## ATTACHMENT 15: RESOLUTION 16-13 LUDC

## RESOLUTION OF THE COUNTY PLANNING COMMISSION

COUNTY OF SANTA BARBARA, STATE OF CALIFORNIA

6 -13
0 13

#### WITH REFERENCE TO THE FOLLOWING:

- F. On November 27, 2007, by Ordinance 4660, the Board of Supervisors adopted the Santa Barbara County Land Use and Development Code, Section 35-1 of Chapter 35 of the Santa Barbara County Code; and
- G. The County Planning Commission now finds that it is in the interest of the orderly development of the County and important to the preservation of the health, safety and general welfare of the residents of the County, to recommend that the Board of Supervisors adopt an ordinance (Case No. 16ORD-00000-00006) Section 35-1 of Chapter 35 of the Santa Barbara County Code, the Santa Barbara County Land Use and Development Code, to implement new regulations.
  - Said Ordinance is attached hereto as Exhibit 1 and is incorporated herein by reference.
- H. The proposed Ordinance is consistent with the Santa Barbara County Comprehensive Plan including the Community and Area Plans, and the requirements of the State Planning, Zoning and Development Laws.
- I. The proposed Ordinance is in the interest of the general community welfare since the amendment will serve to effectuate Program 1.16 of the County Comprehensive Plan's 2015-2023 Housing Element. Program 1.16 requires the County to adopt zoning ordinance amendments providing modified development standards to encourage the development of affordable, senior, and special care housing. Accordingly, the proposed ordinance amendment will serve to implement the County's 2015-2023 Housing Element and encourage the diversification of the County's housing stock.
- J. This County Planning Commission has held a duly noticed public hearing, as required by Section 65854 of the Government Code, on the proposed Ordinance at which hearing the proposed Ordinance was explained and comments invited from the persons in attendance.

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

- 1. The above recitations are true and correct.
- 2. In compliance with the provisions of Section 65855 of the Government Code, this County Planning Commission recommends that the Board of Supervisors of the County of Santa Barbara, State of California, following the required noticed public hearing, approve and adopt the above mentioned recommendation of this Commission, based on the findings included as Attachment A of the County Planning Commission Staff report dated May 12, 2016.
- 3. A certified copy of this resolution shall be transmitted to the Board of Supervisors.
- 4. The Chair of this County Planning Commission is 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 County Planning Commission.

PASSED, APPROVED AND ADOPTED this 1<sup>ST</sup> day of June, 2016, by the following vote:

AYES: Blough, Brown, Cooney, Ferini and Brooks

NOES: None

ABSTAIN: None ABSENT: None

(signed copy on file)

LARRY FERINI, CHAIR County Planning Commission

ATTEST:

(signed copy on file)
DIANNE BLACK

Secretary to the Commission

APPROVED AS TO FORM: MICHAEL C. GHIZZONI COUNTY COUNSEL

By (<u>signed copy on file</u>)
Deputy County Counsel

Exhibit 1 – 16ORD-00000-00006

#### **EXHIBIT 1**

AN ORDINANCE AMENDING SECTION 35-1, THE SANTA BARBARA COUNTY LAND USE AND DEVELOPMENT CODE, OF CHAPTER 35, ZONING, OF THE COUNTY CODE BY AMENDING ARTICLE 35.2, ZONES AND ALLOWABLE LAND USES AND ARTICLE 35.3, SITE PLANNING AND OTHER PROJECT STANDADRDS, TO IMPLEMENT PROGRAM 1.16, DESIGN RESIDENTIAL (DR) ZONE MODIFICATIONS, OF THE 2015 – 2023 HOUSING ELEMENT UPDATE.

Case No. 16ORD-00000-00006

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

# **SECTION 1:**

ARTICLE 35.2, Zones and Allowable Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to amend Section 35.23.060, DR Zone Standards, of Chapter 35.23, Residential Zones, to read as follows:

#### **35.23.060** - **DR Zone Standards**

Proposed development and new land uses within the DR zone shall comply with the following standards, in addition to those in Section 35.23.050 (Residential Zones Development Standards).

**A. Maximum density.** The number of dwelling units on a lot shall not exceed the maximum specified by Table 2-12 (DR Zone Maximum Density) for each DR zoning designation shown in Table 2-12 (DR Zone Maximum Density).

Zoning Map Symbol	Dwelling Units per Gross Acre
DR-0.1	0.1
DR-0.2	0.2
DR-0.33	0.33
DR-0.5	0.5
DR-1	1
DR-1.5	1.5
DR-1.8	1.8
DR-2	2
DR-2.5	2.5
DR-3	3
DR-3.3	3.3
DR-3.5	3.5

Zoning Map Symbol	Dwelling Units per Gross Acre
DR-4	4
DR-4.6	4.6
DR-5	5
DR-6	6
DR-7	7
DR-8	8
DR-9	9
DR-10	10
DR-12	12
DR-12.3	12.3
DR-14	14
DR-16	16
DR-20	20
DR-25	25
DR-30	30

#### B. Open space.

- 1. Minimum area. Except for developments that are permitted in compliance with Subsection D (Affordable housing, senior housing, or special care housing developments), below, the minimum open space area shall be as follows:
  - **a.** Coastal Zone. A minimum of 40 percent of the net site area shall be reserved for the life of the project as common open space and/or public open space.
  - **b. Inland area.** A minimum of 40 percent of the net site area shall be reserved for the life of the project as common open space within the Inland area.
- 2. Title to open space area. Title to the common open space, common recreational facilities, common parking areas, and private streets shall be held by a non-profit association of all homeowners within the project area, or any other non-profit individual or entity on such reasonable terms and conditions as the Board may prescribe. The reasonable terms and conditions may include restricting the rights to develop the property to the uses described in the approved Final Development Plan for the project. The preservation and maintenance of all common open space, common recreational facilities, common parking areas, and private streets shall be the obligation of the individual or entity holding title to these areas.
- C. Condominiums, stock cooperatives, community apartments Inland area. In the Inland area only, the review authority may apply the following standards as conditions of approval of a condominium, stock cooperative, or community apartment project where allowed in compliance with Article 35.2 (Zones and Allowable Land Uses) within the DR zone.
  - 1. Laundry facilities. Each dwelling unit shall be provided separate laundry facilities. The Final Development Plan shall show sufficient space, utility connections, and vents to allow for the installation of a clothes washer and dryer in each unit or in a garage, not to encroach upon parking.
    - a. Affordable housing projects. For affordable housing overlay projects or housing

developments that provide a minimum of 50 percent of the housing units at the required affordable income levels, the laundry facilities may be provided in a common area within the development. A minimum of one standard capacity size washer and dryer shall be provided for each four dwelling units contained within the same structure.

## 2. Open space.

- **a. Common.** Common open space and recreation areas shall be designed to provide access for the handicapped.
- **b. Private.** Each dwelling unit shall include a private outdoor patio area in the form of ground level patios or upper story balconies. Private patios shall not be less than 20 percent of the gross floor area of the dwelling unit. If the required patio area is less than 200 square feet, then this requirement shall be satisfied by providing only one patio or balcony for the dwelling unit.
- **3. Storage space.** Each dwelling unit shall be provided with at least 180 cubic feet of weatherproofed, enclosed, lockable, and easily accessible storage space onsite in addition to the storage space of closets, cabinets, and pantries contained within the dwelling units.
- **4. Utility metering.** Individual metering for utilities shall be provided for each unit, unless the metering would conflict with an innovative energy efficient or resource conserving utility system designed for the project.
- D. Affordable housing, senior housing, or special care housing developments. This subsection provides revised development standards for height limit, open space, parking, and site coverage in order to provide incentives and greater flexibility for certain affordable housing, senior housing, or special care housing developments proposed on lots zoned DR consistent with Program 1.16 of the 2015-2023 Housing Element.
  - 1. Applicability. This Subsection D (Affordable housing, senior housing, or special care housing developments) shall only apply to projects that comply with the types of development specified below:
    - a. Affordable housing. For the purposes of this section, affordable housing is defined as housing developments with all housing units (excluding units inhabited by employees of the development living on-site) dedicated and restricted to housing affordable to low-income households, very low-income households, and/or extremely low-income households, as defined in Table 2.7, page 2-11 of the Santa Barbara County 2015-2023 Housing Element Update.
    - b. Senior housing. For the purposes of this section, senior housing is defined as housing developments with all housing units (excluding units inhabited by employees of the development living on-site and/or units inhabited by people as required for consistency with federal, state, and/or local fair housing law) dedicated and restricted to housing at least one senior person. For the purposes of this section, a senior person is defined as someone 55 years of age or older.
    - c. Affordable senior housing. For the purposes of this section, affordable senior housing is defined as housing developments with all housing units (excluding units inhabited by employees of the development living on-site and/or units inhabited by people as required for consistency with federal, state, and/or local fair housing law) dedicated and restricted to affordable housing (as defined in Section 35.23.060.D.1.a, above) for seniors (as defined in Section 35.23.060.D.1.b, above).

- d. Mixed affordable housing and senior housing. For the purposes of this section, mixed affordable housing and senior housing is defined as housing developments with all housing units (excluding units inhabited by employees of the development living on-site and/or units inhabited by people as required for consistency with federal, state, and/or local fair housing law) dedicated and restricted to affordable housing (as defined in Section 35.23.060.D.1.a, above), senior housing (as defined in Section 35.23.060.D.1.b, above), and/or affordable senior housing (as defined in Section 35.23.060.D.1.c, above).
- e. Special care housing. For the purposes of this section, special care as defined in Section 35.110.020 (Definitions of Specialized Terms and Phrases).
- 2. Modified development standards for qualifying projects. The following development standards regarding height limit, open space, parking, and site coverage shall apply to projects developed in compliance with this Subsection D (Affordable housing, senior housing, or special care housing developments) instead of the respective standards listed in Table 2-11 (Residential Zones Development Standards), Subsection B (Open space), above, and Chapter 35.36 (Parking and Loading Standards). These modified development standards shall be considered the site development standards for calculating density bonuses and granting incentives or concessions in compliance with the California Density Bonus Law (Government Code Section 65915 65918) and the Density Bonus Program (see Chapter 35.32, Density Bonus for Affordable Housing).
  - a. Height limit. 40 feet for projects located outside the Toro Canyon Plan area.
  - **b. Open space.** A minimum of 30 percent of the net site area shall be reserved for the life of the project as common open space and/or public open space.
    - (3) Calculation of common open space. Common open space may also include the areas listed below in addition to the areas listed in the definition of common open space in Section 35.110.020 (Definitions of Specialized Terms and Phrases). Hard surfaced sidewalks located outside of common open space shall not qualify as common open space.
      - (a) Community patios.
      - (b) Deck or patios associated with swimming pools located within common open space areas.
      - (c) Detention basins that function as common open space.
      - (d) Hard surfaced sidewalks when located within common open space areas.
    - (2) Calculation of public open space. Public open space may also include the areas listed below in addition to the areas listed in the definition of public open space in Section 35.110.020 (Definitions of Specialized Terms and Phrases).
      - (a) Detention basins that function as public open space.
    - (3) Title to open space area. Title to the common open space, common recreational facilities, common parking areas and private streets shall be held in accordance with Section 35.23.060.B.2.

#### **c. Parking.** Parking requirements shall be as follows:

Residential Development	Parking Spaces Required
Affordable housing – single bedroom or studio units	0.75 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Affordable housing – 2 bedroom units	0.75 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Affordable housing – 3 bedroom, or more, units	1.5 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Affordable senior housing – single bedroom or studio units	0.5 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Affordable senior housing – 2 bedroom units	<ul><li>0.5 spaces/dwelling unit and;</li><li>1 space/5 dwelling units (visitor and employee parking)</li></ul>
Affordable senior housing – 3 bedroom, or more, units	1.25 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
<u>Senior housing –</u> <u>single bedroom or studio unit</u>	0.75 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Senior housing – 2 bedroom units	0.75 spaces/dwelling unit and; 1 space/5 dwelling units (visitor and employee parking)
Special care home (1)	1 space/3 beds and; 1 space/3 employees

## Notes:

(1) Does not apply to special care homes serving 6 or fewer clients that are permitted as a one-family dwelling.

## (1) Contingency parking plan.

- (a) A contingency parking plan shall be submitted with all applications proposing to utilize these modified parking standards. The contingency parking plan shall demonstrate that the proposed development can be modified to provide parking as required irrespective of Section 35.23.060.D. Space required for the contingency parking plan shall not count toward the open space requirement for the proposed development.
- (b) Applicants shall evaluate parking post-occupancy and shall submit annual post-occupancy parking evaluations to the County during the first three years of occupancy. The County may require the submittal of additional annual parking evaluations if the units are not fully occupied within three years. The evaluations shall compare actual parking demand to existing parking supply and address the occupancy rate of the development. If the County determines that the number of existing parking spaces is less than actual parking demand, the applicant shall implement the contingency parking plan and construct additional parking spaces.
- d. Maximum site coverage. 40 percent of the net site area for structures containing residential uses.

- 3. Requirement to record an affordable housing agreement and resale and rental restrictive covenant for affordable housing and senior housing projects. Prior to issuance of a Land Use Permit in compliance with Section 35.82.110 (Land Use Permits) or a Zoning Clearance in compliance with Section 35.82.210 (Zoning Clearances) for an affordable housing project or senior housing project, each project shall record, as applicable:
  - a. Affordable housing projects. An affordable housing agreement and resale and rental restrictive covenant, or other equivalent document approved as to form by the County Counsel, which outlines the following: the sales and/or rental prices for the various types of units to be established; and provisions for the sale, resale, renting and restrictions that will be applicable to the project, to ensure the continued availability for a minimum of 45 years, restarting for up to 90 years upon resale of a unit, of units for purchase or occupancy by target households. In addition, the running of the covenant, or other equivalent document approved as to form by the County Counsel, shall be tolled during any period of violation of said document's terms.
  - b. Senior housing projects. A senior housing agreement and resale and rental restrictive covenant, or other equivalent document approved as to form by the County Counsel, which outlines the provisions for the sale, resale, renting and restrictions that will be applicable to the project, to ensure the continued availability, for a minimum of 45 years, restarting for up to 90 years upon resale of a unit, of units for purchase or occupancy by seniors. In addition, the running of the covenant, or other equivalent document approved as to form by the County Counsel, shall be tolled during any period of violation of said document's terms.

## **SECTION 2:**

ARTICLE 35.2, Zones and Allowable Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to amend the R-2 & R-2 (CZ) Two-Family Residential, DR & DR (CZ) Design Residential, and PRD & PRD (CZ) Planned Residential Development portion of Table 2-11 – Residential Zone Development Standards, of Section 35.23.050, Residential Zones Development Standards, of Chapter 35.23, Residential Zones, to read as follows:

Table 2-11 - Residential Zone Development Standards - Continued

	Requirement by Zone		
Development Feature	R-2 & R-2 (CZ)	DR & DR (CZ)	PRD & PRD (CZ)
Development reature	Two-Family Residential	Design Residential	Planned Residential
			Development
Residential density	Maximum number of dwelling units allowed on a lot. The actual number of units allowed will be determined through subdivision or planning permit approval.		
Residential delisity			
Maximum density	One one-family dwelling	See Section 35.23.060 (DR	As specified in the Land
·	or one duplex per lot.	Zone Standards).	Use Element or Coastal
			Land Use Plan, as
			applicable.
	The lot shall also comply with Section 35.23.040 (Residential Zones Lot Standards), as applicable.		
	Minimum setbacks required	d. See Section 35.30.150	(Setback Requirements and
Setbacks	Exceptions) for exceptions. Required building separation is between buildings on the		
	same site.	1	_ v

	Requirement by Zone		
Development Feature	R-2 & R-2 (CZ) Two-Family Residential	DR & DR (CZ) Design Residential	PRD & PRD (CZ) Planned Residential Development
Front - Primary	50 ft from road centerline and 20 ft from right-of- way, or 20 ft from easement serving 5 or more lots.	Coastal - 50 ft from public road centerline; 45 ft from a private road centerline; 20 ft from a right-of-way.  Inland - 20 ft from right-of-way, or 20 ft from easement serving 5 or more dwellings.	
Front – Secondary	Lot width less than 100 ft - 20% of lot width, 10 ft minimum; Lot width 100 ft or greater - same as primary front setback.		As determined by Final
Side	10% of lot width, with no less than 5 ft or more than 10 ft required.	Coastal – One-half the height of the structure subject to the setback.  Inland - 10 ft (1).	Development Plan.
Rear	25 ft; 15 ft if rear abuts permanent open space or a street without access.	Coastal - One-half the height of the structure subject to the setback. Inland - 10 ft (1).	
Accessory structures	See Section 35.42.020 (Acce	See Section 35.42.020 (Accessory Structures and Uses).	
Building separation	5 ft between a dwelling and other detached structure.	5 ft between a habitable structure and another structure.	
Site coverage	Maximum percentage of net	site area covered by buildings.	
Maximum coverage	N.A.	30% for structures containing dwelling units. (2)	30% for structures containing dwelling units; 50% for all structures.
Height limit	Maximum allowable height of structures. See Section 35.30.090 (Height Measurement, Exceptions and Limitations).		
Maximum height	Coastal - 25 ft. Inland - 35 ft.	35 ft; 25 ft for a residential structure within the Toro Canyon Plan area (2)	35 ft.
Landscaping	See Chapter 35.34 (Landscaping Standards).		
Parking	See Chapter 35.36 (Parking and Loading Standards).		
Signs	See Chapter 35.38 (Sign Standards).		

## **Notes:**

- (1) Except where a larger setback is required by the Commission for light, air, or privacy in the review of a discretionary planning permit within the Inland area.
- (2) See Section 35.23.060.D for site coverage and height limit standards for qualifying affordable housing, senior housing, or special care housing developments.

# **SECTION 3:**

ARTICLE 35.3, Site Planning and Other Project Standards, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County

Code, is hereby amended to amend Section 35.36.050, Required Number of Spaces: Residential Uses, of Chapter 35.36, Parking and Loading Standards, to read as follows:

## 35.36.050 - Required Number of Spaces: Residential Uses

Residential parking requirements shall be in compliance with the provisions in this Section, and in Section 35.36.080 (Standards for All Zones and Uses) and in Section 35.36.100 (Standards for Residential Zones and Uses) below.

**A. Not applicable to CM-LA zone.** Table 3-5 shall not apply to development on lots zoned CM-LA (Community Mixed Use - Los Alamos). Development located in the CM-LA (Community Mixed Use - Los Alamos) zone shall be in compliance with the parking standards of Subsection 35.36.110.H (Community Mixed Use - Los Alamos (CM-LA) zone), as applicable.

**Table 3-5 - Residential Parking Standards** 

Residential	Parking Spaces Required
One-family and two-family dwellings (excluding EX-1 & SLP zones)	2 spaces per dwelling unit (1) (2)
One-family located within EX-1 Zone	6 spaces per dwelling unit
Small Lot Planned Development	2 spaces per dwelling unit and 1 space per 5 lots (for storage of recreational vehicles)
Multiple dwelling units - single bedroom or studio dwelling unit (3) (4)	1 space per dwelling unit and 1 space per 5 dwelling units (for visitor parking)
Multiple dwelling units - 2 bedrooms (3) (4)	1 space per dwelling unit and 1 space per 5 dwelling units (for visitor parking)
Multiple dwelling units - 3 bedrooms or more (3) (4)	2 spaces per dwelling unit and 1 space per 5 dwelling units (for visitor parking)
Fraternities, sororities, dormitories and boarding and lodging houses	1 space per 4 beds and 1 space per 2 employees
Mobile Homes - MHP zone	2 spaces per mobile home space and 1 space per 3 mobile home spaces (for visitor parking) and 1 space per 5 mobile home spaces (for storage of recreational vehicles)
Mobile Home - MHS zone	2 spaces per lot and 1 space per 5 lots (for storage of recreational vehicles)
Retirement and special care homes (not including senior housing) (4) (5)	1 space per guest room and 1 space per 2 employees
Guesthouse	1 space per guesthouse
Residential second dwelling unit	1 space per bedroom

#### Notes:

- (1) In the Mission Canyon Community Plan area (excluding the RR zone), a minimum of 3 spaces shall be required for:
  - (a) A new dwelling unit,
  - (b) Habitable additions to an existing dwelling unit, either individually or combined, greater than 500 square feet, or
  - (c) An addition or remodel of an existing dwelling that includes one or more new bedrooms and results in a dwelling with three or more bedrooms.
- (2) In the Summerland Community Plan area additional parking spaces may be required in compliance with Section 35.28.210 (Community Plan Overlays).
- (3) Includes residential units constructed as a live/work unit or a mixed-use residential component.
- (4) Does not apply to special care homes serving 6 or fewer clients that are permitted as a one family dwelling.
- (4) See Section 35.23.060.D for parking requirements for qualifying affordable housing, senior housing, and special care housing developments.
- (5) Does not apply to special care homes serving 6 or fewer clients that are permitted as a one-family dwelling.

Design Residential Zone Modifications Case Nos. 16ORD-00000-00006, -00007, and -00008 Board of Supervisors Hearing of September 20, 2016 Attachment 15 – Page 11

## **SECTION 4:**

All existing indices, section references, and figure and table numbers contained in Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the County Code, are hereby revised and renumbered as appropriate to reflect the revisions enumerated above.

## **SECTION 5:**

Except as amended by this Ordinance, Articles 35.2 and 35.3, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, shall remain unchanged and shall continue in full force and effect.

# **SECTION 6:**

This ordinance shall take effect and be in force 30 days from the date of its passage and before the expiration of 15 days after its passage a summary of it shall be published once together with the names of the members of the Board of Supervisors voting 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 ADOPTE	ED by the Board of Su	pervisors of the County of Santa
Barbara, State of California, this	day of	, 2016, by the following
vote:		
AYES:		
MODE		
NOES:		
ADCTAIN.		
ABSTAIN:		
ABSENT:		
TIBBLIVI.		
PETER ADAM, CHAIR		
BOARD OF SUPERVISORS		
COUNTY OF SANTA BARBARA		

Design Residential Zone Modifications Case Nos. 16ORD-00000-00006, -00007, and -00008 Board of Supervisors Hearing of September 20, 2016 Attachment 15 – Page 12