

COUNTY OF SANTA CRUZ

PLANNING DEPARTMENT

701 OCEAN STREET, **4**TH FLOOR, SANTA CRUZ, **C**A **95060** (831) 454-2580 FAX: (831) 454-2131 TDD: (831) 454-2123 ALVIN JAMES, DIRECTOR

March 26, 2002

AGENDA: April 9,2002

Board of Supervisors County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

PUBLIC HEARING TO CONSIDER ZONING ORDINANCE AMENDMENTS TO ALLOW SECOND UNITS ON AGRICULTURAL PARCELS

Members of the Board:

Your Board is being asked to consider amendments to the Zoning Ordinance to allow the construction of second units on agriculturally-zoned parcels, thus furthering the goal of increasing the amount of affordable housing in agricultural areas. The proposed ordinance (Attachment 2) includes amendments to two sections of the Zoning Ordinance, as discussed below.

Background:

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On November 6, 2001, your Board considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing. One of the recommendations was to amend the Zoning Ordinance to allow the construction of second units on agricultural land. Your Board directed that preliminary ordinance amendments be presented for additional discussion at your November 20, 2001 meeting.

On November 20, 2001, your Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission (APAC) and the Planning Commission, and report back on April 9, 2002.

Proposed Ordinance Amendment:

The proposed ordinance (Attachment 2) amends two sections of the Zoning Ordinance. The first, Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- The second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- It requires that second units on agricultural land be within 100-feet of the main dwelling, unless a different location is approved by the Agricultural Policy Advisory Commission that would have less impact on the agricultural resource;
- Requires the second unit to maintain the setbacks required for the primary dwelling, including any required buffers;
- Allows second units and other types of farmworker housing on parcels greater than 10 acres:
- Maintains the same occupancy limitation as for second units on non-agricultural land.
- Maintains the same unit size standards as in other rural areas (800 sq. ft. on parcels less than 2.5 acres; 1,200 sq. ft. on parcels larger than 2.5 acres).

Discussion and Recommendation:

The proposed ordinance to allow second units on agricultural land has been discussed by your Board in context of encouraging the development of second units throughout the unincorporated County and distributing the units in the rural, as well as urban, areas. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County.

The proposed Zoning Ordinance amendments have been found by Planning Department staff to be categorically exempt from CEQA and a CEQA Categorical Exemption form has been prepared (Attachment 3).

The proposed ordinance was considered by the County's Agricultural Policy Advisory Committee (APAC) on February 21, 2002. APAC recommended its adoption with several minor modifications, which were incorporated into the version of the ordinance that was forwarded to the Planning Commission. The Planning Commission considered the revised ordinance on February 27, 2002, and recommended its adoption by your Board.

It is, therefore, RECOMMENDED that your Board:

1. Adopt the attached Resolution Amending County Code Sections 13.10.312(b) and 13.10.681to allow second units on agricultural land (Attachment 1); and

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- 2. Adopt the attached Ordinance Amending County Code Sections 13.10.312(b) and 13.10.681 to allow second units on agricultural land (Attachment 2); and
- 3. Certify the CEQA Exemption (Attachment 3); and
- **4.** Direct the Planning Department to transmit the amendments to the California Coastal Commission as a Local Coastal Program Implementation Plan amendment for their approval and certification.

Sincerely,

Alvin D. James Planning Director

RECOMMENDED

Susan A. Mauriello

County Administrative Officer

ATTACHMENTS:

1. Resolution Recommending Amendment to County Code Sections 13.10.312(b) and 13.10.681 Allowing Second Units on Agricultural Land

Exhibit 1-A: Proposed Ordinance Amending County Code Sections 13.10.312(b) and 13.10.68l to Allow Second Units on Agricultural Land

- 2. Ordinance Amending County Code Sections 13.10.312(b) and 13.10.681 to Allow Second Units on Agricultural Land
- 3. CEQA Exemption
- 4. Letter of November 13, 2001 from Alvin James, Planning Director, to the Board of Supervisors
- 5. Agricultural Policy Advisory Commission Resolution
- 6. Minutes of Agricultural Policy Advisory Commission Meeting of February 21, 2002
- 7. Agricultural Policy Advisory Commission staff report
- 8. Planning Commission Resolution
- 9. Minutes of Planning Commission Meeting of February 27, 2002

10. Planning Commission staff report

cc: Agricultural Policy Advisory Commission

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BEFORE THE BOARD OF SUPERVISORS OF THE COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

RESOLUTION NO.	

On the motion of Supervisor duly seconded by Supervisor the following Resolution is adopted:

RESOLUTION AMENDING COUNTY CODE SECTIONS 13.10.312(b) AND 13.10.681 TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

WHEREAS, on November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, one of which was to amend the Zoning Ordinance to allow the construction of second units on agricultural land; and

WHEREAS, on November 20, 2001, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, and directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and to report back to the Board on April 9, 2002; and

WHEREAS, the proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing; and

WHEREAS, the proposed amendment to County Code Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts, and proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing); and

WHEREAS, the proposed amendment for Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second units, establish the specific requirements and standards for second units on agricultural land; and

WHEREAS, the proposed County Code amendments to allow second units on agricultural parcels were considered by the County Agricultural Policy Advisory Commission on February 21, 2002 and recommended for adoption by the Board of Supervisors; and

WHEREAS, the proposed County Code amendments to allow second units on agricultural parcels were considered by the County Planning Commission on February 27, 2002 and recommended for adoption by the Board of Supervisors; and

WHEREAS, the proposed amendments have been found to be categorically exempt from the California Environmental Quality Act (CEQA), and consistent with the provisions of CEQA and the County of Santa Cruz Environmental Review Guidelines;



Attachment 1

NOW, THEREFORE, BE IT RESOLVED AND ORDERED that the Board of Supervisors approves amendments to County Code Sections 13.10.32(b) and 13.10.681 Allowing Second Units on Agricultural Land, as set forth in Exhibit 1-A, and the CEQA Categorical Exemption, incorporated herein by reference, and authorizes their submittal to the California Coastal Commission as part of the next round of LCP Amendments.

BE IT FURTHER RESOLVED AND ORDERED that these amendments will become effective upon certification by the California Coastal Commission.

	PASSED AND ADOPTED by the Board ornia, this day of	of Supervisors of the County of Santa Cruz, State, 2002 by the following vote:
AYES:	SUPERVISORS	
NOES:	SUPERVISORS	
ABSENT		
ABSTAI	IIV. SUI ERVISORS	
	T.	Chairperson of the Board of Supervisors
ATTEST	Clerk of the Board of Supervisors	
APPRO	VED AS TO FORM: County Courty	nsel
	County Counsel Planning Department	
Exhibits	:	
1-	-A: Proposed Ordinance No amendin	g County Code Sections 13.10.312(b) and

13.10.681 Allowing Second Units on Agricultural Land

ORDINANCE NO. _____ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

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

SECTION I

Section 13.10.312(b) of the Santa Cruz County Code is hereby amended to read as follows:

13.10.312 Uses in agricultural districts.

- (a) Principal Permitted Uses.
 - 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
 - "CA" and "AP": agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level **V** or higher approval.
 - "A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level **V** or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/1 1/79; 2622, 1/23/79; 2771, 9/1 1/79; 3015, 12/2/80; 4471, 9/9/97)
 - 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703, 5/18/72; 2769, 9/1 1/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for

structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level **V** or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230.(Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

AGRICULTURAL USES CHART

KEY:

- A = Use must be ancillary and incidental to a principal permitted use on the site
- P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone
- 1 =Approval Level **I** (administrative, no plans required)
- $\mathbf{2} = \text{Approval Level } \Pi \text{ (administrative, plans required)}$
- 3 = Approval Level **III** (administrative, field visit required)
- **4** = Approval Level IV (administrative, public notice required)
- $\mathbf{5} = \text{Approval Level } \mathbf{V}$ (public hearing by Zoning Administrator required)
- **6** = Approval Level VI (public hearing by Planning Commission required)
- **7** = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level IV for projects of less than 2,000 square feet

Level V for projects of **2,000** to 20,000 square feet

Level **VI** for projects of 20,000 square feet and larger

- ** = For purposes of this section, "on-site" shall mean on the parcel on which the use is located, plus any other
- parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.
- *** = Processed as a level **5** Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

- **** = Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops
- BP = Building permit only

AGRICULTURAL USES CHART

AGRICULTURAL USES CHART			
USE Agricultural activities: crops and livestock	CA	A	AP
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever is greater) subject to the provisions of Section 13.10.632. Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. ft. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. ft. or 100 sq. ft. per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-Adefinition)		5	
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	
Berry and other vine crops	P	P	P
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3
Field crops, including hay, grain, seed, and turf crops	P	P	P
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	P	P	P
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	P
Nursery crops, outdoor container grown, covering an area larger than 1 Acre	5	5	5
Orchards, including fruit tree and nut crops	P	P	P

	Exhibit 1-A			
USE	CA	A	AP	
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P	
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P	
Row crops, including fruit and vegetable raising	P	P	P	
Agricultural Support and Related Facilities				
Aquaculture and Aquacultural Facilities	5	5	5	
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3	
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5	
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5	
Consumer harvesting, on site**	P	P	P	
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314 Inside the Coastal Zone Outside the Coastal Zone	5 3	3 3	5 3	
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of Section 13.10.314 Inside the Coastal Zone			5 5 3	
Outside the Coastal Zone			3	
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5	
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631 14 Units 519 Units 20+ Units	5 6 7	5 6 7	5 6 7	

		Exhibit 1-A		
USE	CA	A	AP	0737
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314				
24 Units	5	5	5	
519 Units 20+ Units	6 7	6 7	6 7	
Energy facilities, community, subject to the provisions of Section 13.10.661 and ,700-E (definition)	5	5	5	
Facilities for fish and wildlife enhancement and preservation	P	P	P	
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7	
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3	
Fences, subject to the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5	
Fire protection facilities	₩ -	5		
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5	
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)	P	P	P	
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)	5	5	5	
Fuel storage tanks and pumps	2	2	2	
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2	
Greenhouse structures, outside the coastal zone, subject to the provisions of Section 13.10.636(a).				
50020,000 square feet over 20,000 square feet	3 4	4 4	3 4	
5761 25,555 square 1661	•	'	•	

Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.

	Exhil			
USE 50020,000 square feet over 20,000 square feet	CA 3 P/4	A 3 P/4	AP 3 P/4	0738
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3	
Greenhouses, all others in the coastal zone. up to 20,000 sq. ft. greater than 20,000 sq. ft.	P/5 5	P/5 5	P/5 5	
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3	
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.6l1	3	3	3	
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)	5	5	5	
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)). Total area of 1,000 square feet or less Total area of more than 1,000 square feet	BP Only 3	BP Only 3	BP Only 3	
Home occupations subject to the provisions of Section 13.10.613	P	P	P	
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5	
Farm Worker camps subject to the provisions of Section 13.10.631 14 Units 519 Units 20+ Units	5 6 7	5 6 7	5 6 7	
Lumber Mills		5		
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631				
14 Units	5	5	5	
519 Units	6	6	6	
20+ units	7	7	7	

Manufactured home, as a single-family dwelling unit, subject to the

	Exhib	3739		
USE	CA	A	AP	3733
provisions of Section 13.10.682 Inside the Coastal Zone Outside the Coastal Zone	5 3	5 3	5 3	
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3	
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634 Additions, 50020,000 square feet New development and additions over 20,000 square feet	3 5	5 5	3 5	
Offices within existing structures operated in conjunction with an allowed use	2	2	2	
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5		
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7	
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Non-commercial Agriculture) zone district	5	5	5	
Reservoirs or ponds	3	3	3	
Second Units, subject to the provisions of Section 13 10 681	## v	4		
Septic tank sludge disposal sites that are approved by the Health Oficer pursuant to Chapter 7.42 and that are located outside the Coastal Zone		4		
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P	
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2	
Stands for the display and sale of agricultural commodities produced on site"*	2	2	2	
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5	
Visitor Accommodations, such as: Bed and breakfast inns (subject to		5		

	Exhil	bit 1-A		
USE Section 13.10.691)	CA	A	AP	0740
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3	
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***	
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P	
Wineries, subject to the provisions of Section 13.10.637				
Under 1,000 gallons and not a home occupation Over 1,000 gallons and under 20,000 gallons annual production:	3	3	3	
On parcels under 2.5 acres in size	3	5	3	
On parcels 2.5 acres or larger	3	3	3	
Over 20,000 gallons and under 50,000 gallons annual production:	3	3	3	
On parcels under 10 acres in size	5	5	5	
On parcels 10 acres or larger	3	3	3	
Over 50,000 gallons and under 100,000 gallons annual production and	5	5	5	
on any size parcel	3	•	·	
Over 100,000 gallons annual production on any size parcel	6	6	6	
Zoos and natural science museums (Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)		5		

SECTION II

Section 13.10.681 of the Santa Cruz County Code is hereby amended to read as follows:

13.10.681 Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and

action by the Zoning Administrator (Level V). All applications for second units in the Commercial Agricultural zone district shall be subject to review by the Agricultural Policy Advisory Commission

- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
 - (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit, or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
 - Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
 - Development Standards: All development standards for the applicable agricultural or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
 - Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.68l(d); and
 - Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained. Inside the Urban Services Line or an agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or right-of-way. On land designated Agriculture by the General Plan, the second unit shall be located within 100 feet of the main dwelling on the property unless another location is approved by the Agricultural Policy Advisory Commission

that will meet the on-site and off-site buffering requirements and will meet the goal of preserving agricultural land.

(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size:

Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services	Parce	el Size		
	<10,000 sq. ft.(1)	10,000 sq. ft. or larger(1		
With Public Sewer	640 sa. R.	640 sa. R.		
Without Public Sewer	Not allowed	640 sq. R. max. (must		
		meet requirements of		
		County Code Chapter		
		7.38)		
(1) The size of the parcel must be no smaller than that required by the				
minimum lot size standards of the zoning district.				

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parce	el Size	
	< 10,000 sq. ft.	10,000 sq. ft. to < 1 acre	1 acre or larger to < 2.5 acres	2.5 acres or larger
With Public Sewer	640 sq. R.	800 sq. R.	800 sq. R.	1,200 sq. ft.
Without Public Sewer	not allowed	not allowed	800 sq. R.	1,200 sq. ft.

- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323(e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural all setbacks of the

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agricultural zone districts shall be met and all second units must meet the buffering requirements of County Code Section 16.50.095(f), as determined by the Agricultural Policy Advisory Commission, if applicable, may not encroacheloser into any required yard than the existing or proposed primary dwelling.

- Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may **be** amended from time-to-time, and any other applicable fees.
- Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.681(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or

permanent occupancy of the second unit shall be restricted for the life of the unit to either:

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- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- Owner Residency: The property owner shall permanently reside, **as** evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.68l(e)(l).
- Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process.
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.

- Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
 - a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
 - b. The declaration is binding upon all successors in interest; and
 - c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance shall take effect upon certification by the California Coastal Commission.
PASSED <i>AND</i> ADOPTED thisday of, 2002, by the Board of Supervisors of the County of Santa Cruz by the following vote:
AYES: NOES: ABSENT: ABSTAIN:
Chairperson of the Board of Supervisors ATTESTED:
APPROVED AS TO FORM: County Counsel
DISTRIBUTION: County Counsel, Planning, CAO

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ORDINANCE NO. _____ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

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

SECTION I

Section 13.10.312(b) of the Santa Cruz County Code is hereby amended to read as follows:

13.10.312 Uses in agricultural districts.

- (a) Principal Permitted Uses.
 - 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
 - "CA" and "AP": agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval.
 - "A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/11/79; 3015, 12/2/80; 4471, 9/9/97)
 - 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703, 5/18/72; 2769, 9/11/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for

structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230.(Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

AGRICULTURAL USES CHART

KEY:

- A = Use must be ancillary and incidental to a principal permitted use on the site
- P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone
- **1** = Approval Level **I** (administrative, no plans required)
- **2** = Approval Level **II** (administrative, plans required)
- 3 = Approval Level 111 (administrative, field visit required)
- **4** = Approval Level IV (administrative, public notice required)
- 5 = Approval Level **V** (public hearing by Zoning Administrator required)
- 6 = Approval Level VI (public hearing by Planning Commission required)
- 7 = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level **IV** for projects of less than **2,000** square feet

Level V for projects of **2,000 to** 20,000 square feet

Level VI for projects of 20,000 square feet and larger

- ** = For purposes of this section, "on-site" shall mean on the parcel on which the use is located, plus any other
- parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.
- *** = Processed as a level $\mathbf{5}$ Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

**** = Soils dependent agricultural uses are those uses which use the in situ soils **as** the growing medium for all crops

BP = Building permit only

AGRICULTURAL USES CHART

AGRICULTURAL USES CHART USE	CA	A	AP
Agricultural activities: crops and livestock Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever is greater) subject to the provisions of Section 13.10.632.Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. R. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. ft. or 100 sq. ft. per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-A definition)		5	
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	
Berry and other vine crops	P	P	P
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3
Field crops, including hay, grain, seed, and turf crops	P	P	P
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	P	P	P
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	P
Nursery crops, outdoor container grown, covering an area larger than 1 Acre	5	5	5
Orchards, including fruit tree and nut crops	P	P	P

	At	tachm	ent 2	075 ₀
USE	CA	A	AP	•
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P	
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P	
Row crops, including fruit and vegetable raising	P	P	P	
Agricultural Support and Related Facilities				
Aquaculture and Aquacultural Facilities	5	5	5	
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3	
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5	
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5	
Consumer harvesting, on site**	P	P	P	
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314 Inside the Coastal Zone Outside the Coastal Zone	5 3	3 3	<i>5</i> 3	
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of Section 13.10.314 Inside the Coastal Zone Outside the Coastal Zone	 		5 3	
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5	
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631 14 Units 519 Units 20+ Units	5 6 '7	5 6 7	5 6 7	

	At	tachm	ent 2	
USE	CA	A	AP	0751
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314				
24 Units	5	5	5	
519 Units	6	6	6	
20+ Units	7	7	7	
Energy facilities, community, subject to the provisions of Section 13.10.661 and .700-E (definition)	5	5	5	
Facilities for fish and wildlife enhancement and preservation	P	P	P	
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7	
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3	
Fences, subject to the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5	
Fire protection facilities		5		
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5	
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)	P	P	P	
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-F definition)	5	5	5	
Fuel storage tanks and pumps	2	2	2	
Greenhouse structures, as accessory structures, under 500 square feet in area Greenhouse structures, outside the coastal zone, subject to the provisions	2	2	2	
of Section 13.10.636(a). 50020,000 square feet	3	4	3	
over 20,000 square feet	4	4	4	
	•	-	•	

Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.

	Attachment			2	
USE 50020,000 square feet over 20,000 square feet	CA 3 P/4	A 3 P /4	AP 3 P /4		
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3		
Greenhouses, all others in the coastal zone. up to 20,000 sq. ft. greater than 20,000 sq. ft.	P/5 5	P/5 5	P/5 5		
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3		
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.611	3	3	3		
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)	5	5	5		
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)). Total area of 1,000 square feet or less Total area of more than 1,000 square feet	BP Only 3	BP Only 3	BP Only 3		
Home occupations subject to the provisions of Section 13.10.613	P	P	P		
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5		
Farm Worker camps subject to the provisions of Section 13.10.631 14 Units 5-19 Units 20+ Units	5 6 7	5 6 7	5 6 7		
Lumber Mills		5			
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631					
14 Units	5	5	5		
5–19 Units	6	6	6		
20+ units	7	7	7		

Manufactured home, as a single-family dwelling unit, subject to the

	Attachment 2			
USE	CA	A	AP	
provisions of Section 13.10.682	-	_	_	0752
Inside the Coastal Zone	5	5 3	5	0753
Outside the Coastal Zone	3	3	3	
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3	
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634				
Additions, 50020,000 square feet	3	5	3	
New development and additions over 20,000 square feet	5	5	5	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Offices within existing structures operated in conjunction with an allowed use	2	2	2	
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5		
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7	
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the $\bf A$ (Noncommercial Agriculture) zone district	5	5	5	
Reservoirs or ponds	3	3	3	
Second Units, subject to the provisions of Section 13-10-681	4	4		
Septic tank sludge disposal sites that are approved by the Health Oficer pursuant to Chapter 7.42 and that are located outside the Coastal Zone		4		
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P	
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2	
Stands for the display and sale of agricultural commodities produced on site**	2	2	2	
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5	
Visitor Accommodations, such as: Bed and breakfast inns (subject to		5		

		Attachment 2		
USE Section 13.10.691)	CA	Α	AP	0754
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities	3	3	3	
constructed to comply with County ordinances Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***	
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P	
Wineries, subject to the provisions of Section 13.10.637				
Under 1,000 gallons and not a home occupation Over 1,000 gallons and under 20,000 gallons annual production:	3	3	3	
On parcels under 2.5 acres in size	3	5	3	
On parcels 2.5 acres or larger	3	3	3	
Over 20,000 gallons and under 50,000 gallons annual production:				
On parcels under 10 acres in size	5	5	5	
On parcels 10 acres or larger	5 3	3	3	
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5	
Over 100,000 gallons annual production on any size parcel	6	6	6	
Zoos and natural science museums (Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)		5		

SECTION II

Section 13.10.681 of the Santa Cruz County Code is hereby amended to read as follows:

13.10.681 Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and

action by the Zoning Administrator (Level V). All applications for second units in the Commercial Agricultural zone district shall be subject to review by the Agricultural Policy Advisory Commission.

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- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
 - (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
 - Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
 - Development Standards: All development standards for the applicable agricultural or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
 - Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
 - Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards, The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained. Inside the Urban Services Line or on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or right-of-way. On land designated Agriculture by the General Plan, the second unit shall be located within 100 feet of the main dwelling on the property unless another location is approved by the Agricultural Policy Advisory Commission

that will meet the on-site and off-site buffering requirements and will meet the goal of preserving agricultural land.

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(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size:

Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services	Parcel Size			
	<10,000 sq. ft.(1)	10,000 sq. ft. or larger(1)		
With Public Sewer	640 sq. ft.	640 sq. ft.		
Without Public Sewer	Not allowed	640 sq. ft. max. (must		
		meet requirements of		
		County Code Chapter		
	17.38)			
(1) The size of the parcel must be no smaller than that required by the				
minimum lot size standards of the zoning district.				

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer	Parcel Size			
Service				
	< 10,000 sq.	10,000 sq. ft.	1 acre or	2.5 acres or
	ft.	to < 1 acre	larger to	larger
			< 2.5 acres	
With Public	640 sq. ft.	800 sq. ft.	800 sq. ft.	1,200 sq. ft.
Sewer				
Without Public	not allowed	not allowed	800 sq. ft.	1,200 sq. ft.
Sewer				

- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323(e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood, If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, all setbacks of the

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agricultural zone districts shall be met and all second units must meet the buffering requirements of County Code Section 16.50.095(f), as determined by the Agricultural Policy Advisory Commission, if applicable, may not encroacheloser into any required yard than the existing or proposed primary dwelling.

- (5) Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.681(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or

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permanent occupancy of the second unit shall be restricted for the life of the unit to either:

- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.68(e)(l).
- Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4) Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process.
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.

- Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
 - a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
 - b. The declaration is binding upon all successors in interest; and
 - c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance shall take effect upon o	seruncation by the	ne Camornia Coastar (COMMISSION.
PASSED AND ADOPTED thisCounty of Santa Cruz by the following		_,2002, by the Board	of Supervisors of the
AYES: NOES: ABSENT: ABSTAIN:			
	Chairperson of t	he Board of Supervise	ors
Clerk of the Board	- WA	,	
APPROVED AS TO FORM $\mathcal{G}_{\mathcal{J}}$	County Couns	sel	

County Counsel, Planning, CAO

DISTRIBUTION:

NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

0761

The County of Santa Cruz has reviewed the project described below and has determined that it is exempt from the provisions of CEQA as specified in Sections 15061 - 15329 of CEQA for the reason(s) which have been checked on this document.

Asso Proj Proj Pers	lication No. <i>N/A</i> essor Parcel No. <i>N/A</i> ect Location: <i>Countywide</i> ect Description: <i>Proposed Ordinance to</i> son or Agency Proposing Project: <i>Sant</i> ne Number: <i>(831) 454-3183</i>	o Allow Second Units on Agricultural Land ta Cruz County Planning Department
	and 501.	y G
	 Existing Facility Replacement or Reconstruction New Construction of Small Structure Minor Alterations to Land Alterations in Land Use Limitations Information Collection Actions by Regulatory Agencies for Protection of the Environment Actions by Regulatory Agencies for Protection of Nat. Resources Inspection Loans Accessory Structures Surplus Govt. Property Sales Acquisition of Land for Wild- life Conservation Purposes Minor Additions to Schools Minor Land Divisions Transfer of Ownership of Land to Create Parks 	 17. Open Space Contracts or Easements 18. Designation of Wilderness Areas 19. Annexation of Existing Facilities/ Lots for Exempt Facilities 20. Changes in Organization of Local Agencies 21. Enforcement Actions by Regulatory Agencies 22. Educational Programs 23. Normal Operations of Facilities for Public Gatherings 24. Regulation of Working Conditions 25. Transfers of Ownership of Interests in Land to Preserve Open Space 26. Acquisition of Housing for Housing Assistance Programs 27. Leasing New Facilities 28. Small Hydroelectric Projects at Existing Facilities 29. Cogeneration Projects at Existing Facilities
		Date:

Mark Deming, AICP Project Planner



County of Santa Cruz

0817

PLANNING DEPARTMENT

0762

701 OCEANSTREET,4[™] FLOOR, SANTA CRUZ, CA 95060 (831)454-2580 FAX: (831)454-2131 TDD: (831)454-2123 ALVIN D. JAMES, DIRECTOR

November 13,2001

Agenda: November 20,2001

Board of Supervisors County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

RE: SECOND UNITS ON AGRICULTURAL LAND

Members of the Board:

On November 6,2001, your Board considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing. One of the recommendations was to amend the Zoning Ordinance to allow the construction of second units on agricultural land. Your Board directed that the preliminary ordinance be presented for additional discussion on today's agenda.

Proposed Ordinance Amendment • The proposed ordinance (Attachment 1) includes amendments to two sections of the Zoning Ordinance. The first, Section 13.10.312(b) • AgriculturalUses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residentialzone district (Level IV • Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- the second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- it requires that second units on agricultural land be within 100-feet of the main dwelling;
- requires the second unit to maintain the setbacks required for the primary dwelling;
- allows second units and other types of farmworker housing on parcels greater than 10 acres;

Page 1



maintains the same occupancy limitation as for second units on non-agricultural land.

The proposed ordinance modifies the maximum allowed size for second units on agricultural land by decreasing the maximum size to 800 square feet as directed by your Board on April 25, 2000 (Attachment 2). However, based on your Board's brief discussion of the matter on November 6, it is clear the issue of maximum unit size is not entirely resolved. Supervisor Campos, in particular, expressed concerns relating to the 800 square foot size limitation and the need to house larger families.

Discussion and Recommendation - The proposed ordinance to allow second units on agricultural land has been discussed by your Board in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County.

It is, therefore, RECOMMENDED that your Board:

- 1. Give preliminary approval of the attached ordinance amendment to allow second units on agricultural land (Attachment 1); and
- 2. Refer the ordinance to the Planning Commission for review, input and recommendation; and
- 3. Direct the Planning Department to report back to the Board on this matter on April 9, 2002.

Sincerely,

Planning Director

RECOMMENDED:

Susan A. Mauriello County Administrative Officer

Attachments

1. Proposed Ordinance

2. Attachment 5, November 6,2001 Board of Supervisors Agenda, item no.

63.

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ATTACHMENT 1

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ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURALLAND

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

SECTION 1

The following amendment to Section 13.10.312(b) of the Santa Cruz County Code is hereby adopted:

- 13.10.3 12Uses in agricultural districts.
- (a) Principal Permitted Uses.
- 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
- "CA" and 'M!: agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval.
- A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/1 1179; 3015, 12/2/80; 4471, 9/9/97)
- 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703,5118172;2769, 9/1 1/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the

various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES, The Approval Levels given in this chart for structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230. (Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6111/96)

AGRICULTURAL USES CHART

KEY:

A = Use must be ancillary and incidental to a principal permitted use on the site

P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone

1=Approval Level I (administrative, no plans required)

 $2 = Approval Level \Pi$ (administrative, plans required)

 $3 = Approval Level \prod (administrative, field visit required)$

4 = Approval Level TV (administrative, public notice required)

5 = Approval Level V (public hearing by Zoning Administrator required)

6 = Approval Level VI (public hearing by Planning Commission required)

7 = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)

•• = Use not allowed in this zone district

* = Level IV for projects of less than 2,000 square feet

Level V for projects of 2,000 to 20,000 square feet

Level VI for projects of 20,000 square feet and larger

** = For purposes of this section, "on-site" shall mean on the parcel on which the use is located, plus any other

parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.

*** = Processed as a level 5 Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

**** \equiv Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops

BP = Building permit only

AGRICULTURAL USES CHART

USE	CA	A	AP
Agricultural activities: crops and livestock			
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever greater) subject to the provisions of Section 13.10.632.Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. A. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. A or 100 sq. A per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-A definition)		5	
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	****

USE	CA	A	AP	
Berry and other vine crops	P	P	P	
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3	
Field crops, including hay, grain, seed, and turf crops	P	P	P	
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	P	P	P	
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3	
Nursery crops limited to open field grown ornamentalplants, flowers and Christmas trees	P	P	P	
Nursery crops, outdoor container grown, covering an area larger than 1 acre	5	5	5	
Orchards, including fruit tree and nut crops	P	P	P	
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P	
Poultry and other fowl raising involving more than 100birds per acre	P	5	P	
Row crops, including h i t and vegetable raising	P	P	P	

Agricultural Support and Related Facilities

USE	CA	A	AP
Aquaculture and Aquacultural Facilities	5	5	5
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5
Consumer harvesting, on site**	P	P	P
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314			
Inside the Coastal Zone	5	3	5
Outside the Coastal Zone	3	3	3
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of Section 13.10.314			
Inside the Coastal Zone		***	5
Outside the Coastal Zone			3
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631			
14 Units	5	5	5

0824 $\mathbf{C}\mathbf{A}$ ΑP USE 5--19 Units 6 6 7 7 7 20 +Units Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314 2--4 Units 5 5 5 **5** - 19 Units 6 6 6 $20 \pm$ 7 7 7 Units Energy facilities, community, subject to the provisions of Section 5 5 13.10.661 and ,700-E (definition) Facilities for fish and wildlife enhancement and Ρ Ρ P preservation Farm worker housing subject to Section 13.10.63 1(see Caretakers 3-7 3-7 3-7 housing, mobile homes and travel trailers, farm worker quarters and camps) Farm outbuildings and other agricultural accessory structures for storage 3 3 3 or equipment with or without a single room containing lavatory facilities Fences, subject to the provisions of Section P/3/5 P/3/5 P/3/5 13.10.525 Fire protection 5 facilities

5

5

5

Flood control works, including channel rectification and alteration; dams,

canals and aqueducts of any public water project

USE	CA	A	AP
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-F definition)	P	P	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-F definition)	5	5	5
Fuel storage tanks and pumps	2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2
Greenhouse structures, outside the coastal zone, subject to the provisions of Section 13.10.636(a).			
50020,000 square feet	3	4	3
over 20,000 square feet	4	4	4
Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10636(a) and 13.20.073.			
50020,000 square feet	3	3	3
over 20,000 square feet	P/4	P/4	P/4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3
Greenhouses, all others in the coastal zone.	P/5	P/5	P/5
up to 20,000 sq. ft. greater than 20,000 sq. ft.	5	5	5

USE	CA	A	AP
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.611	3	3	3
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)	5	5	5
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)). Total area of 1,000 square feet or less Total area of more than 1,000 square	BP Only	BP Only	BP Only
feet	3	3	3
Home occupations subject to the provisions of Section 13.10.613	P	P	P
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5
Farm Worker camps subject to the provisions of Section 13.10.631 14Units	5	5	5
5 19Units	6	6	6
20+ Units	7	7	7
Lumber Mills		5	
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631			
14 Units	5	5	5

USE	CA	A	AP
5 19 Units 20+ Units	6 7	6 7	6 7
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone Outside the Coastal Zone	5 3	5 3	5 3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet New development and additions over 20,000 square feet	3 5	5 5	3 5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Noncommercial Agriculture) zone district.	5	5	5
Reservoirs or ponds	3	3	3

USE	CA	A	AP	077
Second Units, subject to the provisions of Section 13.10.681 Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal	3	4	STERIOS CONTRACTOR CON	
Zone Signs in conjunction with principal permitted uses as described in Section	P	P	P	
13.10.580(a) and (b) Signs in conjunction with non-principal permitted uses as described in	2	2	2	
Section 13.10.580(c) and (d)				
Stands for the display and sale of agricultural commodities produced on site** Veterinary offices and animal hospitals subject to the provisions of	5	2 5	5	
Section 13.10.642	J	J	J	
Visitor Accommodations, such as: Bed and breakfast inns (subject to Section 13.10.691)		5		
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3	
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***	
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	Р	P	P	

Wineries, subject to the provisions of Section 13.10.637

USE	CA	A	AP
Under 1,000 gallons and not a home occupation	3	3	3
Over 1,000 gallons and under 20,000 gallons annual production:			
On parcels under 2.5 acres in size	3	5	3
On parcels 2.5 acres or larger	3	3	3
Over 20,000 gallons and under 50,000 gallons annual production:			
On parcels under 10 acres in size	5	5	5
On parcels 10 acres or larger	3	3	3
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
Over 100,000 gallons annual production on any size parcel	6	6	6
Zoos and natural science museums		5	
(Ord. 4406, 2127196; 4416, 6/11/96; 4471, 919197)			

SECTION II



The following amendment to Section 13.10.681 of the Santa Cruz County Code ishereby adopted:

13.10.681 Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V).
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
- (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit, or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
- (2) Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
- (3) Development Standards: All development standards for the applicable agricultural or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances:
- (4) Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
- (5) Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. Inside the Urban Services Line or on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or

10.831

right-of-way. No second unit shall be constructed on any slope greater than 30% unless a Level **V** Use Approval is obtained.

(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size: Maximum GrossFloor Area Within the Urban Services Line (USL)

Type of Sewer Services

Parcel Size

<10,000 sq. ft.(1) 10,000 sq. R. or larger(1)

With Public Sewer

Without Public Sewer

Not allowed

640 sq. ft.

Not allowed

640 sq. A. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parcel	l Size	
Scrvice	< 10,000 sq.	10,000 sq. ft. to < 1 acre	1 acre or larger to	2.5 acres or larger
			< 2.5 acres	
With Public Sewer	640 sq. ft.	800 sq. ft.	800 sq. ft.	1,200 sq. ft.
Without Public Sewer		not allowed	800 sq. ft.	1,200 sq. ft.

- * On agricultural land, imited to 800 square feet.
- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, the second unit may not encroach closer into any required yard than the existing or proposed primary dwelling.

- (5) Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- (7) Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- (10) Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.68(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or permanent occupancy of the second unit shall be restricted for the life of the unit to either:
- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- (2) Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of

the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.681(e)(i).

- (3) Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4) Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- (5) Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process,
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.
- (7) Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
- a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.68I and any amendments thereto.
- b. The declaration is binding upon all successors in interest; and
- c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from

Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance shall t	ake effect upon c	ertification by the California Coastal Co	ommission.
PASSED AND ADO County of Santa Cruz		lay of,2001, by the Board of vote:	f Supervisors of the
AYES: NOES: ABSENT: ABSTAIN:			
	-	Chair of the Board of Supervisors	-
ATTESTED:Clerk oftl			
APPROVED AS TO	FORM:	County Counsel	
DISTRIBUTION:	County Counsel Planning CAO		

ATTACHMENT 2

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County of Santa Cruz

PLANNING DEPARTMENT

701 OCEAN STREET, 4TM FLOOR, SANTA CRUZ, CA 95060-4000 (831) 454-2580 FAX: (831) 454-2131 TDD: (831) 454-2123 ALVIN D. JAMES, DIRECTOR

April 13, 2000

Agenda:, April 25, 2000

Board of Supervisors
County of Santa Cruz
701 Ocean Street
Santa Cruz, California 95060

_ Consideration of Proposed Amendments to the Housing Element of the Santa Cruz County General Plan

Members of the Board:

At your Board's direction, the Planning Department has explored options for amending he Housing Element of the County's General Plan to add programs and policies that it would enable the Housing Element to be certified by the California Department of Housing and Community Development (HCD) and 2) are consistent with local policies and priorities. In addition, your Board recently agreed to enter into a MOU Regarding affordable Housing with the C i of Watsonville. That MOU addresses a variety of nousing issues, including the County's Housing Element

Proposed Housing Element Changes

Based on your Board's comments at the October 19,1999 public hearing concerning the earlier proposed modifications to the Housing Element and discussing Issues with staff at HCD. County staffrecommends that your Board consider the potential changes that are listed below and described in Attachment 1 to this report:

Farm Worker Housing: allow farm worker housing to be developed as second units

on parcels that are designated for Agricultural uses

expand current efforts to rehabilitate and replace existing substandard farm worker housing

identify sites and seek'fundingfor a ew migrant farm worker

housing facility

codify changes to allow Wspaces to be converted to

permanent affordable housing



F.V Parks:

Roard of Supervisors
Proposed Housing Element Amendments

April 25, 2000

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Development Fees:

provide for the County to finance development fees or other ... costs to reduce the cost and increase the production of affordable housing, including second units

The current proposal does not include the mixed use development policies or the South County second unit pilot program that were proposed in October 1999. However, even without these elements, staff projects that the above new programs and policies would allow approximately the same number of units to be built as would be possible under the October 1999 proposal. While the new build-out projection is 283 units lower than is reported as possible in the current adopted Housing Element, the new policies should result in a higher percentage offarm worker units being produced than either the adopted Housing Element or the 1999 proposal. Attachment 2 shows the projected built-out estimates under the current and policies that are proposed in this report

Rather than incorporate these proposed programs and policies into a new draft. aften as concepts. If these proposed programs and policies are acceptable to your Board for consider-ation as concept, staff recommends that representatives of your Board and County staff meet with State HCD to discuss these proposed policy changes and to seek. HCD's commitment to the Housing Element subject to the County further. developing and adopting these programs and policies as amendments to the County's Housing Element In order to facilitate our discussions with HCD, staffprepared the attached report (Attachment 3) which summarizes the County's housing activities. This report is a compilation and updating of existing material that was used for other purposes. This information on the County's behalf. Assembly Member Keeley has heen most helpful and supportive to date and has offered to assist the County in our dealings with HCD concerning the Housing Element

Watsonville MOU ...

While your Board and County staff have been working for more than five years to secure HCD's certification of the Housing Element, the status of the County's Housing Element was raised as an issue during the recent negotiations related to the proposed new Watsonville third high school. As part of the high school negotiations, the County agreed to enter into a MOU Regarding Affordable Housing with the City of Watsonville. In that MOU, the County made certain assurances relative to the Housing Element and to work with others toward countywide solutions to housing problems (Attachment 5). Attachment 5 compares the existing Housing Element and the policies proposed in this report with the agreements in the MOU.

Summary and Recommendation

On October 19, 1999, your Board agreed to "make it a priority in our State Legislative Package to try to obtain certification from HCD." By agreeing to enter into the MOU

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Board of Supervisors .

<u>Proposed Housing Element Amendments</u>

April 25, 2000

with the City of Watsonville, your Board agreed to proceed with efforts to certify .the County's Housing Element, At your Board's direction, staff has identified potential changes to the Housing Element that are consistent with local policies, address issues raised in the MOU with Watsonville and, we believe; should result in State HCD certifying the Housing Element.

tn order tqmove forward with the County's efforts to secure HCD's certification, staff recommends that your Board:

- 1. Adopt in concept the proposed policy changes and unit projections presented in this report; and
- 2. Direct staff to schedule a meeting with the Director of State HCD that includes at least the Chair of the Board of Supervisors, CAO, Planning Director and Assembly Member Receipt, and
- 3. Direct the Chair of the Board of Supervisors to forward this report to Assembly Member Keeley and request his participation in our meeting with HCD; and
- 4. Direct staff to report back to your Board regarding the results of discussions with State HCD, including a recommendation concerning the setting of a public hearing to receive public testimony regarding the amendment of the Housing Element.

Respectfully Submitted,

RECOMMENDED

ALVIN D. JAMES Planning Director

SUSAN A. MAURIELLO County Administrative Officer

Attachments

- 1. Proposed Housing Element Programs and Policies
- 2. Comparison of Housing Build-Out Estimates
- 3. Housing Activities and Accomplishments Report
- 4. "MOU Regarding Affordable Housing" with the City of Watsonville
- Comparison of Current and Proposed Housing Policies and Affordable Housing MOU

ATTACHMENT 2

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Attachment 1

Proposed Housing Element Programs and Policies

The following housing programs and policies were developed for consideration by the Board of Supervisors of Santa Cruz County, The goal in developing these programs and policies was to 'amend the County's 1994 Housing Element with the goal of securing certification of the Housing Element from the California Department of Housing' and Community Development.

1. Farm Worker Housing

2 3.

Agriculture is one of the largest and most important sectors of the economy for Santa. Cruz County. An adequate supply of decent safe and sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995

The County will consider the following which are described to improve the condition and increase the supply of farm worker housing.

family and **farm** worker second units
current **efforts to** rehabilitate and replace farm **worker** housing **new** migrant **farm** project

to these three programs, the Countywill analyze the local farm worker housing 'and update requirements to be consistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively pronote the development, maintenance and operation affordable. housing options for both permanent and seasonal interests, and farm worker

and others.'....

A. family and second units. second units are not on land that has land **use** designation zoning because of that housing compatible agricultural land uses. However, because adequate supply offarm **housing** is needed to support allowing second units that are restricted for use by members of workers to be built on Agricultural land. This approach he fanner's family and allow a greater number offarm worker housing units to be produced than is County Codes. Forthese farmworker second possible under

Attachment 1

Proposed Housing Element Programs and Policies

The following housing programs and policies were developed for consideration by the Board of Supervisors & Santa Cruz County. The goal in developing these programs and policies was to amend the County's 1,994 lousing Element with the goal of securing certification & the Housing Element from the California Department of Housing and Community Development.

1. Farm Worker Housing

Agriculture is one of the largest and most important sectors of the economy for Santa Cruz County. An adequate supply of decent safe arid sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995 Fannworker Housing Needs Assessment Study estimated that there was a need for 2,200 additional farm worker housing units at the time, including 350 units that needed major rehabilitation. The Study also estimated that an additional 1,180 units would be needed by the year 2002. Evidence of the need for farm worker housing can be seen in the fact that the Santa Cruz County migrant farm worker housing project, which is owned by the State's Office of Migrant Services (OMS) and operated by the Santa Cruz County Housing Authority, has the highest turn away rate of all the OMS centers in California.

The County will consider the following three new programs, which are described below, to inprove the condition and increase the supply of farm worker housing.

1. Farm family and farm worker second units

2 Expanding current efforts to rehabilitate and replace farm worker housing

3, Develop a new migrant farmworker housing project

In addition to these three programs, the County will 1) analyze the local regulations for farm worker housing 'and update these requirements to be consistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively pronote the development, maintenance and operation of decent safe and affordable, housing options for both permanent and seasonal farm worker cooperatives, nonprofit housing, the housing authority and others.

A Farm family and farm worker second units, At'present second units are not allowed on land that has an Agricultural land use designation and/or zoning because of concern that housing is not compatible with agricultural land uses. However, because an adequate supply offarm worker housing is needed to support the agricultural sector, he County will consider allowing second units that are restricted for use by members of he fanner's family and farm workers to be built on Agricultural land. This approach yould allow a greater number offarm worker housing units to be produced than is surrently possible under the County Codes. For these farmworker second units built

Proposed Housing Programs and Policies

Page 2 of 3

on CA and other agricultural land, the County's existing second unit ordinance would be racidified as follows:

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- the units must be occupied by family members or farm workers (farm workers must earn at least half of their annual income from agriculture);
- 2. 'the maximum size of the units would be 800 square feet rather than 1,200 square feet regardless of the size of the parcel,
- 3. the units must be sited adjacent to existing structures to minimize the impact on the agricultural use dthe site, and
- 4. the units must meet other development standards that are sensitive to and appropriate for rural sites.

In addition, the County will consider 1) allowing the use of single section manufactured Lousing and park models as farm family or farm worker second units and 2) allowing for the financing of development fees.

- B. Farm worker hasing rehabilitation and replacement program. The County will expand current programs to assist in financing the rehabilitation, upgrading and, where necessary, replacement of dilapidated and substandard farm worker housing both 'on- and off farm sites throughout the County, In developing this program, the County will also attempt to identify and minimize local requirements and procedures that impede the rehabilitation and replacement of substandard farm worker housing. The County will also attempt to identify barriers to the use of conventional financing and structure the County's financing program to be compatible with and leverage private financing to the greatest extent feasible. The County will also seek the highest possible leveraging of local Redevelopment funds from other sources including HCD's, Farmworker Housing Grant Program'and Rental Housing Program, the Federal Home Loan Bank's Affordable Housing Program, the Department of Agriculture's Rural Development Programs and the Treasury's Community Development Financial Institution's fund.
- C. Migrant farm worker housing project. The County will Work to identify an appropriate site for a second migrant farm worker housing facility within the County.

 Prime considerations in seeking this site would include access to utilities and public, services, proximity to work sites and the impact dth e development on agricultural production and the environment. The County woll seek funding from the State's Office of Migrant Services (OMS) and the Department of Agriculture. (Seeking state funding for a second OMS site in Santa Cruz County is already included in the County's Legislative Program for the year 2000,)
- 1. RV Park Conversion Ordinance, A number of RV parks in Santa Cruz County that. were developed and approved for temporary and recreational use are currently being used to provide permanent housing for very low income households in violation of their use permits. In two cases, the more intense use of the parks in combination with inadequate maintenance and management practices resulted in severe violations of health and safety codes. Rather than displace the residents who have come to rely on this housing, the County developed and is considering the adoption of an ordinance that would allow most of these temporary/recreational parks to convert to long-

Processed Housing Programs and Policies

Page 3 or 3

term/permanent occupancy. The draft proposed ordinance is currently being considered by the Planning Commission and isscheduled to return to the Board of Supervisors in June for consideration.

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As currently proposed, the approvai to convert a park or spaces within a park to permanent occupancy status would be subject to various conditions, including:

1. Cornplying with the water and wastewater standards established by the County Environmental Health Department for permanent occupancy parks;

2. Complying with or obtaining waivers of various development standards,

- 3. Limiting initial occupancy to very low income households (thosewho earn no more than 50% of area median income), and
- 4. Limiting the rents that may be charged either for park spaces or for RV units and spaces that are rented together.

Allowing the conversion of short-term RV spaces to long-term/permanent occupancy will expand the County's permanently affordable housing stock.

by the County and other public agencies to finance public services and offsetthe impacts of development on the local infrastructure can be a deterrent to the development of affordable housing. In order to encourage the development of perrlanently affordable housing, the County will:..1) evaluate its development fees and the Fees charged by others, 2) consider reducing fees ifrtisappropriate and/or possible and 3) explore using Redevelopment housing funds or funds from other sources to reduce the impact of development fees on affordable housing. This program would continue and expand the current subsidies that the County provides for affordable housing projects and would be available for second units:

The County will consider structuring this program in various ways, including reimbursing the appropriate agencies for the cost of fee, paying various fees directly and lending funds to the project sponsor to pay the fees. Approval to finance fees would be subject to various conditions, including compliance with the County's AffordableHousing Guidelines.

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Proposed Housing Programs and Policies

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- 4. Limiting the rents that may be charged eitherfor park spaces or for RV units and spaces that are rented together.

Allowing the conversion of short-term RV spaces to long-term/permanent occupancy will expand the County's permanently affordable housing stock.

III. Development Fee Financing Program. The development fees that are charged by the County and other public agencies to finance public services and offset the impacts of develorment on the local infrastructure can be a deterrent to the. development of a fordable housing. In order to encourage the development of permanently affordable housing, the County will:,,1) evaluate its development fees and the fees charged by others, 2) consider reducing fees if it is appropriate and/or possible and 3) explore using Redevelopment housing funds or funds from other sources to reduce the impact of development fees on affordable housing. This program would, continue and expand the current subsidies that the County provides for affordable housing projects and would be available for second units:

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1,685

28,620

28,648

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Comparison of Housing Build-Out Estimates Potential Units That Can Be Produced

. Type of Development	1994 HE	1999 Draft HE	2000 HE	Change 1994-2000
Urban Areas				
Development on Vacant and Underutilized Parcels	5,316	5,316	5,316	.0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	588	2,257	- 588	0
Units from Bonus Density Development	529	599	599	70
Second Units .				
Current Regulations	4,373	3,420	4,373	. 0
Model Program	0	953	0 .	0
Rural Areas				
Development on Vacant and Underutilized Parcels	6,699	6,699	6,699	0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	0	210	Ō	0
AB 438 Units *	0	134	0	0
Farm Worker Housing Preservation/Replacement	0	0	150	150
RV Park Conversions	0	0	150	150
Second Units **				
Current Regulations	11,398	8,956	9,060	(2,338)
Model Program	0	104	0	0

The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Andreas farm labor camps and the conversion of Golden Torch RV/travel trailer park. The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

The second unit estimates that were adopted in 1994 have been reduced to eliminate rural parcels that are smaller than one acre because these parcels generally cannot handle the wastewater generated by both a primary and secondary unit. The estimated number of rural second units was also reduced in the 1999 estimates to eliminate these smaller lots. The farm worker second unit estimates for the proposed 2000 Housing Element update assume that 75% of the one acre and larger parcels that are zoned for Agricultural uses

Farm Work Housing

Total New Units Possible at Build Out

2435

.'Attachment 2

Comparison of Housing Build-Out Estimates Potential Units That Can Be Produced

Type of Development	1994 HE	1999 Draft HE	2000 HE Proposal	Change 1994-2000
Urban Areas				
Development on Vacant and Underutilized Parcels	5,316	5,316	5,316	.0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	588	2,257	588	0
Units from Bonus Density Development	529	599	599	70
Second Units				
Current Regulations	4,373	3,420	4,373	0
Model Program	0	953	0 -	0
Rural Areas			·	
Development on Vacant and Underutilized Parcels	6,699	6,699	6,699	0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	0	210	Ô	0
AB 438 Units *	0	134	0	0
Farm Worker Housing Preservation/Replacement	0	0	150	150
RV Park Conversions	0	0	150	150
Second Units **				
Current Regulations	11,398	8,956	9,060	(2,338)
Model Program	. 0	104	0	0
Farm Work Housing	0	0.	1,685	1,685
Total New Units Possible at Build Out	28,903	28,648	28,620	- (283)

The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Andreas farm labor camps and the conversion of Golden Torch RV/travel trailer park. The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

The second unit estimates that were adopted in 1994 have been reduced to eliminate rural parcels that are smaller than one acre because these parcels generally cannot handle the wastewater generated by both a primary and secondary unit. The estimated number of nural second units was also reduced in the 1999 estimates to eliminate these smaller lots. The farm worker second unit estimates for the proposed 2000 Housing Element update assume that 75% of the one acre and larger parcels that are zoned for Agricultural uses can accommodate a second unit.

October 31, 2000

on of Current and Proposed Housing Policies and the Affordable Housing MOU

Current Housing Policies	Proposed New Housing Policies	Affordable Housing MOU w/City of Watsonville
lement (HE) was adopted by the ∋o⊌ro sors on May 25, 1994,	Board of Supervisors to consider the Housing Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD to review these policies.	The County, within six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element that includes as a minimum the consideration of the following elements:
E programs and policies support the ant of affordable housing including by housing, density bonuses, second worker housing and other special ising. HE Policy 41 encourages larger are appropriate for families with children. § 35 and 36 encourage and support er housing.	Allow farm worker housing to be built as second units on parcels designated for Commercial Agriculture throughout the County. Seek a sile and funds for migrant farm worker housing. Allow short-term/transitory RV/trailer parks to convert to permanent housing.	Increase quality, affordable housing for all segments of the community, with particular emphasis on agricutural workers, families with children, and first-time home buyers; and
ymmilments to housing rehabilitation : Policles 25, 26, 28 and 48.	Create a specific rehabilitation and replacement loan program for farm worker housing.	Increase affordable housing through rehabilitation of existing housing and creative purchasing opportunities in general; and
processing for all development is the Policy 2. HE Policy 7 provides for a ill residential development fees. Priority is included in HE Policies 2, 11 and 35 County's Density Bonus ordinance.	Finance fees for affordable housing units, including second units.	Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and
y's Affordable Housing Program (HE and Chapter 17.1 of the County Codes) st housing developments to include lable units.	Allowing farm worker housing on individual Agricultural parcels ensures that the housing with be disbursed throughout the County.	Geographically disperse affordable single and multi family housing throughout the County, particularly such housing for agricultural workers in the North and South County.

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Affordable Housing MOU wiCity of Watsonville	nths of the date of this	nding shall act in good yg to consider the or certification by HCD y's Housing Element the consideration of	nding shall act in good yg to consider the or certification by HCD y's Housing Element or the consideration of the consideration of y, with particular orkers, families with he buyers; and	nding shall act in good yg to consider the or certification by HCD y's Housing Element or the consideration of the consideration of y, with particular orkers, families with we buyers; and g through rehabilitation ative purchasing	nding shall act in good ag to consider the or certification by HCD y's Housing Element of the consideration of the consideration of the consideration of the buyers; and attive purchasing of the development of new chas fee reductions
	I he County, within six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element	les as a minimum the consid ng elements:	that includes as a minimum the consideration of the following elements: Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and	the following elements: Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and increase affordable housing through rehabilitation of existing-housing and creative purchasing opportunities in general; and	the following elements: Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and of existing housing and creative purchasing opportunities in general; and Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and
Decembly, within six minorandum of Underst h to hold a public hear public hear public hear public hear submission public to the Courtifications to the Courtification	that includes as a minimum the consideration of the following elements:		ease quality, affordably ments of the community phasis on agricultural ydren, and first-time ho	ease quality, affordably ments of the communications on agricultural valuen, and first-time houses affordable housi salsting housing and crootunities in general; a cortunities in general;	increase quality, affordable I segments of the community, emphasis on agricultural wor children, and first-time home of existing housing and creat opportunities in general; and Create new incentives for the affordable housing units such and priority processing; and
The County, within six Memorandum of Under faith to hold a public he adoption and submissic modifications to the County the following elements:		crease quality, affor egments of the comi mphasis on agricultu ildren, and first-time		rcrease affordable hu f existing.housing an	crease affordable he existing housing an aportunities in genereate new incentives fordable housing unit processing the priority processing the existing the priority processing the existing the existin
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Board of Supervisors to consider the Housing Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD to review these policies. Allow farm worker housing to be built as second units on parcels designated for Commercial and funds for migrant farm worker housing. Allow short-term/fransitory RV/trailer parks to convert to permanent housing.	a built as second Commercial and any. Seek a site ker housing. Alk parks to convert		Create a specific rehabilitation and replacement foan program for farm worker housing.		sing units,
s to consider fications des gree set a pu fCD to review	i of of policy	gnated for County to the County of the Count	abilitation an		Finance fees for affordable housing units, including second units.
Supervisors policy modifice 2000 and again State Hi		Allow farm worker hou units on parcels desig Agriculture throughou and funds for migrant short-term/transitory permanent housing.	specific reha	loan program for farm worker housing	foan program for farm v Finance fees for afford: Including second units:
Board of Element April 25,	meeling	Allow farr units on p Agricultur and fund short-terr permaner	Create a	loan prog	loan prog Fitance f Inctuding
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Inning his fi	opteo oy u	Varlous HE programs and policies support the development of affordable housing including inclusionary housing, density bonuses, second units, farm worker housing and other special needs housing. HE Policy 41 encourages larger units that are appropriate for families with children. HE Polices 35 and 36 encourage and support farm worker housing.	Various commitments to housing rehabilitation	exist in HE Policies 25, 26, 28 and 48.	exist in HE Policles 25, 26, 28 and 48. Improved processing for all development is the object HE Policy 2. HE Policy 7 provides for a review of all residential development fees. Priority processing is included in HE Policles 2, 11 and 35 and in the County's Density Bonus ordinance.
	Housing Element (HE) was adopt of Supervisors on May 25, 1994,	s and polic dable hour density b susing and Policy 41 e whate for fa	is to housi	25, 26, 28	25, 26, 28 and 15 and 16 and 1
	Sors on Mi	Various HE programs Jevelopment of afforc nclusionary housing, units, farm worker honeds housing. HE Fulls that are appropile HE Polices 35 and 36 farm worker housing.	mmlment	Policies	Policies 2. Policy 2. alf resident J is include County's I
	Housing Element (HE) was adopted by the ∋o⊭no of Supervisors on May 25, 1994.	Various Hi developme Inclusional units, farm needs hou units that a HE Police: farm work	Various &	מאסו ווו ונואם	Improved object HE review of a processing and in the
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BEFORE THE AGRICULTURAL POLICY ADVISORY COMMISSION OF **THE** COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

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RESOLUTION NO.

On the motion of Commissioner Kimes duly seconded by Commissioner McCrary the following Resolution is adopted:

AGRICULTURAL POLICY ADVISORY COMMISSION RESOLUTION RECOMMENDING AMENDMENT TO COUNTY CODE SECTIONS 13.10.312(b) AND 13.10.681 ALLOWING SECOND UNITS ON AGRICULTURAL LAND

WHEREAS, on November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, one of which was to amend the Zoning Ordinance to allow the construction of second units on agricultural land; and

WHEREAS, on November 20, 2001, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, and directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and to report back to the Board on April 9, 2002; and

WHEREAS, the proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for-moderate and affordably priced housing; and

WHEREAS, the proposed amendment to County Code Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts, and proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing); and

WHEREAS, the proposed amendment for Section 13.10.681- Second Units, the section that contains the specific development and occupancy requirements for second units, establish the specific requirements and standards for second units on agricultural land; and

WHEREAS, the proposed amendments have been found to be categorically exempt from the California Environmental Quality Act (CEQA), and consistent with the provisions of CEQA and the County of Santa Cruz Environmental Review Guidelines.

NOW, THEREFORE, BE IT RESOLVED, that the Agricultural Policy Advisory Commission recommends that the amendments to County Code Sections 13.10.312(b) and 13.10.681 Allowing Second Units on Agricultural Land, as set forth in Attachment A-1, as revised, and the CEQA Categorical Exemption, incorporated herein by reference, be approved by the Board of Supervisors and submitted to the Coastal Commission as part of the Local Coastal Program Update.

PASSED AND ADOPTED by the Planning Commission of the County of Santa Cruz, State of California, this 21st day of February, 2002 by the following vote:

AYES: COMMISSIONERS Kimes, McCrary, Dau, Earnshaw

NOES: COMMISSIONERS None ABSENT: COMMISSIONERS Dobler ABSTAIN: COMMISSIONERS None

Chairperson

ATTEST: ____

APPROVED **AS** TO FORM:

COUNTY COUNSEL

cc: County Counsel

Planning Department

ORDINANCE NO.

ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

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

SECTION I

Section 13.10.312(b) of the Santa Cruz County Code is hereby amended to read as follows:

13.10.312 Uses in agricultural districts.

- (a) Principal Permitted Uses.
 - 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
 - "CA" and "AP": agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval.
 - "A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/1 1/79; 2622, 1/23/79; 2771, 9/1 1/79; 3015, 12/2/80; 4471, 9/9/97)
 - 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703, 5/18/72; 2769, 9/11/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the various Approval Levels are detailed in Chapter 18.10

PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for structures incorporate the Approval Levels necessary for processing a building permit for

the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230.(Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

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AGRICULTURAL USES CHART

KEY:

- A = Use must be ancillary and incidental to a principal permitted use on the site
- P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone
- **1** = Approval Level I (administrative, no plans required)
- 2 = Approval Level 11 (administrative, plans required)
- 3 =Approval Level III (administrative, field visit required)
- **4** = Approval Level IV (administrative, public notice required)
- **5** = Approval Level V (public hearing by Zoning Administrator required)
- **6** = Approval Level VI (public hearing by Planning Commission required)
- 7 = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level TV for projects of less than 2,000 square feet

Level V for projects of 2,000 to 20,000 square feet

Level VI for projects of 20,000 square feet and larger

- ** = For purposes of this section, "on-site" shall mean **on** the parcel **on** which the use is located, plus any other
- parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.
- *** = Processed as a level **5** Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

- **** = Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops
- BP = Building permit only

AGRICULTURAL USES CHART

USE	CA	A	AP	
Agricultural activities: crops and livestock				0 796
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4	
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever is greater) subject to the provisions of Section 13.10.632. Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.				
Up to and including a maximum aggregate of 2,000 sq. ft. or 100 sq. A. per acre on-site** (whichever is greater)	3	3	3	
Greater than an aggregate of 2,000 sq. A. or 100 sq. A. per acre on-site** (whichever is greater)	4	4	4	
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-Adefinition)		5		
Apiculture (beekeeping)	P	P	P	
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5		
Berry and other vine crops	P	P	P	
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3	
Field crops, including hay, grain, seed, and turf crops	P	P	P	
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	P	P	P	
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3	
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	P	
Nursery crops, outdoor container grown, covering an area larger than 1 acre	5	5	5	
Orchards, including fruit tree and nut crops	P	P	P	
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P	
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P	

USE	ATT CA		ENT A-1 AP	
	P	P	P	0 797
Row crops, including fruit and vegetable raising	Г	Г	Γ	0797
Agricultural Support and Related Facilities				
Aquaculture and Aquacultural Facilities	5	5	5	
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3	
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5	
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5	
Consumer harvesting, on site**	P	P	P	
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314	_			
Inside the Coastal Zone	5	3	5	
Outside the Coastal Zone	3	3	3	
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of Section 13.10.314			E	
Inside the Coastal Zone			5	
Outside the Coastal Zone			3	
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5	
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631				
14 Units	5	5	5	
5–19 Units	6	6	6	
20+ Units Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314	7	7	7	
24 Units	5	5	5	
5-19 Units	6	6	6	
20+ Units	7	7	7	
Energy facilities, community, subject to the provisions of Section	5	5	5	

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USE	CA	A	AP
12.10.661 1.700 E(1.6° 'c')			
13.10.661 and ,700-E(definition)	_	_	_
Facilities for fish and wildlife enhancement and preservation	P	P	P
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3
Fences, subject to the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5
Fire protection facilities		5	
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)	P	P	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)	5	5	5
Fuel storage tanks and pumps	2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2
Greenhouse structures, outside the coastal zone, subject to the provisions of Section 13.10.636(a).			
50020,000 square feet	3	4	3
over 20,000 square feet	4	4	4
Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.			
50020,000 square feet	3	3	3
over 20,000 square feet	P/4	P/4	P/4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3
Greenhouses, all others in the coastal zone.	P/5	P/5	P/5
up to 20,000 sq. R.	5	5	5
greater than 20,000 sq. R.			
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3
Habitable accessory structure, 640 square feet or less subject to the	3	3	3

	ATTACHMENT		
USE	CA	A	AP
provisions of Section 13.10.611			
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)	5	5	5
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)).	BP	BP	BP
Total area of 1,000 square feet or less	Only	Only	-
Total area of more than 1,000 square feet	3	3	3
Home occupations subject to the provisions of Section 13.10.613	P	P	P
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5
Farm Worker camps subject to the provisions of Section 13.10.631			
14 Units	5	5	5
5-19 Units	6	6	6
20+ Units	7	7	7
Lumber Mills		5	
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631			
14 Units	5	5	5
5—19 Units	6	6	6
20+ Units	7	7	7
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone	5	5	5
Outside the Coastal Zone	3	3	3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13:10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet	3	5	3
New development and additions over 20,000 square feet	5	5	5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by	7	7	7

	ATTACHMENT A-1		ENT A-1
USE	CA	A	AP
public forces, subject to the provisions of Section 13.10.639			
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Non-commercial Agriculture) zone district	5	5	5
Reservoirs or ponds Second Units, subject to the provisions of Section 13.10.681	3	3	3
Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal Zone		4	
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2
Stands for the display and sale of agricultural commodities produced on ${\rm site}^{*}$	2	2	2
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5
Visitor Accommodations, such as: Bed and breakfast inns (subject to Section 13.10.691)		5	
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P
Wineries, subject to the provisions of Section 13.10.637			
Under 1,000 gallons and not a home occupation	3	3	3
Over 1,000 gallons and under 20,000 gallons annual production:			
On parcels under 2.5 acres in size	3	5	3
On parcels 2.5 acres or larger	3	3	3
Over 20,000 gallons and under 50,000 gallons annual production:			
On parcels under 10 acres in size	5	5	5
On parcels 10 acres or larger	3	3	3
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
Over 100,000 gallons annual production on any size parcel	6	6	6

ATTACHMENT A-1 CA A AP

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USE

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Zoos and natural science museums ADVANCE \d **4** (Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)

SECTION II

Section 13.10.681 of the Santa Cruz County Code is hereby amended to read as follows:

13.10.681 Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V). All applications for second units in the Commercial Agriculture zone district shall be subject to review by the Agricultural Policy Advisory Commission.
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
 - Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit; or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
 - Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);

ATTACHMENT A-1



- Development Standards: All development standards for the applicable agricultures or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
- Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
- Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained. Inside the Urban Services Line or on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or right-of-way. On land designated Agriculture by the General Plan, the second unit shall be located within 100 feet of the main dwelling on the property unless another location is recommended by the Agricultural Policy Advisory Commission that will meet the on-site and off-site buffering requirements and will meet the goal of preserving agricultural land.
 - Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size:

Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services	Parcel	Size
	<10,000 sq. ft.(1)	10,000 sq. ft. or larger(1)
With Public Sewer	640 sq. ft.	640 sq. ft.
Without Public Sewer		640 sq. ft. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parce	l Size	
	< 10,000 sq. ft.		1 acre or larger to < 2.5 acres	2.5 acres or larger
With Public Sewer	640 sq. ft.	800 sq. ft.	800 sq. ft.	1,200 sq. ft.
Without Public Sewer	not allowed	not allowed	800 sq. ft.	1,200 sq. ft.

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- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, all setbacks of the agricultural zone districts shall be met and all second unit must meet the buffering requirements of County Code Section 16.50.095(f), as determined by the Agricultural Policy Advisory Commission, if applicable may not encroach closer into any required yard than the existing or proposed primary dwelling.
- Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- (7) Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but

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excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.

- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.681(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or permanent occupancy of the second unit shall be restricted for the life of the unit to either:
 - (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
 - (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
 - (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
 - Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.681(e)(l).

- Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process.
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.
- Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
 - a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
 - b. The declaration is binding upon all successors in interest; and
 - c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.

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ATTACHMENTA-1

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(g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495,3/24/98)

SECTION III

This ordinance	ce shall take effect upon certification by the California Coast	tal Commission
	ADOPTED thisday of,2002, by the Boat anta Cruz by the following vote:	ard of Supervisors of the
ABSENT:	SUPERVISORS SUPERVISORS SUPERVISORS SUPERVISORS	
	Chair of the Board of Supervis	oors
ATTESTED:	:Clerk of the Board	
APPROVED A	O AS TO FORM: County Counsel	
DISTRIBUTIO	TON: County Counsel, Planning, CAO	

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County of Santa Cruz



0807

BRUCE DAU, Chairpersod DAVE MOELLER, Secretary

SANTA CRUZ COUNTY AGRICULTURAL POLICY ADVISORY COMMISSION REGULAR MEETING

MINUTES -February 21,2002

MEMBERS PRESENT	STAFF PRESENT	OTHERS PRESENT
Bruce Dau	Joan Van Der Hoeven	Darlene Dinn
Ken Kimes	Dave Moeller	Ron Gordon
Sam Earnshaw	Pat Tabula	Joseph Morris
Lud McCrary	Cathleen Carr	
	Mark Deming	

- 1. The meeting was called to order by Chairman Dau at 1:35 p.m
- 2. a) Approval of September, October, November 2001 and January 2002 **APAC** Minutes -

Motion by Cornmissioner McCrary, seconded by Commissioner Earnshaw to approve September 2001 minutes. Motion passed unanimously.

Motion by Commissioner Kimes, seconded by Commissioner Dau to approve October 2001 minutes. Motion passed unanimously.

Motion by Commissioner McCrary, seconded by Commissioner Earnshaw to approve November 2001 minutes. Motion passed unanimously.

Motuion by Commissioner Kimes, seconded by Commissioner Earnshaw to approve January 2002 minutes. Motion passed unanimously.

- b) Additions/corrections to Agenda
 - Remove item #4 and item 6 b)
- 3. Review of APAC's Correspondence: The Commission acknowledged receipt of the following:
 - a) LAFCO Notice of Public Hearing & Environmental Determination annexations to the City of Watsonville.

Commissioner Dau requested staff put this item on the Commission 8 March Agenda.

b) Chapter 16.50 County Code, Agricultural Land Preservation & Protection

Joan Van Der Hoeven gave each Commissioner a folder with various informational items that help Staff determine what projects need to be presented to APAC.

- c) Letter from Dennis Kehoe regarding item #4 that was removed from this month's agenda
- 4. Notice of Pending Action pursuant to County Code Section 16.50.095(g) Proposal to recognize a room addition to an existing single-family dwelling and to convert a daycare center, habitable accessory structure, and detached office building back to non-habitable accessory structures. Requires an Agricultural Buffer Determination and a Biotic Pre-site Review. Property located at the end of Dee Sheldon Road, about 300 feet east from Alta Drive in La Selva Beach, Aptos.

Applicant: Monica & Gregory London

Application Number: 01-0185

Assessor's Parcel Number APN: 046-011-35

Planner: Joan Van der Hoeven

This item was removed from this month's agenda.

- 5. Commissioner's Presentations: None
- 6. Oral communications:
 - a) Michelle Green, Senior Department Administrative Analyst, Santa Cruz County Planning Department-Improving Customer Service

This item was removed from this month's agenda.

Regular Agenda

7. APN: 109-131-02 (Applicant: Ron Gordon for Joseph Morris)

Proposal to maintain a farm labor housing unit, to change the use of an existing single-family dwelling to a second permanent farm labor housing unit, to recognize a 739 square foot addition to an existing agricultural caretaker's mobile home and change its use to a single-family dwelling, an agricultural caretaker's mobile home, a farm labor housing unit, detached barn, detached garage, and detached storage building exist. Property located on the west side of Green Valley Road, approximately ½ mile north from Wheelock Road (1275 Green Valley Road), in Watsonville.

Cathleen Carr gave staff report and recommended approval with conditions as outlined in staff report.

Commissioner Earnshaw suggested that native plants be considered for vegetative screening.

Commissioner Dau asked staff to put native plants for vegetative screening as a discussion item on the April agenda.

0809

imes to annrove

Motion by Commissioner McCrary, seconded by Commissioner Kimes to approve applicant's proposal, as recommended by staff.

Motion passed unanimously.

9. Mark Deming, Principal Planner, Long Range Planning, Santa Cruz County Planning Department - Proposal to consider Second Units on Agricultural Land -

Asked the Commission to consider amendments to the Zoning Ordinance to allow the construction of second units on agricultural land, thus furthering the goal of increasing the amount of affordable housing in agricultural areas. The proposed ordinance includes amendments to two sections of the Zoning Ordinance: Section 13.10.312(b) and Section 13.10.681).

Motion by Commissioner Kimes, seconded by Commissioner McCrary to accept resolution amending zoning ordinance with some changes/additions to language.

Mark Deming will provide information with changes for the March APAC meeting.

Motion passed unanimously.

There being no further business, the meeting was adjourned at 3:30 p.m.

Respectfully submitted,

David W. Moeller Executive Secretary

DWM:pt



COUNTY OF SANTA CRUZ

0810

PLANNING DEPARTMENT

701 OCEAN STREET, 4TH FLOOR, SANTA CRUZ, CA 95060 (831) 454-2580 FAX: (831) 454-2131 TDD: (831) 454-2123 ALVIN JAMES, DIRECTOR

AGENDA: February 21,2002

January 24,2002

Agricultural Policy Advisory Commission County of Santa **Cruz** 701 Ocean Street Santa Cruz, California 95060

PUBLIC HEARING TO CONSIDER ZONING ORDINANCE AMENDMENTS TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

Commissioners:

Your Commission is being asked to consider amendments to the Zoning Ordinance to allow the construction of second units on agricultural land, thus furthering the goal of increasing the amount of affordable housing in agricultural areas. The proposed ordinance (Attachment A-1 of Exhibit A) includes amendments to two sections of the Zoning Ordinance, as discussed below.

Background:

On November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing. One of the recommendations was to amend the Zoning Ordinance to allow the construction of second units on agricultural land. The Board of Supervisors directed that preliminary ordinance amendments be presented for additional discussion at their November 20, 2001 meeting.

At their November 20, 2001 meeting, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and report back to the Board on April 9, 2002.

Proposed Ordinance Amendment:

The proposed ordinance (Attachment 1) amends two sections of the Zoning Ordinance. The first, Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second

units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- The second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- It requires that second units on agricultural land be within 100-feet of the main dwelling;
- Requires the second unit to maintain the setbacks required for the primary dwelling;
- Allows second units and other types of farmworker housing on parcels greater than 10 acres:
- Maintains the same occupancy limitation as for second units on non-agricultural land.
- Maintains the same unit size standards as in other rural areas (800 sq. ft. on parcels less than 2.5 acres; 1,200 sq. ft. on parcels larger than 2.5 acres).

Discussion and Recommendation:

The proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County. The proposed ordinance is scheduled for consideration by the Planning Commission on February 27, 2002.

The proposed Zoning Ordinance amendments have been found by Planning Department staff to be categorically exempt from CEQA and a CEQA Categorical Exemption form has been prepared (Exhibit B). It is, therefore, RECOMMENDED that your Commission adopt the attached Resolution recommending Board of Supervisors adoption of an ordinance amending County Code Sections 13.10.3 2(b) and 13.10.681 to allow second units on agricultural land (Exhibit A).

Sincerely,

Frank Barron, AICP

Planner

Mark M. Deming, AICP Principal Planner

EXHIBITS:

A. Resolution Recommending Amendment to County Code Sections 13.10.3(b) and 13.10.681 Allowing Second Units on Agricultural Land

Attachment A-1: Proposed Ordinance No. ____ Amending County Code Sections 13.10.312(b) and 13.10.681 to Allow Second Units on Agricultural Land

- B. CEQA Exemption
- C. Letter of November 13, 2001 from Alvin James, Planning Director, to the Board of Supervisors

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9.2

Exhibit A

BEFORE THE AGRICULTURAL POLICY ADVISORY COMMISSION OF THE COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

 $081\, \boldsymbol{3}$

RESOLUTION NO.	
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On the motion of Commissioner duly seconded by Commissioner the following Resolution is adopted:

AGRICULTURAL POLICY ADVISORY COMMISSION RESOLUTION RECOMMENDING AMENDMENT TO COUNTY CODE SECTIONS 13.10.312(b) AND 13.10.681ALLOWING SECOND UNITS ON AGRICULTURAL LAND

WHEREAS, on November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, one of which was to amend the Zoning Ordinance to allow the construction of second units on agricultural land; and

WHEREAS, on November 20, 2001, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, and directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and to report back to the Board on April 9,2002; and

WHEREAS, the proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing; and

WHEREAS, the proposed amendment to County Code Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts, and proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing); and

WHEREAS, the proposed amendment for Section 13.10.681- Second Units, the section that contains the specific development and occupancy requirements for second units, establish the specific requirements and standards for second units on agricultural land; and

WHEREAS, the proposed amendments have been found to be categorically exempt from the California Environmental Quality Act (CEQA), and consistent with the provisions of CEQA and the County of Santa Cruz Environmental Review Guidelines;

NOW, THEREFORE, BE IT RESOLVED, that the Agricultural Policy Advisory Commission recommends that the amendments to County Code Sections 13.10.312(b) and 13.10.681 Allowing Second Units on Agricultural Land, as set forth in Attachment A-1, and the CEQA Categorical Exemption, incorporated herein by reference, be approved by the Board of Supervisors and submitted to the Coastal Commission as part of the Local Coastal Program Update.

Exhibit A

	SED AND ADOPTED by the Ag		
Santa Cruz,	State of California, this	day of	, 2002 by the
following vot			
_			
AYES:	COMMISSIONERS		
NOES:	COMMISSIONERS		
ABSENT:	COMMISSIONERS		
ABSTAIN:	COMMISSIONERS		
		Chairperson	
ATTEST: _			
	Secretary		
APPROVED	AS TO FORM:		
COUNTY C	OUNSEL		
	ty Counsel		
Plann	ing Department		

ATTACHMENT A-1

ORDINANCE NO.	
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ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS OK AGRICULTURAL LAND

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

SECTION I

The following amendment to Section 13.10.32(b) of the Santa Cruz County Code is hereby adopted:

- 13.10.312 Uses in agricultural districts.
- (a) Principal Permitted Uses.
- 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
- "CA" and "AP": agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval.
- A': agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/1 1/79; 3015, 12/2/80; 4471, 9/9/97)
- 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below, In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703, 5/18/72; 2769, 9/11/79)
- (b) Allowed Uses, The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the

various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230. (Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

AGRICULTURAL USES CHART

KEY:

- A = Use must be ancillary and incidental to a principal permitted use on the site
- P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone
- 1 =Approval Level **I** (administrative, no plans required)
- 2 = Approval Level 11 (administrative, plans required)
- 3 = Approval Level III (administrative, field visit required)
- **4** = Approval Level IV (administrative, public notice required)
- $\mathbf{5}$ = Approval Level \mathbf{V} (public hearing by Zoning Administrator required)
- **6** = Approval Level **VI** (public hearing by Planning Commission required)
- **7** = Approval Level VII (public hearing **by** Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level **IV** for projects of less than 2,000 square feet

Level V for projects of 2,000 to 20,000 square feet

Level VI for projects of 20,000 square feet and larger

** \equiv For purposes of this section, "on-site" shall mean on the parcel on which the use is located, plus any other

parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.

*** = Processed as a level **5** Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

- **** = Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops
- **BP** = Building permit only

AGRICULTURAL USES CHART

USE	CA	A	AP
Agricultural activities: crops and livestock			
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever is greater) subject to the provisions of Section 13.10.632. Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. ft. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. ft. or 100 sq. ft. per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-A definition)		5	
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	ga es

USE	CA	A	AP
Berry and other vine crops	P	P	P
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3
Field crops, including hay, grain, seed, and turf crops	P	P	P
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	P	P	P
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	P
Nursery crops, outdoor container grown, covering an area larger than 1 acre	5	5	5
Orchards, including fruit tree and nut crops	P	P	P
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P
Row crops, including fruit and vegetable raising	P	P	P

Agricultural Support and Related Facilities

USE	CA	A	AP
Aquaculture and Aquacultural Facilities	5	5	5
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5
Consumer harvesting, on site**	P	P	P
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314			
Inside the Coastal Zone	5	3	5
Outside the Coastal Zone	3	3	3
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of			
Section 13.10.314 Inside the Coastal Zone			5
Outside the Coastal Zone			3
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631			
14 Units	5	5	5

USE	CA	A	AP
519 Units 20+ Units	6 7	6 7	6 7
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314			
24 Units	5	5	5
519 Units	6	6	6
20+ Units	7	7	7
Energy facilities, community, subject to the provisions of Section 13.10.661and .700-E (definition)	5	5	5
Facilities for fish and wildlife enhancement and preservation	P	P	P
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3
Fences, subject to the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5
Fire protection facilities		5	
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5

USE	CA	A	AP
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.611	3	3	3
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611(see farm outbuildings)	5	5	5
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)). Total area of 1,000 square feet or less Total area of more than 1,000 square	BP Only 3	BP Only	BP Only
Home occupations subject to the provisions of Section 13.10.613	P	P	P
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5
Farm Worker camps subject to the provisions of Section 13.10.631 14 Units 519 Units 20+ Units	5 6 7	5 6 7	5 6 7
Lumber Mills		5	
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631			
14 Units	5	5	5

USE		A	AP
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-F definition)	P	P	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-F definition)	5	5	5
Fuel storage tanks and pumps	2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2
Greenhouse structures, outside the coastal zone, subject to the provisions of Section 13.10.636(a).			
50020,000 square feet	3	4	3
over 20,000 square feet	4	4	4
Greenhouse structures soil dependent""", include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.			
50020,000 square feet	3	3	3
over 20,000 square feet	P/4	P/4	Pi4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3
Greenhouses, all others in the coastal zone.			
up to 20,000 sq. ft.	P/5	P/5	P/5
greater than 20,000 sq. ft.	5	5	5

USE	CA	A	AP
519 Units	6	6	6
20+ Units	7	7	7
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone	5	5	5
Outside the Coastal Zone	3	3	3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet	3	5	3
New development and additions over 20,000 square feet	5	5	5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Non-commercial Agriculture) zone district.	5	5	5
Reservoirs or ponds	3	3	3

USE	CA	A	AP
Second Units, subject to the provisions of Section 13 10 681 Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal Zone	4	4	
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2
Stands for the display and sale of agricultural commodities produced on site**	2	2	2
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5
Visitor Accommodations, such as: Bed and breakfast inns (subject to Section 13.10.691)		5	
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P

Wineries, subject to the provisions of Section 13.10.637

USE	CA	A	AP
Under 1,000 gallons and not a home occupation	3	3	3
Over 1,000 gallons and under 20,000 gallons annual production:			
On parcels under 2.5 acres in size	3	5	3
On parcels 2.5 acres or larger	3	3	3
Over 20,000 gallons and under 50,000 gallons annual production:			
On parcels under 10 acres in size	5	5	5
On parcels 10 acres or larger			
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
Over 100,000 gallons annual production on any size parcel	6	6	6
Zoos and natural science museums		5	
(Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)			

SECTION 11

The following amendment to Section 13.10.681 of the Santa Cruz County Code is hereby adopted:

- 13.10.681 Second Units.
- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V).
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
- (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit, or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
- (2) Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
- (3) Development Standards: All development standards for the applicable agricultural or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
- (4) Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
- (5) Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. Inside the Urban Services Line or on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or

right-of-way. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained.

(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size: Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services

Parcel Size

<10,000 sq. ft.(1) 10,000 sq. ft. or larger(1)

With Public Sewer

640 sq. A. 640 sq. ft.

Without Public Sewer

Not allowed

640 sq. ft. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service				
	< 10,000 sq. ft.	10,000 sq. ft. to < 1 acre	1 acre or larger to	2.5 acres or larger
		•	< 2.5 acres	
With Public Sewer	640 sq. ft.	800 sq. A.	800 sq. ft.	1,200 sq. ft.
Without Public Sewer	not allowed	not allowed	800 sq. ft.	1,200 sq. ft.

- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, the second unit may not encroach closer into any required yard than the existing or proposed primary dwelling.

- (5) Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- (7) Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels; but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- (10) Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.68l(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or permanent occupancy of the second unit shall be restricted for the life of the unit to either:
- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- (2) Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit, If the property owner resides in the second unit, either the property owner or the residents of

the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.681(e)(l).

- (3) Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4) Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- (5) Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process,
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.
- (7) Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
- a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.68l and any amendments thereto.
- b. The declaration is binding upon all successors in interest; and
- c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. **As** part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from

Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis,

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Cornmission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION 111

This ordinance shall t	ake effect upon co	ertification by the California Coastal Commission.
PASSED <i>AND</i> ADO County of Santa Cruz		day of,2001, by the Board of Supervisors of the yote:
AYES: NOES: ABSENT: ABSTAIN:		
	_	Chair of the Board of Supervisors
ATTESTED:Clerk of the	ne Board	
APPROVED AS TO	FORM:	County Counsel
DISTRIBUTION:	County Counsel Planning	

CAO

NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

Exhibit B

The County of Santa Cruz has reviewed the project described below and has determined that it is exempt from the provisions of CEQA as specified in Sections 15061 - 15329 of CEQA for the reason(s) which have been checked on this document.

0831

Project Location: Countywide Project Description: Proposed Ordinance to Allow Second Units on Agricultural Land Person or Agency Proposing Project: Santa Cruz County Planning Department Phone Number: (831) 454-3183
A The proposed activity is not a project under CEQA Guidelines, Sections 1928 and 501. B Ministerial Project involving only the use of fixed standards or objective measurements without personal judgement. CX Statutory Exemption other than a Ministerial Project. Specify type:
D. Categorical Exemption 1. Existing Facility 2. Replacement or Reconstruction 3. New Construction of Small Structure 4. Minor Alterations to Land X 5. Alterations in Land Use Limitations 6. Information Collection 7. Actions by Regulatory Agencies for Protection of the Environment 8. Actions by Regulatory Agencies for Protection of Nat. Resources 9. Inspection 10. Loans X 11. Accessory Structures 12. Surplus Govt. Property Sales 13. Acquisition of Land for Wild-life Conservation Purposes 14. Minor Additions to Schools 15. Minor Land Divisions 16. Transfer of Ownership of Land to Create Parks 18. Designation of Wilderness Areas 19. Annexation of Existing Facilities 20. Changes in Organization of Local Agencies 21. Enforcement Actions by Regulatory Agencies 22. Educational Programs 23. Normal Operations of Facilities 6 or Public Gatherings 24. Regulation of Working Conditions 25. Transfers of Ownership of Interests in Land to Preserve Open Space 26. Acquisition of Housing for Housing Assistance Programs 27. Leasing New Facilities 28. Small Hydroelectric Projects at Existing Facilities 29. Cogeneration Projects at Existing Facilities
Date:

Application No. *N/A*Assessor Parcel No. *N/A*

0832



County of Santa Cruz 2847

PLANNING DEPARTMENT

701 OCEAN STREET, 4[™] FLOOR, SANTA CRUZ, CA 95060 (831)454-2580 FAX: (831)454-2131 TDD: (831)454-2123 ALVIN D. JAMES, DIRECTOR

November 13,2001

Agenda: November 20,2001

Board of Supervisors County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

RE: SECOND UNITS ON AGRICULTURAL LAND

Members of the Board:

On November 6,2001, your Board considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, One of the recommendations was to amend the Zoning Ordinance to allow the construction of second units on agricultural land. Your Board directed that the preliminary ordinance be presented for additional discussion on today's agenda.

Proposed Ordinance Amendment - The proposed ordinance (Attachment 1) includes amendments to two sections of the Zoning Ordinance. The first, Section 13.10.312(b) - AgriculturalUses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residentialzone district (Levei IV - Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- the second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- it requires that second units on agricultural land be within 100-feet of the main dwelling;
- requires the second unit to maintain the setbacks required for the primary dwelling;
- allows second units and other types of farmworlter housing on parcels greater than 10 acres:

2818

maintains the same occupancy limitation as for second units on non-agricultural land.

The proposed ordinance modifies the maximum allowed size for second units on agricultural land by decreasing the maximum size to 800 square feet as directed by your Board on April 25, 2000 (Attachment 2). However, based on your Board's brief discussion of the matter on November 6, it is clear the issue of maximum unit size is not entirely resolved. Supervisor Campos, in particular, expressed concerns relating to the 800 square foot size limitation and the need to house larger families.

<u>Discussion and Recommendation</u> - The proposed ordinance to allow second units on agricultural land has been discussed by your Board in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County.

It is, therefore, RECOMMENDED that your Board:

- 1. Give preliminary approval of the attached ordinance amendment to allow second units on agricultural land (Attachment 1); and
- 2. Refer the ordinance to the Planning Commission for review, input and recommendation; and
- 3. Direct the Planning Department to report back to the Board on this matter on April 9, 2002.

Sincerely,

Planning Director

RECOMMENDED:

Susan A. Mauriello County Administrative Officer

Attachments

1. Proposed Ordinance

2. Attachment 5, November 6,2001 Board of Supervisors Agenda, item no.

63.

AGRICULTURAL USES CHART

USE	CA	A	AP
Agricultural activities: crops and livestock			
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	Pi4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whicheveris greater) subject to the provisions of Section 13.10.632.Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. A. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. A or 100 sq. A. per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-A definition)		5	,
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	

4822 CA A A P USE Berry and other vine P P P crops Commercial dairying, subject to the provisions of Section 3 5 3 16,22,060 Field crops, including hay, grain, seed, and turf P P P crops P P p Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre Livestock raising involving hog farming or small animals over 100 per 5 3 acre, subject to the provisions of Section 16.22.060 Nursery crops limited to open field grown ornamentalplants, flowers and P P P Christmas trees Nursery crops, outdoor container grown, covering an area larger than 1 5 5 5 acre Orchards, including fruit tree and nut P P P crops Poultry and other fowl raising, including egg production, under 100 birds P P P per acre (see also "Barn" below) 5 P Poultry and other fow I raising involving more than 100 birds per P acre P Ρ Ρ Row crops, including h it and vegetable raising

Agricultural Support and Related Facilities

USE	CA	A	AP
Aquaculture and Aquacultural Facilities	5	5	5
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5
Commercialboarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5
Consumer harvesting, an site**	P	P	P
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314			
Inside the Coastal Zone	5	3	5
Outside the Coastal Zone	3	3	3
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of			
Section 13.10.314 Inside the Coastal Zone			5
Outside the Coastal Zone Zone			3
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631			
14 Units	5	5	5

USE	CA	A	AP	
519Units 20+ Units	6 7	6 7	6 7	
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314				
24 Units	5	5	5	
5-1 9 Units 2 0 t	6	6	6	
Units	7	7	7	
Energy facilities, community, subject to the provisions of Section 13.10.661 and ,700-E (definition)	5	5	5	
Facilities for fish and wildlife enhancement and preservation	P	P	P	
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7	
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3	
Fences, subjectto the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5	
Fire protection facilities		5		
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5	

USE	CA	A	AP
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-F definition)	Ρ.	P	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-F definition)	5	5	5
Fuel storage tanks and pumps	2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2
Greenhouse structures, outside the coastai zone, subject to the provisions of Section 13.10.636(a).			
50020,000 square feet	3	4	3
over 20,000 square feet	4	4	4
Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10636(a) and 13.20.073.			
50020,000 square feet	3	3	3
over 20,000 square feet	P/4	P/4	P/4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3
Greenhouses, all others in the coastal zone.			
up to 20,000 sq. ft.	P/5	P/5	P/5
greater than 20,000 sq. ft.	5	5	5

USE	CA	A	AP
5 19Units	6	6	6
20+ Units	7	7	7
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone	5	5	5
Outside the Coastal Zone	3	3	3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet	3	5	3
New development and additions over 20,000 square feet	5	5	5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7
Recreational activities: playfields not involving permanent structures or paving, Within the coastal zone allow this use only in the A (Non-commercial Agriculture) zone district.	5	5	5
Reservoirs or ponds	3	3	3

USE	CA	A	AP
Second Umis, subject to the provisions of Section 13 10 681 Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal Zone	4	24 4	
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2
Stands for the display and sale of agricultural commodities produced on site**	2	2	2
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5
Visitor Accommodations, such as: Bed and breakfast inns (subject to Section 13.10.691)	••	5	
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P

Wineries, subject to the provisions of Section 13.10.637

USE	CA	A	AP
Under 1,000 gallons and not a home occupation	3	3	3
Over 1,000 gallons and under 20,000 gallons annual production:			
On parcels under 2.5 acres in size	3	5	3
On parcels 2.5 acres or larger	3	3	3
Over 20,000 gallons and under 50,000 gallons annual production:			
On parcels under 10 acres in size	5	5	5
On parcels 10 acres or larger	3	3	3
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
Over 100,000 gallons annual production on any size parcel	6	6	6
Zoos and natural science museums		5	
(Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)			

SECTION II

The following amendment to Section 13.10.681 of the Santa Cruz County Code is hereby adopted:

13.10.681Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V).
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
- (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit, or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
- (2) Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
- (3) Development Standards: All development standards for the applicable agricultural or residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
- (4) Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
- (5) Utility Requirements: All requirements of utility services providers shall be met, and the sewage **disposal** system and water **supply** for the parcel shall comply with all applicable requirements of **County** Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to **every** second unit and **shall** be conditions for any approval under this section:
- (1) Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. Inside the Urban Services Line of an agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or

right-of-way. No second unit shall be constructed on any slope greater than 30% unless a Level \mathbf{V} Use Approval is obtained.

0843

(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size:

Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services
Parcel Size
<10,000 sq. ft.(1) 10,000 sq. R. or larger(1)

With Public Sewer
640 sq. ft.
Without Public Sewer
Not allowed
640 sq. ft. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parcel	Size	
	< 10,000 sq.	10,000 sq. ft.	l acre or	2.5 acres or
	ft.	to < 1 acre	larger to	larger
		•	< 2.5 acres	_
With Public Sewer	640 sq. ft.	800 sq. ft.	800 sq. ft.	1,200 sq. ft.
Without Public Sewer	not allowed	not allowed	800 sq. ft.	1,200 sq. ft.

- * On agricultural land, limited to 800 square feet.
- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, the second unit may not encroach closer into any required yard than the existing or proposed primary dwelling.

- (5) Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- (7) Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or EnvironmentalHealth Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit, All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- (10) Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.68(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or permanent occupancy of the second unit shall be restricted for the life of the unit to either:
- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- (2) Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of

the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.681(e)(l).

- (3) Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4)Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- (5) Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process,
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.
- (7) Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
- a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
- b. The declaration is binding upon all successors in interest; and
- c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from

Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance shall t	ake effect upon c	ertificationby the California Coastal Commission.
PASSED AND ADO County of Santa Cruz		day of,2001, by the Board of Supervisors of the vote:
AYES: NOES: ABSENT: ABSTAIN	-	Chair of the Board of Supervisors
ATTESTED:Clerk ofth		——
APPROVED AS TO	FORM:	County Counsel
DISTRIBUTION:	County Counsel Planning CAO	[· · · · · · · · · · · · · · · · · · ·

ATTACHMENT 2



County of Santa Cruz

PLANNING DEPARTMENT

701 OCEAN STREET, 4TM FLOOR, SANTA CRUZ, CA 95060-4000 (831) 454-2580 FAX: (831) 454-2131, TDD: (831) 454-2123 ALVIN J., WHIEL, BURGES, BURGES OF THE STREET OF THE STRE

April 13, 2000

Agenda:, April 25, 2000

Board of Supervisors
County of Santa Cruz
701 Ocean Street
Santa Cruz, California 95060

Consideration of Proposed Amendments to the Housing Element of the Santa Cruz County General Plan

Members of the Board:

At your Board's direction, the Planning Department has explored options for amending the Housing Element of the County's General Plan to add programs and policies that 1; would enable the Housing Element to be certified by the California Department of Housing and Community Development (HCD) and 2) are consistent with local policies and priorities. In addition, your Board recently agreed to enter into a MOU Regarding Affordable Housing with the C i of Walsonville. That MOU addresses a variety of housing issues, including the County's Housing Element

Proposed Housing Element Changes

Based on your Board's comments at the October 19,1999 public hearing concerning the earlier proposed modifications to the Housing Element and discussing Issues with staff at HCD. County staffrecommends that your Board consider the potential changes that are listed below and described in Attachment 1 to 1 is report:

Farm Worker Housing: allow farm worker housing to be developed as second units

on parcels that are designated for Agricultural uses

expand current efforts to rehabilitate and replace existing

substandard farm worker housing

identify sites and seek funding for a ew migrant farm worker

housing faality

F.V Parks:

codify changes to allow Wspaces to be converted to

permanent affordable housing



Q130.

April 25, 2000

Roard & Supervisors
Proposed Housing Element Amendments

Development Fees:

. provide for the County to finance development fees or other ... costs to reduce the cost and increase the production of affordable housing, including second units

The current proposal does not include the mixed use development policies or the South County second unitiplot program that were proposed in October 1999. However, even without these elements, staff projects that the above new programs and policies would allow approximately the same number of units to be built as would be possible under the October 1999 proposal. While the new build-out projection is 283 units lower than is recorted as possible in the current adopted Housing Element, the new policies should result in a higher percentage offarm worker units being produced than either the adopted Housing Element or the 1999 proposal. Attachment 2 shows the projected built-out estimates under the current 1994 Housing Element, the October 1999 proposal and the programs, and policies that are proposed in this report

Rather than incorporate these proposed programs and policies into a new draft. amended Housing Liement, staff is bringing these policies to your Board for consider-

Board in concepts. If these proposed programs and policies are acceptable to your Board in concept, staff recommends that representatives of your Board and County staff meet with State HCD to discuss these proposed policy changes and to seek. HCD's commitment to the Housing Element subject to the County further.. developing and adopting these programs and policies as amendments to the County's Housing Element In order to facilitate our discussions with HCD, staffprepared the attached report (Attachment 3) which summarizes the County's housing activities. This report is a compilation and updating of existing material that was used for other purposes. This information has been combined into a single document that makes it easier to present information on the County's behalf. Assembly Member Keeley has heen most helpful and supportive to date and has offered to assist the County in our dealings with HCD concerning the Housing Element

Watsonville MOU

While your Board and County staff have been working for more than five years to secure HCD's certification of the Housing Element the status of the County's Housing Element was raised as an issue during the recent negotiations related to the proposed new Watsonville third high school. As part of the high school negotiations, the County agreed to enter into a MOU Regarding Affordable Housing with the City of Watsonville. In that MOU, the County made certain assurances relative to the Housing Element and to work with others toward countywide solutions to housing problems (Attachment 5). Attachment 5 compares the existing Housing Element and the policies proposed in this report with the agreements in the MOU.

Summary and Recommendation

On October 19, 1999, your Board agreed to "make it a priority in our State Legislative Package to try to obtain certification from HCD." By agreeing to enter into the MOU



ATTACHMENT 2

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Board of Supervisors
Proposed Housina Element Amendments

April **25**, 2000

with the City of Watsonville, your Board agreed to proceed with efforts to certify the County's Housing Element. At your Boards, direction, staff has identified potential changes to the Housing Element that are consistent with local policies, address issues raised in the MOU with Watsonville and, we believe; should result in State HCD certifying the Housing Element.

In order to move forward with the County's efforts to secure HCD's certification, staff recommends that your Board:

- 2 Direct staff to schedule a meeting with the Director of State HCD that includes at least the Chair of the Board of Supervisors, CAO, Planning Director and Assembly Member Keeley, and
- 3. Direct the Chair of the Board of Supervisors to forward this report to Assembly Member Keeley and request his participation in our meeting with HCD; and
- 4. Direct staff to report back to your Board regarding the results of discussions with State HCD, including, a recommendation concerning the setting of a public hearing to receive public testimony regarding the amendment of the Housing Element,

Respectfully Submitted,

RECOMMENDED

ALVIN D. JAMES Planning Director SUSAN A. MAURIELLO County Administrative Officer

<u>Attachments</u>

- 1. Proposed Housing Element Programs and Policies
- 2. Comparison of Housing Build-Out Estimates
- 3. Housing Activities and Accomplishments Report
- 4. "MOU Regarding Affordable Housing" with the City of Watsonville
- Comparison of Current and Proposed Housing Policies and Affordable Housing MOU

ATTACHMENT 2

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Attachment 1

Proposed Housing Element Programs and Policies

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The following housing programs and policies were developed for consideration by the Board of Supervisors of Santa Cruz County. The goal in developing these programs and policies was to amend the County's 1,994Housing Element with the goal of securing certification of the Housing Element from the California Department of Housing and Community Development.

1. Farm Worker Housing

Agriculture is one of the largest and most important sectors of the economy for Santa Cruz County. An adequate supply of decent safe arid sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995

The: County will consider the following which are described to improve the condition and increase the supply of farm worker housing.

family and farm worker second units

current efforts to rehabilitate and replace farm worker housing

project

current efforts to rehabilitate andnew migrant farm

to these three programs, the Countywill analyze the local farn worker housing 'and update requirements to be consistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively pro note the development, maintenance and operation affordable,, housing options for both permanent and seasonal interests, and farm worker

and others.'

A, family and second units, second units are not on land that has land use designation zoning because of that housing compatible agricultural land uses. However, because **housing** is needed to support adequate supply offarm county allowing second units that are restricted for use by members of he fanner's family and workers to be built on Agricultural land. This approach allow a greater number of farm worker housing units to be produced than is possible under County Codes. For these farmworker second built

ATTACHMENT :

Attachment 1

Proposed Housing Element Programs and Policies

The following housing programs and policies were developed for consideration by the Board of Supervisors of Santa Cruz County. The goal in developing these programs and policies was to amend the County's 1.994 Jousing Element with the goal of securing certification of the Housing Element from the California Department of Housing and Community Development.

1. Farm Worker Housing

Agriculture is one of the largest and most important sectors of the economy for Santa Cruz County, An adequate supply of decent safe arid sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995 Farmworker Housing Needs Assessment Study estimated that there was a need for 2,200 additional farm worker housing units at the time, including 350 units that needed major rehabilitation. The Study also estimated that an additional 1,180 units would be needed by the year 2002. Evidence of the need for farm worker housing can be seen in the fact that the Santa Cruz County migrant farm worker housing project, which is owned by the State's Office of Migrant Services (OMS) and operated by the Santa Cruz County Housing Authority, has the highest tum away rate of all the OMS centers in California.

The County will consider the following three new programs, which are described below, to in prove the condition and increase the supply of farm worker housing.

- 1. Farm family and farm worker second units
- 2 Expanding current efforts to rehabilitate and replace farm worker housing
- 3. Develop a new migrant farmworker housing project

In addition to these three programs, the County will 1) analyze the local regulations for far n worker housing 'and update these requirements to beconsistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively promote the development, maintenance and operation of decent safe and affordable. housing options for both permanen, and seasonal farm worker by farmers, agricultural interests, agricultural and farm worker cooperatives, nonprofit housing, the housing authority and others.::

A Farm family and farm worker second units, At present second units are not allowed on land that has an Agricultural land use designation and/or zoning because of correct that housing is not compatible with agricultural land uses. However, because an adequate supply of farm worker housing is needed to support the agricultural sector, he County will consider allowing second units that are restricted for use by members of the fanner's family and farm workers to be built on Agricultural land. This approach would allow a greater number of farm worker housing units to be produced than is surently possible under the County Codes. Forthese farm worker second units built

Page 2 of 3

Proposed Housing Programs and Policies

on CA and other agricultural land, the County's existing second unit ordinance would be modified as follows:

the units must be occupied by family members or farm workers (farm workers must earn at least half of their annual income from agriculture);

2. 'themaximum size of the units would be 800 square feet rather than 1,200 square

feet regardless of the size of the parcel,

3. the units must be sited adjacent to existing structures to minimize the impact on the agricultural use of the site, and

. 4. the units must meet other development standards that are sensitive to and appropriate for rural sites.

In addition, the County will consider 1) allowing the use of single section manufactured housing and park models as farm family or farm worker second units and 2) allowing for the financing of development fees.

- B. Farm worker housing rehabilitation and replacement program. The County will expand current programs to assist in financing the rehabilitation, upgrading and, where recessary, replacement of dilapidated and substandard farm worker housing both on and of farm sites throughout the County. In developing this program, the County will also attempt to identify and minimize local requirements and procedures that impede the rehabilitation and replacement of substandard farm worker housing. The county will also attempt to identify barriers to the use of conventional financing and structure. The County's financing program to be compatible with and leverage private financing to the greatest extent feasible. The County will also seek the highest possible leveraging of local Redevelopment funds from other sources including HCD's, Farmworker Housing Grant Program'and Rental Housing Program, the Federal Home Loan Bank's Affordable Housing Program, the Department of Agriculture's Rural Development Frograms and the Treasury's Community Development Financial Institution's fund.
- C. Migrant farmworker housing project The County will Work to identify an appropriate site for a second migrant farm worker housing facility within the County.

 Frime considerations in seeking this site would include access to utilities and public; services, proximity to work sites and the impact dthe development on agricultural Froduction and the environment. The County we seek funding from the State's Office of Migrant Services (OMS) and the Defartment of Agriculture. (Seeking state funding for a second OMS site in Santa Cruz Lounty is already included in the County's Legislative Program for the year 2000,)
- 11. RV Park Conversion Ordinance, Anumber of RV parks in Santa Cruz County that were developed and approved for temporary and recreational use are currently being used to provide permanent housing for very low income households in violation of their use permits. In two cases, the more intense use of the parks in combination with irradequate maintenance and management practices resulted in severe violations of health and safety codes. Rather than displace the residents who have come to rely on this housing, the County developed and is considering the adoption of an ordinance of at would allow most of these temporary/recreational parks to convert to long-

ATTACHMENT

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Processed Housing Programs and Policies

Page 3 or 3

term/permanent occupancy. The draft proposed ordinance is currently being considered by the Planning Commission and isscheduled to return to the Board of Supervisors in June for consideration.

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As currently proposed, the approvai to convert a park or spaces within a park to permanent occupancy status would be subject to various conditions, including:

1. Cornplying with the water and wastewater standards established by the County Environmental Health Department for permanent occupancy parks;

2. Complying with or obtaining waivers of various development standards,

3. Limiting initial occupancy to very low income households (thosewho earn no more than 50% of area median income), and

4. Limiting the rents that may be charged eitherfor park spaces or for RV units and spaces that are rented together.

Allowing the conversion of short-term RV spaces to long-term/permanent occupancy - will expand the County's permanently affordable housing stock.

by the County and other public agencies to finance public services and offset the impacts of development on the local infrastructure can be a deterrent to the development of affordable housing. Inorder to encourage the development of perrlanently affordable housing, the County will:...1) evaluate its development fees and the fees charged by others, 2) consider reducing fees ifrtisappropriate and/or possible and 3) explore using Redevelopment housing funds or funds from other sources to reduce the impact of development fees on affordable housing. This program would continue and expand the current subsidies that the County provides for affordable housing projects and would be available for second units:

The County will consider structuring this program in various ways, including reimbursing the appropriate agencies for the cost of fee, paying various fees directly and lending funds to the project sponsor to pay the fees. Approval to finance fees would be subject to various conditions, including compliance with the County's Affordable Housing Guidelines.

Proposed Housing Programs and Policies

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Allowing the conversion of short-term RV spaces to long-term/permanent occupancy will expand the County's permanently affordable housing stock.

111. Development Fee Financing Program. The development fees that are charged ... by the County and other public agencies to finance public services and offset the impacts of development on the local infrastructure can be a deterrent to the. development of affordablehousing. Inorderto encourage the development of per nanently affordable housing, the County will...1) evaluate its development fees and the fees charged by others, 2) consider reducing fees ifrtisappropriate and/or possible and 3) explore using Redevelopment housing funds or funds from other sources to reduce the impact of development fees on affordable housing. This program would. continue and expand the current subsidies that the County provides for affordable housing projects and would be available forsecond units.:

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ATTACHMENT Q

Comparison of Housing Build-Out Estimates Potential Units That Can Be Produced

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The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Andreas farm labor camps and the conversion of Golden Torch RV/travel trailer park. The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

The second unit estimates that were adopted in 1994 have been reduced to eliminate rural parcels that are smaller than one acre because these parcels generally cannot handle the wastewater generated by both a primary and secondary unit. The estimated number of rural second units was also reduced in the 1999 estimates to eliminate these smaller lots. The farm worker second unit estimates for the proposed 2000 Housing Element update assume that 75% of the one acre and larger parcels that are zoned for Agricultural uses

ATTACHMENT 2

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. 'Attachment 2

Comparison of Housing Build-Out Estimates
Potential Units That Can Be Produced

9841

Potential Units That Can Be Produced				· · · ·
Type of Development	1994 HE	1999 Draft HE	2000 HE Proposal	Change 1994-2000
Urban Areas	•			
Development on Vacant and Underutilized Parcels	5,316	5,316	5,316	.0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	588	2,257	588	0
Units from Bonus Density Development	529	599	599	70
Second Units				
Current Regulations	4,373	3,420	4,373	0.
Model Program	0	953	0 -	0
Rural Areas				
Development on Vacant and Underutilized Parcels	6,699	6,699	6,699	0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	0	210	Ō	0
AE 438 Units *	0	134	0	0
Farm Worker Housing Preservation/Replacement	0	0	150	150
RV Park Conversions	0	0	150	150
Second Units **				
Current Regulations	11,398	8,956	9,060	(2,338)
Model Program	. 0	104	0	0
Farm Work Housing	0	0.	1,685	1,685
To al New Units Possible at Build Out	28,903	28,648	28,620	- (283)
, ,	i		1,	

The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Findreas farm labor camps and the conversion of Golden Torch RV/travel trailer park; The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

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on of Current and Proposed Housing Policies and the Affordable Housing MOU

Current Housing Policies	Proposed New Housing Policies	Affordable Housing MOI withing 11/2	•
lement (HE) was adopted by the ∋o≅o. sors on May 25, 1994.	Board of Supervisors to consider the Housing Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD to review these policies.	The County, within six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element that includes as a minimum the consideration of the following elements.	(
E programs and policies support the sit of affordable housing including y housing, density bonuses, second worker housing and other special ising. HE Policy 41 encourages larger are appropriate for families with children, a 35 and 36 encourage and support er housing.	Allow farm worker housing to be built as second units on parcels designated for Commercial Agriculture throughout the County. Seek a site and funds for migrant farm worker housing. Allow short-term/lransitory RV/trailer parks to convert to permanent housing.	Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and	
mmilments to housing rehabilitation Policies 25, 26, 28 and 48.	Create a specific rehabilitation and replacement loan program for farm worker housing.	Increase affordable housing through rehabilitation of existing housing and creative purchasing	. (
processing for all development is the Policy 2. HE Policy 7 provides for a sift residential development fees. Priority 1 is included in HE Policies 2, 11 and 35 County's Density Bonus ordinance.	Finance fees for affordable housing units, including second units.	Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and	
y's Affordable Housing Program (HE and Chapter 17.1 of the County Codes) ist housing developments to include lable units.	Allowing farm worker housing on individual Agricultural parcels ensures that the housing with be disbursed throughout the County.	Geographically disperse affordable single and multi family housing throughout the County, particularly such housing for agricultural workers in the North and South County.	0136
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•	(ĺ	-	ATTA	0858 CHMENT 2
Affordable Housing MOU w/Cltv of Watsonville	The County, wit in six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element that includes as a minimum the consideration of the following elements:	Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and	Increase affordable housing through rehabilitation of existing housing and creative purchasing opportunities in general; and	Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and	Geographically disperse affordable single and rulli family housing throughout the County, farticularly such housing for agricultural workers in the North and South County.	A842
Proposed New Husing Policies	Board of Supervisors to consider the Housiny Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD toreview these polities.	Allow farm worker housing to be built as second units on parcels designated for Commercial and Agriculture throughout the Sounty. Seek a steand funds for migrant farmworker housing. Allow short-term/fransitory RV/träler parks to convert to permanent housing.	Create a specific rehabilitation and replacement loan program for farm worker housing.	Finance fees for affordablehousing units, including second units.	Allowing farm worker housing on individual Agricultural parcels ensures that the housingwith be disbursed throughout the County.	
Current Housing Policies	Housing Element (HE) was adopted by the ₃caα of Supervisors on May 25, 1994.	a Various HE programs and policies support the development of affordable housing including inclusionary housing, density bonuses, second units, farm worker housing and other special needs housing. HE Policy 41 encourages larger units that are appropriate for familles with children. HE Polices 35 and 36 encourage and support farm worker housing.	b Various commitments to housing rehabilitation exist in HE Policies 25, 26, 28 and 48.	c Improved processing for all development is the object HE Policy 2. HE Policy 7 provides fora review of all residential development fees. Frivity processing is included in HE Policies 2, 11 and 35 and in the County's Density Bonus ordinance.	d The County's Affordable Housing Program (ItE Policy 11b and Chapter 17.1 of the County Coles) require most housing developments to include 15% affordable units.	

RECEIVES FULL PACKET

AGENDA ONLY

FRANK "LUD" MC CRARY 330 SWANTON ROAD DAVENPORT, CA 95017

DAVID LEE

TONY CAMPOS BOARD OF SUPERVISORS

INTEROFFICE

SAM EARNSHAW PO BOX 1766 WATSONVILLE, CA 95076 REGISTER PAJARONIAN TRACEY BARNETT 11H ALEXANDER STREET WATSONVILLE, CA 95076

CAO INTEROFFICE

KENNETH KIMES 1255 HANES ROAD APTOS, CA 95003

ELLEN PIRIE INTEROFFICE

CLERK OF THE BOARD INTEROFFICE

MICHAEL DOBLER 141 CARONA COURT WATSONVILLE, CA 95076 1 COMMISSION'S BOARD 2 GLASS BOXES 18 PRESS

BRUCE DAU 131 CATALPA STREET SANTA CRUZ, CA 95062

DAVE MOELLER & PAT TABULA (2) AGFICULTURAL COMMISSIONER 175 WESTRIDGE DRIVE WATSONVILLE, CA 95076

LAURA TOURTE AGFICULTURAL EXTENSION 143:: FREEDOM BOULEVARD WATSONVILLE, CA 95076

FARM BUREAU ATTN: DARLENE 141 MONTE VISTA AVENUE WATSONVILLE, CA 95076

CATHY GRAVES

Exhibit A

0860

BEFORE THE PLANNING COMMISSION OF THE COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

RESOLUTION NO. <u>5-02</u>

On the motion of Commissioner Bremner duly seconded by Commissioner Durkee the following Resolution is adopted:

PLANNING COMMISSION RESOLUTION RECOMMENDING **AMENDMENT** TO COUNTY CODE SECTIONS 13.10.312(b) *AND* 13.10.681ALLOWING SECOND UNITS ON AGRICULTURAL LAND

WHEREAS, on November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, one of which was to amend the Zoning Ordinance to allow the construction of second units on agricultural land; and

WHEREAS, on November 20, 2001, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, and directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and to report back to the Board on April 9, 2002; and

WHEREAS, the proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing; and

WHEREAS, the proposed amendment to County Code Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts, and proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing); and

WHEREAS, the proposed amendment for Section 13.10.681- Second Units, the section that contains the specific development and occupancy requirements for second units, establish the specific requirements and standards for second units on agricultural land; and

WHEREAS, the proposed amendments have been found to be categorically exempt from the California Environmental Quality Act (CEQA), and consistent with the provisions of CEQA and the County of Santa Cruz Environmental Review Guidelines;

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission recommends that the amendments to County Code Sections 13.10.312(b) and 13.10.681 Allowing Second Units on Agricultural Land, as set forth in Attachment A-1, and the CEQA Categorical Exemption, incorporated herein by reference, be approved by the Board of Supervisors and submitted to the Coastal Commission as part of the Local Coastal Program Update.

PASSED AND ADOPTED by the Planning Commission of the County of Santa Cruz, State of California, this 27th day of February ,2002 by the following vote:

AYES:

COMMISSIONERS Bremner, Durkee, Hummel, Osmer and Shepherd COMMISSIONERS

NOES: ABSENT:

COMMISSIONERS

ABSTAIN:

COMMISSIONERS

cc:

County Counsel

Planning Department

PLANNING COMMISSION MINUTES 2-27-02

0862

Proceedings of the Santa Cruz County Planning Commission

Volume 2002, Number 4 February **27,2002**

LOCATION: Board of Supervisors Chambers, County Government Center, 701 Ocean Street, Room 525, Santa Cruz, CA 95060

ACTION SUMMARY MINUTES

VOTING KEY

Commissioners: Shepherd, Chair: Osmer, Bremner, Durkee Alternate Commissioners: Hancock, Hummel, Messer, DeAlba

All original commissioners except Holbert were present. Marilyn Hummel, Holbert's alternate was present instead.

F. CONSENT AGENDA

F-1. Approval of 2-13-02 Planning Commission Meeting Minutes
Bremner made motion to approve the minutes and Durkee seconded.
Voice Vote, carried 5-0, with ayes from commissioners Bremner, Durkee, Hummel, Osmer, and Shepherd.

G. CONTINUED ITEMS

There were no continued on this agenda.

H. SCHEDULED ITEMS

H-1. Public hearing to consider revisions to County Code Sections 13.10.322(b), 13.10.323(e)6 and 13.10.700-D concerning accessory structures.

APPLICANT: COUNTY OF SANTA CRUZ PROJECT PLANNER: GLENDA HILL, 454-3216

Motion made by Shepherd to approve staff recommendation with modification to limit height within USL on parcels >15,000 sq. ft. to be equal to or less than the height of the main structure. Osmer seconded the motion. Voice Vote, carried 3-2, with ayes from Durkee, Osmer and Shepherd. Bremner and Hummel voted no.

H-2. Public hearing to consider amendments to county code sections 13.10.312(B) and 13.10.681, to allow second units on agricultural parcels.

PROJECT PLANNER: FRANK BARRON, 454-2530

Bremner made motion to approve staffs recommendation as amended by APAC and as recommended by staff. Durkee seconded the motion. Voice Vote, carried 5-0, with ayes from Bremner, Durkee, Hummel, Osmer, and Shepherd.

H-3. Public hearing to consider amendments to county code chapter 18.10, establishing procedures for considering requests for reasonable zoning and building code accommodation for disabled persons.

ROJECT PLANNER: FRANK BARRON, 454-2530

Durkee made motion to approve staffs recommendation and Shepherd seconded. Voice Vote, carried 5-0, with ayes from Bremner, Durkee, Hummel, Osmer, and Shepherd.

H-4. Public hearing to consider amendments to county code 18.10 re-establishing a planned unit development (PUD) ordinance.

PROJECT PLANNER: FRANK BARRON, 454-2530

Shepherd made motion to recommend that B.O.S. *not* adopt ordinance. Hummel seconded the motion. Voice Vote, carried 3-2, with ayes from Bremner, Durkee, and Osmer. Hummel and Shepherd voted no.

AGENDA: February 27,2002





COUNTY OF SANTA CRUZ

0864

PLANNING DEPARTMENT

701 OCEAN STREET, 4TH FLOOR, SANTA CRUZ, CA 95060 (831) 454-2580 FAX: (831) 454-2131 TDD: (831) 454-2123 ALVIN JAMES, DIRECTOR

February 6,2002

Planning Commission County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

PUBLIC HEARING TO CONSIDER ZONING ORDINANCE AMENDMENTS TO ALLOW SECOND UNITS ON AGRICULTURAL PARCELS

Commissioners:

Your Commission is being asked to consider amendments to the Zoning Ordinance to allow the construction of second units on agriculturally-zoned parcels, thus furthering the goal of increasing the amount of affordable housing in agricultural areas. The proposed ordinance (Attachment A-1 of Exhibit A) includes amendments to two sections of the Zoning Ordinance, as discussed below.

Background:

On November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing. One of the recommendations was to amend the Zoning Ordinance to allow the construction of second units on agricultural land. The Board of Supervisors directed that preliminary ordinance amendments be presented for additional discussion at their November 20, 2001 meeting.

At their November 20, 2001 meeting, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission (**APAC**) and the Planning Commission, and report back to the Board on April 9, 2002.

Proposed Ordinance Amendment:

The proposed ordinance (Attachment 1) amends two sections of the Zoning Ordinance. The first, Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.68l - Second Units, the section that contains the specific development and occupancy requirements for second

units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- The second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- It requires that second units on agricultural land be within 100-feet of the main dwelling;
- Requires the second unit to maintain the setbacks required for the primary dwelling;
- Allows second units and other types of farmworker housing on parcels greater than 10 acres;
- Maintains the same occupancy limitation as for second units on non-agricultural land.
- Maintains the same unit size standards as in other rural areas (800 sq. ft. on parcels less than 2.5 acres; 1,200 sq. ft. on parcels larger than 2.5 acres).

Discussion and Recommendation:

The proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County.

The proposed ordinance was scheduled for consideration by the County's Agricultural Policy Advisory Committee on February 21, 2002. A report on the outcome of that meeting will be given orally at the February 27, 2002 Planning Commission meeting.

The proposed Zoning Ordinance amendments have been found by Planning Department staff to be categorically exempt from CEQA and a CEQA Categorical Exemption form has been prepared (Exhibit B). It is, therefore, RECOMMENDED that your Commission adopt the attached Resolution recommending Board of Supervisors adoption of an ordinance amending County Code Sections 13.10.312(b) and 13.10.681to allow second units on agricultural land (Exhibit A).

Sincerely,

Frank Barron, AICP

Frank Barrow

Planner

Mark M. Deming, AICP Principal Planner

EXHIBITS:

A. Resolution Recommending Amendment to County Code Sections 13.10.3l2(b) and 13.10.68l Allowing Second Units on Agricultural Land

Attachment A-1: Proposed Ordinance No. ____ Amending County Code Sections 13.10.312(b) and 13.10.681 to Allow Second Units on Agricultural Land

- B. CEQA Exemption
- C. Letter of November 13,2001 fi-om Alvin James, Planning Director, to the Board of Supervisors

BEFORE THE PLANNING COMMISSION OF THE COUNTY OF SANTA CRUZ, STATE OF CALIFORNIA

RESOL	UTION NO.	

On the motion of Commissioner duly seconded by Commissioner the following Resolution is adopted:

PLANNING COMMISSION RESOLUTION RECOMMENDING AMENDMENT TO COUNTY CODE SECTIONS 13.10.312(b) AND 13.10.681ALLOWING SECOND UNITS ON AGRICULTURAL, LAND

WHEREAS, on November 6, 2001, the Board of Supervisors considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing, one of which was to amend the Zoning Ordinance to allow the construction of second units on agricultural land; and

WHEREAS, on November 20, 2001, the Board of Supervisors gave preliminary approval to the conceptual Zoning Ordinance amendments, and directed the Planning Department to formally process the amendments through the Agricultural Policy Advisory Commission and the Planning Commission, and to report back to the Board on April 9, 2002; and

WHEREAS, the proposed ordinance to allow second units on agricultural land has been discussed by the Board of Supervisors in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing; and

WHEREAS, the proposed amendment to County Code Section 13.10.312(b) - Agricultural Uses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts, and proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing); and

WHEREAS, the proposed amendment for Section 13.10.681- Second Units, the section that contains the specific development and occupancy requirements for second units, establish the specific requirements and standards for second units on agricultural land; and

WHEREAS, the proposed amendments have been found to be categorically exempt from the California Environmental Quality Act (CEQA), and consistent with the provisions of CEQA and the County of Santa Cmz Environmental Review Guidelines;

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission recommends that the amendments to County Code Sections 13.10.32(b) and 13.10.681 Allowing Second Units on Agricultural Land, as set forth in Attachment A-1, and the CEQA Categorical Exemption, incorporated herein by reference, be approved by the Board of Supervisors and submitted to the Coastal Commission as part of the Local Coastal Program Update.

Exhibit A

		by the Planning Commission of the County of Santa Cruz, State, 2002 by the following vote:
AYES:	COMMISSIONERS	
NOES:	COMMISSIONERS	
ABSENT	COMMISSIONERS	
ABSTAI	N: COMMISSIONERS	
		Chairperson
ATTEST	·	
	Secretary	
APPROX	FDAS TO FORM:	
MA	Maria	
COUNT	Y COUNSEL	
,		
cc: C	ounty Counsel	

Planning Department

ORDINANCE NO.

ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

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

SECTION I

Section 13.10.312 of the Santa Cruz County Code is hereby amended to read as follows:

13.10.312 Uses in agricultural districts.

- (a) Principal Permitted Uses.
 - 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
 - "CA" and "AP": agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval.
 - "A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 1/2/68; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/11/79; 3015, 12/2/80; 4471, 9/9/97)
 - 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703, 5/18/72; 2769, 9/11/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart. The processing procedures for Development Permits and for the various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for

ATTACHMENT A-1

structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230. (Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2/27/96; 4416, 6/11/96)

AGRICULTURAL USES CHART

KEY:

- A = Use must be ancillary and incidental to a principal permitted use on the site
- **P** = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone
- 1 = Approval Level I (administrative, no plans required)
- 2 =Approval Level Π (administrative, plans required)
- 3 =Approval Level III (administrative, field visit required)
- **4** = Approval Level **IV** (administrative, public notice required)
- $\mathbf{5} = \text{Approval Level } \mathbf{V} \text{ (public hearing } \mathbf{by} \text{ Zoning Administrator required)}$
- **6** = Approval Level VI (public hearing by Planning Commission required)
- 7 = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level IV for projects of less than 2,000 square feet

Level V for projects of 2,000 to 20,000 square feet

Level VI for projects of 20,000 square feet and larger

** = For purposes of this section, "on-site" shall mean **on** the parcel on which the use is located, plus any other

parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.

*** \equiv Processed as a level **5** Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

**** = Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops

 $\mathbf{BP} = \mathbf{Building}$ permit only

AGRICULTURAL USES CHART

AURICULI URAL USES	CIMINI			
USE		CA	A	AP
Agricultural activities: crops and livestock	.l.,			
Agricultural custom work occupations subject to the provi Section 13.10.638	isions of	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying and refrigeration of produce above a total aggregate size of feet or 100 square feet per acre on-site** (whichever is greated to the provisions of Section 13.10.632. Maximum aggregate facilities shall be 50,000 square feet. Inside the coastal zon support facilities greater than 2,000 square feet shall be processed to the provisions of Section 13.10.632. Maximum aggregate facilities shall be 50,000 square feet shall be processed to the provisions of Section 13.10.632 and shall not be considered a principal permitted under the same statement of the provisions of Section 13.10.632.	of 2,000 square eater) subject te size of such e agricultural occessed at			
Up to and including a maximum aggregate of or 100 sq. ft. per acre on-site** (whichever is		3	3	3
Greater than an aggregate of 2,000 sq. A. or acre on-site** (whichever is greater)	100 sq. A. per	4	4	4
Agricultural Service Establishments subject to the provisio 13.10.633 (see Section 13.10.700-Adefinition)	ons of Section		5	
(Apiculture (beekeeping)		P	Р	P
Biomedical Livestock Operations (subject to Section 13.1	0.647)	5	5	
Berry and other vine crops		P	Р	P
Commercial dairying, subject to the provisions of Section	16.22.060	3	5	3
Field crops, including hay, grain, seed, and turf crops		P	P	P
Livestock raising for food, fiber or animal production, included and other small animals under 100 per acre	luding rabbits	P	P	P

			T
USE	CA	A	AP
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	Р
Nursery crops, outdoor container grown, covering an area larger than 1 acre	5	5	5
Orchards, including fruit tree and nut crops	Р	P	P
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	Р	P
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P
Row crops, including fruit and vegetable raising	P	Р	Р
Agricultural Support and Related Facilities			<u> </u>
Aquaculture and Aquacultural Facilities	5	5	5
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060	3	3	3
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5
Commercial boarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5
Consumer harvesting, on site**	P	P	P
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314			
Inside the Coastal Zone	5	3	5

			Τ
USE	CA	A	AP
Outside the Coastal Zone	3	3	3
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of S ection 13.10.314			
Inside the Coastal Zone			5
Outside the Coastal Zone			3
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631			
14 Units	5	5	5
51 <i>9</i> Units	6	6	6
20+ Units	7	7	7
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314			
24 Units	5	5	5
5 - 19 Units			_
20+ Units	6 7	6 7	6 7
Energy facilities, community, subject to the provisions of Section 13.10.661 and ,700-E(definition)	5	5	5
Facilities for fish and wildlife enhancement and preservation	P	P	Р
arm worker housing subject to Section 13.10.631 (see Caretakers busing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-7
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory	3	3	3

USE		CA	A	AP
facilities				
Fences, subject to the provisions of Section 13.10.525]	2/3/5	P/3/5	2/315
Fire protection facilities			5	
Flood control works, including channel rectification and alteration; dams. canals and aqueducts of any public water project		5	5	5
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-F definition)		P	Р	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-Fdefinition)		5	5	5
Fuel storage tanks and pumps		2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area		2	2	2
Greenhouse structures, outside the coastal zone, subject to the provision of Section 13.10.636(a).				
50020,000 square feet		3	4	3
over 20,000 square feet		4	4	4
Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.		-		
50020,000 square feet		3	3	3
over 20,000 square feet		P/4	P/4	P/4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073		3	4	3
Greenhouses, all others in the coastal zone.				

USE		CA	A	AP
up to 20,000 sq. ft.	1	P/5	P/5	P/5
greater than 20,000 sq. ft.		5	5	5
Greenhouse replacement, reconstruction or structural alteration, pursuan to Section 13.10.636(b) and (c)	t	3	3	3
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.611		3	3	3
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)		5	5	5
Non-habitable accessory structure when incidental to a residential use and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)).		BP	BP	BP
Total area of 1,000 square feet or less		Only	Only	Only
Total area of more than 1,000 square feet		3	3	3
Home occupations subject to the provisions of Section 13 10 613		Р	P	Р
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323		5	5	5
Farm Worker camps subject to the provisions of Section 13.10.631		_		
14 Units		5	5	5
519 Units		6	6	6
20+ Units		7	7	7
Lumber Mills			5	
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631		1.		
14 Units		5	5	5
5 19 Units		6	6	6
20+ Units		7	7	7

USE	CA	A	AP
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone	5	5	5
Outside the Coastal Zone	3	3	3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet	3	5	3
New development and additions over 20,000 square feet	5	5	5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	7	7	7
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Non-commercial Agriculture) zone district	5	5	5
Reservoirs or ponds	3	3	3
Second Units, subject to the provisions of Section 13.10.681	4	4	44
Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal Zone		4	
Signs in conjunction with principal permitted uses as described in Sectior 13.10.580(a) and (b)	P	Р	P
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2

U:	SE	CA	A	AP
	Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
	Over 100,000 gallons annual production on any size parcel	6	6	6
Zc	oos and natural science museums	1	5	

(Ord. 4406, 2/27/96; 4416, 6/1 1/96; 4471, 9/9/97)

SECTION II

Section 13.10.681 of the Santa Cruz County Code is hereby amended to read as follows:

13.10.681 Second Units.

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V).
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made. The following additional findings must also be made:
 - (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit



or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;

- Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the Urban Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.68(d)(2);
- Development Standards: All development standards for the applicable agricultural residential zone district shall be satisfied, with allowance for a setback exception as provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with all County policies and ordinances;
- (4) Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.681(d); and
- Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards. The following design and development standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - Location of Second Unit: The second unit may be either attached to the main dwelling or may be detached from it. Inside the Urban Services Line or on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or right-of-way. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained.
 - (2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size:

Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services	Par	cel Size
	<10,000 sq. ft.(1)	10,000 sq. ft. or larger(1)
With Public Sewer	640 sq. ft.	640 sq. ft.
Without Public Sewer	Not allowed	640 sq. ft. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parcel Size					
	< 10,000 sq. ft.	10,000 sq. ft. to < 1 acre	1 acre or larger to < 2.5 acres	2.5 acres or larger			
With Public Sewer	640 sq. ft.	800 sq. R.	800 sq. ft.	1,200 sq. ft.			
Without Public Sewer	not allowed	not allowed	800 sq. R.	1,200 sq. ft.			

- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, the second unit may not encroach closer into any required yard than the existing or proposed primary dwelling.

- Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes.
- Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or Environmental Health Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.681(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
 - Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or

permanent occupancy of the second unit shall be restricted for the life of the unit to either:

- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharing residency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.68l(e)(l).
- Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4) Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process.
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.

- Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration-of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
 - a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
 - b. The declaration is binding upon all successors in interest; and
 - c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live *Oak* planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance snan take effect upon certification by the Canforma Coastai Commission.
PASSED <i>AND</i> ADOPTED thisday of,2002, by the Board of Supervisors of the County of Santa Cruz by the following vote:
AYES: NOES: ABSENT: ABSTAIN:
Chair of the Board of Supervisors
ATTESTED: Clerk of the Board
APPROVED AS TO FORM: County Counsel
DISTRIBUTION: County Counsel, Planning, CAO

NOTICE OF EXEMPTION FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

The County of Santa Cruz has reviewed the project described below and has determined that it is exempt from the provisions of CEQA as specified in Sections 15061 - 15329 of CEQA for the reason(s) which have been checked on this document.

Application No. *N/A*

Assessor Parcel No. <i>N/A</i>	
Project Location: Countywide	
	to Allow Second Units on Agricultural Land
Person or Agency Proposing Project: San	
Phone Number: (831) 454-3183	u Craz County I turning Department
1 none (031) 434-3103	
A The proposed activity is not	a project under CEOA Guidelines Sections 1029
A The proposed activity is not and 501.	a project under CEQA Guidelines, Sections 1928
	g only the use of fixed standards or objective
measurements without perso	
C. X Statutory Exemption other tl	nan a Ministerial Project.
Specify type:	
D. <u>Categorical Exemption</u>	
1. Existing Facility	17. Open Space Contracts or Easements
2. Replacement or Reconstruction	18. Designation of Wilderness Areas
3. New Construction of Small	19. Annexation of Existing Facilities/
Structure	Lots for Exempt Facilities
4. Minor Alterations to Land	<u>-</u>
	20. Changes in Organization of Local
_ X 5. Alterations in Land Use	Agencies
Limitations	21. Enforcement Actions by Regulatory
6. Information Collection	Agencies
7. Actions by Regulatory Agencies	
for Protection of the	 23. Normal Operations of Facilities
Environment	for Public Gatherings
	24. Regulation of Working Conditions
for Protection of Nat. Resources	25. Transfers of Ownership of Interests in
9. Inspection	Land to Preserve Open Space
10. Loans	
X-11. Accessory Structures	 26. Acquisition of Housing for Housing
12. Surplus Govt. Property Sales	Assistance Programs
— 13. Acquisition of Land for Wild-	27. Leasing New Facilities
life Conservation Purposes	28. Small Hydroelectric Projects at Existing
14. Minor Additions to Schools	Facilities
15. Minor Land Divisions	29. Cogeneration Projects at Existing
16. Transfer of Ownership of	Facilities
Land to Create Parks	
E Lead Agency Other Than Coun	ity:
· · · ·	
Monte Doming AICD	Date:
Mark Deming, AICP	
Project Planner	

maintains the same occupancy limitation as for second units on non-agricultural land.

The proposed ordinance modifies the maximum allowed size for second units on agricultural land by decreasing the maximum size to 800 square feet as directed by your Board on April 25, 2000 (Attachment 2). However, based on your Board's brief discussion of the matter on November 6, it is clear the issue of maximum unit size is not entirely resolved. Supervisor Campos, in particular, expressed concerns relating to the 800 square foot size limitation and the need to house larger families.

Discussion and Recommendation - The proposed ordinance to allow second units on agricultural land has been discussed by your Board in the past as a part of the strategies to meet the California Department of Housing and Community Development's concerns regarding the County's Housing Element and to address the dire need for moderate and affordably priced housing. This ordinance will widen the applicability of the second unit ordinance to a new segment of the community by providing housing opportunities to farmworkers and other persons involved in the agricultural industry in the County.

It is, therefore, RECOMMENDED that your Board:

- I. Give preliminary approval of the attached ordinance amendment to allow second units on agricultural land (Attachment 1); and
- 2. Refer the ordinance to the Planning Commission for review, input and recommendation; and
- 3. Direct the Planning Department to report back to the Board on this matter on April 9, 2002.

Sincerely,

Alvin D. James Planning Director

Susan A. Mauriello

County Administrative Officer

Attachments

1. Proposed Ordinance

2. Attachment 5, November 6,2001 Board of Supervisors Agenda, item no. 63.



Page 2

ATTACHMENT 1

O	RI	DI	VAN	NCE NO.	

ORDINANCE AMENDING CHAPTERS 13.10 OF THE SANTA CRUZ COUNTY CODE TO ALLOW SECOND UNITS ON AGRICULTURAL LAND

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

SECTION I

The following amendment to Section 13.10.312(b) of the Santa Cruz County Code is hereby adopted:

- 13.10.312 Uses in agricultural districts.
- (a) Principal Permitted Uses.
- 1. In the Coastal Zone, the principal permitted uses in the agricultural districts shall be as follows:
- "CA" and 'l?': agricultural pursuits for the commercial cultivation of plant crops, including food, fiber, flower or other ornamental crops and the commercial raising of animals, including grazing and livestock production, and apiculture and accessory uses and structures, excepting those agricultural activities listed as discretionaryuses requiring a Level V or higher approval.
- A": agricultural pursuits, including the noncommercial or commercial cultivation of plant crops or raising of animals, including apiculture, single-family residential and accessory uses and structures, excepting those agricultural activities listed as discretionary uses requiring a Level V or higher approval. (Ord. 1283, 112168; 1703, 5/18/72; 1806, 12/12/72; 2769, 9/11/79; 2622, 1/23/79; 2771, 9/1 1179; 3015, 12/2/80; 4471, 9/9/97)
- 2. Principal permitted uses are all denoted as uses requiring a Level IV or lower approval or as otherwise denoted with the letter "P" in the Agricultural Use Chart contained in paragraph (b) below. In the Coastal Zone, actions to approve uses other than principal permitted uses are appealable to the Coastal Commission in accordance with the provisions of Chapter 13.20 of the County Code relating to Coastal Zone approvals, and in some cases, as specified in Chapter 13.20, any development is appealable. (Ord. 1283, 1/2/68; 1703,5118/72; 2769, 9/1 1/79)
- (b) Allowed Uses. The uses allowed in the agricultural districts shall be as provided in the Agricultural Uses Chart below. A discretionary approval for an allowed use is known as a "Use Approval" and is given as part of a "Development Permit" for a particular use. The type of permit processing review, or "Approval Level," required for each use in each of the agricultural zone districts is indicated in the chart, The processing procedures for Development Permits and for the



various Approval Levels are detailed in Chapter 18.10 PERMIT AND APPROVAL PROCEDURES. The Approval Levels given in this chart for structures incorporate the Approval Levels necessary for processing a building permit for the structure. Higher Approval Levels than those listed in this chart for a particular use may be required if a project requires other concurrent Approvals, according to Section 18.10.123. All Level V or higher Approvals in the "CA" and "AP" zone districts are subject to the special findings required by Section 13.10.314(a) in addition to those required in Section 18.10.230. (Ord. 3632, 3/26/85; 4346, 12/13/94; 4406, 2127196; 4416, 6111/96)

AGRICULTURAL USES CHART

KEY:

A = Use must be ancillary and incidental to a principal permitted use on the site

P = Principal permitted use (see Section 13.10.312(a)); no use approval necessary if "P" appears alone

- 1=Approval Level I (administrative, no plans required)
- $2 = Approval Level \Pi$ (administrative, plans required)
- $3 = Approval Level \prod$ (administrative, field visit required)
- 4 = Approval Level IV (administrative, public notice required)
- **5** = Approval Level V (public hearing by Zoning Administrator required)
- 6 = Approval Level VI (public hearing by Planning Commission required)
- 7 = Approval Level VII (public hearing by Planning Commission and Board of Supervisors required)
- -- = Use not allowed in this zone district
- * = Level IV for projects of less than 2,000 square feet

Level V for projects of 2,000 to 20,000 square feet

Level VI for projects of **20,000** square feet and larger

** = For purposes of this section, "on-site" shall mean on the parcel on which the use is located, plus any other

parcel(s) owned, leased and/or rented by the farm operator in this County or adjoining counties.

*** = Processed as a level 5 Coastal Zone Permit project when within the geographic area defined by Section

13.20.073.

**** = Soils dependent agricultural uses are those uses which use the in situ soils as the growing medium for all crops

BP = Building permit only



AGRICULTURAL USES CHART

USE	CA	A	AP
Agricultural activities: crops and livestock			
Agricultural custom work occupations subject to the provisions of Section 13.10.638	P/4	P/4	P/4
Agricultural support facilities for processing, packing, drying, storage and refrigeration of produce above a total aggregate size of 2,000 square feet or 100 square feet per acre on-site** (whichever is greater) subject to the provisions of Section 13.10.632. Maximum aggregate size of such facilities shall be 50,000 square feet. Inside the coastal zone agricultural support facilities greater than 2,000 square feet shall be processed at Level 5 and shall not be considered a principal permitted use.			
Up to and including a maximum aggregate of 2,000 sq. A. or 100 sq. ft. per acre on-site** (whichever is greater)	3	3	3
Greater than an aggregate of 2,000 sq. A. or 100 sq. A per acre on-site** (whichever is greater)	4	4	4
Agricultural Service Establishments subject to the provisions of Section 13.10.633 (see Section 13.10.700-A definition)	Ger Nam	5	
Apiculture (beekeeping)	P	P	P
Biomedical Livestock Operations (subject to Section 13.10.647)	5	5	





County of Santa Cruz 0817

PLANNING DEPARTMENT

701 OCEAN STREET,4TH FLOOR, SANTA CRUZ, CA 95060 (831)454-2580 FAX: (831) 454-2131 TDD: (831)454-2123 ALVIN D. JAMES, DIRECTOR

November 13,2001

Agenda: November 20,2001

Board of Supervisors County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

RE: SECOND UNITS ON AGRICULTURAL LAND

Members of the Board:

On November 6,2001, your Board considered a number of recommendations by the County Administrative Officer regarding various actions to increase the production of affordable housing. One of the recommendations was to amend the Zoning Ordinanceto allow the construction of second units on agricultural land. Your Board directed that the preliminary ordinance be presented for additional discussion on today's agenda.

Proposed Ordinance Amendment - The proposed ordinance (Attachment 1) includes amendments to two sections of the Zoning Ordinance. The first, Section 13.10.312(b) - AgriculturalUses Chart, adds second units as permitted uses in the Commercial Agricultural ("CA") and Agricultural ("A") zone districts. This amendment also proposes the same level of review as for second units in the residential zone district (Level IV - Administrative approval with public noticing).

The second section of the Zoning Ordinance proposed for amendment is Section 13.10.681 - Second Units, the section that contains the specific development and occupancy requirements for second units. The proposed amendments establish the following specific requirements and standards for second units on agricultural land:

- the second units may be placed on land zoned for agriculture or on land with an Agricultural land use designation on the General Plan;
- it requires that second units on agricultural land be within 100-feet of the main dwelling;
- requires the second unit to maintain the setbacks required for the primary dwelling;
- allows second units and other types of farmworker housing on parcels greater than 10 acres;

Page 1



USE	CA	A	AP
Berry and other vine crops	P	P	P
Commercial dairying, subject to the provisions of Section 16.22.060	3	5	3
Field crops, including hay, grain, seed, and turf crops	P	P	P
Livestock raising for food, fiber or animal production, including rabbits and other small animals under 100 per acre	Р	P	P
Livestock raising involving hog farming or small animals over 100 per acre, subject to the provisions of Section 16.22.060	3	5	3
Nursery crops limited to open field grown ornamental plants, flowers and Christmas trees	P	P	P
Nursery crops, outdoor container grown, covering an area larger than 1 acre	5	5	5
Orchards, including fruit tree and nut crops	P	P	P
Poultry and other fowl raising, including egg production, under 100 birds per acre (see also "Barn" below)	P	P	P
Poultry and other fowl raising involving more than 100 birds per acre	P	5	P
Row crops, including h i t and vegetable raising	P	P	P

Agricultural Support and Related Facilities

USE	CA	A	AP	
Aquaculture and Aquacultural Facilities	5	5	5	
Barns, corrals, or pens used for animal husbandry, subject to the provisions of Section 16.22.060		3	3	
Caretaker's quarters, permanent, subject to the provisions of Section 13.10.631	5	5	5	
Commercialboarding of animals, subject to the provisions of Section 13.10.641(b)	P/5	P/5	P/5	
Consumer harvesting, an site**	P	P	P	
Dwelling unit, one detached single-family per parcel, subject to the provisions of Section 13.10.314				
Inside the Coastal Zone	5	3	5	
Outside the Coastal Zone	3	3	3	
Dwelling unit, one detached single-family for the owner, lessee or an employee of the owner or lessee of the land, not to exceed one dwelling unit for each forty acres of total site area, subject to the provisions of Section 13.10.314				
Inside the Coastal Zone			5	
Outside the Coastal Zone			3	
Dwelling unit, one detached single-family per parcel, 7,000 square feet or larger, inclusive of accessory structure(s) associated with the residential use, but specifically excluding barn or similar accessory structures subject to the provisions of Sections 13.10.314 and 13.10.325	5	5	5	
Dwelling units, accessory to the main dwelling used as agricultural caretakers' quarters subject to Section 13.10.631				
14 Units	5	5	5	

USE	CA	A	AP	
5 19Units 20+ Units	6 7	6 1	6 I	
Dwelling units, dwelling groups subject to the provisions of Sections 13.10.313(f) and 13.10.314				
24 Units 5 - 19 Units	5 6	5 6	5	
20+ Units	7	7	7	
Energy facilities, community, subject to the provisions of Section 13.10.661 and ,700-E (definition)	5	5	5	
Facilities for fish and wildlife enhancement and preservation	P	P	P	
Farm worker housing subject to Section 13.10.631 (see Caretakers housing, mobile homes and travel trailers, farm worker quarters and camps)	3-7	3-7	3-1	
Farm outbuildings and other agricultural accessory structures for storage or equipment with or without a single room containing lavatory facilities	3	3	3	
Fences, subject to the provisions of Section 13.10.525	P/3/5	P/3/5	P/3/5	
Fire protection facilities	***	5		
Flood control works, including channel rectification and alteration; dams, canals and aqueducts of any public water project	5	5	5	

USE	CA	A	AP
Foster homes for 6 or fewer children, not including those of the proprietary family (see Section 13.10.700-F definition)	P	P	P
Foster homes for seven or more children, not including those of the proprietary family (see Section 13.10.700-F definition)	5	5	5
Fuel storage tanks and pumps	2	2	2
Greenhouse structures, as accessory structures, under 500 square feet in area	2	2	2
Greenhouse structures, outside the coastal zone, subject to the provisions of Section 13.10.636(a).			
50020,000 square feet	3	4	3
over 20,000 square feet	4	4	4
Greenhouse structures soil dependent****, include the zone, subject to the provisions of Section 13.10.636(a) and 13.20.073.			
50020,000 square feet	. 3	3	3
over 20,000 square feet	P/4	P/4	P/4
Greenhouses, improvements and expansions up to 10,000 square feet in area, inside the coastal zone, subject to the provisions of Sections 13.10.636(a) and 13.20.073	3	4	3
Greenhouses, all others in the coastal zone.	فعلسب	Th. / =	D/5
up to 20,000 sq.ft.	P/5 .	P/5	P/5
greater than 20,000 sq. ft .	5	5	5



USE	CA	A	A P
Greenhouse replacement, reconstruction or structural alteration, pursuant to Section 13.10.636(b) and (c)	3	3	3
Habitable accessory structure, 640 square feet or less subject to the provisions of Section 13.10.611	3	3	3
Habitable accessory structures greater than 640 feet, subject to the provisions of Section 13.10.611 (see farm outbuildings)	5	5	5
Non-habitable accessory structure when incidental to a residential use			
and not for agricultural purposes (subject to the provisions of Section 13.10.611 and 13.10.313(a)).	BP	BP	BP
Total area of 1,000 square feet or less	Only	Only	Only
Total area of more than 1,000 square feet	3	3	3
Home occupations subject to the provisions of Section 13.10.613	P	P	P
Kennels, commercial or private, for five or more dogs or cats over the age of four months subject to the provision of 13.10.323	5	5	5
Farm Worker camps subject to the provisions of Section 13.10.631	_	_	_
14 Units	5	5	5
519Units		6	
20+ Units	7	7	7
Lumber Mills		5	
Manufactured homes, as farm labor housing, subject to the provisions of Section 13.10.631			
14 Units	5	5	5

USE	CA	A	AP
5 19Units 20+ Units	6 I	6 7	6 7
Manufactured home, as a single-family dwelling unit, subject to the provisions of Section 13.10.682			
Inside the Coastal Zone	5	5	5
Outside the Coastal Zone	3	3	3
Manufactured homes, for temporary occupancy as a caretaker's or watchman's quarters subject to the provisions of Section 13.10.631	3	3	3
Mushroom farms and other agriculture within structures, subject to the provisions of Section 13.10.634			
Additions, 50020,000 square feet	3	5	3
New development and additions over 20,000 square feet	5	5	5
Offices within existing structures operated in conjunction with an allowed use	2	2	2
Public utility facilities; energy facilities (see Section 13.10.700-E definition)		5	
Publicly owned and operated sanitary landfill either by contract or by public forces, subject to the provisions of Section 13.10.639	I	7	7
Recreational activities: playfields not involving permanent structures or paving. Within the coastal zone allow this use only in the A (Noncommercial Agriculture) zone district.	5	5	5
Reservoirs or ponds	3	3	3

USE	CA	A	AP
Second Units, subject to the provisions of Section 13.10.68. Septic tank sludge disposal sites that are approved by the Health Officer pursuant to Chapter 7.42 and that are located outside the Coastal Zone		4	2000 2000 2000 2000 2000 2000 2000 200
Signs in conjunction with principal permitted uses as described in Section 13.10.580(a) and (b)	P	P	P
Signs in conjunction with non-principal permitted uses as described in Section 13.10.580(c) and (d)	2	2	2
Stands for the display and sale of agricultural commodities produced on site**	2	2	2
Veterinary offices and animal hospitals subject to the provisions of Section 13.10.642	5	5	5
Visitor Accommodations, such as: Bed and breakfast inns (subject to Section 13.10.691)		5	
Water pollution control facilities for agricultural purposes constructed to comply with waste discharge requirements or other orders of the Regional Water Quality Control Board, or erosion control facilities constructed to comply with County ordinances	3	3	3
Water wells, storage tanks and distribution lines, well covers and small pump houses utilized strictly for on-site agriculturally related activities	1***	1***	1***
Wineries under 1,000 gallons annual production as a home occupation, subject to the provisions of Section 13.10.637	P	P	P
Wineries, subject to the provisions of Section 13.10.637			

USE	CA	A	AP
Under 1,000 gallons and not a home occupation	3	3	3
Over 1,000 gallons and under 20,000 gallons annual production:			
On parcels under 2.5 acres in size	3	5	3
On parcels 2.5 acres or larger	3	3	3
Over 20,000 gallons and under 50,000 gallons annual production:			
On parcels under 10 acres in size	5	5	5
On parcels 10 acres or larger	3	3	3
Over 50,000 gallons and under 100,000 gallons annual production and on any size parcel	5	5	5
Over 100,000 gallons annual production on any size parcel	6	6	6
Zoos and natural science museums	~~	5	
(Ord. 4406, 2/27/96; 4416, 6/11/96; 4471, 9/9/97)			

SECTION II

The following amendment to Section 13.10.681 of the Santa Cruz County Code ishereby adopted:

13.10.681 Second Units

- (a) Purpose. The purpose of this section is to provide for and regulate second units in order to provided needed housing for County residents and to further the housing goals of the Housing Element of the County General Plan.
- (b) Application Requirements. Approval of all second units shall be processed in accordance with the provisions in Chapter 18.10 and shall require public notice (Level IV), except that second units located within the Coastal Zone and not excludable under Section 13.20.071 shall require a Coastal Zone Permit which is processed at Level 5. Applications for second units which receive any negative public comment following the notice of application submittal, which cannot be resolved administratively, shall require a public hearing and action by the Zoning Administrator (Level V).
- (c) Required Findings. Before a development permit for a second unit can be granted, the general findings for development permits set forth in Section 18.10.230(a) and Coastal Permit findings of Section 13.20.110, when applicable, must be made, The following additional findings must also be made:
- (1) Location: The second unit shall be located on residentially-zoned parcel or on a parcel designated for residential use in the General Plan which contains no more than one existing detached, single-family dwelling, or where one detached single-family dwelling shall be constructed concurrently with the proposed second unit, or the second unit shall be located on agriculturally-zoned land or on a parcel designated for agricultural use in the General Plan;
- (2) Parcel Size: The size of the parcel, if located within the Urban Services Line, is no smaller than that required by the minimum lot size standards of the respective zoning district. The size of the parcel, if located outside the **Urban** Services Line, is at least one acre in area, unless the parcel is served by public sewer. Parcels outside of the Urban Services Line (USL), with public sewer service shall meet the requirements of Section 13.10.681(d)(2);
- (3) Development Standards: All development standards for the applicable **agricultural or** residential zone district shall be satisfied, with allowance for a setback exception **as** provided for in Subsection 13.10.323(e)(6)(ii); and the development shall be consistent with **all** County policies and ordinances;
- (4) Design: The design of the second unit is consistent with the design and development standards and guidelines set forth in Subsection 13.10.68(d); and
- (5) Utility Requirements: All requirements of utility services providers shall be met, and the sewage disposal system and water supply for the parcel shall comply with all applicable requirements of County Code Chapter 7.38, 7.71 and 7.73.
- (d) Design and Development Standards, The following design and development standards **shall** be applied to every second unit and shall be conditions for any approval under this section:
- (1) Location of Second Unit: The second unit may be either attached to the **main** dwelling or may be detached from it. Inside the Urban Services Line of on agriculture land, no second unit shall be located more than 100 feet from the main dwelling, or be accessed by a separate driveway or

right-of-way. No second unit shall be constructed on any slope greater than 30% unless a Level V Use Approval is obtained.

(2) Size of Second Unit: The total, gross floor area as defined in Section 13.10.700(f) of the habitable portion of a second unit shall not exceed the following standards, based on parcel size: Maximum Gross Floor Area Within the Urban Services Line (USL)

Type of Sewer Services
Parcel Size

<10,000 sq. ft.(1) 10,000 sq. R. or larger(1)

With Public Sewer

Without Public Sewer

Not allowed

640 sq. ft. 640 sq. ft. max. (must meet requirements of County Code Chapter 7.38)

(1) The size of the parcel must be no smaller than that required by the minimum lot size standards of the zoning district.

Maximum Gross Floor Area Outside of the Urban Services Line (USL)

Type of Sewer Service		Parce	el Size	
	< 10,000 sq.	10,000 sq. ft. to < 1 acre	1 acre or larger to	2.5 acres or larger
			< 2.5 acres	_
With Public Sewer	640 sq. ft.	800 sq. ft.	800 sq. ft.	1,200 sq. ft.
Sewer	not allowed	not allowed	800 sq. ft.	1,200sq. ft.

* On agricultural land, limited to 800 square feet.

- (3) Lot Coverage: No second unit shall be allowed which would exceed the allowable lot coverage or the allowable Floor Area Ratio for the parcel. Any exception shall require a Variance Approval as provided for in Section 13.10.230.
- (4) Setbacks: Setback requirements of the zoning district in which the second unit is proposed may be adjusted in accordance with Subsection 13.10.323 (e)(6)(ii) based on site plan review and approval by the Zoning Administrator. However, a minimum 5-foot setback is required from any side property line and may be increased at the discretion of the decision making body, to insure neighboring privacy and architectural compatibility within the proposed building site and within the surrounding neighborhood. If setback requirements are reduced, pursuant to a Variance Approval, a one-story height limit may be imposed on the proposed second unit. On land zoned or designated agricultural, the second unit may not encroach closer into any required yard than the existing or proposed primary dwelling.

- (5) Parking: Offstreet parking shall be provided to meet the requirements of Section 13.10.550 for the main dwelling and one additional non-tandem space for each bedroom in the second unit.
- (6) Design: The design, materials and color of the second unit shall be compatible with that of the main dwelling and the existing scale and character of the neighborhood; and shall be clearly subordinate to the primary dwelling. The placement of any decks, balconies, stairs, doors, windows, and other features which may affect the privacy of adjacent properties shall be situated and designed to minimize potential privacy disturbance. Second units proposed on smaller lots (e.g., 10,000 square feet or less) should be one-story unless adequate setbacks between adjacent parcels are provided for privacy purposes,
- (7) Other Accessory Uses: Not more than one second unit shall be constructed on any one parcel. A second unit and any other accessory residential structure (including but not limited to caretakers quarters and guest houses on residential parcels, but excepting farmworker housing on agricultural parcels greater than 10 acres) shall not be permitted on the same parcel. Habitable accessory structures such as artist's studios, garages, or workshops may be allowed.
- (8) Service Requirements: Written acknowledgments shall be provided from the applicable sanitation, water, and fire districts and/or EnvironmentalHealth Services indicating that there will be adequate water, sanitation and fire protection services to the project site with the inclusion of a second unit. All requirements of the respective service agencies shall be satisfied.
- (9) Fees: Prior to the issuance of a building permit for the second unit, the applicant shall pay to the County of Santa Cruz capital improvement fees in accordance with the Planning Department's fee schedule as may be amended from time-to-time, and any other applicable fees.
- (10) Other Conditions: Other conditions deemed appropriate by the decision-making body may be applied to the development permit of a second unit to further the purpose of this Section and to implement the design standards of Subsection 13.10.68(c)(6).
- (e) Occupancy Standards. The following occupancy standards shall be applied to every second unit and shall be conditions for any approval under this section:
- (1) Occupancy Restrictions: The maximum occupancy of a second unit may not exceed that allowed by the State Uniform Housing Code, or other applicable state law, based on the unit size and number of bedrooms in the unit. Rental or permanent occupancy of the second unit shall be restricted for the life of the unit to either:
- (i) Households that meet the Income and Asset Guidelines established by the Board of Supervisors resolution for lower income households; or
- (ii) Senior households, where one household member is sixty-two years of age or older, that meet the Income and Asset Guidelines requirements established by Board resolution for moderate or lower income households; or
- (iii) Persons sharingresidency with the property owner and who are related by blood, marriage, or operation of law, or have evidence of a stable family relationship with the property owner.
- (2) Owner Residency: The property owner shall permanently reside, as evidenced by a Homeowner's Property Tax Exemption on the parcel, in either the main dwelling or the second unit. If the property owner resides in the second unit, either the property owner or the residents of

the primary single family dwelling must meet the income or familial requirements of Subsection 13.10.681(e)(l).

- (3) Occupancy Status: Prior to final inspection approval of the unit, the property owner shall submit a statement to the administering agency, as defined in Subsection 17.10.020(a), indicating whether the second unit will be rented, occupied by family members, or left vacant. Whenever a change in occupancy occurs, the owner shall notify the administering agency, by registered or certified mail, that the occupancy has changed, and indicating the new status of the unit.
- (4) Rent Levels: If rent is charged, the rent level for the second unit, or the for the main unit, if the property owner resides in the second unit, shall not exceed that established by the Section 8 Program of the Department of Housing and Urban Development (HUD) or its successor, or the rent level allowed for affordable rental units pursuant to Chapter 17.10 of the County Code, whichever is higher.
- (5) Certification Requirements: No person, including family members of the owner, shall rent or permanently occupy a second unit unless he/ she has first obtained certification of his/her eligibility from the administering agency. The property owner must refer persons who wish to rent or permanently occupy the unit to the administering agency for certification, prior to occupancy. The administering agency may also charge a fee to the applicant for the certification process.
- (6) Status Report. The owner shall report the occupancy status of the second unit, when requested by the administering agency, at least once every three years. This report shall include the status of the unit, the name of the current occupant(s) and the monthly rent charged, if applicable.
- (7) Deed Restriction. Prior to the issuance of a building permit, the property owner shall provide to the Planning Department proof of recordation of a Declaration of Restrictions containing reference to the deed under which the property was acquired by the present owner and stating the following:
- a. The unit may be occupied or rented only under the conditions of the development permit and in accordance with Section 13.10.681 and any amendments thereto.
- b. The declaration is binding upon all successors in interest; and
- c. The Declaration shall include a provision for the recovery by the County of reasonable attorney fees and costs in bringing legal action to enforce the Declaration together with recovery of any rents collected during any occupancy not authorized by the terms of the agreement or, in the alternative, for the recovery of the reasonable value of the unauthorized occupancy.
- (f) Permit Allocations. Each second unit shall be exempt from the Residential Permit Allocation System of Chapter 12.02 of this Code. However, due to public service deficiencies of roadway design and drainage within the Live Oak planning area, no more than five (5) second units shall be approved within the Live Oak planning area in any calendar year.
- (g) Annual Review of Impacts. As part of the County's annual review of the General Plan and County growth management system, the County shall include a section analyzing the impacts of the second unit ordinance. The annual analysis shall include the number of second units constructed and the impacts such construction has created in each planning area, with particular attention to the cumulative impacts within the Coastal Zone. The cumulative impact issue areas to be covered include, but are not limited to traffic, water supply (including the City of Santa Cruz water supply from Laguna, Majors, and Reggiardo Creeks, and the Davenport water supply from

Mill and San Vicente Creeks), public views, and environmentally sensitive habitat areas. The preliminary report shall be sent to the Executive Director of the Coastal Commission for review and comment 14 days prior to submittal to the Board of Supervisors, on an annual basis.

If the Executive Director determines that specific enumerated cumulative impacts are quantifiably threatening to specific coastal resources that are under the authority of the Coastal Commission, the Executive Director shall inform the County in writing. Within 60 days of receipt of the Executive Director's written notice of a threat to coastal resources the County shall cease accepting applications for coastal development permits under this section in the planning area(s) in which the threat of coastal resources has been identified, pending review and approval by the Coastal Commission of the County's proposed method(s) of protecting the threatened resource'. (Ord. 3500, 3/6/84; Ord. 4324A, 8/9/94; 4457-A, 11/4/97; 4495, 3/24/98)

SECTION III

This ordinance shall	take effect upon co	ertification by the California Coastal Commission.
PASSED AND ADO County of Santa Cru		ay of,2001, by the Board of Supervisors of the vote:
AYES: NOES: ABSENT: ABSTAIN:		
	_	Chair of the Board of Supervisors
ATTESTED:Clerk oft	he Board	
APPROVED AS TO	FORM:	County Counsel
DISTRIBUTION:	County Counsel Planning CAO	

ATTACHMENT 2

13D



County of Santa Cruz

PLANNING DEPARTMENT

701 OCEAN STREET, 4™ FLOOR, SANTA CRUZ, CA 95060-4000 (831) 454-2580 , FAX: (831) 454-2131 TDD: (831) 454-2123 ALVIN D. JAMES, DIRECTOR

April 13, 2000

Agenda:, April 25, 2000

Board of Supervisors
County of Santa Cruz
701 Ocean Street
Santa Cruz, California 95060

Consideration of Proposed Amendments to the Housing Element of the Santa Cruz County General Plan

Members of the Board:

Al your Board's direction, the Planning Department has explored options for amending the Housing Element of the County's General Plan to add programs and policies that 1, would enable the Housing Element to be certified by the California Department of Housing and Community Development (HCD) and 2) are consistent with local policies and priorities. In addition, your Board recently agreed to enter into a MOU Regarding Affordable Housing with the C i of Walsonville. That MOU addresses a variety of housing issues, including the County's Housing Element

Proposed Housing Element Changes

Based on your Board's comments at the October 19,1999 public hearing concerning the earlier proposed modifications to the Housing Element and discussing Issues with staff at HCD. County staffrecommends that your Board consider the potential changes that are listed below and described in Attachment 1 to this report:

Farm Worker Housing: allow farm worker housing to be developed as second units on parcels that are designated for Agricultural uses

expand current efforts to rehabilitate and replace existing

substandard farm worker housing

identify sites and seek'fundingfor a ew migrant farm worker

housing faality

FIV Parks: codify changes to allow Wspaces to be converted to

permanent affordable housing



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ATTACHMENT 3

Roard & Supervisors
Proposed Housing Element Amendments

April 25, 2000

Development Fees:

1. 0

. provide for the County to finance development fees or other costs to reduce the cost and increase the production of affordable housing, including second units

The current proposal does not include the mixed use development policies or the South County second unit pilot program that were proposed in October 1999. However, even without these elements, staff projects that the above new programs and policies would allow approximately the same number of units to be built as would be possible under the October 1999 proposal. While the new build-out projection is 283 units lower than is reported as possible in the current adopted Housing Element, the new policies should result in a higher percentage of farm worker units being produced than either the adopted Housing Element or the 1999 proposal. Attachment 2 shows the projected built-out estimates under the current 1994 Housing Element the October 1999 proposal and the programs, and policies that are proposed in this report

Rather than incorporate these proposed programs and policies into a new draft. The arrended Housing Element, staff is oringing these policies to your Board for consideration as concepts. If these proposed programs and policies are acceptable to your Board in concept, staff recommends that representatives of Your Board and County staff meet with State HCD to discuss these proposed policy changes and to seek. HCD's commitment to the Housing Element subject to the County further. developing and adopting these programs and policies as amendments to the County's Housing Element In order to facilitate our discussions with HCD, staffprepared the attached report (Attachment 3) which summarizes the County's housing activities. This report is a compilation and updating of existing material that was used for other purposes. This information on the County's behalf. Assembly Member Keeley has been most helpful and supportive to date and has offered to assist the County in our dealings with HCD concerning the Housing Element

Watsonville MOU

While your Board and County staff have been working for more than five years to secure HCD's certification of the Housing Element, the status of the County's Housing.: Element was raised as an issue during the recent negotiations related to the proposed new Watsonville third high school. As part of the high school negotiations, the County agreed to enter into a MOU Regarding Affordable Housing with the City of Watsonville. In that MOU, the County made certain assurances relative to the Housing Element and to work with others toward countywide solutions to housing problems (Attachment 5). Attachment 5 compares the existing Housing Element and the policies proposed in this report with the agreements in the MOU.

Summary and Recommendation

On October 19, 1999, your Board agreed to "make it a priority in our State Legislative Package to try to obtain certification from HCD." By agreeing to enter into the MOU



Board of Supervisors Prouosed Houslna Element Amendments -- Page 3 of 3

with the City of Watsonville, your Board agreed to proceed with efforts to certify the County's Housing Element. At your Board's direction, staff has identified potential changes to the Housing Element that are consistent with local policies, address issues raised in the MOU with Watsonville and, we believe; should result in State HCD certifying the Housing Element,

in order to move forward with the County's efforts to secure HCD's certification, staff recommends that your Board:

- 1. Adopt in concept the proposed policy changes and unit projections presented in this report; and .
- 2. Direct staff to schedule a meeting with the Director of State HCD that includes at least the Chair of the Board of Supervisors, CAO, Planning Director and Assembly Member Keeley, and
- 3. Direct the Chair of the Board of Supervisors to forward this report to Assembly Member Keeley and request his participation in our meeting with. HCD; and
- 4. Direct staff to report back to your Board regarding the results of discussions with State HCD, including a recommendation concerning the setting of a public hearing , to receive public testimony regarding the amendment of the Housing Element,

Respectfully Submitted,

RECOMMENDED

ALVIN D. JAME Planning Director SUSAN A. MAURIELLO

County Administrative Officer

- 1. Proposed Housing Element Programs and Policies
- 2. Comparison of Housing Build-Out Estimates
- 3. Housing Activities and Accomplishments Report
- "MOU Regarding Affordable Housing" with the City of Watsonville
 Comparison of Current and Proposed Housing Policies and Affordable Housing MOU

ATTACHMENT

Attachment 1

Proposed Housing Element Programs and Policies

The following housing programs and policies were developed for consideration by the Board of Supervisors of Santa Cruz County. The goal in developing these programs and policies was to 'amend the County's 1994 Housing Element with the goal of securing certification of the Housing Element from the California Department of Housing and Community Development.

I. Farm Worker Housing

Agriculture is one of the largest and most important sectors of the economy for Santa Cruz County. An adequate supply of decent safe arid sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995

The County will consider the following which are described to improve the condition and increase the supply of farm worker housing,

family and farm worker second units
current efforts to rehabilitate and replace farm worker housing
new migrant farm
project

to these three programs, the Countywill analyze the local farm worker housing 'and update requirements to be consistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively promote the development, maintenance and operation affordable.. housing options for both permanen, and seasonal interests,

and others.'

3.

A, family and second units, second units are not on land that has land **use** designation zoning because of that housing agricultural land uses. However, because compatible housing is needed to support adequate supply of farm allowing second units that are restricted for use by members of County workers to **be** built on Agricultural land. **This** approach he fanner's family and allow a greater number of farm worker housing units to be produced than is possible under County Codes. For these farmworker second built

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Attachment 1

Proposed Housing Element Programs and Policies

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The following housing programs and policies were developed for consideration by the Board of Supervisors of Santa Cruz County. The goal in developing these programs and policies was to amend the County's 1994 Housing Element with the goal of securing certification of the Housing Element from the California Department of Housing and Community Development.

1. Farm Worker Housing

Agriculture is one of the largest and most important sectors of the economy for Santa CNZ County. An adequate supply of decent safe arid sanitary housing for farm workers is critical for the health of the local economy and population. The County's 1995 Farmworker Housing Needs Assessment Study estimated that there was a need for -... 2,200 additional farm worker housing units at the time, including 350 units that needed major rehabilitation. The Study also estimated that an additional 3,180 units would be needed by the year 2002. Evidence of the need for farm worker housing can be seen in the fact that the Santa Cruz County migrant farm worker housing project, which is owned by the State's Office of Migrant Services (OMS) and operated by the Santa Cruz County Housing Authority, has the highest turn away rate of all the OMS centers in California.

The County will consider the following three new programs, which are described below, to improve the condition and increase the supply of farm worker housing,

- 1. Farm family and farm worker second units
- 2 Expanding current efforts to rehabilitate and replace farm worker housing
- 3. Develop a new migrant farmworker housing project

In addition to these three programs, the Countywill 1) analyze the local regulations for farm worker housing 'and update these requirements to be consistent with recent changes in state law, 2) identify additional options for encouraging and facilitating the development of farm worker housing throughout the County and 3) aggressively promote to the form the maintenance seasonal farm worker housing throughout housing the maintenance seasonal farm worker housing throughout housing the county and and farm worker cooperatives.

A. Farm family and farm worker second units, At present second units are not allowed on land that has an Agricultural land use designation and/or zoning because of the corn that housing is not compatible with agricultural land uses. However, because an adequate supply of farm worker housing is needed to support the agricultural sector, he County will consider allowing second units that are restricted for use by members of he fanner's family and farm workers to be built on Agricultural land. This approach would allow a greater number of farm worker housing units to be produced than is surrently possible under the County Codes, For these farmworker second units built

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Page 2 of 3

Proposed Housing Programs and Policies

on CA and other agricultural land, the County's existing second unit ordinance would be modified as follows:

■ the units must be occupied by familymembers or farm workers (farm workers must earn at least half of their annual income from agriculture);

2. 'the maximum size of the units would be 800 square feet rather than 1,200 square

feet regardless of the size of the parcel,

3. the units must be sited adjacent to existing structures to minimize the impact on the agricultural use of the site, and

4. the units must meet other development standards that are sensitive to and appropriate for rural sites.

In addition, the County will consider 1) allowing the use of single section manufactured housing and park models as farm family or farm worker second units and 2) allowing for the financing of development fees.

- Expand current programs to assist in financing the rehabilitation, upgrading and, where necessary, replacement ofdilapidated and substandard farm worker housing both on and off farm sites throughout the County. In developing this program, the County will also attempt to identify and minimize local requirements and procedures that impede the rehabilitation and replacement of substandard farm worker housing. The county will also attempt to identify barriers to the use of conventional financing and structure the County's financing program to be compatible with and leverage private financing to the greatest extent feasible. The County will also seek the highest possible leveraging of local Redevelopment funds from other sources including HCD's, Farmworker Housing Grant Program' and Rental Housing Program, the Federal Home Loan Bank's Affordable Housing Program, the Department of Agriculture's Rural Development Programs and the Treasury's Community Development Financial Institution's fund.
- C. Migrant farmworker housing project, The County will Work to identify an appropriate site for a second migrant farm worker housing facility within the County.

 Prime considerations in seeking this site would include access to utilities and public; services, proximity to work sites and the impact of the development on agricultural production and the environment' The County will seek funding from the State's Office of Migrant Services (OMS) and the Department of Agriculture. (Seeking state funding for a second OMS site in Santa Cruz County is already included in the County's Legislative Program for the year 2000.)
- 11 RV Park Conversion Ordinance. A number of RV parks in Santa Cruz County that. were developed and approved for temporary and recreational use are currently being used to provide permanent housing for very low income households in violation of their use permits. In two cases, the more intense use of the parks in combination with ir adequate maintenance and management practices resulted in severe violations of health and safety codes. Rather than displace the residents who have come to rely on this housing, the County developed and is considering the adoption of an ordinance that would allow most of these temporary/recreational parks to convert to long-

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Processed Housing Programs and Policies

term/permanent occupancy. The draft proposed ordinance is currently being considered by the Planning Commission and isscheduled to return to the Board of **Supervisors in June for consideration.**

As currently proposed, the approval to convert a park or spaces within a park to permanent occupancy status would be subject to various conditions, including:

1. Cornplying with the water and wastewater standards established by the County Environmental Health Department for permanent occupancy parks;

2. Complying with or obtaining waivers of various development standards,

3. Limiting initial occupancy to very low income households (thosewho earn no more than **50%** of area median income), and

4. Limiting the rents that may be charged eitherfor park spaces or for RV units and spaces that are rented together.

Allowing the conversion of short-term RV spaces to long-term/permanent occupanicy will expand the County's permanently affordable housing stock.

III. Development Fee Financing Program, The development fees that are charged a by the County and other public agencies to finance public services and offset the impacts of development on the local infrastructure can be a deterrent to the... development of affordablehousing. In order to encourage the development of . . . perrlanently affordable housing, the County will:...1) evaluate its development fees and the fees charged by others, 2) consider reducing fees ifrtisappropriate and/or possible and 3) explore using Redevelopment housing funds or funds from other sources to reduce the impact of development fees on affordable housing. This program would. continue and expand the current subsidies that the County provides for affordable housing projects and would be available fa-second units.:

The County will consider structuring this program in various ways, including reimbursing the appropriate agencies for the cost of fee, paying various fees directly and lending funds to the project sponsor to pay the fees. Approval to finance fees would be subject to various conditions, including compliance with the County's Affordable Housing Guidelines.

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Propesed Housing Programs and Policies

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The County will consider structuring this program in various ways, including reimbursing the appropriate agencies for the cost of fee, paying various fees directly and lending funds to the project sponsor to pay the fees. Approval to finance fees would be subject to various conditions, including compliance with the County's Affordable Housing Guidelines.

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Comparison of Housing Build-Out Estimates

Potential Units That Can Be Produced				<u> </u>
Type of Development	1994 HE	1999 Draft HE	2000 HE Proposal	Change 1994-2000
Urban Areas	•			
Development on Vacant and Underutilized Parcels	5,316	5,316	5,316	.0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	588	2,257	588	0
Units from Bonus Density Development	529	599	599	70
Second Units			,	
Current Regulations	4,373	3,420	4,373	0.
Model Program	0	953	0 -	0
Rural Areas				
Development on Vacant and Underutilized Parcels	6,699	6,699	6,699	0
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	0	210	0	0
AB 438 Units *	0	134	0	0
Farm Worker Housing Preservation/Replacement	0	0	150	150
RV Park Conversions	0	0	150	150
Second Units **				
Current Regulations	11,398	8,956	9,060	(2,338)
Model Program	. 0	104	0	0 .
Farm Work Housing	0 .	0.	1,685	1,685
	}			

The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Andreas farm labor camps and the conversion of Golden Torch RV/travel trailer park. The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

The second unit estimates that were adopted in 1994 have been reduced to eliminate rural parcels that are smaller than one acre because these parcels generally cannot handle the wastewater generated by both a primary and secondary unit. The estimated number of rural second units was also reduced in the 1999 estimates to eliminate these smaller lots. The farm worker second unit estimates for the proposed 2000 Housing Element update assume that 75% of the one acre and larger parcels that are zoned for Agricultural uses

Total New Units Possible at Build Out

28.648

28.620

(283)

28.903

ATTACHMENT 2

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.'Attachment 2

Comparison of Housing Build-Out Estimates Potential Units That Can Be Produced

1847-

Type of Development	1994 HE	1999 Draft HE	2000 HE Proposal	Change 1994-2000			
Urban Areas							
Development on Vacant and Underutilized Parcels	5,316	5,316	5,316	0			
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels		2,257	588	0			
Units from Bonus Density Development	529	599	599	70			
Second Units							
Current Regulations	4,373	3,420	4,373	0			
Model Program	0	953	0 -	0			
Rural Areas							
Development on Vacant and Underutilized Parcels	6,699	6,699	6,699	0			
Residential in Conjunction w/Commercial Development on Vacant and Underutilized Parcels	0	210	0	0			
AB 438 Units *	0	134	0	0			
Farm Worker Housing Preservation/Replacement	0	0 .	150	150			
RV Park Conversions	0	0	150	150			
Second Units **				-			
Current Regulations	11,398	8,956	9,060	(2,338)			
Model Program #-	. 0	104	0	0			
Farm Work Housing	0	0.	1,685	1,685			
Total New Units Possible at Build Out	28,903	28,648	28,620	(283)			

The 1999 build-out estimates included the rebuilding of the Murphy's Crossing and San Andreas farm labor camps and the conversion of Golden Torch RV/travel trailer park. The 2000 estimates assume that additional farm labor camps will be rehabilitated and rebuilt and that multiple RV parks will convert to permanent occupancy.

The second unit estimates that were adopted in 1994 have been reduced to eliminate rural parcels that are smaller than one acre because these parcels generally cannot handle the wastewater generated by both a primary and secondary unit. The estimated number of rural second units was also reduced in the 1999 estimates to eliminate these smaller lots. The farm worker second unit estimates for the proposed 2000 Housing Element update assume that 75% of the one acre and larger parcels that are zoned for Agricultural uses can accommodate a second unit.

October 31, 2000

 I			ĺ	•	ATTAC	IMENT 2
Affordable Housing MOU w/City of Watsonville	The County, within six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element that includes as a minimum the consideration of the following elements:	Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and	increase affordable housing through rehabilitation of existing housing and creative purchasing opportunities in general; and	Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and	Geographically disperse affordable single and multi family housing throughout the County, particularly such housing for agricultural workers in the North and South County,	Ŋ → ⊕842
Proposed New Housing Policies	Board of Supervisors to consider the Housing Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD to review these policies.	Allow farm worker housing to be built as second units on parcels designated for Commercial Agriculture throughout the County. Seek a site and funds for migrant farm worker housing. Allow short-term/transitory RV/trailer parks to convert to permanent housing.	Create a specific rehabilitation and replacement loan program for farm worker housing.	Finance fees for affordable housing units, including second units.	Allowing farm worker housing on individual Agricultural parcels ensures that the housing with be disbursed throughout the County.	
Current Housing Policies	lement (HE) was adopted by the ∋o⊭o sors on May 25, 1994.	E programs and policies support the ant of affordable housing including y housing, density bonuses, second worker housing and other special sing. HE Policy 41 encourages larger are appropriate for families with children. s 35 and 36 encourage and support er housing.	mmliments to housing rehabilitation : Policies 25, 26, 28 and 48.	processing for all development is the Policy 2. HE Policy 7 provides for a sit residential development fees. Priority is included in HE Policies 2, 11 and 35 County's Density Bonus ordinance.	y's Affordable Housing Program (HE and Chapter 17.1 of the County Codes) st housing developments to include lable units.	

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Affordable Housing MOU wiCity of Watsonville	The County, within six months of the date of this Memorandum of Understanding shall act in good faith to hold a public hearing to consider the adoption and submission for certification by HCD modifications to the County's Housing Element that includes as a minimum the consideration of the following elements:	Increase quality, affordable housing for all segments of the community, with particular emphasis on agricultural workers, families with children, and first-time home buyers; and	Increase affordable housing through rehabilitation of existing housing and creative purchasing opportunities in general; and	Create new incentives for the development of new affordable housing units such as fee reductions and priority processing; and	Geographically disperse affordable single and multi family housing throughout the County, particularly such housing for agricultural workers in the North and South County.	0.842
Proposed New Housing Policies	Board of Supervisors to consider the Housing Element policy modifications described below on April 25, 2000 and agree set a public hearing after meeting with State HCD to review these policies.	Allow farm worker housing to be built as second units on parcels designated for Commercial Agriculture throughout the County. Seek a site and funds for migrant farm worker housing. Allow short-term/transitory RV/traller parks to convert to permanent housing.	Create a specific rehabilitation and replacement loan program for farm worker housing.	Finance fees for affordable housing units, including second units.	Allowing farm worker housing on individual Agricultural parcels ensures that the housing with be disbursed throughout the County.	
Current Housing Policies	Housing Element (HE) was adopted by the ∃o⊭ω of Supervisors on May 25, 1994.	a Various HE programs and policies support the development of affordable housing including inclusionary housing, density bonuses, second units, farm worker housing and other special needs housing. HE Policy 41 encourages larger units that are appropriate for families with children. HE Polices 35 and 36 encourage and support farm worker housing.	b Varlous commitments to housing rehabilitation exist in HE Policies 25, 26, 28 and 48.	c Improved processing for all development is the object HE Policy 2. HE Policy 7 provides for a review of all residential development fees. Priority processing is included in HE Policies 2, 11 and 35 and in the County's Density Bonus ordinance.	d The County's Affordable Housing Program (HE Policy 11b and Chapter 17.1 of the County Codes) require most housing developments to include 15% affordable units.	

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