

Town of Paradise Regular Adjourned Town Council Meeting Agenda 1:00 PM – February 18, 2020

Town of Paradise Council Chamber - 5555 Skyway, Paradise, CA

Mayor, Greg Bolin Vice Mayor, Mike Zuccolillo Council Member, Steve Crowder Council Member, Jody Jones Council Member, Melissa Schuster Town Manager, Lauren Gill
Town Attorney, Dwight L. Moore
Town Clerk, Dina Volenski
Community Development Director, Susan Hartman
Administrative Services Director/Town Treasurer, Gina Will
Public Works Director/Town Engineer, Marc Mattox
Division Chief, CAL FIRE/Paradise Fire, John Messina
Chief of Police, Eric Reinbold

- I. The Mayor is the Presiding Chair and is responsible for maintaining an orderly meeting. The Mayor calls the meeting to order and introduces each item on the agenda.
- II. The Town staff then provides a report to Council and answers questions from the Council.
- III. Citizens are encouraged to participate in the meeting process and are provided several opportunities to address Council. Any speaker addressing the Council is limited to three minutes per speaker fifteen minutes per agenda item
 - A. If you wish to address the Council regarding a specific agenda item, please complete a "Request to Address Council" card and give it to the Town Clerk prior to the beginning of the meeting. This process is voluntary and allows for citizens to be called to the speaker podium in alphabetical order. Comments and questions from the public must be directed to the Presiding Chair and Town Council Members (please do not address staff.) Town staff is available to address citizen concerns Monday through Thursday at Town Hall between the hours of 8am and 5pm.
 - B. If you wish to address Council regarding an item not on the agenda, you may do so under Item 4, "Public Communication." Again, please fill out a card and give it to the Town Clerk before the meeting. State Law prohibits Council action on items not listed on a public agenda.

In compliance with the Americans with Disabilities Act (ADA) Compliance, persons who need special accommodations to participate in the Town Council meeting may contact the Town Clerk at least three business days prior to the date of the meeting to provide time for any such accommodation.

1. OPENING

- 1a. Call to Order
- 1b. Pledge of Allegiance to the Flag of the United States of America
- 1c. Invocation
- 1d. Roll Call

2. CONSENT CALENDAR

One roll call vote is taken for all items. Consent items are considered to be routine business that does not call for discussion.

2a. Consider authorizing General Fund or other financial resources to secure two additional code enforcement officers and administrative support staff for enforcement and nuisance abatement activities with the Town of Paradise.

3. ITEMS REMOVED FROM CONSENT CALENDAR

4. PUBLIC COMMUNICATION

For matters that are not on the Council business agenda, speakers are allowed three (3) minutes to address the Council. The Town Council is prohibited from taking action on matters that are not listed on the public agenda. The Council may briefly respond for clarification and may refer the matter to the Town staff.

5. PUBLIC HEARINGS - None

6. COUNCIL CONSIDERATION

Action items are presented by staff and the vote of each Council Member must be announced. A roll call vote is taken for each item on the action calendar. Citizens are allowed three (3) minutes to comment on agenda items.

- Consider waiving the reading of entire Town of Paradise Urgency Ordinance No. 593 and Adopting Town of Paradise Ordinance No. 593 "An Urgency Ordinance Relating to Interim Housing and Accessory Building(s) Inside the Camp Fire Area", (ROLL CALL VOTE) The only change to the Ordinance is in Section 8. Standards, Item A.
- 6b. Provide direction to staff related to setting priorities for the Long-Term Recovery Plan Projects.

7. COUNCIL INITIATED ITEMS AND REPORTS

- 7a. Council initiated agenda items
- 7b. Council reports on committee representation
- 7c. Future Agenda Items

8. STAFF COMMUNICATION

- 8a. Town Manager Report
- 8b. Community Development Director

9. CLOSED SESSION - None

10. ADJOURNMENT

STATE OF CALIFORNIA) SS.
COUNTY OF BUTTE)
I declare under penalty of perjury that I am employed by the Town of Paradise in
the Town Clerk's Department and that I posted this Agenda on the bulletin Board
both inside and outside of Town Hall on the following date:
TOWN/ASSISTANT TOWN CLERK SIGNATURE
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TOWN OF PARADISE URGENCY ORDINANCE NO. 593

AN URGENCY ORDINANCE OF THE TOWN COUNCIL OF THE TOWN OF PARADISE REPEALING URGENCY ORDINANCE NO. 592 AND ADOPTING NEW URGENCY ORDINANCE RELATING TO INTERIM HOUSING, ACCESSORY BUILDING(S) AND UNOCCUPIED RECREATIONAL VEHICLE INSIDE THE CAMPFIRE AREA

The Town Council of the Town of Paradise does ordain as follows:

Section 1. Ordinance No. 592 is hereby repealed.

The Town Council of the Town of Paradise does ordain as follows:

Section 2. Emergency Findings.

This Urgency Ordinance is adopted pursuant to California Government Code Section 36934 and shall take effect immediately upon its approval by at least a four-fifths vote of the Town Council. The Council, based on determinations of the Butte County Local Health Officer, finds that this Ordinance is necessary for the immediate preservation of the public peace, health and safety, based upon facts set forth in Section 3 of this Ordinance.

Section 3.

- A. Conditions of extreme peril to the safety of persons and property within the Town of Paradise were caused by the Camp Fire, commencing on the 8th day of November, 2018, at which time the Town Council was not in session.
- B. California Government Code Section 8630 empowers the Town Director of Emergency Services (Director) to proclaim the existence of a local emergency when the Town is affected or

likely to be affected by a public calamity, subject to ratification by the Town Council at the earliest practicable time.

C. On November 8, 2018, the Director proclaimed the existence of a local emergency within the Town due to the Camp Fire.

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- D. On November 8, 2018, the Acting Governor of the State of California proclaimed a State of Emergency for Butte County pursuant to the California Emergency Services Act, commencing with Section 8550 of the Government Code, and on November 14, 2018, the Governor issued Executive Order B-57-18 concerning the Camp Fire.
- On November 9, 2018, the Camp Fire was still burning through the Town and despite firefighters' best efforts, the wildfire was not contained. Evacuation orders were in place and numerous severe public health and safety hazards were present in the Camp Fire area, including many blocked roads from fallen power lines, burned trees and vehicles, numerous burned vehicles were left throughout the Camp Fire area due to survivors fleeing their vehicles in efforts to survive the wildfire, no available utilities, no available public services and the presence of human remains the time, the Town estimated that 2,000 carcasses. At structures had burned in the Camp Fire.
- F. On November 9, 2018, Dr. Andrew Miller, Butte County's Local Health Officer, issued a Declaration of Health Emergency pursuant to California Health and Safety Code section 101080.

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Miller's declaration stated that the local health emergency was a consequence of the debris resulting from the Camp Fire that contains hazardous material in the ash of the burned qualifying structures. The purpose of the Declaration was to address the immediate threat to the public health and the imminent and proximate threat of the introduction of contagious, infectious or communicable disease, chemical agents, non-communicable biologic agents, toxins radioactive agents present at the time in the Camp Fire area. The threats included (1) the enormous amount of fire debris present in the Camp Fire area, including ash and debris containing hazardous materials and probable radioactive present and debris from materials in ash qualifying structures, (2) the threat of infectious or communicable disease and/or non-communicable biologic agents due to animal carcasses, radioactive waste and perishable foods, (3) the potential contamination or destruction of the residential and commercial water supply in the Camp Fire area and (4) the potential pollution of the drinking water downstream from the Camp Fire area if weather conditions caused the spread of the hazardous materials in the ash and debris of burned qualifying structures.

G. On November 12, 2018, the President of the United States declared the existence of a major disaster in the State of California, providing assistance from many federal agencies, including the Federal Emergency Management Agency (FEMA).

H. On November 13, 2018, the Butte County Board of Supervisors ratified Dr. Miller's Declaration of Health Emergency.

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3 I. On November 21, 2018, the status of the Camp Fire area was as 4 follows: firefighters had contained the Camp Fire; the 5 Sheriff had lifted evacuation orders; work crews had removed fallen power lines, burned vehicles and trees blocking the 6 roads; utilities including electric power, gas and non-7 potable water had become available; no local businesses were 8 9 open to serve the public; and no public services were 10 available. Further, preliminary actions had been taken to 11 mitigate the risk from animal carcasses, radioactive waste 12 and perishable foods in the Camp Fire area, however, concerns regarding the threats remained. The public health hazards 13 14 present in the Camp Fire area included (1) the public health 15 hazards from the enormous amount of fire debris, (2) the 16 public health hazard from the hazardous materials 17 probable radioactive materials present in the ash and debris 18 from destroyed qualifying structures, (3) the threat 19 infectious or communicable disease and/or non-communicable 20 biologic agent due to the presence of animal carcasses, perishable foods and radioactive waste and (4) the potential 21 2.2 pollution of the drinking water downstream from the Camp Fire 23 area if weather conditions caused the spread of the hazardous 24 materials in the ash and debris of burned qualifying 25 structures. At the time, the Camp Fire had destroyed thousands 26 of structures.

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On November 21, 2018, Dr. Miller issued a Hazard Advisory strongly suggesting residents should not reside on property with qualifying structures damaged or destroyed by the Camp Fire until the property had been cleared of hazardous waste, ash and debris and certified clean by the County Department of Public Health, Environmental Health Division. The County Department of Public Health provided residents with re-entry packets which included personal protective equipment and information on the dangerous conditions and toxic materials present in the Camp Fire area. The re-entry packets were intended to improve the safety of the residents who chose to visit their properties to collect valuables and not intended to encourage long-term visitation or habitation. The purpose of the Hazard Advisory was to address the public health hazards present at the time in the Camp Fire area, including (1) the enormous amount of fire debris present in the Camp Fire hazardous materials and area, (2)the probable radioactive materials present in ash and debris qualifying structures, (3) the lessened but still present threat of infectious or communicable disease and/or noncommunicable biologic agents due to animal carcasses, radioactive waste and perishable foods, (4) the potential contamination or destruction of the residential commercial water supply in the Camp Fire area and (5) the potential pollution of the drinking water downstream from the Camp Fire area if weather conditions caused the spread of the

hazardous materials in the ash and debris of burned qualifying structures.

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- K. The Camp Fire to date has consumed 153,336 acres and has led to the destruction of 13,696 residences, damage to 462 residences, the destruction of 276 multiple family residences, the destruction of 528 commercial buildings, damage to 102 commercial buildings, the destruction of 4,293 other minor structures, and resulted in the evacuation of over 50,000 people. As a result, the Camp Fire has created an enormous amount of debris.
- threats to public health and the environment in the aftermath of a major wildfire disaster, and debris and ash from residential and commercial structure fires contain hazardous materials and the harmful health effects of hazardous materials produced by a wildfire are well-documented.
- M. The combustion of building materials such as siding, roofing tiles, and insulation results in dangerous ash that may contain asbestos, heavy metals and other hazardous materials. Household hazardous waste such as paint, gasoline, cleaning products, pesticides, compressed gas cylinders, and chemicals may have been stored in homes, garages, or sheds that may have burned in the fire, also producing hazardous materials.
- N. Exposure to hazardous materials may lead to acute and chronic health effects and may cause long-term public health and environmental impacts. Uncontrolled hazardous materials and

debris pose significant threats to public health through inhalation of dust particles and contamination of drinking water supplies. Improper handling can expose residents and workers to toxic materials, and improper transport and disposal of fire debris can spread hazardous substances throughout the community.

- O. Standards and removal procedures are needed immediately to protect the public health and environment, and to facilitate coordinated and effective mitigation of the risks to the public health and environment from the health hazards generated by the Camp Fire disaster.
- P. The Camp Fire has created hazardous waste conditions in the Town of Paradise in the form of contaminated debris from household hazardous waste/materials and structural debris resulting from the destruction of thousands of structures. This hazardous waste debris poses a substantial present or potential hazard to human health and the environment until the property is certified clean. The accumulated exposure to hazardous waste debris over an extended period of time poses a severe hazard to human health.
- Q. The Town of Paradise previously approved Ordinance No. 572, Ordinance No. 573, and Ordinance No. 575 as urgency measures relating to the Camp Fire disaster recovery on December 12, 2018, The actions addressed the need for the regulation of debris removal to alleviate the public health, safety and welfare concerns associated with the ash and debris of

qualifying structures and temporary emergency housing options.

As of February 4, 2019, the status of the Camp Fire disaster recovery was as follows: (1) Phase I cleanup by the U.S. Environmental Protection Agency and the California Department of Toxic Substances Control is complete, which has reduced the public health concerns relating to the most hazardous materials present in the Camp Fire area, (2) Phase II of the cleanup pursuant to the Government (CalOES) Program and the (3) utilities Alternative Program has commenced, are available (except for potable water), (4) numerous businesses have opened to serve the public, (5) public services are available, including a FEMA and CalOES jointly-operated Disaster Recovery Center in Paradise, California. Current threats include (1) the enormous amount of fire debris present in the Camp Fire area, (2) hazardous materials and probable radioactive materials present in debris from ash and qualifying structures, (2) the potential pollution of the drinking water downstream from the Camp Fire area if weather conditions caused the spread of the hazardous materials in the ash and debris of burned qualifying structures. purpose of this Ordinance is to allow residents to live on properties in the Camp Fire area that do not contain fire ash and debris from a qualifying structure destroyed or damaged by the Camp Fire.

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- S. 1 The Debris Removal Operations Plan for the Camp Fire prepared 2 by the CalOES/CalRecycle Incident Management Team provides 3 that the DTSC has issued reports regarding the assessment of burn debris from wildfires in the past. The studies of burned 4 5 residential homes and structures from large scale wildland 6 fires indicated that the resulting ash and debris can contain 7 asbestos and toxic concentrated amounts of heavy metals such 8 antimony, arsenic, cadmium, copper, lead, and zinc 9 (qualifying structures). Additionally, the ash and debris may contain higher concentrations of lead if the home was built 10 11 prior 1978 when lead was banned from household paint in the 12 United States. The reports indicated that the residual ash of 13 burned residential homes and structures has hiah 14 concentrations of heavy metals that can be toxic and can have 15 significant individual properties, impact to local 16 communities, and watersheds if the ash and debris is not 17 removed safely and promptly. The plan also indicates that the 18 purpose of the structural debris removal program is to remove 19 debris that poses a risk to health and/or the environment. 20 Debris from structures smaller than 120 square feet are not 21 included in the program.
 - The Butte County Local Health Officer Dr. Miller has indicated that the Phase II cleanup of the properties containing ash and debris from a qualifying structure mitigates the public health hazards of the Camp Fire. Further, failing to clean properties containing ash and debris from a qualifying

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structure can have severely negative long term consequences to the public health and environment. Therefore, the focus must be on accomplishment of the Phase II cleanup to address the public health hazards. The standard for determining when a property is clean from ash and debris from a qualifying structure is when the Phase II cleanup work is complete and the property is certified clean by the County Department of Public Health, Environmental Health Division. Ash and debris of qualifying structures is the focus of the Phase II cleanup work. The significance of the public health risks is higher on properties with ash and debris from a qualifying structure. Given the progress the Camp Fire disaster recovery has made with respect to the hazards identified in the findings above, the remaining significant public health hazard is the ash and debris from qualifying structures. Based on the foregoing properties that contain ash and debris from qualifying constitute a significant public health risk. structures Therefore, those properties should be ineligible temporary emergency housing until Phase II cleanup work is completed on the property and is certified clean by the Department of Public Health, Environmental Health Division. Properties that do not contain ash and debris from a qualifying structure do not pose a significant public health risk and should be eligible for temporary emergency housing. Due to the magnitude of the destruction, there is a need to provide for sufficient housing options both inside

outside of the Camp Fire affected area. Thus, on February 4, 2019, the Town of Paradise adopted Ordinance No. 575 that repealed Ordinance No. 573 and established an ordinance that temporarily relaxes some building and zoning regulations to allow for additional interim housing both inside and outside of the Camp Fire affected area for displaced persons.

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- There exists an immediate need to provide accessory buildings accommodate storage of personal property of persons displaced by the Camp Fire who own Eligible Property that has been certified clean pursuant to Phase II requirements by the County Department of Public Health, Environmental Health Division. This Ordinance temporarily relaxes some Town zoning regulations to allow for establishment of accessory an building on property both inside and outside of the Camp Fire affected area for the displaced persons for the storage of essential equipment necessary to the recovery from the damages caused by the Camp Fire. Due to the magnitude of the destruction and its related and significant impacts properties, there is a need to provide displaced property owners with the option of constructing accessory buildings both inside and outside of the Camp Fire affected area without first obtaining building permits for primary residences on their properties.
- W. It is essential that this Ordinance become immediately effective (1) to mitigate the harm that could be caused to the public health and safety and to the environment from the

improper disturbance, removal and/or disposal of debris containing hazardous materials, and to facilitate the orderly response to the Camp Fire disaster; and (2) to allow the fastest possible transition of homeless and displaced residents to interim and long-term shelter; and (3) to allow displaced persons who own Eligible Property certified clean pursuant to Phase II requirements an option to establish an accessory building on their property to better facilitate and further expedite their property maintenance and storage of essential equipment required to allow for the property rebuild process.

Section 4. Purpose.

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13,696 homes were destroyed by the Camp Fire in the Town of Paradise and surrounding unincorporated areas. This disaster has created a need for housing on a scale that cannot be accommodated through the existing available housing in the Town. To meet the immediate need for housing, the Town relaxed some building and zoning regulations in a prior Ordinance to allow for additional temporary housing. However, this additional temporary housing may not be sufficient to meet the large and immediate need. This Ordinance relaxes some building and zoning regulations to allow for additional temporary housing inside the Camp Fire affected area. Persons moving back to the area do so at their own risk and should make themselves aware of the health hazards of doing so. The Ordinance allows persons to place temporary housing as well as temporary recreational vehicle storage on an Eligible Property.

This Ordinance also provides an option for affected property owners to establish an accessory building on their Eligible Property without first obtaining a building permit for a primary residence. The purpose of this Ordinance is to develop reasonable standards that allow persons to move back into the Camp Fire affected area while a massive debris removal program is implemented and, at the same time, provide interim shelter as well as an option of an accessory building for property maintenance equipment and rebuild materials storage for Town residents on private property during this housing crisis.

Section 5. Definitions.

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Except where the context clearly indicates otherwise, the following definitions shall govern the construction of the words and phrases used in this Ordinance:

Accessory Building. Any structure having a permanent foundation and a roof supported by columns or walls designed, intended and/or used for the protection and storage of personal property associated with a permitted or conditionally permitted Principal Use on the same site.

Camp Fire. A 153,336-acre wildfire that started near the community of Pulga on November 8, 2018, destroying over 18,000 structures, which forced the evacuation of the Town of Paradise, Berry Creek, Butte Creek Canyon, Butte Valley, Centerville, Cherokee, Concow, Durham, Forest Ranch, Magalia, Pulga, Stirling City, and Yankee Hill, and other areas near the Cities of Chico and Oroville, and proclaimed by the Town Council under Resolution 18-42, as a local

emergency, and also proclaimed by then Acting Governor Gavin Newsom as a state of emergency. CAL FIRE maintains a map showing the final boundaries of the Camp Fire and the Camp Fire affected area, as of November 25, 2018 at 100 percent containment.

Cargo Storage Container. A single metal box made of steel or other similar material, which is designed for securing and protecting items for temporary storage, not exceeding three hundred twenty (320) square feet in size, without utilities, and not used for human habitation.

Director. The Town of Paradise Director of Emergency Services or his or her authorized representative.

Town resident or residents Displaced Person(s). Α whose residential dwelling has been destroyed or damaged by the Camp Fire, such that the resident(s) cannot occupy the dwelling. Displaced person(s) may be required to provide verification to the Town to substantiate their eligibility for uses, permits and/or approvals described in this Ordinance. Evidence may consist of verification by Federal Emergency Management Agency registration or damage assessment, and/or a driver's license or other government-issued identification card or utility bill, etc. with a physical address showing the resident resided on a property impacted by the Camp Fire, as determined by the Town. Such determination may be made by the Director or other town personnel. Effective Date. The date of the Town Council adoption of this Ordinance.

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Eligible Property. A property that does not contain fire debris or hazardous materials from a qualifying structure that was damaged or destroyed by the Camp Fire. Eligible Property shall include (1) parcels with no resulting damage or fire debris from the Camp Fire (2) parcels with fire debris from a structure that was not a qualifying structure that was damaged or destroyed by the Camp Fire and (3) parcels with fire debris or hazardous materials from a qualifying structure that was damaged or destroyed by the Camp Fire, only upon the issuance of a certificate that the parcel has been cleaned pursuant to Phase II requirements by the County Department of Public Health, Environmental Health Division. Temporary housing and/or establishment of an accessory building pursuant to this Ordinance shall be permitted as reflected in the table below:

	Property not	Property with a	Property with a			
	damaged by Camp	non-qualifying	qualifying			
	Fire	structure damaged	structure damaged or destroyed by			
		or destroyed by				
		Camp Fire	Camp Fire			
Prior to	Temporary	Temporary housing	Temporary housing			
completion of	housing allowed	allowed	prohibited			
Phase II cleanup						
Following	Temporary	Temporary housing	Temporary housing			
completion of	housing allowed	allowed	allowed			
Phase II cleanup						

(property	Accessory	Accessory Building	Accessory		
certified clean by	Building	Allowed	Building Allowed		
the Department of	Allowed	Temporary	Temporary		
Public Health,		recreational	recreational		
Environmental		vehicle storage	vehicle storage		
Health Division)		allowed	allowed		

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FEMA. The Federal Emergency Management Agency or successor agency.

Fire Debris and Hazardous Materials. Debris, ash, metals, and completely or partially incinerated substances from structures that are located on properties that qualify under the CalOES Debris Removal Program or the Butte County's Alternative Debris Removal Program.

Movable Tiny House. For the purposes of this Ordinance, a movable tiny house is a structure utilized as living quarters by one household that is licensed by and registered with the California Department of Motor Vehicles, meets American National the Institute (ANSI) 119.5 or 119.2 ANSI requirements and is certified by a qualified third party inspector for ANSI compliance, cannot move under its own power, is not longer than allowed by State law for movement on public highways, has a total floor area of not less than 150 square feet, and has no more than 430 square feet of habitable living space.

Phase I. The hazardous waste cleanup as defined and discussed in Section 3, Debris Removal, above.

Phase II. The hazardous waste, fire debris and ash cleanup as defined in Section 3, Debris Removal, above.

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- Qualifying Structure. A qualifying structure as defined and discussed in Section 3, Debris Removal, above.
- Recreational Vehicle. A motor home, travel trailer, truck camper or camping trailer that is: (1) self-contained with potable water and sewage tanks and designed for human habitation for recreational or emergency occupancy; (2) self-propelled, truck-mounted, or permanently towable on California roadways; and (3) a California Department of Motor Vehicles licensed vehicle, or a similar vehicle or structure as determined by the Director.
 - Recreational Vehicle Park. A commercial use providing space for the accommodation of more than two recreational vehicles for recreational or emergency housing, or for transient employee lodging purposes.
 - Temporary Dwelling. A temporary dwelling includes a recreational vehicle and a movable tiny house.
- **Temporary Recreational Vehicle Storage.** The temporary storage of an unoccupied recreational vehicle.
 - Section 6. Initial use of temporary dwellings.
 - Residential use and occupancy by displaced persons of up to two (2) temporary dwellings on any Eligible Property that permits a residential use or any parcel where a prior existing residence was lost due to the Camp Fire shall be allowed for an initial term of 180 days from the date of this Ordinance was enacted subject to the applicable requirements set forth under Section 8, Standards.

Section 7. Temporary dwellings with utility hook-ups.

Residential use and occupancy by displaced persons of up to two (2) temporary dwellings, including any temporary dwellings allowed under section 6, utilizing hook-ups for water, sewage disposal, and/or electricity on an Eligible Property shall be allowed during the effective period of this Ordinance subject to a temporary use permit, and subject to the applicable requirements set forth in Section 8, Standards.

Section 7(a). Temporary recreational vehicle storage.

The temporary storage of up to two (2) unoccupied recreational vehicles on an Eligible Property shall be allowed during the effective period of this Ordinance subject to the issuance of a temporary use permit and the applicable requirements set forth in Section 8, Standards. No fee shall be charged for this temporary use permit.

Section 8. Standards.

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All residential use of temporary dwellings and storage use of cargo storage containers and/or recreational vehicle storage shall meet the following standards.

- A. At all times, only a property owner, who is also a displaced person owned the property at the time of the Camp Fire, or his or her authorized agent shall obtain all Town permits for all temporary dwellings that are hooked-up to utilities. Written consent of the property owner is required in all cases.
- B. At all times, residential use of temporary dwellings is

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limited to recreational vehicles and movable tiny houses not on a permanent foundation and used to house persons displaced by the Camp Fire during the effective period of this Ordinance.

- C. Use of temporary dwellings is contingent on proof of a damaged or destroyed residence as verified by the Director based on prior final building permit or Assessor's records, or other documentation satisfactory to the Director.
- D. At all times, temporary dwellings and cargo storage containers or stored recreational vehicles shall be located outside the boundaries of any recorded easements, roads, driveways, designated flood hazard locations, or areas prone to landslide or debris flow.
- E. At all times, use of a cargo storage container shall be only for storage of personal and household belongings for each temporary dwelling.
- F. For water hook-ups, the temporary dwelling shall be connected to an approved source of water meeting one of the following criteria:
 - 1. Public water supply;
 - Existing well provided that it has been approved by the Department of Public Health, Environmental Health Division as safe for domestic consumption; or
 - 3. Other water source approved by the Town.

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- G. For sewage disposal hook-ups, the temporary dwelling shall be connected to an approved sewage disposal system meeting one of the following criteria:
 - 1. Public sewer system;
 - 2. A new or existing on-site sewage disposal system that has been approved by the Town to be intact, adequately sized, and functioning correctly;
- H. For electricity hook-ups, the temporary dwelling shall be connected to an approved source of electricity satisfying the following:
 - A permitted power pole and inspected electrical service hook-up.
- I. At all times the temporary dwelling shall be served by solid waste collection services by the Town franchisee.
- J. At all times the temporary dwelling shall be in compliance with all Paradise Municipal Code requirements and laws relating to maintenance of real property.

Section 9. Use of accessory residential structures for temporary habitation.

For the effective period of this Ordinance, accessory residential structures on an Eligible Property, which also meets Residential Group R occupancies as established by the California Residential Code adopted by the Town, may be used as interim housing for persons displaced by the Camp Fire. During this period, said use shall not be subject to the provisions of existing deed restrictions required by Butte County, but shall remain subject to

all other existing regulations and limitations.

Section 10. Use of Accommodations, Farmstays, Bed and Breakfast Inns, Resorts, Retreats, Camps or other similar uses.

Notwithstanding any contrary provision in the Paradise Municipal Code or any use permit conditions, use of existing promotional or marketing accommodations, farmstays, bed and breakfast inns, resorts, retreats, camps or other similar visitor serving uses shall be allowed on an Eligible Property as interim housing for persons displaced by the Camp Fire.

Section 11. Waiver of Town Use Permit Requirement for Relocation of Damaged Child Care and Educational Facilities.

Notwithstanding any contrary provision in the Paradise Municipal Code, any existing small or large child day care facility or child care center, elementary school, junior high school, high school or institution of higher education that was housed in premises made uninhabitable by the Camp Fire may be temporarily relocated to existing buildings on an Eligible Property in the Eligible Property, subject to a temporary use permit and any existing applicable standards, and subject to a building permit if any renovations are required. Nothing in this Ordinance waives or affects any State law requirements applicable to such facilities.

Section 12. Accessory Building Standards.

Notwithstanding any other provision of Paradise Municipal Code Title 17, while this Ordinance is in effect, an accessory building may be established as a permitted land use prior to the issuance of a building permit for construction of a residence upon an

Eligible Property located within all Agricultural Residential,
Rural Residential, Town Residential, and Multi-Family zoning
districts and shall meet the following standards:

A. The accessory building shall not exceed a building

- A. The accessory building shall not exceed a building coverage area of 10% of the lot size of the affected property located in any of the Agricultural-Residential, Rural Residential, one-ace minimum [RR-1] and Rural Residential two-third acre minimum [RR-2/3] zoning districts.
- B. The accessory building shall not exceed a building coverage area of 5% of the lot size of the affected property located in any of the Town Residential, Rural Residential, one-half acre minimum [RR-1/2], and Multiple-Family Residential [MF] zoning districts.
- C. At all times, the accessory building shall be located outside the boundaries of any recorded easements, roads, driveways, designated flood hazard locations, areas prone to landslide or debris flow, and required front, rear and side yard setback areas.
- D. The accessory building shall be designed and constructed to comply with Wildland Urban Interface {WUI] standards.
- E. Whenever the accessory building is to exceed a floor area of 120 square feet and/or to be connected to utilities the property owner or the property owner's authorized agent shall obtain all Town permits for subject accessory

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- building(s). Written consent of the property owner is required in all cases.
- F. Town permit applications for establishment of an accessory building shall include submittal of a subject property plot plan: 1) drawn to a common scale; 2) designed in compliance with the Town's "minimum plan standards" for residential rebuild; and 3) including either a concurrent or future residential dwelling.
- G. Before the expiration of this Ordinance, all owners of accessory buildings constructed under this Ordinance shall have applied for building permits to construct a primary residence on the owners' property.

Section 13. Infraction and Public Nuisance.

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It shall be an infraction and a public nuisance to violate this Ordinance.

Section 14. Public Nuisance Abatement Procedure.

- The Town may, in addition to other authorized procedures set forth in this Ordinance, take action to abate such public nuisance in accordance with the following procedures when any person violates this Ordinance:
- A. The Director, or his or her designee, shall notify, in writing, the property owner of the public nuisance on his or her property.
- B. The notice shall be effective if it is posted at the property and mailed by certified or registered mail

to the owner of record of the property on the last published assessment tax roll of the Butte County Assessor's office. The notice shall specify what constitutes the public nuisance together with an order to abate the public nuisance within a specific time period, advise the property owner of the right to an appeal hearing where the property owner may present evidence in defense, and advise the property owner that the Town may assess the property for the cost of abatement.

- C. The appeal hearing shall be requested in writing by the property owner to the Town Clerk within ten (10) calendar days after the date on which the notice is mailed. If the property owner fails to request an appeal hearing within such ten (10) calendar days, the abatement notice shall be final.
- D. After receiving a timely appeal, the Town shall set a noticed hearing on the appeal by an impartial hearing officer. The decision of the hearing officer shall be made in writing within fourteen (14) calendar days after the hearing. The decision of the hearing officer shall be final. If the public nuisance is determined to exist, the hearing officer shall specify in his or her decision the time period for the property owner to abate the public nuisance.

- E. In any event, if the public nuisance is not abated within the time specified in either the initial notice and order or the hearing officer's decision, the Town may abate the public nuisance in accordance with this Ordinance.
- F. The Town's costs to abate the public nuisance shall be subject to the procedures set forth in Paradise Municipal Code sections 8.04.100, 8.04.110, 8.04.120 and 8.04.130.

Section 15. CEQA Exemption.

Adoption of this Ordinance is exempt from the provisions of the California Environmental Quality Act (CEQA) pursuant to California Public Resources Code Section 21080(b)(3) regarding projects to maintain, repair, restore, or replace property or facilities damaged or destroyed as a result of a declared disaster and Section 21080(b)(4) regarding actions to mitigate or prevent an emergency, and CEQA Guidelines Section 15269(a) regarding maintaining, repairing, restoring, demolishing, or replacing property or facilities damaged or destroyed as a result of a disaster stricken area in which a state of emergency has been proclaimed by the Governor pursuant to the California Emergency Services Act, commencing with Section 8550 of the California Government Code.

Section 16. Severability.

If any section, subsection, sentence, clause, or phrase of this Ordinance is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining

portion of this Ordinance. The Town Council hereby declares that it would have passed this Ordinance and every section, subsection, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional or invalid.

Section 17. Effective Date and Publication.

This Ordinance shall be and the same is hereby declared to be in full force and effect immediately upon its passage by a four-fifths (4/5) or greater vote. The Town Clerk of the Town of Paradise is authorized and directed to publish a summary of this Ordinance before the expiration of fifteen (15) days after its passage. This Ordinance shall be published once, with the names of the members of the Town Council Members voting for and against it, in the Paradise Post, a newspaper of general circulation published in the Town of Paradise, State of California. A complete copy of this Ordinance is on file with the Town Clerk of the Town Council and is available for public inspection and copying during regular business hours in the office of the Town Clerk.

Section 18. This Ordinance shall expire on December 31, 2020.

1	PASSED AN	ID ADOPTED by the Tor	wn Counc	cil of	f the	Town	of	Paradise,
2	County of	Butte, State of Cali	fornia,	on th	nis 11	th day	of	February,
3	2020 by the following vote:							
4								
5	AYES:	Steve Crowder, Jody Mike Zuccolillo and				huste	r,	
6	NOES:	None						
7	ABSENT:	None						
8	ABSTAIN:	None						
9				Gre	eg Bol	in, Ma	ayo:	
10	ATTEST:	! :		ÆD AS	S TO F	ORM:		
11								
12	Dina Vole	nski, CMC,	 Dwight	L. Mc	ore,			
13	Town Cler			Town Attorney				
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