Notice: Per NRS 239B.030, this document does not contain personal information as defined in NRS 603A.040

Summary: Amends Washoe County Code Chapter 110 (Development Code) in Division Three — Regulation of Uses to update regulations relating to accessory dwelling units, detached accessory structures, manufactured housing, and battery-charged fences.

BILL NO. VOS

ORDINANCE NO. 1714

#### Title:

AN ORDINANCE AMENDING WASHOE COUNTY CODE CHAPTER 110 (DEVELOPMENT CODE) BY MODIFYING VARIOUS SECTIONS IN DIVISION THREE-REGULATION OF USES AND DIVISION FOUR-DEVELOPMENT STANDARDS, IN ORDER TO UPDATE REGULATIONS RELATED TO ACCESSORY DWELLING UNITS, DETACHED ACCESSORY STRUCTURES, MANUFACTURED HOUSING, AND BATTERY-CHARGED FENCES. THESE UPDATES INCLUDE DELETING A SECTION SPECIFYING THE PROCEDURE AND FINDINGS FOR PLACING A MANUFACTURED HOME THAT IS LESS THAN 1,200 SQUARE FEET IN SIZE; AND MODIFYING VARIOUS SECTIONS TO: ALLOW DETACHED ACCESSORY DWELLING UNITS AS AN ALLOWED USE BY RIGHT IN CERTAIN RESIDENTIAL REGULATORY ZONES; REQUIRE DETACHED ACCESSORY DWELLING UNITS ON PARCELS 1/2 ACRE IN SIZE OR SMALLER TO BE SUBJECT TO THE ADMINISTRATIVE REVIEW PERMIT PROCESS IN ARTICLE 809; UPDATE THE MAXIMUM SQUARE FOOTAGE FOR BOTH ATTACHED AND DETACHED ACCESSORY DWELLING UNITS; DEFINE "MINOR ACCESSORY DWELLING UNIT"; MODIFY PERMITTING REQUIREMENTS FOR DETACHED ACCESSORY STRUCTURES; UPDATE THE MINIMUM SQUARE FOOTAGE FOR MANUFACTURED HOMES; AND ADD PROVISONS RELATED TO BATTERY-CHARGED FENCES AS REQUIRED BY NV SB 208 (2023); AND ALL MATTERS NECESSARILY CONNECTED THEREWITH AND PERTAINING THERETO.

#### WHEREAS:

A. This Commission desires to amend the Washoe County Development Code (Chapter 110 of the Washoe County Code) at Article 302 Allowed Uses, Article 304 Use Classification System, Article 306 Accessory Uses and Structures, Article 312 Fabricated Housing, and Article 406 Building Placement Standards, in order to update regulations relating to

- accessory dwelling units, detached accessory structures, manufactured housing, and battery-charged fences, and
- B. The Washoe County Board of County Commissioners initiated some of the proposed amendments to Washoe County Code Chapter 110 related to accessory dwelling units and manufactured housing on November 14, 2023; and
- C. The amendments and this Ordinance (DCA23-0004) were drafted in concert with the District Attorney's Office; and
- D. The Washoe County Planning Commission held a duly noticed public hearing for DCA23-0004 on January 2, 2024, and initiated the proposed amendments to Washoe County Code Chapter 110 (Development Code) in the Articles identified in Paragraph A, above, by Resolution Number 24-05; and
- E. Following a first reading and publication as required by NRS 244.100(1), and after a duly noticed public hearing, this Commission desires to adopt this Ordinance; and
- F. This Commission has determined that this ordinance is being adopted pursuant to requirements set forth in Chapter 278 of NRS, therefore it is not a "rule" as defined in NRS 237.060 requiring a business impact statement.

THE BOARD OF COUNTY COMMISSIONERS OF WASHOE COUNTY DOES HEREBY ORDAIN:

SECTION 1. Section 110.312.30 of Chapter 110 of the Washoe County Code is hereby deleted in its entirety.

<u>Section 2.</u> Section 110.302.05 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.302.05 Table of Uses.</u> The uses that are allowed in each regulatory zone are set forth in Table 110.302.05.1 through Table 110.302.05.5. The regulatory zones are indicated in Table 110.302.05.1 through Table 110.302.05.5 as follows:

- (a) Low Density Rural is indicated as "LDR";
- (b) Medium Density Rural is indicated as "MDR";
- (c) High Density Rural is indicated as "HDR";

- (d) Low Density Suburban is indicated as "LDS";
- (e) Medium Density Suburban is indicated as "MDS";
- (f) High Density Suburban is indicated as "HDS";
- (g) Low Density Urban is indicated as "LDU";
- (h) Medium Density Urban is indicated as "MDU";
- (i) High Density Urban is indicated as "HDU";
- (j) General Commercial is indicated as "GC";
- (k) Neighborhood Commercial/Office is indicated as "NC";
- (I) Tourist Commercial is indicated as "TC";
- (m) Industrial is indicated as "I";
- (n) Public/Semi-Public Facilities is indicated as "PSP";
- (o) Parks and Recreation is indicated as "PR";
- (p) Open Space is indicated as "OS";
- (q) General Rural is indicated as "GR"; and
- (r) General Rural Agricultural is indicated as "GRA."

### TABLE OF USES (Residential Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Residential Use Types (Section 110.304.15)	LDR	MDR	HDR		MDS/ MDS 4	HDS	LDU	MDU	нри	GC	NC	тс	E	PSP	PR	os	GR	GRA
Family Residential																		
Duplex	- 4	-	:21:	Р	Р	Р	Р	Р	Α	4	S <sub>2</sub>	100			CH.	( <del>24</del> )	186	11880
Multi Family		:==		1	: <b></b>	(##	Р	Р	Α	8	S <sub>2</sub>		3 <del>44</del>		7 <del>10</del>	165		CHIC
Single Family, Attached		(==	1440	Α	Α	А	Α	Α	Α	**	S <sub>2</sub>	2344	1.00	<del>it</del> i	Р	; <del>**</del>	***	Α
Single Family, Detached	А	А	А	А	Α	А	А	s <sub>2</sub>	s <sub>2</sub>	ST.	s <sub>2</sub>	:: <del>:::</del>	-		Р	977	Α	Α
Attached Accessory Dwelling	А	А	А	А	Α	А	А	А	А		#4	-	-	**	o⇔	( <del>44</del> )	Α	Α
Detached Accessory Dwelling	Α¹	Α¹	Α¹	Α¹	AR	:==		<del>12</del> 0			750	V75	.55	- T-	œ.	=	Αı	A¹
Detached Accessory Structure	А	А	Α	А	Α	А	А	Α	А	*	А	- F-				( <del></del>	Α	А
Non-municipal Air Strips and Glider Ports (Accessory Use)	s <sub>2</sub>	188	=	<b>2</b> 0	100%	15	771	80	3	(4)	8	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	72	<del>(4)</del>	s <sub>2</sub>	7220
Personal Landing Field (Accessory Use)	S <sub>2</sub>	=	773	52	752	<b>3</b>		8	=		3	s <sub>2</sub>	s <sub>2</sub>	s <sub>2</sub>	<u> </u>	ш	s <sub>2</sub>	/ <b></b> /
Manufactured Home Parks	*	*	*	*	(*)	S <sub>2</sub>	S <sub>2</sub>	*	*	300	<u> 2</u> 9	(22)	222	1227	72	===	*	1 (44)

Group Home	Α	Α	Α	А	Α	А	Α	А	А	:05:	s <sub>2</sub>	<u></u>	:::::	*	Р	*	Α	Α
Short-Term Rental (see Article 319)	1	e: All cess.	of the	belov	v STR	Tiers r	equire	e the i	ssuan	ce of	an ST	R pen	mit, re	gardle	ess of	requir	ed rev	view
Tier 1	А	А	А	Α	Α	А	Α	А	А	А	А	Α	**		-	*	Α	Α
Tier 2	AR	AR	AR	AR	AR	AR	AR	AR	AR	А	AR	Α		#3	-22	223	AR	AR
Tier 3	( <del>**</del>	142	220	7222	-	==	1	1944	22	s <sub>1</sub>	s <sub>1</sub>	s <sub>1</sub>			:	-		-

Key:

-- = Not allowed; A = Allowed; AR = Administrative Review; P = Administrative Permit; PR = Park Commission Approval pursuant to 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit; \* = Allowed with a Board of Adjustment Special Use Permit in areas designated Trailer (TR) Overlay zone prior to adoption of this Development Code, A' = Administrative Review required on parcels half an acre or

Sources: Sedway Cooke Associates and Washoe County Department of Community Development

smaller.

# TABLE OF USES (Civic Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Civic Use Types (Section 110.304.20)	LDR	MDR	HDR	LDS/ LDS 2	MDS/ MDS 4	HDS	LDU	MDU	HDU	GC	NC	тс	Ŋ.	PSP	PR	os	GR	GRA
Administrative Services	122	22.0	220	922	420	22	Р	Р	P	А	Α	А	Α	Α	Р	144	44.5	2-4
Childcare																		
Family Daycare	Α	Α	А	Α	А	А	А	Α	Α	не	Α	-	( <del>**</del> )	-	-		Α	А
Large-Family Daycare	S <sub>2</sub>	$s_2$	$s_2$	s <sub>2</sub>	S <sub>2</sub>	$s_2$	$s_2$	$s_2$	S <sub>2</sub>	**	Р	: <del>**</del>	-	-	***	***	P	S <sub>2</sub>
Child Daycare	S <sub>2</sub>	$s_2$	$s_2$	S <sub>2</sub>	S <sub>2</sub>	$s_2$	S <sub>2</sub>	$S_2$	$s_2$	Р	Р	Р	Р	Р	$S_2$		$s_2$	-
Communication Facilities																		
Commercial Antennas	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>			<b>**</b>	4	820	22	$S_2$	$S_2$	-	$s_2$	$S_2$	<b>3</b>	==	S <sub>2</sub>	1525
Satellite Dish Antennas	See	Article	324							W-100							···	
Wireless Communication Facilities	See	Article	e 324															
Community Center	-			1,000	HE:		Р	Р	Р	А	$S_2$	А	HE.	Α	Α	:==:	÷2	**
Community Garden	А	Α	Α	А	Α	Α	А	Α	Α	Α	Α	Α	Α	А	Α	Α	Α	А
Convalescent Services		***	##D	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	Р	Р	Р	Р	S <sub>2</sub>	=	124	Р		77%	550	-77
Cultural and Library Services	S2	$s_2$	S2	S <sub>2</sub>	$S_2$	$S_2$	S <sub>2</sub>	Α	Α	А	Α	Α	£	А	Α	-	Α	$s_2$
Education																		
Private School Facilities	S <sub>2</sub>	$S_2$	S <sub>2</sub>	$s_2$	S <sub>2</sub>	$S_2$	S <sub>2</sub>	$s_2$	1441	$s_2$	$s_2$	340	S <sub>2</sub>	S <sub>2</sub>				
Public School Facilities	А	Α	Α	А	А	Α	Α	Α	А	А	А	Α	++	Α	Α		Α	Α
Group Care Facility	S <sub>2</sub>	S2	S2	S2	S <sub>2</sub>	$S_2$	S2	S2	S2	Р	Р	9 <del></del> -		-2	=		$s_2$	-
Hospital Services	-	3440	+01	-	883	3992	. #80	্যা	275	А	$s_2$	==	***	Α	-	- SE	77.0	$S_2$
Major Services and Utilities																		
Utility Services	S <sub>2</sub>	$s_2$	S2	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	$s_2$	S <sub>2</sub>	$S_2$	$S_2$	S <sub>2</sub>	$s_2$	$S_2$	==				
Major Public Facilities	1722	220	72/	722	100	-	140	-21 <u>1</u>	-	$s_2$	-	$S_2$	$s_2$	S <sub>2</sub>	S <sub>2</sub>		S <sub>2</sub>	-
Nature Center	F22	226	<b>=</b> :	-	945		щ.	344	-	S <sub>2</sub>	æ	S <sub>2</sub>	**		S <sub>2</sub>		$S_2$	-
Parks and Recreation																		
Active Recreation	PR	PR	А	Α	=	PR	$s_2$											
Passive Recreation	А	А	А	А	Α	А	Α	Α	Α	А	Α	Α	Α	А	А	А	Α	А
Postal Services	175	275	55.4		€.	38	Р	Р	Р	Α	А	А	А	Α	144			-
Public Parking Services	4		220	-22	<b>2</b> 0		==1	А	А	А	А	А	Α	А			440	-
Public Service Yard	122	==	==:	142	<u> </u>		#40		-	He:	-	·	Α	S <sub>2</sub>	**	-	S <sub>2</sub>	А
Religious Assembly	S2	$S_2$	S <sub>2</sub>	Р	Р	Р	Р	Р	Р	*	$S_2$	Α						
Safety Services	So	S2	S2	So	S <sub>2</sub>	S2	So	So	S2	S2	S2	S2	S2	S2	S2	300	S <sub>2</sub>	ु इस

Key: --- = Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit

Sources: Sedway Cooke Associates and Washoe County Department of Community Development

## TABLE OF USES (Commercial Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Commercial Use Types (Section 110.304.25)	LDR	MDR	HDR	LDS/ LDS 2	MDS/ MDS 4	HDS	LDU	MDU	HDU	GC	NC	тс	1	PSP	PR	os	GR	GRA
Administrative Offices	-	*		Œ	-	**	Р	Р	Р	Α	Α	Α	Α	Α	Р	-		-22
Adult Characterized Business (see Chapter 25, Washoe County Code)	:==	==	<b>27</b> 00	65.0	75	*	*	*	<b>**</b>	30	-	7	92A	727	120	112	744	**
Animal Sales and Services																		
Commercial Kennels	$S_2$	$s_2$	S <sub>2</sub>	S <sub>2</sub>		-	**:	:##		$s_2$		(	$S_2$	•• :	38	: <del>HH</del> E	S <sub>2</sub>	$S_2$
Commercial Stables	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	1	-				**	::	s <sub>2</sub>		-	S <sub>2</sub>		Articl for V Spr	See ee 226 Varm ings cels.
Dog Training Services (see Article 330	А	А	А	Α	А	Α	Α	А	A	А	А	Α	Α	А	Α	Α	А	Α
Grooming and Pet Stores	-	300	980	S2	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	Α	Α	; <del>**</del>	**	**:	·**	.575	100	-
Pet Cemeteries	Р	Р	Р	-	<del>- 10</del> 0		. **:	ंतर	-	S <sub>2</sub>	. <del></del>	-	<b>5</b>	Α			Р	=
Veterinary Services, Agricultural	Р	₽	Р	Р	***		=		572	$s_2$	( <del>-</del>	**	-	25	<u></u>	#	S <sub>2</sub>	S <sub>2</sub>
Veterinary Services, Pets		*	-	$s_2$	S <sub>2</sub>	S <sub>2</sub>	s <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	А	Α	122	Р	220		1,000		S <sub>2</sub>
Automotive and Equipment																		
Automotive Repair		=	<del>115</del> 3					**		Р	***		А			1 <del>10</del> )		
Automotive Sales and Rentals		**	**	-		**	*	**	$S_2$	Α	А	Α	Α		-	i <del>re</del> s	, <del></del> 23,	-
Cleaning	-		77	**	**	*	S <sub>2</sub>	S <sub>2</sub>	$S_2$	Α	Α	Α	А	==0			770	ा
Commercial Parking			MES.	S##			Р	Р	P	А	Α	Α	А	Р	=	€	<u>=</u>	122
Equipment Repair and Sales	<u></u>	<del>-</del>	<b>.</b>	æ	-	-		2#	22	S <sub>2</sub>	(viza	720	А	40	32	==	<b>a</b> c	244
Fabricated Housing Sales			120	122		=	48		1228	Α	24	194	А	48			443	- <del>44</del>
Storage of Operable Vehicles		-	<u>#</u>	-		3		++	1441	$S_2$	) pep	1960	Α	***	**	940		3+
Truck Stops	-	-	990			100			:=::	S <sub>2</sub>	·	$s_2$	$s_2$	**		-		್ಷಣಾ
Building Maintenance Services	3×.	-	<del>HE</del> S	-		-		: <del>::1</del>	. <del></del>	Α	Α		Α	#3	-25		70	-77
Commercial Centers																		
Neighborhood Centers	e772	====	₩.	\$2	S <sub>2</sub>	S <sub>2</sub>	Р	Р	Р	А	Α	Α	А	220	33	<b>22</b> 0	- <del>-</del>	22
Community Centers	=	220	1220	725	-	-	WF:	24	122	$s_2$	S <sub>2</sub>	$S_2$	144		:44	345	443	344
Regional Centers	22	322	220	-22	-	-	912-7	: <u>22</u>		$S_2$	-	S <sub>2</sub>						
Commercial Educational Services	-		***	-	*	-	Р	Р	Р	Α	Α	: <del>***</del>	Α	Α		200	-	255
Commercial Recreation																		
Commercial Campground Facilities/RV Park		944	***	-	**	:=:	#6	-		===	Kee	S <sub>2</sub>	***	#33	s <sub>2</sub>	are:	s <sub>2</sub>	S <sub>2</sub>
Destination Resorts		==	77%	1.7T	===	-	75%	-	375	778	-	$s_2$	***	40	S <sub>2</sub>	£	S <sub>2</sub>	S <sub>2</sub>
Indoor Entertainment	177			-			*	æ		А	Р	Α	226	Р	==	==:	-	544
Indoor Sports and Recreation	122	<u></u>	<u>==</u> 0	220	-	-	225	5205	=	$s_2$	S <sub>2</sub>	Р	$s_2$	Р	Р		443	

<sup>--- =</sup> Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit

\* The provisions listed in Table 110.302.05.3 requiring a special use permit for Commercial Stables [as defined in Section 110.304.25(c)(2)] in GR and GRA are hereby modified to be consistent with Article 226, Warm Springs Area.

Key:

### Table 110.302.05.3 (continued)

# TABLE OF USES (Commercial Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Commercial Use Types (Section 110.304.25)	LDR	MDR	HDR	LDS/ LDS 2	MDS/ MDS 4	HDS	LDU	MDU	HDU	GC	NC	тс	21	PSP	PR	os	GR	GRA
Limited Gaming Facilities	2	242	1270		200		11.0	144	₩.	Р	Р	Р	$s_2$		194	(4 <u>4</u> )		-
Marinas	==	4	¥¥:	=		143	<b>#</b>	344	-	Р	(24	Р	:#:	Р	Р	. <del>55</del> 2	Р	S <sub>2</sub>
Outdoor Entertainment			+40			-	***		386	**		s <sub>2</sub>	$s_2$	nec.	S <sub>2</sub>	**:	I++*	
Outdoor Sports and Recreation	S <sub>2</sub>	S <sub>2</sub>	$s_2$	$s_2$	S <sub>2</sub>	s <sub>2</sub>	S <sub>2</sub>	$s_2$	$s_2$	Р	Р	Р	P	S <sub>2</sub>	Р	275	Р	S <sub>2</sub>
Outdoor Sports Club	S2		#26	E##	**		***		1.00			$s_2$	=	$S_2$	Р	775	S <sub>2</sub>	$s_2$
Unlimited Gaming Facilities		=		E##	***	-	#F2	277	1271	72	্জ	s <sub>2</sub>	-	3	22	=	<u>=</u> :\	<u></u>
Construction Sales and Services	-7.		-	-		**		-	22	$s_2$	022	742	А	=	122	===	201	22
Continuum of Care Facilities, Seniors	2		201	22	s <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	s <sub>2</sub>	S <sub>2</sub>	s <sub>2</sub>	22	**	#3	:##	**	143	-
Convention and Meeting Facilities	- 22		40	-	223	223	2.0		323	Р	Р	Р	1245	Р	S <sub>2</sub>	3 <del>44</del> 1	#0	-
Data Center			140	-			***	: <del>41</del>	-	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	Α	$s_2$	199	<del>(40</del> )	S <sub>2</sub>	
Eating and Drinking Establishments																		
Convenience				-	***		S <sub>2</sub>	$S_2$	S <sub>2</sub>	А	А	Α	Р	= 1		-	111/	
Full Service			750	S##	-	-	$S_2$	$S_2$	$s_2$	А	А	А	Р	=0	3	#	23	
Financial Services		=	=	<u>.</u>	*	343	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	А	Α	Α	Р	227	122	**	<u> </u>	===
Funeral and Internment Services																		
Cemeteries	Р	Р	Р	7cc	**		46	GHR.	-	S <sub>2</sub>		(98	**	А			Р	S <sub>2</sub>
Undertaking		144		-	-		**			Α	Α	1 <del>111</del>		-	-	***	+	-
Gasoline Sales and Service Stations	**	300		-	:		S <sub>2</sub>	S <sub>2</sub>	$s_2$	А	Α	Α	А	775	-		$S_2$	275
Helicopter Services																		
Heliport	177		25,0	·=	素	×	-	-	**	S <sub>2</sub>	<u>=</u>	- E	S <sub>2</sub>	S <sub>2</sub>	522	122	$S_2$	-24
Helistop	S <sub>2</sub>	22	120	<u> </u>	70	-	220	24	-	$s_2$	$s_2$	$S_2$	$S_2$	$S_2$	122		$S_2$	:44
Liquor Manufacturing		-		22	-	==	Р	Р	Р	Α	Р	Α	Α			940	++:	
Liquor Sales																		
Off-Premises	34			-	**	-	Р	Р	Р	Α	Α	Α	Р	***	127		770	-25
On-Premises	<del></del>		***	-	==	-	Р	Р	Р	Α	Р	Α	Р		3	*	#	-
Lodging Services																		
Bed and Breakfast Inns	S <sub>2</sub>	$S_2$	$s_2$	$s_2$	S <sub>2</sub>	144	Р	-	4.0	122		$s_2$	S <sub>2</sub>					
Condominium Hotel	120		==	544	225	22	£23	922	-	А	S <sub>2</sub>	Α			:==	3443		
Hostels	(44)		120	-44	**	-	**:	2 <del>44</del>	344			Р	**	**:	Р	*		***
Hotels and Motels	199			344		***	***	e <del>nn</del>		А	S <sub>2</sub>	Α	-	**	( <del>75</del>		***	-
Vacation Time Shares	198	***	770	277	**2	***			585			Р	-55		77	555	77.0	-35

Key: -- = Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit

### Table 110.302.05.3 (continued)

# TABLE OF USES (Commercial Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Commercial Use Types (Section 110.304.25)	LDR	MDR	HDR	LDS/ LDS 2	MDS/ MDS 4	HDS	LDU	MDU	HDU	GC	NC	тс		PSP	PR	os	GR	GRA
Marijuana Establishments																		
Marijuana Cultivation Facility		-	¥	-	440		227	-	-	Α	449	S44	Α	₩:	==	-	##8	10 <del>164</del>
Marijuana Product Manufacturing Facility	24	<b>#</b>	*	14	20	2450	227	- 245	120	А	220		А	125	S#4	-		
Marijuana Testing Facility		=	<u>=</u>	. <del></del> .	## )	:==:	100.1	1.551	×77.0	Α	70	7.88	А	*	<b>:</b>	*	**	5 <u>22</u>
Retail Marijuana Store/ Medical Dispensary	100		***	5 <del>11</del> 1	#		mes.		E376	Α	А	А	А	#1	117		200	9275
Marijuana Distributor	-		**	-	**		HE.		198	Α		, <del>,</del> ,,	Α	**	-		**	: <del></del>
Medical Services	-	99	++		<del></del> :		s <sub>2</sub>	S <sub>2</sub>	$s_2$	Α	Α	==	775	Α		100		0.72
Nursery Sales																		
Retail	5 <u>22</u>		<b>E</b>	Œ	4	-	223	- 22	-	Α	Α	-22	Α	<b>32</b> 0	122	===	i i	844
Wholesale	S <sub>2</sub>	S <sub>2</sub>	$S_2$	722	-	155	22	-	- 1	Α	#		Α	<b>34</b> 0	:44	542	S <sub>2</sub>	Α
Personal Services		==	<u></u>		*	224	Р	Р	Р	Α	Α	Α	Α	Α	-		**	
Personal Storage	-44	1940	**		*	***	$s_2$	S <sub>2</sub>	S <sub>2</sub>	Α	S <sub>2</sub>	**	А	*			**:	
Professional Services		·**	**	(**)	361	175	P	Р	Р	Α	Α	355	Р	. ==		100	. ===	055
Recycle Center																		
Full Service Recycle Center	9 <del>55</del>		¥	æ	3	-	-		7445	$s_2$	227	253	Α	45	104	144	==	-
Remote Collection Facility	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	$s_2$	S <sub>2</sub>	Р	Р	Р	Р	Р	Р	Α	Р	Р		-	**
Residential Hazardous Substance Recycle Center			**		## I		:##:	241	344	s <sub>2</sub>	#3	,	s <sub>2</sub>	***	094	3-60	**	· · · ·
Repair Services, Consumer			94	<u>.</u>	34	100	<del>::</del> :	·#	144	Α	Α		Α		**	:==		::+
Retail Sales																		
Convenience			75	S <sub>2</sub>	S <sub>2</sub>	$S_2$	$s_2$	S <sub>2</sub>	S <sub>2</sub>	Α	Α	А	Α			1775	5770	ংক্ত
Specialty Stores	:==					2.77	55.0	750	177	Α	Р	А	**		<u>-</u>	-	=	1722
Comparison Shopping Centers			•	-	£	=	122	1221	120	Α	220	А	-	==	124	===	325	-
Secondhand Sales			-	722	421	==	45	i i i	124	Α	#3	22	-	<u></u>	244			244
Transportation Services		-	220	34	**	544	144		**	Α	Α	А	Α	**		-	***	:
Winery	Α	Α	А	Р	Р		3+E:	OH:	i <del>se</del>	<b>#</b>	#1	-	-	**:	-	-	Α	Α
Winery with Special Events	Р	Р	Р	199		:**		578	:::::	**	#3	-	-25	=			Р	Р

Key: --- = Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit

Sources: Sedway Cooke Associates and Washoe County Department of Community Development

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# TABLE OF USES (Industrial Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Industrial Use Types (Section 110.304.30)	LDR	MDR	HDR	LDS/ LDS 2	MDS/ MDS 4	HDS	LDU	MDU	HDU	GC	NC	тс	1	PSP	PR	os	GR	GRA	SP
Aggregate Facilities																			
Permanent	S <sub>2</sub>	244	#	u.			940	244	:==:		#4.5	**	$s_2$	**	-	:ee	S <sub>2</sub>	:::::::::::::::::::::::::::::::::::::::	-
Temporary	See	Article	332																
Caretaker's Residence																			
Attached		300	***	mes .	3770	-	***	-				127	Α	<b>=</b> 0	-	177		ুম্ম	SP
Detached	-		77.5			ne.	777	255	<b>3</b>	75	Ψ.	-	Р	-				<u> </u>	SP
Custom Manufacturing	$S_2$	S <sub>2</sub>	S2	1125	<u> </u>	122	827	72	722	$s_2$	=1	$S_2$	Α	48	222	22	S <sub>2</sub>	-	SP
Energy Production																			
Non-Renewable*	S <sub>2</sub>	S <sub>2</sub>	4.5	941				R#	-	( <del>4)</del>		-	$S_2$	S <sub>2</sub>		$s_2$	S <sub>2</sub>		
Renewable*	$S_2$	S <sub>2</sub>		(He)	**		*e		œ	S <sub>2</sub>		$S_2$	$s_2$	$S_2$	्क	$s_2$	$s_2$	S <sub>2</sub>	SP
General Industrial																			
Limited	i.₩.i	S##		-		===	55.	(55	-57		1000	×.	Α	=2	180	*		Œ	SP
Intermediate		::	.=(	-	<b></b>		Æ	22	<b>3</b>	525	1227	722	Α	228	920		#	174	SP
Heavy	22	7.E	121	-	#	==	44		=	120			$s_2$	==	223		227	1224	-
High Technology Industry	-	್ಯಾ		947	221		-		54	$s_2$	S <sub>2</sub>	***	Α	<del>110</del> 0	7 <del>48</del>	388	S <sub>2</sub>	:04	SP
Inoperable Vehicle Storage	**	:##	Энс	(A)			**		*	(HR)		:**	$S_2$	**:		-		-	SP
Laundry Services	-	397		me :			ne:	2 <del>.41</del>		Р		e <del>e</del>	Α	750		200			SP
Mining Operations	S <sub>2</sub>	.=		E .		-	754	W.	-		-/.	10773	S <sub>2</sub>	77%	250	<b>=</b>	S <sub>2</sub>	-	
Petroleum Gas Extraction	38	38	- #-		<b>3</b>	**	-	-	*	22	i di N	722	S <sub>2</sub>	170	922	$S_2$	$s_2$	Tail.	- E
Salvage Yards	3	122	720	-	==		421	144	142		144	122	$S_2$	120	922	<u></u>		1224	
Wholesaling, Storage and Distribution																			
Light	-	1942	-		#	**	**	-	948	#6		194	Α			·**	**		SP
Heavy		-		**:	**:		**	-		HE:	-	1995	Р	750	849	.555	F75	-	155

Key:

Note: \* If a special use permit for an energy production project meets the criteria for a project of regional significance, that special use permit will be reviewed by the Washoe County Planning Commission.

Sources:

Sedway Cooke Associates and Washoe County Department of Community Development

<sup>--- =</sup> Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c); S<sub>1</sub> = Planning Commission Special Use Permit; S<sub>2</sub> = Board of Adjustment Special Use Permit

### TABLE OF USES (Agricultural Use Types) (See Sections 110.302.10 and 110.302.15 for explanation)

Agricultural Use Types (Section 110.304.15)	LDR	MDR			MDS/ MDS 4	HDS	LDU	MDU	нри	GC	NC	тс	1	PSP	PR	os	GR	GRA
Agricultural Processing	3	<b>**</b>	-	æ	#	<b>#</b>	22	222	(2)	<u>~</u>	752		А	N <sub>i</sub> An	1	147	$s_2$	А
Agricultural Sales	S <sub>2</sub>	$s_2$	S <sub>2</sub>	S <sub>2</sub>	445	-	225	244	22	Α		1442	Α	240	44	223	$s_2$	Α
Animal Production	Α	Α	Α	А	#5	22	4		-	4		( <del>e.c</del>	#81		S <sub>2</sub>	$s_2$	Α	Α
Animal Slaughtering, Agricultural	Α	Α	Α	А			#	•					**	· —	Α	Α	Α	Α
Animal Slaughtering, Commercial	**	:=±:	#:	:==	##3		HBA.	्स		#	s <del>e</del>	*	s <sub>2</sub>	100	825	***	=	*
Animal Slaughtering, Mobile	S2	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	ж:	3+61	75	235		==	4	2777	770	-	122	==	S <sub>2</sub>	$s_2$
Crop Production	А	Α	Α	А	Α	=	775	ंडान	•••	Α	Α	1275	577	sæ:	PR	А	Α	Α
Forest Products	S <sub>2</sub>	S <sub>2</sub>	S <sub>2</sub>	e=	₩.	<b>3</b>	=		**	1	94	=	45		120	$S_2$	Р	:42
Game Farms	S <sub>2</sub>	s <sub>2</sub>	S <sub>2</sub>	7.a.	52/		120	S44	***	<b>=</b>		-	440		342	$s_2$	$s_2$	S <sub>2</sub>
Produce Sales	S2	S <sub>2</sub>	S2	S2	¥2		<b>44</b> 8	·	·		( in a		<del>(44</del> )	-	**		Α	Α

Key:

--- = Not allowed; A = Allowed; P = Administrative Permit; PR = Park Commission Approval pursuant to Section 110.104.40(c);  $S_1$  = Planning Commission Special Use Permit;  $S_2$  = Board of Adjustment Special Use Permit

Sources: Sedway Cooke Associates and Washoe County Department of Community Development

SECTION 3. Section 110.304.15 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.304.15</u> Residential Use Types. Residential use types include the occupancy of living accommodations, but exclude institutional living arrangements providing twenty-four-hour skilled nursing, custodial or medical care and those providing forced residence, such as asylums and prisons.

- (a) <u>Family Residential.</u> The family residential use type refers to the occupancy of living quarters by one (1) or more families. The following are family residential use types:
  - (1) Attached Accessory Dwelling Unit. An attached accessory dwelling unit is a portion of or an addition to a single-family main dwelling that has been designed or configured to be used as a separate and independent dwelling unit. An attached accessory dwelling unit includes, at a minimum, permanent kitchen and bathroom (i.e. a toilet) facilities, but may also include living, sleeping, and eating facilities, all separated from the main unit by walls or ceilings and accessed through a lockable exterior or interior door. Except in the Medium Density Suburban (MDS) Regulatory Zone, the High-Density Suburban (HDS) Regulatory Zone, and all urban regulatory zones, the attached accessory dwelling unit shall not exceed fifty (50) percent of the total square footage of the main dwelling unit or 1,500 square feet, whichever is smaller. In the Medium Density Suburban (MDS) Regulatory Zone, the High-Density Suburban (HDS) Regulatory Zone, and all urban regulatory zones, the attached accessory dwelling unit shall not exceed fifty (50) percent of the total square footage of the main dwelling unit or 1,200 square feet, whichever is smaller. The square footage of garages, crawl spaces, cellars, attics, or basements not designed for human occupancy shall not be included when calculating the total square footage of the main dwelling unit, unless such areas have been legally converted into habitable space. attached accessory dwelling may be created by converting part of, or adding on

to, an existing single family main dwelling. To be considered attached, the accessory dwelling unit must abut (i.e. be on the opposite side of a wall or ceiling) the habitable space of the main dwelling, or the ceiling of a garage attached to the main dwelling. Incidental and accessory features such as trellises, decks, patios, breezeways, or tool sheds will not be considered as establishing an attached structure/dwelling. Typical uses include guest rooms, guest apartments and "granny flats."

- Detached Accessory Dwelling Unit. A detached accessory dwelling unit refers to (2)a dwelling unit on the same lot as the main dwelling unit, but which is physically separated from the main dwelling unit. A detached accessory dwelling unit -is designed and configured to provide independent living facilities for one or more persons, and includes, at a minimum, permanent kitchen and bathroom (i.e. a toilet) facilities, but which may also include living, sleeping, and eating facilities. Except in the Medium Density Suburban (MDS) Regulatory Zone, a detached accessory dwelling unit shall not exceed fifteen hundred (1,500) square feet or fifty (50) percent of the total square footage of the main dwelling unit, whichever is smaller. In the Medium Density Suburban (MDS) Regulatory Zone, the detached accessory dwelling unit shall not exceed twelve hundred (1,200) square feet or fifty (50) percent of the total square footage of the main dwelling unit, whichever is smaller. The square footage of garages, crawl spaces, cellars, attics, or basements not designed for human occupancy shall not be included when calculating the total square footage of the main dwelling unit, unless such areas have been legally converted into habitable space. Typical uses include guest houses, second units, "granny flats" and caretaker's quarters.
- (3) Detached Accessory Structure. A detached accessory structure refers to a building or structure on the same lot as the main residential structure and devoted to a use incidental to that main residential structure. A detached accessory structure is not designed, configured, or used for human habitation. The detached accessory structure may be connected to water and wastewater systems subject to the recordation of a deed restriction prohibiting the use of the structure as a dwelling unit. Installation of both a kitchen (as defined in Article 902) and a toilet in a detached accessory structure shall render the structure as a dwelling unit and subject to the accessory dwelling unit provisions. Typical uses include storage buildings and sheds, barns and detached garages.
- (4) <u>Duplex.</u> Duplex refers to the use of a parcel for two (2) dwelling units in a single structure.
- (5) <u>Multi-Family.</u> Multi-family refers to the use of a parcel for three (3) or more dwelling units within one (1) or more buildings, including condominium developments.
- (6) <u>Single Family, Attached.</u> Single family attached refers to two (2) or more dwelling units constructed with a common or abutting wall with each located on its own separate parcel.
- (7) <u>Single Family, Detached.</u> Single family detached refers to the use of a parcel for only one (1) dwelling unit.
- (8) Minor Accessory Dwelling Unit. A minor accessory dwelling unit refers to a type of detached accessory dwelling unit that is under five hundred (500) square feet. A minor accessory dwelling unit is designed and configured to provide

independent living facilities for one or more persons, and includes, at a minimum, permanent kitchen and bathroom (i.e. a toilet) facilities, but which may also include living, sleeping, and eating facilities. The minor accessory dwelling unit shall not exceed fifty (50) percent of the total square footage of the main dwelling unit or 500 square feet, whichever is smaller. Typical uses include guest houses, second units, "granny flats" and caretaker's quarters.

- (b) <u>Manufactured Home Parks.</u> Manufactured home parks use type refers to the occupancy of a dwelling unit defined as a mobile home or a manufactured home and which is located in a site defined as a manufactured home park.
- (c) Group Home. Group home use type refers to the occupancy of a single-family dwelling by and the care for a group of ten (10) or fewer persons on a weekly or longer basis who are not defined as a family. The number of persons who reside in a group home excludes any caregivers and their family who also reside in the single-family residence.
  - (1) This term includes specifically the following uses:
    - (i) Residential facility for groups; or
    - (ii) Home for individual residential care;
    - (iii) Halfway house for recovering alcohol or drug abusers;
    - (iv) Group foster home.
  - (2) The term group home does not include a childcare institution or a facility for transitional living for released offenders.
- (d) Short-term rental. Short-term rental (STR) refers to existing single-family dwelling units where, for compensation, lodging is provided within either the entire home or a portion of the home for a rental period of less than 28-days. STRs may be permitted to operate out of legally permitted, permanent dwelling units or accessory dwelling units in accordance with the standards within Article 319. Short-term rentals are distinguishable from commercial lodging use types in that no meals may be provided within short-term rentals as part of the rental agreement and the home may only be rented out for short-term rental use to one group at a time. STRs are also often referred to as vacation rentals and are commonly made available through property management companies or online booking platforms. The following are short-term rental use types:
  - (1) <u>Tier 1 Short-Term Rental.</u> A Tier 1 STR has a maximum occupancy of 10 persons or fewer.
  - (2) <u>Tier 2 Short-Term Rental.</u> A Tier 2 STR has a maximum occupancy of 11-20 persons and due to its higher occupancy, may require additional limitations to ensure compatibility with surrounding residential properties.
  - (3) Tier 3 Short-Term Rental. A Tier 3 STR has a maximum occupancy of 21 or more persons. This highest tier of STRs is still operated out of a pre-existing dwelling unit, but due to the high number of occupants, is expected to have more significant impacts to surrounding properties. As a result, it is considered inappropriate to be located in residential regulatory zones but may be appropriate on properties with commercial regulatory zones that are located nearer tourist and commercial services.

SECTION 4. Section 110.306.10 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.306.10 Detached Accessory Structures.</u> Detached accessory structures are defined in Article 304, Use Classification System, under Section 110.304.15, Residential Use Types. The following development requirements shall apply to detached accessory structures:

- (a) <u>Lot Coverage.</u> The establishment of detached accessory structures shall not exceed the following lot coverage limitations:
  - (1) On lots in the High-Density Suburban (HDS) and Medium Density Suburban (MDS) Regulatory Zones, the combined area (i.e. square footage) of all building footprints on the lot shall not exceed 50 percent of the total lot acreage;
  - On lots in the Low-Density Suburban (LDS) Regulatory Zones, the combined area (i.e. square footage) of all building footprints on the lot shall not exceed 25 percent of the total lot acreage;
  - (3) On lots in the High Density Rural (HDR) Regulatory Zone, the combined area (i.e. square footage) of all building footprints on the lot shall not exceed 20 percent of the total lot acreage;
  - (4) On lots in the Medium Density Rural (MDR) Regulatory Zone, the combined area (i.e. square footage) of all building footprints on the lot shall not exceed 15 percent of the total lot acreage;
  - (5) On lots in the Low Density Rural (LDR) Regulatory Zone, the combined area (i.e. square footage) of all building footprints on the lot shall not exceed ten percent of the total lot acreage or 80,000 square feet, whichever is less;
  - (6) Exemptions to lot coverage limitations. Parcels 40 acres in size or larger in the General Rural (GR) and General Rural Agricultural (GRA) Regulatory Zones, and all parcels in the Commercial, Industrial, and Urban Regulatory Zones, are exempt from the lot coverage limitations of this section.
  - (7) On legal non-conforming lots, when the lot size does not meet the minimum lot size for the actual regulatory zone applicable to the lot, the allowed lot coverage under this section will be based on the regulatory zone thresholds set forth in this section for the next densest regulatory zone for which the actual lot size does meet the minimum lot size requirements.

#### (b) Setbacks.

(1) Accessory structures 12 feet in height or less may be located within the required rear and side yard setbacks provided they are five feet or more from the rear and side property line. The height of an accessory structure located within the required rear and side yard setback as provided in this subsection shall be measured from the lowest finished grade of the structure to the average height of the highest gable of a pitched or hipped roof. Except as otherwise specifically provided, all accessory structures are prohibited within the required front yard setback.

- (2) Accessory structures more than 12 feet in height shall comply with the yard setbacks for the main dwelling units stipulated in Article 406, Building Placement Standards. Except as otherwise specifically provided, no accessory structure shall exceed 35 feet in height.
- (c) <u>Height Limits.</u> The height of an accessory structure located outside of all required setbacks shall be measured in accordance with the building height provision in Article 902 of this Code.
- (d) <u>Permitting Requirements.</u> A proposal to establish a detached accessory shall meet the following requirements:
  - (1) A detached accessory structure on parcels half an acre or less can be 1,200 SF or smaller in size;
  - (2) A detached accessory structure on parcels larger than half an acre but smaller than or equal to 1 acre can be 2,500 SF or smaller in size;
  - (3) A detached accessory structure on parcels larger than 1 acre but smaller than or equal to 5 acres can be 5,000 SF or smaller in size;
  - (4) A detached accessory structure on parcels larger than 5 acres can be 7,500 SF or smaller in size;
  - (5) An Administrative Review Permit (pursuant to Article 809) is required for any detached accessory structure less than or equal to 50% larger than the above allowed-by-right square footages (e.g. up to 1,800 SF on parcels half an acre or less, etc.):
  - (6) An Administrative Permit (pursuant to Article 808) is required for any detached accessory structure more than 50% larger than the above allowed-by-right square footages (e.g. over 1,800 SF on parcels half an acre or less, etc.);
  - (7) Parcels 40 acres in size or larger in the General Rural (GR) and General Rural Agricultural (GRA) Regulatory Zones, and all parcels in the Commercial and Industrial Regulatory Zones, are exempt from a maximum size requirement; and
  - (8) Detached accessory structures shall not have reflective siding or roofing materials. Review of discretionary permits for detached accessory structures should consider the structure's neighborhood and residential compatibility, potentially including but not limited to, siding material, roofing material, structure articulation, structure height, and structure location.
- (e) <u>Location/Slopes.</u> A detached accessory structure used as a private garage on any interior lot where the slope of the front half of the lot is greater than a two foot rise (or fall) for every ten feet above (or below) the established street grade may be built to the property line, provided such structure shall not exceed 15 feet in interior height when measured from parking surface and providing the Engineering Division has been able to determine that:
  - (1) County snow removal operations will not be impeded or sufficient measures have been incorporated in the structure's design to mitigate an impediment to County snow removal operations and/or the County has been held harmless from liability resulting from the County's snow removal operations;

- (2) The speed of traffic and the volume of traffic on the street is such that the placing of the garage at the property line will not cause a safety problem for vehicles using the street; and
- (3) The placement of the garage at the property line will not impede the ability of the County to widen the street in accordance with the adopted Capital Improvements Program, or in accordance with a possible widening of the street as shown in the adopted Master Plan.
- (f) <u>Building Setback.</u> A detached accessory structure shall not be located closer than ten feet to any main building on an adjoining parcel.
- (g) <u>Cargo Containers.</u> Cargo containers, as defined within Article 902, Definitions, may be established as a detached accessory structure for the sole purpose of storage subject to the provisions below.
  - (1) All cargo containers must adhere to the following regulations:
    - (i) Must meet all Washoe County placement standards for a detached accessory structure.
    - (ii) Only one cargo container of not more than 200 square feet of floor space shall be allowed on a parcel of land less than one-half acre in size; two cargo containers of any size shall be allowed on a parcel of land between one half acre and five acres in size. Parcels larger than five acres are limited to one container (of any size) per acre or portion thereof.
    - (iii) The cargo container shall be painted one, solid, muted color that blends with the surrounding vegetation, structures or topography.
    - (iv) All cargo containers shall be free from severe damage, shall not be structurally altered, and shall be free from severe rust. The Director of the Planning and Building Division shall have the authority to determine if these standards have been met.
      - a. A cargo container may potentially be used as structural support for other elements of a detached accessory structure as long as the container is not structurally altered; the overall design has been stamped by a qualified engineer; and a building permit is obtained for the overall structure.
    - (v) Shall not include plumbing fixtures.
    - (vi) Shall not be stacked; except in the Commercial and Industrial regulatory zones with an established commercial or industrial use type, and then not stacked above two high. Setback requirements shall be determined by the total height of the stacked structure.
    - (vii) Shall not display off-premise advertising, company logos, names, or other markings painted on, or otherwise attached to, the exterior of the cargo container.
    - (viii) Shall not occupy any required off-street parking spaces for the site.

- (ix) Shall be separated from any other structure or storage shed by a minimum of ten feet, with the following exception:
  - a. Cargo containers may be placed side-by-side, with no separation between the individual containers, up to a maximum grouping of four containers where more than one cargo container is allowed on a property. Any such grouping of containers shall be a minimum of 20 feet from any other structure, storage shed, or other cargo container(s). This does not allow for placement of cargo containers end-to-end.
- (x) Cargo containers do not require a placement permit from the Planning and Building Division, except within Commercial or Industrial regulatory zones or as otherwise noted within this section.
- (xi) Any electrical wiring or HVAC components shall require a building permit from the Planning and Building Division.
- (xii) Shall not be established as an Agricultural Building as a Main Use pursuant to Article 330, Domestic Pets and Livestock, of this Development Code.
- (2) Cargo containers placed on parcels one and one quarter acre or less in size must also adhere to the following regulations:
  - (i) Shall not be placed between a residence and the adjoining street or road right-of-way that provides primary access to the residence.
    - a. On a parcel fronted by two or more street or road right-of-ways, the Director of the Planning and Building Division shall have the authority to determine the primary access to the residence.
- Deed Restriction Required for Connection to Water or Wastewater Facilities. Any (h) detached accessory structure proposed to be connected to a potable water supply line or a septic system or community sewer system (i.e. sanitary sewer) as part of a building permit application shall require a deed restriction to be filed with the County Recorder's office stipulating that the structure will not be converted to an accessory dwelling unit as defined in Section 110.304.15. Said deed restriction shall make the County a party to the restriction and shall be obtained through the Planning and Development Division. A copy of the recorded deed restriction shall be required prior to the issuance of the building permit. The Planning and Development Division shall agree in writing to the removal of the deed restriction if the owner legally converts the accessory structure to an accessory dwelling unit (pursuant to the provisions of this article and applicable building codes) or if the structure has been permanently disconnected from the potable water supply and sanitary sewer system. Installation of both a kitchen (as defined in Article 902) and a toilet in a detached accessory structure shall render the structure as a dwelling unit subject to the provisions of this article.
- (i) <u>Use of Mobile/Manufactured Homes as Detached Accessory Structures.</u> A detached accessory structure shall not be comprised of a mobile or manufactured home due to Federal Housing and Urban Development (HUD) standards prohibiting the removal or modification of any interior structural components, such as plumbing fixtures (see HUD 24 CFR Part 3280).

- (j) <u>Hoop Houses and High Tunnels.</u> Hoop houses and high tunnels, as defined in Section 110.902.15, General Definitions, may be established subject to the following regulations:
  - (1) Must meet all Washoe County placement standards for a detached accessory structure;
  - (2) Are exempt from the lot coverage limitations established in Section 110.306.10(a); and
  - (3) The height of a hoop house or high tunnel at its tallest point shall not exceed the allowable height for the regulatory zone within which it is located.

SECTION 5. Section 110.306.20 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.306.20 Attached Accessory Dwellings.</u> Attached accessory dwellings are defined in Article 304, Use Classification System, under Section 110.304.15, Residential Use Types. Attached accessory dwellings are permitted in the General Rural (GR), General Rural Agricultural (GRA), and the Residential Regulatory Zones, pursuant to all of the following regulations:

- (a) A main residential unit exists and no other accessory dwelling unit has been established.
- (b) A minimum lot area of five thousand (5,000) square feet exists.
- (c) Compliance with the setback and height standards of the regulatory zone and the lot coverage standards enumerated in Section 110.306.10(a).
- (d) Except in the Medium Density Suburban (MDS) Regulatory Zone, the High-Density Suburban (HDS) Regulatory Zone, and all urban regulatory zones, the High-Density accessory dwelling unit shall not exceed fifty (50) percent of the total square footage of the main dwelling unit or fifteen hundred (1,500) square feet, whichever is smaller. In the Medium Density Suburban (MDS) Regulatory Zone, the High Density Suburban Regulatory Zone, and all urban regulatory zones, the attached accessory dwelling unit shall not exceed fifty (50) percent of the total square footage of the main dwelling unit or 1,200 square feet, whichever is smaller. The square footage of garages, crawl spaces, cellars, attics, or basements not designed for human occupancy shall not be included when calculating the total square footage of the main dwelling unit, unless such areas have been legally converted into habitable space.
- (e) An attached accessory dwelling may be created by converting part of, or adding on to, an existing single family main dwelling unit. To be considered attached, the accessory dwelling unit must abut (i.e. be on the opposite side of a wall or ceiling) the habitable space of the main dwelling, or the ceiling of a garage attached to the main dwelling. Incidental and accessory features such as trellises, decks, patios, breezeways, or tool sheds will not be considered as establishing an attached structure/dwelling. Any exterior entrance to the attached accessory dwelling shall not be located along the same wall as the main entrance to the main unit.
- (f) A minimum of one (1) off-street parking space shall be added, in addition to the applicable parking requirements of the main unit. Additional parking beyond the one (1)

off-street parking space added may be required pursuant to the provisions of Article 410, Parking and Loading.

(g) Only one (1) accessory dwelling unit is allowed per parcel.

SECTION 6. Section 110.306.25 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.306.25 Detached Accessory Dwellings.</u> Detached accessory dwellings are defined in Article 304, Use Classification System, under Section 110.304.15, Residential Use Types. Any detached accessory dwelling unit must adhere to the following requirements:

- (a) A main residential unit exists and no other accessory dwelling unit has been established.
- (b) A minimum lot area of twelve thousand (12,000) square feet exists.
- (c) Compliance with the setback and height standards of the regulatory zone and the lot coverage standards enumerated in Section 110.306.10(a).
- (d) Except for in the Medium Density Suburban (MDS) Regulatory Zone, the detached accessory dwelling unit shall not exceed fifteen hundred (1,500) square feet, or fifty (50) percent of the total square footage of the main dwelling unit, whichever is smaller. In the Medium Density Suburban (MDS) Regulatory Zone, the detached accessory dwelling unit shall not exceed twelve hundred (1,200) square feet or fifty (50) percent of the total square footage of the main dwelling unit, whichever is smaller. The square footage of garages, crawl spaces, cellars, attics, or basements not designed for human occupancy shall not be included when calculating the total square footage of the main dwelling unit, unless such areas have been legally converted into habitable space. The maximum permitted square footage of a detached accessory dwelling unit shall not be increased by use of the variance process contained in Article 804, Variances, except for conversion of a guest house, that was legally constructed prior to May 26, 1993, to a detached accessory dwelling unit.
- (e) A manufactured or modular home constructed within six (6) years of the date of its placement is permitted as a detached accessory dwelling unit, subject to the size and regulatory zone requirements in (d) above and the provisions of Article 312, Fabricated Housing, provided that the unit is permanently affixed to the property, its foundation system is masked and the unit is converted to real property pursuant to the provisions of Article 312, Fabricated Housing, at the time of the final inspection date. Fabricated homes are permitted as detached accessory dwelling units in a manufactured home subdivision.
- (f) A minimum of one (1) off-street parking space shall be added, in addition to the applicable parking requirements of the main unit. Additional parking beyond the one (1) off-street parking space added may be required pursuant to the provisions of Article 410, Parking and Loading.
- (g) Only one (1) accessory dwelling unit is allowed per parcel.
- (h) A detached accessory dwelling unit may be converted to a main dwelling unit by subdividing the original parcel. The newly subdivided parcels (and any structures

- thereon) must meet all provisions of the Development Code, including the setback, height, and minimum lot area standards of the applicable regulatory zone.
- (i) A detached accessory dwelling unit shall include the installation of a water meter if the detached accessory dwelling unit proposes to use a domestic well as its source of water.
- (j) On any parcel half an acre in size or smaller, a detached accessory dwelling unit shall be permitted only pursuant to the administrative review process in Article 809.
- (k) If a detached accessory dwelling unit qualifies as a minor accessory dwelling unit as defined in WCC 110.304.15(a)(8) and is 12 feet in height or less, it can be located as close as 5 feet from the side and rear property lines. Minor accessory dwelling units located on parcels larger than ½ acre in size do not require an off-street parking space. Minor accessory dwelling units located on parcels ½ acre in size or smaller are required to have one off-street parking space, unless this requirement is waived by the Director of Planning and Building or their designee.

SECTION 7. Section 110.312.05 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

<u>Section 110.312.05</u> <u>Placement Standards.</u> Fabricated housing that is not located within a manufactured home park shall comply with the provisions of this section.

- (a) <u>Modular Homes.</u> Modular home placements shall be subject to the same regulations and standards as site-built homes, and comply with the provisions of Washoe County Code Chapter 100.
- (b) Manufactured Homes. Manufactured home placements are allowed as follows:
  - (1) Manufactured homes not less than four hundred (400) square feet in size and constructed within six (6) years of the date of placement (as defined in Article 902) are allowed on an individual lot which permits a single family residence with the exception that new placements of manufactured homes are not allowed on parcels that have the current regulatory zones of either General Commercial, Neighborhood Commercial/Office, Tourist Commercial, Industrial, Open Space, Parks and Recreation, or Public/Semi-Public Facility, or any historic district established by Washoe County;
  - (2) Multi-sectional manufactured housing units and single manufactured housing units transported to the site are allowed in areas designated as Trailer (TR) Overlay zone in effect prior to May 26, 1993, with the exception that new placements of manufactured homes are not allowed on parcels that have the current regulatory zones of General Commercial, Neighborhood Commercial/Office, Tourist Commercial, Industrial, Open Space, Parks and Recreation, or Public/Semi-Public Facility; and
  - (3) Manufactured homes in a manufactured home park are allowed, provided they are in compliance with Article 314; Manufactured Home Parks.
- (c) <u>Mobile Homes.</u> Mobile home placements are allowed as follows:
  - (1) Mobile homes are allowed in areas which were designated as Trailer (TR) Overlay zone in effect prior to May 26, 1993, with the exception that new

placements of mobile homes are restricted to individual lots that had a previous mobile home or manufactured home assessed valuation within twelve (12) months of the new set-up permit application date. New mobile home placements are no longer allowed on parcels that have the current regulatory zones of either General Commercial, Neighborhood Commercial/Office, Tourist Commercial, Industrial, Open Space, Parks and Recreation, or Public/Semi-Public Facility.

(2) Mobile homes in a manufactured home park are allowed, provided they are in compliance with Article 314, Manufactured Home Parks.

SECTION 8. Section 110.406.50 of Chapter 110 of the Washoe County Code is hereby amended to read as follows:

#### Section 110.406.50 Fences, Walls or Perimeter Planting.

- (a) Residential Use Types. The maximum height for fences, walls or perimeter planting is limited to four-and-one-half (4.5) feet in the required front yard setback except as noted by Section 110.406.30, Front Yards. The maximum height for fences, walls or perimeter planting for the remainder of the residential property is six (6) feet. Where two (2) or more of a property's frontages constitute front yards on a corner lot, one (1) of the yards shall be deemed to be the main entrance and all other yards with street frontage shall be considered modified side yards where fences, walls or perimeter planting can have a maximum height of six (6) feet as long as such fences, walls or perimeter planting are located at least ten (10) feet from the modified side yard property line. Barbed wire or razor wire livestock fencing in front yards is allowed only on lots with a size greater than one (1) acre.
- (b) Commercial and Industrial Use Types. The fences, walls or perimeter planting in commercial and industrial development adjoining residential uses shall be at least six (6) feet but not more than eight (8) feet in height, in accordance with Article 412, Landscaping. The fences, walls or perimeter planting adjoining a street may be a maximum of six (6) feet in height. The fences, walls or perimeter planting adjoining non-residential uses may be a maximum of eight (8) feet in height.
- (c) <u>Specialty Fences.</u> Specialty fences are permitted in all regulatory zones with the following provisions:
  - (1) A specialty fence shall only be for the purposes of enclosing a tennis court, racquetball court, basketball court or other court-type recreational activity, and for exotic animals when a fence is required pursuant to the issuance of a permit from the Washoe County Regional Animal Services.
  - (2) A specialty fence shall comply with the following provisions:
    - (i) The court or enclosure for which the fence is erected shall be located entirely to the side or rear of the main structure permitted on the property.
    - (ii) The fence may not be greater than ten (10) feet in height.
    - (iii) The fence may not prevent viewing through the fence. It may not be solid.

- (iv) The fence must be of a color that blends with the background and in no instance may it be of a reflective material.
- (v) The fence shall not be located closer than five (5) feet to the side or rear property lines.
- (3) A specialty fence may be up to 30 feet in height for a baseball or softball backstop. A specialty fence may be any height, subject to approval of a Director's Modification of Standards, only when the fence is constructed for a civic use, such as a sports field.
- (d) <u>Entry Gate and Entry Columns.</u> An entry gate and entry columns are permitted in all regulatory zones and are subject to the following provision:
  - (1) An entry gate and entry columns may exceed the allowable height of the fencing on adjacent fence panels by a maximum of eighteen (18) inches. Lighting fixtures may be placed on top of the entry column in excess of the height limitation.
- (e) <u>Security Fences</u>. Security Fences are permitted in all regulatory zones on parcels of land that do not have a main use established, subject to compliance with all of the following standards:
  - (1) A security fence shall only be for the purpose of enclosing a vacant parcel of land to control access to that parcel of land.
  - (2) The allowable height of a security fence is defined at WCC 110.406.50.
  - (3) A building permit is required for construction of a security fence.
  - (4) A security fence shall comply with the following provisions:
    - (i) The security fence shall only be located on the perimeter of the subject site, or adjacent to a public access easement.
      - (ii) The security fence shall be constructed only of chain link and shall not prevent viewing through it. No slats are allowed. It shall not be solid.
      - (iii) Construction of a security fence using any material other than chain link may be permitted, subject to approval of a Director's Modification of Standards, when the alternative material provides an equivalent level of security and does not inhibit view of the parcel of land. It shall not be solid.
      - (iv) The security fence must be supported by steel pipes, and those supports must be set securely in the ground and stabilized with concrete.
- (f) <u>Battery-charged fences</u>. A battery-charged fence is a fence that interfaces with an alarm system in a manner that enables the fence to cause the connected alarm system to transmit a signal intended to summon law enforcement in response to an intrusion and has an energizer that is driven by a battery. Battery-charged fences are permitted on all properties within the rural, industrial, and commercial regulatory zones and on all

properties within the Tahoe Planning Area, subject to compliance with all of the following standards:

- (1) The battery-charged fence shall use a battery that is not more than 12 volts of direct current;
- (2) The battery-charged fence shall have an energizer that meets the most current standards set forth by the International Electrotechnical Commission;
- (3) The battery-charged fence shall be surrounded by a nonelectric perimeter fence or wall that is at least 5 feet in height;
- (4) The battery-charged fence shall not be higher than 10 feet in height or 2 feet higher than the height of the nonelectric perimeter fence or wall described in 110.406.50(f)(3), whichever is greater; and
- (5) The battery-charged fence shall be marked with conspicuous warning signs that are located on the battery-charged fence at intervals of not more than 40 feet and that read: "WARNING: ELECTRIC FENCE."

### SECTION 9. General Terms.

- 1. All actions, proceedings, matters, and things heretofore taken, had and done by the County and its officers not inconsistent with the provisions of this Ordinance are ratified and approved.
- 2. The Chair of the Board and officers of the County are authorized and directed to take all action necessary or appropriate to effectuate the provisions of this Ordinance. The District Attorney is authorized to make non-substantive edits and corrections to this Ordinance.
- 3. All ordinances, resolutions, bylaws and orders, or parts thereof, in conflict with the provisions of this Ordinance are hereby repealed to the extent only of such inconsistency. This repealer shall not be construed to revive any ordinance, resolution, bylaw or order, or part thereof, heretofore repealed.
- Each term and provision of this Ordinance shall be valid 4. and shall be enforced to the extent permitted by law. any term or provision of this Ordinance or the application shall be deemed by а court of competent thereof jurisdiction to be in violation of law or public policy, then it shall be deemed modified, ipso facto, to bring it within the limits of validity or enforceability, but if it cannot be so modified, then the offending provision or term shall be excised from this Ordinance. In any event, the remainder of this Ordinance, or the application of such term or provision to circumstances other than those to which it is invalid or unenforceable, shall affected.

### Passage and Effective Date

Proposed on February (month) 27th (day), 2024.

Proposed by Commissioner Hill

Passed on March (month) 4th (day), 2024.

Vote:

Ayes: Hill, Herman, Clark, Garcia, Andriola

Nays: Nowe

Absent: NOW

Alexis Hill, Chair

Washoe County Commission

Jan Galassini, County Clerk

This ordinance shall be in force and effect from and after the 29th day of the month of March of the year 2024.



# Nevada/Utah GANNETT

P.O. Box 677345, Dallas, TX 75267-7345

#### PROOF OF PUBLICATION

\_Catherine Smith Washoe County Clerk's Office 1001 E 9Th ST # A Reno NV 89512-2845

#### STATE OF WISCONSIN, COUNTY OF BROWN

Being first duly sworn, deposes and says: That as the legal clerk of the Reno Gazette-Journal, a daily newspaper of general circulation published in Reno, Washoe County, State of Nevada that the notice hereto annexed was Published in said newspapers in the issue:

03/01/2024

and that the fees charged are legal. Sworn to and subscribed before on 03/01/2024

Legal Clerk

Notary, State of WI, County of Brown

My commission expires

**Publication Cost:** 

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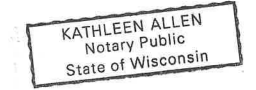
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### NOTICE OF PUBLIC

HEARING HEREBY NOTICE GIVEN that the Board of Commissioners County Washoe County, Nevada, will hold a public hearing at the County Commission Chambers, Washoe County Administration Complex, 1001 East Ninth Street, Building A, in Washoe County, Reno. Nevada on March 19, 2024, for the purpose of hearing the adoption of a proposed ordinance. Anyone wishing to protest or affirm may do so by appearing at the abovenamed time and place. Please submit any written comments by 4:00 p.m. the day prior to the public hearing. Reasonable efforts will be made to include all written comments received by mail or email in the record. The ordinance is entitled:
AN ORDINANCE AMENDING WASHOE COUNTY
CODE CHAPTER 110 CODE CHAPTE (DEVELOPMENT CODE)
BY MODIFYING VARIOUS
SECTIONS IN DIVISION
THREE REGULATION OF
THREE AND DIVISION DEVELOPMENT STANDARDS, IN ORDER TO UPDATE REGULA-RELATED TIONS DWELLING ACCESSORY UNITS, DETACHED
ACCESSORY STRUCTURES, MANUFACTURED
HOUSING, AND BATTERYCHARGED FENCES. DETACHED UPDATES THESE INCLUDE DELETING A SECTION SPECIFYING THE PROCEDURE AND FINDINGS FOR PLACING

A MANUFACTURED HOME THAT IS LESS THAN 1,200 SQUARE FEET IN SIZE; AND MODIFYING VARI-OUS SECTIONS TO: ALLOW DETACHED ACCESSORY DWELLING UNITS AS AN ALLOWED USE BY RIGHT IN CERTAIN RESIDEN REGULATORY REQUIRE ZONES; DETACHED DWELLING UNITS ON PARCELS 1/2 ACRE IN SIZE OR SMALLER TO BE SUBJECT TO THE ADMINISTRATIVE REVIEW PERMIT PROCESS IN ARTICLE 809: UPDATE
THE MAXIMUM SQUARE
FOOTAGE FOR ATTACHED DETACHED DWELLING DWELLING "MINOR DEFINE "MINOR SORY DWELLING UNIT" MODIFY PERMITTING REQUIREMENTS ACCESSORY DETACHED STRUCTURES; MINIMUM SQUARE FOOTAGE FOR MANUFAC-TURED HOMES; AND ADD PROVISONS RELATED TO BATTERY-CHARGED FENCES AS REQUIRED BY NV SB 208 (2023); AND ALL MATTERS NECESSAR-ILY CONNECTED THERE-WITH AND PERTAINING THERETO THERETO.
DATED: February 28, 2024
JANIS GALASSINI, Washoe
County Clerk and Clerk of the Board of County Commissioners 3/1/24 9901547

HEARING
NOTICE IS HEREBY
GIVEN that the Board of
County Commissioners Washoe County, Nevada, will hold a public hearing at the County Commission Cham-bers, Washoe County Administration Complex, 1001 East Ninth Street, Building A, in Reno, Washoe County, Nevada on March 19, 2024, for the purpose of hearing the adoption of a proposed ordinance. Anyone wishing to protest or affirm may do so by appearing at the above-named time and place. Please submit any written comments by 4:00 p.m. the day prior to the public hearing. Reasonable efforts will be made to include all written comments received by mail or email in the record. The ordinance is entitled: The ordinance is entified:
AN ORDINANCE AMENDING WASHOE COUNTY
CODE CHAPTER 110
(DEVELOPMENT CODE)
BY MODIFYING VARIOUS
SECTIONS IN DIVISION
THREE- REGULATION OF
ISES AND DIVISION USES AND DIVISION FOUR- DEVELOPMENT STANDARDS, IN ORDER TO UPDATE REGULATIONS RELATED TO ACCESSORY DWELLING DETACHED STRUC-UNITS, DETACHED ACCESSORY STRUCTURES, MANUFACTURED HOUSING, AND BATTERY-CHARGED FENCES. UPDATES THESE INCLUDE DELETING A SECTION SPECIFYING THE PROCEDURE AND FINDINGS FOR PLACING A MANUFACTURED HOME A MANUFACTURED HOME
THAT IS LESS THAN 1,200
SQUARE FEET IN SIZE;
AND MODIFYING VARIOUS SECTIONS TO: ALLOW
DETACHED ACCESSORY
DWELLING UNITS AS AN
ALLOWED USE BY RIGHT
IN CERTAIN RESIDENTIAL REGULATORY
ZONES: DECUME REQUIRE ACCESSORY ZONES; DETACHED ACCESS
DWELLING UNITS PARCELS 1/2 ACRE IN SIZE
OR SMALLER TO BE
SUBJECT TO THE ADMIN-SUBJECT TO THE ADMINISTRATIVE REVIEW PERMIT PROCESS IN ARTICLE 809; UPDATE THE MAXIMUM SQUARE FOOTAGE FOR BOTH ATTACHED AND ATTACHED AND ACCESSORY DETACHED DETACHED ACCESSORY
DWELLING UNITS;
DEFINE "MINOR ACCESSORY DWELLING UNIT";
MODIFY PERMITTING
REQUIREMENTS FOR
DETACHED ACCESSORY
STRUCTURES; UPDATE
THE MINIMUM SQUARE
FOOTAGE FOR MANUFACTURED HOMES; AND ADD
PROVISONS RELATED TO
BATTERY-CHARGED BATTERY-CHARGED FENCES AS REQUIRED BY NV SB 208 (2023); AND ALL MATTERS NECESSAR-ILY CONNECTED THERE-WITH AND PERTAINING THERETO. DATED: February 28, 2024 JANIS GALASSINI, Washoe County Clerk and Clerk of the Board of County Commissioners 3/1/24 9901547



### Nevada/Utah GANNETT

P.O. Box 677345, Dallas, TX 75267-7345

#### PROOF OF PUBLICATION

Catherine Smith Washoe County Clerk's Office 1001 E 9Th ST # A Reno NV 89512-2845

#### STATE OF WISCONSIN, COUNTY OF BROWN

Being first duly sworn, deposes and says: That as the legal clerk of the Reno Gazette-Journal, a daily newspaper of general circulation published in Reno, Washoe County, State of Nevada that the notice hereto annexed was Published in said newspapers in the issue:

03/22/2024. 03/29/2024

and that the fees charged are legal. Sworn to and subscribed before on 03/29/2024

Legal Clerk

Notary, State of WI, County of Brown

My commission expires

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KATHLEEN ALLEN Notary Public State of Wisconsin NOTICE OF ADOPTION BILL NO. 1905 ORDINANCE NO. 1714 (of Washoe County, Nevada)

AMEND-COUNTY ORDINANCE ING CODE WASHOE CHAPTER CODE CHAPTER III
(DEVELOPMENT CODE)
BY MODIFYING VARIOUS
SECTIONS IN DIVISION
THREE-REGULATION OF
USES AND DIVISION
FOUR-DEVELOPMENT STANDARDS, IN ORDER TO UPDATE REGULA-RELATED TO RY DWELLING ACCESSORY DETACHED TURES, MANUFACTURED HOUSING, AND BATTERY-CHARGED FENCES UPDATES THESE DELETING A SPECIFYING INCLUDE SECTION THE PROCEDURE AND FINDINGS FOR PLACING A MANUFACTURED HOME THAT IS LESS THAN 1,200 SQUARE FEET IN SIZE; AND MODIFYING VARI-AND MODIFYING VARI-OUS SECTIONS TO: ALLOW DETACHED ACCESSORY
DWELLING UNITS AS AN
ALLOWED USE BY RIGHT
IN CERTAIN RESIDENTIAL REGULATORY TIAL REQUIRE ZONES; DETACHED DWELLING PARCELS 1/2 ACRE IN SIZE OR SMALLER TO BE SUBJECT TO THE ADMIN-REVIEW ISTRATIVE PERMIT PROCESS IN ARTICLE 809; UPDATE THE MAXIMUM SQUARE FOOTAGE ATTACHED BOTH DETACHED ACCESSORY DWELLING UNITS; DEFINE "MINOR ACCES-SORY DWELLING UNIT" UNIT" REQUIREMENTS DETACHED ACCESSORY STRUCTURES; UPDATE STRUCTURES; UPDATE THE MINIMUM SQUARE FOOTAGE FOR MANUFAC- TURED HOMES; AND ADD PROVISONS RELATED TO BATTERY- CHARGED FENCES AS REQUIRED BY NV SB 208 (2023); AND ALL MATTERS NECESSAR-ILY CONNECTED THERE-WITH AND PERTAINING PUBLIC NOTICE IS HEREBY GIVEN that type-written copies of the abovenumbered and entitled Ordiavailable nance are public inspection and distribution at the office of the County Clerk of Washoe County, at her office in the Administrative County County
Complex in Reno, Nevada,
and that such Ordinance was
proposed by Chair Hill on
February 27, 2024, and was
passed and adopted at a
regular meeting of the Board of County Commissioners of Washoe County at a regular meeting held on March 19, 2024, by the following vote of the Board of County Board Commissioners: Those Voting Aye: Alexis Hill, Jeanne Herman, Hill, Michael Clark, Mariluz Garcia, Clara Andriola Those Voting Nay: None Those Absent: None This Ordinance shall be in full force and effect from and after the 29th day of the month of March 2024. IN WITNESS WHEREOF, the Board of County of Commissioners of Washoe County, Nevada has caused this Ordinance to be published by title only.

DATED this March 20, 2024

JANIS GALASSINI, Washoe
County Clerk and Clerk of the Board of County Commissioners 3/22/24, 3/29/24 9984832

NOTICE OF ADOPTION
BILL NO. 1905
ORDINANCE NO. 1714
(of Washoe County,
Nevada)
AN ORDINANCE AMENDING WASHOE COUNTY
CODE CHAPTER 110
(DEVELOPMENT CODE)
BY MODIFYING VARIOUS
SECTIONS IN DIVISION
FOUR-DEVELOPMENT
STANDARDS, IN ORDER
TO UPDATE REGULATIONS RELATED TO
ACCESSORY DWELLING
UNITS, DETACHED
ACCESSORY STRUCTURES, MANUFACTURED
HOUSING, AND BATTERYCHARGED FENCES.
THESE UPDATES
INCLUDE DELETING A
SECTION SPECIEVING THESE UPDATES INCLUDE DELETING A SECTION SPECIFYING THE PROCEDURE AND FINDINGS FOR PLACING A MANUFACTURED HOME THAT IS LESS THAN 1,200 SQUARE FEET IN SIZE; AND MODIFYING VARIOUS SECTIONS TO: ALLOW DETACHED ACCESSORY DWELLING UNITS AS AN ALLOWED USE BY RIGHT IN CERTAIN RESIDENTIAL REGULATORY ZONES; REQUIRE DETACHED ACCESSORY DWELLING UNITS ON PARCELS ½ ACRE IN SIZE OR SMALLER TO BE SUBJECT TO THE ADMINISTRATIVE REVIEW PERMIT PROCESS IN ARTICLE 809; UPDATE THE MAXIMUM SQUARE FOOTAGE FOR BOTH ATTACHED AND DETACHED ACCESSORY DWELLING UNITS; DEFINE "MINOR ACCESSORY DWELLING UNITS; DEFINE "MINOR ACCESSORY DWELLING UNITS; MODIFY PERMITTING REQUIREMENTS FOR MANUFACTURED HOMES; AND ADD PROVISONS RELATED TO BATTERY- CHARGED FENCES AS REQUIRED DROYLOWS STRUCTURED HOMES; AND ADD PROVISONS RELATED TO BATTERY- CHARGED FENCES AS REQUIRED DROYLOWS AND ALL MATTERS NECESSARILY CONNECTED THEREWITH AND PERTAINING THERETO. PUBLIC NOTICE IS HEREBY GIVEN that typewritten copies of the doovenumbered and entitled Ordinance are available for public inspection and distribution at the office of the County Administrative Administrative County, at her office in the County Administrative County Administrative County Administrative Complex in Reno, Nevada, and that such Ordinance was proposed by Chair Hill on February 27, 2024, and was passed and adopted at a regular meeting of the Board of County Commissioners of Washoe County at a regular meeting held on March 19, 2024, by the following vote of the Board of County Commissioners: Those Voting Aye: Alexis Hill, Jeanne Herman, Michael Clark, Mariluz Garcia, Clara Andriola Those Voting Nay: None This Ordinance shall be in Those Absent: None
This Ordinance shall be in
full force and effect from
and after the 29th day of the
month of March 2024.
IN WITNESS WHEREOF,
the Board of County
Commissioners of Washoe
County, Nevada has caused
this Ordinance to be
published by title only.
DATED this March 20, 2024
JANIS GALASSINI, Washoe
County Clerk and
Clerk of the Board of County Clerk of the Board of County Commissioners 3/22/24, 3/29/24 9984832