the event site in the event that the applicant fails to comply with this requirement.
- 8. The San José fire department has approved applicant's plans for fire control devices, tents and canopies, cooking equipment, pyrotechnics and emergency vehicle access, if applicable.
- The California Department of Alcohol Beverage Control has issued a
  permit for the sale of alcohol or the applicant has certified that the sale of
  alcohol will not occur.
- 10. The applicant will provide written notification of the outdoor private property special event, including time, date and description of activities to property owners within three hundred (300) feet of the outdoor private property special event site at least fourteen (14) days in advance of the first day of the event. An event permit holder who is issued a permit fewer than fourteen (14) days in advance of the first day of the event shall provide the required notice within twenty-four (24) hours following the issuance of the permit but no later than two (2) business days in advance of the first day of the event.
- 11. Project must be in conformance with the relevant Airport Comprehensive Land Use Plan, where applicable.
- B. The issuance of either a conditional use permit or a special use permit for an outdoor private property special event shall be subject to the conditions set forth in Subsection A.1. through A.9. of this section.

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<u>SECTION 10</u>. Section 20.90.100 of Chapter 20.90 of Title 20 of the San José Municipal Code is amended to read as follows:

# Chapter 20.90 PARKING, LOADING, AND TRANSPORTATION DEMAND MANAGEMENT

#### Part 1

#### GENERAL PROVISIONS

#### 20.90.010 Purpose.

The purpose of this chapter is to:

- A. Promote effective vehicle circulation, reduce congestion, increase safety and aesthetics within the off-street parking and off-street loading areas.
- B. Promote proper siting of the off-street vehicle parking or off-street loading areas to minimize potential adverse effects on adjacent land uses.
- C. Encourage the use of alternative modes of transportation and reduce trips by establishing standards for on-site shower and changing rooms.
- D. Ensure access and maneuverability for emergency vehicles.
- E. Encourage bicycles as an alternative mode of transportation by providing adequate, convenient, and secure bicycle parking facilities to meet the needs generated by specific uses.
- F. Ensure that new development is designed to support sustainable transportation choices for residents, employees, and visitors. The provisions contained herein implement Envision San Jose 2040, and Climate Smart San Jose, state legislation including Senate Bill (SB) 743, the Sustainable Communities and Climate Protection Act of 2008 (SB 375), the California Global Warming

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Solutions Act of 2006 (AB 32), the California Complete Streets Act of 2008, and Bay Area Air Quality Management District (BAAQMD) Regulation 14.

- G. Reduce dependence on drive-alone trips and increase sustainable mode share to comply with the directives of SB 743, including the development of multimodal transportation system and a diversity of land uses, and applicable requirements under Bay Area Air Quality Management District (BAAQMD) Regulation 14.
- H. In compliance with SB 743, mitigate the transportation impacts resulting from new development by providing sustainable, accessible, and affordable transportation options that support the journeys of people of all income levels and modal choices.
- Support the strong link between land use and transportation through promotion of infill development and mixed land uses that bring common destinations closer to people and make efficient use of infrastructure.
- J. Improve air quality and public health outcomes, and reduce San Jose's contribution towards climate change-through encouragement of sustainable mobility options and reduction of Vehicle Miles Traveled (VMT) and associated greenhouse gas emissions generated by driving.
- K. Advance equity, particularly in disadvantaged communities whose transportation access has been historically underserved, through the provision of safe, affordable, and accessible travel options that: connect people to jobs, services, and opportunities; improve health outcomes; and increase the resilience of environmentally impacted communities.
- L. Improve street safety and reduce transportation-related collision risks through the provision of bicycle, pedestrian, and transit infrastructure and services. Support the goal of Vision Zero to eliminate traffic fatalities and severe injuries,

particularly in areas of the City with the highest incidences, which disproportionately includes disadvantaged communities.

M. Implement a balanced transportation network by embracing Complete Streets principles of safety, comfort, and convenience for all users of the public right-ofway.

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### 20.90.020 Applicability.

A. Every building for which a building permit application for new square footage was submitted on or after January 1, 2011, shall provide the required bicycle parking spaces in compliance with the provisions of this chapter.

B. Every development that creates more than five thousand square feet of outdoor uses for which a development permit application was submitted on or after January 1, 2011 shall provide the required bicycle parking spaces for the outdoor uses in compliance with the provisions of this chapter.

#### 20.90.025 Adoption by reference.

A. This chapter incorporates by reference and adopts the objectives, criteria, and procedures for mandatory bicycle parking requirements contained in the California Green Building Standards Code.

B. This title implements the mandatory bicycle parking requirements of the California Green Building Standards Code. To the extent there is any conflict between this title and the mandatory parking standards contained in the California Green Building Standards Code, the mandatory <u>bicycle</u> parking standards contained in the California Green Building Standards Code shall prevail whenever those standards are stricter or more restrictive than the standards set forth in this title. To the extent that the <u>bicycle</u> parking standards in this title are more stringent than the mandatory parking standards contained in

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the California Green Building Standards Code, the parking standards contained in this title shall prevail.

### 20.90.030 No reduction in off-street parking spaces.

A. Off-street vehicle parking spaces existing on February 19, 2001, and/or required as a condition of any permit or approval by the City of San José, shall not be reduced in number or size without an approved development permit, or a permit adjustment if no development permit is required, in accordance with the requirements of Chapter 20.100.

B. Off-street bicycle parking spaces existing on December 31, 2010 and/or required as a condition of any permit or approval by the City of San José shall not be reduced in number or size without an approved development permit in accordance with the requirements of Chapter 20.100.

### 20.90.050 <u>Definitions</u>.

For the purposes of this Chapter 20.90, the following definitions apply:

A. "Off-street vehicle parking space" means the area, other than a public street, public way, or other public property, (and exclusive of off-street loading spaces) permanently reserved or set aside for the parking of one automobile or other motor vehicle or clean air vehicle under one and one-half ton capacity, together with and plus maneuvering areas as are hereinafter specified in this title; and whenever in this title the unmodified term "parking space" is used it shall, unless the context clearly requires otherwise, be construed as meaning off-street vehicle parking space.

B. "Number of employees" means the greatest number of employees who are or may be on the premises associated with a specific use during any one working

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shift or period of time of the day or night, as determined by the director of

planning.

C. "Full-time employee" means the total number of hours all employees spend on

the parcel during the peak eight-hour occupancy period of the parcel divided by

eight hours.

D. "Floor area" shall mean eighty-five percent of the "total gross floor area" of the

building.

Ε. "Total gross floor area" shall mean the sum of the gross horizontal areas of the

several floors of the building, (including floors below as well as above ground),

confined within the interior faces of the exterior walls of the building. A party wall

between buildings shall be deemed an exterior wall of each of the buildings of

which it is a part.

F. "Long-term bicycle parking facilities" are secure bicycle storage facilities for

tenants or occupants of a building or development that fully enclose and protect

bicycles and may include:

1. A covered, access-controlled enclosure such as a fenced and gated area

with short-term bicycle parking facilities;

2. An access-controlled room with short-term bicycle parking facilities; and

3. Individual bicycle lockers that securely enclose one bicycle per locker.

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G. "Short-term bicycle parking facilities" mean bicycle facilities accessible and

usable by visitors, guests or business patrons and may include:

1. Permanently anchored bicycle racks;

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2. Covered, lockable enclosures with permanently anchored racks for

bicycles;

3. Lockable bicycle rooms with permanently anchored racks; and

4. Lockable, permanently anchored bicycle lockers.

H. "Clean air vehicles" means any combination of low-emitting, fuel efficient, and

carpool or van pool vehicles.

I. "Home-End Uses (HEU)" are uses whose parking demand and VMT are largely

determined by vehicle ownership rates and use frequency among the residents

of these uses.

J. "Commute-End Uses (CEU)" are uses whose parking demand and VMT are

largely determined by the volume of commuters driving to jobs generated by

these uses.

K. "Visit-End Uses (VEU)" are uses whose parking demand and VMT are largely

determined by the volume of visitors driving to access goods, services, and

social connection provided through these uses.

L. "Other Uses (OTH)" are uses that typically generate moderate or minimal

personal automobile parking demand and/or are typically minimally responsive to

TDM mitigation efforts.

M. "TDM Use Category" defines which category a specific land use falls under to

determine the applicable TDM strategies than can be applied.

N. "TDM Coordinator" is the designee of the City Manager that acts to review,

monitor and enforce TDM requirements.

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- O. "Point Target" means a number of points calculated based on the applicable
  Level and amount of parking proposed for the Project. The Point Target
  determines the total points a project shall achieve by implementing selected TDM
  Strategies.
- P. "Transportation Demand Management", or "TDM" means a program that includes incentives, services, policies, and physical improvements aimed at reducing drive-alone trips and Vehicle Miles Traveled (VMT). TDM encourages sustainable travel such as, but not limited to, public transit, bicycling, walking, and carpooling/vanpooling. TDM also includes strategies that reduce the need for trips altogether, such as telecommuting for work trips, and land use strategies that increase access to destinations. The City of San Jose's TDM Program is the set of regulations, requirements, processes, and implementation strategies set forth in this ordinance and the City of San Jose Transportation Analysis Handbook.
- Q. "Transportation Demand Management Plan Compliance Documentation", or "TDM Plan Compliance Documentation" means documentation provided by the property owner, no sooner than the Project has received a certificate of occupancy, to the TDM Coordinator demonstrating continued compliance with the Project's approved TDM Plan, including maintenance of all TDM Strategies. TDM Plan Compliance Documentation shall be provided on an annual basis unless it is waived by the TDM coordinator pursuant to the provisions of this ordinance and the TDM Program Guidelines.
- R. "Transportation Demand Management Monitoring Report", or "TDM Monitoring Report" means annual monitoring data that provides a reasonable sample period of travel characteristics, including but not limited to the percentage of modes of travel to and from the site and parking hour utilization. The TDM Monitoring Report shall be provided on an annual basis unless it is waived by the TDM

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Coordinator pursuant to the provisions of this ordinance and the TDM Program Guidelines.

- S. "Transportation Demand Management Plan", or "TDM Plan" means a Project's documentation, including a site plan and/or other documentation, that describes the TDM Strategies the project will implement in order to comply with the TDM Ordinance for the Project site as approved by the Director of Planning, Planning Commission or City Council.
- T. "Transportation Demand Management Program Standards", or "TDM Program Standards" means the City of San Jose's Standards that contain details of the TDM Program goals and benefits, processes, point targets, TDM Strategies, evaluation and reporting, and technical justifications. These program standards are contained within Chapter 5 of the City of San Jose's Transportation Analysis Handbook.
- U. "Transportation Demand Management Strategy", or "TDM Strategy" means a programmatic and/or physical strategy that aims to reduce drive-alone trips and/or VMT, and/or encourages sustainable mobility in a way that meets the intent of this Ordinance. TDM Strategies are assigned a point value and are listed in the TDM Program Standards.
- V. "User-Defined TDM Strategy" means a TDM Strategy that is not currently listed in the TDM Program Guidelines and is proposed by an applicant for inclusion in a Project's TDM Plan. A proposed User-Defined TDM Strategy shall aim to reduce drive-alone trips and/or VMT, and/or encourage sustainable mobility options in a way that meets the intent of this Ordinance. A User-Defined TDM Strategy shall be approved through the process outlined in Section 20.90.925.

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W. "Project" for the purposes of Chapter 20.90, means any building, group of buildings, or use which is permitted or the use is authorized through a single development permit or ministerial permit.

- X. "High Quality Transit Area" are within one half mile of a high-quality transit corridor or major transit stop. A high-quality transit corridor is defined in the California Public Resources Code, Section 21155(b) as may be amended. A major transit stop is defined in the California Public Resources Code, Section 21064.3 as may be amended.
- Y. "Vehicle Miles Travelled (VMT)" as defined by City Council Policy 5-1.

### 20.90.060 -Parking spaces.

- A. Off-Street Vehicle Spaces.
  - All vehicle parking spaces may be any combination of sizes as set forth in Section 20.90.100, with the exception that no more than 40% of the spaces may be designated as small car spaces.
- B. Number of Bicycle Parking Spaces Required.
  - 1. The minimum number of bicycle parking spaces required for uses permitted under this title is set forth in Table 20-190.
  - 2. Except as otherwise expressly permitted in this chapter, the minimum number of bicycle parking spaces required under this title shall be provided on private property on a parcel or development site in an area, other than a public street, public way, or other public property, permanently reserved or set aside for bicycle parking spaces.

- 3. A minimum of two short-term bicycle parking spaces and one long-term bicycle parking space shall be provided for each site that has a nonresidential use set forth in Table 20-190.
- If the number of bicycle parking spaces hereinafter required contains a fraction, such number shall be rounded to the nearest higher whole number.
- 5. When part or all of the bicycle parking spaces required for a land use is based on the number of full-time employees, that portion shall be provided in long-term bicycle parking facilities. When part or all of the bicycle parking spaces required for a land use is based on classrooms, that portion shall be provided in short-term bicycle parking facilities. When the bicycle parking required for a land use is based solely on square footage or other criteria in the table, at least eighty percent of the bicycle parking spaces shall be provided in short-term bicycle parking facilities and at most twenty percent shall be provided in long-term bicycle facilities.

Table 20-190
Bicycle Parking Spaces Required by Land Use and TDM Land Use Categorization

Use			cycle Parking equired	TDM Use Category
Agriculture and Re	Agriculture and Resource Uses			
Agriculture and Resource Uses			1 per 10 full-time employees	<u>OTH</u>
Education and Trai	ning			
Day care center			1 per 10 full-time employees and children	CEU
Instructional studios			1 per 3,000 sq. ft. of floor area	VEU

Private instruction,	1 per 10 students	VEU
personal	and full-time	
enrichment	employees	
		0=11
School-	1 per 10 full-time	CEU
elementary (K - 8)	employees plus 6	
	per classroom	
Cabaal accordany		CEU
School- secondary	1 per 10 full-time	CEU
(9 - 12)	employees plus 10	
	per classroom	
School, post-	1 per 10 full-time	CEU
secondary	employees plus 10	0_0
Secondary		
	per classroom	
School, trade and	1 per 10 full-time	CEU
vocational	employees plus 10	
1000	per classroom	
E de della contra de la Decembra de la	per diassiooni	
Entertainment and Recreation		
Arcade,	1 2 2 000 22 4	VEU
	1 per 3,000 sq. ft.	νEU
amusement game	of floor area	
Batting cages	1 per 10 full-time	VEU
	employees plus	
	one per 6 stations	
- ·		\
Bowling	1 per 2 lanes	VEU
establishment		
Driving range	1 per 10 full-time	OTH
	employees plus 1	
	per 10 tees	
Golf course	1 per 10 full-time	OTH
	employees plus 1	
	per 2 golf holes	
Hoolth alub	1 per 1,600 sq. ft.	VEU
Health club,		VEU
gymnasium	of recreational	
	space	
Miniature golf	1 per 10 full-time	VEU
I viii nataro gon	· ·	120
	employees plus 1	
	per 6 tees	
Performing arts	1 per 4,000 sq. ft.	VEU
rehearsal space	of floor area	
Poolroom/billiards	1 per 3,000 sq. ft.	VEU
	of floor area	V L O
establishment		
Private club or	1 per 60 fixed	VEU
lodge	seats on the	
	premises, or 1 per	
	90 linear feet of	
	seating, plus 1 per	
	3,000 sq. ft. of	
	area without	
	seating but	
	Joanny Dut	

		designed for meeting or assembly by guests, plus 1 per 5,000 sq. ft. of outdoor area developed for recreational purposes	
Recreation, commercial (indoor)		1 per 1,600 sq. ft. of recreational area; for uses requiring reservation, appointments, or classes with limited attendance, 1 per 10 guests;	VEU
Recreation, commercial (outdoor)		2 per acre of site	VEU
Relocated cardroom		1 per 800 sq. ft. area devoted to card games	VEU
Skating rink		1 per 1,000 sq. ft. of floor area	VEU
Swim and tennis club		1 per 5,000 sq. ft. of recreation area	VEU
Motion picture theatre, indoor		1 per 45 seats in theaters with 1-3 screens; 1 per 50 seats with 4+ screens	VEU
Motion picture theatre, outdoor		1 per 3,000 sq. ft.	VEU
Theaters, auditoriums, sports arenas, and stadiums- with or without fixed seats		1 per 60 fixed seats on the premises, plus 1 per 100 linear feet of fixed benches, or 1 per 450 sq. ft. of area used for assembly	VEU
Food Services	 		
Banquet facility		1 per 50 seats or 1 per 800 square feet of dining area, whichever requires	VEU

		the greater number of parking spaces	
Caterer		1 per 50 seats or 1 per 800 sq. ft. of dining area, whichever requires the greater number of parking spaces	ОТН
Commercial kitchen		1 per 3,000 sq. ft. of floor area	OTH
Drinking establishments		1 per 50 seats or 1 per 800 sq. ft. of dining area, whichever requires the greater number of parking spaces	VEU
Entertainment (with any food or alcohol service)		1 per 800 sq. ft. of area open to the public	VEU
Outdoor dining incidental to a public eating establishment or a retail establishment		1 space per 50 seats	VEU
Public eating establishments		1 per 50 seats or 1 per 800 sq. ft. of dining area, whichever requires the greater number of parking spaces	VEU
Take-out only establishment (including but not limited to pizza delivery, ice cream shops, doughnut shops)		1 per 750 sq. ft. of area open to the public	VEU
Taproom or tasting room		1 per 50 seats or 1 per 800 sq. ft. of drinking area, whichever requires the greater number of parking spaces	VEU

M/in a m : It is a	·	4 : 000 %	of OTU
Winery, brewery,		1 per 300 sq. ft.	of OTH
or distillery with a		floor area and 1	
taproom or tasting		per 10 full-time	
room		employees	
General Retail			
Alcohol, off-site		1 per 4,000 sq. f	ft. VEU
sales		of floor area	
Food, beverages,		1 per 3,000 sq. f	ft. VEU
and groceries		of floor area	
Nursery, plant		1 per 3,000 sq. f	ft. VEU
		of floor area	
Open air sales		1 per 3,000 sq. f	ft. VEU
establishments		of floor area	
and areas			
Outdoor vending		2 parking space	s VEU
Pawn shop/broker		1 per 3,000 sq. f	ft. VEU
		of floor area	
Retail sales,		1 per 3,000 sq. f	ft. VEU
goods and		of floor area	
merchandise			
Retail sales of		1 per 4,000 sq. t	ft. OTH
furniture		of floor area	
Retail art studio		1 per 3,000 sq. t	ft. VEU
		of floor area	
Sales, appliances,		1 per 10,000 sq.	ft. OTH
industrial		of floor area	
equipment, and			
machinery			
Neighborhood		1 per 3,000 sq. 1	ft. VEU
shopping center		of floor area at	
(minimum 100,000		publicly accessil	ole
sq. ft. in size),		entrances with	
includes a mix of		locations to be	
permitted, special,		determined	
and conditional		through a	
uses		development	
Ni a la la la a ula a a al		permit	4 \/\(\bar{\pi}\)
Neighborhood		1 per 3,000 sq. f	ft. VEU
shopping center		of floor area at	
(minimum 20,000		publicly accessil	DIE
sq. ft. in size), includes a mix of		entrances with locations to be	
		determined	
permitted, special, and conditional		through a	
uses		development	
uses		permit	
		pennii	

•		
Bed and breakfast inn	1 per space plus 1 per 10 guest rooms	CEU
Crematory	1 per 10 full-time employees	OTH
Dry cleaner	1 per 3,000 sq. ft. of floor area	VEU
Hotel or motel	1 space plus 1 per 10 guest rooms	CEU
Laundromat	1 per 3,000 sq. ft. of floor area	VEU
Maintenance and repair, small consumer goods	1 per 3,000 sq. ft. of floor area	VEU
Messenger services	1 per 3,000 sq. ft. of floor area	OTH
Mortuary and funeral services	1 per 10 full-time employees	VEU
Mortuary, excluding funeral services	1 per 10 full-time employees	ОТН
Personal services	1 per 3,000 sq. ft. of floor area	VEU
Photo processing and developing	1 per 3,000 sq. ft. of floor area	VEU
Printing and publishing	1 per 5,000 sq. ft. of floor area	OTH
Social service agency	1 per 4,000 sq. ft. of floor area	VEU
Health and Veterinary Services		
Animal boarding, indoor	1 per 10 full-time employees	VEU
Animal grooming	1 per 3,000 sq. ft. of floor area	VEU
Emergency ambulance station	1 per 10 full-time employees	OTH
Hospital/in-patient facility	1 per 25 beds	CEU
Office, medical	1 per 4,000 sq. ft. of floor area	VEU
Veterinary clinic	1 per 4,000 sq. ft. of floor area	VEU
Industry		

	T	
Commercial	1 per 5,000 sq. ft.	VEU
support	of floor area	
Establishment for	1 per 5,000 sq. ft.	OTH
the repair,	of floor area	
cleaning of		
household,		
commercial or		
industrial		
equipment or		
products		
Hazardous	1 per 10 full-time	OTH
materials storage	employees	
facility		
Hazardous waste	1 per 10 full-time	OTH
facility	employees	
Industrial services	1 per 5,000 sq. ft.	OTH
	of floor area	
Junkyard	1 per 10 full-time	OTH
	employees	
Laboratory	1 per 5,000 sq. ft.	CEU
·	of floor area	
Manufacturing and	1 per 5,000 sq. ft.	OTH
assembly, light,	of floor area	
medium, heavy		
Miniwarehouse/mi	1 per 10 full-time	VEU
nistorage	employees	
Outdoor storage	1 per 10 full-time	OTH
	employees	
Private power	1 per 10 full-time	OTH
generation	employees	
Research and	1 per 5,000 sq. ft.	CEU
development	, por 0,000 oq	
Stockyard,	1 per 10 full-time	ОТН
including slaughter	employees	
Warehouse	1 per 10 full-time	OTH
VVarcinouse	employees	• • • • • • • • • • • • • • • • • • •
Warehouse retail	1 per 10 full-time	VEU
Walterloade retail	employees	* [ 0
Wholesale sale	1 per 20,000 sq. ft.	OTH
establishment	of floor area	
Offices and Financial Services	J UI 11001 alea	
Offices and Financial Services		
Automatic teller	1 per 10 machines	VEU
machine (free	Por To macrimes	120
standing)		
Business support	1 per 3,000 sq. ft.	VEU
υσοιτίσοο ουρροτί	of floor area	*   0
	טו ווטטו מופמ	

<b>-</b> ,	1 1 1 200 %	\
Financial institution	1 per 4,000 sq. ft. of floor area	VEU
Offices, general	1 per 4,000 sq. ft.	CEU
business	of floor area	CEO
Offices, research	1 per 4,000 sq. ft.	CEU
and development	of floor area	OLO
Private security	1 per 4,000 sq. ft.	CEU
	of floor area	
Public, Quasi-Public and Assembly Uses		
Cemetery	1 per 10 full-time	OTH
Charach hadiniana	employees	\/ <b>\</b>
Church/religious assembly	1 per 60 fixed seats, or 1 per 90 linear feet of seating, or 1 per 450 sq. ft. of area designed for assembly, used together or separately for worship	VEU
Community television antenna systems	1 per 10 full-time employees	ОТН
Museums and libraries	1 per 4,000 sq. ft. of floor area open to the public	VEU
Parks and playgrounds	1 per 5,000 sq. ft. of outdoor recreation space	VEU
Community centers	1 per 60 fixed seats, or 1 per 90 linear feet of seating, plus 1 per 3,000 sq. ft. of area without seating but designed for meeting or assembly by guests, plus 1 per 5,000 sq. ft. of outdoor area developed for recreational purposes	VEU

Unity actitities, excluding employees  Processing facility  Processing facility  Transfer facility  Transfer facility  Small collection employees  Processing facility  Transfer facility  Transfer facility  Small collection facility  Evel deproces  To per 10 full-time employees  The per 10 full-time employees  Transfer facility  Transf	Littling facilities	1 n o v 10 full time	OTH
corporation yards, storage or repair yards and warehouses  Processing facility  Processing facility  Transfer facility  Transfer facility  Small collection facility  Residential  Co-living community with shared full kitchen facilities  Emergency  Emergency  Emergency  Temptony for buildings  Emergency  Emergency  Emergency  Emergency  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  Residential  Tempton full-time employees  I per 10 full-time employees  Long-term25  HEU  Spaces per bedroom. Except for buildings containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  I per 5,000 sq. ft. of floor area  I per 10 guest rooms plus 1 per 10 full-time employees  Living quarters, custodian, caretakers  Multiple dwelling  Residential care or  I per 10 full-time  Residential care or  I per 10 full-time  HEU  None HEU  HEU  Ten 10 full-time  HEU  HEU  And Table 20-210  And Table 20-211  I per 10 full-time  HEU  None  HEU  Ten 10 full-time  HEU  Ten 10 full-time  T	Utility facilities,	1 per 10 full-time	OTH
storage or repair yards and warehouses  Recycling Uses  Processing facility  Transfer facility  Small collection facility employees  Coliving community with shared full kitchen facilities  Test of the facilities  Coliving community with shared full kitchen facilities  Emergency for buildings containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms plus 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  Residential care or  1 per 10 full-time (EU)  Residential care or  1 per 10 full-time (EU)  Residential care or  1 per 10 full-time (EU)  HEU  Transfer facilities  1 per 10 full-time (EU)  ATT Description of the full-time (EU)  The following (II)  The fill full-time (EU)		employees	
yards and warehouses  Recycling Uses  Processing facility  Processing facility  Transfer facility  Small collection facility  Residential  Co-living community with shared full kitchen facilities  Processing facility  Residential  Co-living community with shared full kitchen facilities  Emergency residential shelter  Guesthouse  Emergency 100 bedrooms, 25 long-term spaces plus, 20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms with the process of the proces			
Processing facility	storage or repair		
Processing facility	yards and		
Processing facility			
Processing facility  Processing facility  1 per 10 full-time employees  Transfer facility  1 per 10 full-time employees  1 per 10 full-time employees  1 per 10 full-time employees  Residential  Co-living community with shared full kitchen facilities  Co-living community with shared full kitchen facilities  Emergency residential shelter  Guesthouse  Emergency residential shelter  Guesthouse  Live/work  Live/work  Live/work  Multiple dwelling  Processing facility  1 per 10 full-time employees  Phe 10 full-time employees  Live dwelling  None  HEU  Residential care or  Phe 10 full-time employees  Phe 10 full-time e		l l	
Transfer facility    employees   1 per 10 full-time employees	recoyoming oscs		
Transfer facility    employees   1 per 10 full-time employees	Processing facility	1 per 10 full-time	OTH
Transfer facility		I -	
Small collection facility	Transfer facility		OTH
Small collection facility   Territory	Transier lability		0111
Facility   Employees	Small collection		VEU
Residential  Co-living community with shared full kitchen facilities  Coliving community with shared full kitchen facilities  Containing over too bedrooms, Except for buildings containing over 100 bedrooms, 25 long-term spaces plus, 20 long-term spaces plus, 20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency to floor area to follow a few of floor area to		I -	
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community with shared full kitchen facilities  spaces per bedroom. Except for buildings containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency residential shelter  Guesthouse  1 per 5,000 sq. ft. of floor area  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  1 per 10 full-time CEU	T	T	
shared full kitchen facilities  bedroom. Except for buildings containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 1 per 5,000 sq. ft. of floor area 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area 1 per 5,000 sq. ft. of floor area 1 per 10 full-time employees  Live/work 1 per 10 living units  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 per 4 living units  One family dwelling Residential care or 1 per 10 full-time CEU			HEU
facilities  for buildings containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 1 per 5,000 sq. ft. of floor area  Guesthouse 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or 1 per 10 full-time CEU			
containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 1 per 5,000 sq. ft. of floor area  Guesthouse 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or 1 per 10 full-time CEU	shared full kitchen	bedroom. Except	
containing over 100 bedrooms, 25 long-term spaces plus .20 long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 1 per 5,000 sq. ft. of floor area  Guesthouse 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or 1 per 10 full-time CEU	facilities	for buildings	
100 bedrooms, 25   long-term spaces   plus .20 long-term spaces for every   bedroom over 100.   Short-term 2   spaces for every   100 bedrooms   per 5,000 sq. ft.   of floor area   1 per 5,000 sq. ft.   of floor area   1 per 10 guest   rooms plus 1 per   10 full-time   employees     Live/work   1 per 5,000 sq. ft.   of floor area   1 per 10 living   units   HEU   custodian,   caretakers   1 per 10 living   units   HEU   and Table 20-210   and Table 20-211   1 per 4 living units   HEU   dwelling   Residential care or   1 per 10 full-time   CEU   CEU			
long-term spaces plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency residential shelter  Guesthouse  T per 5,000 sq. ft. of floor area  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  I per 10 full-time  HEU  CEU			
plus .20 long-term spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 1 per 5,000 sq. ft. of floor area  Guesthouse 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling Residential care or 1 per 10 full-time CEU			
spaces for every bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency 100 bedrooms  Emergency 100 bedrooms  I per 5,000 sq. ft. of floor area  Guesthouse 1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work 1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers 1 per 10 living units  Multiple dwelling See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or 1 per 10 full-time CEU			
bedroom over 100. Short-term 2 spaces for every 100 bedrooms  Emergency residential shelter  Guesthouse  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  1 per 10 living units  HEU  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  1 per 10 full-time CEU			
Short-term 2 spaces for every 100 bedrooms  Emergency residential shelter  Guesthouse			
spaces for every 100 bedrooms  Emergency residential shelter  Guesthouse			
Emergency residential shelter  Guesthouse  Live/work  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  Tiper 10 bedrooms  1 per 5,000 sq. ft. of floor area  1 per 10 guest rooms plus 1 per 10 full-time employees  1 per 5,000 sq. ft. of floor area  1 per 10 living units  See Table 20-210 and Table 20-211 1 per 4 living units  None  HEU  None HEU  Table 20-210 HEU  HEU  HEU  HEU  Table 20-211 Table 20-21		Short-term 2	
Emergency residential shelter  Guesthouse  Live/work  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  Time per 10 bedrooms  1 per 5,000 sq. ft. of floor area  1 per 10 full-time employees  1 per 5,000 sq. ft. of floor area  1 per 10 living units  HEU  See Table 20-210 and Table 20-211 1 per 4 living units  None  HEU  None  HEU  Tooms plus 1 per 10 full-time  Employees  HEU  And Table 20-210 HEU  The Aliving units  HEU  The Aliving units  None  HEU  The Aliving units  The A		spaces for every	
residential shelter  Guesthouse  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  1 per 10 full-time of floor area  HEU  See Table 20-210 HEU  and Table 20-211 1 per 4 living units  None  HEU  CEU			
residential shelter  Guesthouse  1 per 10 guest rooms plus 1 per 10 full-time employees  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  1 per 10 full-time of floor area  HEU  See Table 20-210 HEU  and Table 20-211 1 per 4 living units  None  HEU  CEU	Emergency	1 per 5 000 sq. ft.	HFU
rooms plus 1 per 10 full-time employees  Live/work			
rooms plus 1 per 10 full-time employees  Live/work	Guesthouse	1 per 10 guest	HEU
Live/work  Live/work  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  1 per 10 full-time  CEU			
Live/work  Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  Residential care or  1 per 10 full-time  CEU			
Live/work  1 per 5,000 sq. ft. of floor area  Living quarters, custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  None  Residential care or  1 per 10 full-time  HEU  See Table 20-210 HEU  and Table 20-211 1 per 4 living units  None  CEU			
Living quarters, custodian, caretakers  Multiple dwelling  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  Of floor area  1 per 10 living units  HEU  And Table 20-211 1 per 4 living units  None  HEU  1 per 10 full-time  CEU	Livo/work		HEII
custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  Units  See Table 20-210 HEU and Table 20-211 1 per 4 living units  None HEU Table 20-210 HEU And Table 20-211 1 per 10 full-time Table 20-210 HEU And Table 20-210 HEU CEU	Live/ work		HEO
custodian, caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  Units  See Table 20-210 HEU and Table 20-211 1 per 4 living units  None 1 per 10 full-time CEU	Living quarters,		HEU
Caretakers  Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  See Table 20-210 and Table 20-211 1 per 4 living units  None HEU The per 10 full-time		, , , , , , , , , , , , , , , , , , ,	
Multiple dwelling  See Table 20-210 and Table 20-211 1 per 4 living units  One family dwelling  Residential care or  See Table 20-210 and Table 20-211 1 per 4 living units  None HEU 1 per 10 full-time CEU	I	l dinto	
One family dwelling  Residential care or  And Table 20-211 1 per 4 living units  None HEU 1 per 10 full-time CEU	Garcianois		
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One family dwelling  Residential care or    1 per 4 living units   HEU	iviulupie aweiling		пЕО
One family dwelling  Residential care or  None HEU 1 per 10 full-time CEU			
dwelling     Residential care or     1 per 10 full-time     CEU			
Residential care or 1 per 10 full-time CEU	One family	None	HEU
	dwelling		
	Residential care or	1 per 10 full-time	CEU
	service facility	employees	

000 ( 300	14 000 11	
SRO facilities	1 per SRO unit	HEU
within 2,000 ft. of		
public		
transportation		
SRO residential		CEU
hotels		
SRO living unit		HEU
facilities with		
shared kitchen		
and bathroom		
facilities		
SRO living unit		HEU
facilities with		
partial or full		
kitchen and		
bathroom facilities		
SRO facilities not	1 per SRO unit	HEU
within 2,000 ft. of		
public		
transportation		
Sororities,	1 per guest room	HEU
fraternities, and	plus 1 per 10 full-	1120
dormitories	time employees	
occupied	time employees	
exclusively		
(except for		
administrators		
thereof) by		
students attending		
college or other		
educational		
institutions		
	None	OTH
Temporary farm	None	OIR
labor camp		
necessary to the		
gathering of crops grown on the site		
<u> </u>	4 n an 40 fall than	OTU
Travel trailer parks	1 per 10 full-time	OTH
<del>-</del>	employees	
Two family	None	HEU
dwelling		
Transportation and Utilities		
Common carrier	1 per 10 full-time	OTH
depot	employees	
Data center	1 per 5,000 sq. ft.	OTH
	of	
	office/meeting/tech	
	omce/meeting/tech	

Television and radio studio  Wireless	nician work s plus 1 for eac 50,000 sq. ft. floor area, or fraction there devoted to computer equipment sp 1 per 5,000 s of space dev to office use	ch of eof pace eq. ft. OTH
communication antenna	1 per site	OIII
Accessory installation, passenger vehicles and pick- up trucks	1 per 10 full-t employees	time VEU
Auto broker, w/on- site storage	1 per 10 full-t employees	time CEU
Auto dealer, wholesale, no on- site storage	1 per 10 full-t employees	time CEU
Car wash	1 per 10 full-t employees	
Fuel service station or charge station, no incidental service or repair	1 per 10 full-temployees	time VEU
Fuel service station or charge station with incidental service and repair	1 per 10 full-t employees	time VEU
Glass sales, installation and tinting	1 per 10 full-t employees	time VEU
Repair and cleaning per detailing of vehicles	1 per 10 full-t employees	
Sale or lease of vehicles	1 plus 1 per 1 full-time employees	10 VEU

Exclusively indoors sales	1 plus 1 per 10 full-time employees	VEU
Auto rental agency	1 plus 1 per 10 full-time employees	VEU
Sale, vehicle parts	1 plus 1 per 10 full-time employees	VEU
Tires, batteries, accessories, lube, oil change, smog check station, air conditioning	1 plus 1 per 10 full-time employees	VEU
Tow yard	1 per 10 full-time employees	OTH
Vehicle wrecking, including sales of parts	1 per 10 full-time employees	OTH

Table 20-211

Multiple Dwellings in the Pedestrian Oriented Zoning Districts

	Vehicle Parking Spaces	Bicycle Parking Spaces
Minimum required	N/A	1 per living unit
Maximum required	2.0 per living unit	None

# 20.90.064 Parking and Vehicle Storage Requirements.

- A. For uses that have company vehicles, parking spaces shall be provided for all company vehicles. In the case of vehicle rental facilities, parking spaces shall be provided for a minimum of 25% of vehicle inventory. These parking spaces may be provided off-site but shall not occur in a public or private right of way.
- B. For uses that include a vehicle work station such as auto repair and/or detailing, a vehicle storage area shall be provided to allow a minimum of four vehicles per

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vehicle work station. This area can be in either a conventional or tandem

configuration.

C. Existing residential uses that were permitted or deemed legal prior to November

10, 1965 shall maintain, at minimum, their parking per their original approved

development permit or original legalized configuration (with the exception of

single family residences).

SECTION 11. Part 2 of Chapter 20.90 of Title 20 of the San José Municipal Code is

amended to read as follows:

Part 2
PARKING SPACE REQUIREMENTS

20.90.100 Off-street vehicle parking space design standards.

A. All off-street parking spaces shall conform to the design requirements set forth in

Table 20-220.

B. Off-street parking spaces for small cars shall be marked as such.

C. Notwithstanding the provisions of this section, the approving person or body

pursuant to the provisions of this title may allow reduction of the minimum width

of certain twenty-four-foot aisles on a site to not less than twenty feet, provided

such reduction will not impair the safe and convenient accessibility of the parking

spaces affected thereby, and the safety of the site, as otherwise provided in this

section.

D. EV and Clean Air Vehicle parking shall be provided per San Jose Municipal Code

Title 24 or California Green Building Standards Code, whichever is greater.

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Table 20-220
Design Requirements - Off-Street Vehicle Parking Spaces

	Angle of Off-Street Parking Space from wall, curb or fence				
	(Parking Angle in Degrees)				
	90	60	45	30	0
Minimum Width of Parking Space (fee	Minimum Width of Parking Space (feet)				
Full-size car spaces	9	9	8.5	8.5	8
Small car spaces	8	8	8	8	8
Uniform-size car spaces	8.5	8.5	8.5	8.5	8
Length of Space (feet)Note 1	Length of Space (feet) <sup>Note 1</sup>				
Full-size car spaces	18	19.8	18.7	16.4	22
Small car spaces	16	17.6	16.6	14.6	20
Uniform-size car spaces	17	18.7	17.7	15.5	21
Minimum width of one-way aisle (feet)					
Full-size car spaces	20	16	15	14	12
Small car spaces	20	16	15	14	12
Uniform-size car spaces	20	16	15	14	12
Minimum width of two-way aisle (feet)	24	24	24	24	24

Note 1: Length of space means the minimum distance measured at right angles, from wall, curb, or fence, to nearest edge of aisle (length of stall perpendicular to aisle). In locations that have a curb, two feet of overhang may be included towards the length provided that all accessibility standards are met.

### 20.90.110 **Maintenance**.

All off street parking spaces and associated facilities, including curb directional markings, disabled symbols, landscaping, signs, striping, and wheel stops, and other facilities, shall be permanently maintained by the property owner in good repair, free of litter and debris, potholes, obstructions and stored materials.

### 20.90.120 Setbacks.

A. No off-street vehicle parking space or off-street loading space shall be located within any side or front setback area required by other provisions of this title unless otherwise explicitly allowed or the director finds that the location of the off-

street vehicle parking space or off-street loading space within the front or side setback area will not adversely affect surrounding development and issues a development permit or a development exception if no development permit is required. <u>Uncovered parking for single family homes may be provided in the front or side setback provided that front yard paving limitations of Section 20.30.440 are met.</u>

- B. No setback for any vehicle parking area consisting of six or more parking spaces located in, or adjoining, any residential district shall be less than the front setback, and corner side setback, if any, of the adjoining residential lot or parcel, unless the director finds that the location of the off-street vehicle parking space or off-street loading space within the front setback or corner side setback area will not adversely affect surrounding development and issues a development permit or a development exception if no development permit is required.
- C. In the main street districts, the following additional provisions shall apply:
  - At-grade parking that is not fully enclosed within a building shall be set back fifty feet or more from the main street, except that an interim offstreet parking establishment in conformance with the requirements of Table 20-156 may be located within fifty feet of the main street.
  - At-grade parking that is not fully enclosed within a building shall be set back a minimum of five feet from any minor or major cross street, which setback area shall be landscaped and shall be maintained in good condition at all times.
  - 3. If at-grade parking that is not fully enclosed within a building includes six or more parking spaces, it shall be effectively screened on all sides which adjoin, face or are directly opposite any lot in a residential zoning district by a masonry wall or solid wood fence no less than five feet in height.

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4. At grade parking areas not located within a structure shall include one tree

for every four parking spaces.

5. Parking structures shall not be located within fifty feet of the main street

unless they are submerged below grade or are integrated within buildings

that conform to the active commercial building frontage requirements of

Section 20.75.130.

D. Parking that is required under Section 20.30.150.I shall not be subject to

subsection A. above.

20.90.130 Driveways.

Each off-street vehicle parking space shall be provided with:

Α. A driveway not less than ten feet wide for ingress and egress; and

B. A maneuvering area, such as an aisle or driveway, of appropriate dimension and

design to provide safe and efficient means of entry and exit by automobiles and

other motor vehicles; and

C. For all lots with a one-family dwelling use, in which a driveway is provided, such

driveway must be not less than eighteen (18) feet long measured at its shortest

side, unless otherwise provided in this title.

D. Notwithstanding any other provisions of this title, in a main street district,

driveways providing vehicular access to a main street shall be no more than

twenty feet in width at the minimum building setback line, except that the

decision- maker may approve a wider driveway through a development permit

based on a finding that greater width is needed to accommodate loading or other

truck access.

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Ε. Primary vehicular access for a corner lot in a main street district shall not be

provided from the main street frontage.

20.90.140 Surfacing of uncovered off-street parking spaces.

The surface of all uncovered off-street vehicle parking spaces and aisles shall be

treated or paved and maintained in such a manner as to provide a mud-free and

dustless surface. When vehicle parking facilities having six or more parking spaces are

paved with concrete, asphalt or other similar material, each vehicle parking space shall

be defined by means of painted white lines. Such vehicle parking spaces shall be

provided with drainage facilities adequate to dispose of all surface water accumulated

within the vehicle parking area and shall be designed in conformance with current city

policy related to post- construction storm water quality control.

SECTION 12. Part 2.5 of Chapter 20.90 of Title 20 of the San José Municipal Code is

amended to read as follows:

**Part 2.5 BICYCLE PARKING REQUIREMENTS** 

20.90.190 Bicycle parking space design standards.

Α. For the purpose of this section, "bicycle parking facilities" shall refer to long-term

and short-term bicycle parking facilities as defined in Section 20.90.050.

1. All bicycle parking spaces provided shall be on a hard and stable surface.

2. All bicycle parking facilities shall be securely anchored to the surface so

they cannot be easily removed and shall be of sufficient strength to resist

vandalism and theft.

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- All bicycle parking facilities shall support bicycles by at least two contact
  points on the bicycle to prevent the bicycle from falling over and to prevent
  damage to wheels, frame, or other components.
- 4. All bicycle parking facilities within vehicle parking areas shall be separated by a curb or other physical barrier to protect bicycles from damage by automobiles and other moving vehicles.
- 5. Short-term bicycle parking facilities are subject to and shall meet all the following requirements:
  - The facilities shall be located at least three feet away from any wall, fence, or other structure.
  - b. When multiple short-term bicycle parking facilities are installed together in sequence, they shall be installed at least three feet apart and located in a configuration that provides space for parked bicycles to be aligned parallel to each other.
  - c. The facilities shall be installed in a clear space at least two feet in width by six feet in length to allow sufficient space between parked bicycles.
  - d. Permanently anchored bicycle racks shall be installed to allow the frame and one or both wheels of the bicycle to be securely locked to the rack.
  - e. The facilities shall meet the minimum dimensions for bicycle parking spaces listed in Table 20-190. The standard required bicycle space is 2 feet wide, 6 feet long and 4 feet tall.

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f. There must be at least 5 feet clear space to access all bicycle parking spaces and allow room for bicycle maneuvering. Where short-term bicycle parking is adjacent to a sidewalk, the maneuvering area may extend into the right-of-way.

- 6. The following information must be submitted with applications for an applicable building permit for new square footage or development permit:
  - Location, access route, and number of both short-term and longterm bicycle parking spaces;
  - b. The model or design of the bicycle parking facilities to be installed;
  - c. Dimensions of all aisles and maneuvering areas; and
  - d. Information adequate to illustrate the racks and spaces that satisfy the minimum horizontal requirement, and the racks and spaces that accommodate a larger bicycle footprint.

### 20.90.195 Bicycle parking space location.

- A. Short-term bicycle parking facilities that consist of permanently anchored bicycle racks shall be located in a convenient, highly visible and well lighted area within twenty feet of a building entrance and within view of pedestrian traffic.
- B. Short-term bicycle parking facilities that consist of: covered, lockable enclosures with permanently anchored racks for bicycles; or lockable bicycle rooms with permanently anchored racks; or lockable, permanently anchored bicycle lockers shall be located in a convenient, highly visible and well-lighted area within one hundred feet of a common publicly accessible building entrance and within view of pedestrian traffic.

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C. Long-term bicycle parking facilities for tenant and occupant use shall be

conveniently accessible by pedestrians from the street and located within one

hundred feet of building entrances accessible by tenants and occupants.

D. If bicycle parking is not visible from the main building entrances, a sign must be

permanently posted at the main entrances, including public and employee

entrances, indicating the location of the bicycle parking.

SECTION 13. Sections 20.90.200, 20.90.210, and 20.90.220 of Part 3 of Chapter 20.90

of Title 20 of the San José Municipal Code are hereby repealed as follows:

SECTION 14. Part 4 of Chapter 20.90 of Title 20 of the San José Municipal Code is

amended to read as follows

Part 4
TWO-WHEELED MOTORIZED VEHICLE PARKING STANDARDS

20.90.300 Purpose.

The purpose of this part, in keeping with the purpose of this chapter, is to promote

effective circulation, reduce congestion, a means for alternative transportation and

increase safety and aesthetics through off-street two-wheeled motorized vehicle parking

requirements.

20.90.305 Definition.

For the purpose of this Part, a two-wheeled motorized vehicle is defined as any two-

wheeled motorized vehicle that is licensed by the Department of Motor Vehicles and

intended for travel on public streets.

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20.90.350 -Two-wheeled motorized vehicle parking spaces.

Α. Two-wheeled motorized vehicle parking shall be provided at a rate of 2.5% of

standard vehicle parking provided, except for multi-family residential uses when

the multi-family uses are located in buildings that have individual enclosed

garages assigned to each multi-family dwelling unit. Any fractional amount is

rounded up. No two-wheeled motorized vehicle parking spaces are required if

ten or less vehicle parking spaces are provided.

20.90.360 Location.

Two-wheeled motorized vehicle parking facilities shall be located in a convenient, highly

visible and well lighted area to minimize theft and vandalism, generally within fifty feet of

a building entrance, adjacent to accessible parking and within view of pedestrian traffic.

20.90.370 Two-wheeled motorized vehicle parking design standards.

Α. Surfacing of two-wheeled motorized vehicle parking provided shall conform to the

provisions of Section 20.90.140.

B. Two-wheeled motorized vehicle parking spaces shall be a minimum of three feet

in width and six feet in length.

C. Two-wheeled motorized vehicle parking facilities within auto parking areas shall

be separated by a physical barrier to protect two-wheeled motorized vehicles

from damage by automobiles and other moving vehicles. Barriers include curbs,

wheel stops or other similar features.

SECTION 15. Part 8 of Chapter 20.90 of Title 20 of the San José Municipal Code is

amended to read as follows

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# Part 8 <u>PARKING MINIMUMS</u>

## 20.90.800 - Parking Minimums.

Notwithstanding other provisions of this section, any and all minimum parking requirements shall remain in effect, as described below, for those certain real properties: (a) within a radius of one-half (½) mile from the main south entrance of the arena, which is presently known as the SAP Center and located at 525 W. Santa Clara Street, San Jose, California, as further defined in the Second Amended and Restated San Jose Arena Management Agreement by and between the City of San Jose and San Jose Arena Management, LLC entered into on August 15, 2018, as amended by a First Amendment dated December 14, 2018, as again amended by a Second Amendment dated June 8, 2021, and as may be further amended from time to time (AMA); and, (b) as defined in the Development Agreement by and between the City of San Jose and Google, LLC entered into on May 25, 2021 under Ordinance No. 30610, as may be amended from time to time, (Google DA) related to the development of property located in the Diridon Station Area Plan recorded in the Santa Clara Clerk-Recorder's Office on June 15, 2021 as Document No. 24996882, as may be amended from time to time (DSAP).

All office uses located within the above-described areas shall maintain a minimum parking requirement of 1 space per 1,000 square feet of floor area. This requirement may be reduced to 0.65 spaces per 1,000 square feet of floor area if the parking is publicly accessible.

<u>SECTION 16</u>. A new Part 9 of Chapter 20.90 of Title 20 of the San José Municipal Code is added as follows:

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Part 9
TRANSPORTATION DEMAND MANAGEMENT

20.90.900 Applicability.

A. Applicability. The City shall not issue a Development Permit, Ministerial Permit,

Building Permit, or a Certificate of Occupancy that is not in compliance with the

requirements of this Part.

B. Exemptions. The following Projects are exempt from the requirements of this Part

9 of Chapter 20.90:

1. Any work on an existing building or structure which does not result in an

increase in floor area, except for a project that involves a change of use

where the proposed use is defined as a different TDM use category

pursuant to Table 20-190 and where the modified square footage qualifies

as a Level 1 or Level 2 project pursuant to Table 20-260.

2. Projects in which the new floor area constructed consists of:

a. Fewer than 16 single-family detached housing units; or

b. Fewer than 26 units of all other home end uses except for single-

family detached housing units; or

c. 10,000 square feet or less of any combination of commute end

uses; or

d. 100,000 square feet or less of any combination of visit end uses; or

e. 30,000 square feet or less of any combination of other uses; or

f. fewer than 99 guest rooms, or suites of rooms, in a hotel; or

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- g. fewer than 9,000 seats or 250,000 square feet, whichever is greater, in any arena, stadium, or theater; or
- h. fewer than 250 students in any charter or private school.
- 3. Projects that require a development permit pursuant to Chapter 20.100 or a Ministerial Approval pursuant to Chapter 20.195 for which an application has been deemed complete by the City pursuant to Government Code Section 65943 or Government Code 65941.1(a) (unless exceptions are triggered per Government Code § 65589.5(o)) prior to the effective date of Part 9 of Chapter 20.90, except for where the project is modified subsequent to the determination of completeness where such modifications would change the use categorization per Table 20-260, or if the project applicant elects to use the standards of this Chapter.
- 4. Projects where a Planned Development Zoning has been effectuated prior to the approval date of this ordinance.
- 5. Projects that provide 100% restricted affordable units, excluding unrestricted manager units that are;
  - a. Deed restricted by a public entity for a period not less than 55 years for rental units and 45 years for for-sale units to low-income residents (earning 80 percent or less of the Area Median Income) and;
  - b. Are developed at a minimum density of 35 DU/AC and;
  - c. Are located in a High Quality Transit Area

### 20.90.905 Requirement for Transportation Demand Management Plan.

Except for projects exempted in 20.90.900.B, all projects shall submit a "Transportation Demand Management Plan", or "TDM Plan" (defined in section 20.90.050.S) at time of initial application for a development permit or ministerial permit. The development permit or ministerial permit shall not be deemed complete until the TDM Plan is submitted. No development permit or ministerial permit shall be issued that does not meet the requirements of this part.

The point value of the TDM Strategies selected for the TDM Plan shall add up to or exceed the Project's required Point Target. Table 20-255 shows the Point Target range by Project Level and TDM use category. The TDM Program Guidelines describe the Point Target calculation and a menu of qualified TDM Strategies with corresponding point values. The points target calculation shall be determined as part of the development permit approval along with a TDM plan.

#### 20.90.910 Standards.

- A. Project Requirements. Throughout the lifetime of the Project, the Project will maintain TDM Strategies, selected from the TDM Program Guidelines, sufficient to achieve the required Point Target per Table 20-255. The lifetime of the Project shall mean until such time as the Project is demolished, or such time as the Project is added to or replaced with a new Project that is subject to the requirements of this Part. The Project shall:
  - Applicants shall execute and record a Covenant and Agreement that runs
    with the land, that an approved TDM Plan and the TDM Strategies
    contained therein will be maintained throughout the lifetime of the project.
    A TDM Plan may be modified at the discretion of the TDM Coordinator
    pursuant to Section 20.90.910.C. No Building Permit shall be issued to a

Project without an approved TDM Plan and recorded Covenant and Agreement.

- Implement the TDM Strategies in the Project's approved TDM Plan throughout the lifetime of the Project.
- b. The owner of a property, or their designee, that contains a project subject to a TDM Plan pursuant to this Section shall submit annually to the TDM Coordinator a TDM Plan Compliance Documentation that includes:
  - Documentation showing maintenance of the TDM Strategies in the Project's approved TDM Plan.
  - ii. Upon five consecutive years of a Project submitting timely TDM Plan Compliance Documentation demonstrating compliance with the TDM Program, the annual TDM Plan Compliance Documentation requirement may be reduced in frequency or waived at the discretion of the TDM Coordinator.
- In addition to the above, for Level 2 Projects, as pursuant to Table 20-250, the property owner shall submit annually to the TDM Coordinator a TDM Monitoring Report that includes:
  - i. A travel survey as described in the TDM Program Standards.
  - ii. Parking data as described in the TDM Program Standards.
  - iii. Upon five consecutive years of a Project submitting timely

    TDM Monitoring Reports demonstrating compliance with the

TDM Program, the annual TDM Monitoring Report requirement may be reduced in frequency or waived at the discretion of the TDM Coordinator.

- d. Level 2 projects shall install available technology to collect ongoing on-site trip count and parking data and submit to the TDM Coordinator no less than once a year. The technology shall be approved by the TDM Coordinator to ensure compatibility with City monitoring methods.
- A. Requirement to Reduce Trips for Level 2 Projects. All Level 2 projects are subject to trip reductions pursuant to the requirements of the TDM Program Standards. If the project is not meeting these trip reduction requirements, the TDM coordinator shall require modifications to the TDM plan or the project will be subject to enforcement pursuant to 20.90.920.
- C. Project Levels and TDM targets. Requirements are scaled to the size and scope of a Project and have corresponding requirements as defined in Subsection 20.90.910.A. There are two Project Levels as defined in Table 20-250. The Level applied to a Project consisting of an addition or change of use is based on the new floor area or the number of residential units contained in the newly constructed floor area or total floor area subjected to the change of use.

TABLE 20-250: PROJECT LEVEL THRESHOLDS				
	Level 1	Level 2		
Use Category	If a project meets ANY of the criteria below, it is classified in Level 1	If a project meets ANY of the criteria below, it is classified in Level 2.		
Home End Uses	16-299 dwelling units	300+ dwelling units		

Commute End Uses	10,000-149,999 sf of gross floor area	150,000+ sf of gross floor area	
Visit End Uses	100,000-249,999 sf of gross floor area	250,000+ sf of gross floor area	
Other Uses	30,000 sf or more of gross floor area	300,000 + sf of gross floor area	
	hotel/motel with 150-249 guest rooms, or suites of rooms	hotel/motel with 250+ guest rooms, or suites of rooms	
Special Uses	school, college, or university (which requires building permits from City of San Jose) with 250 or more students	N/A	

TABLE 20-255: PROJECT REQUIREMENTS					
Project Level	Point Target for HEU/VEU/CEU Uses	Point Target for Other Uses	TDM Plan and Annual TDM Plan Compliance Documentation	TDM Monitoring Report	
Level 1 Projects	25 Points	5 Points	Required	Not Required	
Level 2 Projects	25 Points	5 Points	Required	Required	

### 20.90.912 TDM Plan Modifications

- A. TDM Plan Modifications. Any modifications to an approved TDM Plan require submission of a revised TDM Plan for approval. A TDM Plan shall comply with the Transportation Demand Management Program Standards version in effect at the time of submission of the modification, unless otherwise specified by state law, and include TDM Strategies that achieve the property's Point Target.
  - Administrative Permit. An administrative permit, subject to Chapter
     20.100, part 10 may be issued to modify an approved TDM plan when the

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modifications to the TDM plan are only to programmatic TDM strategies that were not specifically conditioned in the development permit.

a. The administrative permit shall be issued only if the changes to the TDM strategies in the TDM plan will meet or exceed the point target for the existing use at time of submittal of the administrative permit.

 Development Permit or Permit Amendment. If the modification to the approved TDM Plan is to a TDM strategy that was a condition of approval of the original a project, a new development permit or permit amendment must be submitted to modify the TDM Plan.

3. In all cases, the Covenant and Agreement running with the property shall be updated to reflect the modified TDM plan.

#### 20.90.915 Administration.

A. Content of the TDM Standards chapter in the San Jose Transportation Analysis Handbook. Upon enactment of this Ordinance, the San Jose Department of Transportation shall establish, maintain and update the TDM Standards, and other necessary components of the TDM Program outlined in this Section. The TDM Program Standards shall be consistent with the purposes of this Part and each other. The TDM Program Standards shall include the following:

- 1. TDM Program overview
- 2. TDM point targets by Project Level and parking supply (see Table 20-257);
- 3. TDM Strategies and their associated point values;
- 4. TDM compliance and monitoring reporting requirements; and

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- 5. The technical justification for assigned point values for each TDM strategy.
- B. Updates to TDM Program Standards. The TDM Program Standards shall be reviewed and updated periodically, as deemed appropriate by the San Jose Department of Transportation, to:
  - Provide feasible options to applicants to meet program goals and outcomes; and
  - 2. Reflect best practices, emerging technologies, and/or respond to lessons learned from monitoring and evaluation.
  - Any changes to the TDM Program Standards that are inconsistent with the provisions of this Chapter shall require an amendment to this Chapter in order for said changes to be effective.
- C. Effect of Updates on Project Requirements. Projects shall meet all requirements of the TDM Program Standards version in effect at the time when submitting their first TDM Plan at the time the development permit or ministerial permit is deemed complete, including but not limited to the designated Point Target and available TDM Strategies. If the Department of Transportation updates the TDM Program Standards subsequent to the date the applicant submitted a TDM Plan, the applicant may elect to have their Project be subject to all requirements of the current version of the TDM Program Standards by submitting a revised TDM Plan for approval.
- D. Parking Supply TDM Point Value. The below table outlines the amount of TDM points a project receives based on its location and parking supply.

	TABLE 20-257 – PARKING SUPPLY TDM POINT VALUE					
	Downtown		High-Quality Transit Areas		Other Areas	
TDM Points	Home-End (space per dwelling unit)	Commute-End/ Visit-End (per 1,000 square feet)	Home-End (space per dwelling unit)	Commute-End/ Visit-End (space per 1,000 square feet)	Home-End (space per dwelling unit)	Commute- End/ Visit- End (space per 1,000 square feet)
20	0-0.75	0-1.00	0-1.24	0-1.50	0-1.40	0-2.00
18	.7684	1.01-1.20	1.25-1.37	1.51-1.80	1.41-1.57	2.01-2.30
16	.8593	1.21-1.40	1.38-1.50	1.81-2.10	1.58-1.74	2.31-2.60
14	.94-1.02	1.41-1.60	1.51-1.63	2.11-2.40	1.75-1.91	2.61-2.90
12	1.03-1.11	1.61-1.80	1.64-1.76	2.41-2.70	1.92-2.08	2.91-3.20
10	1.12-1.20	1.81-2.00	1.77-1.89	2.71-3.00	2.09-2.25	3.21-3.50
8	1.21-1.29	2.01-2.20	1.90-2.02	3.01-3.30	2.26-2.42	3.51-3.80
6	1.301.38	2.21-2.40	2.03-2.15	3.31-3.60	2.43-2.57	3.81-4.10
4	1.391.47	2.41-2.60	2.16-2.28	3.61-3.90	2.58-2.74	4.11-4.40
2	1.48-1.56	2.61-2.80	2.29-2.41	3.91-4.20	2.75-2.91	4.41-4.70
1	1.57-1.65	2.81-3.00	2.42-2.54	4.21-4.50	2.92-3.08	4.71-5.00
0	1.66+	3.01+	2.55+	4.51+	3.09+	5.01+

Note: Table 20-257 does not apply to projects with a TDM Use Category of "OTH."

## 20.90.920 Compliance and Enforcement.

- A. The TDM Coordinator shall be responsible for enforcing continual compliance with the requirements of the TDM Program, as outlined below.
  - A property owner shall allow City staff access to relevant portions of the property to conduct site visits, inspect physical improvements, collect empirical data, and/or facilitate phone, and/or digital surveys with residents, tenants, employees, and visitors. City staff shall provide advance notice of request for access.

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 No building, grading, demolition, foundation, use of land or change of use permit, nor Certificate of Occupancy, shall be issued for any building or site that contains a Project that is not in compliance with the requirements of the TDM Program.

3. Failure to maintain one or more TDM Strategies is a violation of this Code.

4. For Level 2 projects, failure to submit the TDM Monitoring Report by December 31st following the designated appropriate deadline of one year from the issuance of the Certificate of Occupancy is a violation of this Code.

B. Any violation of this Part shall be punishable by an administrative citation in accordance with the procedures set forth in Chapter 1.15 of Title 1 of this Code relating to the issuance of administrative citations, imposing of administrative fines, right to appeal, and the right to an administrative hearing.

C. The amounts of the fines for violations imposed pursuant to this Part shall be set forth in the schedule of fines established by resolution of the City Council.

D. A violation of this Part is also enforceable through all other civil and administrative remedies available to the City.

20.90.925 <u>User-Defined TDM Strategy</u>.

A. Alternative Compliance. An applicant may apply for a User-Defined TDM Strategy as an alternative to those contained in the menu of TDM Strategies in the TDM Program Standards. This process shall be incorporated into the initial development permit or ministerial permit. The decision-making authority shall be the official or body designated to approve that development entitlement or ministerial permit. In the case where the applicant elects to replace an approved

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TDM plan with a user defined TDM strategy and no other development or ministerial permit would be required, the Director of Planning or the Director's designee, in consultation with the TDM Coordinator, shall have initial decision-making authority to approve a User-Defined TDM Strategy, with an appeal to the City of San Jose Planning Commission in accordance with the procedures set forth in Section 20.100.220. of this Code. An applicant may request such approval by submitting an application for a "Special Use Permit" as set forth in

Section 20.100.800 of this Code.

B. Findings. The Director's determination shall include written findings in support of the decision. In order to grant approval of the User-Defined TDM Strategy,

the Director must find that:

1. The proposed alternative is consistent with the purpose and intent of the applicable standards in that the User-Defined TDM Strategy is expected to

reduce drive-alone trips and/or VMT to or from the project site; and

2. The proposed alternative is equivalent to or exceeds the effectiveness of meeting the intent of the applicable standards in that the amount of drive-alone trips and/or VMT reduced as a result of the strategy is commensurate with other strategies that are assigned to have the same value of points in

the TDM Program Guidelines.

C. Conditions. The Director shall impose conditions binding on the applicant to secure substantial compliance with the goals and purposes of this ordinance, including

such conditions as necessary to ensure that:

 The applicant commits in an enforceable agreement that runs with the land to monitor the effectiveness of the User-Defined TDM Strategy

to encourage alternatives to drive-alone trips;

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2. The applicant shall submit to the TDM coordinator all monitoring data, with

monitoring metrics and frequency to be determined at the discretion of the

TDM coordinator; and

3. The applicant commits to a substitute strategy of commensurate

effectiveness (a strategy assigned equal or more points) if the User-Defined

TDM Strategy is terminated for any reason.

SECTION 17. Section 20.100.500 of Part 4 of Chapter 20.100 of Title 20 of the San

José Municipal Code is amended to read as follows:

Part 4 **ADJUSTMENTS** 

20.100.500 Adjustments.

Α. The director may, at the director's sole discretion, approve an adjustment for the

following elements of a previously-issued development permit, subject to and in

accordance with the provisions of this section:

1. General Extensions. An extension of the term of an approved

development permit for a period of up to but not exceeding one year;

provided, that no more than two such term extensions may be approved

for any development permit.

2. Changes to an approved development permit, but only for minor

modification of architectural elements or landscape details, (including but

not limited to minor storefront alterations, relocation of doors, equipment

screening, minor landscape furniture and structures, benches, small

trellises, and planters) which do not affect the use, intensity, general

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character, architectural style, circulation or other site function of the project.

- 3. Signs which conform to Title 23, minor changes to approved sign programs, and sign programs that are a condition of a development permit.
- 4. Additions, accessory buildings and minor structures such as trellises, patio covers, swimming pools and decks for one-family residences which were approved and are subject to an existing planned development permit, site development permit, or a low density cluster permit issued under previously existing provisions of this title.
- 5. Building mounted wireless communications antenna.
- 6. Tract sales, model homes sales, or leasing offices associated with an approved housing development.
- Temporary construction or storage yards in connection with the construction of houses or other buildings in an adjacent subdivision or lot or parcel.
- 8. Solar photovoltaic systems.
- 9. The creation, on or above ground through installation, construction, or replacement, of less than one gross acre of impervious surface.
- 10. The replacement, repaving, reconfiguration, or re-striping of parking spaces on existing surfaces.
- Building additions of less than five thousand square feet in area to nonresidential buildings, except that the maximum building addition size

for a fast food restaurant, a twenty-four-hour convenience market, or a convenience market with gas pumps shall be one thousand square feet in area and the maximum building addition to a bank with a drive through shall be three thousand square feet in area.

- 12. Generators meeting performance standards for noise and air pollution.
- 13. Above-ground storage tanks of two thousand gallons or less in zoning districts other than industrial zoning districts and an above-ground storage tank of twenty thousand gallons or less in an industrial zoning district.
- 14. Building additions of less than two hundred square feet in total area or less than ten percent of the building area prior to the addition, whichever is smaller, to two-family dwellings, provided that current parking regulations are being met and would continue to be met after the completion of any addition.
- 15. The conversion of on-site vehicle parking to landscaping or outdoor seating (maximum 50 seats) in conformance with 20.40.520 and 20.55.201.H as long as the site meets minimum on-site bicycle parking requirements, and
  - In areas no longer used for parking, wheel stops and striping shall be removed; and
  - Seating areas shall be differentiated from parking area through grade differentials (minimum 6 inches) or permanent barriers; and
  - c. A maximum of fifty (50) seats or 800 square feet (whichever is greater) may be allowed per establishment; and

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d. Outdoor dining area only replaces parking spaces and does not affect drive aisles; and

- e. Must be in conformance with the relevant Airport Comprehensive Land Use Plan, where applicable.
- B. Adjustments may be issued only where issuance of the adjustment would be consistent and comply with all applicable local laws in effect at the time of issuance, including without limitation the city's general plan, the provisions of this title, and the provisions of Title 21 of this Code.
- C. An application for an adjustment must be filed on the form provided by the director on or before the date that is three business days prior to the expiration of the development permit proposed for adjustment and accompanied by the fees as set forth in the schedule of fees adopted by resolution of the city council.
- D. The decision to grant, deny or condition an adjustment is an administrative determination and requires no hearing or notice. The action of the director shall be final, and nothing herein shall be deemed or construed to confer on an applicant a right to an adjustment or to require the director to issue an adjustment. If the director denies an adjustment, nothing herein shall preclude the applicant from thereafter filing an application for an appropriate development permit.
- E. Where property was developed prior to the requirement of a site development permit, adjustments for projects as set forth in Section 20.100.610(A) may be approved without the necessity of the issuance of a full site development permit.
- F. If a structure or site is designated on the City of San José Historic Resources Inventory pursuant to Chapter 13.48 of Title 13 of this Code as a city landmark structure and/or a structure located in a city landmark historic district, then

proposed work that is within the parameters outlined in Section 13.48.340 D. of Part 3 of Chapter 13.48 of Title 13 of this Code shall be governed by and considered pursuant to the provisions of Chapter 13.48 that require issuance of a historic preservation permit or historic preservation permit adjustment.

Notwithstanding the provisions of this Section 20.100.500 setting forth the requirements for development permit adjustments, no additional development permit adjustment issued pursuant to Title 20 of this Code shall be required for work performed on a site or structure that is designated as a city landmark structure, or on a structure located in a city landmark historic district, for which a historic preservation permit or historic preservation permit adjustment has been issued.

SECTION 18. Section 20.100.630 of Part 5 of Chapter 20.100 of Title 20 of the San José Municipal Code is amended to read as follows:

## Part 5 SITE DEVELOPMENT PERMITS

#### 20.100.630 Findings.

- A. In addition to any other findings required by any other section of this title, the director, the planning commission, or city council, as set forth in Table 20-260, shall grant the site development permit after review of project design, only if all of the following findings are made:
  - The site development permit, as approved, is consistent with and will further the policies of the general plan and applicable specific plans and area development policies.

- The site development permit, as approved, conforms with the zoning code and all other provisions of the San José Municipal Code applicable to the project.
- 3. The site development permit, as approved, is consistent with applicable city council policies, or counterbalancing considerations justify the inconsistency.
- 4. The interrelationship between the orientation, location, and elevations of proposed buildings and structures and other uses on-site are mutually compatible and aesthetically harmonious.
- 5. The orientation, location and elevation of the proposed buildings and structures and other uses on the site are compatible with and are aesthetically harmonious with adjacent development or the character of the neighborhood.
- 6. The environmental impacts of the project, including but not limited to noise, vibration, dust, drainage, erosion, storm water runoff, and odor which, even if insignificant for purposes of the California Environmental Quality Act (CEQA), will not have an unacceptable negative affect on adjacent property or properties.
- 7. Landscaping, irrigation systems, walls and fences, features to conceal outdoor activities, exterior heating, ventilating, plumbing, utility and trash facilities are sufficient to maintain or upgrade the appearance of the neighborhood.
- 8. Traffic and pedestrian access are adequate.

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B. The director, the planning commission, or the city council, as set forth in Table 20-260, shall deny the application where the information submitted by the applicant or

presented at the public hearing fails to satisfactorily substantiate such findings.

SECTION 19. Section 20.100.720 of Part 6 of Chapter 20.100 of Title 20 of the San

José Municipal Code is amended to read as follows:

Part 6 **CONDITIONAL USE PERMITS** 

20.100.720 Findings.

Α. In addition to any findings required by any other section of this title, the planning

commission, or the city council, may issue a conditional use permit only after

finding that:

1. The conditional use permit, as approved, is consistent with and will further the

policies of the general plan, applicable specific plans and area

development policies; and

2. The conditional use permit, as approved, conforms with the zoning code and

all other provisions of the San José Municipal Code applicable to the

project; and

3. The conditional use permit, as approved, is consistent with applicable city

council policies, or counterbalancing considerations justify the

inconsistency; and

4. The proposed use at the location requested will not:

> Adversely affect the peace, health, safety, morals or welfare of a.

persons residing or working in the surrounding area; or

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 Impair the utility or value of property of other persons located in the vicinity of the site; or

- c. Be detrimental to public health, safety or general welfare; and
- 5. The proposed site is adequate in size and shape to accommodate the yards, walls, fences, loading facilities, landscaping and other development features prescribed in this title, or as is otherwise required in order to integrate said use with the uses in the surrounding area; and
- 6. The proposed site is adequately served:
  - a. By highways or streets of sufficient width and improved as
    necessary to carry the kind and quantity of traffic such use would
    generate; or by other forms of transit adequate to carry the kind and
    quantity of individuals such use would generate; and
  - b. By other public or private service facilities as are required.
- 7. The environmental impacts of the project, including but not limited to noise, vibration, dust, drainage, erosion, storm water runoff, and odor which, even if insignificant for purposes of the California Environmental Quality Act (CEQA), will not have an unacceptable negative affect on adjacent property or properties.
- B. The planning commission, or the city council, shall deny the application where the information submitted by the applicant and/or presented at the public hearing fails to satisfactorily substantiate such findings.

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<u>SECTION 20</u>. Section 20.100.820 of Part 7 of Chapter 20.100 of Title 20 of the San José Municipal Code is amended to read as follows:

# Part 7 SPECIAL USE PERMITS

#### 20.100.820 Findings.

- A. In addition to any findings required by any other section of this title, the director, planning commission or city council as appropriate, may issue a special use permit only if all the following findings are made:
  - The special use permit, as approved, is consistent with and will further the policies of the general plan and applicable specific plans and area development policies; and
  - The special use permit, as approved, conforms with the zoning code and all other provisions of the San José Municipal Code applicable to the project; and
  - The special use permit, as approved, is consistent with applicable city council policies, or counterbalancing considerations justify the inconsistency; and
  - 4. The proposed use at the location requested will not:
    - a. Adversely affect the peace, health, safety, morals or welfare of persons residing or working in the surrounding area; or
    - Impair the utility or value of property of other persons located in the vicinity of the site; or
    - c. Be detrimental to public health, safety, or general welfare; and

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- 5. The proposed site is adequate in size and shape to accommodate the yards, walls, fences, loading facilities, landscaping and other development features prescribed in this title, or as is otherwise required in order to integrate the use with existing and planned uses in the surrounding area; and
- 6. The proposed site is adequately served:
  - a. By highways or streets of sufficient width and improved as
    necessary to carry the kind and quantity of traffic such use would
    generate; or by other forms of transit adequate to carry the kind and
    quantity of individuals such use would generate; and
  - b. By other public or private service facilities as are required.
- 7. The environmental impacts of the project, including but not limited to noise, vibration, dust, drainage, erosion, storm water runoff, and odor which, even if insignificant for purposes of the California Environmental Quality Act (CEQA), will not have an unacceptable negative affect on adjacent property or properties.
- B. The director, planning commission, or city council as appropriate, shall deny the application where the information submitted by the applicant and/or presented at the public hearing fails to satisfactorily substantiate such findings.

SECTION 21. Sections 20.100.1240, 20.100.1250 and 20.100.1260 of Part 10 of Chapter 20.100 of Title 20 of the San José Municipal Code are amended to read as follows:

# Part 10 ADMINISTRATIVE PERMIT

### 20.100.1240 **Display of permit**.

- A. A copy of the permit issued hereunder shall be conspicuously posted on a window, door, or other appropriate location of the business premises in a manner visible to the public at all times. The permit shall notify the public that any complaints with regard to the use authorized by such permit may be reported to the director.
- B. Notwithstanding Subsection A. above, a permit for a utility structure does not need to be displayed. However, the permit number, or other mutually agreeable identification system, shall be permanently displayed on a readily visible location on the structure.
- C. Notwithstanding Subsection A. above, a copy of the permit issued for an unattended collection container shall be conspicuously displayed in a publicly visible location on the unattended collection container.
- D. Notwithstanding Subsection A. above, a permit for a tap room and tasting room, conversion of parking to outdoor dining or TDM Plan Modification does not need to be displayed.

#### 20.100.1250 Term.

A. A permit issued pursuant to this part shall be initially issued for a period of up to three years, except that a permit for an unattended collection container shall be initially issued for a period of up to one year. Whenever a permit is reissued, it may be granted for a period of up to five years, except that a permit reissued for an unattended collection container shall be issued for a period of up to one year. The applicant shall submit an application for a new permit term at least fifteen days prior to the expiration of the term of any permit issued hereunder.

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B. Notwithstanding Subsection A. above, a permit for a utility structure, tap room

and tasting room, conversion of parking to outdoor dining or TDM Plan

Modification shall have no time limit.

20.100.1260 Nontransferability.

A. A permit issued hereunder may not be transferred or reassigned.

B. Notwithstanding subsection A. above, a permit for a utility structure, tap room and

tasting room, conversion of parking to outdoor dining or TDM Plan Modification may

be transferred.

SECTION 22. Sections 20.150.020, 20.150.060 and 20.150.070 of Part 1 of Chapter

20.150 of Title 20 of the San José Municipal Code are amended to read as follows:

Chapter 20.150
NONCONFORMING USES

Part 1
GENERAL PROVISIONS

20.150.020 General provisions.

A. A legal nonconforming use may be continued indefinitely, but if such use is

discontinued or abandoned for a period of six months or more, it shall thereafter

conform to the provisions of this title, unless the nonconforming use is reinstated

with issuance of a special use permit in accordance with Chapter 20.100.

B. A legal non-conforming structure may continue to be used or replaced as follows:

1. The restoration and/or replacement of a legal nonconforming structure

wholly or partially destroyed by a catastrophic event or sudden cause

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which is beyond the control of the property owner, and which could not otherwise have been prevented by reasonable care and maintenance of the structure is permitted.

- Failure to apply for a building permit within nine months of destruction or failure to begin construction within three months of the issuance of a building permit shall be deemed to be discontinuation or abandonment of the use pursuant to subsection A.
- 3. The building or structure, as restored, shall not occupy any portion of the lot or parcel not occupied by the building or structure when such destruction occurred unless the building or structure as restored will comply with all development regulations prescribed by this title for the district in which the lot or parcel is situate.
- 4. No building or structure shall be restored pursuant to this section unless all development and building permits required for new conforming uses in the district in which the use is located have been secured.
- 5. Irrespective of where the building or structure, as restored, is located on the lot or parcel:
  - a. It shall not have a greater floor area than the building or structure contained when such destruction occurred; and
  - b. It shall not exceed the height of nor the number of stories contained in the building or structure at the time of such destruction; and
  - c. The off-street loading spaces situate on the lot or parcel at the time of such destruction shall not be diminished in number or size.

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C. Any legal nonconforming use or structure which is enlarged, altered, converted, or changed, as provided in this chapter, is subject to the parking requirements of Section 20.90.210 regarding any change in use.

## 20.150.060 Nonconforming structure - Expansion and enlargement.

Any legal nonconforming structure, the use of which is not legal nonconforming, may be expanded upon such land only upon issuance of and in compliance with a site development permit in accordance with the applicable development standards of the zoning district said structure is in. Nothing in this provision permits the further diminution of an existing nonconforming development standard except as otherwise provided for in this title.

#### 20.150.070 Change of use.

- A. For the purposes of this section, a "change in use" shall be defined as a change from one enumerated use to a different enumerated use as set forth in Tables 20-30, 20-50, 20-90, 20-110 and 20-140.
- B. A legal nonconforming use may be changed to another nonconforming use of a like nature upon issuance of and in compliance with a special use permit, provided such use is not subject to a conditional use permit or special use permit under any other provisions of this title. Any enlargement made in conjunction with such change must conform to the provisions of this chapter.
- C. Two uses are of "like nature" when the director determines that they are treated in essentially the same manner for all purposes under this title and that the new use will not create an increase in such impacts as traffic, or noise. The "like nature" determination shall be made as part of the consideration of a special use permit as provided in this title.

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D. Where a lot or parcel which contains a legal nonconforming use also contains a conforming use, the existing conforming use may be changed to another conforming use only upon a finding that such proposed conforming use is compatible with such legal nonconforming use in terms of architecture as well as use. Such determination of compatibility shall be made as part of the consideration of any site development permit, conditional use permit, or special use permit required for such change by other provisions of this Code. If no such permits are required, such change in use shall be made only upon the issuance of and in compliance with a special use permit as provided in this title.

<u>SECTION 23</u>. Section 20.180.440 of Part 3 of Chapter 20.180 of Title 20 of the San José Municipal Code is amended to read as follows:

# Chapter 20.180 MOBILEHOME PARK CONVERSIONS TO RESIDENT OWNERSHIP OR TO ANY OTHER USE

# Part 3 MOBILEHOME PARK CONVERSIONS TO OWNERSHIP

#### 20.180.440 Development standards.

To achieve the purposes of this chapter, mobilehome park conversion to ownership projects shall conform to the following development standards:

- The consumption of gas and electricity within each mobilehome lot shall be separately metered so that the owner can be billed separately for each utility. A water shut-off valve shall be provided for each mobilehome lot or for each plumbing fixture.
- 2. Each mobilehome lot shall have its own panel board for all electrical circuits which serve the mobilehome.

<u>SECTION 24</u>. Section 20.190.060 of Chapter 20.190 of Title 20 of the San José Municipal Code is amended to read as follows:

#### **Chapter 20.190**

#### AFFORDABLE HOUSING DENSITY BONUSES AND INCENTIVES

#### 20.190.060 City Density Development Incentives.

- A. General. In addition to the parking and/or height Incentive required by the State Housing Density Bonuses and Incentives Law, the City will provide up to four (4) Incentives as specified in this Section 20.190.060 to an Applicant for a Housing Development that qualifies for a Density Bonus based on the provision of Affordable Restricted Units, if required by the State Housing Density Bonuses and Incentives Law.
- B. Setback Incentives. If an Applicant for a Housing Development that qualifies for a Density Bonus based on the provision of Restricted Affordable Units requests one of the following Incentives, the grant of the Incentive will be deemed to be required in order to provide the Affordable Restricted Units and, in the absence of substantial evidence to the contrary, will be deemed not to have a specific adverse impact upon public health and safety or the physical environment or on any real property that is listed in the California Register of Historical Resources and not to be contrary to state or federal law.
  - 1. The following reduction in the Setback Area, Front that would otherwise be required under Chapters 20.30, 20.40, and 20.75 of this Code:

#### **TABLE 20-300**

Housing Type	
Very Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 5% Restricted Affordable Units; 1 additional foot reduction for each additional 2% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.
Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; 0.5 additional foot reduction for each additional 2.5% increase in the number of Restricted Affordable Units; up to a maximum 5 foot reduction.
Moderate Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; 0.5 additional foot reduction for each additional 7% increase in the number of Restricted Affordable Units; up to a maximum 5 foot reduction.

2. The following reduction in the Setback Area, Rear Interior that would otherwise be required under Chapters 20.30, 20.40, and 20.75 of this Code:

**TABLE 20-310** 

Housing Type	
Very Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 5% Restricted Affordable Units; 1 additional foot reduction for each additional 2% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.
Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; 0.5 additional foot reduction for each additional 2.5% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.
Moderate Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; 0.5 additional foot reduction for each additional 7% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.

3. The following reduction in the Setback Area, Rear Corner that would otherwise be required under Chapters 20.30, 20.40, and 20.75 of this Code:

## **TABLE 20-320**

Housing Type			
Zone	R-1-8, R-1-5, R-1-2, R-1-1, R-1-1-RR, R-2	R-M	R-MH, CO, CP, CN, CG, PQP, MS-G, MS- C
Very Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 5% Restricted Affordable Units; additional 1 foot reduction for each additional 2% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 5% Restricted Affordable Units; additional 1 foot reduction for each additional 1% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 5% Restricted Affordable Units; additional 1 foot reduction for each additional two percent 2% increase in the number of Restricted Affordable Units; to a maximum 3 foot reduction.
Low Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 0.5 foot reduction for each additional 2.5% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 1 foot reduction for each additional 2% increase in the number of Restricted Affordable Units; to a maximum 5 foot reduction.	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 1 foot reduction for each additional 5% increase in the number of Restricted Affordable Units; to a maximum 3 foot reduction.
Moderate Income	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 0.5 foot reduction for each additional 7% increase in the number of Restricted Affordable	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 1 foot reduction for each additional 3% increase in the number of Restricted Affordable Units; to a	A 1 foot reduction in the otherwise applicable setback for a Housing Development with 10% Restricted Affordable Units; additional 0.5 foot reduction for each additional 15% increase in the number of Restricted Affordable Units; to a

Units; to a maximum 5	maximum 5 foot	maximum 3 foot
foot reduction.	reduction.	reduction.

- C. Other Incentives. If an Applicant requests any Incentive(s) other than those specified in Subsection B above and provides the Incentive information required in Section 20.190.080 B.3 below, the Incentive will be granted unless the Approval Authority makes a written finding, based upon substantial evidence, of any of the following:
  - The Incentive would not result in identifiable and actual cost reductions to provide for Affordable Housing Costs or Affordable Rents for the Restricted Affordable Restricted Units; or
  - 2. The Incentive would have a specific adverse impact, as defined in paragraph (2) of subdivision (d) of Government Code Section 65589.5, upon public health and safety or the physical environment or on any real property that is listed in the California Register of Historical Resources and for which there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the Housing Development unaffordable to Low- and Moderate-Income households.
  - 3. The Incentive would be contrary to state or federal law.
- D. Limitation on Total Number of Incentives Allowed. If any type of incentive has been granted for Restricted Affordable Units under any other provision of this Code, including but not limited to incentives for Inclusionary Units under Chapter 5.08 of this Code, such other incentives shall be counted toward the number of Incentives required under this Chapter 20.190.

<u>SECTION 25</u>. This Ordinance shall become effective at the expiration of ninety (90) days after its adoption.

PASSED FOR PUBLICATION of title this 6<sup>th</sup> day of December, 2022, by the following vote:

AYES: ARENAS, CARRASCO, COHEN, DAVIS, ESPARZA,

FOLEY, JIMENEZ, JONES, MAHAN, PERALEZ,

LICCARDO.

NOES: NONE.

ABSENT: NONE.

DISQUALIFIED: NONE.

SAM LICCARDO

Mayor

ATTEST:

TONI J. TABER, CMC

City Clerk