Article 1	
EXISTING CODE	PROPOSED CHANGE
Special Conditions Overlays	<ul> <li>Chapter 21.04 - Special Planned Developments Established</li> <li>Rename Special Conditions Overlays to Special Planned Developments (SPDs)</li> <li>Repeal existing Special Conditions Overlays D and E:         <ul> <li>Overlay D applies to an already developed commercial property. The overlay was originally intended to prevent any adverse effects on the downtown. Since this center is fully developed, the overlay no longer serves its original purpose.</li> <li>Overlay E applies to parcels at the northwest corner of Creston and Rolling Hills Road. The overlay was originally intended to prevent any adverse effects on the downtown, since the parcels were zoned to allow commercial uses at the time the overlay was established. These parcels have since been rezoned for residential, eliminating the potential for commercial</li> </ul> </li> </ul>
	competition against the downtown area.
Article 2	
EXISTING CODE	PROPOSED CHANGE
Some applications require a higher level of approval than reasonable/ necessary	<ul> <li>Chapter 21.08 − Planning Authorities</li> <li>Clarified the review authority for different application types.</li> <li>Table 21.08.070-1: Review Authority summarizes different types of actions and the applicable review authority for each action.</li> <li>Updated references from "Director" to "Zoning Administrator" in tandem with clarifying Zoning Administrator duties vs. Director duties</li> <li>Changed the review authority for oak tree removals depending on the number and condition of the trees. Additional oak tree removal thresholds will be included in Title 10.</li> <li>Designate the City Council to be the review authority for oak tree removals for 10 or more oak trees.</li> <li>Designate the Planning Commission to be the review authority for oak tree removals between 1 and 9 oak trees with a development application.</li> <li>Designate the Development Review Committee as the review authority for single oak tree removals when no development application is included.</li> </ul>

Warranted clarity for how the Development Review Committee operates  No standards for Housing Accountability Act (State law)	Section 21.08.040 Development Review Committee  Clarified the Development Review Committee's composition is made up of three members of the Planning Commission; required the Director to establish a rotating schedule for all Commissioners to serve equal time on the DRC throughout each calendar year.  Section 21.09.080 - Housing Accountability Act  Added streamlined review section to comply with State law.
Warranted clarity for development standards that can be modified by review authorities and the findings required for approval	Section 21.16.020 – Development Plan Modifications  Section 21.17.020 – Site Plan Modifications  Added a modification process to revise zoning standards under Development Plan and Site Plan review process.  See Table 21.16-1 for Development Plan Modifications  Table 21.17-1 for Site Plan Modifications  Established what merits a Development Plan and Site Plan modification.  Established findings for different modifications.
Special Conditions Overlays	Chapter 21.11 - Special Planned Developments  • Established the Special Planned Development zoning overlay from what used to be the Planned Development (PD) Overlay.  • The SPD zoning overlay functions similar to the current intent of the PD overlay as a negotiated exchange through which the City can offer flexibility of certain development standards in exchange for specific project amenities (e.g., recreational facilities, usable open space, special design features).  • This change distinguishes between SPDs, Development Plans, and Planned Developments.  • The "Planned Development Overlay" will still exist on the Zoning Map and there are no changes to existing zones with a PD overlay. This designation in the Zoning Code will require applicants to submit an application for a Development Plan, regardless of the size of the project.
Temporary use permits warranted clearer standards for most uses allowed	Chapter 21.20 - Temporary Use Permits  • Added standards for food trucks/trailers, including standard that food trucks/trailers must be located on private property with existing commercial uses.  • Added standards for sidewalk vending to align with State law.  • Added standards for circuses, carnivals, fairs, festivals, and concerts.

Home occupation standards unclear leading to challenging code enforcement in neighborhoods  Article 3	<ul> <li>Timeframes:         <ul> <li>Seasonal stands can last up to 90 days.</li> <li>Circuses, concerts, etc. can last up to 30 days.</li> </ul> </li> <li>Changed from CUP to TUP to allow recreational vehicle to be used as a caretaker residence for seasonal stands (i.e. pumpkin or Christmas tree lot) and for construction project with an approved and active building permit.</li> <li>Chapter 21.21 - Home Occupation Permits         <ul> <li>Added uses to the list of what is allowed.</li> <li>Added uses to the list of what is not allowed.</li> </ul> </li> </ul>
EXISTING CODE	PROPOSED CHANGE
Table 21.32-1 Zoning District Use Ro	egulations
Use table has many unique uses, many not defined	<ul> <li>Consolidated similar uses into general categories (e.g. general retail, heavy industrial)</li> <li>Added definitions for each land use (listed in Article 9)</li> <li>Added performance standards and specific regulations for certain uses (Also addressed in Article 6)</li> <li>Removed line items for non uses (canopies, infrastructure support, nonconforming uses – these are addressed in other parts of the Code)</li> </ul>
Commercial Kitchen use warranted clarity	Separated Commercial Kitchen out in the Use table and add a new definition (in Article 9)
Communal Housing use warranted clarity	Separated Communal housing, an emerging housing type, out in the land use table and added a new definition (in Article 9)
Senior Housing has a section in the Zoning code but is not referenced in the Use Table	Added Senior Housing to the land use table and add a new definition (in Article 9)
Spaceport use warranted clarity	Separated Spaceport out in the land use table and added a new definition (in Article 9)
Electrical Generation and Storage Facilities warranted clarity	Separated Electrical Generation and Storage Facilities out in the land use table and added a new definition (in Article 9). Added siting and operation standards (in Article 6).
Wineries, Breweries, and Distilleries: Wineries exist in use table but definition does not exist	Consolidated wineries and breweries under one new definition and use, Wineries, Breweries, and Distilleries.
Restricted Retail use warranted clarity	Separated Restricted Retail out in the land use table and added a new definition (in Article 9). Added performance and location standards (in Article 6).
Restaurant	Removed limit to 5,000 square feet for restaurants outside Downtown
Personal Services -Restricted use warranted clarity	Separated Personal Services - Restricted out in the land use table and added a new definition (in Article 9). Added performance and location standards in Article 6.

Two-Unit Dwelling (SB 9) has a section in the Zoning Code (with applicable standards), but is not referenced in the land use table Food Truck use warranted clarity  Food Truck Court use warranted clarity	Added Two-Unit Dwelling to the land use table. Renamed "Urban Dwelling Unit" consistent with City of Atascadero.  Separated Food Truck out in the land use table and added a new definition (in Article 9).  Separated Food Truck Court out in the land use table and added a new definition (in Article 9).
Industrial – Artisan use warranted clarity	Separated Industrial - Artisan out in the land use table and added a new definition (in Article 9).
Amphitheatre/Stadium use warranted clarity	Separated Amphitheatre/Stadium out in the land use table and added a new definition (in Article 9).
OP District land uses	There are two distinct areas zoned OP with different characteristics – south of First Street and 12 <sup>th</sup> Street (west of Vine Street)  The following uses would be allowed in the district, but not on 12 <sup>th</sup> Street:  • Financial Institutions  • Food and Beverage Sales  • Medical Services – Clinic, Urgent Care  • Restaurants  • Retail – General  • Transit Facility  • Vehicle Charging Station  • Veterinarian
Regional Commercial district: floor area limitation on office uses	Removed 10% of floor area limitation on Offices in RC zoning district
Composting Facilities allowed with CUP in AP only	Allowed Composting Facilities in additional zoning districts (C-3 and PF) with CUP
RV Parks allowed with CUP in RC, AP, and POS Rural Recreation and Camping was referenced in the AG zoning district, but not consistently referenced in use table	Allowed <i>RV Parks</i> in additional zoning districts (C-2, C-3, RL, M, and AG) with CUP and additional site planning standards  Added to land use table and also allow this use in POS zoning district
Process for allowing Vehicle Sales is different for new or used cars Theaters allowed use in C-1	Combined new and used car sales into single definition and require CUP in AG, C1, C2, C3, RC, M, and AP districts  Theaters in C-1 zoning district changed to be allowed with CUP
Heavy industrial allowed use in C-3, M, PM, and AP districts Self storage allowed in AP and PM zoning districts	Heavy Industrial in industrial zoning districts changed to be allowed with CUP  Self Storage not allowed in AP and PM zoning districts

Bed and Breakfast Inns allowed uses in commercial zoning districts with CUP	Bed and Breakfast Inns in commercial zoning districts changed to be allowed with CUP
Airport/Helipad allowed with CUP in PF zoning district	Airport/Helipad in PF not allowed
Small and large assembly refined definition	New definitions for small and large assembly and various zones where each is allowed.
Changes to Development Standard	s in Applicable Zones
Chapter 21.33 - RA Zone	
City Engineer allowed to modify minimum lot size in R-A zoning district	Removed
R-A minimum lot size 3-10 acres	Changed to 3 acres
Height = 30 ft for habitable; 50 ft	Removed non-habitable; limit all to 30 feet
for non-habitable	,
Chapter 21.33 - R1 Zone	
B-3, B-4, B-5 detached accessory structure front setback is 15 feet	Revised front setback from 15 ft to 20 ft to match main structure
RS Zoning District	There are no development standards for RS zone for which one parcel is currently zoned in the northwest portion of the City. Updated development standards have been added for this zone.
RV shelters allowed with a CUP in rear or side setback	Changed from CUP to Development Plan Modification
Detached accessory structures must be located in the rear of the lot	Detached accessory structures to be located behind front and street side of primary structure
Gross floor area of detached accessory structures not to exceed 50 percent of the gross floor area, including any attached garage, of the main building, except by approval of a conditional use permit.	<ul> <li>Clarify the calculation is cumulative for all accessory structures.</li> <li>Changed from CUP to Development Plan Modification</li> </ul>
Every single-family dwelling is required to have a minimum width and depth of 24 feet	Removed
Second stories are required to be set back 10 feet from the side property line	Removed. Retain existing regulations based on lot width and apply to full building instead of just ground floor. Result: Lots less than 65 ft: 5 ft setback Lots 65 ft or wider: 5 ft on one side and 10 ft on the other side
Minimum building separations are 10 feet	Reduced to 6 ft
Warranted enhanced objective design standards for single family development	Added requirement for all new single family dwellings to:  • Provide an entryway feature  • 10% minimum transparency on front and street-side façades

Chapter 21.33 - Multi-Family Zones	<ul> <li>Roofs must be gable, hipped, or shed (no flat roofs)</li> <li>Applicants may request a Site Plan Modification (DRC) to modify standards.</li> </ul>
Minimum building separations are up to 20 feet on main buildings with 3 stories	Reduced to 10 feet applied to all buildings (main and accessory)
<ul> <li>Open Space:         <ul> <li>375 sf of usable shared open space required</li> <li>Private open space can be counted as 1.5 times the value of shared open space</li> <li>Amount of open space and recreational amenities determined through development review process for senior projects</li> </ul> </li> </ul>	Set clear standard for open space required for senior apartments, rather than at Planning Commission discretion (200 sf per unit, either private or shared)
1, 2, or 3 tot lots required for multifamily based on number of units	Allow playgrounds to be combined to one larger playground as an option, and require shade.
Rooftop open space excluded from counting towards required open space	Allow for rooftop open space to count toward open space requirements.
Standard requiring residential fire sprinklers	Removed. It is redundant and addressed in State Building Code.
Detached accessory structures are limited to 50 percent of the gross floor area for buildings with 10 units	Clarify the 50% limit is cumulatively applied to all detached accessory structures; reduced threshold from 10 to 4 or fewer units, where detached accessory structures are more likely to apply. Applicants may apply for an exception through a Development Plan Modification (Planning Commission approval).
No minimum lot size	<ul> <li>Added minimum lot sizes for R-3 (10,000 SF), R-4 (15,000 SF), and R-5 (20,000 SF) with reference to Government Code Section 66499.40 (which allows small lot subdivisions in multi-family zones)</li> <li>Added language that minimum lot size must allow no less than one full density unit per lot</li> </ul>
Setback requirements required clarification due to complexity	<ul> <li>Simplified Setbacks</li> <li>Modified setbacks for detached accessory structures: 3         ft from property lines and 5 ft from alleys, consistent with R-1 zone.     </li> <li>Adjacent to R-1, setback is 20 feet for second stories and above.</li> </ul>
Miscellaneous Zoning Districts (R-2, B-3, R-3-10, R-3-0, R-4-20, and R-5-20)	There are no development standards for these zones. Standards added to Section 21.33.060.

Chapter 21.34 – Office Professional	7one
OP zoning district had many complex standards and guidelines that are covered elsewhere in the Code	<ul> <li>Simplified standards</li> <li>Removed guidelines and sections covered elsewhere in Code (like historic preservation)</li> <li>Made accessory structure height consistent with other zoning districts (15 ft instead of 20 ft)</li> </ul>
No language on allowed density, CUP was required for multi-family residential, but existing multifamily units are considered nonconforming (internal conflict)	Added maximum density (12 du/ac), consistent with T3-F zoning district
Parking required at a ratio of 1 space for every 200 sf of gross floor area for offices	Removed requirement for more than standard required parking for office. Now required at 4 per 1,000 sf of floor area.
Adaptive reuse allows PC approval of less parking  Development standards for multifamily required clarification  Detached accessory structures limited to 50% of primary structure, allowed height is 20 ft	Parking reductions would go through the Development Plan Modification process, consistent with other zoning districts  Clarified standards for new multi-family residential uses in OP (comply with R-3 and ODS standards) with CUP  Clarified cumulative gross floor area of detached accessory structures limited to 50% and height of 15 ft, consistent with multi-family and single-family zoning districts
Chapter 21.33 - R-3-O Zoning Distric	t
R-3-O Zoning District applies to five parcels, with an intent to allow residential and office uses but office was not allowed in the Use Table.	Apply multi-family development standards (Section 21.33.050) and allow uses permitted in the OP district, which allows offices and additional residences through approval of a conditional use permit.
R-3-O zoning district has no development standards or a defined purpose.	Added purpose statement for the zoning district.
Chapter 21.34 - Commercial, Indust	rial, and Airport Zones
statements	Added individual purpose statements for each zoning district.
Adjacent to R-1: Setbacks Required	Added solid 6 ft fence requirement
(5 ft side and 10 ft rear)	Added landscape buffer
Height limit of 50 ft for non- habitable buildings in CP and RC	Removed height limit for non-habitable buildings and defer to projections section, which allows for extra height for specific
zoning districts	structures
No development standards in AP	Added new standards (based on previous approvals):  Minimum Lot Size: 10,000 sf  Minimum Lot Width: 50 ft
	Height: 60 ft
	ks and Open Space, and Agricultural Zones
Height limit of 50 ft for non- habitable buildings in AG	Removed height limit and defer to projections section (Section 21.41.130), which allows for extra height for specific structures

AG standards	Removed some standards, including allowance for firing shotgun, allowing fur bearing animal farming, real estate disclosure sample form (will be a handout), and move animal husbandry regulations to Article 6 (Standards for Specific Land Uses and Activities)
POS zoning district refers to R-1	Simplified interior side setback to 10 ft on both sides, instead of 5
development standards	ft on one side and 10 ft on the other
Silent on residential adjacent	Required 5 ft interior, 10 ft rear, and 20 ft setback for 2-story
zoning districts	buildings adjacent to residential zoning districts
Chapter 21.36 - Overlay Zones MU Overlay	
Language required clarification	Clarified to allow stand-alone residential, not only mixed uses.
about allowing stand-alone	charmed to dilott stand dione residential, not only mixed uses.
residential in MU overlay	
No standards on minimum	Added minimum dimensions for private and shared open space
dimension for private and shared	The second control of
open space	
Can be misinterpreted to allow MU	Modified to remove residential districts and clarify standards for
in MF zones	residential uses in commercial zones where the overlay has been
	applied
Private open space can be counted	Removed incentive for private open space (currently counts as
as 1.5 times the value of shared	more than shared). Allow projects to provide all private, all
open space	shared, or a combination.
Other Overlays	
Resort Lodging Overlay	Renamed to Lodging Overlay
Historical and Architectural	Renamed to Historic Preservation Overlay
Preservation Overlay	
Hillside Overlay	Removed and revise to regulating hillside development based on
	property slope, not mapped areas (standards in Article 8).
Article 4	
EXISTING CODE	PROPOSED CHANGE
Does not provide clear or	Chapter 21.41 – Rules of Measurement
consistent rules of measurement	<ul> <li>Created a new section for measuring distances, height,</li> </ul>
	slope, and lot width and depth.
	<ul> <li>For measuring slope, eliminated conflicting</li> </ul>
	measurements that were in old code and instead added
	2 alternative ways to measure.
Requires minimum yard size for	Section 21.41.120 – Determining Setbacks
rear yard in 5-sided lots in R1	• Eliminated the requirement for rear yard to be 1,200
district	square feet in area (See Figure 21.41.120-1).
Covered porches cannot project	Section 21.41.120 – Determining Setbacks
into setbacks	Added allowed porch projections:
	, , ,
	<ul> <li>6 feet into front setback</li> </ul>
I.	<ul> <li>6 feet into front setback</li> </ul>

New table summarizing allowed encroachments:	Limited projections allowed,	Section 21.41.130 – Projections into Setbacks
encroach into rear yard setback (to within 10 feet of rear property line). Lot coverage requirements still apply.  Allow uncovered porches, decks, stoops, stairs to encroach 6 feet into a front setback and 2 feet into side setbacks.  Standards for small structures warrant clarification  Chapter 21.43 — Awnings, Canopies, and Patio Covers  Added standards to detached patio covers and canopies in Residential zones.  Limit on number (3)  Detached canopies and patio covers count toward lot coverage (code was silent before)  May not be located in front yard, street side yard, or driveway  Allow for patio covers detached 1 ft from the main structure to have setbacks associated with attached patio covers.  Fence standards in multiple locations. Modification process undefined.  Chapter 21.44 — Fences, Walls, and Hedges  Continue to allow DRC to approve height of residential front yard fence from 3 feet to 4 feet as a Minor Modification (Article 2).  Changed process from Planning Commission to DRC (Site Plan Modification) for review of commercial front yard fence changes up to 6 ft.  Added examples of acceptable decorative materials.  Required Development Plan Modification for review of increase in commercial fence height from 6 to 8 ft.  Removed allowance for Residential or Office Professional to have 8 ft high fence along arterial streets.  Made changes to the definition of "front yard" as it applies to fencing. New diagrams added to Article 4 (See	section lacks clarity	New table summarizing allowed encroachments:
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Figure 21.44.030-1) and to Article 9 (See Figure		Figure 21.44.030-1) and to Article 9 (See Figure
21.92.250-1).		21.92.250-1).
Limited landscaping requirements	Limited landscaping requirements	, , ,
Added a minimum percent live plant requirement to		
ensure required landscaping is not all rocks or mulch.		
Added modification option for both Site Plan Review		·
(Minor Modification) and Development Plan (Major		
Modification).		·
Limited screening requirements Chapter 21.47 - Mechanical and Equipment Screening	Limited screening requirements	
Added requirements for location (behind the front façade)		· · · · · · · · · · · · · · · · · · ·
of a building) and screening mechanical equipment on		of a building) and screening mechanical equipment on

	roofs and at grade, and also specific standards for
	screening backflow devices.
Parking standards could benefit	Section 21.48.030 – Required Parking Spaces
from enhanced rules regarding	Added new calculation for determining required parking
measurement, additional clarity on	for nonresidential uses.
how to address nonconforming	<ul> <li>When a change in use, expansion of a use, or</li> </ul>
sites, and reasonable requirements	expansion of floor area creates an increase of 20
for many uses	percent or more in the number of required on-
	site parking or loading spaces, on-site parking
	and loading shall be provided.
	<ul> <li>Clarified parking requirement if a room has potential of being a bedroom (e.g. "office").</li> </ul>
	<ul> <li>Expanded list of uses with specified parking ratio:</li> </ul>
	Calculation of automotive repair required
	parking measured by building area, not by service
	bay
	<ul> <li>Added caretaker unit: 1 space</li> </ul>
	<ul> <li>Added residential care general/assisted living: 1</li> </ul>
	parking space per 5 rooms
	<ul> <li>Added a reduced parking ratio for multi-family</li> </ul>
	residential when studio or 1-bedroom units are
	600 sf or less. The other multi-family residential
	standards stayed the same.
	<ul> <li>Supportive, transitional housing to be same as other residential uses.</li> </ul>
	<ul> <li>Hotel parking calculation based on guest rooms</li> </ul>
	Remove additional required parking for offices in
	the OP Zone.
	<ul> <li>Self-storage parking rate.</li> </ul>
	Parking Modification
	<ul> <li>Matched mixed use/multiple use parking</li> </ul>
	reduction with what is allowed in Uptown/Town
	Centre Specific Plan
	<ul> <li>20% parking reduction with parking demand study completed by licensed Traffic Engineer</li> </ul>
Parking lot standards lacking	Section 21.48.100 – Parking Area Design and Development
several desired requirements	Standards
	Parking lot surface material modifications:
	Residential: Allowed large 1-acre+ lots to use
	non-permanent material, only if in rear half of lot,
	screened, and upon approval of a Site Plan
	Modification.
	Nonresidential: Required any non-permanent
	material request to require a Development Plan
	Modification (with findings).
	<ul> <li>Changed threshold for landscaping in parking lots from 4 to 6 parking spaces.</li> </ul>
	to o harking shaces.

	Required parking lot perimeter curbing
	<ul> <li>Added required parking for electric vehicles consistent with State law</li> </ul>
Driveway standards lacking several	Section 21.48.110 – Driveway Standards
desired requirements	Prohibit the establishment of new driveways that require
	cars to back out onto arterial or greater roads, unless it is
	determined to be infeasible by the City Engineer.
	<ul> <li>Maximum driveway approach width can be 30 feet. Code was silent before.</li> </ul>
	Driveway materials: Clarified decomposed granite is not
	considered a permanent surface.
State rules require development	Chapter 21.50 - Objective Design Standards
standards for multi-family	Replaced existing Objective Design Standards (ODS) for
residential and mixed-use projects	multi-family residential uses with new ODS for multi-
to be objective. Current code	family and mixed-use projects
includes many subjective standards.	<ul> <li>Tiered standards that increase with size of project</li> </ul>
	<ul> <li>Standards include windows, roofs, wall plane</li> </ul>
	variation, and exterior building materials
Limited standards for refuse	Chapter 21.51 – Refuse and Recycling Areas
collection areas; State	Added threshold for when to require an enclosure for
requirements have changed	bins and containers
	Replaced trash enclosure design guidelines with new
	standards applicable for all projects.
	<ul> <li>Now require full roofs for all enclosures (previously</li> </ul>
	required trellis for MFR but was silent for all other uses).
	Prohibit chain link as a material when visible from a public
	right-of-way or abutting residential.
	<ul> <li>Prohibit enclosure in front and street side setback (previously silent on all setbacks).</li> </ul>
Sign standards could benefit from	Chapter 21.52 - Signs
organization, rules of	Defined calculation of sign area: no more than 8 corners
measurement, and updating in	
accordance with current legal	and applying temporary sign standards
landscape.	<ul> <li>Consolidating monument signs under freestanding signs</li> </ul>
	Billboards and all signs in the public right-of-way moved
	to Title 19 and Title 11, respectively.
	Large sites allowed one additional taller freestanding sign
	- threshold reduced from 20 acres to 10 acres.
	Nonconforming signs: Existing Code does not allow
	change of copy without making sign conforming. Changes
	proposed to allow change of copy through design review
	process.
	Require sign program for 5+ tenants (currently Code
	references sign programs but without a threshold to
	clarify when they are required).

	Modifications table for signs Table 21.52.060-2
Standards for swimming nools are	Chapter 21.53 – Swimming Pools
Standards for swimming pools are in multiple sections of the code and require enhanced alignment	<ul> <li>Align pool fence height with building code (5 feet), not made of fabric/mesh.</li> <li>Separation for pools established at 10 feet from a primary building.</li> <li>Pools not allowed in street side setback in R1</li> <li>Pools not allowed closer to front property line than the nearest residence in R1</li> </ul>
Undergrounding required only in multi-family zoning districts	<ul> <li>Chapter 21.54 - Underground Utilities</li> <li>Clarified that undergrounding of service lines is required in all districts consistent with GP Goal LU-2 Action Item 3.</li> </ul>
Article 5	
KEY CHANGES	DETAILS
Chapter 21.59 - Adult Business	<ul> <li>Reorganization of the chapter to be more user-friendly including differentiation between "Statewide Exemption ADUs" and "Local ADUs" and which standards apply to each;</li> <li>Addition of a maximum size for a garage attached to an ADU; and</li> <li>Reduced front setback to be the same as for a primary residence.</li> <li>Separation between ADU and primary structure reduced from 10 feet to 6 feet.</li> <li>Clarified the maximum number of ADUs in mixed-use and multi-family zones:         <ul> <li>At least 25% converted OR no more than 2 detached.</li> </ul> </li> <li>Clarified "interior ADUs" can be converted from existing space, not including porches, patio covers, or similar.</li> <li>No substantive changes.</li> </ul>
Uses	The content of the co
Chapter 21.60 - Cannabis	No substantive changes.
Chapter 21.61 - Density Bonus	Changed to conform with State law.
Chapter 21.62 - Historic Preservation	<ul> <li>Simplified resource classifications (Historic Resources Inventory, Historic Districts, and Landmarks only).</li> <li>Allowed the Planning Commission to consider Certificates of Appropriateness for alterations to locally designated historical resources.</li> <li>Reserved review of state or nationally designated resources (Landmarks) and all demolitions of historic resources to the City Council.</li> </ul>
Chapter 21.63 - Murals	No substantive changes.

Chapter 21.64 - Short-Term	No substantive changes.
Rentals	- NO Substantive Changes.
Chapter 21.65 - Urban Dwelling Units	<ul> <li>Renamed "Two-Unit Projects" "Urban Dwelling Units"</li> <li>Introduced list of development standards the City would modify so as not to preclude the ability for up to two 800-square foot units on a lot similar to ADUs</li> <li>Changed height and setbacks to be more consistent with ADUs</li> </ul>
Chapter 21.66 - Wireless Communication Facilities	<ul> <li>Changed to conform with Federal law requiring ministerial approval of minor modifications to existing facilities.</li> </ul>
Article 6	
KEY CHANGES	DETAILS
Animal husbandry standards listed in AG district standards, but allowed in additional zones	<ul> <li>Section 21.69.050 – Animal Keeping, Commercial</li> <li>Clarified commercial animal keeping standards and maximum density limitations for different types of animals.</li> <li>Standards were distinguished between low-density and high-density, with the latter requiring approval by the appropriate review authority.</li> </ul>
No standards for solar electrical generation and storage uses	Section 21.69.080 – Electricity Generation and Storage Facilities  • Added a new section for electricity generation regulations. Also defined in Article 9 and added to the land use table in Article 3.
No standards for food trucks	Section 21.69.120 - Food Trucks  • Added a new section for food truck regulations. Also defined in Article 9 and added to the land use table in Article 3.
Limited standards for manufactured homes outside a mobile home park	Section 21.69.130 - Manufactured Homes  • Applied architectural standards for single-family residences  • Added requirement that the structure be no more than 36 inches over the ground
Does not state allowed density for assisted living facilities	Section 21.69.200 – Residential Care Facilities Codified density interpretation for assisted living facilities (beds per acre). Beds/Acre has been determined based on Census data from the 2022 5-year estimates that assumes 2.6 people per household multiplied by the allowed density of the zone and rounded to the nearest whole number.
Section 21.16J.230. Right to farm	Section 21.69.220 - Right to Farm
regulations listed in AG district standards, but should apply more broadly	<ul> <li>Right to Farm moved to its own section.</li> <li>Local option real estate transfer disclosure statement removed from code, becomes handout</li> </ul>
Article 7	
KEY CHANGES	DETAILS

General fixes	Removed amortization requirements, which are difficult
	to enforce.
	<ul> <li>Reorganized to clarify different procedures for nonconforming uses, structures, and lots.</li> </ul>
Warranted clarification on	Chapter 21.75 - Nonconforming Lots
whether existing nonconforming	<ul> <li>Added allowance that lot line adjustments to</li> </ul>
lots may have lot lines adjusted	nonconforming lots that do not increase the deviation
	between the existing nonconforming situation and the
	Code requirement or create a new nonconforming
Legally nonconforming structures	situation are allowed. Chapter 21.76 - Nonconforming Structures
damaged by a force majeure	Changed to allow rebuilding dependent on the square
(where the destruction affects	footage of destruction rather than fair market value
more than 50% of the fair market	(which is difficult to assess).
value) must be rebuilt to code.	Allowed damage to reach 75% of the square footage of
	structures and still allow rebuilding of nonconformity.
	<ul> <li>Legally nonconforming building or structure damaged by</li> </ul>
	a purposeful act of destruction, where destruction affects
	more than 50% of the square footage of structures, must
	be rebuilt in conformance with the code.
	<ul> <li>Changed process from Conditional Use Permit to Development Plan Modification .</li> </ul>
Right to reestablish a	Chapter 21.77 - Nonconforming Uses
nonconforming use extinguished	Nonconforming use abandonment increased to 12
at 6 months	months.
Structures containing a legally	Section 21.77.020 - Destruction of a Structure Containing a
nonconforming uses damaged by a	Nonconforming Use
force majeure, where the	Required structures containing legally nonconforming
destruction affects more than 50%	uses damaged by a force majeure, where the destruction
of the fair market value, must be rebuilt to code.	affects more than 50 percent of the gross floor area of the
Code does not explicitly state	structure(s), must be rebuilt to code.  Section 21.78.010 - Nonconforming Parking
when nonconforming parking	For commercial uses, any building addition or increase in
should be addressed	the intensity of use of any building, structure, or premises
	shall provide parking for such addition or increase in intensity.
	<ul><li>shall provide parking for such addition or increase in intensity.</li><li>For single-family residential unit with only one covered</li></ul>
	<ul> <li>shall provide parking for such addition or increase in intensity.</li> <li>For single-family residential unit with only one covered parking space, additions of up to 500 SF or 20% of the</li> </ul>
	<ul> <li>shall provide parking for such addition or increase in intensity.</li> <li>For single-family residential unit with only one covered parking space, additions of up to 500 SF or 20% of the existing structure (whichever is less) are allowed without</li> </ul>
	<ul> <li>shall provide parking for such addition or increase in intensity.</li> <li>For single-family residential unit with only one covered parking space, additions of up to 500 SF or 20% of the existing structure (whichever is less) are allowed without adding a second covered parking space.</li> </ul>
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	<ul> <li>shall provide parking for such addition or increase in intensity.</li> <li>For single-family residential unit with only one covered parking space, additions of up to 500 SF or 20% of the existing structure (whichever is less) are allowed without adding a second covered parking space.</li> <li>For single-family residential units with no parking spaces,</li> </ul>

Code does not explicitly state when nonconforming fences should be addressed	Section 21.78.020 - Nonconforming fences  • Required:  • Draft states legal fence nonconformities may be maintained for single family residences in all circumstances.  • Multi-family fences made to conform when density is increased.  • Nonresidential fences made to conform with increased intensity of use or addition of 1,000 square feet.
Code does not explicitly state when nonconforming landscaping should be addressed	<ul> <li>Section 21.78.030 - Nonconforming landscaping</li> <li>Non-residential development made to conform with additions of 25% of the square footage of existing buildings</li> <li>Residential development made to conform with additions of 50% of the square footage of existing buildings</li> </ul>

#### Article 8

EXISTING CODE	PROPOSED CHANGE
Chapter 21.81 - Hillside Development	
Regulations apply to areas within the Hillside development district and lots with slopes over 10%	Removed Hillside overlay; instead regulate any lot with slope over 10%
Most substantive hillside standards were listed in the single-family zoning district section of the Zoning Code	Applied hillside standards to all zoning districts
Remove extra information, definitions, and ambiguous or conflicting standards	Simplified and remove ambiguous language and internal conflicts
Regulations separated for new lots and existing lots	Combined regulations for existing and new lots, applying regulations uniformly
Requirements for density for PD Overlay in addition to lot size by slope	<ul> <li>Clarify intent of PD Overlay in Article 3 and modify to remove specific standards</li> <li>Remove separate and conflicting density unique to PD overlay</li> <li>Retain lot size and width requirements by slope (move to Article 3 under single-family development standards)</li> </ul>
Landscaping is required for erosion control and street tree planting.	Added requirement to plant one tree for every 1,000 square feet of graded area.
Grading and retaining wall standards apply only to residential development	<ul> <li>Revise so grading and retaining wall standards apply to any parcel with slope greater than 10%.</li> <li>No changes to height and distancing of retaining walls for residential uses</li> <li>Clarify these standards also apply to multifamily</li> </ul>

	Add regulations for retaining wall heights and grading heights in nonresidential zoning districts
Individual pad grading allowed on lots with average slope less than 15%, may be allowed by DRC over 15%	<ul> <li>Foundation type dictated by existing slope of "area of disturbance" instead of average slope of the lot         <ul> <li>&lt;15% slope: pad grading allowed</li> <li>15-35% required stem walls/no pad grading</li> <li>No area of disturbance on areas with &gt;35% slope</li> </ul> </li> </ul>
Chapter 21.92 Lighting and Illumination	<ul> <li>Clarified process for modifications</li> </ul>
Chapter 21.82 - Lighting and Illumination  No unique section on lighting. Some zones and sections mention lighting briefly.	<ul> <li>Require lighting to be dark-sky compliant or equivalent</li> <li>Add standards for height of fixtures, design, and shielding (minimum 2-inch shielding)</li> <li>Allow for modification of lighting standards through Development Plan Modification</li> </ul>
Chapter 21.83 - Noise	
No purpose statement	Added a purpose statement
Existing provision to revisit noise control program every 3 years	Removed
Existing provision to allow legal nonconforming uses for 12 months, now expired	Removed
Existing exemption process	Revised to align with Development Plan Modification
Other	Removed explanatory text that does not include regulations, and sections covered in other Articles of the Code (appeals, severability, etc.) to simplify
Article 9	
KEY CHANGES	DETAILS
New land use definitions	Added definitions that didn't previously exist.
Existing land use definitions	Clarified worded definitions that could benefit from enhancements and updating.
Zoning Map	
EXISTING	PROPOSED CHANGE
Hillside District Overlay	Removed overlay from the map in conjunction with changes to Article 8 and instead regulate based on actual slope: Hillside regulations apply to any parcel with an average slope greater than 10%.
Special conditions attached to certain properties.	Removed special conditions overlays D and E (as reflected in Article 1) that no longer apply and rename those being kept as "Special Planned Development Overlays".