1 2	VIRGIN TOWN ORDINANCE NO. 2025-
3 4 5	AN ORDINANCE UPDATING, CLARIFYING AND AMENDING VARIOUS SECTIONS OF VIRGIN MUNICIPAL CODE TITLE 16 CHAPTER 8 SUPPLEMENTARY
6 7	AND QUALIFYING REGULATIONS
8 9	WHEREAS, Virgin Town ("the Town") is a Utah municipal corporation and political subdivision of the State of Utah, and
10 11 12	WHEREAS, the Virgin Town Council ("Town Council") is the legislative and governing body of the Town, and
13 14 15 16 17 18 19	WHEREAS, the Town Council advice of the Virgin Town Planning and Zoning Commission ("Planning Commission"), in addition to being the legislative and governing body of the Town, is also the Land Use Authority ("LUA") vested with the power to enact all Land Use Regulations and make all Land Use Decisions within the Town unless the latter administrative power is delegated to another body or person, and
20 21 22	WHEREAS, the Planning Commission held a public hearing on this ordinance on , 20_; and
23 24 25 26	WHEREAS, the Virgin Town Planning and Zoning Commission recommended in a to vote that the Town Council [approve / deny] these amendments on, 20; and
27 28 29 30	WHEREAS, Virgin Town is currently facing a shortage of affordable and workforce housing, and the addition of two-family homes as a use in appropriate areas is deemed a step toward addressing some of the shortages; and
31 32 33	WHEREAS, a new town survey has revealed that the overwhelming number of households in Virgin contain two people; and
34 35 36 37	WHEREAS, although public input historically showed a strong desire to limit housing to single-family dwellings, new open houses and survey results suggest that some two-family houses would be acceptable;
38 39 40 41	WHEREAS, the town wishes uses to maintain a maximum wastewater impact equivalent to one single family dwelling per acre until public sewer availability allows for greater density;
42 43	WHEREAS, two dwellings designed for families of two are presumed to approximate the impact of one single family dwelling; and

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45	WHEREAS, Virgin Town Code Title 16 (Land Use) does not currently permit two-family					
46	homes, and therefore does not include a definition or standards governing the use; and					
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49	WHEREAS, the Town is advised by its planning staff that locations for denser housing					
50	are best identified and chosen by way of a zoning overlay; and					
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52	WHEREAS, desired commercial uses in Virgin, as expressed in recent input sessions					
53	and a town survey, do not require building heights above those already allowed; and					
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55	WHEREAS, building heights of 20 feet for accessory buildings are deemed excessive;					
56	and					
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58	WHEREAS, maintaining the views that are a critical resource attracting residents and					
59	visitors to the town is an important goal of town standards regulating building height; and					
60	MULEDEAS Virgin has long been aware of the need to limit contaminants in the					
61 62	WHEREAS, Virgin has long been aware of the need to limit contaminants in the groundwater, as agencies such as the Washington County Water Conservancy District and the					
63	State Division of Water Quality have recommended an acre or more per equivalent residential					
64	unit, and our own wastewater studies have confirmed the need for this limit;					
65	unit, and our own wastewater studies have committed the need for this innit,					
66	WHEREAS, modern technology now provides high-performance septic systems which					
67	can reduce contaminants in wastewater measurably below what an individual home septic tank					
68	produces, allowing for some increase in density for larger projects;					
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70	WHEREAS, the Town considers that protection of natural washes, slopes and other					
71	sensitive land serves a beneficial purpose with regard to natural drainage, flood risk					
72	management, ecology and landscape preservation; and					
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74	WHEREAS, language in Chapter 18 of VMC16 affecting all subdivided land should also					
75	apply to other development; and					
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77	WHEREAS, Virgin's LUA finds it to be in the best interests of the health, safety, and					
78	welfare of residents and visitors to the Town to adopt a new zoning overlay for the construction					
79	of two-family homes;					
80	WHEREAS, Virgin's LUA finds it to be in the best interests of the health, safety,					
81	and welfare of residents and visitors to the Town to amend its regulations;					
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83	NOW THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF					
84	THE TOWN OF VIRGIN, UTAH AS FOLLOWS:					
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86	SECTION 1. ADOPT NEW SECTION 8.07 LIMITED TWO-FAMILY					
87	DWELLINGS					
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89	AFTER ADOPTION:					

91 92 8.07 LIMITED TWO -FAMILY DWELLINGS. (Use available only under a Village Overlay). 93 A two-family dwelling in a Village Residential Overlay is subject to the following procedures and 94 standards: 95 1. Application. A request for an initial Use Permit is made to the Virgin Planning & Zoning 96 Commission. If granted, no renewals are required; however, the Use Permit may be 97 revoked for violations of title 16 og Virgin Land Use regulations, state or federal law, or 98 validated unresolved complaints. 99 2. Lot Standards. Each lot on which a Two-family Dwelling exists: 100 1. shall be a minimum of one acre; 101 2. shall be permitted a single septic tank, which has a maximum capacity of 2,000 102 gallons.; and 103 3. shall be permitted no more than a single culinary water connection. No culinary 104 water connection shall be more than 3/4 inch per acre lot. 105 4. shall be a minimum of one acre in size, unless clustered with other uses when 106 contiguous sufficient open space is permanently dedicated to maintain overall 107 impact equivalent to one ERU per acre overall, except that density may be 108 increased by the Land Use Authority if: 109 1. dwellings will be connected to an approved independent sewer 110 system; or 111 2. dwellings will be connected to a public sewer system. 112 3. Building. Each building containing two dwellings shall be designed to have the 113 appearance, size, and approximate impact of a single-family home, and 114 1. shall be no more than one story; 115 1. shall not exceed 4,800 square feet of living area or 15% of the parcel, whichever 116 is greater; 117 2. shall be for long-term or owner occupancy only, and shall not qualify for a 118 Residential Hosting permit; and 119 3. shall not create wastewater contaminant output greater than that estimated of a 120 single family dwelling, per acre, in combination with all uses on the property. 121

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122	SECTION 2. AMEND SECTION 8.22 EXCEPTIONS TO HEIGHT					
123 124	LIMITATIONS BEFORE AMENDMENT					
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126	8.22 EXCEPTIONS TO HEIGHT LIMITATIONS					
127	Penthouse or roof structures housing elevators, stairways, tanks, ventilating fans or similar					
128	equipment required to operate and maintain the building, and fire or parapet walls, skylights,					
129	steeples, flagpoles, chimneys, smokestacks, water tanks, windmills, wireless or television masts,					
130	private communications towers, theater lofts, silos or similar structures incidental to the building					
131	may be erected above the height limits herein prescribed, but no space above the height limit					
132	shall be allowed for purposes of providing additional floor space.					
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134	AFTER AMENDMENT					
135 136	8.22 EXCEPTIONS TO HEIGHT LIMITATIONS					
137	Open access stairways, tanks, ventilating fans or similar equipment required to operate and					
138	maintain the building, and skylights, steeples, chimneys, smokestacks, water tanks, windmills,					
139	wireless or television masts, private communications towers, silos or similar structures incidental					
140	to the building may be erected to a limit of 30 inches above the height limits herein prescribed,					
141	but no space above the height limit shall be allowed for purposes of providing additional floor					
142	space. Rooftops shall not be used as floor space where they may be visible from residentially					
143	zoned land.					
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146	SECTION 3. AMEND WATER AND SEWER REQUIREMENTS					
147 148	BEFORE AMENDMENT					
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150	8.32 WATER AND SEWER REQUIREMENTS					
151	Where sewage treatment is not provided by a publicly owned wastewater treatment works or					
152	common sewage treatment and disposal unit all proposed building or proposed use shall be					
153	connected to a public water system within the town limits of Virgin. Where sewer treatment is					
154	not provided by a publicly owned wastewater treatment works or common sewage treatment					
155	and disposal unit, sewer hookups are required to individual septic systems in the Town of Virgin.					
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157	AFTER AMENDMENT					
158 159	8.32 WATER AND SEWER REQUIREMENTS					
101	OISE WALLE AIRD SEWER REGORDINERIES					

160161	Water connection. All proposed building or proposed use requiring culinary water shall be connected to a public water system within the town limits of Virgin.					
162	Wastewater. The following rules apply to all uses.					
163 164 165	1. Where sewer treatment is not provided by a publicly owned wastewater treatment works or common sewage treatment and disposal unit, sewer hookups are required to septic systems in the Town of Virgin.					
166 167	2. Wastewater systems shall be subject to approval of the Southwest Utah Health Department or the Division of Environmental Quality and Virgin Town, as appropriate.					
168 169 170 171	3. Unless or until a property is connected to an approved sewer system, the maximum contaminant output from wastewater system(s) of combined uses on a parcel, per acre, shall be equivalent to or less than that of the average single family dwelling.*					
172173174	4. For high performance systems which effectively limit contaminant output to a greater degree than septic systems for single-family dwellings, manufacturer documentation of estimated output may allow for greater density in commercial zones.					
175176177	5. "Gray water" from treatment systems may be used for landscape irrigation if approved by the Southwest Utah Health Department or Division of Environmental Quality, as applicable.					
178 179	6. Facility location shall be examined and recorded during design or conditional use review and must be approved by the Land Use Authority.					
180 181 182	*Accordingly, in zones allowing for lots smaller than an acre, for instance, a $\frac{1}{2}$ acre lot may only have a use that constitutes one half the output of a single family dwelling.					
183 184	SECTION 4. ADOPT 8.33 LAND SUITABILITY					
185 186 187	AFTER ADOPTION					
188	8.33 LAND SUITABILITY. No land shall be developed which is held to be unsuitable for any					
189	proposed use if identified as being environmentally sensitive. Areas identified as being					
190	environmentally sensitive include, but are not limited to:					

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1. All areas mapped as floodplain by the Federal Emergency Management Agency (FEMA), Utah Department of Natural Resources, or other public or private entity, and deemed

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193	unsuitable for the proposed development under the Flood Damage Prevention sections					
194	of Virgin Town ordinances (See VULU chapter 22); and					
195	2. All wetlands as defined in federal and Utah State code; and					
196	3. All areas having slopes greater than thirty percent (30%); and					
197	4. Areas that are proven to provide habitat for rare, threatened or endangered species,					
198	unless species have been removed by certified experts under procedures approved by all					
199	authorized entities; and					
200	5. Burial sites and Indian mounds; and					
201202	Drainage ways that contain running water during spring runoff or during storm events as well as any State of Federal required buffers from the edges of the drainage way.					
203	Areas determined to be environmentally sensitive may be included as common open space in a					
204	subdivision but shall be included in the development Yield Analysis in VULU Chapter 18.12 B.					
205	These lands shall be identified as an out-lot or other designation that indicates the land is not					
206	available for development.					
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209210	SECTION 5. 8.26 AMEND MAXIMUM HEIGHT OF ACCESSORY BUILDINGS					
211	DUILDINGS					
212	BEFORE AMENDMENT					
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214	8.26 MAXIMUM HEIGHT OF ACCESSORY BUILDINGS					
215	No building which is accessory to a one-family, two-family, three-family or four-family dwelling					
216	shall be erected to a height greater than one (1) story or twenty feet (20').					
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218	AFTER AMENDMENT					
219220	8.26 MAXIMUM HEIGHT OF ACCESSORY BUILDINGS					
221	No building which is accessory to a one-family or two-family dwelling shall be erected to a height					
222	greater than one (1) story or eighteen feet (18').					
	greater than one (1) story or eighteen reet (10).					
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230 231 232 233 234 235 236 237 238 239 240 241 242	SECTION 6. Severability Clause: Should any part or provision of thisOrdinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of theOrdinance as a whole or any part thereof other than the part so declared to be unconstitutional or invalid. SECTION 7. Effective Date: ThisOrdinance shall be in full force and effect from, 20 and after the required approval and publication					
	SECTION 8. Repealer Clause: All Good City ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed. PASSED AND ADOPTED BY THE TOWN COUNCIL OF VIRGIN TOWN, STATE					
243244	OF UTAH, ON THE DAY OF, 20					
245246	Attest:					
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249	Jean Krause, Mayor, Virgin Town Krystal Percival, Recorder, Virgin Town					
250	, , , , , , , , , , , , , , , , , , ,					
251 252 253 254 255 256 257 258	VIRGIN TOWN COUNCIL Vote as recorded: AYE NAY ABSENT Councilmember Luwe Councilmember Baird Councilmember Wenz Councilmember McKeon Mayor Krause AYE NAY ABSENT SEAL					
259	RECORDED this day of , 20 .					
260	PUBLISHED OR POSTED this day of, 20					
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262	CERTIFICATE OF PASSAGE AND PUBLICATION OR POSTING					
263 264 265	In accordance with Utah Code Annotated §63G-30-102 as amended, I, the Town Clerk/Recorder of Virgin, Utah, hereby certifies that the foregoing Ordinance was duly passed and published or posted via Class A Notice at:					

266	1)	Utah Public Notice website			
267	2)	Virgin Town website, www.virgin.uta	th.gov		
268	3)	Virgin Town Hall			
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271	Krystal Percival, Town Clerk/Recorder				
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273	Virgin Town, Utah				
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