1	2024-0XX
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4	ORDINANCE 2024-XX - AN ORDINANCE OF THE CITY OF LAKE WORTH
5	BEACH, FLORIDA, AMENDING CHAPTER 23 "LAND DEVELOPMENT
6	REGULATIONS," ARTICLE 4 "DEVELOPMENT STANDARDS," SECTION
7	23.4-25 "MICRO-UNITS," AND PROVIDING FOR SEVERABILITY,
8	CONFLICTS, CODIFICATION AND AN EFFECTIVE DATE
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10	WHEREAS, as provided in Section 2(b), Article VIII of the Constitution of the State of
11	Florida, and Section 166.021(1), Florida Statutes, the City of Lake Worth Beach (the "City"),
12	enjoys all governmental, corporate, and proprietary powers necessary to conduct municipal
13 14	government, perform municipal functions, and render municipal services, and may exercise any power for municipal purposes, except as expressly prohibited by law; and
14 15	power for municipal purposes, except as expressly promoted by law, and
16	WHEREAS, as provided in Section 166.021(3), Florida Statutes, the governing body of
17	each municipality in the state has the power to enact legislation concerning any subject matter
18	upon which the state legislature may act, except when expressly prohibited by law; and
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20	WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards,"
21	Section 23.4-25 – Micro-Units to amend the supplementary development standards for this use;
22	and
23	WHEREAS, the City of Lake Worth Beach, Florida (the "City"), is a duly constituted
24 25	municipality having such power and authority conferred upon it by the Florida Constitution and
26	Chapter 166, Florida Statutes; and
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28	WHEREAS, the Planning and Zoning Board, in its capacity as the local planning agency,
29	considered the proposed amendments at a duly advertised public hearing; and
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31	WHEREAS, the Historic Resources Preservation Board, in its capacity as the local
32	planning agency, considered the proposed amendments at a duly advertised public hearing; and
33 34	WHEREAS, the City Commission finds and declares that the adoption of this ordinance is
35	appropriate, and in the best interest of the health, safety and welfare of the City, its residents and
36	visitors.
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38	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF
39	LAKE WORTH BEACH, FLORIDA, that:
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41	Section 1: The foregoing "WHEREAS" clauses are ratified and confirmed as being
42 43	true and correct and are made a specific part of this ordinance as if set forth herein.
43 44	Section 2: Chapter 23 "Land Development Regulations,", Article 4 "Development
44 45	Standards," Section 23.4-25 "Micro-units" is hereby amended to read as follows:
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47	<u>Sec. 23.4-25. – Micro-units.</u>
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49 50	a) <i>Project size</i> . All micro-unit projects must provide a minimum of 10 micro-units.
51 52 53	 b) Micro-Unit Use Restriction. Micro-units must be residential and may not be converted to other uses. Each micro-unit must be separately metered for electric.
55	a) Demond any inclusion retail or commercial appage. All migro unit prejects shall be designed as

54 c) Personal service, retail or commercial space. All micro-unit projects shall be designed as 55 mixed use projects providing personal service, retail and/or commercial areas, including the

required parking as set forth in this section and shall be allowed only within the City's mixed use zoning districts. The aforementioned listed uses other than residential should account for at least 10% of the gross area of the project or 2,500 sq ft, whichever is less. If a project does not provide a mix of uses, the interior shared common area shall be at least 15 20%. Live work space, co work space or general office space may not count toward the required area for_non-residential uses.

- d) Residential Building Type. All micro-unit projects must be in a multi-family structure or
 collection of multi-family structures. Individual micro-units may not be combined to facilitate
 larger individual units.
- e) Interior shared common areas. Interior shared common areas supporting micro-units must
 equate to 10% of the gross living area of all residential units within the project. Such
 supporting common areas shall include but not be limited to the following:
 - 1. Reading Room,
 - 2. Gym/Exercise Facilities,
 - 3. Virtual Office Space,
 - 4. Party/Community Room,
 - 5. Game Room,
- 75 6. Library,

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- 7. Movie Theatre,
 - 8. Gourmet Kitchen,
- 78 9. Art Labs,
 - 10. Other similarly situated common usage areas, and
- 80 11. Essential support areas such as lobbies, hallways, egress routes, stairs, concierge areas,
 81 staff offices, maintenance areas and required restroom facilities or similar shall not count
 82 toward shared interior common areas.
- *f) Parking.* Parking may be a combination of the following:
 - 1. One (1) parking space or equivalent for each micro unit;
 - 2. 50% or more of the required spaces shall be standard parking spaces;
 - 3. Up to 25% of the parking spaces may be compact spaces (8'-0" x 18'-0");
- 4. Up to 25% of the parking spaces may be met with bicycle, scooter or motorcycle storage.
 Four (4) bicycle storage spaces shall equal one (1) parking space; two (2) scooter storage
 spaces shall equal one (1) parking space; and two (2) motorcycle storage spaces shall
 equal one (1) parking space; and
- 5. Required guest and employee parking may be met with the same parking space combination ratio. Guest and employee parking shall be no less than one (1) space for every 100 sq. ft. of common area, public area, support area and offices, excluding required hallways, egress routes and stairs.
 - 6. The mixed-use parking reduction of 25% shall not apply.
- 98 g) Outdoor amenity. All micro-unit projects shall provide for an outdoor amenity that is above
 99 and beyond the required interior shared common area. Outdoor amenity space shall be no
 100 less than 5% of the gross area of all residential units and may not count toward the required
 101 interior shared common area.
- h) Exception. For existing structures being converted to micro-unit residential use, the total
 combined interior shared common area and outdoor amenity space may be any combination
 of these areas equating to at least 20% of the gross area of the residential use area,
 regardless of whether it will be an all residential or a mixed use building(s).
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108 <u>Section 3:</u> <u>Severability</u>. If any section, subsection, sentence, clause, phrase or portion 109 of this Ordinance is for any reason held invalid or unconstitutional by any court of competent 110 jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and 111 such holding shall not affect the validity of the remaining portions thereof.

113 <u>Section 4:</u> <u>Repeal of Laws in Conflict</u>. All ordinances or parts of ordinances in conflict 114 herewith are hereby repealed to the extent of such conflict. 115

116 <u>Section 5:</u> <u>Codification</u>. The sections of the ordinance may be made a part of the City 117 Code of Laws and ordinances and may be re-numbered or re-lettered to accomplish such, and 118 the word "ordinance" may be changed to "section", "division", or any other appropriate word. 119

120 <u>Section 6:</u> <u>Effective Date</u>. This ordinance shall become effective 10 days after 121 passage.

123 The passage of this ordinance on first reading was moved by Vice Mayor Malega, 124 seconded by Commissioner Diaz, and upon being put to a vote, the vote was as follows: 125

- 126 Mayor Betty Resch
- 127 Vice Mayor Sarah Malega
- 128 Commissioner Christopher McVoy
- 129 Commissioner Mimi May
- 130 Commissioner Reinaldo Diaz131
- 132 The Mayor thereupon declared this ordinance duly passed on first reading on the __ day 133 of ___, 2024.
- 134 135

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136 The passage of this ordinance on second reading was moved by _____

137 seconded by _____, and upon being put to a vote, the vote was as follows:138

- 139 Mayor Betty Resch
- 140 Vice Mayor Sarah Malega
- 141 Commissioner Christopher McVoy
- 142Commissioner Mimi May
- 143 Commissioner Reinaldo Diaz144
- 145 The Mayor thereupon declared this ordinance duly passed on the _____ day of , 2024.

By: _

Betty Resch, Mayor

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ATTEST:

- 158 Melissa Ann Coyne, MMC, City Clerk
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