STRIKEOUT ORDINANCE

OLD LANGUAGE: STRIKEOUT NEW LANGUAGE: UNDERLINE

(O-2004-105)

ORDINANCE NUMBER O-_____ (NEW SERIES)

ADOPTED ON _____

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1, BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 4 BY ADDING SECTION 126.0402(j); AMENDING CHAPTER 12, ARTICLE 6, DIVISION 5 BY ADDING SECTION 126.0502(d)(6); AMENDING CHAPTER 13, ARTICLE 1, DIVISION 5, BY AMENDING SECTION 131.0522, TABLE 131-05B; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6, BY AMENDING SECTION 131.0622, TABLE 131-06B; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4, BY AMENDING SECTION 142.0404; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4, BY ADDING SECTION 142.0405(c)(4); AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4, BY AMENDING SECTION 142.0405(d); AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4, BY AMENDING SECTION 142.0406(c)(3); AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4. BY AMENDING SECTION 142.0412; AMENDING CHAPTER 14. ARTICLE 3, DIVISION 3, BY AMENDING SECTION 143.0302, TABLE 143-03A; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 3, BY ADDING SECTION 143.0355; AND AMENDING CHAPTER 15, ARTICLE 1, DIVISION 2. BY AMENDING SECTION 151.0253. ALL PERTAINING TO LARGE RETAIL ESTABLISHMENTS.

§113.0103 Definitions

Abutting property through Land use plans [No change.]

Large retail establishment is defined as one retail single-tenant establishment

50,000 square feet or greater of gross floor area or one retail multiple tenants

establishment 50,000 square feet or greater of gross floor area where multiple

tenants share common check stands, a controlling interest, storage areas,

warehouses, or distribution facilities.

Lateral access through Yard

[No change.]

§126.0402 When a Neighborhood Development Permit Is Required

- (a) through (i) [No change.]
- (j) A Neighborhood Development Permit is required for the development of large retail establishment in the CC (Commercial--Community) zones, CR (Commercial--Regional) zones, IL-2-1 (Industrial--Light), IL-3-1 (Industrial--Light) and all planned districts, except in the Centre City Planned District, with a minimum size of 50,000 square feet as described in Section 143.0302.

§126.0502 When a Site Development Permit Is Required

- (a) through (c) [No change.]
- (d) A Site Development Permit decided in accordance with Process Four is required for the following types of development.

(1) through (5) [No change.]

(6) <u>Development of a large retail establishment in the CC</u>

(Commercial--Community) zones and planned districts with a

minimum size of 100,000 square feet as described in Section

143.0302 except when such development only involves the

expansion of an existing facility or the reconstruction of a facility

due to fire, natural disaster, or act of the public enemy.

(e) [No change.]

§131.0522 Use Regulations Table of Commercial Zones

Table 131-05BUse Regulations Table for Commercial Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the	Zone Designator	Zones									
Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	CN ^{(<u>1,11)</u>-}			C	R-	co ^(<u>11</u>)	<u>)</u> - (cv ⁽¹¹⁾⁻	СР ^{(<u>11)</u>-}	
	3rd >>		1-		1-	2-	1-		1-	1-	
	4th >>	1	2	3	1	1	1 2	2	1 2	1	
Open Space through Institutional [No	change.]										
Retail Sales											
Building Supplies & Equipment			Р		Р ⁽¹²⁾	Р ⁽¹²⁾	-		-	-	
Food, Beverages and Groceries			Р		Р ⁽¹²⁾	р <u>(12)</u>	Р		Р	-	
Consumer Goods, Furniture, Appliances, Equipment			Р		р <u>(12)</u>	р ⁽¹²⁾	P ⁽³⁾		-	-	
Pets & Pet Supplies			Р		Р ⁽¹²⁾	р <u>(12)</u>	-		-	-	
Sundries, Pharmaceutical, & Convenience Sales			Р		Р ⁽¹²⁾	-	Р		Р	-	
Wearing Apparel & Accessories			Р		р <u>(12)</u>	р ⁽¹²⁾	-		Р	-	
Separately Regulated Retail Sales Uses					1						
Agriculture Related Supplies & Equipment			-		Р	Р	-		-	-	
Alcoholic Beverage Outlets			L		L	L	L		L	-	
Plant Nurseries			Р		Р	Р	-		-	-	
Swap Meets & Other Large Outdoor Retail Facilities			-		С	С	-		c ⁽¹⁰⁾	-	
Commercial Services through Signs [No	change.]-										

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the	Zone Designator	or Zones												
Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>							CC-						
	3rd >>	1	-	1	2-		3-		4-			4	5-	
	4th >>	1	2 3	1	2	3	4 5	1 2	3 4	. 5	1	2 3	3 4	4 5
Open Space through Institutional [No ch	nange.]													
Retail Sales														
Building Supplies & Equipment		P ⁽	<u>12</u>)	I	<u>(12)</u>		-	F	<u>(12)</u>			P ⁽	<u>12</u>)	
Food, Beverages and Groceries	Food, Beverages and Groceries		<u>12</u>)	F	<u>(12</u>)]	P ^(<u>12</u>)	F	(<u>12</u>)			P ⁽	12)	
Consumer Goods, Furniture, Appliances, Equipment		P ⁽	<u>12</u>)	F	<u>(12</u>)]	P ^(<u>12</u>)	F	(<u>12</u>)			P ⁽	<u>12</u>)	
Pets & Pet Supplies		P ⁽	1 <u>2</u>)	I	<u>(12</u>)]	$P^{(1\underline{2})}$	F	(<u>12</u>)			P ⁽	<u>12</u>)	
Sundries, Pharmaceutical, & Convenience Sales		P ⁽	<u>12</u>)	I	<u>(12</u>)]	P ^(<u>12</u>)	F	(<u>12</u>)			P ⁽	<u>12</u>)	
Wearing Apparel & Accessories		P ⁽	12)	I	<u>(12</u>)]	$P^{(\underline{12})}$	F	<u>(12)</u>			P ⁽	<u>12</u>)	
Separately Regulated Retail Sales Uses														
Agriculture Related Supplies & Equipment			-		-		-		Р			!	Р	
Alcoholic Beverage Outlets]	L		L		L		L				L	
Plant Nurseries		1	Р		Р		Р		Р				Р	

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the	Zone Designator								7	Zo	ne	s						
Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	CC-																
	3rd >>		1-			2-	ĺ	3-				4-				5	-	
	4th >>	1	2	3	1	2	3	4	5	1	2	3	4	5	1 2	2 3	4	5
Swap Meets & Other Large Outdoor Retail Facilities			-			-		-				-				(2	
Commercial Services through Signs [No cl	nange.]-																	

Footnotes to Table 131-05B

¹ through ¹⁰ [No change.]

<u>11</u> Development of a *large retail establishment* is not permitted.

<u>Development of a *large retail establishment* is subject to Section 143.0302.</u>

§131.0622 Use Regulations Table for Industrial Zones

The uses allowed in the industrial zones are shown in Table 131-06B.

Use Categories/ Subcategories	Zone designator	Liones										
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	IP ⁽¹⁵⁾⁻			IL-			<u>15)-</u>	IS ⁽¹⁵⁾⁻			
	3rd >>	1-	2-	1-	2-	3-	1-	2-	1-			
	4th >>	1	1	1	1	1	1	1	1			
Open Space through Institutional	[No change.]			1		Į.						
Retail Sales												
Building Supplies & Equipment		-	-	P ^(6,15)	Р ⁽¹⁶⁾	P ⁽¹⁶⁾	-	P ⁽⁶⁾	Р			
Food, Beverages and Groceries		-	-	-	-	Р ⁽¹⁶⁾	-	-	-			
Consumer Goods, Furniture, Appliances, Equipm	ent	-	-	-	Р ^(2,16)	Р ⁽¹⁶⁾	-	-	P ⁽³⁾			
Pets & Pet Supplies		-	-	-	-	Р ⁽¹⁶⁾	-	-	-			
Sundries, Pharmaceuticals, & Convenience Sales		-	P ⁽⁵⁾	P ^(5,15)	Р ^(5,16)	Р ⁽¹⁶⁾	P ⁽⁵⁾	P ⁽⁵⁾	P ⁽⁴⁾			
Wearing Apparel & Accessories		-	-	-	Р ^(3,16)	Р ^(3,16)	-	-	P ⁽³⁾			
Separately Regulated Retail Sales Uses			ļ	1		ļ			<u> </u>			
Agriculture Related Supplies & Equipment		-	-	-	Р	Р	Р	Р	Р			
Alcoholic Beverage Outlets		-	-	-	-	L	-	-	-			
Plant Nurseries		-	-	-	-	Р	-	Р	Р			
Swap Meets & Other Large Outdoor Retail Facili	ities	-	-	С	С	С	С	С	С			
Commercial Services through Signs	[No change.]		I	1	1	<u>,</u>	I	ı	J			

Table 131-06BUse Regulations Table for Industrial Zones

Footnotes for Table 131-06B

¹ through ¹⁴ [No change.]

<u>15</u> Development of a *large retail establishment* is not permitted.

<u>¹⁶</u> Development of a *large retail establishment* is subject to Section 143.0302.

§142.0404 Street Yard and Remaining Yard Planting Area and Point Requirements

[No change in first paragraph.]

Table 142-04C

Street Yard and Remaining Yard Planting Requirements

Type of <i>Development</i> Proposal	Type of Yard	Planting Area Required (Percentage of total <i>yard</i> area unless otherwise noted below) ⁽¹⁾	Plant Points Required (Number of plant points required per square foot of total <i>street yard</i> or <i>remaining yard</i> area) or required trees ⁽¹⁾
Single Dwelling Unit Residential Development in RM zones or Multiple Dwelling Unit Residential Development in any Zone	Street Yard	50% ⁽²⁾	0.05 points
	Remaining Yard	40 Square Feet per Tree	For single <i>structures</i> on a single <i>lot</i> , provide a minimum of 60 points, located in the <i>remaining</i> $yard^{(2)}$ For more than one <i>structure</i> on a single <i>lot</i> , provide one tree on each side and in the rear of each <i>structure</i> ⁽²⁾
Commercial Development in any Zone or Industrial Development in RM Zones or Commercial Zones	Street Yard	25% ⁽³⁾	0.05 points to be achieved with trees only ⁽³⁾
	Remaining Yard	30% ⁽³⁾	0.05 points
Industrial <i>Development</i> in any zone other than RM or Commercial Zones	Street Yard	25% ⁽⁴⁾	0.05 points
	Remaining Yard	See Section 142.0405 (d)	0.05 points
Large Retail Establishments in CommercialCommunity and CommercialRegional Zones	<u>Street Yard</u>	<u>100%</u> (3) of minimum building front and street side setbacks (except access points and with encroachments allowed into the landscaped area for building articulation elements as defined in Section 143.0355(a)(b)) 25% of the balance of street yard	0.05 points, exclusive of palms
	<u>Remaining</u> <u>Yard</u>	<u>30%</u>	0.05 points
Large Retail Establishments in IndustrialLight Zones	<u>Street Yard</u>	<u>25%</u> ⁽⁴⁾	0.05 points, exclusive of palms
	<u>Remaining</u> <u>Yard</u>	30%	0.05 points

Footnotes to Table 142-04C [No change.]

§142.0405 Additional Yard Planting Area and Point Requirements

- (a) and (b) [No change.]
- (c) Additional commercial *yard* and *large retail establishment* requirements:

(1) through (3) [No change.]

(4) Façade Planting Area for *large retail establishments*. Within the *street yard*, a façade planting area, as shown in Diagram 142-04A shall be provided between the *vehicular use area* and the *street wall*. This façade planting area shall be planted with a minimum of 20 points (trees only) at a linear rate of 30 feet of building *street wall* wherever trellises, arcades, awnings or extended covered entries do not occur.

Diagram 142-04A

Façade Planting Area for Large Retail Establishments



- (d) Additional industrial *yard* and *large retail establishment* requirements:
 - (1) Perimeter Planting Area. Within the *street yard* for industrial zones or industrial *development*, a 5-foot-wide perimeter planting

area adjacent to each side *property line*, as shown in Diagram 142-04A, shall be provided for the full depth of the *street yard* except where vehicular access (maximum 25 feet) and pedestrian access (maximum 6 feet) points cross perpendicular to a side *property line*. This planting area shall be planted with a combination of trees and shrubs that achieves 0.2 points per square foot of the required area. Where loading docks are placed along more than 25 percent of the *street wall* length in the IL and IH zones, the perimeter planting area points required shall be increased to 0.5 points per square foot of area.

Diagram 142-04AB



(2) Facade Planting Area. Within the *street yard*, a facade planting area, as shown in Diagram 142-04B, shall be provided that abuts the *street wall* and is at least equal to 50 percent of the length as determined by adding the lines connecting the outermost points of the structure along the street wall as shown in Diagram 142-04C, and that has a width of at least 9 feet measured perpendicularly to

the building. This requirement shall not apply to large retail

establishments.

Diagram 142-04BC

Industrial Facade Planting Areas





Industrial Facade Area Street Wall Length



[No changes to remainder of section 142.0405(d)(2)]

§142.0406 Vehicular Use Area Planting Area and Point Requirements

- (a) and (b) [No change.]
- (c) A *vehicular use area* located within the *street yard* shall be separated from the curb in the *public right-of-way* by a required planting area totaling at least 8 feet in width, measured perpendicularly to the *public right-of-way*. This planting area shall meet the following requirements:
 - (1) and (2) [No change.]
 - (3) The width of this planting area may be reduced to 3 feet if a solid wall of at least 3 feet in height is provided for the entire length of the *vehicular use area for* sites <u>under 5 acres</u>. Sites that are between 5 and 10 acres are required to provide the planting area buffer that is 8 feet. For sites over 10 acres, a planting area buffer must be 12 feet in width with a potential reduction to 8 feet with a 3 feet high wall. The remaining planting area shall be located between the wall and curb within the *public right-of-way* and planted with the equivalent of 1 shrub for every 10 feet of wall length. These shrubs shall achieve at least 18 inches in height of maturity.
 - (4) [No change.]

§142.0412 Brush Management

(a) through (l) [No change.]

Diagram 142-04DE



[No changes to remainder of section 142.0412]

§143.0302 When Supplemental Neighborhood Development Permit and Site Development Permit Regulations Apply

[No change to first paragraph.]

Table 143-03A Supplemental Neighborhood Development Permit or Site Development Permit Regulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required <i>Development</i> Permit/Decision Process
Affordable/In-Fill Housing Projects with Deviations through Clairemont Mesa Height Limit Overlay Zone [No change.]	[No change.]	[No change.]
Large Retail Establishment in CC Zones and planned districts, except in the Centre City Planned District, with a building size starting at 50,000 to 99,999 square feet	<u>143.0303, 143.0305, 143.0355, 143.0375</u>	<u>NDP/Process Two</u>
Large Retail Establishment in CC Zones and planned districts, except in the Centre City Planned District, with a building size starting at 100,000 square feet. Buildings shall not exceed 150,000 square feet (excluding a contiguous unenclosed area such as a garden center)	<u>143.0303, 143.0305, 143.0355, 143.0375</u>	SDP/Process Four
Large Retail Establishment in the Centre City Planned District with a building size starting at 100,000 square feet	<u>143.0303, 143.0305, 143.0355, 143.0375</u>	SDP/Process Four
Large Retail Establishment in IL-2-1, IL-3-1 Zones with a building size starting at 50,000 square feet. Buildings shall not exceed 150,000 square feet (excluding a contiguous unenclosed area such as a garden center)	<u>143.0303, 143.0305, 143.0355, 143.0375</u>	<u>NDP/Process Two</u>

Type of <i>Development</i> Proposal	Applicable Sections	Required <i>Development</i> Permit/Decision Process
Large Retail Establishment in CR Zones with a building size starting at 50,000 square feet	<u>143.0303, 143.0305, 143.0355, 143.0375</u>	NDP/Process Two

<u>§143.0355</u> Supplemental Neighborhood Development Permit and Site Development Permit Regulations for Large Retail Establishments

The following supplemental regulations apply to Neighborhood Development

Permits and Site Development Permits for large retail establishments.

- (a) Minimum Setbacks
 - (1) Large retail establishments shall have a minimum front and street side setback of 8 feet. Architectural features as defined in Section
 143.0355(b) are permitted to encroach a maximum of 4 feet into the required front and street side yards.

required front and street side y

- (b) Building Articulation
 - (1) A large retail establishment shall incorporate architectural features
 from at least four of the following eight categories as components of
 the design theme:
 - (A) <u>Pilasters</u>
 - (B) Trellises
 - (C) <u>Awnings or extended covered entries</u>
 - (D) <u>Arcades</u>
 - (E) Varied roof lines or roof cornices
 - (F) <u>A minimum of three material changes, such as glazing, tile,</u>

stone or varied pattern/texture shall be provided in street

(facing) wall surfaces, where no one material shall cover less

than 10 percent of the wall area or more than 60 percent of the

wall area.

- (G) <u>A minimum of 25 percent of street wall area transparent with</u> <u>clear glass visible into a commercial use or a minimum of 25</u> <u>percent of street wall area covered with display windows.</u>
- (H) <u>Clerestory windows</u>
- (c) <u>Pedestrian Paths</u>

Pedestrian access and pathways shall be designed to provide an interconnected network for pedestrian travel between buildings within the same development. See Section 131.0550 for specific regulations.

- (d) Design Incentives
 - (1) Large retail establishments may receive only one of the following two incentives:
 - (A) An additional maximum of 10,000 square feet of gross floor area over the maximum 150,000 square feet allowed (excluding a contiguous unenclosed area such as a garden center) in the CC (Commercial--Community) zones and planned districts if any one of the following design components are incorporated as part of the development:
 - (i) Provide 25 percent of required parking for the entire building in structures or underground; or
 - (ii) Provide 5,000 square feet of public plaza area; or
 - (iii) Incorporate sustainable building measures in accordance with Council Policy 900-14, Private-Sector/Incentives for discretionary projects. Page 12 of 15

- (B) An additional maximum of 20,000 square feet of gross floor area over the maximum 150,000 square feet allowed (excluding a contiguous unenclosed area such as a garden center) in the CC (Commercial--Community) zones and planned districts if any one of the following design components are incorporated as part of the development:
 - (i) Provide 50 percent of required parking for the entire building in structures or underground; or
 - (ii) Provide a minimum total of 5,000 square feet of liner
 buildings where these additional separately leased or
 owned buildings with separate individual main
 entrances are located facing the street frontage to help
 create a pedestrian scale environment. These smaller
 scale buildings can be either detached from or attached
 to the *large retail establishment* within the same
 premises as shown in Diagram 143-03A; or
 - (iii) Include mixed-use development within the same premises as permitted by the applicable zone.

Diagram 143-03A



(e) Landscaping Requirements

See Sections 142.0404, 142.0405 and 142.0406.

§151.0253 Supplemental Development Regulations

[No change to first paragraph.]

Table 151-02F

Supplemental Development Regulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required Development Permit/Decision Process ⁽¹⁾
Residential and mixed commercial/residential development in facility deficient neighborhoods shown on Map B-4104 under circumstances outlined in Section 151.0253(a)	151.0243(a)	Site Development Permit/Process 3
Residential development in a commercial zone on El Cajon Boulevard or University Avenue that is not part of a mixed-use (commercial-residential) project under circumstances outlined in Section 151.0253(b)	Section 151.0253(b) and Land Development Code Sections 126.0603, 126.0604, 126.0605 and 143.0410	Planned Development Permit/Process 3
Commercial development that varies from the required architectural features contained in Section 151.0244	Section 151.0253(c) and Land Development Code Sections 126.0603, 126.0604, 126.0605 and 143.0410	Planned Development Permit/Process 3
Commercial and Industrial establishments exceeding 5,000 square feet gross floor area subject to the criteria contained in Section 151.0253	Section 151.0253(d) and Land Development Code Sections 126.0603, 126.0604, 126.0605 and 143.0410	Planned Development Permit/Process 3

Large Retail Establishment with a building size starting at 50,000 to 99,999 square feet	<u>143.0303, 143.0305, 143.0355,</u> <u>143.0375</u>	Neighborhood Development Permit/ Planned Development Permit/Process 3
Large Retail Establishment with a building size starting at 100,000 square feet Building shall not exceed 150,000 square feet (excluding a contiguous unenclosed area such as a garden center)	<u>143.0303, 143.0305, 143.0355,</u> <u>143.0375</u>	Site Development Permit/Process 4 -
Residential development that varies from the required architectural features contained in Section 151.0232	Section 151.0253(e) and Land Development Code Sections 126.0603, 126.0604, 126.0605 and 143.0410	Planned Development Permit/Process 3
Warehouses, Wholesale Distribution, and Light Manufacturing uses exceeding 10,000 square feet up to a maximum of 30,000 square feet, subject to the criteria contained in Section 151.0253(f)	Section 151.0253(f) and Land Development Code Sections 126.0603, 126.0604, 126.0605 and 143.0410	Planned Development Permit/Process 3

(a) [No change.]

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OTHER RECOMMENDATIONS

American Institute of Architects (AIA) San Diego

The AIA San Diego met on November 17, 2004 to discuss and make a recommendation concerning the large retail development ordinance being proposed by City staff. A summary of their recommendation is as follows: AIA San Diego supports City staff's draft ordinance for regulating large retail establishments with the exception of the requirement for buildings over 150,000 square feet to be located in regional commercial areas or the Centre City Planned District. AIA San Diego also recommends that the community plans be analyzed and updated to create a balance among neighborhood, community, and regional commercial centers throughout the city. Economic and transportation analyses shall be included as part of the analysis and update process.

San Diego County Building Industry Association (BIA) Metropolitan Legislative Committee

The BIA is prepared to support the City staff's draft ordinance for regulating large retail establishments with the following two modifications: 1) The requirement for a Neighborhood Development Permit should apply to stores 75,000 square feet in size or larger rather than 50,000 square feet; and 2) The maximum allowable size limit of 150,000 square feet should be removed. The BIA does not support the proposed cap on building sizes.

San Diego Council of Design Professionals

The San Diego Council of Design Professionals (Design Council) has not taken a position on the draft ordinance at this time. They will consider the ordinance at their next meeting.

San Diego Regional Chamber of Commerce

The San Diego Regional Chamber of Commerce Board of Directors has not yet made a recommendation on the City staff's draft ordinance as it is currently being reviewed by other Chamber of Commerce committees.

Small Business Advisory Board (SBAB)

On November 5, 2004, the SBAB voted unanimously to table the issue of an ordinance for large retail development until their December 3, 2004 meeting. This is to provide SBAB members with an opportunity to review the reports and recommendations from both the Community Planners Committee and the BID Council.

Summary of CEQA Determinations in Other Jurisdictions

Staff contacted six jurisdictions that have passed ordinances regulating large retail establishments to determine what type of environmental review was used. Five of the jurisdictions determined the ordinances to be exempt from environmental review and one jurisdiction performed a negative declaration. Wal-Mart has sued two of the jurisdictions, Alameda County and City of Turlock for CEQA violation, among other issues. Alameda County chose to repeal its ordinance and submit it to the Planning Commission for review, re-adoption is likely. Turlock does not have plans to repeal or alter its ordinance.

Alameda County's ordinance employs a size cap and a limit on the percentage of sales floor area dedicated to non-taxable goods. The County used General Rule 15061(b)(3) to exempt the ordinance from CEQA.

Turlock's ordinance prohibits large-scale retail business stores that exceed 100,000 square feet of gross floor area from devoting more than 5% of that floor area to the sale of non-taxable (food/grocery) merchandise. The City used CEQA Guidelines Sections 15378, 15168(2), 15183, 15061(b)(3), and 15305 to exempt the ordinance.

Contra Costa County's ordinance prohibited retail businesses that exceeded 90,000 square feet from devoting more than 5% of floor area to non-taxable items. The County used exemptions 15305 for minor alterations in land use limitations. The ordinance was repealed in a referendum in March of 2004.

City of Los Angeles' ordinance was approved on August 19, 2004. The ordinance became effective in October of 2004. Los Angeles has different CEQA guidelines from other California jurisdictions and in this case a categorical exemption was applied.

Santa Maria's ordinance, passed in 1997, prohibits commercial uses exceeding ninety thousand (90,000) square feet of gross floor area, from devoting more than 8% of the total gross floor area to non-taxable merchandise. The City filed a negative declaration for the ordinance.

The City of Oakland's ordinance prohibits retail stores over 100,000 square feet and from using more than 10% of their sales floor area for non-taxable items in some zones. Our information indicates that General Rule 15061 was used to exempt the ordinance from CEQA process.

Prepared by the Development Services and Planning Departments on 11/8/04

Fiscal and Economic Impacts Of Large Retail Establishments

Prepared By:

The City of San Diego Community & Economic Development Department August 2004

Introduction

The purpose of this study is to provide policymakers in San Diego with information about the fiscal and economic impacts of large retail establishments on the local economy and City treasury. Retailers have, over the years, constantly increased the physical size of their stores in order to achieve efficiency and better compete against each other. Like many cities throughout California, the City of San Diego is considering exercising its land use powers to limit the size and location of large retail establishments in order to preserve the character of individual communities within the City, and to ensure that the size and location of such stores does not negatively impact the City as a whole. This study is not intended to promote or disparage the retail sector generally, or to promote or disparage any particular retailers specifically. The names of certain retailers have been used throughout this report only as examples and to clarify the basis for assumptions used in this analysis, as is the case in all of the other studies on the subject which were consulted.

Due to severely constrained resources and timeframes, this study borrowed heavily from a number of other much more comprehensive studies prepared by private firms for other agencies and other jurisdictions. As such, we recognize its essential limitations as an academic work. Nevertheless, we have attempted to provide a fair, balanced, and objective evaluation of the impacts of large retail establishments, and have consulted a wide variety of sources. Accordingly, this study is more a survey of the available literature, and not a rigorous quantitative analysis designed to answer every "what if" scenario. We believe that the assumptions are reasonable and the analytical models used at least provide more information than was previously available, and certainly provide the basis for more meaningful discussions on this important subject.

Economic Fundamentals

In order for any community to become more economically prosperous some members of the community must engage in economic activities which bring wealth ("capital") into the geographical area which the community occupies. Even a "self-sufficient" agrarian society must import some tools or resources from areas and people outside that community. So generally speaking, the members of the community must produce some product or commodity such as food, energy resources, minerals and metals, manufactured products, etc. which is then either consumed locally, or sold or traded to others outside the community in order to import other goods. If members of a community don't produce enough goods locally to trade for goods produced by others, then they must provide services to those others which are equivalent in value. These services could range from hosting tourists to developing and licensing technologies and intellectual properties.

People in communities all over the world produce goods and provide services to each other which are "traded" primarily using some form of currency or cash equivalents as the medium of exchange. The economic sectors and industries (mining, manufacturing, agriculture, and tourism) which "earn" money (capital) by producing goods or providing services to outside visitors make up what economists call the "economic base" of the local economy. These industries are the economic core or foundation for the local economy because they make it possible for the community to import those goods and services which cannot be produced or provided internally, or at least which cannot be produced or provided internally, or at least which cannot be produced or provided internally on top of this economic base in direct proportion to the size of the population and the size and relative strength of the economic base. These other sectors, the public sector, the service sector, the retail sector, and some part of the wholesale sector essentially "feed" off of the economic base which creates the wealth or import capacity. While these sectors provide a level or service beyond the capacity of the economic base on which they are dependent.

Wholesale Trade

Wholesale trade typically occurs when large amounts of goods are imported into a community in bulk shipments. Wholesale trade is the economic activity which links the producers of goods, mainly manufacturers, with the ultimate sellers of goods, usually retailers. The wholesaler for the most part provides shipping and storage services to the manufacturers and retailers using trucks, fork-lifts, and warehouses. Wholesalers can be located anywhere between the manufacturers and the retailers. As such they could be more or less part of the economic base of the community which manufactures the goods or part of the community which consumes the goods (by providing a "service") to the manufacturer. In many instances the distinction is blurred because these "middle men" are cut out of the economic process as manufacturers and retailers perform the functions of a wholesaler when they can do so cost effectively.

Retail Trade

Retail trade is essentially a "service" function between the manufacturer or wholesaler and the ultimate consumer of goods. Retailers earn their profits by providing services to members of the community when they consume goods. As such, retailers are dependent for their livelihoods on the buying power of the consumers in the community which includes all members of that community. The buying power of the consumers is a function of their connection to the economic base of the importing community. Using just one example, the producers (factory workers) in the community earn money for their company by producing goods which are sold to another community. The "valueadded" by the factory workers, minus profits retained by the factory owners, is converted to cash and distributed through the payroll to the workers. These workers in turn use this cash to purchase goods from the retailers. Obviously their purchasing power is limited not only by the prices charged by the retailers, but by the wages paid by the manufacturers. Any retailer larger than a "mom and pop shop" has workers (salesmen and salesladies) who provide the bulk of the retailer's services to the consumers. They get paid also, and in turn spend some portion of their wages at the establishments of other retailers, and so on. Accordingly the retailers are all directly or indirectly feeding off of the wealth of the economic base industries and are able to

prosper and grow only as fast as the economic base can grow. The retailers are thus competing among one another to obtain larger slices of the same economic "pie."

Therefore, while it is true that retailers contribute to the total measure of a community's economic size such as Gross Regional Product (GRP), it is also true that a community will have a retail sector or only as large as the income derived from the economic base. Sales revenues and jobs added by one retailer will, almost without exception, result in a commensurate loss of sales revenue and jobs at one or more other, competing retailers. There are some limited exceptions to this general rule, such as when retailers are able to increase, for instance the consumption of goods in lieu of services (selling a DVD to a consumer who would have otherwise gone to a theater, or selling a new flat screen TV to a consumer who would have otherwise gone on vacation), but for the most part competition between retailers within a community is a zero-sum gain for the community as a whole.

Retail Site Selection

Retail uses are established in a community based almost entirely on demographics – the specific characteristics of a region's population regarding income, age, density, etc. and the presence of existing competitors in the targeted "trade area." Since the retail outlet is the last stage of the economic process before consumption occurs, it is extremely difficult for the retailer to move out of (or not locate in) the trade area, much less the region as a whole. Despite the rise of internet sales where goods are purchased on-line and delivered to the consumer's doorstep, most retail sales still occur in retail stores. In fact the recent trends suggest that "large format" or "big box" retailers are able to effectively compete with smaller and non-traditional retailers based on price, selection, and overall value. These type retailers are increasingly constructing everlarger "super-markets" and "super-centers" precisely into order to compete with smaller less value-oriented retailers. For the most part, San Diego retailers do not compete with retailers outside the City, and almost never compete with retailers outside the region.

Economic Development

All communities throughout history have engaged in some form of economic competition which is similar to the competition between private sector businesses. Certainly countries or "nations" compete with each other not only for land and resources but also for investment capital. Within large "free market" countries, states, districts, and provinces compete among themselves to get desirable investments which enable the community to increase the size of its economic base, and by extension, its import capacity. Even within states or provinces, communities represented by smaller jurisdictions such as cities, counties, towns, and townships (or groups of such jurisdictions called "regions") compete for investments that will result in new found wealth distributed through the creation of job opportunities and the associated payrolls. In most instances the investments are fixed capital investments such as mines, factories, research laboratories, tourist attractions, major corporate administrative

offices, government or military establishments, even prisons. This practice of competition for job-creating investments is the major focus of economic development.

At some level, residents or members of a community expect their government to, in some way, encourage economic development and the creation of jobs. Individually or collectively, community members will want economic opportunities and they will expect policymakers (i.e. elected officials) to at minimum, create a "business friendly environment" and in some cases actively "recruit" business establishments to come to their community or expand in their community rather than in some other community.

Fiscal and Economic Impact of Retail Establishments

It is a common misperception that economic development agencies seek to attract retail establishments to their community. Since retail establishments are not part of the economic base of the local economy there is little to be gained from attracting a new retail establishment knowing that a success here would come at the expense of existing retail establishments. Since there is no realistic expectation of a net increase in job opportunities (there could be a net decrease if the new retailer is highly mechanized and efficient) the attraction effort would be pointless unless some other benefit can be derived for the community. With some exceptions, the economic impact of a new retailer coming into the community is likely to be economically neutral.

In California, where a portion of the sales taxes collected by retailers is allocated "by situs" to the jurisdiction where the sale tax place, it is possible for one jurisdiction to gain additional tax revenue at the expense of a neighboring jurisdiction (city or county). This ability to increase tax revenue through economic development efforts does in fact result in a situation where some cities actively recruit retailers to their city, even though it is understood that there are few if any new job opportunities created, and no significant economic impact will result. Most of the competition for retailers occurs between small cities or between small cities and big cities. This occurs because a large retailer attracted to a small city may frequently have a "trade area" which overlaps the territory of one or more other cities, thus enabling it to capture the sales revenue from consumers in those other cities. Since the sales are frequently taxable, the city where the sales transactions take place gets 1% of the value of those sales in the form of new tax revenue. Large cities like San Diego however, can only play this game if they can get the retailer to locate near the edge of the city limits, so that more than half of the total value of the retailer's taxable sales transactions comes from consumers in a neighboring city. Since retail site selection is based almost entirely on demographics, cities have very little ability (even with zoning and other land use policies) to "site" a retailer in a place which is most fiscally advantageous. The larger the city, the less influence it has over retail site selection. (see Fiscal Impacts of Large retail Establishments below)

A Short History of Retail Strategies

Large format or "Big Box" retailers without question impose economic changes on a community. Those changes must be measured against the underlying assumption of a free market economy – that is, that competition is fundamentally good for the consumer. Competition presumably drives prices down and stimulates efficiencies and other improvements in product design, performance, and availability. Competition within the retail sector has led to ever increasing store sizes or "formats" as retailers seek to lower prices and increase product availability through greater efficiency. The evolution of larger and larger retail stores has clearly been a successful strategy as evidenced by Wal-Mart Stores, Inc. becoming the number one Fortune 500 company, supplanting industrial firms like GM and Exxon for the first time.

Consumers often support land use decisions allowing the construction of large retail establishments, despite their visual impact, traffic impacts, and other concerns, simply because the retailers using these formats have been able to drive down prices to historic lows (as measured in constant dollars), and consumers like low prices. The question which arises then, is whether the economic benefit of such retail establishments (lower prices for consumers) plus the convenience of having a "onestop-shop" is outweighed by the economic costs imposed on the community.

Big Box retail stores are not a new phenomenon. Economies of scale were the primary feature in the growth of department stores in the early 20th Century. Free-standing Sears Roebuck &Co. stores and their early competitors like Woolworth Co. aggressively sought market share from traditional main-street "mom-and-pop" retailers, eventually eliminating many of them from the market permanently. Name brand hardware stores like Ace Hardware and later Home Depot, Home Base, and Lowe's have largely eliminated the small independent hardware stores. Most of the "corner" grocery stores have been eliminated by ever larger versions of Safeway, Vons, Lucky's, Albertsons, Ralphs and other "supermarkets." Other large format retailers have achieved greater efficiency and higher margins by specializing in a fairly narrow product line. These specialized retailers have gained at the expense of not only small independents, but also medium-sized chain stores, and even the large discount retailers like K-Mart, Wal-Mart, and Target. These so-called "Category Killers" like Toys R Us, Best Buy, and Fry's Electronics found a way to obtain efficiency by offering a limited range of related but discounted merchandise in large free-standing stores. Membership department stores like Gem-Co, Price Club (now Costco) and Sam's Club, again using large warehouse-sized free-standing buildings, offered substantial savings to consumers by offering a limited selection of food products and discount merchandise in bulk quantities.

In San Diego retailers can be sorted into three basic categories: (1) the remaining independent "mom-and-pop" retailers who still occupy the "main street" type commercial corridors and survive by catering to niche markets such as used merchandise, ethnic specialty merchandise, organic foods etc. (2) small and medium format chain stores, department stores, and supermarkets operating out of strip centers and regional shopping malls, and (3) large format retailers co-mingled in so-called "power centers".

Economic Impacts of Large Retail Establishments in San Diego

Given the aforementioned discussion, it can be argued that retailers of any size do not have a significant positive economic impact because they are dependent on consumer demand generated at the base level of the economy. The next step is to analyze the potential negative economic impacts which might result from the entrance of new retailers, especially those operating large format stores. Evaluating such impacts will necessitate taking a closer look at competition between the retailers operating within San Diego, the effect on older communities from changing land uses, and discerning future retail trends.

Urban planners have long decried the proliferation of large format retailers because of their presumed contribution to the decline of the City's downtown and the pedestrianfriendly "main street" corridors of University Avenue, El Cajon Boulevard, and many other older areas and smaller neighborhood-serving strip malls. Much of the shift away from main street retailers towards larger format retailers resulted from the mobility consumers gained from the widespread and increased availability of automobiles. As consumers gained the ability to haul home larger quantities of goods in any one shopping trip, the relative attractiveness of larger format retailers increased gradually over the last several decades.

At this point the small format independent retailers have established niche markets and compete among themselves. The real cutthroat competition now exists among and between the large corporate retailers who operate from fairly large malls, shopping centers, and power centers. These retailers are focused on efficiency and are constantly refining business practices to save money on labor costs, inventory costs, and other operating costs in order to be the low price leader. Some, like the supermarket chains, are unionized, most however are not.

Exporting Money through Profits

It is quite obvious that retailers have the power to reverse the flow of money coming into a community. If the owners of a retail store live in the local community some significant portion of the store's profits remain in the community as the owner spend these profit dollars consuming goods and services procured at other nearby business establishments. Profit dollars are thus "recycled" through the local economy several times before accumulating into a large financial institution. Some estimates indicate that such profit dollars would be recycled 4-7 times before leaving the community, resulting in consumptive economic benefits for quite a number of other local residents.

By contrast, if the retail store's owners live outside the community (e.g. outside San Diego) then the profits are almost immediately removed from the community and invested (mostly or entirely) somewhere else. Using the example of a large corporation, the profits are distributed as dividends to hundreds of thousands of shareholders almost all of whom live outside the City. So it follows logically that if a retailer has operations in San Diego which are highly profitable, and that retailer's owners (usually shareholders)

are located outside San Diego, then that retailer is exporting wealth out of the City. This is the exact opposite of the base sector manufacturer whose local payroll expenditures vastly exceed the amount of profit which is pulled out and distributed to the owners.

The Issue of Jobs and Benefits

Since job opportunities are the mechanism by which a significant part of a community's wealth or earning are obtained, the quality of the jobs, measured in terms of total compensation is a major factor in determining the economic impact of a particular project, business, or industry to the local community. Economic impact analyses are typically performed using an input-output model. These economic models are essentially sophisticated mathematical formulas combined with a community's particular economic profile (demographics, size and type of all industries etc.) The most common are the IMPLAN and REMI models used by government agencies throughout the U.S. Regardless of the input – output model used, the most important variables entered are the number of jobs in question and the amount of compensation associated with each.

Accordingly, if a low-wage retailer gains market share within a given community at the expense of a retailer which pays higher wages and/or offer better fringe benefits such as medical insurance, then a negative economic impact would result. The total amount of the economic impact would be calculated from the input variables such as shift in market share and wage/benefit differential. This economic impact is similar and related to the one described above because, if any business, including a retailer, is able to reduce labor costs without losing market share, then to some degree, profits will increase. So if a retailer is able to lower its labor costs and profits are distributed to owners outside the community, then less money is left behind to "recycle" through the local economy. Obviously this means less jobs at other businesses, less purchasing power, less importation and consumption of goods and services, less prosperity generally. However, if some portion of the labor cost savings is "left behind" in the hands of local consumers via lower prices for retail goods, then those savings would have to be accounted for (netted out) in the analysis. If the reduced labor costs are entirely returned (shifted) from workers to consumers then the result could be a zerosum gain - i.e. no additional negative economic impact. Such a scenario is unlikely, since the goal of any private-sector business is to increase profits first and foremost, and reduced prices (consumer savings) is simply a means towards that end.

Since most non-union retailers pay roughly the same wages and offer the same fringe benefits (if any) it is difficult to generalize about the potential economic impact of one retailer versus another, at least insofar as labor compensation is concerned. The available evidence indicates that most retail employees are paid a wage between the California minimum wage rate of \$6.75/hour and about \$12/hour. The average wage for cashiers is approximately \$9.50/hour. Union-scale wages for cashiers are substantially higher, approximately \$15.30/hour and include a substantial fringe benefit package.

Supercenters - The Newest, Largest ,and Most Efficient Retail Format

The newest phenomenon in retail development is the "supercenter." This ultra-large format retail establishment is a combination discount general merchandise store and grocery supermarket. These large stores are highly efficient and are designed to compete effectively with smaller stores carrying the same merchandise. Supercenters always exceed 100,000 square feet in size, most are well over 150,000 square feet, and some have been constructed as large as 250,000 square feet. Supercenters are operated primarily by five major retailers: Fred Meyer, Kmart, Meijer, Target Corp. and Wal-Mart Stores, Inc. Wal-Mart is by far the largest operator of supercenters having constructed 1,258 throughout the country by 2002 (over 70% of the nation's approximately 1,750 supercenters). Table 1 below indicates the relative size and market strength of supercenter operators

Company	Number of supercenters	Percentage of supercenters
Wal-Mart Stores, Inc.	1.258	72%
Meijer	160	9%
Fred Meyer	133	8%
Kmart	114	6%
Target	94	5%
Total	1,759	100%

Table 1

<u>Source:</u> Marlon Boarnet, Ph.D., Randall Crane, Ph.D. Daniel Chatman, and Michael Manville, "Supercenters and the Transformation of the Bay Area Grocery Industry: Issues, Trends, and Impacts, (San Francisco: Public Economics Group, 2004) Commissioned by the Bay Area Economic Forum

As Table 1 indicates, Wal-Mart Stores, Inc. is by far the dominant player in the supercenter retail marketplace. K-mart has actually closed a number of its supercenters ("Super Kmarts") and does not appear to be willing or able to re-open these or construct new ones. Meijer and Fred Meyer do not operate in California and retail industry analysts do not believe they intend to penetrate the state in any significant way. Target, by contrast, is rapidly increasing the number "Super Targets" throughout the country. The average Super Target is 174,000 square feet. In addition, this year Target has just introduced a smaller type supercenter called P2004 (for prototype 2004) which ranges from 110,000 square feet to 125,000 square feet. P2004 supercenters will sell discount general merchandise and groceries, but unlike Super Targets will not have a deli, meat, or produce section. Sears has also indicated an interest in operating their own version of a supercenter which would combine a regular Sears store with a grocery component.

Some retail analysts believe that Target and Wal-Mart are not actually attempting to compete with the large grocery chains, but rather to compete with each other by using groceries as a "loss leader." By selling groceries at a loss, these retailers believe they can get more people into their stores where the grocery losses will be more than made up for by selling general merchandise at higher profit margins. Not surprisingly, the major grocery chain stores such as (in California) Safeway/Vons, Albertsons,

Kroger/Ralphs and their unionized employees recognize the ultra-efficient cheap labor supercenters as a major threat. The recent labor dispute (strike/lock-out) between the chain grocery stores and the United Food & Commercial Workers Union (UFCW) confirms analysts' expectations that the potential penetration of the California retail market by supercenters would result in downward pressure on wages and benefits in the grocery industry.

This study will attempt to quantify the potential benefits and costs which might result from the introduction of a supercenter into the City of San Diego. In recent years a number of studies have attempted to quantify the economic impact of supercenters (operated by either Wal-Mart or Target) in a number of California cities. Most have emphasized the negative impacts associated with the expected downward pressure on wages and benefits in the grocery industry and the public costs associated with mitigating urban blight (due to closed up smaller stores) and public health costs (due to increasing numbers of uninsured workers and their families). One study, funded by Wal-Mart Stores, Inc. and conducted by the Los Angeles Economic Development Corp. (LAEDC) focused not surprisingly, on the consumer benefits and theoretically derivative economic benefits to LA as a whole. This study will use the same methodology and assumptions as Gregory Freeman (LAEDC) to quantify potential benefits to San Diego, and the same methodology and assumptions used by Professors Boarnet and Crane to identify potential costs to San Diego. Since Wal-Mart is the dominant (and most controversial) supercenter operator, Professors Boarnet and Crane used Wal-Mart labor and commodity prices as inputs in their analytical model. We would assume that Target (or any other supercenter operator) would have nearly identical prices and labor compensation. Otherwise, adjustments were made for San Diego using sources deemed reliable by the City of San Diego, Community & Economic Development Department.

Potential Benefits of Large Retail Establishments ("Supercenters") to consumers in the County of San Diego

Table 2

Average Annual Expenditures on Food and Taxable Items at Food Stores In the County of San Diego, 2000-2001

(1) Households in the County of San Diego	994,677
(2) Average Annual Expenditure on Food Eaten at Home (per household)	\$2,524
(3) Total Spent on Food Eaten at Home	\$2.5 billion
(4) Taxable Sales at Food Stores in the City of San Diego	\$390 million
(5) Total Spending	\$2.9 billion

Sources:

Gregory Freeman, "Wal-Mart Supercenters: What's in Store for Southern California" (Los Angeles: Loa Angeles: County Economic Development Corporation, 2004) Commissioned by Wal-Mart Stores, Inc.

State of California Board of Equalization/MBIA Muniservices Company, 2003 tax records

Table 2 above sets out the basic demographics for the County of San Diego and consumption patterns for County residents based on the assumption that residents of San Diego consume food products per capita identical to residents of Los Angeles. Line 1 x Line 2 = Line 3. Line 4 is from City sales tax records. The City of San Diego does not have access to sales tax data for the other smaller cities within San Diego County. Accordingly the actual figure would be somewhat higher. Line 3 + Line 4 = Line 5 (rounded)

Table 3 below assumes that supercenters would be able to capture 20% of market share from chain grocery stores. This estimate is accepted by virtually all retail analysts and the authors of supercenter (aka "big Box") studies done for California cities including Gregory Freeman at LAEDC. The 15% consumer savings figure is from the Freeman study and we presume supercenter price savings would be the same in San Diego. The other percentages are also from Freeman, and we again assume San Diego retail consumption and savings patterns would be similar to those assumed for Los Angeles. Freeman assumes that the introduction of supercenters will not only provide savings for supercenter customers, but also a proportionately smaller savings rate for the customers of the major grocery chain stores. This latter assumption regarding downward pressure on prices at the chain grocery stores is highly speculative in our view, but nevertheless illustrates a second potential benefit from supercenters.

The aggregate potential savings shown in the right hand column in Table 3 below are simply the result of multiplying total spending (\$2.9 billion from Line 5 in Table 2 above) times both the captured market share percentages and the corresponding savings percentages for each store type. \$2.9 billion (Line 5 above) x (a) x (b) = savings for each store type. Freeman (correctly in our view) states that the introduction of supercenters would not result in savings for consumers at the non-unionized independent grocers, convenience stores, and organic and "whole" food stores,

because these stores operate in niche markets which are essentially immune to downward price pressures. If Freeman's assumptions are valid, and the same analytical model is used, but with San Diego data substituted for Los Angeles data, then San Diego consumers could expect a savings of approximately \$87 million to \$275.5 million annually.

Table 3Potential Aggregate Savings for Consumers Shopping at Food Storesin the County of San Diego Based on 2000-2001 (Food Sales) andTaxable Sales at Grocery Stores (2003) totaling \$2.9 billion

	Market	Savings	Aggregate Potential
	Share	Offered	Savings
Supercenters	(a) 20%	(b) 15%	\$87 million
Major Grocery Supermarket Chains	(a) 65%	(b) 10%	\$188.5 million
Non-Unionized Grocers	(a) 15%	(b) 0%	0
Total			\$275.5 million

Source: Table 1

Potential Costs of Large Retail Establishments ("Supercenters") to Residents in the County of San Diego

However, such savings for San Diego consumers could easily be offset by losses imposed on existing and potential future San Diego grocery workers, among others. Most of the studies conducted by university professors on behalf of California cities, business groups, and taxpayer associations have focused almost exclusively on the expected downward pressure on retail wages and benefits which would almost certainly result from the introduction of supercenters. Professors Marlon Boarnet and Randall Crane performed exhaustive studies for both the Orange County Business Council and the [San Francisco] Bay Area Economic Forum. They were able to obtain fairly accurate information on wages and benefits in the retail sector for the San Francisco Bay Area. San Diego wage rates and benefits should be roughly the same or slightly less given the slightly lower cost of living in San Diego. The wage rates and benefit values in Table 4 below are taken directly form Boarnet and Crane's Bay Area supercenter study.

Table 4Wage and Benefit Gap AnalysisUFCW Workers vs. Typical Supercenter (Wal-Mart) Associates

Type of Compensation	UFCW	Wal-Mart
Average Hourly Wage, all workers	\$15.30	\$9.60
Health Benefits – per hour equivalent	\$4.57	\$0.81
Pension Benefits – per hour equivalent	\$1.35	\$0.22
Premium Pay – per hour equivalent	\$0.77	\$0.48
Vacation – per hour equivalent	\$0.92	\$0.38
Sick Leave – per hour equivalent	\$0.73	\$0.46
Total Wages + Benefits – per hour equivalent	23.64	\$11.95
Difference	+\$11.68	

<u>Source:</u> Marlon Boarnet, Ph.D., Randall Crane, Ph.D. Daniel Chatman, and Michael Manville, "Supercenters and the Transformation of the Bay Area Grocery Industry: Issues, Trends, and Impacts, (San Francisco: Public Economics Group, 2004) Commissioned by the Bay Area Economic Forum

Boarnet and Crane et.al. assume gradually increasing wage gap closure and benefit reductions for UFCW workers based on the competitive strength of the low-wage supercenters and their ability to gradually force wages down as their market share increases. There is some disagreement among analysts about the speed of supercenter market penetration and the resultant speed and magnitude of wage gap closure, but virtual agreement that it will occur sooner or later. The settlement of the recent southern California labor dispute between the chain grocery stores and UFCW indicates that the potential competition from supercenters has already lead to a system for wage gap closure. The new UFCW contract, as predicted by Boarnet and Crane, provides for a two-tier system of compensation where existing workers are grouped in "Tier 1" and new hires into "Tier 2." Wages and benefits are substantially lower for Tier 2 workers, and promotions slower. As older Tier 1 workers retire or change jobs they will be replaced by Tier 2 employees who will get paid less and wait longer to qualify themselves and their dependents for health insurance.

The aggregate wage/benefit reductions shown in Table 5 below result from simply multiplying (UFCW workers) x (hours worked) x (weeks worked) x (wage/benefit gap) x (applicable percentage closure assumption) = reduced wages and benefits. Based on these assumptions, and the use of San Diego data, it becomes clear that most if not all of the savings (through lower prices) which might be realized by San Diego consumers would be offset by lost wages and reduced benefits to San Diego workers.

Table 5

Potential Economic Impact of Wage and Benefit Reductions Due to Increased Market Share of Grocery Sales Captured by Supercenters

Supercenter	Wage Gap	Reduced	
Market Share,	Closure	Wages and	
2010		Benefits UFCW	
10%	40%	\$110 million	
	60%	\$165 million	
20%	80%	\$221 million	
	100%	\$276 million	

Assumptions:

UFCW workers in San Diego:	13,000
Average work week:	35 hours
Weeks worked	52 weeks
Wage + Benefit Gap:	\$11.68/hour

Sources:

Marlon Boarnet, Ph.D. and Randall Crane, Ph.D., "The Impact of Big Box Grocers on Southern California: Jobs, Wages, and Municipal Finances" (Irvine: Orange County Business Council, 1999) Commissioned by OCBC

Boarnet, Crane, Chatman, and Manville, 2004 Freeman, 2004

Additional Potential Costs of Large Retail Establishments ("Supercenters") to Residents in the City of San Diego

- Urban Blight Resulting from Grocery and Other Store Closures
- Loss of Community Stability Resulting from Small Business Failures
- Redevelopment Costs Resulting from Revitalization Efforts
- Wealth Removal from San Diego through Profits Distributed to Corporate Shareholders
- Greater Income Stratification Due to Loss of Middle Income Jobs

Fiscal Impacts of Large Retail Establishments

Retail Site Selection

Retail uses are established in a community based almost entirely on demographics – the specific characteristics of a region's population regarding income, age, density, etc. and the presence of existing competitors in the targeted "trade area." Since the retail

outlet is the last stage of the economic process before consumption occurs, it is extremely difficult for the retailer to move out of (or not locate in) the trade area, much less the region as a whole. Despite the rise of internet sales where goods are purchased on-line and delivered to the consumer's doorstep, most retail sales still occur in retail stores. In fact the recent trends suggest that "large format" or "big box" retailers are able to effectively compete with smaller and non-traditional retailers based on price, selection, and overall value. These type retailers are increasingly constructing everlarger "super-markets" and "super-centers" precisely in order to compete with smaller less value-oriented retailers. For the most part, San Diego retailers do not compete with retailers outside the City, and almost never compete with retailers outside the region.

The Relationship of Tax Revenue to the Size of the Retailer

Larger retail establishments are able to provide some savings to the consumer through lower prices resulting from increased efficiency. A significant portion of these savings is likely to be spent at the same or other retailers such that taxable sales remain the same or may even drop slightly. The disposable income of a City's population is the primary determining factor in the amount of sales tax a City will receive. Since retailers are not a part of the economic base from which this disposable income is derived, they have little impact on taxable sales or tax revenues allocated to local cities. There is one important exception to this rule. The actual positioning of a retailer near a City limit line, and the reach of that retailer into the trade area which extends into another jurisdiction can influence sales tax receipts. While cities might like to "import" tax revenue from a neighboring jurisdiction by "positioning" a large format (aka "big box") retailer, or a series of such retailers along the inside of its city limits, the reality is that the demographics and the existence of competing retailers will have a much greater impact on the location decisions of these retailers than accommodative land use policies. Retail locations are likely to be geographically dispersed throughout residential areas without regard to political boundaries. As such, cities can do very little if anything that will significantly affect sales tax revenues from retailers. Smaller cities will have relatively more leverage, and larger cities relatively less.

San Diego's Situation

City staff evaluated existing land uses on both sides of the City Limits and concluded that large retail establishments were more likely to be sited by retailers in surrounding cities than within the City of San Diego. Consideration was given to the following factors: (1) presence of vacant land, (2) presence of obsolete structures (3) land use zoning and planning designations, and (4) the existence of adopted Redevelopment Project Areas and the historical use of these by local jurisdictions to "assemble" land for large retailers. While it is difficult to predict the potential locations of future supercenters or even large retail establishments generally, it is clear that the City of San Diego has relatively less ability to positively influence sales tax revenues by encouraging such retail establishments in locations which would "shift" tax revenues to San Diego. In conclusion, it appears that the City of San Diego has nothing to gain financially form the establishment of supercenters in San Diego County, and potentially

could be exposed to negative fiscal impacts from supercenters being sited just over the City limit line in another jurisdiction.

Key Findings of Studies on Large Retail Establishments

City staff has reviewed five studies which quantitatively evaluated the fiscal impacts of large retail establishments and none predict a potential fiscal benefit from such retailers. Conclusions range from "the net impacts on local sales tax revenues are far from certain" (Boarnet and Crane 1999) to "Further, if the new store is a big box retailer, retail sales as measured in dollars, retail tax revenues and retail employment within the trade area may actually decrease due to the efficiency and pricing of large store formats." (Rodino and Lopez) One study examined and quantified projected service costs associated with super-centers and several others have estimated the costs of publicly subsidized health care programs on which many retail employees are dependent. All of the studies noted, but were unable to quantify, costs associated with infrastructure and redevelopment expenditures undertaken by local governments to either attract new large retailers to vacant stores or mitigate the urban blight caused by the closure of smaller (now "obsolete") retail stores.

Public Health Costs

San Diego residents are likely to bear additional costs as well, because workers and their families would lose precious health insurance benefits. When workers and their families lose (or never get) health insurance the local public agencies and non-profit organizations usually end up picking up the tab. We find the figures below to be extremely conservative, and thus a "best case scenario." Uninsured employees and their uninsured family members would require an average of \$1,261 annually in public health care costs, most of which is likely to be borne by the County of San Diego.

Table 6 indicates that a minimum of \$2,376,985 of health care costs would be borne by publicly-funded agencies initially. As market share increases to 20% of that currently held by the major grocery chains, this number would increase to \$4,753,970. This is a low estimate that attempts to quantify the public costs associated with the conversion of major chain grocery store jobs into supercenter jobs. The projected major supercenter operators for California are Wal-Mart and Target. While there is less readily available information about Target's wage/benefit compensation, it is known that Wal-Mart actually covers only 48-50% of its employees, and that California retailers as a whole (including the major grocery chains) cover, on average only 61%. The major grocery chains currently cover 98% of their workers.

Lacking specific information about supercenter employees or Target employees specifically, we assume a maximum 55% coverage ratio (average of the first two two figures) for a San Diego supercenter. As stated above, the newest labor contract between the UFCW and major grocery chains divides workers into two groups or "tiers" within which Tier 1 (existing) workers receive substantially more in terms of wages and benefits than new hires which will receive compensation according to the Tier 2

schedule. This contract is up for re-negotiation in 2007, and the grocery stores are likely to press for reduced wages and benefits, especially in Tier 2.

The presence of highly efficient and competitive supercenters, is likely to further depress wages and health insurance benefits, resulting in substantially more persons receiving their health benefits at taxpayer's expense. In addition to causing a negative fiscal impact, the shifting of healthcare costs to the public is also another negative economic impact inasmuch as the healthcare costs formerly paid for by outsiders (owners of retail establishments such as Vons, Ralphs, Albertsons etc.) are now funded by local taxpayers, businesses, and ratepayers.

Table 6Estimated Public Health Care ExpendituresResulting From Market Penetration by Supercenters

Market Share	Coverage Ratio	Uninsured Employees	Uninsured Dependents	Total Uninsured Persons	Total Public Costs
10%	55%	585	1,300	1,885	\$2,376,985
20%	55%	1,170	2,600	3,770	\$4,753,970

<u>Sources:</u> Arindrajit Dube, PhD, and Alex Lantsberg, "Wage and Health Benefit Restructuring in California's Grocery Industry: Public Costs and Poilcy Implications" (Berkeley, UC Berkeley Center for Labor Research and Education, 2004)

Arindrajit Dube, PhD, and Ken Jacobs, "Hidden Cost of Wal-Mart Jobs: Use of Safety Net Programs by Wal-Mart Workers in California" (Berkeley, UC Berkeley Center for Labor Research and Education, 2004)

Conclusion

Economic Impact

Aside from improving the overall attractiveness of a community to visitors or investors, the addition of new retail establishments will rarely have a positive economic impact on a community. Since they are not part of the economic base which brings money into the local economy, they are dependent on that economic base and the consumer demand generated at the base level. While obviously providing an important service to consumers wishing to purchase goods such as general merchandise and groceries, retailers charge for that service, not unlike service sector businesses and public sector agencies. When retailers earn a profit, that profit might be "recycled" back into the local economy through additional spending, or that profit might be distributed to owners who live elsewhere. The profitability and ownership of a retailer are important inputs which could be used to determine if a particular retailer will have a greater or lesser negative economic impact on the local economy. Unless the retailer brings with it a significant wholesale component, it is highly unlikely that it will increase economic prosperity as a whole. The extent to which a retailer is willing or able to offer goods to local consumers

at relatively lower prices contributes to a less negative economic impact, because the retailer is providing a better value overall. Similarly, the extent to which a retailer pays higher wages and provides better fringe benefits (or does the opposite) also has a significant bearing on the overall economic impact to the community as a whole.

There are other economic and sociological considerations related to retailers which are difficult or impossible to quantify. Included among these would be the benefit associated with having a stable and growing middle class. As income distribution becomes more skewed to favor the top income earners the more social instability results. Social instability resulting in greater public safety costs, higher taxes, lower property values, urban blight, and capital flight. It is hard to overstate the importance of protecting and preserving good-paying, benefited, middle-income jobs and creating similar future job opportunities. A recent survey by the San Diego Regional Chamber of Commerce revealed some very disturbing trends which have emerged in recent years. Consider these statistics:

Out of 70,810 Jobs created between 1999-2002

- o 42,320 (60%) pay less than \$30,000/annually
- Slowest employment growth occurred in middle income jobs (\$30,000-\$55,000/annually) only 2% growth during this 4-year period

Kelly Cunningham, the Research Manager for the Chamber's Economic Research Bureau provided this dire warning:

"We are creating some high end jobs and a lot of low-wage jobs, but the middle class is getting squeezed out. We run the risk of becoming like Santa Barbara, with a stratum of wealthy people and workers on the lower end who serve them" Source: San Diego Union Tribune - April 15, 2004

Fiscal Impact

In large cities like San Diego, the addition of new retailers will rarely have a positive fiscal impact. Unless a new retailer locates near the City limit line, and also has a very large trade area which overlaps the territory of another city, any local sales tax revenues derived are likely to be merely shifted from other pre-existing retailers within the City. The vast majority of tax revenues are generated directly or indirectly from businesses such as manufacturers which are part of the economic base, not from retailers which merely re-direct that wealth. Retailers do not generate sales tax in any meaningful sense of that term. They merely collect the taxes as a function of their role in the transaction process. Sales tax revenues are directly proportional to the size, nature, and overall health of the City's economic base. An increase in the size or number or type of retailers is highly unlikely to increase of decrease local tax revenue to any measurable degree. If a new retailer's market penetration results in the replacement of jobs having health benefits with jobs which do not provide health benefits, it is likely that public revenues will be diverted from more traditional government responsibilities like public safety and parks towards public health and social programs. Thus, if a retailer does not provide health insurance for substantially all of its employees, or otherwise

shifts traditional business operating costs onto the public sector, it is most likely to have a negative fiscal impact as compared to an employer which absorbs these costs within it profit margin.

<u>References</u>

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Edward B. Shils, Ph.D., J.D., LL.M., Melanie Goedeker, B.A., B.S. and Melinda Schorr, B.A., M.B.A. "The Shills Report: "Measuring the Economic and Sociological Impact of the Mega-Retail Discount Chains on Small Enterprise in Urban, Suburban, and Rural Communities" (Philadelphia: The Wharton School – University of Pennsylvania, 1997)
DRAFT SKU Ordinance Proposal

Ordinance Number XXX

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO AMENDING CHAPTER 13 BY AMENDING ARTICLE 1, DIVISION 5, AND BY AMENDING ARTICLE 1, DIVISION 5, AND BY AMENDING CHAPTER 14 BY AMENDING ARTICLE 1, DIVISION 5, RELATING TO THE LAND DEVELOPMENT CODE

WHEREAS, the City Council finds that development in San Diego of the sort of "superstores" built in other areas of the nation would undermine the existing plans for encouraging small businesses and encouraging pedestrianoriented development; and

WHEREAS, grocery sales generate more vehicle trips than any other kind of retail use, yet the existing Land Development Code allows such facilities to be built on an unlimited scale, thereby threatening to cause traffic congestion; and,

WHEREAS, the City already has a significant number of retail vacancies, so to allow massive new superstores is likely to cause the deterioration or abandonment of existing stores, especially neighborhoodoriented stores; and,

WHEREAS, the lack of sales tax revenues from grocery sales leaves the City with no assurances that superstore development would generate sufficient City revenues to offset the negative impacts of such stores on the surrounding community; and,

WHEREAS, adoption of the proposed code amendment would not have a significant affect on the environment, as action on the regulatory amendment is categorically exempt from CEQA pursuant to State Guidelines Section 15061(b); now therefore,

BE IT ORDAINED by the Council of the City of San Diego as follows:

Section 1. That Chapter 14, Article 1, Division 5, of the San Diego Municipal Code is amended by adding Section 141.0505, to read as follows:

DRAFT

Sec. 141.0505 Food, Beverage, and Groceries

Food, Beverages and Groceries are permitted as a limited use in the zones indicted with an "L" in the Use Regulation Tables in Chapter 13, Article 1 (Base Zones), subject to the following limitations:

- (a) No Food, Beverage, or Groceries facility shall be established or enlarged if such facility would contain more than 90,000 square feet and more than 30,000 Stockkeeping Units (SKU) and more than 10 (ten) percent of its gross sales revenues would come from non-taxable items.
- (b) The owner of a Food, Beverage, or Groceries facility containing more than 90,000 square feet and 30,000 SKU's approved on or after October 15, 2002 shall annually file a report with the City specifying the percent of gross sales from non-taxable merchandise during the previous year.

Section 2. That Chapter 13, Article 1 (Base Zones) be amended by amending the Use Regulations Table thereof to redesignated Food, Beverage, or Groceries as a limited use ("L") instead of a permitted use ("P").

Section 3. Should any provisions or application of this Ordinance be invalidated by a court of law, it shall be severed and have no impact on the remainder of the ordinance. In the event of any legal challenge to this ordinance the courts are hereby authorized to reform the terms of this Ordinance, including, if necessary, substituting "groceries" for "non-taxable items" in Section 1. To the extent any provisions or application of this Ordinance are deemed inconsistent with any prior provisions of the Code, the latter are hereby amended to eliminate such inconsistencies, and to such end the courts shall have the power to reform the prior provisions.

Section 4. That a full reading of this Ordinance is dispensed with prior to its final passage, a written or printed copy having been available to the City Council and the public a day prior to its final passage.

Section 5. This Ordinance shall take effect and in force on the thirteenth day from and after its passage.



THE CITY OF SAN DIEGO REPORT TO THE PLANNING COMMISSION

DATE ISSUED:	April 2, 2004	REPORT NO. PC-04-014	
ATTENTION:	Planning Commission Agenda of April 8, 2004		
SUBJECT:	Draft Ordinance Regulating Large F	Retail Development	
REFERENCE:	Manager's Report 03-151; Manager Manager's Report 00-205; Planning Planning Commission Report P-96-	Commission Report P-96-180;	

SUMMARY

Issue - Should the Planning Commission recommend to the City Council adoption of an ordinance which would apply size limitations, landscape regulations, and a discretionary review process with additional design regulations to large single-tenant retail development?

Planning Department Recommendation - Adopt the staff-recommended ordinance which limits the size of single-tenant retail establishments to 150,000 square feet except in the Commercial Regional (CR) zone and the Centre City Planned District Ordinance (PDO); and establishes landscape regulations and a process 4 Conditional Use Permit with additional design regulations in the other applicable commercial zones.

Land Use and Housing (LU&H) Committee Recommendation - On July 23, 2003, LU&H directed staff to evaluate an ordinance proposal distributed at the meeting (SKU Ordinance) and to draft an ordinance regulating large retail development that includes design standards and economic/fiscal impacts.

Community Planning Group Recommendation - On February 24, 2004, the Community Planners Committee (CPC) voted 18-1-0 to deny a draft ordinance which, at the time, contained a size limit of 100,000 square feet.

Land Development Code (LDC) Monitoring Team Recommendation - On December 10, 2003, the LDC Monitoring Team recommended denial of the following options presented at the meeting:

1) An option which included the current staff recommendation plus a requirement for multi-story buildings, structured parking and discretionary review for stores between 100,000 and 130,000 square feet in size; 2) Option 1 plus a maximum of ten percent of the sales area devoted to non-taxable items; and 3) the SKU proposal. The LDC Monitoring Team provided general recommendations regarding the design standards which have been incorporated into the staff recommended ordinance.

Environmental Impact - The staff recommended ordinance is exempt from CEQA per Section 15061(b)(3) of the State CEQA guidelines.

Fiscal Impact - See Attachment 8 of this report for detailed analysis of the fiscal impact of regulating and limiting large retail establishments in the City of San Diego prepared by the Community and Economic Development Department.

Code Enforcement Impact - The staff recommended ordinance would result in an ongoing code enforcement impact to monitor building expansions. The SKU ordinance proposal would also result in a cumulative impact to Code Enforcement staff as additional stores are approved to determine compliance with the maximum Storekeeping Units (SKU) requirements contained in the proposal. A portion of this impact could be cost recoverable.

BACKGROUND

Manager's Report 03-151, dated July 16, 2003 (see Attachment 7), summarizes the prior actions by the Planning Commission, LU&H Committee, and City Council over the last several years with regard to regulating large retail development. The previous report discussed large retail establishment development trends, General Plan policies, and provided three potential options to be considered in an ordinance. On July 23, 2003, the LU&H Committee directed staff to analyze an ordinance proposal distributed at the meeting (the SKU ordinance proposal), develop an ordinance that included design standards for construction of single-tenant retail establishments over 50,000 square feet and a requirement for fiscal and economic impact analysis for stores over 75,000 square feet. (The item is tentatively scheduled to return to the LU&H Committee on March 24, 2004.)

The final LU&H Committee recommendation regarding the economic and fiscal impact component will be considered separately because it is a part of a larger Strategic Framework Action item to prepare a format for a "community impact report" to be applied **citywide** for "major development projects". This will require that "major development projects" be defined to include all types of projects from residential to commercial and industrial which could result in community and citywide economic and fiscal effects. As indicated in Attachment 1, jurisdictions that have adopted or are considering economic assessment as a means of mitigating the impacts of large scale development include the states of Maryland and Vermont; Lake Placid, New York; and Bozeman, Montana.

DISCUSSION

The following discussion provides a summary of the potential impacts of large scale retail development relating to economic and fiscal effects, community character, design, and **mobility** based on the discussion in the previous report, Manager's Report 03-151, and new information in

the form of reports which have been released in the last six months. For purposes of the discussion, the term "big box" and large-single tenant retail establishment are used interchangeably. A summary of the policies contained in the City of San Diego General Plan, regulations considered or adopted in other jurisdictions, analysis of the previously distributed report and description of the staff recommended ordinance are included.

Summary of the Potential Impacts of Large Retail Establishments

Potential Economic and Fiscal Impacts

Physical blight can result from the failure of smaller retail stores which cannot compete with large scale retailing. Big boxes containing a grocery component or supercenters can contribute to the closure of anchor tenants comprising mainly grocery stores in existing shopping centers which cannot compete in the market. This can contribute to a high commercial vacancy rate for grocery stores and surrounding small businesses typically found in a community commercial center. The ensuing reduction in the value of the affected property and other surrounding properties could create blight. In addition, if a big box store contains a grocery component, it will tend to locate on its own parcel because smaller retail uses do not benefit from locating in proximity to the superstore.

Often, supercenters, or big box stores containing a grocery component, can result in the replacement of middle-income jobs typically associated with grocery employment siwith fewer lower wage jobs which lack benefits including comprehensive health care, thereby lowering the overall wage levels in a community. This can result in a lack of economic vitality in an area.

Big box development tends to be an inefficient use of land which favors large vacant parcels in outlying areas thereby potentially creating disinvestment in urban core areas.

Big box development can have beneficial effects on low income communities if they locate in a community that has a shortage of retailers to meet their needs.

Big boxes compete with other businesses for a fixed amount of sales determined by consumer spending in a community. A portion of any new tax revenues generated by a new large scale retail development simply reflects a shift in sales from existing businesses in the community. Therefore, the stores do not necessarily provide a net fiscal benefit. A more detailed analysis is provided by the Community and Economic Development **Department's** memorandum contained in Attachment 8.

A map which indicates where big boxes could potentially locate in the future, based on current land use plans, both inside and outside of the city's jurisdictional boundaries, is provided in Attachment 2. While the map indicates likely sites in the City of San Diego are not on the periphery of the city, some recent evidence suggests that some big box users will consider a wider variety of locations beyond what is allowed under current land use plans in the future. There are potential future sites outside the city's jurisdictional boundaries which could capture a portion of the city's sales tax revenue.

Community Character Impacts

Big boxes are often out of scale with existing development due to their sheer size. They are usually -architecturally uniform and sites are not designed to be pedestrian oriented, thereby creating a homogeneous landscape. This can weaken a sense of place and community cohesiveness. The effectiveness of design standards tends to diminish with increased store size. Design standards alone cannot address the visual and functional impacts of the largest of these stores.

Mobility Impacts

Large retail establishments tend to draw their customers from an expanded radius beyond the draw of the average retail business. The result can be localized congestion on streets that provide access. Due to various factors such as surrounding land uses, urban form, the length of trips and shopping loads, customers are more likely to use the automobile to travel to a big box store compared to the mode split of traditional community shopping centers which may be more conducive to trips by transit, walking, or bicycling.

Staff has reviewed published data and studies related to the trip generation of big box retailers, supercenters, and shopping centers, and found them to be unsuitable as the basis to draw specific conclusions about the comparative trip characteristics for these uses in San Diego. This is due to the fact that the studies do not comprehensively measure and assess the various factors that affect the trip generation and trip characteristics for these uses. These factors include size, capture areas, available market share, surrounding land use and urban form, retail business and stocking practices, and personal shopping practices. In light of the above, the information available was found to be inconclusive for the purposes of generally comparing the traffic impacts of these uses.

Summary of General Plan Policies

The Commercial Element of the General Plan states as its goal: "To develop an integrated system of commercial facilities that effectively meet the needs of San Diego residents and visitors as well as assuring that each new development does not impede the economic vitality of other existing commercial areas". Specifically, one of the guidelines asks "does the development intrude upon the market area of other commercial activities?"

As part of the General Plan update, the Strategic Framework Element provides a strategy for guiding future development. In general, the element's focus is to direct new commercial and residential growth into a series of unique "villages" integrated into San Diego's existing communities. By focusing on sensitive redevelopment of underutilized sites with a combination of residential, commercial, employment, and civic uses, neighborhood revitalization will occur. Although the Element does not directly address big box development, there are several policies that do not support auto-oriented large scale development. Villages will be linked **citywide** by an excellent transit service integrated into the regional transit system. Villages should also be designed to be pedestrian scale, and convenient by foot, bicycle, and transit, as well as by car.

The Economic Prosperity section of the Strategic Framework Element recommends that retention of local businesses and attraction of new businesses that diversify the economic base

and offer high quality employment opportunities should be encouraged. These businesses also account for a majority of the local wealth creation, and, directly or indirectly, most of the tax revenues that pay for public investments and services. This section also contains policies to preserve land uses which generate middle-income employment.

Summary of Large Retail Establishment Regulations in other Jurisdictions

Over the past decade, jurisdictions throughout the country have adopted measures that control several aspects of large single tenant retail establishments including impact assessment, size, design, sale of nontaxable items, and releasing of vacated sites. Until recently, jurisdictions adopting these ordinances were typically small towns. However, these ordinances are beginning to be considered and adopted in larger cities.

Attachment 1 lists jurisdictions with various types of ordinance regulations. The most widespread type of regulation nationwide is a prohibition of stores over a certain size for example Cococino County in Arizona and Santa Fe, New Mexico. Several cities in California such as the City of Oakland, Contra Costa County, the City of Martinez have adopted similar ordinances banning supercenters. These ordinances contain a size limitation, a maximum percentage of sales floor area devoted to nontaxable items (5 to 10%), and an exclusion for membership wholesale clubs. The City of Los Angeles is the largest and most recent city to consider this type of ordinance. Last month, the Contra Costa County Ordinance was referended and failed at the ballot.

Staff has been unable to locate any examples of ordinances that reference the number of SKUs that a store stocks as proposed in the SKU ordinance. SKU is an acronym for stock keeping units, the series of numbers which a store uses to identify a product. When considering a ban on non-taxable items, to date most communities have utilized a percentage of building floor area to implement this objective.

In many of the ordinances, the size cap is linked to a lower size threshold for design regulations. The design regulations generally focus on pedestrian amenities, streetscape and incorporation of mixed use development. Jurisdictions that have adopted design guidelines include the cities of Portland, Oregon, Fort Collins, Colorado, and Somerset County, New Jersey. Design regulations have been applied to wide range of building sizes, some starting as low as **15,000** square feet. In some cases a mitigation fee is offered as an alternative to following the adopted design requirements.

The SKU Ordinance Proposal

Staff has conducted an analysis of the draft ordinance distributed at the LU&H Committee on July 23, 2003 contained in Attachment 4. This ordinance proposes to add a new category to the separately regulated retail sales use category of the LDC tables entitled "single tenant retail establishments greater than **130,000** square feet". This use would be permitted as a limited use where the underlying zone allows the use. Single tenant retail establishments greater than **130,000** square feet would not be permitted when revenue from non-taxable items exceeds **10** percent of gross sales revenue and the store stocks more than **30,000** SKUs.

Since the retailer would have to meet all three of the criteria to be affected by the proposal, the actual result would be a limitation of high-volume general merchandizing stores greater than 130,000 square feet which sell non-taxable grocery items only. Although there are many types of stores which are over 130,000 square feet, as indicated in Attachment 6, currently only Waimart supercenters and larger prototypes of K-Mart or Target stores would be specifically prohibited due to the non-taxable item restriction and the 30,000 SKU cap.

As stated above, the use of SKU's has not been utilized elsewhere due to code enforcement issues related to accurate reporting of data and the ability of staff to review and audit this type of data. If an ordinance which utilized SKUs were considered, provisions would have to be added to facilitate future enforcement. The provisions would require annual submission of SKU data to the City of San Diego and a deposit with the City to cover the cost of an independent audit should one be necessary as determined by the Code Enforcement Department.

These ordinance provisions specifically address impacts to grocery stores typically located in community shopping centers in close proximity of the residential neighborhoods in the City of San Diego. In many communities, these commercial centers are the dominant form of retail development and may also provide redevelopment potential for mixed use villages in the future. In centers where the anchor tenant grocery store would close as a result of increased competition, the supporting small businesses typically found in community shopping centers would also experience higher vacancy rates and potential blight.

Supercenters or big boxes with a grocery component would result in more "one-stop shopping" opportunities which could concentrate consumer traffic to fewer locations. The resulting land use pattern could create impacts which are not consistent with the adopted Strategic Framework Plan strategy of providing city-wide revitalization through the development of a series of neighborhood and community villages. The development of villages rather than larger but fewer shopping areas provide a greater opportunity for accessible retail opportunities within walking or transit distance to residents thereby supporting the adopted regional transit plan. Due to the regional nature of large scale retail development, longer automobile trips would be necessary to acquire everyday consumer goods.

This ordinance specifically addresses the lowering of wage rates in a community due to the gap in wages and differences in benefits between unionized grocery workers and supercenter employees. While not directly a land use issue, the replacement of middle-income jobs with lower wage jobs would be contrary to General Plan policies which encourage high quality employment opportunities in the city.

This ordinance does not fully address community character associated with large retail establishments. Since the size maximum of 130,000 square feet only applies to a limited number of stores, community character impacts could still occur even if design standards could be added to this ordinance similar to those provided in the staff recommended ordinance.

In addition, staff reviewed available data and studies on the trip generation of big box stores and found them to be inconclusive with regard to the potential traffic impacts of supercenters compared to free standing discount stores that do not contain a grocery component.

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Staff Recommended Ordinance

Ordinance Description

The staff recommended ordinance, contained in Attachment 3, is designed to integrate with the existing structure of the code and enable streamlined implementation. A new definition is added to Chapter 11 of the LDC:

• Large single tenant retail establishment is defined as one retail establishment greater than 75,000 square feet, or **adjacent** retail establishments that combined is greater then 75,000 square feet *of grossfloor area* and share common check stands, a controlling interest, storage areas, warehouses or distribution facilities.

Large single tenant retail establishments are added to the separately regulated retail sales use category of the LDC use tables and would be allowed as a Process 4 Conditional Use in all of the community commercial and most of the industrial zones. Large single tenant retail establishments are a permitted use in the Commercial Regional zones. Further ordinance provisions limit the size of large single tenant retail establishments to 150,000 sq. ft., outside of the Commercial Regional zones. Chapter 10 of the Land Development Code is amended to apply these provisions to all of the Planned Districts. The Centre City Planned District Ordinance is specifically exempted.

The proposed ordinance would also apply increased landscaping for these uses by adding single tenant retail establishments as a new category in the landscaping regulations table. In commercial zones, large single tenant retail establishments would be required to provide 100 % planting in a minimum eight-foot streetyard setback and fa9ade planting nine feet in width along 50 percent of the street wall. The fa9ade landscape regulations already apply in the industrial zones.

The establishment of a Process 4 Conditional Use Permit at 75,000 sq. ft most likely would not require major grocery stores to undergo discretionary review and would permit staff to obtain site specific traffic studies for a wider range of projects. The design regulations include a minimum of three materials changes on all street-facing walls, a minimum 8-foot street front and side setback, interconnected pedestrian pathways, and consideration given to multistory buildings and underground or structured parking. In addition, a menu of architectural features is provided which addresses transparency (in accordance with existing code language defining transparency), and a variety of other design features. The design regulations do not apply in the CR or industrial zones since the regulations already established in the CR and industrial zones are appropriate to the type of development which would occur in those zones given their location relative to surrounding uses.

This ordinance would not preclude all future big box developments in the City of San Diego. The previous staff recommendation to the CPC set the size limit at 100,000 square feet. At the CPC meeting of February 24, 2004, discussion focused on not limiting the establishment of large single tenant retail uses in a community. Based on their input, staff revised its recommendation to provide a discretionary review process and increase the size limit from a maximum of 100,000 square feet to a maximum of 150,000 square feet. This would permit big boxes at a higher range

of square footage such as home improvement stores which have difficulty operating in smaller stores due to the nature of the merchandise that they offer.

Also recognizing the desire for residents to have access to the goods provided in a large retail establishment, the proposed ordinance does not preclude retrofitting existing buildings for use as large retail establishments if there are no proposed expansions to over 150,000 square feet and the use is permitted in the underlying zone.

Permitted Locations for Large Single Tenant Retail Establishments

A single tenant retail establishment greater than 150,000 square feet is permitted without limitations in the CR zone. The CR zone is a new zone established by the LDC which has not yet been applied to all appropriate properties. A rezone to CR would most likely be appropriate on properties designated for Regional Commercial land uses in the community plan. These areas currently include Fashion Valley Shopping Center, Mission Valley Shopping Center, University Towne Center, Torrey Highlands, College Grove Center, the large commercial area in Carmel Mountain Ranch, and La Jolla Village Square as indicated in Attachment 5. There are other areas within the community plans with implementing planned district ordinances which contain text language encouraging regional commercial uses in specific locations. Although these areas may not always require Community Plan Amendments (CPA) in order to develop as large-scale retail establishments, under the current proposal, a rezone would be required. In other areas of the city, large retailers wanting to locate within the city have the option of obtaining a CPA for a Regional Commercial Use designation and a rezone to CR. Analysis and findings associated with the Process 5 CPA and RZ would have to be adopted by the City Council.

The Centre City Planned District is another area where big boxes could potentially locate and where limitations are not proposed. Since downtown is the center of the entire region with regard to employment, residential, civic/institutional, and commercial uses, regionally-oriented uses would be encouraged. The Centre City PDO would require large retail establishments only in combination with other uses, underground parking, minimum building heights of approximately 40 to 50 feet, and other design amenities to ensure an urban character.

Analysis of Staff Recommended Ordinance

This approach is recommended because the Strategic Framework Element directs new growth into village areas accessible to transit. This ordinance would reduce the possibility of inefficient use of underutilized infill sites for suburban, automobile-oriented development which does not support adopted General Plan policies. Because big boxes compete with other businesses for a larger share of a fixed market, it could hinder the market for new retail development in village areas thereby hindering the economic viability of future potential "villages". Therefore, this proposal has the potential to realize benefits to community character and economic viability for both potential future "villages" and existing community shopping centers since competition with community-serving mixed-use and pedestrian-friendly villages would be reduced.

The protection of mixed-use villages reinforces the Strategic Framework policy to integrate land use and transportation planning as part of a strategy to improve mobility. If big boxes proliferate within the City of San Diego, support for the regional transit system could be lessened since

automobile usage increases with this large scale development relative to traditional community shopping centers.

Both the previously described SKU ordinance proposal and the staff recommended ordinance would protect existing commercial uses from market intrusion as recommended in the Commercial Element of the General Plan. However, the staff recommended ordinance would protect both grocers and provide direct protection to other local retailers selling only taxable items. The staff recommended ordinance (without the non-taxable limitation) may still preclude the development of supercenters since these are currently typically established at sizes greater than 160,000 square feet. However, there is some recent evidence which suggests these are being established at a lower size threshold. Therefore, the proposed ordinance would implement General Plan policies regarding the maintenance of a diverse economic base encouraging uses which generate middle-income jobs and protection to local businesses which have been key contributors to San Diego's local economy.

Alternatives were considered which would only permit big boxes in urbanized areas seeking revitalization or where communities may be **underserved** by commercial development. However, to the extent that big boxes would then locate in these areas particularly if they were limited in other areas, village development offering community revitalization could be hindered both within these communities and in less urbanized areas surrounding them. Negative community character and mobility impacts would also accrue to these areas.

The staff recommended ordinance goes further to mitigate the design impacts of large scale retailing to existing neighborhoods. Although design standards could be added to the SKU ordinance proposal, it would still allow very large retail stores not containing a grocery component the community character impact of which are difficult to mitigate. Options presented to the LDC Monitoring Team included requirements for multi-story buildings and structured parking in urbanized areas for stores over 100,000 square feet. Due to the varied character of individual communities the requirement for large two-story structures and structured parking may increase the visual effect of massing in certain communities. The LDC Monitoring Team did not support these design standards due to possible unintended design impacts and cost considerations.

Neither the staff recommended ordinance or the SKU ordinance proposal would preclude the development of large retail centers or "power centers" containing two or more "category killers" (stores under 100,000 square feet which sell only one category of goods) unless they contain a store over 150,000 square feet. The design impacts of smaller stores are slightly fewer due to the sheer size and scale of a big box in comparison. In addition, there is a possibility that these centers could later redevelop to become more village-like in character and function.

CONCLUSION

As San Diego has transformed from a growing city to a mature urban environment, the Strategic Framework Element, adopted by the City Council in 2002, responded by providing a new direction for the city's growth and development. The City of Villages strategy leverages new growth into community amenities in the form of villages while preserving single-family and open space areas of the City. It contains policies which link land use and transit resulting in a more compact and efficient development pattern where new growth will occur as sensitive infill

development. To date, no other land development trend has the same potential to inhibit or deter the community-oriented village development as envisioned in the plan as extensive big box retail development could.

The staffrecommended ordinance supports the retention and strengthening of all local retail and neighborhood-serving commercial uses which are essential to village development. The SKU ordinance, by specifically protecting anchor tenant grocery and supporting uses, also addresses some economic impacts of large scale retailers and resultant land use impacts which have the ability to undermine the City of Villages Strategy. However, it's narrower scope does not fully address the community character impacts since, even with the addition of design regulations, stores over 150,000 sq. ft. would be permitted. The General Plan would support adoption of the staffrecommended ordinance which contains more stringent limitations on large retail establishments required to mitigate their negative impacts.

Respectfully submitted,

Sean Cameron Senior Planner

CLEMENTSON/JEC

Program Manager

Attachments:

- 1. Summary of Jurisdictions with Regulating Ordinances Table
- 2. Existing and Potential Big Box Locations Map
- 3. Draft Ordinance: 0-2004-105 (Citywide)
- 4. Draft SKU Ordinance Proposal
- 5. Existing Regional Commercial Land Use Designations Map
- 6. Store Size Survey Table
- 7. Manager's Report **3**-151 (without attachments)
- 8. Analysis of Fiscal and Economic Impacts

Community Planners Committee (CPC) Subcommittee Large Retail Development Ordinance Summary of Meetings

The CPC Subcommittee on Large Retail Development met on two consecutive evenings, September 13th and 14th of 2004. The purpose of these meetings was to review the staff recommended Large Retail Development Ordinance and to formulate a recommendation for CPC consideration at their meeting on September 28th, 2004.

Staff presented the components of the draft ordinance in a matrix by comparing proposed regulations against current regulations. The actual draft ordinance was also distributed and available for review. Generally, staff's recommendation included the following requirements:

- 1. A 150,000 square-feet building size limit for large retail establishments in the CC (Commercial--Community) zones, IL-2-1 (Industrial--Light), IL-3-1 (Industrial--Light), and planned districts;
- 2. A requirement for discretionary review (Site Development Permit-Process 4) for large retail buildings 100,000 square feet or greater in the CC zones and planned districts;
- 3. Additional design regulations for all large retail buildings over 50,000 square feet relating to: pedestrian paths, building articulation, building setbacks, and landscaping; and
- 4. Building square-footage bonuses for large retail building developments that incorporate: a public plaza, structured parking or subterranean parking, liner buildings, mixed-use development, or sustainable building measures.

The committee members discussed the proposed requirements and heard testimony from interested parties (Alan Ziegaus representing Wal-Mart, John Ziebarth representing himself, Art Castanares and Alex Benjamin representing the Joint Labor and Management Committee, Matt Peterson representing Costco).

Patrick Stewart made a motion, seconded by Jeff Frederick as follows:

- Approve staff's recommendation with two modifications: 1) eliminate the 150,000 square-feet building size limit and 2) establish discretionary review at 75,000 square feet instead of 100,000 square feet in the CC zones and planned districts.

Vote: 6-1 in favor of the motion.

Subcommittee members attending September 13th meeting: Lee Campbell (Tierrasanta), Jeff Frederick (Rancho Bernardo), Guy Preuss (Skyline-Paradise Hills), Abhay Sharma (La Jolla), Patrick Stewart (Torrey Pines)

Subcommittee members attending September 14th meeting: All of the above plus Carole Caffey (Golden Hill), Allan Frostrom (Kensington-Talmadge)

cac: 9/14/04

CITY OF SAN DIEGO MEMORANDUM

DATE:	September 21, 2004
TO:	Community Planners Committee (CPC)
FROM:	Patsy Chow, Senior Planner
SUBJECT:	LARGE RETAIL DEVELOPMENT ORDINANCE

In the coming months, the Planning Commission and City Council will consider an ordinance that would regulate large retail development. At this time, Planning Department staff is seeking CPC's input and a recommendation on the proposed ordinance. Your recommendation will be provided to the Planning Commission and City Council as part of the staff report.

BACKGROUND

On July 23rd, 2003, the City Council's Land Use and Housing Committee directed Planning Department staff to develop an ordinance that would regulate large retail development. Since that time, Planning staff has met with various stakeholders, received input from CPC, Code Monitoring Team (CMT), Technical Advisory Committee (TAC), and held a series of public workshops with the Planning Commission (see Attachment 1-Timeline Overview).

At the last CPC meeting of July 27th, 2004, several requests were made for more information associated with this subject. In order to address each one of these items, staff has summarized further below these requests along with a response from staff. In addition, a Large Retail CPC Subcommittee was formed at the request of CPC Chairman Dave Potter to review and discuss in more detail the staff's recommended proposed revised ordinance. A summary of the two subcommittee meetings held on September 13th and 14th, 2004 is included as Attachment 2.

Staff has also obtained recommendations from TAC and CMT by attending their meetings on August 11th and September 8th, 2004. In general, CMT recommended the following: no building size limitation; design requirements should be applicable in the Commercial-Community (CC) zones, Commercial-Regional (CR) zones, Light Industrial (IL-3-1 and IL-2-1) zones, and Centre City Planned District if building is over 50,000 square feet; apply Site Development Permit Process 4 for large retail establishments over 100,000 square feet in the CC zones; support staff's recommendation regarding building articulation, landscaping and design incentives. TAC recommended the following: if regulations are added to the code, they should be incentive-based; incentives can include mixed-use development, liner buildings, use of sustainable building measures, and Page 2 Community Planners Committee September 21, 2004

additional building square footage with provision of structured or underground parking; apply Site Development Permit Process 4 at a threshold of 100,000 square feet in the CC zones; recommend rejection of re-leasing requirements (examples: declaration of public nuisance after 12 months vacancy and securing a bond for demolition in case of 12 months vacancy).

DISCUSSION

1- Request for a copy of John Ziebarth's proposal

Response: Since the July 27th, 2004 CPC meeting, staffhas met on several occasions with Mr. Ziebarth to discuss his recommendations and compare them against staff's recommendations. Staffhas been able to address Mr. Ziebarth's concerns with the exception of removing the building size limit of 150,000 squarefeet in the CC (Commercial--Community)zones, Light Industrial (IL-3-1 and IL-2-1) and planned districts. Therefore, in the interest of time and to simplify matters, Mr. Ziebarth has decided to not provide copies of his previous proposal (see letterfrom Mr. Ziebarth included as Attachment 3). However, staff still providing information about specific differences that previously existed between Mr. Ziebarth's proposal and previous staff's recommendation (please see the matrix referenced under item 5 of this memorandum).

2- Request for Economic and Fiscal Impact Analyses of Large Retail Establishments

Response: Staff from Community and Economic Development Department has previously prepared fiscal and economic impact analyses that were presented at previous Planning Commission hearing and workshops on the subject of large retail development. These analyses have been updated by staff to consider recently released studies concerning large retail and are included under Attachment 4 per CPC's request.

3- What are the sizes of different retail establishments out there?

Response: Please see belowfor a partial listing of some large retail establishments and grocery stores in San Diego.

- Home Depot at Imperial Marketplace – 107,920 squarefeet (sq. ft.) with 23,920 sq. ft. garden center

- Mervyn's at Sports Arena 93,590 sq. ft.
- Ralph's in Downtown San Diego 43,000 sq. ft.
- Costco in Mission Valley 147,000 sq. ft.
- IKEA at Fenton Marketplace 190,522 sq. ft.
- Lowe's at Fenton Marketplace 142,000 sq. ft.
- WalMart at College Grove 131,000 sq. ft.
- Target at College Grove 120,000 sq. ft.
- Food-4-Less at Market Creek Plaza 59,000 sq. ft.

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- Home Depot at Genesee Plaza - 98,961 sq. ft. with 23,304 sq. ft. garden center

Data obtained from contacting the following corporations or visiting their websites:

Home Depot ranges from 45,000 to over 100,000 sq. ft. Costco ranges from 120,000 to 160,000 sq.ft. Target average size is 122,280 sq.ft. Lowe's prototype store is 116,000 sq.ft. Vons ranges from 65,000 to 75,000 sq.ft. Ralphs prototype store is 58,000 sq.ft. WalMart: Neighborhood Market ranges from 42,000 to 55,000 sq.ft. Discount Store ranges from 40,000 to 125,000 sq.ft. Supercenter ranges from 100,000 to 220,000 sq.ft. Sam's Club ranges from 110,000 to 130,000 sq.ft.

4- Pictures of large retail, plazas and examples of offsetting planes

Response: Staff will be presenting, as part of a PowerPoint presentation, several pictures of large retail establishments as well as examples of public plazas and offsetting planes.

5- Matrix that identifies previous staff's recommendation presented at the Planning Commission hearing of April 8th, 2004, John Ziebarth's proposal, large retail advocates' recommendations, and the SKU Ordinance.

Response: This matrix was originally requested at the Planning Commission workshop held on May 20th, 2004. This matrix is included as Attachment 5.

STAFF'S RECOMMENDATION

The staff recommended ordinance is included as Attachment 6 and is also outlined in a matrix format that compares current code regulations with proposed new regulations under staff's recommendation (see Attachment 7). A summary of the staff's recommendation is as follows:

- 150,000 square-feet building size limit for large retail establishments in the CC (Commercial-Community) zones, IL-2-1 (Industrial--Light), IL-3-1 (Industrial--Light), and planned districts;
- 100,000 square-feet threshold for discretionary review in the CC zones and planned districts;
- 50,000 square-feet threshold for applicability of additional design regulations (architectural elements, building setbacks, pedestrian paths, landscaping); and

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• Incentives: building square-footage bonuses for large retail developments that incorporate a public plaza, structured parking or subterranean parking, liner buildings, mixed-use development, or sustainable building measures.

Planning staff is not recommending a "re-leasing requirement" to be included as part of the ordinance; this particular issue was discussed at the May 20th, 2004 Planning Commission workshop on large retail establishments. While such a requirement may be reasonable in some locations, staff does not believe it is relevant in San Diego due to high land costs and rents.

CONCLUSION

Based on input and requests from CPC at the July 27th, 2004 meeting, staff has prepared a list of request items that have been addressed in the discussion section of this memorandum. Furthermore, staff's recommended revised draft ordinance addresses Mr. Ziebarth and other stakeholders' concerns, incorporates TAC and CMT's recommendations with the exception of removing the building size limitation of 150,000 square feet in the CC zones, IL-3-1 and IL-2-1 zones, and planned districts. The revised ordinance was presented at the CPC Subcommittee Large Retail Development meetings on September 13th and 14th, 2004 for review and discussion by the subcommittee members. At the September 14th meeting a motion passed 6-1 to approve staff's recommendation with two modifications: 1) eliminate the 150,000 square-feet building size limit and 2) establish discretionary review at 75,000 square feet instead of 100,000 square feet in the CC zones and planned districts.

The Planning Commission and City Council will consider the Large Retail Development Ordinance in the coming months and the CPC recommendation on the ordinance will be included in the staff report. Planning staff understands that this is a very complex issue and appreciates the time CPC has spent reviewing all of the information provided to prepare a recommendation on this complex subject.

Respectfully submitted,

Patsy Chow Senior Planner

CC/PC

1. Allen

Coleen Clementson Program Manager

Attachments: 1. Timeline Overview

2. CPC Subcommittee on Large Retail Development Ordinance (Summary of Meetings)

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- 3. Letter from Mr. John Ziebarth dated September 21st, 2004
- 4. Fiscal and Economic Impacts of Large Retail Establishments
- 5. Matrix Comparison of Different Proposals
- 6. Revised Draft Ordinance Large Retail Development
- 7. Comparison Between Current and Proposed Regulations

ATTACHMENT 9

MATRIX COMPARISON OF DIFFERENT PROPOSALS

Previous Staff Recommendations presented at the Planning Commission Hearing of	Large Retail Advocates	SKU Ordinance	John Ziebarth's Proposal
April 8, 2004			
THRESHOLD for applicability of discretionary review: A large single-tenant retail establishment greater than 75,000 square feet and not exceeding 150,000 square feet allowed via a Process 4 Conditional Use Permit in all CommercialCommunity Zones, all Industrial Zones (with exception of Industrial-Park Zones), and all Planned Districts with exception of Centre City Planned District. Large single-tenant retail establishments (greater than 75,000 square feet) permitted by right and without limitations in the Commercial Regional Zones and Centre City Planned District area.	According to Home Depot representative, the threshold for applicability of discretionary review should be 100,000 square feet per SANDAG's definition of Community Shopping Center (Traffic Generation Rates Guide for San Diego Region). Walmart and Costco opposed to the SKU ordinance.	No food, beverage, or groceries facility shall be established or enlarged if such facility would contain more than 130,000 square feet and more than 30,000 stockkeeping units (SKU) and more than 10 percent of its gross sales revenues would come from non- taxable items.	Threshold for applicability of discretionary review: 100,000 square feet per SANDAG's definition of Community Shopping Center (Traffic Generation Rates Guide for San Diego Region) and no building size limitation. The proposal does not include the SKU ordinance.
PERMIT TYPE/PROCESS: Conditional Use Permit Process 4	Site Development Permit (according to Home Depot representative)	Food, Beverage or Groceries as a Limited use (L) rather than Permitted use (P) in the Use Regulations Tables.	Site Development Permit Process 3

BUILDING ARTICULATION:	In general, some	Does not specifically	Incorporate item (a) under
Large single-tenant retail	concerns about the	address this issue.	staff's recommendation as
establishments in Commercial	practicality of applying		part of item (b) under
Community Zones to comply with the	some of these design		staff's recommendation
following as supplemental regulations	requirements, such as		and apply the building
to the CUP:	transparency		articulation requirements
(a) A minimum of three material	requirements, material		towards development of
changes, such as glazing, tile,	changes, and clerestory		large retail buildings over
stone or varied pattern/texture	windows (according to		50,000 square feet in size
shall be provided in street	Home Depot and Costco		as part of the overall Land
(facing) wall surfaces, where	representatives).		Development Code (LDC)
no one material shall cover less			regulations versus as part
than 10 percent of the wall			of supplemental
area or more than 60 percent of			regulations for a CUP.
the wall area.			
(b) Each structure shall			
incorporate at least three			
architectural features from the			
following menu as major			
components of the design			
theme:			
(1) Pilasters			
(2) Trellises			
(3) Awnings or extended			
covered entries			
(4) Arcades			
(5) Varied roof lines or roof			
cornices			
(6) A minimum of 25 percent			
of street wall area			
transparent with clear glass			
visible into a commercial			
use			

(7) Clerestory windows			
LANDSCAPING: Street yard	Opposition to the City's	Does not specifically	Façade planting area
planting requirements (100% of front	façade planting area	address this issue.	requirements applied in the
and street side setbacks and 25% of	proposal.		industrial zones should not
balance of street yard) and remaining			be applied towards
yard planting requirements (30% of			development of large retail
remaining yard).			establishments due to a
Façade planting area requirements			couple of reasons. First,
applied in large retail development			the industrial façade
("Within the street yard, a facade			planting requirements were
planting area, as shown in Diagram			established because no
142-04B, shall be provided that abuts			building articulation was
the street wall and is at least equal to			required of industrial
50 percent of the length as determined			buildings. Secondly, a 9
by adding the lines connecting the			feet planting strip against
outermost points of the structure along			the building does not
the street wall as shown in Diagram			necessarily create a
142-04C, and that has a width of at			pleasant pedestrian
least 9 feet measured perpendicularly			experience. Propose
to the building.").			addressing façade planting
Vehicular use area planting			goal using a point system
requirements where a required			to allow more flexibility in
planting area of 8 feet in width is			the design.
necessary to separate the vehicular use			Support staff's vehicular
area located in the street yard from the			use landscape buffer and
curb in the public right-of-way; this			setback landscape
requirement does not apply towards			requirement.
large retail establishments in the CC			
zones.			

Diagram 142-04B Industrial Facade Planting Areas





pc (9-16-04)

ATTACHMENT 10











LARGE RETAIL DEVELOPMENT ORDINANCE A COMPARISON BETWEEN CURRENT AND PROPOSED REGULATIONS

Current Land Development Code (LDC) Regulations	Staff Recommendation - Proposed New Regulations to the LDC
I. Building Size Restrictions: Current LDC has no restrictions.	I. Building Size Restrictions: In response to Planning Commission's comments about a possible sliding scale of building sizes, review and requirements, the staff recommendation includes a Site Development Permit (SDP) (Process 4) for the development of a large retail establishment 100,000 square feet or greater in CC (CommercialCommunity) zones, planned districts except when such development is for the expansion of an existing facility or the reconstruction of a facility due to fire, natural disaster, or act of the public enemy. Also, the recommendation includes a Neighborhood Development Permit (NDP) (Process 2) for the development of a large retail establishment 50,000 square feet or greater in the CC zones, CR zones, IL-2-1 and IL-3-1 zones, and planned districts, except in the Centre City PDO. In addition, the establishment shall not exceed 150,000 square feet in size (excluding a garden center) in the CC zones, IL-2-1, IL-3-1, and planned districts with exception of CR zones and Centre City PDO. Large retail establishment being redefined as one retail single-tenant establishment 50,000 square feet or greater of <i>gross floor area</i> or one retail multiple tenants establishment 50,000 square feet or greater or spreater of <i>gross floor</i> <i>area</i> where multiple tenants share common check stands, a controlling interest, storage areas, warehouses, or distribution facilities.

 II. Pedestrian Paths (Section 131.0550 Pedestrian Paths) (a) Requires pedestrian path from an abutting street (b) Pedestrian path shall be provided from each property frontage. 	II. Pedestrian Paths: In general, the issues are currently addressed in the LDC with respect to pedestrian access regulations and through the creation of specific pedestrian-oriented zones, such as CN-1-1, CN-1-3, CC-4-5, and CC-4-4 zones with additional regulations that reflect the goals of the community plans. However, staff is proposing one additional regulation that calls for pedestrian access and pathways to be designed to provide an interconnected network for pedestrian
	travel between buildings on the site.
III. Building Articulation (Section 131.0554 Building Articulation) Requires commercial building articulation ranging from small neighborhood buildings with facades 25 feet or less in length to buildings with facades over 100 feet long. The regulations address the issues of offsetting planes, roof pitch, pedestrian entrances, cornices, and structural cantilevers.	 III. Building Articulation: Building articulation will be applied to large retail establishments that are 50,000 square feet and greater in size. Previous discussions with the Planning Commission at the hearing and workshops also call for bolder design regulations without limiting design creativity. Therefore, staff is proposing options within a requirement where a large retail establishment shall incorporate architectural features from at least four of the following eight categories as components of the design theme. a) Pilasters b) Trellises c) Awnings or extended covered entries d) Arcades e) Varied roof lines or roof cornices f) A minimum of three material changes, such as glazing, tile, stone or varied pattern/texture shall be provided in street (facing) wall surfaces, where no one material shall cover less than 10 percent of the wall area or more than 60 percent of the wall area. g) A minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area transparent with clear glass visible into a commercial use or a minimum of 25 percent of street wall area to verte with display windows.

IV. Setbacks for Taller Buildings Section 131.0543-Setback Requirements for Commercial Zones requires additional setback for buildings exceeding 15 feet in height abutting residentially zoned property and additional setbacks for buildings exceeding 30 feet in height abutting residentially zoned property.	IV. Setbacks for Taller Buildings: Require 8 feet building setbacks for large retail establishments with encroachments allowed for building articulation elements as defined in Section 143.0355 of the LDC.
V. Landscape (Section 142.0405-Additional Yard Planting	V. Landscape: 100% of the 8 feet building setbacks required
Area and Point Requirements)	above in item IV. to be landscaped with encroachments allowed
(a) Additional Commercial Requirements:	into the landscaped area for building articulation elements as
(3) Where commercial development abuts a residential zone	defined in Section 143.0355 of the LDC. Revise Section
additional planting area and plant points are required.	142.0406(c)(3)-Vehicular Use Area Planting Area and Point
(Section 142.0406 Vehicular Use Area Planting Area and	Requirements of the landscape section to address planting area
Point Requirements)	buffer for sites under 5 acres in size, 5 to 10 acres, and over 10
(c) The required planting area buffer between parking areas and	acres in size as follows: Sites under 5 acres shall be allowed to
the public right-of-way is 8 feet in width with a potential reduction to 3 feet if a 3 feet high wall is built.	use a 3 feet high screen wall to reduce planting area buffer from 8 feet to 3 feet. Sites with sizes between 5 acres and 10 acres are required to provide planting area buffer that is 8 feet. Sites over 10 acres would require a planting area buffer of 12 feet in width with a potential reduction to 8 feet if a 3 feet high wall is built. Add a section to the landscape regulations to address façade planting as follows: within the street yard, a façade planting area shall be provided between the vehicular use area and the street wall. This façade planting area shall be planted with a minimum of 20 points in trees only at a linear rate of 30 feet of building street wall wherever trellises, arcades, awnings or extended covered entries do not occur.
VI. Incentives: Expedite Program for Affordable/Infill Housing	VI. Incentives: Large retail establishments may receive only one
Projects and Sustainable Buildings (Council Policy 600-27 and	of the following two incentives:
900-14)	(a) An additional maximum of 10,000 square feet of building
	area over the maximum 150,000 square feet allowed (excluding a garden center) in the CC (Commercial
	Community) zones, IL-2-1, IL-3-1, and planned districts if
	any one of the following design components are incorporated
	any one of the following design components are incorporated

as part of the development: (1) 25 percent of required parking for the entire building is provided in structures or underground; or (2) 5,000 square feet of public plaza area; or (3) Sustainable building measures in accordance with Council Policy 900-14, Private-Sector/Incentives for discretionary projects.
 (b) An additional maximum of 20,000 square feet of building area over the maximum 150,000 square feet allowed (excluding a garden center) in the CC (CommercialCommunity) zones, IL-2-1, IL-3-1, and planned districts if any one of the following design components are incorporated as part of the development: (1) 50 percent of required parking for the entire building is provided in structures or underground; or (2) 5,000 square feet of liner buildings; or (3) Mixed-use development within the same premises as permitted by the applicable zone.

11-17-04 pc

OTHER ORDINANCES ADDRESSING LARGE RETAIL DEVELOPMENT

Alameda County

In 2003, Alameda County adopted an ordinance that sets a 100,000 square feet building size limit and allows less than 10 percent of the floor area for sale of non-taxable (food/grocery) items.

Los Angeles

On August 19, 2004, the City of Los Angeles approved an ordinance which requires applicants of superstores (defined as establishment that exceeds 100,000 square feet in sales floor area, excluding office space, storage space, restrooms, and devotes more than 10 percent of sales floor area to non-taxable goods) within certain designated economic assistance areas (i.e. enterprise zones, federal empowerment zones, community redevelopment agency project areas) to prepare and submit an economic impact analysis report. This report is required to address whether the superstore would result in the physical displacement of any businesses, require demolition of housing, destruction of any parks/community centers/playgrounds, create economic stimulation in the area, provide lower costs and high quality goods and services, and whether it would displace jobs or provide economic revitalization in the area.

Santa Maria (Santa Barbara County)

In 1997, the City of Santa Maria passed an ordinance that prohibits commercial uses exceeding 90,000 square feet of gross floor area and from devoting more than eight percent of the total gross floor area to non-taxable merchandise.

<u>Oakland</u>

In 2003, the City of Oakland adopted an ordinance which prohibits retail stores over 100,000 square feet from using more than 10 percent of their floor area for sale of non-taxable items in certain zones; membership stores are exempted from this ordinance.

Turlock (Stanislaus County)

City of Turlock's ordinance prohibits large retail stores that exceed 100,000 square feet of gross floor area from devoting more than five percent of that floor area to the sale of non-taxable (food/grocery) merchandise.

LIST OF PUBLIC MEETINGS AND WORKSHOPS

<u>July 23, 2003</u> - City Council's Land Use and Housing Committee directed Planning Department staff to analyze the SKU ordinance proposal and develop an ordinance that would regulate large retail development.

<u>February 24, 2004</u> - Community Planners Committee (CPC) considers a draft ordinance that limits large retail development to 100,000 square feet, except in Regional Commercial zones and Centre City Planned District area. The committee voted 18-1-0 to deny the draft ordinance based on discussion focused on not limiting the establishment of large single-tenant retail uses in a community.

March 25, 2004 - Public Forum: "Dollars and Sense: The Future of Commercial Development in San Diego"

<u>April 8, 2004</u> - Planning Commission Hearing where a draft ordinance is considered. The Planning Commission voted 7-0 to continue the item so that staff could return with information on a number of items to address Planning Commissioners' questions.

<u>May 6, 2004</u> – "Economic Development Trends Workshop" with Bill Anderson at Planning Commission that covered topics, such as understanding the variety of formats of retail establishments that currently exist today (i.e. strip commercial, large retail, power centers, etc.) as well as learning about current trends, such as mixed-use development, redevelopment of greyfield sites that were built during the 1960's, and growing interest in inner-city markets.

<u>May 13 and May 20, 2004</u> – Planning Commission Workshops on "Regulating Large Retail Establishments" (topics covered: land use issues, traffic issues, existing land development code regulations, possible additional regulations, environmental issues, fiscal and economic issues).

July 2004 - An e-mail interest list is established.

<u>July 27, 2004</u> - CPC meeting where staff presents several alternative regulations that were discussed at previous Planning Commission workshops during May of 2004. Subcommittee is later established to discuss the issue.

<u>August 11, 2004</u> - Meetings with Technical Advisory Committee (TAC) and Code Monitoring Team (CMT) to obtain input on various alternative regulations discussed at the Planning Commission workshops in May of 2004.

<u>September 8, 2004</u> - Second meetings with TAC and CMT to obtain their recommendations.

September 13, 2004 - First meeting with CPC Subcommittee on large retail development.

<u>September 14, 2004</u> - Second meeting with CPC Subcommittee on large retail development where a motion was made and approved by the subcommittee to approve staff's recommendation with two modifications: 1) eliminate the 150,000 square-feet building size limit and 2) establish discretionary review at 75,000 square feet instead of 100,000 square feet in the CC zones and planned districts.

<u>September 28, 2004</u> – CPC meeting to consider a revised staff's recommended ordinance on large retail development. CPC voted 21-2-0 (one recusal) to support staff's recommendation presented to CPC with modifications as follows: 1) Eliminate the 150,000 square feet building size limitation; 2) Establish discretionary review (SDP process 4) at 75,000 square feet instead of 100,000 square feet recommended by staff in the CC zones and planned districts; and 3) Require a discretionary review (NDP process 2) instead of process 1 recommended by staff at 50,000 square feet of building size.