

NOTICE OF EXEMPTION

TO:	CLERK OF THE BOARD OF
	SUPERVISORS COUNTY OF RIVERSIDE

FROM: CITY OF CORONA
COMMUNITY DEVELOPMENT DEPT.
400 S. VICENTIA AVE, SUITE 120
CORONA, CA 92882

- 1. Project title: ZTA2019-0004
- 2. Project location (specific): N/A City wide
- a. Project location City of Corona
 - b. Project location County of Riverside
- 4. Description of nature, purpose and beneficiaries of project:

Zone Text Amendment 2019-004 (ZTA2019-0004) is an amendment to various chapters in Title 17 of the Corona Municipal Code, Zoning Ordinance, to amend the regulations for Accessory Dwelling Units in accordance with state law enacted by AB 881.

5. Name of public agency approving project:

City of Corona

- 6. Name of Person or Agency undertaking the project, including any person undertaking an activity that receives financial assistance from the Public Agency as part of the activity or the person receiving a lease, permit, license, certificate, or other entitlement of use from the Public Agency as part of the activity: City of Corona
- 7. Exempt Status (check one):
 - Ministerial Project (Pub. Res. Code § 21080(b)(1); State CEQA Guidelines § 15268).
 - b. Not a project.
 - c. Emergency project (Pub. Res. Code § 21080(b)(4); State CEQA Guidelines § 15269(b),(c)).
 - d. ___ Categorical Exemption. State type and class number: *****
 - e.____ Declared Emergency (Pub. Res. Code § 21080(b)(3); State CEQA Guidelines § 15269(a)).
 - f. Statutory Exemption. State code section number
 - g. X Other: See below explanation.
- 8. Reasons why the project is exempt:

ZTA2019-0004 is exempt pursuant to Section 15061(b)(3) of the Guidelines for the California Environmental Quality Act (CEQA), which states that a project is exempt from CEQA if the activity is covered by the general rule that CEQA applies only to projects that have the potential for causing a significant effect on the environment. Where it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA. This amendment amends language in the municipal code pursuant to state law, and there is no possibility that adopting this Ordinance will have a significant effect on the environment.

- 9. Contact Person/Telephone No.: Joanne Coletta / (951) 279-3553
- 10. Attach Preliminary Exemption Assessment (Form "A") before filing.

Date received for filing:	Signature:
	Joanne Coletta, Community Development Directo





CITY OF CORONA

PRELIMINARY EXEMPTION ASSESSMENT (Certificate of Determination When attached to Notice of Exemption)

Name, Description and Location of Project:

Entity or Person Undertaking Project:

Zone Text Amendment 2019-0004 (ZTA2019-0004) is an amendment to various chapters in Title 17 of the Corona Municipal Code, Zoning Ordinance, to amend the regulations for Accessory Dwelling Units in accordance with state law enacted by AB 881.

<u>X</u> A.	Public Agency: City of Corona, 400 S. Vicentia Avenue, Corona, CA 92880 / (951) 736-2262.		
B.	Other (private)		
Staff Determination:			
accordar the Calif	y's staff, having undertaken and completed a preliminary review of this project in nice with the City's Resolution entitled "Local Guidelines of the City of Corona Implementing prize Environmental Quality Act (CEQA)" has concluded that this project does not require invironmental assessment because:		
A. B. C. D. E. F. _XG.	 B. The project is a Ministerial Project. C. The project is an Emergency Project. D. The project constitutes a feasibility` or planning study. E. The project is categorically exempt: Applicable Exemption Class: **** F. The project is a statutory exemption. Code section number: G. The project is otherwise exempt on the following basis: ZTA2019-0004 is exempt pursuant to Section 15061(b)(3) of the Guidelines for the Californ Environmental Quality Act (CEQA), which states that a project is exempt from CEQA if the activity is covered by the general rule that CEQA applies only to projects that have the potential causing a significant effect on the environment. Where it can be seen with certainty that there no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA. This amendment amends language in the municipal compursuant to state law, and there is no possibility that adopting this Ordinance will have significant effect on the environment. 		
H.	The project involves another public agency which constitutes the lead agency. Name of Lead Agency:		
Date:			
	Joanne Coletta, Director		
	Lead Agency Representative		