Following is a summary of the 55 amendments organized into Appeals, Zoning, Civic SD, Landscaping and Minor Corrections categories. Within each category the amendments are listed in order of the associated code sections to be amended.

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION	
Appe	Appeals: The following 3 amendments are proposed to be consistent with recent changes approved.			
1	Regulatory Reform	112.0603	Process CIP- Two Appeal Hearing Change the requirement to file an appeal from 12 business days to 10 business days, consistent with the other appeals recently approved.	
2	Regulatory Reform	123.0203	Appeal from Historical Resources Board Decision Include language allowing the withdraw of an appeal consistent with Process Two appeals recently modified.	
3	Regulatory Reform	Fee ordinance	Appeal Fees Increase appeal fees from \$100 to \$1,000 for Extension of Time and Map Waivers appealable to Council.	
Zonin	g: The following 14	4 amendments will imp	prove and streamline the permit process and clarify requirements.	
8	Regulatory Reform	126.0203 126.0205 131.0222 131.0322 131.0422 131.0522 131.0622 131.0540 141.0309	Interim Ground Floor Residential Allow interim ground floor residential within commercial zones up to 10 years with an NUP. Added to Residential Separately Regulated Uses as a Limited Use. Not allowed in Coastal.	
10	Regulatory Reform	126.0503 143.0402 Table 143-04A 143.0915 143.0920	When Supplemental Neighborhood Development Permit Regulations Apply for Affordable Housing, In-Fill Projects, and Sustainable Buildings Clarification of applicable supplemental findings required and clean up language added in several sections. Draft or Final Environmental Document Distribution and Availability	
10A	Regulatory Reform	128.0310	Revise to require public distribution of environmental documents from 14 calendar days to a minimum of 3 days before advisory body and decision maker hearings.	

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION
13	Regulatory Reform	131.0556	Parking Lot Orientation Increase development square footage from 50,000 to 100,000 that requires vehicular use area to be
			limited to 50 percent on the longest street frontage.
1.5	Regulatory Reform	4.44.0202	Companion Units
16		141.0302	Amend regulations to comply with recent state changes, clarify that structures can encroach into setbacks and clarify that CUs cannot encroach into street side yards setbacks.
		113.0103	Permanent Supportive Housing (PSH)
		131.0222	Defining PSH and adding a Separately Regulated Use to allow by-right in residential and commercial
		131.0322	zones where multi-family housing is permitted. PSH will provide affordable housing, health care, and
	Regulatory	131.0422	supportive services to individuals and families.
16A	Reform	131.0522	
	Reform	131.0622	
		141.0315	
		151.0103	
		151.0401	
		126.0205	Wireless Communication Facilities (WCF)
		126.0402	Amend regulations to be in compliance with the Federal Spectrum Act which allows applications to be a
		131.0222	ministerial process and requires all WCF's whether approved by the City or deemed approved to comply
	Regulatory Reform	131.0422	with basic regulations and design requirements. New poles without a light would be an NUP, Process
16B		131.0522	Two.
100		131.0622	
		141.0420	
		151.0103	
		155.0238	
		156.0308	
		131.0422	<u>Transitional Housing Facilities</u>
16C	Regulatory	131.0522	Allow as a limited use in multifamily zones and commercial zones that allow residential, no longer
	Reform	141.0313	requiring a CUP for over 7 people.
		141.0406	
	Regulatory Reforms	1 147 116 111	When Public Improvements May be Required Incidental to a Building Permit
22A			Allow public schools more flexibility with required public improvements through the joint use park
			agreement process.

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION		
24	Regulatory Reform	142.1293	Old Town San Diego Planned District Sign Regulations Section added that clarifies that some signs within Old Town are subject to the Planned District Regulations.		
26	Regulatory Reform	143.0720	Density Bonus in Exchange for Affordable Housing Units Clarify that per State requirement, applicant is not required to increase the density bonus.		
27	Regulatory Reform	144.0211	Lot Design Requirements for Tentative Maps Lots usable by vehicular traffic require a 15' wide access street. Change to 15' for two or less units, and 20' for more than two units, to service two-way traffic.		
28	Regulatory Reform	144.0240	Street Light Improvements Amend the code to clarify that residential subdivision of four dwelling units or less are exempt from the subdivision requirement to install a new street light.		
29	Regulatory Reform	159.0211 Table 159.02A	Uses Permitted with a Special Permit (Hotel/Motel/Timeshares) Remove Finding (d)(3) that caps hotels/motels in La Jolla Zones 1-4, consistent with the Coastal Act that encourages visitor facilities/overnight accommodations to ensure maximum public access to coastal areas.		
	Civic SD: The following 17 items will provide more flexibility to encourage development, clarification, and corrections to the Centre City Planned District Ordinance				
30	Regulatory Reform	156.0301 156.0304 156.0309	<u>City Facilities</u> Exempt City facilities from meeting development standards such as minimum FAR, streetwall, etc. and eliminate need for development permit except for coastal & site development permits for historical resources.		
31	Regulatory Reform	156.0302 156.0307 Figure B	Centre City Base Zones Eliminate the definitions for public safety facilities and remove the land use district. Add the Waterfront/Marine and Convention Center zones to Figure B Land Use Districts of the Centre City Planned District to be consistent with the Downtown Community Plan.		
32	Clarification	156.0302	<u>Definition of Active Commercial Uses</u> Clarify definition of Active Commercial uses and reference Table 156.0308-A		
33	Clarification	156.0305	Definition of Lot Sizes Clarify that references to square footages (5,000 etc.) mean typical lots of record in Downtown		

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION
34	Regulatory	156.0307	Requirements for Active Commercial Uses
	Reform	Table 156-0308-B	Reduce land use districts with active commercial use requirements; allow commercial uses on
			commercial streets (eliminate <i>active</i> commercial use requirement)
35	Regulatory	156.0307	Employment Overlay Zone
	Reform		Allow for more residential land use area in mixed use projects
			Requirements for Previously Conforming Uses In Residential Emphasis zone, allow conversion and expansion of previously conforming commercial
36	Regulatory Reform	156.0308	uses to commercial use permitted in the zone without complying with the 80% residential land use
	Reform		requirement.
			Non-Bonafide Eating Establishments w/ Alcohol
37	Correction	Table 156-0308-A	Non-bonafide Eating Establishment w/ Alcohol incorrectly requires a Conditional Use Permit, should be
			Neighborhood Use Permit per Section 156.0315.
38	Clarification	Table 156-0308-A	Off-site Alcohol Beverage Sales
36		Table 150-0508-A	Add row for Off-site Alcohol Beverage Sales in Table 156-0308A in Separately Regulated Uses
39	Regulatory	156.0309	Minimum FAR
	Reform		Minimum FARs don't apply in Lindbergh Field Safety Zones. Revise section FAR Regulations and TDR's.
	Regulatory Reform	156.0309 Table 156.0309-B	Affordable Housing FAR Bonus
40			Eliminate separate Centre City bonus calculations, clarify density bonus = FAR bonus Downtown
			Revise section to FAR Bonuses
41	Regulatory Reform	1 156 112110	Public Open Space FAR Bonus Revise hours open space must be open to public from 6 Am-10PM to 7AM-9 PM and increase FAR
41			bonus from 0.5 or 1.0 to 1.0 or 2.0 to encourage urban open space.
	Regulatory	156.0309	Three-Bedroom FAR Bonus
42	Reform	Table 156.0309-B	Eliminate the third bedroom maximum size from 1,300 SF; increase bonus from max 1.0 to 2.0 FAR
	Regulatory Reform	tory 156 0300	Public Parking FAR Bonus
43			Revise to only allow bonus for below-grade parking (above grade already exempted from FAR
			calculations)
44	Clarification	156.0309	Development Permit FAR
44			Clarify when a development permit controls FAR on adjoining properties
	Regulatory Reform	156.0314	Ballpark District Signs
45			Reduce process level from 5 to 3 for comprehensive sign plans directly north of Petco Park and from 3
			to 2 for all others within the district

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION	
46	Regulatory Reform	156.0315	Living Unit Standards Clarify that certain standards such as guest parking, personal storage, don't apply to living unit development.	
Land	Landscaping: The following 7 proposed amendments and clarification to the Landscape Regulations			
48	Clarification	142.0403	General Planting & Irrigating Requirements Modifying language in compliance with the Model Water Efficient Landscape Ordinance (MWELO) that requires weather based "smart" controller.	
49	Regulatory Reform	142.0405	Additional Yard Planning Area and Point Requirements Eliminating 5-foot driveway edge requirement and revising language to remove redundancies and provide clarification pertaining to enhanced hardscape.	
50	Clarification	142.0407	Additional Vehicular Use Area Requirements Adding a cross-reference to Section 142.0560(h)(5) for planning areas adjacent to parking spaces overhanging a raised curb or wheel stop.	
51	Clarification	142.0411 Table 142.04F	Additional Yard Planning Areas and Point Requirements Clarifying that within 100 feet of native or naturalized vegetation does not include Zone One Brush Management and removing repetitive language.	
54	Clarification	142.0412 143.0141	<u>Development Regulations for Sensitive Biological Resources</u> Clarify that areas designated for habitat mitigation cannot be used for Zone Two Brush Management.	
56	Correction	142.0412	Brush Management Removing the word "or" not applicable in Section 142.0412(g)(2)	
58	Clarification	143.0111	<u>Limited Exceptions from Environmentally Sensitive Lands Regulations</u> Clarifying that Zone Two Brush management is exempt from all steep hillside development regulations.	
Mino	Minor Corrections: The following 14 items would correct formatting errors, incorrect terms, and incorrect section references.			
59	Incorrect Section	59.5.0404	Construction Noise Section references 21.04, correct section is 21.0104	
60	Clarification	113.0103	Definitions Revising the Grading definition from "excavating" to "excavation"	
62	Incorrect Section	126.0704	Exemption from a Coastal Development Permit Referencing incorrect section of the California Administrative Code	

No.	PURPOSE	CODE SECTION	AMENDMENT DESCRIPTION
			Maintaining Utilization of a Coastal Development Permit
63	Correction	126.0714	Section refers to a process in Section 126.0109 which was repealed and should have also repealed
			126.0714.
64	Clarification	129.0504	How to apply for a demolition/Removal Permit
04		129.0304	Adding an "s" to fee
			How to Apply for a Public Right-of-Way Permit
65	Clarification	129.0710	Clarification that Community Entry Signs are a Process One approval consistent with the separately
			regulated sign regulations.
66	Correction	113.0103	Description of Use Categories and Subcategories
00	Correction	131.0112	Clarify definition and include Shopkeeper Unit in the Residential Use Category.
		141.0307	Guest Quarters or Habitable Accessory Buildings
67	Clarification		Clarification that guest quarters and habitable accessory building can be converted to companion units
			consistent the Companion Unit regulations.
68	Incorrect	141.0625	<u>Veterinary Clinics and Animal Hospitals</u>
08	Reference	141.0025	The limited use regulations referenced the incorrect section for deviations
70	Clarification	142.0910	Mechanical and Utility Equipment Screening Regulations
70			Clarification that equipment and appurtenances need to be screened and not completely enclosed.
71	Clarification	142.1235	Roof Signs in Commercial and Industrial Zones
		172,1233	Clarification that only one sign is allowed in lieu of ground of projecting sign.
	Correction	ion 143.0302 Table 143-03A	When Supplemental Neighborhood Development Permit and Site Development Permit
72			Regulations Apply
, _			As part of the 11 th Update Multi Dwelling Units exceeding the development threshold no longer require
			a Site Development Permit. The requirement has been repealed.
	Correction	145.3110 145.3111	Swimming Pool Regulations
74			Repeal building regulations that predate the LDC. Swimming pool regulations are referenced in
			Chapter 11 and 13.
75	Clarification	rification 143.0720	<u>Density Bonus in Exchange for Affordable Housing Units</u>
, ,			Clarification that density bonuses are equivalent to FAR bonuses in Downtown.