#### **ATTACHMENT 4**

# RESOLUTION OF THE BOARD OF SUPERVISORS COUNTY OF SANTA BARBARA, STATE OF CALIFORNIA

IN	THE	<b>MATTER</b>	OF	RESU	BMITTING	AN	)	RESOLUTION NO. 21 - 26
AM	ENDME	NT TO THE	SAN	TA BA	RBARA CO	UNTY	)	26 AP-Annea (2003)
LO	CAL CO.	ASTAL PRO	GRAI	M TO T	HE CALIFO	DRNIA	)	Case No. 18ORD-00000-00003
CO	ASTAL	COMMISS	ION	FOR	<b>REVIEW</b>	AND	)	
CEL	RTIFICA	TION						

#### WITH REFERENCE TO THE FOLLOWING:

- A. On January 7, 1980, by Resolution No. 80-12, the Santa Barbara County Board of Supervisors (Board) adopted the Santa Barbara County Coastal Land Use Plan.
- B. On July 19, 1982, by Ordinance No. 3312, the Board adopted Article II, the Coastal Zoning Ordinance (Article II), of Chapter 35, Zoning, of the Santa Barbara County Code.
- C. On December 11, 2018, the Board adopted Ordinance No. 5069 to amend Article II to streamline the permit process for AEDs in the Agriculture I (AG-I) and Agriculture II (AG-II) zones. The Board also adopted Resolution No. 18-309 authorizing staff to submit Ordinance No. 5069 to the Coastal Commission as a proposed amendment to the County's certified LCP.
- D. On February 20, 2020, the Coastal Commission conditionally certified the AED LCP Amendment with five suggested modifications.
- E. On June 2, 2020 the Board approved a revised AED LCP Amendment (Ordinance No. 5105), and directed staff to resubmit the AED LCP Amendment to the Coastal Commission. Upon resubmittal, Coastal Commission and P&D staff noticed minor errors and omissions in the AED LCP Amendment.
- F. The Board, having found it to be in the interest of the general community welfare and consistent with the Comprehensive Plan, the Coastal Land Use Plan, Article II, the Santa Barbara County Code, the requirements of State planning and zoning law, and good zoning and planning practices, adopted the following amendment to the Santa Barbara County Local Coastal Program (LCP):
  - 1. On February 9, 2021, the Board adopted an ordinance (Case No. 18ORD-00000-00003) amending Article II, of Chapter 35, Zoning, of the Santa Barbara County Code (Exhibit 1) related to the Agricultural Employee Dwelling Ordinance Amendment. This Board-adopted ordinance supersedes Ordinance No. 5069 and Ordinance No. 5105.
- G. The Board, as required by Government Code Sections 65355 and 65856, held duly noticed public hearings on the amendments referenced above, at which the Board considered the County Planning Commission's recommendations and invited comments from persons in attendance.
- H. These amendments are consistent with the provisions of the Coastal Act of 1976, the Comprehensive Plan (including the Coastal Land Use Plan and all community and area plans), and the requirements of State planning and zoning law, as amended to this date.

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I. The Board now wishes to submit this amendment to the California Coastal Commission for review and certification as an amendment to the Santa Barbara County LCP in compliance with the California Code of Regulations, Title 14, Section 13551(b).

# NOW, THEREFORE, IT IS HEREBY RESOLVED as follows:

- 1. The above recitations are true and correct.
- 2. Pursuant to the provisions of Government Code Sections 65358 and 65857 and Public Resources Code Section 30514, the Board adopted the above described changes as amendments to the Santa Barbara County LCP.
- 3. The Board certifies that this amendment is intended to be carried out in a manner fully in conformity with the Coastal Act of 1976.
- 4. The Board directs the Planning and Development Department to submit this amendment to the California Coastal Commission for review and certification.
- 5. The Chair and the Clerk of this Board are hereby authorized and directed to sign and certify all maps, documents, and other materials in accordance with this resolution to reflect the above described action by the Board of Supervisors.

AYES: Supervisors Williams, Hart, Hartmann, Nelson and Lavagnino

NOES: NONE

ABSTAINED: NONE

ABSENT: NONE

BORNELSON, CHAIR

**BOARD OF SUPERVISORS** 

COUNTY OF SANTA BARBARA

ATTEST:

MONA MIYASATO, COUNTY EXECUTIVE OFFICER CLERK OF THE BOARD

Deputy Clerk

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#### APPROVED AS TO FORM:

MICHAEL C. GHIZZONI COUNTY COUNSEL

Denuty County Counsel

#### EXHIBIT:

1. Agricultural Employee Dwelling Ordinance Amendment (Case No. 18ORD-00000-00003)

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#### **ATTACHMENT 3**

# ARTICLE II COASTAL ZONING ORDINANCE AMENDMENT

# ORDINANCE NO. 5129

AN ORDINANCE AMENDING ARTICLE II, THE COASTAL ZONING ORDINANCE, OF CHAPTER 35, ZONING, OF THE SANTA BARBARA COUNTY CODE BY AMENDING DIVISION 2, DEFINITIONS, DIVISION 4, ZONING DISTRICTS, AND DIVISION 7, GENERAL REGULATIONS, TO STREAMLINE THE PERMIT PROCESS FOR AGRICULTURAL EMPLOYEE DWELLINGS IN THE AGRICULTURE I AND AGRICULTURE II ZONES IN THE COASTAL ZONE.

### Case No. 18ORD-00000-00003

The Board of Supervisors of the County of Santa Barbara, State of California, ordains as follows:

### **SECTION 1:**

DIVISION 2, Definitions, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Section 35-58, Definitions, to add definitions of "Park Trailer" and "Manufactured Home" and to read as follows:

Park Trailer. A trailer, with or without a permanent foundation, designed for human habitation that meets the requirements of the California Health and Safety Code Section 18009.3.

**Manufactured Home.** A structure constructed on or after June 15, 1976, that is certified under the National Manufactured Housing Construction and Safety Act of 1974, which is designed and equipped to be used as a single-family dwelling, with or without a permanent foundation, as defined in the California Health and Safety Code Section 18007.

#### **SECTION 2:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Subsection 35-68.3 Permitted Uses, of Section 35-68 AG-I - Agriculture I, to read as follows:

#### Section 35-68.3 Permitted Uses.

- 1. All types of agriculture and farming except a dairy, hog ranch, animal feed yard, or animal sales yard, subject to the limitations hereinafter provided in this Section 35-68.
- 2. Raising of animals not to exceed one horse, mule, cow, llama or ostrich; or three goats, hogs, or other livestock not specifically enumerated herein, shall be permitted for each 20,000 square feet of gross area of the lot upon which the same are kept. In no case shall more than three hogs be kept on any such lot. (Amended by Ord. 4086, 12/15/1992)
- 3. Private kennels, and small animals and poultry raising limited to reasonable family use on a non-commercial basis. (Added by Ord. 4067, 08/18/1992)
- 4. Sale of agricultural products pursuant to the provisions of Section 35-131 (Agricultural Sales). (Amended by Ord. 4557, 12/07/2004)

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- 5. Greenhouses, hothouses, other plant protection structures, and related development, i.e., packing shed, parking, driveways, etc.; however, for any development of 20,000 square feet or more and all additions which when added to existing development total 20,000 square feet or more, a Development Plan shall be submitted, processed, and approved as provided in Section 35-174 (Development Plans). For any greenhouse or related development, packing and shipping facility, and shade and hoop structure in the Carpinteria Valley additional regulations of the Carpinteria Agricultural (CA) Overlay District (Section 35-102F) shall apply. (Amended by Ord. 4529, 04/20/2004)
- 6. One single family dwelling unit per legal lot. Such dwelling may be a mobile home certified under the National Mobile Home Construction and Safety Standards Act of 1974 (42 U.S.C. Section 5401 *et seq.*) on a permanent foundation system, pursuant to Health & Safety Code Section 18551, subject to the provisions of Section 35-141 (General Regulations).
- 7. One guest house or artist studio per legal lot subject to the provisions of Section 35-120 (General Regulations) and accessory to the primary residential use of the same lot. (Amended by Ord. 3835, 03/20/1990; Ord. 4557, 12/07/2004)
- 8. Home occupations, subject to the provisions of Section 35-121 (General regulations) and accessory to a residential use of the same lot. (Amended by Ord. 3836, 03/20/1990); Ord. 4557, 12/07/2004)
- 9. Special Care Homes, subject to the provisions of Section 35-143 (Community Care Facilities). (Added by Ord. 4378, 11/16/1999; Amended by Ord. 5004, 12/14/2017)
- 10. Transitional and Supportive Housing, subject to the provisions of Section 35-143.5 (Transitional and Supportive Housing). (Added by Ord. 5004, 12/14/2017)
- 11. Agricultural employee dwellings, including mobile homes, manufactured homes, and park trailers, providing housing for one to nine employees in compliance with Section 35-144R (Agricultural Employee Dwellings).
- 12. Cannabis, Cultivation and Nursery, subject to the provisions of Section 35-144U.
- 13. Cannabis, Distribution, subject to the provisions of Section 35-144U.
- 14. Cannabis, Non-volatile Manufacturing, subject to the provisions of Section 35-144U.
- 15. Uses, buildings and structures accessory and customarily incidental to the above uses. (Amended by Ord. 4557, 12/07/2004)

### **SECTION 3:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Section 35-68.4 Uses Permitted with a Major Conditional Use Permit, of Section 35-68 AG-I - Agriculture I, to read as follows:

# Section 35-68.4 Uses Permitted with a Major Conditional Use Permit

- 1. Commercial raising of animals, boarding of animals, and commercial riding stables.
- 2. Animal hospitals, and animal husbandry services.
- 3. Facilities for the sorting, cleaning, packing, freezing, loading, transporting and storage of horticultural and agricultural products (not including animals) grown off the premises preparatory to wholesale or retail sale and/or shipment in their natural form provided:
  - The facility shall be accessory to and supportive of other agricultural operations located on the same premises as the proposed facility and on other local agricultural lands (defined as lands located within 25 miles of the boundaries of Santa Barbara County),
  - b. The primary purpose of the facility shall not be to import, on a continuing basis, horticultural or

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agricultural products from land more than 25 miles beyond the boundaries of Santa Barbara County for local processing, distribution, or sale,

- c. The primary intent of the development of this facility shall be to serve south coast agriculture,
- d. The products are determined by the Planning Commission to be similar to products grown on the premises where the facility is located or on other local agricultural lands,
- e. The facility processes products grown on the premises or on other local agricultural lands,
- f. All application for such facilities shall be accompanied by a landscape plan pursuant to the requirements of Section 35-68.4 of this Article,
- g. Siting of this type of facility on prime agricultural lands or agriculturally productive non-prime soils should be avoided where feasible, and
- h. All applications for such facilities shall be accompanied by defined truck and vehicle routes proposed to serve the facility.

No Conditional Use Permit shall be required under this section for such facilities if they are devoted primarily to the handling of products grown on the premises and the processing of products grown off premises if accessory and customarily incidental to the marketing of products in their natural form grown on the premises.

- 4. Agricultural employee dwellings, including mobile homes, manufactured homes, and park trailers, providing housing for 20 or more employees in compliance with Section 35-144R (Agricultural Employee Dwellings).
- 5. Within the Carpinteria Agricultural Overlay District, greenhouses and greenhouse related development of any size on slopes between five and 10 percent. No exception to this requirement, such as that stated under subsection (3) above, shall apply.
- 6. Cannabis, Volatile Manufacturing, subject to the provisions of Section 35-144U.

#### **SECTION 4:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Subsection 35-68.5 Uses Permitted with a Minor Conditional Use Permit, of Section 35-68 AG-I - Agriculture I, to read as follows:

# Section 35-68.5 Uses Permitted with a Minor Conditional Use Permit (Amended by Ord. 3837, 03/20/1990)

- 1. Agricultural employee dwellings, including mobile homes, manufactured homes, and park trailers, providing housing for 10 to 19 employees in compliance with Section 35-144R (Agricultural Employee Dwellings).
- 2. Commercial Kennels.
- 3. Cannabis, Distribution, subject to the provisions of Section 35-144U.

# **SECTION 5:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Subsection 35-69.3 Permitted Uses, of Section 35-69 AG-II - Agriculture II, to read as follows:

#### Section 35-69.3 Permitted Uses.

- All types of agriculture and farming, including commercial raising of animals, subject to the limitations hereinafter provided in this Section 35-69.
- 2. Sale of agricultural products pursuant to the provisions of Section 35-131 (Agricultural Sales). (Amended by Ord. 4557, 12/07/2004)
- 3. Commercial boarding of animals.
- 4. Private and/or commercial kennels. (Amended by Ord. 4067, 08/18/1992)
- 5. One single family dwelling unit per legal lot. Such dwelling may be a mobile home certified under the National Mobile Home Construction and Safety Standards Act of 1974 (42 U.S.C. Section 5401 *et seq.*) on a permanent foundation system, pursuant to Health & Safety Code Section 18551, subject to the provisions of Section 35-141 (General Regulations).
- 6. One guest house or artist studio per legal lot subject to the provisions of Section 35-120 (General Regulations) and accessory to the primary residential use located on the same lot. (Amended by Ord. 3835, 03/20/1990; Ord. 4557, 12/07/2004)
- 7. Greenhouses, hothouses, or other plant protection structures, and related development, i.e., packing shed, parking, driveways, etc.; however, for any development of 20,000 square feet or more and all additions which when added to existing development total 20,000 square feet or more, a development plan shall be submitted, processed, and approved as provided in Section 35-174 (Development Plans). (Amended by Ord. 3838, 03/20/1990)
- 8. On-shore oil development, including exploratory and production wells, pipelines, storage tanks, processing facilities for on-shore oil and gas, and truck terminals subject to the requirements set forth in DIVISION 9, OIL & GAS FACILITIES.
- 9. Excavation or quarrying of building or construction materials, including diatomaceous earth, subject to the provisions of Section 35-177 (Reclamation Plans).
- 10. Home occupations, subject to the provisions of Section 35-121 (General Regulations) and accessory to a residential use located on the same lot. (Amended by Ord. 3836, 03/20/1990; Ord. 4557, 12/07/2004)
- 11. Special Care Homes, subject to the provisions of Section 35-143 (Community Care Facilities). (Added by Ord. 4378, 11/16/1999; Amended by Ord. 5004, 12/14/2017)
- 12. Transitional and Supportive Housing, subject to the provisions of Section 35-143.5 (Transitional and Supportive Housing). (Added by Ord. 5004, 12/14/2017)
- 13. Agricultural employee dwellings, including mobile homes, manufactured homes, and park trailers, providing housing for one to 24 employees in compliance with Section 35-144R (Agricultural Employee Dwellings).
- 14. Uses, buildings and structures accessory and customarily incidental to the above uses. (Amended by Ord. 4557, 12/07/2004)
- 15. Cannabis, Cultivation and Nursery, subject to the provisions of Section 35-144U.
- 16. Cannabis, Distribution, subject to the provisions of Section 35-144U.
- 17. Cannabis, Non-volatile Manufacturing, subject to the provisions of Section 35-144U.

# **SECTION 6:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Subsection 35-69.4 Uses Permitted with a Major Conditional Use Permit, of Section 35-69 AG-II - Agriculture II, to read as follows:

# Section 35-69.4 Uses Permitted With a Major Conditional Use Permit.

- 1. Animal hospitals and clinics.
- 2. Low-intensity recreational development such as hiking trails, public riding stables, recreational camps, campgrounds, retreats, and guest ranches, provided that such development:
  - a. Is in character with the rural setting,
  - b. Does not interfere with agricultural production on or adjacent to the lot on which it is located,
  - c. Does not include commercial facilities open to the general public who are not using the recreational facility, and
  - d. Does not require an expansion of urban services which will increase pressure for conversion of the affected agricultural lands.
- 3. Wineries, including processing, distribution, and sale of wine grapes and wine grape products grown off the premises, provided:
  - a. The winery is located on premises used for vineyard purposes,
  - b. The winery is operated in connection with the processing of wine grapes grown on the premises, and
  - c. Retail sales of wine grape products shall be limited to those processed on the premises.
- 4. Facilities for the sorting, cleaning, packing, freezing, and storage of horticultural and agricultural products (not including animals) grown off the premises preparatory to wholesale or retail sale and/or shipment in their natural form provided:
  - a. The facility shall be accessory to and supportive of other agricultural operations located on the same premises as the proposed facility and on other local agricultural lands (defined as lands located within 25 miles of the boundaries of Santa Barbara County),
  - b. The primary purpose of the facility shall not be to import, on a continuing basis, horticultural or agricultural products from land more than 25 miles beyond the boundaries of Santa Barbara County for local processing, distribution, or sale,
  - c. The products are determined by the Planning Commission to be similar to products grown on the premises where the facility is located or on other local agricultural lands, and
  - d. The facility processes products grown on the premises or on other local agricultural lands.
- Piers and staging areas for oil and gas development subject to the regulations in DIVISION 9, OIL AND GAS FACILITIES.
- 6. Aquaculture, subject to the provisions of Section 35-136 (General Regulations).
- 7. Sorting, cleaning, and further breaking and storing of abalone shells landed live in Santa Barbara County, preparatory to shipment in their natural form.
- 8. Agricultural employee dwellings, including mobile homes, manufactured homes, and park trailers, providing housing for 25 or more employees in compliance with Section 35-144R (Agricultural Employee Dwellings). (Amended by Ord. 3838, 03/20/1990; Amended by Ord. 4964, 12/14/2017)
- 9. Exploration and production of offshore oil and gas reservoirs from onshore locations, including exploratory and production wells, pipelines, temporary storage tanks, dehydration and separation facilities, and temporary truck terminals located within the Las Flores Canyon Consolidated Oil and Gas Processing Site, subject to the requirements set forth in DIVISION 9, OIL & GAS FACILITIES. (Added by Ord. 4235, 09/03/1996; amended by Ord. 4602, 03/21/2006)
- Consolidated pipeline terminal, subject to being designated for such use in Policy 6-13A and B of the Coastal Plan and the requirements set forth in DIVISION 9, OIL AND GAS FACILITIES. (Added by Ord. 4602,

03/21/2006)

- 11. Cannabis, Microbusiness, subject to the provisions of Section 35-144U.
- 12. Cannabis, Volatile Manufacturing, subject to the provisions of Section 35-144U.

### **SECTION 7:**

DIVISION 4, Zoning Districts, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to delete Subsection 35-69.5, Uses Permitted with a Minor Conditional Use Permit, of Section 35-69 AG-II - Agriculture II, and renumber existing Subsections 35-69.6, 35-69.7, and 35-69.8, and 35-69 as Subsections 35-69.5, 35-69.6, and 35-69.7, respectively.

### **SECTION 8:**

DIVISION 7, General Regulations, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Subsection 35-132.8 Use of Trailers for Agricultural Employee Dwellings Not Including Farmworker Housing, of Section 35-132 Trailer Use, to read as follows:

Section 35-132.8. Use of Trailers for Agricultural Employee Dwellings Not Including Farmworker Housing.

Not including Farmworker Housing permitted in compliance with Section 35-144P (Farmworker Housing), trailers may be used as dwellings for agricultural employees in compliance with Section 35-144R (Agricultural Employee Dwellings).

#### **SECTION 9:**

DIVISION 7, General Regulations, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change Section 35-144R, Agricultural Employee Dwellings, to read as follows:

# Section 35-144R. Agricultural Employee Dwellings.

- **A.** Purpose and applicability. This Section provides standards for agricultural employee dwellings where allowed by Division 4 (Zoning Districts) or Section 35-132 (Trailer Use) that are not allowed in compliance with Section 35-144P (Farmworker Housing).
- B. Allowed zones and permit requirements. Additional dwellings, including mobilehomes, manufactured homes, and park trailers complying with the California Code of Regulations, Title 25, Division 1, Housing and Community Development, that provide housing for agricultural employees may be allowed in compliance with the following table. The table provides for land uses that are allowed subject to compliance with all applicable provisions of this Article and subject to first obtaining a Coastal Development Permit in compliance with Section 35-169 (Coastal Development Permits) or a Land Use Permit in compliance with Section 35-178 (Land Use Permits) as applicable. Permitted uses are shown in the table as either "PP," which denotes a Principal Permitted Use, or "P," which denotes a non-Principal Permitted Use. An action by the decision-maker to approve or conditionally approve a permit application for a non-Principal Permitted Use may be appealed to the Coastal Commission in compliance with Section 35-182.6 (Appeals to the Coastal Commission). Uses allowed subject to the approval of a Major Conditional Use Permit or a Minor Conditional Use Permit in compliance with Section 35-172 (Conditional Use Permits) are shown as "CUP" uses or "MCUP" uses in the table, respectively. An application for a Coastal Development Permit shall be processed concurrently and in conjunction with the application for the Major or Minor Conditional

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Use Permit, and the Coastal Development Permit for the conditionally permitted use may be appealed to the Coastal Commission in compliance with Section 35-182.6 (Appeals to the Coastal Commission).

Permit Require Agricultural Er	ments and Developmen	nt Standards for	P Permitted Use; Coastal Development Permit¹ PP Principal Permitted Use; Coastal Development Permit¹ MCUP Minor Conditional Use Permit CUP Conditional Use Permit				
Zone	Permit requirement	Number of employees	Employment/Location				
	PP <sup>2,3,4</sup>	1-4	Employed full-time in agriculture on the farm or ranch upon which the dwelling is located.				
AG-I	P <sup>2,3,4</sup>	5-9	Employed full-time in agriculture, the majority (51 percent or more) of which occurs on the farm or ranch upon which the dwelling is located.				
	MCUP	10-19	Employed full-time in agriculture, the majority (51 percent or more) of which occurs on the farm or ranch upon which the dwelling is located.				
	CUP	20 or more	No restriction on location of employment.				
	PP <sup>2,3,4</sup>	1-4	Employed full-time in agriculture on the farm or ranch upon which the dwelling is located.				
AG-II	P <sup>2,3,4</sup>	5-24	Employed full-time in agriculture, the majority (51 percent or more) of which occurs on the farm or ranch upon which the dwelling is located.				
	CUP	25 or more	No restriction on location of employment.				
M-CD	See Section 35-87.						
M-CR		See Section	on 35-92.				
All other zones where single- family dwellings are allowed pursuant to Division 4, Zoning Districts	MCUP	1-4	Employed full-time in agriculture on the farm or ranch upon which the dwelling(s) is located.				

Development Plan approval may be required pursuant to Division 4, Zoning Districts.

# C. Standards that apply to agricultural employee dwellings in all zones except AG-I and AG-II.

- 1. Need for additional dwellings. The applicant shall demonstrate the need for additional dwellings to support the existing or proposed agricultural use of the land where the work will occur.
- 2. **Proof of employment.** The applicant shall provide proof of the full-time employment of the employee in agriculture. Said proof shall be to the satisfaction of the Department in the form of any one or combination of the following:

Projects with a water system with 2 to less than 200 connections will also require a MCUP and may be subject to environmental review. (See Section 35-147.2.)

Projects within a Special Problems Area with and onsite wastewater treatment system, including a dry well, will also require a MCUP and may be subject to environmental review. (See Section 35-147.2.)

Projects with an individual alternative onsite wastewater treatment system will also require a MCUP and may be subject to environmental review. (See Section 35-147.2.)

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- 1. Employer's income tax return.
- 2. Employee's pay receipts.
- 3. Employer's DE-9 form.
- 4. Employer's DE-34 form.
- 5. Employer's ETA 790 form.
- 6. Employee's W-2 form.
- 7. Employer's DLSE-NTE.
- 8. A notarized contract between the employer and the employee which states that the occupant of the agricultural employee dwelling is employed in agriculture.
- 9. A description of the employee's job duties.
- 10. Other option approved by the Director.
- 3. Submittal of documentation of need and employment status of occupants subsequent to issuance of permit for the agricultural employee dwelling. Demonstration of the need for the agricultural employee dwelling and proof of full-time employment in agriculture of the employee residing in the agricultural employee dwelling shall also be provided every five years beginning from the issuance of the permit for the agricultural employee dwelling or, if the occupancy of the agricultural employee dwelling changes, upon the change in occupancy and every five years thereafter. Failure to provide said documentation in compliance with this Subsection C.3 including Subsection C.3.a, below, may be cause for revocation of the permit for the agricultural employee dwelling.
  - a. If the identity of the occupant of the agricultural employee dwelling is not known at the time of issuance of the Land Use Permit or Zoning Clearance for the agricultural employee dwelling, then proof of full-time employment in agriculture of the employee residing in the agricultural employee dwelling shall be provided within 30 days following occupancy of the agricultural employee dwelling by the employee.
- 4. Notice to property owner. Before issuance of a permit for the agricultural employee dwelling, a Notice to Property Owner that specifies at a minimum (1) the occupancy requirements of the agricultural employee dwelling and (2) the requirement for provision of documentation of employment and the need for the agricultural employee dwelling in compliance with Subsections B, C.1, C.2, and C.3, above, shall be recorded by the property owner.
- 5. Findings required for approval. An application for an agricultural employee dwelling shall not be approved unless the County makes all of the following findings (in addition to all other applicable required findings of Article II):
  - The project has been sited and designed to avoid all prime agricultural soils and non-prime land suitable for agriculture to the maximum extent feasible and has been sited and designed to maintain the long-term viability of agricultural resources and operations on the property and on adjacent agricultural lands.
  - 2. The project has been clustered with existing development to the maximum extent feasible and minimizes grading, landform alteration, and the need for construction of new roads.
- D. Standards that apply to agricultural employee dwellings in the AG-I and AG-II zones.
  - 1. Need for additional dwellings. The applicant shall demonstrate the need for additional dwellings to support the existing or proposed agricultural use of the land where the work will occur.
  - 2. **Proof of employment.** The applicant shall provide proof of the employment of the employee in agriculture consistent with the requirements in the Table titled "Permit Requirements and

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Development Standards for Agricultural Employee Dwellings." Said proof shall be to the satisfaction of the Department, and in the form of any one or combination of the following:

- Employer's income tax return.
- b. Employee's pay receipts.
- c. Employer's DE-9 form.
- d. Employer's DE-34 form.
- e. Employer's ETA 790 form.
- f. Employee's W-2 form.
- g. Employer's DLSE-NTE form.
- h. A notarized document between the employer and the employee which states that the occupant of the agricultural employee dwelling is employed in agriculture.
- i. A description of the employee's job duties.
- j. Other option approved by the Director.
- 3. Submittal of proof of employment of occupants subsequent to issuance of a permit for the agricultural employee dwelling. Documentation of proof of employment of the employee in agriculture consistent with the requirements in the Table titled "Permit Requirements and Development Standards for Agricultural Employee Dwellings" shall be provided every five years beginning from the issuance of the permit for the agricultural employee dwelling. Failure to provide said documentation may be cause for revocation of the permit for the agricultural employee dwelling.
  - a. Additional requirements in the AG-I zone. In addition to the requirements in Subsection D.3 above, agricultural employee dwellings located in the AG-I zone shall require the submittal of proof of employment in agriculture of the employee residing in the agricultural employee dwelling upon any change in occupancy and every five years thereafter.
    - i. If the identity of the occupant of the agricultural employee dwelling is not known at the time of issuance of the permit for the agricultural employee dwelling, then proof of employment in agriculture of the employee residing in the agricultural employee dwelling shall be provided within 30 days following occupancy of the agricultural employee dwelling by the employee.
- **4. Notice to property owner.** Before issuance of a permit for the agricultural employee dwelling, a Notice to Property Owner that specifies at a minimum (1) the occupancy requirements of the agricultural employee dwelling and (2) the requirement for provision of documentation of employment in compliance with Subsections B, D.1, D.2, and D.3, above, shall be recorded by the property owner.
- 5. Findings required for approval. An application for an agricultural employee dwelling shall not be approved unless the County makes all of the following findings (in addition to all other applicable required findings of Article II):
  - The project has been sited and designed to avoid all prime agricultural soils and non-prime land suitable for agriculture to the maximum extent feasible and has been sited and designed to maintain the long-term viability of agricultural resources and operations on the property and on adjacent agricultural lands.
  - 2. The project has been clustered with existing development to the maximum extent feasible and minimizes grading, landform alteration, and the need for construction of new roads.
- 6. Minimum dwelling size. The agricultural employee dwelling shall comply with the following size

#### requirements:

- a. Mobilehomes, manufactured homes, and park trailers shall comply with the size requirements set forth in the Health and Safety Code, as applicable.
- b. Dwellings shall comply with the minimum size requirements set forth in the current, adopted edition of the California Building Standards Code and any local amendments, as applicable.

# E. Mobile homes, manufactured homes, and park trailers.

- 1. A mobile home, manufactured home, or park trailer, with or without a permanent foundation, may be used as an agricultural employee dwelling in compliance with the table in Subsection B, above, provided:
  - a. The mobile home, manufactured home, or park trailer complies with the California Code of Regulations, Title 25, Division 1, Housing and Community Development.
  - b. The mobile home, manufactured home, or park trailer complies with applicable setbacks and building separation requirements required for structures of the zone district in which the mobile home, manufactured home, or park trailer is located.

### **SECTION 10:**

DIVISION 18, Gaviota Coast Plan (GAV) Overlay, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to change the Residential Uses section of Table 18-2, Allowed Land Uses and Permit Requirements for the Gaviota Coast Plan Area, of Section 35-430, Allowable Development and Planning Permit Requirements, to read as follows:

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	P	Permitted	use, Coast	al Permit re	equired (2)				
Table 18-2 - Continued  Allowed Land Uses and Permit Requirements for the Gaviota Coast Plan Area		PP Principal Permitted Use, Coastal Permit required (2)							
		MCUP Minor Conditional Use Permit required  CUP Major Conditional Use Permit required							
									E Allowed use, No permit required
			S Permit determined by Specific Use Regulations						
			— Use Not Allowed						
LAND LICE (1)		PERMIT REQUIRED BY ZONE							
LAND USE (1)		M-CD(3)	REC	RES	RR	TC	Specific Use Regulations		
RESIDENTIAL USES									
Agricultural employee dwellings, 4 or fewer employees	PP	CUP (6)		MCUP	MCUP	_	35-144.R		
Agricultural employee dwellings, 5 to 24 employees	P	CUP (6)		_	_	-	35-144.R		
Agricultural employee dwellings, 25 or more employees	CUP	CUP (6)	_	_	_	_	35-144.R		
Artist studio	P	-	-	MCUP	P	_	35-120		
Caretaker/manager dwelling	_	CUP (6)	MCUP	_		-			
Dwelling, one-family (7)	PP			P	PP	_			
Farmworker dwelling unit (7)	PP	_		PP	PP	CUP (8)	35-144.P		
Farmworker housing complex	CUP	P	_	CUP	CUP	CUP	35-144.P		
Guesthouse	P	_	-	P	P	_	35-120		
Home occupation	PP		_	PP	PP		35-121		
Incentive dwelling unit	P	-	-	-	_		35-470		
Pool house/cabaña	P	_		P	P		35-120		
Residential accessory use or structure	P (11)	_	MCUP	P	PP ·	-	35-119		
Accessory dwelling unit	PP		_	P	PP	_	35-142		
Special care home, 7 or more clients	MCUP	_	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	MCUP	MCUP	_	35-143		
RETAIL TRADE		1.6		17					
Agricultural product sales	S (9)	P (10)	_	_	S (10)	_			

#### Key to Zone Symbols

AG-II	Agriculture II	REC	Recreation	RR	Rural Residential		
M-CD	Coastal-Dependent Industry	RES	Resource Management	тс	Transportation Corridor		

#### Notes:

- (1) See Section 35-58 (Definitions) and Section 35-420 (Definitions) for land use definitions.
- (2) Development Plan approval may also be required; see Section 35-430.E (Allowable land uses and permit requirements).
- (3) Uses limited to those that require a site on or adjacent to the sea to be able to function at all.
- (4) The proposed use may be allowed pursuant an approved CUP if the proposal would otherwise satisfy the criteria for a CUP and prohibiting such use would result in a violation of the federal Religious Land Use and Institutionalized Persons Act, 42 U.S.C. \$2000cc.
- (5) See Section 35-450.D (School development) for specific use regulations.
- (6) May also include dwellings for the employees of the owner or lessee of the land engaged in a permitted use of the land on which the dwelling is located.
- (7) One-family dwelling may be a mobile home on a permanent foundation, see Section 35-141 (Mobile Homes on Foundations).
- (8) Only if single-family dwellings are allowed as a permitted use in an abutting zone district.
- (9) See 35-460.E (Agricultural product sales) for specific use regulations.
- (10) Limited to the on-site production only; see 35-131 (Agricultural Sales) for specific use regulations.
- (11) Detached garages, carports, storage sheds, fences, and swimming pools associated with a residential dwelling may be considered part of the Principal Permitted Use (PPU).

#### **SECTION 11:**

All existing indices, section references, and figure and table numbers contained in Article II, Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, are hereby revised and renumbered as appropriate to reflect the revisions enumerated above.

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# **SECTION 12:**

Except as amended by this ordinance, Division 4, Zoning Districts, and Division 7, General Regulations, of Article II, the Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, shall remain unchanged and shall continue in full force and effect.

# **SECTION 13:**

This ordinance and any portion of it approved by the Coastal Commission shall take effect and be in force 30 days from the date of its passage or upon the date that it is certified by the Coastal Commission pursuant to Public Resources Code Section 30514, whichever occurs later; and before the expiration of 15 days after its passage, it, or a summary of it, shall be published once, together with the names of the members of the Board of Supervisors noting for and against the same in the *Santa Barbara News-Press*, a newspaper of general circulation published in the County of Santa Barbara.

PASSED, APPROVED, AND ADOPTED by the Board of Supervisors of the County of Santa Barbara, State of California, this 9th day of February 2020, by the following vote:

AYES: Supervisors Williams, Hart, Hartmann, Nelson and Lavagnino

NOES: NONE

ABSTAIN: NONE

ABSENT: NONE

GREGG HART, CHAIR

BOARD OF SUPERVISORS

COUNTY OF SANTA BARBARA

ATTEST:

MONA MIYASATO, COUNTY EXECUTIVE OFFICER

CLERK OF THE BOARD

Deputy Clerk

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# APPROVED AS TO FORM:

MICHAEL C. GHIZZONI COUNTY COUNSEL

Ву

Deputy County Counsel