RESOLUTION NO. PC -2023

RESOLUTION OF THE FORT BRAGG PLANNING COMMISSION RECOMMENDING
THAT THE CITY COUNCIL SUBMIT AN LOCAL COASTAL PLAN AMENDMENT
APPLICATION (ZON 3-23)TO THE COASTAL COMMISSION AMENDING
DIVISION 17 OF THE FORT BRAGG MUNICIPAL CODE TO BE CONSISTENT WITH
STATE LAWS RELATING TO ACCESSORY DWELLING UNITS.

- **WHEREAS,** California Constitution Article XI, Section 7, enables the City of Fort Bragg (the "City") to enact local planning and land use regulations; and
- **WHEREAS**, the authority to adopt and enforce zoning regulations is an exercise of the City's police power to protect the public health, safety, and welfare; and
- **WHEREAS**, the availability of housing is a substantial concern for individuals of all demographics, ages, and economic backgrounds in communities throughout the State of California; and
- **WHREAS**, accessory dwelling units ("ADUs") offer lower cost housing to meet the needs of the existing and future residents while ensuring that they remain compatible with the existing neighborhood; and
- **WHEREAS**, the 2009, 2014 and 2019 Housing Element updates included policies and programs to support and create affordable housing, a diverse range of housing types and provisions for accessory Dwelling Units; and
- **WHEREAS**, the City desires to ensure that residential development occurs in an orderly manner, in accordance with the goals and objectives of the General Plan and reasonable land use planning principles; and
- **WHEREAS**, the City of Fort Bragg Local Coastal Program policy H-2.5 intends that the City governance continue to facilitate the construction of secondary dwelling units on residential properties consistent with Chapter 17.42.170 (Second Units) of the Coastal Land Use and Development Code; and
- **WHEREAS**, Coastal General Plan Housing Element Section F.7.c lists siting and design criteria for second dwelling units to ensure neighborhood compatibility; and
- **WHEREAS**, Assembly Bills 68, 587, 671, 345 and 881 and Senate Bill 13 pertain to accessory dwelling units ("ADUs") and junior accessory dwelling units ("JADUs"). These bills were approved by the California Legislature and signed by the Governor in 2019, and became effective on January 1, 2020. Codified primarily in California Government Code sections 65952.2 and 65952.22, this legislation requires local ADU ordinances to include specified requirements; and
- WHEREAS, The project is exempt from CEQA, under Public Resources Code Section 21080.17 and CEQA Guidelines Section15282(h), adoption of an ordinance regarding second units in areas zoned to allow single-family or multifamily dwelling

residential use by a city or county; and

WHEREAS, the Community Development Committee held a duly noticed public hearing on May 17, 2023, to receive a report regarding proposed changes to ADU and Tiny Home regulations in Fort Bragg; and public comments were given at that time; and

WHEREAS, the Planning Commission held a duly noticed public hearing on September 13, 2023, to consider the LCP Amendment, accept public testimony; and

WHEREAS, Section 17.94.040 states that the Planning Commission shall forward a written recommendation, and reasons for the recommendation, to the City Council based on the findings identified in Section 17.94.060; and Resolution Appendix A represents the Planning Commission's recommendations; and

NOW, THEREFORE, BE IT RESOLVED pursuant to Fort Bragg Municipal Code Section 17.94.040 and Section 17.94.060 the following findings are the Planning Commissions reasons for recommending amendments to the Fort Bragg Coastal Land Use and Development Code:

- a. The proposed amendment is consistent with the General Plan, Coastal Element 9 Housing Element, including Coastal Element Policy H-2.5, and any applicable specific plan; and
- b. The proposed amendment would not be detrimental to the public interest, health, safety, convenience, or welfare of the City and seeks to be consistent with recently adopted State Laws, including Assembly Bills 68, 587, 671, 345 and 881 and Senate Bill 13; and
- c. The proposed amendment is internally consistent with other applicable provisions of Division 17 and the Fort Bragg Coastal Land Use and Development Codes; and
- d. The foregoing recitals are true and correct and made a part of this Resolution; and
- e. The documents and other material constituting the record for these proceedings are located at the Community Development Department.

BE IT FURTHER RESOLVED that the City of Fort Bragg Planning Commission, based on the entirety of the record before it, which includes without limitation, CEQA, Public Resources Code §21000, et seq. and State CEQA Guidelines, 14 California Code of Regulations §15000, et seq.; the Fort Bragg Coastal General Plan; the Fort Bragg Coastal Land Use and Development Code; State law; all reports and public testimony submitted as part of the Planning Commission meeting of September 13, 2023 and Planning Commission deliberations; and any other evidence (within the meaning of Public Resources Code §21080(e) and §21082.2);

BE IT FURTHER RESOLVED that the Fort Bragg Planning Commission does hereby recommend the City Council submit an Local Coastal Plan Amendment (Zon 3-23) Application to the California Coastal Commission intended to establish Coastal Land Use and Development Code regulations and standards for accessory dwelling units consistent

with State Law by amending Division 17 of the Fort Bragg Municipal Code as delineated in Resolution Appendix A; and

BE IT FURTHER RESOLVED that this Resolution shaupon its passage and adoption.	Ill become effective immediately
The above and foregoing Resolution was introduce, and passed and adopted at a regul Commission of the City of Fort Bragg held on the 13 the following vote:	ar meeting of the Planning
AYES: NOES: ABSENT: ABSTAIN: RECUSE:	
Jeren	my Logan, Chair
ATTEST:	
Maria Flynn, Administrative Assistant	

PLANNING COMMISSION RESOLUTION PC __- 2023 APPENDIX A – ZON 3-2023

17.21.030 & 17.21.050 LAND USE TABLE AMENDMENTS

Amend 17.21.030(B) Table 2-1 Allowed Land Uses and Permit Requirements for Residential Zoning Districts to include the following additional uses.

TABLE 2-1 Allowed Land Uses and Permit Requirements for Residential Zoning Districts	P MUP UP S	,					
		PERMIT REQUIRED BY DISTRICT				Specific Use	
LAND USE (1)	RR	RS	RL	RM	RH	RVH	Regulatio ns
RESIDENTIAL USES							
Duplex	Р	Р	Р	Р	Р	Р	17.42.170
Single-family Primary dwelling Unit	Р	Р	Р	Р	Р	Р	
Two Primary Units and Two JADUs	р	р	р	-	1	-	<u>17.42.175</u>
Primary Unit and One ADU	Р	Р	Р	-	-	-	17.42.175 <u>&</u> 17.84.045

Amend 17.21.050 Residential District Site Planning and Building Standards by revising Table 2-4 to clarify that a duplex would be allowed in lieu of a single-family residential unit (and not in addition to a single-family residential unit).

TABLE 2-4 - RR, RS, AND RL DISTRICT DEVELOPMENT STANDARDS

	Requirement by Zoning District						
Development Feature	RR Rural Residential	RS Suburban Residential	RL Low Density Residential				
Density	Maximum number of dwelling units allowed on a single parcel.						
	1 dwelling unit or one duplex per parcel; or 1 dwelling unit and one second unit and one JADU where allowed by <u>17.42.170</u> .						

17.22.030(C) LAND USE TABLE AMENDMENTS

Amend 17.22.030(C) Table 2-6 Allowed Land Uses and Permit Requirements for Commercial Zoning Districts to include the following additional uses and table notes.

TABLE 2-6 Allowed Land Uses and Permit Requirements	Р	Permitted Use, Zoning Clearance required Minor Use Permit required (see				
for Commercial Zoning Districts	MUP	Section <u>17.71.060</u>)				
	UP	Use Permit required (see Section <u>17.71.060</u>)				
	S	Permit requirement set by Specific Use Regulations				pecific Use
	_	Use not allowed				
						Specific
LAND USE (1)	CN	СО	CBD	CG	СН	Use Regulatio ns
RESIDENTIAL USES						
Residential component mixed use project	Р	⊎P	P(2)	₽	₽	<u>17.42.100</u>
Single Residential Unit	MUP(3)		MUP(4)	MUP(4)	1	
Second unit – ADU/JADU	P(5)	P(5)	P(5)	P(5)	P(5)	<u>17.42.170</u>

Notes:

- (1) See Article 10 for land use definitions.
- (2) Use allowed only on second or upper floors, in compliance with Section <u>17.22.060</u>.B (Limitation on Location of Allowable Uses).
- (3) Use permitted only for lots in the CN zone that do not front a major collector, as defined in the General Plan.
- (4) Use permitted only for existing structures that have the appearance of a single residential dwelling unit, per the Citywide Design Guidelines.
- (5) Use permitted only on parcels with existing single residential unit or existing/proposed multifamily development, and only in compliance with § 17.42.170.

17.42.170 ACCESSORY DWELLING UNIT (ADU) AND JUNIOR ACCESSORY DWELLING UNIT (JADU) AMENDMENTS

Purpose. This Section establishes standards for two types of residential second units: accessory dwelling units (ADU); and junior accessory dwelling units (JADU), where allowed by Article 2 (Zoning Districts and Allowable Land Uses) and in compliance with California Government Code 65852-65853.13.

- "Accessory Dwelling Unit" means an attached, detached or converted residential dwelling unit that provides complete independent living facilities for one or more persons. ADUs shall include permanent provisions for living, sleeping, eating, cooking, and sanitation on the same parcel as the single residential unit or multifamily dwelling structure. An "Accessory Dwelling Unit" also includes an efficiency unit or a manufactured home, as defined in Section 18007 of the Health and Safety Code.
- "Junior accessory dwelling unit" means a living space not more than 500 square feet in size and contained entirely within the walls of a single residential unit. A JADU shall include permanent provisions for living, sleeping, eating, cooking, and sanitation (sanitation facilities may be separate, or may be shared with the primary unit).

A second unit that does not comply with this section is subject to the standards of 17.42.175 - Two Unit Development.

A. Coastal Development Review & Permit Requirements.

- ADUs. ADUs that require new construction and/or the conversion of an accessory structure or uninhabited space into a habitable living space shall require an administrative CDP. No public hearing is required for the approval of an administrative CDP for an ADU within the Coastal Zone.
- 2. **JADUs**. The conversion of an existing, legally established habitable space to a JADU within an existing residence is exempt from the requirement to obtain a CDP if the following requirements are met:
 - a. The Junior ADU incorporates an existing bedroom of the primary residence into the structure or eliminates an existing bedroom as part of the ADU conversion.
 - b. The construction of the Junior ADU will not include the removal or replacement of major structural components (e.g., roofs, exterior walls, foundations, etc.).
 - c. The construction of the JADU does not result in an increase in habitable floor spaces on the parcel.
 - d. The JADU will not change the intensity of use of the structure (total occupiable bedrooms).
 - e. The JADU does not constitute development within the definition in the Coastal Act.
 - f. The JADU will have no impact on Coastal Resources.

If the JADU conversion does not comply with all of the above requirements of subsection 17.42.170(A)(2), an administrative Coastal Development Permit shall be required.

- B. **Location, Number & Size of Units.** Two ADUs in compliance with this section or <u>California Government Code</u> 65852-65853.13 shall be allowed as follows:
 - 1. On a lot with an existing or proposed single family residential unit:
 - a. One JADU constructed within an existing or proposed single residential unit, which complies with the requirements of 17.42.170 (K)(3); and/or
 - b. One ADU, that complies with the requirements of 17.42.170 (K) (1 or 2);
 - 2. On a lot with an existing multifamily dwelling:
 - a. Interior ADUs. ADUs may be constructed in areas that are not used as livable space within an existing multifamily attached or detached structure (i.e., storage rooms, boiler rooms, passageways, attics, basements, or garages), provided the spaces meet state building standards for dwellings. The number of interior ADUs permitted on the lot shall not exceed 25% of the current number of units of the multifamily complex on the lot and at least 1 such unit shall be allowed. Units constructed

- pursuant to this Subsection shall not exceed 1,000 1,200 square feet in floor area each; and
- b. **Detached ADUs.** Up to 2 <u>additional</u> detached ADUs may be constructed, provided they are no taller than 16 feet, and they have at least 4 feet of side and rear yard setbacks. Units constructed pursuant to this Subsection shall not exceed 1,000 1,200 square feet in floor area.
- c. **Condominiums**. ADU and JADUs are permitted within condominiums as rentals or homeowner occupied units, however no less than 25% of all ADUs in condominiums must be rented.
- C. Conversion of Accessory Structures to ADUs. The conversion of an existing accessory structure (garage, barn, shed, etc.) or portion of an existing accessory structure to an ADU is not subject to size limits, setback or height limitations of this ordinance. ADUs proposed for accessory structures that are expanded in size by more than 150 SF are subject to the size limitations of this ordinance.
- D. **Density.** Both ADUs and JADUs shall be exempted from the calculation of the maximum allowable density for the lot on which it is located and shall be deemed to be a residential use that is consistent with the existing General Plan and zoning designation for the lot.
- E. Lot Size. There is no minimum lot size for ADUs and JADUs.
- F. Lot Coverage. Projects are required to conform with lot coverage requirements for their zoning district, unless lot coverage requirements do not allow at least one 800 square foot second unit, in which case the lot coverage requirement shall be waived.
- G. **Timing.** An ADU may be constructed before, with or after the primary dwelling unit(s). In addition, an existing dwelling that complies with the standards for second units in Subsection (K) of this Section may be considered a second unit, and a new primary unit may be constructed.
- H. Sale of ADUs JADUs. The separate sale or conveyance of an ADU as a tenancy in common (TIC) is only permitted if: 1) both the primary unit and the ADU were built or developed by a qualified non-profit whose mission is to provide housing units to low-income households; 2) an enforceable restriction is placed on the property between the low income buyer and the non-profit that satisfies the requirements of Section 402,1 of the Revenue and tax code; and 3) the entire property is subject to affordability restrictions to assure that the ADU and the primary dwelling unit are preserved for low-income housing for 45 years.
- I. **Short-term rentals prohibited**. Accessory dwelling units and JADUs shall not be rented for periods of less than 31 days.
- J. **Deed restriction.** Prior to the issuance of a building permit for a ADU, the owner shall record a deed restriction in a form approved by the City that includes: 1) a prohibition on the sale of the ADU separate from the sale of the primary residential unit (except in the case of H above or through the Urban Lot Split Section 17. 84.045); 2) a prohibition on short-term rentals, and: 3) in the case of a JADU restricts the size and attributes of the JADU to conformance with this section.
- K. Second Unit Standards.
 - Exceptions to Accommodate at least one 800 SF ADU and one JADU. The Community Development
 Director shall modify or eliminate objective development standards if they prevent the construction of a
 JADU and/or an ADU of at least 800 square feet in size and 16 feet in height with 4-foot setbacks on any

lot. Objective development standards shall be modified in the following priority order: lot coverage, parking requirement, rear setback, side setback, front setback, height limit.

- 2. **Accessory Dwelling Unit.** An ADU shall comply with the following standards:
 - a. Location. An ADU may be located on the front, the back or the side of a parcel and it may be larger or smaller than the primary single family residential unit so long as it complies with the size limitations of this code. An ADU can be: (i) a remodeled portion of a primary dwelling unit; (ii) attached to a primary dwelling unit; (iii) one of the units of a duplex (iv) a detached unit or located in a converted Accessory Structure such as a shop or garage.
 - b. **Height limit.** A detached ADU shall be limited to a maximum height of 16-28 feet.
 - c. Setbacks. An ADU shall have a minimum rear and side setback of 4 feet, unless the second unit is located in a nonconforming structure as defined by § 17.90.020. Notwithstanding the foregoing, no setbacks are required for ADUs that are conversions of existing living areas or existing accessory structures, or for any new structures in the same location and to the same dimensions as an existing structure, or for expansions of existing structures that have less than a four-foot rear or side yard setback. Front yard setbacks are defined in 17.22, however a reduced front setback is required if the applicant is precluded by the strict application of the setback requirements from building at least one 800 SF ADU on the property.
 - d. **Maximum floor area.** The maximum floor area of a detached ADU shall not exceed 1,000-1,200 square feet and the maximum floor area for an attached ADU shall be 50% of the existing primary dwelling unit or 850-1,200 SF whichever is more. The conversion of an existing structure to an ADU shall not be limited in size so long as it is enclosed within the existing structure.
 - e. **Separate entrance required.** An attached ADU shall have an entrance separate from the entrance to the primary dwelling.
 - f. Window & Balcony Placement. An ADU that is placed 20 feet or less from a residential unit on the same parcel or an adjacent parcel shall not have windows that directly face windows in the other unit. Transom windows and skylights are allowed even when ADU windows directly face windows in the other unit, An ADU that is located over a residential accessory structure shall not have windows or balconies that directly face a neighboring yard. This limitation applies only to side yards, not to windows facing alleys.
 - g. Building code compliance. All new ADUs must satisfy the requirements contained in the building code and fire code as currently adopted by the City, including applicable energy efficiency standards associated with Title 24 of the California Code of Regulations. However, fire sprinklers shall not be required if they are not required for the primary residence.
- 3. Junior Accessory Dwelling Unit. A JADU shall comply with the following standards:
 - a. **Location.** JADUs may be located in an attached garage or within the walls of the primary dwelling. JAUDs are allowed to share bathroom facilities with the primary dwelling. JADUs are not permitted in detached accessory structures or ADUs.
 - b. **Maximum floor area.** The living space shall not exceed 500 square feet in size and shall be contained entirely within the walls of an existing or proposed single residential unit.
 - c. **Separate entrance required.** A JADU shall have a separate entrance from the main entrance to the primary residence.
 - d. **Efficiency kitchen.** A JADU shall include an efficiency kitchen with cooking appliances, a food preparation counter, and storage cabinets reasonably sized in relation to unit.
 - e. **Fire protection.** No separate connection between the junior accessory dwelling unit and the utility shall be required for units created within a single residential unit, unless the junior accessory dwelling unit is being constructed in connection with a new single residential unit.

f. **Utility service.** For the purpose of providing service for water, sewer, or power, a JADU unit shall not be considered a separate or new unit, unless the JADU was constructed in conjunction with a new single residential unit.

L. Parking Requirements

- ADU/JADU Parking Exemptions & Requirements: No parking is required unless the ADU is located in a
 neighborhood which provides public parking and public access to the coast. In Fort Bragg this includes all
 residential parcels that directly abut Glass Beach Drive. All other parcels are not required to provide parking.
- 2. **Replacement Parking Exemption.** No replacement parking space(s) are required for the primary unit, when a garage, carport, or covered parking structure is demolished or converted in conjunction with the construction of an ADU.
- M. **Solar Requirements.** New, non-manufactured, detached ADUs shall install solar in compliance with the California Building Code. No other ADUs are subject to the Building Code's solar requirements.
- N. **No Capacity Fees.** ADUs and JADUs of 750 SF are exempt from paying Capacity Fees and Impact Fees.
- O. **No off-site Improvements.** No physical improvements, such as installation of sidewalks or off-site drainage improvements, shall be required for the creation or conversion of an ADU or JADU.
- P. **No Correction of Nonconforming Zoning Conditions.** No applicant shall be required to correct existing non-conforming zoning conditions as part of the creation or conversion of an ADU or JAUD.
- Q. **Non-Conforming ADUs.** An existing substandard ADU or JADU shall have five years to correct a violation so long as the violation is not a health and safety issue as determined by the Building Department.
- R. **Restrictive Covenants Void**. ADUs and JADUs shall be allowed on all parcels regardless of any covenants, conditions or restrictions that have been placed on a lot; such restrictions are void and unenforceable. (Civ Code 4751).

S. ADU's Proposed for Sensitive Habitats, Scenic Areas, and areas subject to Sea Level Rise

- 1. **Visual Resources.** ADUs shall be reviewed for impacts to visually resources in visually sensitive areas as designated in Map CD-1 of the Coastal General Plan.
- 2. **Sensitive Habitat.** ADUs shall be reviewed for impacts to sensitive habitats in areas as designated in Map OS-1 of the Coastal General Plan.
- Areas Sensitive to Sea Level Rise. J/ADUs that are proposed for areas that are vulnerable to sea level rise
 and other coastal hazards shall meet all LCP requirements for new development to be safe from such hazards,
 but that also addresses the need for future sea level rise adaptations including future removal and risk
 disclosure.

17.71.050 DESIGN REVIEW AMENDMENT

Delete from 17.71.050 the requirement for Design Review for a second unit and add ADUs to the list of improvements exempt from Design Review.

- 2. Improvements subject to Design Review by the Director. The following improvements shall be subject to Design Review by the Director, except when in conjunction with a development project. If in conjunction with a development project, each of the following shall be subject to review and approval by the Commission:
 - a. The construction or rehabilitation/remodeling of a secondary dwelling unit or duplex;
 - b. The construction or rehabilitation/remodeling/addition of any detached accessory structure or garage that exceeds 16 feet in height.
 - c. Removal of natural ground cover, trees, or vegetation;
 - d. Installation of a fence, wall, or retaining wall visible from a public right-of-way;
 - e. Landscaping including vegetation, irrigation systems, and low level lighting;
 - f. Signs included with plans for any project listed above, and that do not require Commission review; or
 - g. Exterior lighting.
- 3. Improvements exempt from Design Review. The following improvements are exempt from Design Review:
 - a. The construction or rehabilitation/remodeling of any ADU, JADU or duplex;
 - b. One single-family dwelling on a single parcel, including any related accessory structures;
 - c. Structural improvements not visible from a public right-of-way;
 - d. Signs in compliance with Chapter <u>17.38</u> (Signs), and which are to be located on an existing structure, or as approved under another development permit;
 - e. Work determined by the Director to be minor or incidental within the intent and objectives of this Section; and
 - f. Ordinary maintenance and repair of structures.

17.100 DEFINITIONS AMENDMENTS

In order to support the required code updates, the following modifications to the definitions in CLUDC Section 17.100.020 are recommended:

Add the following definitions:

Accessory Dwelling Unit. Can be an attached, detached or converted residential dwelling unit of less than 1,200 sf that provides complete independent living facilities for 1 or more persons. ADUs shall include permanent provisions for living, sleeping, eating, cooking, and sanitation on the same parcel as the single residential unit or multifamily dwelling structure is or will be situated. An "accessory dwelling unit" also includes the following: (A) an efficiency unit; and (B) a manufactured home, as defined in Section 18007 of the Health and Safety Code, and (C) a tiny home as defined in 17.42.175.

Junior accessory dwelling unit. Is a living space of not more than 500 square feet in size and contained

entirely within the walls of a primary residential unit. A JADU shall include permanent provisions for living, sleeping, eating, cooking, and sanitation; sanitation facilities may be separate, or may be shared with the primary unit.

Remove the following definitions:

Carriage House. See "Second Unit or Carriage House."

Small secondary unit. A small secondary residential dwelling unit is a separate, complete housekeeping unit with a separate entrance, kitchen, sleeping area, and full bathroom facility, which is an attached or detached extension to a single family structure that has no more than one bedroom and that is no greater than 600 square feet in size. Any loft area, regardless of ceiling height, is counted when calculating maximum square feet. No more than one loft area is permitted in a small secondary unit.

Second Unit or Carriage House. A second permanent dwelling that is accessory to a primary dwelling on the same site. A second unit that provides complete, independent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking, sanitation, and parking, and does not meet the criteria for an Accessory Dwelling Unit.

Revise the following definitions:

Duplex. See "Multi-Family Housing." A duplex consists of two attached dwelling units typically sharing a wall, but may also be attached vertically. A duplex may be considered a primary dwelling unit with an attached Accessory Dwelling Unit (ADU) if one of the units is less than 1,200 square feet.

Coastal Development Permit. A discretionary land use permit that may be granted in compliance with Section <u>47.71.040</u> <u>17.71.045</u> (Coastal Development Permit) required pursuant to this Development Code and subdivision (a) of the Coastal Act Section 30600, which authorizes development in the coastal zone subject to compliance with any conditions of approval imposed on the permit.

Multi-Family Housing. A dwelling unit that is part of a structure containing ene three or more other dwelling units, or a non-residential use. An example of the latter is a mixed-use project where, for example, one or more dwelling units are part of a structure that also contains one or more commercial uses (retail, office, etc.). Multi-family dwellings include: duplexes, triplexes, fourplexes (buildings under one ownership with two, three or more dwelling units in the same structure); apartments (five or more units under one ownership in a single building); and townhouse development (three or more attached dwellings where no unit is located over another unit), and other building types containing multiple dwelling units (for example, courtyard housing, rowhouses, stacked flats, etc.).

Residential Accessory Use or Structure. Any use and/or structure that is customarily a part of, and clearly incidental and secondary to a residence, and does not change the character of the residential use. This definition includes the following detached accessory structures, and other similar structures normally associated with a residential use of property. See also "Agricultural Accessory Structure."

garages studios
gazebos swimming pools
greenhouses (non-commercial) tennis and other on-site sport courts
spas and hot tubs workshops

spas and hot tubs workshop storage sheds

Also includes the indoor storage of automobiles (including their incidental restoration and repair), personal recreational vehicles and other personal property, accessory to a residential use. Does not include: second units, Tiny Homes or Accessory Dwelling Units, which are separately defined; guest houses, which are included under the definition of second units; or home satellite dish and other receiving antennas for earthbased TV and radio broadcasts (see "Telecommunications Facilities").

Second Unit/Carriage House/Duplex. See Accessory Dwelling Unit.

Single Family Primary Dwelling Unit. A building designed for and/or occupied exclusively by one family. Also includes factory built, modular housing units, constructed in compliance with the Uniform Building Code (UBC), and mobile homes/manufactured housing units that comply with the National Manufactured Housing Construction and Safety Standards Act of 1974, placed on permanent foundation systems.

Single-Family Dwelling. See Primary Dwelling Unit. A building designed for and/or occupied exclusively by one family. Also includes factory built, modular housing units, constructed in compliance with the Uniform Building Code (UBC), and mobile homes/manufactured housing units that comply with the National Manufactured Housing Construction and Safety Standards Act of 1974, placed on permanent foundation systems.