SMC	Existing Code	New Regulation – <u>HB 1337</u>	Consistent
17.55.070(A)	Only one accessory dwelling shall	The city or county must allow at least two accessory dwelling units on all	
	be created per lot in single-family	lots that are located in all zoning districts within an urban growth area	
	zones.	that allow for single-family homes in the following configurations.	
17.10.020	No definition for principal Unit	Definitions, Principal Unit.	
17.55.070(D)	Any additions to the principal	A city or county may not impose setback requirements, yard coverage	$\boxtimes$
	unit, or a new detached accessory	limits, tree retention mandates, restrictions on entry door locations,	
	unit, shall not exceed the	aesthetic requirements, or requirements for design review for accessory	
	allowable lot coverage or	dwelling units that are more restrictive than those for principal units.	
	encroach into the existing		
	setbacks.		
17.55.070(E)	Either the primary residence or	The city or county may not require the owner of a lot on which there is	
	the accessory dwelling unit shall	an accessory dwelling unit to reside in or occupy the accessory dwelling	
	be owner occupied.	unit or another housing unit on the same lot.	
17.55.070(F)	The accessory dwelling unit shall	The city or county may not establish a maximum gross floor area	
	not be larger than 10 percent of	requirement for accessory dwelling units that is less than 1,000 square	
	the lot area or 600 square feet,	feet.	
	whichever is smaller, and shall		
	have no more than one bedroom.		
17.55.070(G)	One off-street parking space, in	(2)(a) A city may not require an off-street parking space when within one-	
	addition to that which is required	half mile walking distance of a major transit stop, on lots smaller than	
	for the underlying zone.	6,000 square feet and may not required more than two off-street parking	
		spaces per unit units on lots greater than 6,000 square feet.	
17.55.070(H)	The accessory dwelling unit shall	A city or county may not impose setback requirements, yard coverage	$\boxtimes$
	be designed so that, to the	limits, tree retention mandates, restrictions on entry door locations,	
	degree reasonably feasible, the	aesthetic requirements, or requirements for design review for accessory	
	appearance of the principal unit	dwelling units that are more restrictive than those for principal units.	
	and lot remain that of a single-		
	family residence.		

SMC	Existing Code	New Regulation – <u>HB 1337</u>	Consistent
17.55.070	Only one accessory dwelling shall	The city or county must allow at least two accessory dwelling units on all	
	be created per lot in single-family	lots that are located in all zoning districts within an urban growth area	
	zones.	that allow for single-family homes.	
17.15.040	35 feet for residential zones	The city or county may not establish roof height limits on an accessory dwelling unit of less than 24 feet, unless the height limitation that applies to the principal unit is less than 24 feet, in which case a city or county may not impose roof height limitation on accessory dwelling units that is less than the height limitation that applies to the principal unit.	
17.55.070	Shall not exceed the allowable lot coverage or encroach into the existing setbacks, 10 feet rear.	A city or county must allow detached accessory dwelling units to be sited at a lot line if the lot line abuts a public alley, unless the city or county routinely plows snow on the public alley.	
17/50.070	ADUs may be constructed in either an existing or new single- family residence, including gararges.	A city or county must allow accessory dwelling units to be converted from existing structures, including but not limited to detached garages, even if they violate current code requirements for setbacks or lot coverage.	