BILL NO. 2019-7 INTRODUCED BY: Councilor Peter N. Ives Councilor JoAnne Vigil Coppler Councilor Roman "Tiger" Abeyta AN ORDINANCE

RELATING TO THE LAND DEVELOPMENT CODE, CHAPTER 14 SFCC 1987; AMENDING SUBSECTION 14-6.3(D)(1) TO PERMIT ON-STREET PARKING TO MEET PARKING REQUIREMENTS FOR ACCESSORY DWELLING UNITS, TO IMPOSE LIMITS ON THE HEIGHT AND SETBACK FOR ACCESSORY DWELLING UNITS, TO PERMIT ACCESSORY DWELLING UNITS TO BE BUILT IN COMPLIANCE WITH UNDERLYING DESIGN REQUIREMENTS, TO PERMIT THE RENTAL OF BOTH THE PRINCIPAL DWELLING UNIT AND ACCESSORY DWELLING UNIT EXCEPT AS A SHORT TERM RENTAL UNIT, VOIDING EXISTING RESTRICTIVE COVENANTS SET FORTH IN ORDINANCE 2008-5; AND MAKING SUCH OTHER STYLISTIC OR GRAMMATICAL CHANGES AS ARE NECESSARY.

CITY OF SANTA FE, NEW MEXICO

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:

Section 1. Subsection 14-6.3(D)(1) SFCC 1987 (being Ord. No. 2011-37, § 8 (as amended)) is amended to read:

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1	(D)	Standards for Specific Accessory Uses
2		(1) Accessory Dwelling Units
3		Accessory dwelling units located on residentially zoned property:
4		(a) are required to meet parking standards as set forth in Section 14-8.6
5		except that the parking requirement may be met with on-street parking as follows:
6		i. Any on-street parking space abutting the subject property may
7		be counted as one required off-street parking space if the street does not have
8		residential parking permit restrictions.
9		ii. Each on-street parking space may only be counted once toward
10		the parking requirements of the abutting lot, regardless of the number of
11		individual buildings or tenants on the lot.
12		iii. No development or use approved with an on-street parking credit
13		shall be considered nonconforming if the on-street parking is later removed by
14		city action and the remaining off-street parking does not meet the minimum off-
15		street parking requirements of this Section 14-6.3(D)(1).
16		iv. On-street parking spaces credited to a specific property shall not
17		be reserved for the exclusive use by occupants of that property, but shall be
18		available for general public use at all times. No signage or actions limiting
19		general public use of on-street spaces shall be allowed;
20		(b) shall be regulated as per city regulations and policies
21		regarding city utilities;
22		(c) are exempt from the <i>density</i> restrictions set forth in this Chapter 14;
23		provided, however, that only one accessory dwelling unit shall be permitted per legal lot
24		of record and provided further that nothing herein is intended to supersede private
>5		covenants or other restrictions:

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1	[(d) shall be built only when permission to construct is granted to the owner-
2	occupant of the principal dwelling unit;]
3	([e]d) shall [have lot coverage not exceeding the square footage of
4	the lot coverage] not exceed either the gross floor area of the principal dwelling unit or
5	[not more than] one thousand five hundred square feet, whichever is less;
6	([f]e) [shall be limited to one story and shall not exceed fourteen (14) feet to
7	the top of the parapet or to the highest point of the roof if there is no parapet;] shall not
8	exceed the limits established by the building envelope of the principal structure if created
9	within or attached to the principal structure, or the height or setbacks for accessory
10	structures as set forth in Table 14-7.2-1;
11	([g] \underline{f}) shall [be of the same architectural style as the principal dwelling unit]
12	meet existing design requirements applicable to the lot, including any requirements of
13	Section 14-5 (overlay zoning districts), including all Historic Districts requirements, if
14	applicable;
15	([h]g) may be rented as follows:
16	(i) by the owner-occupant, who may rent either
17	the principal dwelling unit or the accessory dwelling unit as a short-term rental
18	unit but not both, as a short term rental unit pursuant to Section 14-6.2(A)(5),
19	during which time[5] the owner-occupant shall occupy either
20	the principal dwelling unit or [one of] the accessory dwelling unit[s]; or
21	(ii) by the <u>property</u> owner, [occupant] who may rent [either]
22	the principal dwelling unit and/or the accessory dwelling unit for periods of not
23	less than thirty days; for
24	(iii) by the property owner who may rent both the principal dwelling
25	unit and the accessory dwelling unit to the same lessee, however, no separate

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subletting of either unit is allowed.]

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(i) [shall not be issued a construction permit until a restrictive covenant is recorded at the office of the county clerk that requires the current property owner and all future property owners to comply with Subsection 14-6.3(D)(1). The covenant shall be in a form approved by the land use director and the city attorney and shall be notarized prior to recordation. A copy of the recorded covenants shall be provided to the land use director with the construction permit application. The land use director shall maintain copies of recorded covenants pursuant to the provisions of this section. An affidavit filed prior to the adoption of Ordinance No. 2008-5 (ordaining Section 14-6.2(A)(5)) and amending Subsection 14-6.3(D)(1) remains in effect and is automatically amended to reflect the provisions of Ordinance No. 2008-5.] The adoption of Ordinance 2019supersedes the previous requirement set forth in Ordinance 2008-5 that a property owner seeking a construction permit for an accessory dwelling unit must first record a restrictive covenant, in a form approved by the land use director and the city attorney, requiring compliance with Subsection 14-6.3(D)(1). Restrictive covenants that have been recorded pursuant to the requirements of Ordinance 2008-5 are rendered void by the adoption of Ordinance 2019- .

([j]h) shall not be subdivided from a principal dwelling unit or sold under separate ownership from a principal dwelling unit unless the accessory dwelling unit meets all applicable requirements for a principal dwelling unit[. In-such case, the restrictions set forth in Subsection 14-6.3(D)(1) shall no longer apply and the affidavit or restrictive covenant in Subsection 14-6.3(D)(1) may be voided upon approval of the land use director]; and

([k]i) shall remain in continuous compliance with the provisions of this section to maintain the validity of the *certificate of occupancy* of the *accessory dwelling unit*.

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1	The certificate of occupancy of an accessory dwelling unit may be revoked for
2	noncompliance with this Subsection 14-6.3(D)(1) as provided in Article 14-
3	11 Enforcement.
4	APPROVED AS TO FORM:
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7	ERIN McSHERRY, CITY ATTORNEY
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M/Legislation/Bills 2019/Accessory Dwelling Units

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