STRIKEOUT ORDINANCE

OLD LANGUAGE: Struck Out

NEW LANGUAGE: <u>Double Underline</u>

ORDINANCE NUMBER O	(NEW SERIES)
DATE OF FINAL PASSAGE	

AN ORDINANCE AMENDING CHAPTER 14, ARTICLE 3 OF THE SAN DIEGO MUNICIPAL CODE BY ADDING NEW DIVISION 11, SECTIONS 143.1101, 143.1102, AND 143.1103, RELATING TO MOBILITY CHOICES REGULATIONS.

Article 3: Supplemental Development Regulations

Division 11: Mobility Choices Regulations

§143.1101 Purpose of Mobility Choices Regulations

The purpose of the Mobility Choices Regulations is to reduce Citywide vehicle miles traveled (VMT) to address the environmental impacts of *development* related to noise, air pollution, and greenhouse gas emissions, and to promote public health and enjoyment, by investing in active transportation infrastructure and amenities that will result in reductions to Citywide VMT.

<u>8143.1102</u> When Mobility Choices Regulations Apply

The Mobility Choices Regulations apply to any *development* for which a Building Permit is issued, except:

- (a) Residential development with four or fewer dwelling units;
- (b) Any commercial or office *development* with less than 5,000 square feet gross floor area;
- (c) <u>Development located on property owned, leased, or maintained by the City</u>
 where the City is the *applicant* or where a private party is the *applicant*

- acting on behalf of the City, that is a locally-serving public facility, as

 defined in the Land Development Manual, Transportation Study Manual,

 Appendix R;
- (d) <u>Development located within a one-half mile pedestrian walk to a passenger</u>
 rail station;
- (e) <u>Development located in Mobility Zone 1</u>;
- Industrial Uses, as defined in the Land Development Manual,
 Transportation Study Manual (Appendix B), located within Prime
 Industrial Lands;
- (g) Multi-family residential *development* in a *Transit Priority Area* that provides the transportation amenities required by Section 142.0528; and
- (h) <u>Development</u> that does not require a Certificate of Occupancy.

§143.1103 Mobility Choices Requirements

- (a) For the purposes of this Division, Mobility Zones shall be defined as follows:
 - (1) Mobility Zone 1 means the Downtown Community Planning Area.
 - (2) Mobility Zone 2 means any *premises* located either partially or entirely in a *Transit Priority Area*.
 - (3) Mobility Zone 3 means a community planning area boundary with

 a VMT efficiency that is 85 percent or less of the regional average

 for either resident VMT per capita or employee VMT per

 employee, as determined by the City Manager.

- (4) Mobility Zone 4 means any area not located within Mobility Zone1, Mobility Zone 2, or Mobility Zone 3.
- (5) Where a *premises* is located in two or more Mobility Zones, the entire *premises* shall be subject to the regulations applicable to the lowest Mobility Zone.
- (b) Except as provided in Section 143.1103(b)(5) or (b)(6), all *development*located within Mobility Zone 2 or Mobility Zone 3 shall provide VMT

 Reduction Measures in accordance with Land Development Manual,

 Appendix T as follows:
 - (1) <u>Development in Mobility Zone 2 shall include VMT Reduction</u>

 Measures totaling at least 5 points.
 - (2) <u>Development in Mobility Zone 3 shall include VMT Reduction</u>

 <u>Measures totaling at least 8 points.</u>
 - A notice describing the VMT Reduction Measures provided shall be posted in a prominent and accessible common area of the development where it can easily be seen by residents and the public. The notice shall include the responsible party contact information and a statement that the VMT Reduction Measures are required pursuant to the San Diego Municipal Code and to the satisfaction of the Development Services Department. The notice shall be in the form required by Land Development Manual, Appendix T.

- The types of VMT Reduction Measures that shall be used to satisfy
 the requirements in Section 143.1103(b) are included in Land

 Development Manual, Appendix T. VMT Reduction Measures that
 also satisfy other *development* regulations may be used to satisfy
 the requirements in Section 143.1103(b).
- In lieu of providing the VMT Reduction Measures in Section
 143.1103(b)(1) or (2), the applicant may pay the Active
 Transportation In Lieu Fee referenced in Section 143.1103(c).
- <u>Development in Mobility Zone 3 that provides more than the minimum parking required in Chapter 14, Article 2, Division 5 shall not be required to provide the VMT Reduction Measures in Section 143.1103(b)(2), but shall pay the Active Transportation In Lieu Fee referenced in Section 143.1103(c).</u>
- <u>Unless exempt under Section 143.1103(c)(2) or (3), all development in</u>

 <u>Mobility Zone 4 shall pay an Active Transportation In Lieu Fee, as adopted by City Council resolution.</u>
 - The Active Transportation In Lieu Fee shall be used to fund active transportation and VMT-reducing infrastructure projects located within Mobility Zone 1, Mobility Zone 2, or Mobility Zone 3 to reduce Citywide VMT.
 - (2) <u>Locally-serving development</u>, as identified in Land Development

 Manual, Appendix T, and located in Mobility Zone 4, is exempt

 from the Active Transportation In Lieu Fee in Section 143.1103(c),

- but shall provide VMT Reduction Measures that reduce VMT in accordance with Section 143.1103(b)(2).
- (3) For residential *development* in Mobility Zone 4, affordable

 dwelling units that are deed restricted at or below 120 percent of

 the area median income, as defined in Section 143.0720, are

 exempt from the Active Transportation In Lieu Fee.

CLN:als 06/03/2020

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