ORDINANCE NO. 11-____

AN ORDINANCE OF THE CITY OF AGOURA HILLS, CALIFORNIA, AMENDING SECTIONS 9654.6.B. AND 9654.2.K. OF DIVISION 4 OF PART 2 OF CHAPTER 6 OF TITLE IX OF THE AGOURA HILLS MUNICIPAL CODE PERTAINING TO PARKING REQUIREMENTS

A. <u>Recitals</u>

(i) The purpose of this ordinance is to amend the parking provisions of the City's Municipal Code to provide updated parking ratio requirements for a variety of uses and to update the standards and requirements for the use of shared parking.

(ii) On ____, 2011, the Planning Commission of the City of Agoura Hills held a duly noticed public hearing to consider Ordinance 11-____, and received testimony from City staff and all interested parties regarding the proposed amendment. Following the close of the public hearing, the Planning Commission adopted Resolution No. 11-____ recommending approval of Ordinance 11-____, and recommending adoption of the Initial Study/Negative Declaration prepared for the Ordinance pursuant to the California Environmental Quality Act.

(iii) On ____, 2011, the City Council of the City of Agoura Hills conducted and concluded a duly noticed public hearing concerning the Zoning Ordinance Amendment contained herein as required by law, and received testimony from City staff and all interested parties regarding the proposed amendments.

(iv) All legal prerequisites to the adoption of the Ordinance have occurred.

B. <u>Ordinance.</u>

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF AGOURA HILLS DOES ORDAIN AS FOLLOWS:

SECTION 1. The facts set forth in the Recitals, Part A of this Ordinance, are true and correct.

SECTION 2. Environmental Review

A. Pursuant to the California Environmental Quality Act ("CEQA"), as amended, the CEQA Guidelines promulgated thereunder, and the City's local CEQA Guidelines, City staff prepared an Initial Study of the potential environmental effects of this proposed Ordinance and the Zoning Ordinance Amendment contained herein ("the Project"). On the basis of the Initial Study, City staff for the City of Agoura Hills, acting as Lead Agency, determined that there was no substantial evidence that the project could have a significant effect on the environment. As a

result, City staff prepared a Negative Declaration for the project and provided public notice of the public comment period and of the intent to adopt the Initial Study/Negative Declaration.

B. The City Council has independently reviewed (1) the Initial Study/Negative Declaration, which are incorporated herein by this reference); and (2) all comments received, both written and oral, regarding the Initial Study/Negative Declaration, and based upon the whole record before it, finds that those documents were prepared in compliance with CEQA, the CEQA Guidelines and the City's Guidelines for Implementing CEQA, that City staff has correctly concluded that there is no substantial evidence that the project will have a significant effect on the environment, and that the findings contained therein represent the independent judgment and analysis of the City Council. Based on these findings, the City Council hereby approves and adopts the Initial Study/Negative Declaration for this project.

C. The custodian of records for the Initial Study/Negative Declaration and all materials that constitute the record of proceedings upon which the City Council's decision was based is the City Clerk of the City of Agoura Hills. Those documents are available for public review in the Office of the City Clerk located at 30001 Ladyface Court, Agoura Hills, California.

SECTION 3. Sections 9654.2.K. and 9654.6.B., Division 4 of Part 2 of Chapter 6 of Article IX (Zoning Ordinance) of the Agoura Hills Municipal Code are hereby amended to read:

- "K. *Provisions for commercial uses.*
 - 1. *Parking locations.* In commercial zones, off-street parking shall be located on the same lot as, or on a lot contiguous to, the building, structure, or use to be served in a planned development. If the required parking spaces shall not be are located in the rear of a commercial building, unless direct customer access to the facility from the parking is shall be provided. At the discretion of the director of planning and community development or the planning commission, whichever has jurisdiction, where two (2) or more commercial uses in a planned commercial development project share parking facilities, not withstanding provision 5 of section 9654.2.K., and the business hours of such uses do not overlap, the minimum space requirement may be reduced by up to fifty (50) percent of the parking requirement for the use requiring the least parking, subject to a minimum of twenty (20) parking spaces being provided. Such reduction shall be subject to the approval of the covenants, conditions, and restrictions for the project by the director of planning and community development or planning and community development or planning and parking spaces being provided.
 - 2. *Spaces not for repair, servicing or storage.* Required parking spaces shall not be used, or be permitted to be used, for the repair, servicing, or storage of vehicles or for the storage of materials.
 - 3. *Racks not counted as parking spaces.* For auto repair shops or other similar uses, the racks and pump blocks shall not be considered in calculating the required parking spaces.
 - 4. Uses not specified. Commercial parking requirements for uses not specified in this part shall be based upon a standard of one (1) space per two hundred fifty (250)

square feet of gross floor area, unless the director of planning and community development or planning commission approve a different parking requirement, based on the most comparable uses specified in this part.

5. Shared Parking. For the purposes of this section, "shopping center" shall mean a group of architecturally unified commercial and retail establishments containing twenty five thousand (25,00) square feet or more, built on a site which is planned, developed, and managed as an operating unit. At the discretion of the director of planning and community development, or the planning commission, whichever has jurisdiction, a shared parking reduction shall be allowed for the shopping centers based on the following:

Combination of land uses	Shared Parking Reduction Allowed*	
Office+Retail or Office+Restaurant or	Lowest of :	
<u>Retail+Theater</u>	<u>up to 15% of combined parking requirement or</u> up to 20% of highest individual use parking requirement	
Retail+Restaurant	Lowest of :	
<u>or</u> <u>Office+Theater</u>	up to 18% of combined parking requirement or up to 24% of highest individual use parking requirement	
Restaurant+Theater	Lowest of : <u>up to 12% of combined parking requirement or</u> <u>up to 15% of highest individual use parking requirement</u>	
Office+Retail+Restaurant	Lowest of : up to 20% of combined parking requirement or up to 25% of highest individual use parking requirement	
Office+Restaurant+Theater	Lowest of : <u>up to 18% of combined parking requirement or</u> <u>up to 24% of highest individual use parking requirement</u>	
Office+Retail+Theater	Lowest of : <u>up to 20% of combined parking requirement or</u> <u>up to 25% of highest individual use parking requirement</u>	
Retail+Restaurant+Theater	Lowest of : up to 18% of combined parking requirement or up to 22% of highest individual use parking requirement	
Office+Retail+Restaurant+Theater	Lowest of : <u>up to 20% of combined parking requirement or</u> <u>up to 25% of highest individual use parking requirement</u>	
* Final allowable shared parking for these and other uses not addressed above will be at the discretion of the director of planning and community development.		
Note: Different shared parking reduction values other than those identified above, or for other uses not identified above, may be allowed based on a City accepted methodology for shared parking analysis completed by the applicant using a qualified traffic or parking consultant.		

TABLE I: SHARED PARKING

Note: For residential mixed-use development, residential parking shall be provided per section 9654.6 in addition to the parking requirement for other proposed non-residential uses. To be considered for shared parking reduction for non-residential parking spaces, a shared parking analysis shall be completed by the applicant based upon a City accepted methodology, using a qualified traffic or parking consultant. Source: Based upon ULI Shared Parking 2nd Edition, ITE Parking 3rd Edition

In shopping centers where offices exceed ten (10) percent of the total gross floor area, that portion in excess of (10) percent of the gross floor area shall be calculated at one (1) parking space per three thundered (300) square feet.

When cinema spaces exceed ten (10) percent of the total gross floor area, that portion in excess of ten (10) percent of the gross floor area shall be calculated at one (1) parking space per thirty five (35) square feet.

Where restaurant, café or together food and beverage service uses exceed ten (10) percent of the gross floor area shall be calculated at on (1) parking space per one hundred (100) square feet.

Shared parking reduction values other than those identified above, or for other uses not identified above, may be allowed at the discretion of the direction or planning commission, whichever had jurisdiction, based on a shared parking analysis completed by the applicant, providing the analysis methodology is acceptable to the director. For residential mixed-use development, residential parking shall be provided pursuant to section 9654.6 in addition to the parking requirement for the proposed non-residential uses. To be considered for a shared parking reduction for non-residential parking spaces, a shared parking analysis shall be completed by the applicant using a methodology acceptable to the director. All shared parking analyses shall be conducted by a qualified traffic or parking consultant."

"9654.6. Parking Allocation

A. *Purpose*. The intent and purpose of this section is to provide properly designed off-street parking areas adequate in capacity, location and design to prevent traffic congestion.

The allocation of off-street parking is intended to provide a sufficient number of off-street parking spaces that are in proportion to the need created by the particular land use.

B. *Parking spaces required*. The number of off-street parking spaces shall be no less than the following:

USE	PARKING SPACES REQUIRED
Residential	
Single-family dwellings	2 covered parking spaces. Said spaces shall be provided within a garage
Apartments:	
Studio or bachelor	1 covered, plus 0.5 uncovered parking spaces per

	each unit	
One (1) bedroom	1.5 covered, plus 1.0 uncovered parking spaces per each unit	
Two (2) bedrooms or more	2 covered, plus 0.50 uncovered parking spaces per unit	
Condominiums or townhouses	2 covered, plus 0.50 uncovered parking spaces per unit. Recreational vehicle parking may be required at a location and of a design approved by the planning commission.	
(All uncovered parking spaces shall be used for "guest parking" and marked as such).		
Second units/granny flats	1 covered parking space per each unit	
Commercial		
Office		
Business and professional	1 for each 300 square feet of gross floor area. Permanent common lobbies within each building totaling 35,000 square feet or larger are excluded from gross floor area.	
<u>Banks and Financial</u> Institutions	<u>1 for each 300 square feet of gross floor area.</u>	
Psychologists, psychiatrists, counselors, <u>chiropractors</u> , <u>acupuncturists</u> , and other similar uses with individualized patient programs.	1 for each 300 square feet of gross floor area.	
Medical <u>, and dental, <u>and</u> <u>veterinarian</u></u>	5- <u>1</u> for each 1,000200 square feet of gross floor area	
Restaurants, including drinking establishments, take-out and drinking establishments, sit down and fast food	15 for each 1,000 square feet of seating or waiting floor area. A minimum of 10 parking spaces shall be required	
With Live Entertainment	<u>1 for every 100 square feet of dancing area if not</u> <u>already counted by other uses</u>	
Snack shops (e.g. ice cream, coffee and juice) and take-out	1 for each 250 square feet of gross floor area	
Automotive		
Full-service service station (fuel dispensing and/or repairs)	3, plus 2 for each service bay. A minimum of 10 parking spaces shall be required	

Repair facilities	1 for each 200 square feet of gross floor area	
Self-service service station (fuel dispensing only)	1 for each employee on the largest shift	
Dealerships and other open air sales	1 for each 1,000 square feet of outdoor sales and display area, plus 1 for each 5,000 square feet over 10,000 square feet	
Self service or coin operated operating washing and cleaning establishments	2 for each washing area or unit	
Washing and cleaning establishments	1 for each employee and 2 for each detailing bay or area	
General retail stores, except as otherwise specified herein	1 for each 250 square feet of gross floor area	
Kennels	1 for each 500 square feet of gross floor area	
Game arcades	1 for each 250 square feet of gross floor area	
Mortuaries and funeral homes	1 for each 20 square feet of floor area, or assembly area, plus 1 for each vehicle owned by such establishment	
Furniture, appliance and carpet stores	1 for each 750 square feet of gross floor area	
Recreation		
Batting cage facility, primary use	1 for each batting cage, pitching cage or practice cage; plus 1 for each 1,000 square feet of practice and instruction field area; plus 1 per 250 square feet of gross floor area for retail sales; plus 15 for each 1,000 square feet of seating and waiting area floor area for eating and drinking uses (a minimum of 10 parking spaces shall be required); plus 1 for each 300 square feet of floor area for office uses	
Bowling lanes	3 for each bowling lane, plus the spaces required for each additional use on the site	
Billiard parlors and poolrooms	3 for each billiard or pool table	
Tennis facility	3 for each court, plus the spaces required for each additional use on the site	
Public swimming pools, gymnasiums and skating rinks	1 for each 100 square feet of gross floor area, plus the spaces required for each additional use on the site	

Miniature golf courses and driving ranges	1 for each hole or driving tee
Health Fitness clubs and dance/exercise studios	1 space for each 220 250 square feet of gross floor area up to 5,000 square feet; greater than 5,000 gross square feet: 1/220 of activity area + other space according to tohe use-of gross floor area in the activity area, plus 1 space for each 250 300 square feet of other floor area
Boarding and riding stables	1 parking space for each stall retained for rental purposes on the site, plus 1 for each employee
Theaters, sport arenas, and stadiums	1 for each 3 fixed seats or for every 35 square feet of non fixed seats
Hotels and motels	1 for each unit, plus the spaces required for each additional use on the site
Barbershops or beauty parlors Salons and spas (hair styling, nails, massage, and acupressure)	 2 for each barber chair and 3 for each beautician station 1 for each 200 square feet of gross floor area, but no less than 4 spaces
Laundromats and dry cleaning facilities	5- <u>1</u> for each 1,000200 square feet of gross floor area
Banks	5 for each 1,000 square feet of gross floor area
Savings and loan offices, financial institutions, public and private utility offices	1 for each 250 square feet of gross floor area
Shopping centers	Except as otherwise specified, 4 for every 1,000 square feet of gross floor area
Supermarkets and drugstores	1 for each 200 square feet of gross floor area
Plant nurseries or similar outdoor sales and display areas	5, plus 1 additional for each 500 square feet of outdoor sales, display or service areas
Recycling centers	1 for each 500 square feet of gross floor area
Any commercial use listed, as permitted in the C-1, C-2, C-3, or CPD, CS, CRS, CS-MU, CR and CN zones, except as specifically provided	1 for each 250 square feet of gross floor area
Institutional	
Hospitals	2 for each bed
Convalescent hospitals, children's	1 for each 5 beds

homes, nursing homes, and homes for the aged		
Churches	1 for each 3 seats (18 linear inches shall be considered a seat), or 1 for each 28 square feet where no permanent seats are maintained	
Libraries, galleries, and museums	1 for each 225 square feet of gross floor area	
Schools		
Elementary and junior high school	1 for each classroom, and 1 for each 5 seats or for each 35 square feet of area in the auditorium	
High school	6 for each classroom and 1 for each 5 seats or for each 35 square feet of area in the auditorium	
Colleges and universities	7 for each classroom and 1 for each 5 seats or for each 35 square feet of area in the auditorium, plus the required spaces required for each additional use on the site	
Day nurseries and preschools	1 for each 5 children	
Trade schools	1 for each employee on the largest shift, plus 1 for each student during maximum enrollment	
Industrial		
Research and development facilities	1 for each 300 square feet of gross floor area, plus 1 for each company vehicle, plus 1 for each 250 square feet of gross floor area for incidental office use	
Light manufacturing development	1 for each 500 square feet of gross floor area	
Automated or semi-automatic public or quasi-public utilities	1 for every employee on the largest shift, plus 1 for each company vehicle (2 minimum) plus 1 for each 250 square feet of gross floor area for incidental office use	
Warehouse, exclusive of any assembly, manufacturing or sales activity	1 for every 1,000 square feet of gross floor area for the first 5,000 square feet of gross floor area, then 1 for every 5,000 square feet of additional gross floor area, plus 1 for each company vehicle, plus 1 for each 250 square feet of gross floor area for incidental office use	

SECTION 4. Severability. If any provision of this Ordinance or the application thereof to any person or circumstances is held invalid or unconstitutional by any court or competent jurisdiction, such invalidity or unconstitutionality shall not affect any other provision or applications, and to this end the provisions of this ordinance are declared to be severable. The City Council declares that it would have adopted this Ordinance and each section, subsection, sentence, clause, phrase, part or portion

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thereof even if one or more sections, subsections, sentences, clauses, phrases, parts or portions thereof is declared invalid or unconstitutional.

SECTION 5. Certification and Effective Date. The City Clerk shall certify to the passage and adoption of this Ordinance and shall cause the same to be published and posted pursuant to state law. Said Ordinance shall become effective on the 31^{st} day of its passage.

PASSED, APPROVED, and ADOPTED this _____ day of _____, 2011, by the following vote to wit:

AYES:	(0)
NOES:	(0)
ABSTAIN:	(0)
ABSENT:	(0)

BY:

Harry Schwarz, Mayor

ATTEST:

Kimberly M. Rodrigues, MMC, City Clerk

APPROVED AS TO FORM:

Craig A. Steele, City Attorney