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06/29/2021 10:28 AM Pages: 1 of 4 Fees: \$106.50 Skagit County Auditor

When Recorded, Return To:

City of Anacortes Planning, Community, & Economic Development Department 904 6th Street / P.O. Box 547 Anacortes, Washington 98221



Grantor's Name: Julie & Timothy Marquez

Tax Parcel #: P57284

Abbreviated Legal Description (Lot, Block, Subdivision Name/ Number):

LOTS 1 THROUGH 3, BLOCK 2, J.H. HAVEKOST'S ADDITION TO ANACORTES, SKAGIT CO., WASHINGTON, ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 1 OF PLATS, PAGE 23, RECORDS OF SKAGIT COUNTY, WASHINGTON.

ACCESSORY DWELLING UNIT COVENANT: LANDOWNER(S) NOTICE AGAINST PROPERTY TITLE (AMC § 19.47.030(C)(10):

- 1. When and where permitted: An ADU may be established in any zone on a lot with a single-family residence. An ADU may be created by any one or combination of the following methods:
 - A. Alteration of interior space of an existing residence.
 - B. Conversion of an attic, basement, attached or detached garage, or other portion of a residence.
 - C. Addition of a living area enclosed within the principal building.
 - D. Construction of a detached living area.
 - E. Associated with the construction of a new single-family dwelling (where permitted).
- 2. Number. Each single-family residential unit may have only one ADU.
- 3. Subdivision. ADUs must not be subdivided or otherwise segregated in ownership from the principal dwelling unit.
- 4. Maximum size. The ADU may not exceed 900-square feet gross floor area.
- 5. Maximum height:
 - A. ADUs enclosed within the principal building are subject to the height limits for

the applicable zone in Tables 19.42.020-030

- B. Height limits for detached ADUs are:
 - i. 20-feet where the roof pitch is less than 6:12.
 - ii. 25-feet where the roof pitch is 6:12 or greater.

Exception: ADU height and roof pitch adjustments may be needed for structures to comply with the 45-degree height /setback plane provisions in subsection (C)(6)(a) below.

- 6. Minimum setbacks and siting requirements. ADUs enclosed within the principal building are subject to the setback requirements for the applicable zone. Standards for detached ADUs (whether or not they are attached to a garage) are subject to the following setback requirements:
 - A. Minimum interior side setback: Five-feet, except that from a height of 15-feet at the five-foot minimum interior side setback, buildings must step back at a 45-degree angle away from the interior side or rear property lines as shown in Figure 19.47.030(C)(6).
 - B. Minimum rear setback (to alley property line): Zero-feet, except where garage doors or a carport faces the alley, the structure must be set back a minimum of ten-feet from the alley property line to allow adequate turning distance for vehicles.
 - C. Detached ADUs must be located consistent with the minimum usable open space standards of AMC 19.43.010(C)(3)(c), regardless of lot size.
- 7. Living facilities. At a minimum, an accessory dwelling unit includes a bathroom, a kitchen, and separate exterior access.
- 8. Parking. A minimum of three parking spaces must be provided for the principal and accessory dwelling units. Where on-street parking is available abutting the lot, only two off-street spaces must be provided for the principal and accessory dwelling units.
- 9. Entrance. The entrance to the ADU must not be on the same side of the structure as the entrance to the principal residence, except when such entrance is not visible from the street as determined by the director.

Exception: If an ADU is created within an existing residence which already has more than one existing exterior door on the same side, an existing door may be utilized for the ADU.

10. Owner occupancy.

- A. Either the principle or accessory dwelling unit must be occupied by an owner of the property for six or more months of each calendar year as the owner's permanent residence. "Owners" include title holders and contract purchasers. The applicant must record a notice against the property title with the county auditor, on forms provided by the department, describing this requirement.
- B. The Director may waive the requirement of subsection (a) for up to three years if a letter is submitted that provides evidence of good cause for the waiver. Good cause may include job dislocation, military deployment, sabbatical leave, education, or illness.

	are that pursuant to Anacortes
Municipal Code 19.47.030(C)(10), I am the land P57284 located at 1419 30th Street	ndowner of tax parcel #
and that I am making application to create an Accessory compliance with Anacortes Municipal Code regulations s 19.47.030, and requiring that the property owner(s) reside or the accessory dwelling unit.	Dwelling Unit that will be in tated above and listed in AMC
I hereby certify that the information on this application applicable requirements of the City of Anacortes will be methat I will notify any prospective purchaser of the occupa Dwelling Unit as regulated by Anacortes Municipal Coprovisions of Anacortes Municipal Code 19.47.030 are vious cause of the removal of the Accessory Dwelling Unit. I under the laws of the State of Washington that the foregoinaddressed should a transfer of property ownership occur.	et. As property owner(s), I declare ncy limitations of the Accessory ode. Furthermore, if any of the lated, it is acknowledged that this I certify under penalty of perjury
Executed at Anacortes, Washington this 28	the day of June,
20 21	har Massac
Declarant	Declarant
ACKNOWLEDGEMENT STATE OF WASHINGTON ss. COUNTY OF SKAGIT On this 28 day of June, 20 21 Notary Public in and for the State of Washington, duly conpersonally appeared Timothy and Julic Management	nmissioned and sworn,
known to be the individual that executed the foregoing inst said instrument to be free and his/her free and voluntary ac purposes therein mentioned.	
said instrument to be free and his/her free and voluntary ac	t and deed for the uses and

FOR OFFICE USE ONLY:

Permit#: BLD-2021-0248

Address: ADU – 1417 30th St., Anacortes, WA 98221 SFR – 1419 30th St., Anacortes, WA 98221

Signature: Mily Morgan Date: 04/06/2021