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ORDINANCE NUMBER O- 21114 (NEW SERIES)

DATE OF FINAL PASSAGE AUG 0 9 2019

AN ORDINANCE AMENDING CHAPTER 5, ARTICLE 9.5, DIVISION 4 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 59.5.0404; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 6 BY AMENDING SECTION 112.0603; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, **ARTICLE 6, DIVISION 2 BY AMENDING SECTIONS** 126.0203 AND 126.0205; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 5 BY AMENDING SECTION 126.0503; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 7 BY AMENDING SECTION 126.0704 AND REPEALING SECTION 126.0714; AMENDING CHAPTER 12, ARTICLE 8, DIVISION 3 BY AMENDING SECTION 128.0310; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 5 BY AMENDING SECTION 129.0504; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 7 BY AMENDING SECTION 129.0710; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 1 BY AMENDING SECTION 131.0112; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 131.0422, AMENDING CHAPTER 13, ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS 131.0504, 131.0522, 131.0540, AND 131.0556; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTION 131.0622; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY AMENDING SECTIONS 141.0302, 141.0307, AND 141.0313, AND BY ADDING NEW SECTIONS 141.0309 AND 141.0315; AMENDING CHAPTER 14, ARTICLE 1, **DIVISION 4 BY AMENDING SECTION 141.0406; AMENDING** CHAPTER 14, ARTICLE 1, DIVISION 6 BY AMENDING SECTIONS 141.0617 AND 141.0625; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4 BY AMENDING SECTIONS 142.0403, 142.0405, 142.0407, 142.0411, AND 142.0412; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTION 142.0525; AMENDING CHAPTER 14, **ARTICLE 2, DIVISION 6 BY AMENDING SECTIONS** 142.0610 AND 142.0640; AMENDING CHAPTER 14, ARTICLE 2. DIVISION 9 BY AMENDING SECTION 142.0910; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 12 BY AMENDING SECTION 142.1235, AND BY ADDING NEW

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SECTION 142.1293; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 143.0111; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 3 BY AMENDING SECTION 143.0302; AMENDING CHAPTER 14, ARTICLE 3, **DIVISION 4 BY AMENDING SECTION 143.0402;** AMENDING CHAPTER 14, ARTICLE 3, DIVISION 7 BY AMENDING SECTION 143.0720; AMENDING CHAPTER 14. **ARTICLE 3. DIVISION 9 BY AMENDING SECTIONS** 143.0915 AND 143.0920; AMENDING CHAPTER 14, ARTICLE 4, DIVISION 2 BY AMENDING SECTIONS 144.0211 AND 144.0240; AMENDING CHAPTER 14, ARTICLE 5, DIVISION 31 BY REPEALING SECTIONS 145.3110 AND 145.3111; AMENDING CHAPTER 15, ARTICLE 1, DIVISION 1 BY AMENDING SECTION 151.0103; AMENDING CHAPTER 15, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 151.0401; AMENDING CHAPTER 15, ARTICLE 6, DIVISION 3 BY AMENDING SECTIONS 156.0302, 156.0304, 156.0305, 156.0307. 156.0308. 156.0309. 156.0310. 156.0313. 156.0314. AND 156.0315, AND AMENDING FIGURE B AND FIGURE D; AMENDING CHAPTER 15, ARTICLE 7, DIVISION 3 BY AMENDING SECTION 157.0304; AMENDING CHAPTER 15, ARTICLE 7, DIVISION 4 BY AMENDING SECTION 157.0401; AMENDING CHAPTER 15, ARTICLE 9, DIVISION 2 BY AMENDING SECTION 159.0211; AND AMENDING CHAPTER 15, ARTICLE 11, DIVISION 4 BY AMENDING SECTION 1511.0401, ALL RELATED TO THE 12TH UPDATE TO THE SAN DIEGO LAND DEVELOPMENT CODE.

WHEREAS, the 12th update to the Land Development Code and San Diego Municipal

Code is part of the code monitoring program directed by the Mayor and City Council; and

WHEREAS, the code updates are intended to simplify the land development regulations,

make the land development regulations more objective, make the regulations more adaptable,

eliminate redundancies, and increase predictability in the application of the land development

regulations; and

WHEREAS, there are a total of 53 issues included in the 12th update that are divided into

the following issue categories: appeals, zoning, the Downtown Planned District Ordinance,

landscaping, and minor corrections; and

WHEREAS, staff has conducted extensive public outreach and analysis involving multiple stakeholder groups, City departments, and other governmental agencies; and

WHEREAS, the code update process is an extensive public process that typically involves input from the Code Monitoring Team, Community Planners Committee, Technical Advisory Committee, Planning Commission, City Council, California Coastal Commission, and the San Diego County Regional Airport Authority; NOW, THEREFORE,

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

Section 1. That Chapter 5, Article 9.5, Division 4 of the San Diego Municipal Code is amended by amending section 59.5.0404, to read as follows:

§59.5.0404 Construction Noise

(a) It shall be unlawful for any person, between the hours of 7:00 p.m. of any day and 7:00 a.m. of the following day, or on legal holidays as specified in Section 21.0104 of the San Diego Municipal Code, with exception of Columbus Day and Washington's Birthday, or on Sundays, to erect, construct, demolish, excavate for, alter or repair any building or structure in such a manner as to create disturbing, excessive or offensive noise unless a permit has been applied for and granted beforehand by the Noise Abatement and Control Administrator. In granting such permit, the Administrator shall consider whether the construction noise in the vicinity of the proposed work site would be less objectionable at night than during the daytime because of different population densities or different neighboring activities; whether obstruction and interference with traffic particularly on streets of major importance, would be less objectionable at

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night than during the daytime; whether the type of work to be performed emits noises at such a low level as to not cause significant disturbances in the vicinity of the work site; the character and nature of the neighborhood of the proposed work site; whether great economic hardship would occur if the work were spread over a longer time; whether proposed night work is in the general public interest; and he shall prescribe such conditions, working times, types of construction equipment to be used, and permissible noise levels as he deems to be required in the public interest. (b) through (c) [No change in text.]

Section 2. That Chapter 11, Article 2, Division 6 of the San Diego Municipal Code is amended by amending section 112.0603, to read as follows:

§112.0603 Process CIP-Two Appeal Hearing

The City Council shall hear appeals of Process CIP-Two decisions subject to the following requirements.

- (a) [No change in text.]
- (b) Request for a Process CIP-Two Appeal Hearing. A Process CIP-Two decision may be appealed by filing an application for a Process CIP-Two appeal hearing with the City Clerk no later than 10 *business days* after the *decision date*.

(c) through (f) [No change in text.]

Section 3. That Chapter 11, Article 3, Division 1 of the San Diego Municipal Code is amended by amending section 113.0103, to read as follows:

§113.0103 Definitions

Abutting property through Grade, proposed (See proposed grade) [No change in text.]

Grading means any earthwork that involves *grubbing*, *excavation*, embanking, or *filling*.

Gross floor area through Penthouse [No change in text.]

Permanent supportive housing means housing with no limit on length of stay that is occupied by the *target population*, and that is linked to onsite or offsite services that assist the supportive housing resident in retaining the housing, improving their health status, and maximizing their ability to live and, when possible, work in the community. *Permanent supportive housing* may provide mental health support and counseling, as well as other services needed to support *families* and individuals with independent living.

Permit holder through Shared parking [No change in text.]

Shopkeeper unit means a dwelling unit with both living quarters and commercial space where the commercial use is located on the ground *floor* and operated by the resident of the *dwelling unit*.

Side street through Targeted ownership household [No change in text.] Target population means persons, including disabled persons and families, who are homeless or individuals and families currently residing in permanent supportive housing if the individual or family was homeless when approved for tenancy in the permanent supportive housing project in which they currently reside.

Temporary event through *Yard* [No change in text.]

Section 4. That Chapter 12, Article 6, Division 2 of the San Diego Municipal Code is amended by amending sections 126.0203 and 126.0205, to read as follows:

§126.0203 When a Neighborhood Use Permit Is Required

(a) An application for the following uses in certain zones may require a
Neighborhood Use Permit. To determine whether a Neighborhood Use
Permit is required in a particular zone, refer to the applicable Use
Regulation Table in Chapter 13:
Artisan Food and Beverage Producer
Automobile service stations

Bed and breakfast establishments (under circumstances described in

Section 141.0603)

Boarding kennels/pet day care facilities

Community gardens

Comprehensive sign plans

Eating and drinking establishments abutting residential zones (under

circumstances described in Section 141.0607)

Employee housing

Home occupations (under circumstances described in Section 141.0308)

Interim ground *floor residential* use

Neighborhood identification signs

Parking facilities as a primary use

Pushcarts

Recycling facilities (under circumstances described in Section 141.0620)

Revolving projecting signs

Sidewalk cafes that deviate from the requirements of Section 141.0621(a)

Signs with automatic changing copy

Temporary construction storage yards located off-site

Theater marquees

Urgent care facilities

Veterinary clinics and animal hospitals

Wireless communication facilities (under certain circumstances described in Section 141.0420)

(b) [No change in text.]

§126.0205 Findings for Neighborhood Use Permit Approval

A Neighborhood Use Permit may be approved or conditionally approved only if the decision maker makes the following *findings*:

(a) through (c) [No change in text.]

- (d) Supplemental *Findings* Interim Ground *floor residential* An application for a Neighborhood Use Permit for interim ground *floor residential* uses may be approved or conditionally approved only if the decision maker makes the following *findings*:
 - (1) The proposed *development* is physically suitable for *residential* use and located within an existing vacant commercial space that has been vacant for a minimum of six consecutive months.
 - (2) The ground *floor* height complies with Section 131.0548.

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Section 5. That Chapter 12, Article 6, Division 5 of the San Diego Municipal Code is amended by amending section 126.0503, to read as follows:

§126.0503 Exemption from a Site Development Permit

Development consistent with the affordable housing, in-fill projects, and/or sustainable buildings regulations in Section 143.0915 that requires a Site Development Permit in accordance with Section 126.0502 may be permitted in accordance with a Neighborhood Development Permit decided in accordance with Process Two, provided the *findings* in Section 126.0404(a) and all applicable supplemental *findings* in Section 126.0505(b) through (m) are made. In the event that a deviation is requested, the supplemental *findings* in Section 126.0404(f) shall also be requested.

Section 6. That Chapter 12, Article 6, Division 7 of the San Diego Municipal Code is amended by amending section 126.0704 and repealing section 126.0714, to read as follows:

§126.0704 Exemptions from a Coastal Development Permit

The following *coastal development* is exempt from the requirement to obtain a Coastal Development Permit:

(a) through (h) [No change in text.]

(i) Any improvement to a *single dwelling unit* that constitutes part of a "single-family residential building" as defined in title 14, section 13250(a) of the California Code of Regulations and that does not require a coastal development permit pursuant to title 14, section 13250(b) of the California Code of Regulations.

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Section 7. That Chapter 12, Article 8, Division 3 of the San Diego Municipal Code is amended by amending section 128.0310, to read as follows:

§128.0310 Draft or Final Environmental Document Distribution and Availability An environmental document consisting of all information required by CEQA and the State CEQA Guidelines and any other information the Planning Director may add shall be distributed for review according to CEQA and the State CEQA Guidelines, and the following:

(a) Environmental Document Distribution to the Public

The Planning Director shall post an environmental document to the City's web page prior to an advisory body making a recommendation required by law or the date that the decision maker considers approval.

- (b) Environmental Document Distribution to an Advisory Body
 An advisory body required by law to make a recommendation on a project
 shall consider the environmental document in draft or final form.
- (c) Final Environmental Document Distribution to the Decision Maker
 A decision maker required to consider approval of a project shall consider
 the environmental document in final form.
- (d) Final Environmental Document Distribution to Public Agencies
 The Planning Director shall provide a final environmental document to any public agency that commented on the draft environmental document, consistent with CEQA.
- (e) Comment on Final Environmental Document

The intent of distributing the final environmental document is to provide other public agencies, the public, and the decision makers the opportunity to review the final environmental document prior to a decision being made on the project. No comments will be solicited and no written responses to comments on final environmental documents are required to be prepared.

Section 8. That Chapter 12, Article 9, Division 5 of the San Diego Municipal Code is amended by amending section 129.0504, to read as follows:

§129.0504 How to Apply for a Demolition/Removal Permit

An application for a Demolition/Removal Permit shall be submitted in accordance with Sections 112.0102 and 129.0105.

- (a) [No change in text.]
- (b) The Building Official may waive the Demolition/Removal Permit fees, and bond, public liability, and damage insurance fees for demolition of a *structure* that is two *stories* or less in height and has been declared by a government authority to be unsafe or a *public nuisance*. A copy of the letter of declaration from the government authority must be presented when applying for the Demolition/Removal Permit. Workers' compensation insurance requirements still apply even if fees are waived.

Section 9. That Chapter 12, Article 9, Division 7 of the San Diego Municipal Code is amended by amending section 129.0710, to read as follows:

§129.0710 How to Apply for a Public Right-of-Way Permit

An application for a Public Right-of-Way Permit shall be submitted in accordance with Sections 112.0102 and 129.0105. The submittal requirements for Public

Right-of-Way Permits are listed in the Land Development Manual. A

development permit is required prior to issuance of a Public Right-of-Way Permit for the following:

- (a) [No change in text.]
- (b) If the proposed *encroachment* is erected, placed, constructed, established or maintained in the *public right-of-way* when the *applicant* is not the *record owner* of the property on which the *encroachment* will be located, a Site Development Permit is required in accordance with Section 126.0502(d)(6), except for the following:

(1) through (4) [No change in text.]

(5) Community entry *signs* in accordance with Section 141.1101.

(c) through (d) [No change in text.]

Section 10. That Chapter 13, Article 1, Division 1 of the San Diego Municipal Code is amended by amending section 131.0112, to read as follows:

§131.0112 Descriptions of Use Categories and Subcategories

(a) The following are descriptions of each use category and subcategory found in the Use Regulations Tables of each base zone. These descriptions shall be used to classify specific uses into use subcategories for the purpose of determining applicable use regulations, in accordance with Section 131.0110. A description of separately regulated uses is located in Section 131.0112(b).

(1) through (2) [No change in text.]

(3) Residential Use Category

This category includes uses that provide living accommodations

for one or more persons. The residential subcategories are:

(A) through (D) [No change in text.]

(E) Shopkeeper unit — shopkeeper unit has the same meaning

as in San Diego Municipal Code Section 113.0103.

(4) through (11) [No change in text.]

(b) [No change in text.]

Section 11. That Chapter 13, Article 1, Division 2 of the San Diego Municipal Code is

amended by amending section 131.0222, to read as follows:

§131.0222 Use Regulations Table for Open Space Zones

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator			Zon	es		
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1 st & 2nd >>	OP-		OC-	OR ⁽¹⁾ -		OF ⁽¹¹⁾
	3rd >>	1-	2-	1-		-	1-
	4th >>	1	1	1	1	2	1
Open Space through Residential , Separately Regulated Uses, Home Occupations [No change in text.]	Residential		٦]	lo change	e in t	ext.]	
Interim Ground Floor Residential		-	-	-		-	-
Junior Units through Live/work Quarters [No change in	n text.]		[]	lo change	in t	ext.]	
Permanent Supportive Housing		-	-		_	-	-
Residential Care Facilities through <i>Signs</i> , Separately I <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]	Regulated		[]	lo change	e in t	ext.]	

Table 131-02BUse Regulations Table for Open Space Zones

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Footnotes for Table 131-02B [No change in text.]

Section 12. That Chapter 13, Article 1, Division 3 of the San Diego Municipal Code is

amended by amending section 131.0322, to read as follows:

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131-03B.

Legend for Table 131-03B

[No change in text.]

Table 131-03BUse Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator		Zoi	nes	
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1 st & 2nd >>			A	R
	3rd >>			1	-
	4th >>	1	2	1	2
Open Space through Residential, Separately Regul Residential Uses, Home Occupations [No change in		[No	o chang	e in te	xt.]
Interim Ground Floor Residential		-			-
Junior Units through Live/Work Quarters [No cha	ange in text.]	[No	o chang	e in te	xt.]
Permanent Supportive Housing	-	•		-	
Residential Care Facilities through <i>Signs</i> , Separa Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]	tely	[No	o chang	e in te:	kt.]

Footnotes for Table 131-03B [No change in text.]

Section 13. That Chapter 13, Article 1, Division 4 of the San Diego Municipal Code is

amended by amending section 131.0422, to read as follows:

§131.0422 Use Regulations Table for Residential Zones

The uses allowed in the residential zones are shown in the Table 131-04B.

Legend for Table 131-04B

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[No change in text.]

Table 131-04BUse Regulations Table for Residential Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator		Zones					
explanation and descriptions of the Use Categories,	1st & 2nd >>	RE-	RS-	RX-		R	T-	
Subcategories, and Separately Regulated Uses]	3rd >>	1-	1-	1-		1	-	
regulated coopj	4th >>	123	1 2 3 4 5 6 7 8 9 10 11 12 13	4 1 2	1	2	3 4	5
Open Space through Residential	, Separately	-	[No change in te	xt.]				
Regulated Residential Uses, Hor	me							
Occupations [No change in text.]							-	
Interim Ground Floor Residen	tial	-	-	-			-	
Junior Units through Live/Wo [No change in text.]	rk Quarters		[No change in te	xt.]				
Permanent Supportive Housin	g	-	-	-			•	
Residential Care Facilities thro Separately Regulated Signs Marquees [No change in text.]	Uses, Theater		[No change in te	xt.]				

Use Categories/ Subcategories	Zone Designator							Zo	nes				
[See Section 131.0112 for an explanation and	1st & 2nd >>							Rì	M-				
descriptions of the Use	3rd >>		1-			2-			3-		4	1-	5-
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Open Space through Residential, Separately Regulated Residential Uses, Home Occupations [No change in text.] Interim Ground Floor Residential			-			_			ge in te			-	-
Junior Units through Live/ Quarters [No change in text							[No c	chang	ge in t	ext.]			
Permanent Supportive Hou	sing		L			L			L			L	L
Residential Care Facilities more persons [No change in	U 0				 _		[No c	chang	ge in t	ext.]	•		L,
Transitional Housing:													

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Use Categories/	Zone							Zoi	nes				
Subcategories	Designator												
[See Section 131.0112 for an explanation and	1st & 2nd >>							RN	И-				
descriptions of the Use	3rd >>		1-			2-			3-		4	1-	5-
Categories, Subcategories, and Separately Regulated	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Uses]													
6 or fewer persons			Р			Р			P			Р	-
7 or more persons			L			L			L			L	-
Watchkeeper Quarters thro Separately Regulated Sig Theater Marquees [No cha	ns Uses,				<i>.</i>		[No (chang	ge in t	ext.]			

Footnotes for Table 131-04B [No change in text.]

Section 14. That Chapter 13, Article 1, Division 5 of the San Diego Municipal Code is

amended by amending sections 131.0504, 131.0522, 131.0540, and 131.0556, to read as follows:

§131.0504 Purpose of the CO (Commercial--Office) Zones

- (a) [No change in text.]
- (b) The CO zones are differentiated based on the uses and development scale allowed as follows:
 - (1) [No change in text.]
 - (2) The following zones allow limited residential *development*:
 - CO-2-1 is intended to accommodate office uses with a

neighborhood scale and orientation

• CO-2-2 is intended to accommodate office uses that serve

as an employment center

(3) [No change in text.]

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

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Legend for Table 131-05B

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[No change in text.]

Table 131-05BUse Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone Designator				Zones	5			
[See Section 131.0112 for an explanation and descriptions of the	1 st & 2 nd >>		C	R-		CO-		ĊV-	CP-
Use Categories, Subcategories, and	3 rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Separately Regulated Uses]	4 th >>	1 2 3 4 5 6	1	1	1 2	1 2	123	1 2	1
Open Space through Residential , Sepa Regulated Residential Uses , Home Oc [No change in text.]	•			[No	change i	n text.]			
Interim Ground Floor Residential		N ⁽¹⁸⁾	N ⁽¹⁸⁾	-	N ⁽¹⁸⁾	-	N ⁽¹⁸⁾	N ⁽¹⁸⁾	-
Junior Units through Live/Work Qua [No change in text.]	arters		L	[No	change i	n text.]			
Permanent Supportive Housing		L	L	L	L	L	L	L	L
Residential Care Facilities through 7 Persons [No change in text.]	or More			[No	change i	n text.]			
Transitional Housing:							·	(7)	
6 or Fewer Persons		P ⁽²⁾	Р	-	Р	- P	Р	P ⁽²⁾	-
7 or More Persons		L ⁽²⁾	L	-	L	L	L	L (2)	-
Watchkeeper Quarters through <i>Signs</i> Regulated <i>Signs</i> Uses, Theater <i>Mar</i> [No change in text.]				[No	change i	n text.]			

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Use Categories/Subcategories	Zone			Zone	s	
[See Section 131.0112 for an	Designator					
explanation and descriptions of the	1 st & 2nd >>			CC-		
Use Categories, Subcategories, and	3rd >>	1-	2-	3-	4-	5-
Separately Regulated Uses]	4th >>	1 2 3	12345	456789	123456	123456
Open Space through Residential, Separ			[No change in	text.]	
Regulated Residential Uses, Home Occ	cupations					
[No change in text.]			-			
Interim Ground Floor Residential		N ⁽¹⁸⁾	-	N ⁽¹⁸⁾	N ⁽¹⁸⁾	N ⁽¹⁸⁾
					l	
Junior Units through Live/Work Qua	rters		L	No change in	text.]	
[No change in text.]			· · · ·	(
Permanent Supportive Housing		L	L	L	L	L
Residential Care Facilities through 7 Persons [No change in text.]	or More		I	[No change	in text.]	
Transitional Housing:						
6 or Fewer Persons		Р	-	Р	Р	Р
7 or More Persons		L	-	L	L	L
Watchkeeper Quarters through Signs Regulated Signs Uses, Theater Marg [No change in text.]				No change ir	i text.]	

Footnotes for Table 131-05B [No change in text.]

§131.0540 Maximum Permitted Residential Density and Other Residential Regulations

The following regulations apply to residential development within commercial

zones where indicated in Table 131-05B:

(a) through (b) [No change in text.]

- (c) Ground *Floor* Restrictions.
 - Residential use and residential parking are prohibited on the ground *floor* in the front half of the *lot*, except in the CC-3-4, CC-3-5, CC-3-6, CC-3-7, CC-3-8, CC-3-9, CC-4-4, CC-4-5, CC-4-6, CC-5-4, CC-5-5, CC-5-6, CN-1-6, CO-3-1, and CV-1-2 zones, where these uses are prohibited on the ground *floor* in the front 30 feet of the lot as shown in Diagram 131-05A. In the CN-1-6 and

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CO-3-1 zones, residential use and residential parking are limited to 70 percent of the *street frontage* along the front *property line*. Interim ground *floor residential* uses may be permitted with a Neighborhood Use Permit in accordance with Section 141.0309.

Diagram 131-05A

Ground Floor Restriction

[No change in text.]

(2) [No change in text.]

(d) through (e) [No change in text.]

§131.0556 Parking Lot Orientation

In all zones where the parking lot orientation regulation applies, as indicated in Table 131-05D or 131-05E, proposed *development* with greater than 100,000 square feet of *gross floor area* and more than one *street frontage* shall locate no more than 50 percent of the *vehicular use area* between the longest *street frontage* providing public access to the *premises* and a building or buildings.

Diagram 131-05G

Parking Lot Orientation Restriction

[No change in text.]

Section 15. That Chapter 13, Article 1, Division 6 of the San Diego Municipal Code is amended by amending section 131.0622, to read as follows:

§131.0622 Use Regulations Table for Industrial Zones

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

Legend for Table 131-06B

[No change in text.]

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Table 131-06BUse Regulations Table for Industrial Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator					Zo	nes				
explanation and descriptions of the	1st & 2nd>>		IP-			IL-		II	I-	IS-	IBT-
Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
	4th >>	1	1	1	1	1	1	1	1	1	1
Open Space through Residential , S Regulated Residential Uses , Home [No change in text.]					[No	chang	e in te	ext.]			
Interim Ground Floor Residentia	l	-	-	-	-	-	-	-	-	-	-
Junior Units through Live/Work [No change in text.]	Quarters				[No	chang	ge in t	ext.]			
Permanent Supportive Housing		-	-	-	-	-	-	-	-	_	-
Residential Care Facilities throug Services, Financial Institutions text.]					[No	chang	ge in t	ext.]			
Funeral & Mortuary Services		-	-	-	-	P ¹⁹	P	-	Р	-	-
Instructional Studios through St Regulated Signs Uses, Theater A change in text.]	• • •				[No	chang	ge in t	ext.]			

Footnotes for Table 131-06B

¹ through ¹⁸ [No change in text.]

¹⁹ Funeral & Mortuary Services are not permitted within *floodplains* located in the Coastal Overlay Zone.

Section 16. That Chapter 14, Article 1, Division 3 of the San Diego Municipal Code is

amended by amending sections 141.0302, 141.0307, and 141.0313, and by adding new sections

141.0309 and 141.0315, to read as follows:

§141.0302 Companion Units and Junior Units

Companion units and junior units are each permitted as a limited use in

accordance with Process One in the zones indicated with an "L" in the Use

Regulations Tables in Chapter 13, Article 1 (Base Zones) and Chapter 15, Article

1, Division 4 (General and Supplemental Regulations), subject to the following

regulations.

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(a) *Companion Units*

(1) through (2) [No change in text.]

- (3) The gross floor area of the companion unit shall be included in the floor area ratio for the premises. The gross floor area for an attached companion unit shall not exceed 50 percent of the existing or proposed habitable dwelling unit. A maximum increase of 1,200 square feet is allowed for an attached or detached companion unit.
- (4) [No change in text.]
- (5) A permitted garage or non-habitable *accessory structure* that is converted to a *companion unit* may maintain the existing *setbacks*.
- (6) A *companion unit* may encroach within the interior side and rear yard *setbacks* up to the *property line* subject to the following:
 - (A) The structure shall not encroach more than a maximum of 30 feet in length;
 - (B) [No change in text.]
- (7) Parking for the entire *premises* shall be brought into compliance with Chapter 14, Article 2, Division 5 (Parking Regulations) and with Section 141.0302, except as otherwise indicated herein by the zone.

(A) through (C) [No change in text.]

- (D) Required off-street parking for a *companion unit* shall not exceed one parking space per unit.
- (8) through (10) [No change in text.]

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- (b) [No change in text.]
- (c) Only one *companion unit* or *junior unit* is permitted on a *premises*. Guest quarters and non-habitable structures shall be permitted in addition to the *companion unit* or *junior unit*.
- (d) *Companion units* are not subject to Section 131.0450.
- (e) A *companion unit* or *junior unit* shall not be used for a rental term of less than 30 consecutive days.

§141.0307 Guest Quarters or Habitable Accessory Buildings

Guest quarters or habitable *accessory buildings* are attached or detached accessory living quarters developed of habitable construction, and located on a *lot* with a *single dwelling unit* that do not provide complete, independent living facilities and do not have direct access to the primary *dwelling unit*. Guest quarters or habitable *accessory buildings* are solely for the use of the occupants of the primary *dwelling unit* or their guests or employees.

Guest quarters or habitable *accessory buildings* may be permitted accessory to a *single dwelling unit* as a limited use in accordance with Process One in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) through (h) [No change in text.]
- Occupancy of a *premises* containing guest quarters or habitable *accessory buildings* shall be subject to the following:
 - (1) [No change in text.]

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- (2) Before a Building Permit is issued for a guest quarters or habitable accessory building, the record owner shall submit a signed agreement with the City that neither the primary dwelling unit nor the guest quarters or habitable accessory building shall be sold or conveyed separately. The City will provide the agreement to the County Recorder for recordation.
- (3) [No change in text.]

§141.0309 Interim Ground Floor Residential

Residential *development* within commercial zones is permitted only when a commercial *structure* exists on the *premises* or is a part of the proposed *development*. Residential use is restricted on the ground *floor* in accordance with Section 131.0540. Interim ground *floor residential* may be permitted within existing commercial space in accordance with Process Two in the zones indicated with an "N" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations:

- (a) The *applicant* shall provide evidence to the decision maker that the *development* site is within a commercial space that has been vacant for more than six consecutive months.
- (b) The change of a *development* site from commercial to residential use shall be in compliance with the California Building Code and California Fire Code for the residential use at the time of the conversion.
- (c) The Neighborhood Use Permit shall expire no later than 10 years from the date of issuance.

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- (d) No additional parking is required for interim ground *floor* residential use.
- (e) The decision maker shall make the findings in Section 126.0205(a) through (d).

§141.0313 Transitional Housing Facilities

Transitional housing facilities offer residential accommodations for a specified period of time, mental health support and counseling services, and other support services to prepare *families* and individuals for independent living. Transitional housing facilities do not include drug or alcohol in-house treatment or rehabilitation facilities, work furlough or probationary residential facilities, or emergency shelters.

Transitional housing facilities are permitted as a limited use in zones indicated with an "L" and may be permitted with a Conditional Use Permit decided in accordance with Process Five, in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the regulations below. Section 112.0509(b) requiring a Planning Commission recommendation for Process Five applications shall not be applicable to transitional housing facilities.

- (a) through (g) [No change in text.]
- (h) The name and emergency contact phone number of an operator or manager shall be posted outside the facility in a location visible to the public from the *public right-of-way* in character size at least two inches in height.

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- (i) On-site supervision of the *premises* shall be provided at all times. At least one staff member shall be located on the *premises* 24 hours per day.
- (j) The *applicant* shall provide the City with a Description of Services and Property Management Plan to the satisfaction of the City Manager. Should any change to the proposed Description of Services and Property Management Plan occur after project construction, the project owner or manager shall provide the City with an updated plan within 90 days of the change. The Description of Services and Property Management Plan shall include all of the following:
 - Information regarding the supportive services that will be provided on-site or off-site to those residing on the *premises*, including:
 - (A) A description of the services to be provided;
 - (B) The location where the services will be provided;
 - (C) The name of the person or entity that will provide the services;
 - (D) The funding source for the services; and
 - (E) The number of employees.
 - (2) Information regarding how the property will be managed, including:
 - (A) A plan to minimize loitering in the vicinity of the facility;and
 - (B) A litter control plan to provide for the removal of litter in the vicinity of the facility on a regular basis.

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§141.0315 Permanent Supportive Housing

Permanent supportive housing is permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations:

- (a) *Permanent supportive housing* units within the *development* shall have a recorded affordability restriction for no less than 55 years.
- (b) The name and emergency contact phone number of an operator or property manager shall be posted on the *premises* in a location visible to the public from the *public right-of-way* in character size at least two inches in height.
- (c) On-site supervision of the *premises* shall be provided at all times. At least one staff member of the operator or project manager shall be located on the *premises* 24 hours per day.
- (d) The *applicant* shall provide the City with a Description of Services and Property Management Plan to the satisfaction of the City Manager. Should any change to the proposed Description of Services and Property Management Plan occur after project construction, the project owner or manager shall provide the City with an updated plan within 90 days of the change. The Description of Services and Property Management Plan shall include all of the following:
 - Information regarding the supportive services that will be provided on-site or off-site to those residing on the *premises*, including:
 - (A) A description of the services to be provided;

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- (B) The location where the services will be provided;
- (C) The name of the person or entity that will provide the services;
- (D) The funding source for the services; and
- (E) The number of employees.
- (2) Information regarding how the property will be managed, including:
 - (A) A plan to minimize loitering in the vicinity of the facility; and
 - (B) A litter control plan to provide for the removal of litter in the vicinity of the facility on a regular basis.

Section 17. That Chapter 14, Article 1, Division 4 of the San Diego Municipal Code is amended by amending section 141.0406, to read as follows:

§141.0406 Correctional Placement Centers

Correctional placement centers, including work furlough and probationary residential facilities, may be permitted with a Conditional Use Permit decided in accordance with Process Four in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (p) [No change in text]

Table 141-04A

Excludable Offenses

[No change in text.]

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Section 18. That Chapter 14, Article 1, Division 6 of the San Diego Municipal Code is amended by amending sections 141.0617 and 141.0625, to read as follows:

§141.0617 Private Clubs, Lodges, and Fraternal Organizations

Private clubs, lodges, and fraternal organizations are associations of persons, whether incorporated or unincorporated, for the promotion of some common social, cultural, educational, religious, or recreational objective. This use does not include *churches* or any group whose primary objective is a business customarily carried on for a profit.

Private clubs, lodges, and fraternal organizations may be permitted with a Conditional Use Permit decided in accordance with Process Three in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (d) [No change in text.]

(e) Private clubs, lodges, and fraternal organizations are not permitted on a premises that is identified as Prime Industrial Land in a land use plan or within floodplains located in the Coastal Overlay Zone.

§141.0625 Veterinary Clinics and Animal Hospitals

Veterinary clinics and animal hospitals are permitted as a limited use in the zones indicated with an "L" and may be permitted with a Neighborhood Use Permit decided in accordance with Process Two in the zones indicated with an "N" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) [No change in text.]

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(b) Limited Use Regulations

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

- (4) Deviations from Section 141.0625(b) may be permitted with a Neighborhood Use Permit decided in accordance with Process Two.
- (c) [No change in text.]

Section 19. That Chapter 14, Article 2, Division 4 of the San Diego Municipal Code is amended by amending sections 142.0403, 142.0405, 142.0407, 142.0411, and 142.0412, to read as follows:

§142.0403 General Planting and Irrigation Requirements

All planting, irrigation, brush management, and landscape-related improvements required by this Division must comply with the regulations in Section 142.0403 and with the Landscape Standards in the Land Development Manual.

(a) through (b) [No change in text.]

(c) Irrigation Requirements

(1) through (2) [No change in text.]

(3) Irrigation systems shall meet the following design requirements:

(A) through (C) [No change in text.]

- (D) Automatic irrigation controllers utilizing evapotranspiration or soil moisture sensor data using non-volatile memory is required for irrigation scheduling.
- (d) [No change in text.]

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§142.0405 Additional Yard Planting Area and Point Requirements

- (a) [No change in text.]
- (b) Additional residential *yard* requirements:
 - (1) Street Yard
 - (A) Up to 10 percent of the required *street yard* planting area located outside the *vehicular use area* for *multiple dwelling unit* residential *development* may consist of enhanced *hardscape*.
 - (B) Planting area in the *public right-of-way* is not counted towards fulfillment of the required *street yard* planting area.
 - (2) [No change in text.]

(c) Additional commercial *yard* and *large retail establishment* requirements:

(1) All of the required *street yard* planting area located outside the *vehicular use area* for commercial zones or commercial development except for auto service stations, may consist of enhanced *hardscape*. This does not include the minimum planting area required for trees and the planting area necessary to provide for healthy plant growth.

(2) through (4) [No change in text.]

(d) Additional industrial *yard* and *large retail establishment* requirements:

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(1) Facade Planting Area. A 10-foot wide facade planting area shall be provided abutting the *street wall* for at least 50 percent of the length of the *street wall*.

The facade planting area shall be planted with a combination of trees and shrubs that achieves 0.5 points per square foot. Trees within this area must have a typical growth rate that can achieve a height of at least 20 feet within 8 years of being planted. Shrubs at maturity shall achieve a minimum height of 4 feet. In lieu of meeting the facade planting area and point requirements, the *applicant* may place a minimum 6-foot-high solid wall between the *setback line* and the front of the *structure* that shall extend along the full width of the property, except at access points. The *applicant* shall provide tree plantings equal to one half of the required facade area planting points between the wall and the building *street wall*.

- Where loading docks are located along more than 25 percent of the street wall length, all street yard plant points shall be increased to 0.1 per square foot of street yard area.
- (3) For industrial uses in industrial zones, a planting area of at least 5 feet wide shall be provided within the *remaining yard*. This area shall be measured perpendicularly to the *property lines* adjacent to the *remaining yard* and shall abut the *property line*. The required planting points shall be replaced within this 5-foot wide area.

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§142.0407 Additional Vehicular Use Area Requirements

(a) through (c) [No change in text.]

(d) Landscaped areas may be counted toward the required planting area if they comply with the following:

(1) through (2) [No change in text.]

(3) The planting area complies with Section 142.0560(h)(5) for off-

street parking spaces overhanging a raised curb or wheel stop.

(e) [No change in text.]

§142.0411 Revegetation and Erosion Control

(a) Permanent Revegetation. All graded, disturbed, or eroded areas that will not be permanently paved or covered by structures shall be permanently revegetated and irrigated as shown in Table 142-04F and in accordance with the standards in the Land Development Manual.

Location of Disturbed Area	Slope of Disturbed Area	Required Irrigation System	Required Revegetation or Erosion Control
	Slope height of 15 feet or less	Automatic, above grade, temporary irrigation system	Native or naturalized ground cover consisting of rooted cuttings or hydroseed mix
Within 100 feet of areas with native or naturalized vegetation	4:1 or greater with a slope height over 15 feet	Automatic, above grade, temporary irrigation system	Native or naturalized ground cover consisting of rooted cuttings or hydroseed mix, and native or naturalized trees and shrubs (minimum 1 gallon size) planted at a minimum rate of one plant per 100 square feet of disturbed area

Table 142-04FPermanent Revegetation and Irrigation Requirements

	Less than 4:1 (4 horizontal feet to 1 vertical foot)	Automatic, below grade, permanent irrigation system	Hydroseed, mulch, or equivalent
100 feet or further from areas with native or	4:1 or greater with a slope height of 15 feet or less	Automatic, below grade, permanent irrigation system	Drought tolerant groundcover consisting of rooted cuttings or hydroseed mix
naturalized vegetation	4:1 or greater with a slope height over 15 feet	Automatic, below grade, permanent irrigation system	Drought tolerant groundcover consisting of rooted cuttings or hydroseed mix, and drought tolerant trees and shrubs (minimum 1 gallon size) planted at a minimum rate of one plant per 100 square feet of disturbed area

(b) through (c) [No change in text.]

§142.0412 Brush Management

Brush management is required in all base zones on publicly or privately owned *premises* that are within 100 feet of a *structure* and contain native or naturalized vegetation.

(a) through (b) [No change in text.]

- (c) The width of Zone One and Zone Two shall not exceed 100 feet and shall meet the width requirements in Table 142-04H unless modified based on existing conditions pursuant to Section 142.0412(i) and the following:
 - (1) through (2) [No change in text.]
 - (3) Zone Two brush management is not permitted in areas designated for habitat mitigation per Section III of the Biology Guidelines in the Land Development Manual.

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Table 142-04H

Brush Management Zone Width Requirements

[No change in text.]

(d) through (f) [No change in text.]

- (g) Zone One Requirements
 - (1) [No change in text.]
 - (2) Zone One shall contain no habitable *structures*, *structures* that are directly attached to habitable *structures*, or other combustible construction that provides a means for transmitting fire to the habitable *structures*. *Structures* such as *fences*, walls, palapas, play structures, and non-habitable gazebos that are located within brush management Zone One shall be of noncombustible, one hour fire-rated Type IV or heavy timber construction as defined in the California Building Code.

(3) through (7) [No change in text.]

(h) through (o) [No change in text.]

Section 20. That Chapter 14, Article 2, Division 5 of the San Diego Municipal Code is amended by amending section 142.0525, to read as follows:

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

(a) [No change in text.]

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Table 142-05CMinimum Required Parking Spaces forMultiple Dwelling Units and Related Accessory Uses

• •

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<i>Multiple Dwelling Unit</i> Type and Related and <i>Accessory</i> <i>Uses</i>		Per Dwe	paces Required <i>Iling Unit</i> wise Indicated)		Motorcycle Spaces Required Per <i>Dwelling Unit</i>	Bicycle ⁽⁵⁾ Spaces Required Per <i>Dwelling Unit</i>
	Basic ⁽¹⁾	Transit Area	Parking Standards Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		Ŭ
Studio up to 400 square feet	1.25	1.0	0	1.5	0.05	0.3
1 <i>bedroom</i> or studio over 400 square feet	1.5	1.25	0	1.75	0.1	0.4
2 bedrooms	2.0	1.75	0	2.25	0.1	0.5
3-4 bedrooms	2.25	2.0	0	2.5	0.1	0.6
5+ bedrooms	2.25	2.0	0	(See footnote 6)	0.2	1.0
Affordable Housing <i>dwelling units</i> regulated by Section 142.0527	N/A	N/A	0	0.25 beyond that required in Section 142.0527	(See footnote 3)	(See footnote 3
Condominium conversion ⁽⁸⁾						
1 bedroom or studio over 400 Square feet	1.0	0.75	0	1.25	N/A	N/A
2 bedrooms	1.25	1.0	0	1.5	N/A	N/A
3 + bedrooms	1.5	1.25	0	1.75	N/A	N/A
Rooming house	1.0 per tenant	0.75 per tenant	0.75 per tenant	1.0 per tenant	0.05 per tenant	0.30 per tenant
<i>Boarder & Lodger</i> Accommodations	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers, except 1.0 per boarder or lodger in beach impact area	N/A	N/A
Residential care facility (6 or fewer persons)	1 per 3 beds or per permit	1 per 4 beds or per permit	1 per 4 beds or per permit	1 per 3 beds or per permit	N/A	N/A
Small <i>lot subdivision</i> in accordance with Section 143.0365		L	L	1		
Studio up to 400 square feet	1.25	1.0	1.0	1.5	N/A	N/A
1 <i>bedroom</i> or studio over 400 square feet	1.5	1.25	1.25	1.75	N/A	N/A
2+ bedrooms	2.0	1.75	1.75	2.25	N/A	N/A
Transitional Housing Facilities	1 per on-site employee	0	0	0	N/A	N/A

<i>Multiple Dwelling Unit</i> Type and Related and <i>Accessory</i> <i>Uses</i>		Automobile S Per Dwe (Unless Other	Motorcycle Spaces Required Per Dwelling Unit	Bicycle ⁽⁵⁾ Spaces Required Per <i>Dwelling Unit</i>		
(6 or fewer persons)	Basic ⁽¹⁾	Transit Area (2)	Parking Standards Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		
(6 or fewer persons)						
Transitional Housing Facilities (7 or more persons)	1 per on-site employee	0	0	0	N/A	N/A
Permanent Supportive Housing	1 per on-site employee	0	0	0	N/A	N/A
Continuing Care Retirement Communities				1		L
Dwelling units	1.0	0.75	0.75	1.25	N/A	N/A
Convalescent and memory care rooms	1.0 per 3 beds	1.0 per 3 beds	1.0 per 3 beds	1.0 per 3 beds	N/A	N/A
Employees	1 per peak shift	0.75 per peak shift	0.75 per peak shift	1.25 per peak shift	See Section 142.0530(f)	See Section 142.0530(e)
Accessory uses (spaces per square feet ⁽⁷⁾)	Retail Sales: 2.5 per 1,000	Retail Sales: 2.5 per 1,000	Retail Sales: 2.5 per 1,000	Retail Sales: 2.5 per 1,000	N/A	N/A
	Eating and Drinking Estb.: 5 per 1,000	Eating and Drinking Estb.: 5 per 1,000	Eating and Drinking Estb.: 5 per 1,000	Eating and Drinking Estb.: 5 per 1,000		

Footnotes for Table 142-05C [No change in text.]

Section 21. That Chapter 14, Article 2, Division 6 of the San Diego Municipal Code is

amended by amending sections 142.0610 and 142.0640, to read as follows:

§142.0610 When Public Improvements May Be Required Incidental to a Building Permit

(a) Except as provided in Sections 142.0610(b), 142.0610(d), and 142.0611,

no *structure* shall be erected or enlarged, and no Building Permit shall be issued, for any *lot* unless the *streets* and *alleys* abutting the *premises* have been dedicated and improved along the abutting frontage to the prevailing standards of the City of San Diego. *Street* improvements shall include

street trees, curbs, gutters, sidewalks, and half-width paving. *Alley* improvements shall consist of full-width paving.

(b) through (c) [No change in text.]

(d) When the *development* involves a park or recreation facility where a public school district has a joint use agreement with the City to use that park or recreation facility and the public school district provides *public improvements* to that park or recreation facility to the satisfaction of the City Engineer, a Building Permit may be issued.

§142.0640 Impact Fees for Financing Public Facilities

- (a) [No change in text.]
- (b) Payment of Fees

The payment of Development Impact Fees (as defined in California Government Code Section 66000) shall be required prior to issuance of any Building Permit in areas where Development Impact Fees have been established by City Council resolution or ordinance. Notwithstanding the above, the City Manager may also require the payment of Development Impact Fees prior to issuance of any *construction permit* issued or required for *development* that would increase demand for public facilities and/or result in the need for new public facilities. Development Impact Fees shall not be required for *permanent supportive housing*, transitional housing facilities, *companion unit* or *junior unit development*. The Development Impact Fee due shall be determined in accordance with the fee schedule approved by the applicable City Council resolution in effect
upon the issuance of a Building Permit, or construction permit, as

applicable, and may include an automatic increase consistent with Section

142.0640(c).

(c) through (f) [No change in text.]

Section 22. That Chapter 14, Article 2, Division 9 of the San Diego Municipal Code is amended by amending section 142.0910, to read as follows:

§142.0910 Mechanical and Utility Equipment Screening Regulations

- (a) Except when located in the RE, RS, RX, and RT zones, the following equipment and appurtenances shall be screened from public view and be architecturally integrated with the primary building on the *premises*:
 - (1) Mechanical equipment
 - (2) Tanks
 - (3) Ducts
 - (4) Elevator enclosures
 - (5) Cooling towers
 - (6) Mechanical ventilators
 - (7) Air conditioners
 - (8) Other similar appurtenances

(b) through (d) [No change in text.]

Section 23. That Chapter 14, Article 2, Division 12 of the San Diego Municipal Code is amended by amending section 142.1235 and by adding new section 142.1293, to read as follows:

§142.1235 Roof Signs in Commercial and Industrial Zones

The following regulations apply to roof signs, which are permitted only in Sign

Category A of the commercial and industrial zone *sign* categories.

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(a) One roof sign shall be permitted per premises. A roof sign is permitted only in lieu of a permissible ground or projecting sign. Roof signs may be located only on premises with accessible street frontage. Roof signs are not permitted on buildings with high-rise building identification wall signs as described in Section 142.1250.

(b) through (e) [No change in text.]

§142.1293 Old Town San Diego Planned District Sign Regulations

The *sign* regulations in Chapter 15, Article 16 shall apply to all *signs* in the Old Town San Diego Planned District, as designated on Map Drawing No. C-993, excluding *signs* within Presidio Regional Park in the Presidio Sub-District. *Signs* within Presidio Regional Park in the Presidio Sub-District shall comply with the *sign* regulations in Chapter 14, Article 2, Division 12.

Section 24. That Chapter 14, Article 3, Division 1 of the San Diego Municipal Code is amended by amending section 143.0111, to read as follows:

§143.0111 Limited Exceptions from Environmentally Sensitive Lands Regulations

The following *development* activities require a Neighborhood Development Permit or Site Development Permit in accordance with Table 143-01A, but the applicable development regulations are modified as indicated:

- (a) [No change in text.]
- (b) Zone Two brush management activity is exempt from the *steep hillside* development area regulations in Section 143.0142(a) if the brush management is the minimum necessary to comply with City fire codes and no *grading* occurs in the brush management area. Within the Coastal

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Overlay Zone, all brush management within 30 feet of a primary *structure* shall be subject to the Steep Hillside Regulations for development within the Coastal Overlay Zone pursuant to Section 143.0142(a)(4).

(c) through (i) [No change in text.]

Section 25. That Chapter 14, Article 3, Division 3 of the San Diego Municipal Code is

amended by amending section 143.0302, to read as follows:

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

This Division applies to any *development* proposal for which a Neighborhood

Development Permit or Site Development Permit is required as described in

Sections 126.0402 and 126.0502, in accordance with Table 143-03A.

Legend for Table 143-03A

[No change in text.]

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Table 143-03ASupplemental Neighborhood Development Permit or Site Development PermitRegulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required <i>Development</i> Permit/Decision Process
Affordable housing, in-fill projects, and sustainable buildings projects with deviations through <i>Condominium Conversions</i> with Deviations from Development Regulations [No change in text.]	[No change in text.]	[No change in text.]
Clairemont Mesa Height Limit Overlay Zone [No change in text.]	[No change in text.]	[No change in text.]

Section 26. That Chapter 14, Article 3, Division 4 of the San Diego Municipal Code is

amended by amending section 143.0402, to read as follows:

.

§143.0402 When Planned Development Permit Regulations Apply

This Division applies to all *development* proposals for which a Planned

Development Permit is requested, in accordance with Table 143-04A.

Table 143-04A
Supplemental Planned Development Permit Regulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required Development Permit/Decision Process ⁽¹⁾
Residential <i>development</i> requesting deviations from applicable zone regulations ⁽²⁾ through <i>Development</i> that complies with the applicable <i>land use</i> <i>plan</i> designation, but contains uses that are not permitted in the underlying base zone [No change in text.]	[No change in text.]	[No change in text.]

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Type of <i>Development</i> Proposal	Applicable Sections	Required Development Permit/Decision Process ⁽¹⁾
Multiple dwelling unit development requesting increased density where increased density is expressly provided for in the adopted land use plan ⁽³⁾	[No change in text.]	[No change in text.]
Rural cluster <i>development</i> in the AR and OR zones through Residential <i>development</i> in RS zones of <i>urbanized</i> <i>Communities</i> where a Planned Development Permit is requested [No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-04A

¹ through ² [No change in text.]

- ³ A *development* that is affordable housing, an in-fill project, and/or a sustainable building as described in Section 143.0915 may be permitted with a Neighborhood Development Permit in accordance with Process Two subject to all applicable regulations identified in Table 143-04A.
- ⁴ [No change in text.]

Section 27. That Chapter 14, Article 3, Division 7 of the San Diego Municipal Code is

amended by amending section 143.0720, to read as follows:

§143.0720 Density Bonus in Exchange for Affordable Housing Units

- (a) through (h) [No change in text.]
- (i) A *development* proposal requesting an affordable housing *density* bonus is

subject to the following:

- (1) through (5) [No change in text.]
- (6) For *development* meeting the criteria in Sections 143.0720(c)(1),

143.0720(c)(2), 143.0720(d)(2), or 143.0720(f), where an

applicant has not requested an incentive or waiver to exceed the

maximum structure height or setbacks of the base zone, an

additional *density* bonus of 10 percent of the pre-*density* bonus

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dwelling units shall be granted, provided that *development* of the additional *density* does not cause the need for an incentive, waiver, or deviation to exceed the maximum *structure height* or *setbacks* of the base zone. For *development* meeting the same criteria within the Centre City Planned District, the *density* bonus shall apply to the maximum allowable *floor area ratio* applicable to the *development* consistent with Section 156.0309(e).

(7) through (10) [No change in text.]

(j) For purposes of this Division, *density* bonus means an increase in *density* in accordance with Section 113.0222(c) beyond the otherwise maximum allowable *density*; or, if elected by the *applicant*, a lesser percentage of *density* or no increase in *density*.

Section 28. That Chapter 14, Article 3, Division 9 of the San Diego Municipal Code is amended by amending sections 143.0915 and 143.0920, to read as follows:

§143.0915 When Supplemental Neighborhood Development Permit Regulations Apply for Affordable Housing, In-Fill Projects, and Sustainable Buildings

These regulations apply to the following types of *development*:

- (a) [No change in text.]
- (b) In-fill projects, which is any of the following:

(1) through (2) [No change in text.]

(3) Residential *development* in accordance with Planned Development

Permit Section 143.0402, subject to all applicable supplemental

regulations identified in Table 143-04A, where a multiple dwelling

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unit development with *density* greater than the *density* identified in an adopted *land use plan* is proposed.

- (4) [No change in text.]
- (c) [No change in text.]

§143.0920 Affordable Housing, In-Fill Projects, and Sustainable Buildings Deviations Development identified in Section 143.0915 may be permitted with a Neighborhood Development Permit decided in accordance with Process Two, except as provided in Section 143.0920(d), for the following:

- (a) Development that proposes deviations from applicable Land Development
 Code regulations, provided that the *findings* in Section 126.0404(a), the
 supplemental *findings* in Section 126.0404(f), and all applicable
 supplemental *findings* in Section 126.0505(b) through (m) are made.
- (b) Development located within environmentally sensitive lands in accordance with Section 143.0110, Table 143-01A, including development which may potentially impact steep hillsides where alternative compliance is requested in accordance with Section 143.0515, provided that the findings in Sections 126.0404(a) and (b), are made. In the event an environmentally sensitive lands deviation is requested, the supplemental findings in Section 126.0404(c) shall also be made.
- (c) Multiple dwelling unit development, in accordance with Planned
 Development Permit Section 143.0402, Table 143-04A, with density
 greater than the density identified in an adopted land use plan, provided
 that the findings in Section 126.0404(a) and (g) are made.

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(d) [No change in text.]

Section 29. That Chapter 14, Article 4, Division 2 of the San Diego Municipal Code is amended by amending sections 144.0211 and 144.0240, to read as follows:

§144.0211 Lot Design Requirements for Tentative Maps

The proposed *subdivision* lots shall be designed as follows:

- (a) All *lots* shall have frontage on a *street* that is open to and usable by vehicular traffic or shall have direct vehicular access to the *street* or other access to a dedicated public *street* approved by the City Engineer;
 - Two or fewer *dwelling units* shall have a minimum 15-foot-wide direct vehicular access.
 - More than two *dwelling units* shall have a minimum 20-foot-wide direct vehicular access.

(b) through (d) [No change in text.]

§144.0240 Utilities Requirements for Tentative Maps

Where utilities already exist, new *subdivisions* shall be designed so that the utilities are in proper locations or else provide for their reconstruction in locations approved by the utility agencies concerned.

- (a) through (b) [No change in text.]
- (c) Street lights shall be provided in accordance with the standards established in the Street Design Manual of the Land Development Manual.
 Residential *subdivisions* containing four *dwelling units* or less are exempt from the *subdivision* requirement to install a new street light.

Section 30. That Chapter 14, Article 5, Division 31 of the San Diego Municipal Code is amended by repealing sections 145.3110 and 145.3111.

Section 31. That Chapter 15, Article 1, Division 1 of the San Diego Municipal Code is amended by amending section 151.0103, to read as follows:

§151.0103 Applicable Regulations

 (a) The applicable zoning regulations in a planned district are those included in the planned district and any Land Development Code zoning regulations expressly incorporated into that planned district. Planned district regulations shall supersede any zoning regulations in the Land Development Code that are inconsistent or not expressly incorporated into the planned district regulations, except as follows:

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

- (4) Transitional housing facilities and *permanent supportive housing* shall be permitted as a Process One limited use in accordance with Section 141.0313 and Section 141.0315 in all planned district zones that permit transitional housing facilities as a conditional use.
- (b) [No change in text.]

Section 32. That Chapter 15, Article 1, Division 4 of the San Diego Municipal Code is amended by amending section 151.0401, to read as follows:

§151.0401 Uses Permitted in the Planned Districts

(a) [No change in text.]

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- (b) The permit process for a separately regulated use shall be determined in accordance with applicable planned district use regulations, with the exception of transitional housing facilities and *permanent supportive housing*, which shall be permitted in accordance with Section 141.0313 and Section 141.0315 in all planned district zones that permit transitional housing facilities as a conditional use.
- (c) [No change in text.]
- (d) In case of conflict between Section 151.0401 and regulations for a planned district, the planned district regulations shall apply, with the exception of transitional housing facilities and *permanent supportive housing*, which shall be permitted in accordance with Section 151.0401.

Section 33. That Chapter 15, Article 6, Division 3 of the San Diego Municipal Code is amended by amending sections 156.0302, 156.0304, 156.0305, 156.0307, 156.0308, 156.0309, 156.0310, 156.0313, 156.0314, and 156.0315, and amending Figure B and Figure D, to read as follows:

§156.0302 Definitions

The following definitions apply to this Article. Where not otherwise specified, the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code shall apply. Each word or phrase that is defined in this Division or in Chapter 11, Article 3, Division 1 of the Land Development Code appears in the text in italicized letters.

Active commercial uses mean commercial uses that are accessible to the general public, that generate walk-in clientele, and that contribute to a high level of

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pedestrian activity. *Active commercial uses* include retail shops, eating and drinking establishments, commercial recreation and entertainment, personal and convenience services, financial institutions, cultural institutions, and galleries. *Active commercial uses* are listed in Table 156.0308-A as being permitted on *Main Streets*.

Alternative Interim Uses through Public open space [No change in text.] Pushcart through Setback [No change in text.]

Stepback through Urban open space [No change in text.]

§156.0304 Administration and Permits

(a) through (h) [No change in text.]

(i) City Facilities Exemption

City of San Diego *Capital Improvement Program Projects*, including fire stations, police department facilities, and *structures* within *public open space* areas, shall be exempt from the requirement to obtain a *development permit* with the exception of Coastal Development Permits and Site Development Permits for *historical resources*. These projects shall be presented to the officially recognized community planning group as an informational item prior to a decision being made on the project.

§156.0305 Rules of Calculation and Measurement

The Rules of Measurement provided in Chapter 11, Article 3, Division 2 of this Code shall apply to the Centre City Planned District.

(a) When this Division cites *lot* areas for regulatory purposes, such *lot* areas shall be approximate and reflect the following examples:

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- (1) Single *lot* of record = 5,000 square feet, plus or minus ten percent.
- (2) Two *lots* of record = 10,000 square feet, plus or minus ten percent.
- (b) Gross floor area shall be calculated in accordance with Section 113.0234, with the following modifications:
 - (1) Underground parking *structures* count as *gross floor area* where, at any point, the vertical distance from final *proposed grade* to the finished *floor* elevation immediately above is more than 3 feet, 6 inches.
 - (2) Phantom *floors*, as defined in Section 113.0234(b)(4) shall not count as *gross floor area* in either residential or commercial buildings.
 - (3) Roof decks shall not be counted as gross floor area pursuant to Section 113.0234(b)(5) unless the perimeter walls enclosing the area exceed 6 feet in height for non-transparent materials or 8 feet for transparent materials.
 - (4) Notwithstanding Section 113.0234(d)(2), interior modifications involving the addition of actual *floor* area count as *gross floor area* except where:
 - (A) The addition is within the *structural envelope* of a building for which building permits were issued prior to May 3, 2006; or

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- (B) The addition consists of a mezzanine that is within the structural envelope of a building and is less than one-half of the *floor* area immediately below.
- (5) Mechanical *penthouses* do not count against *gross floor area* when architecturally integrated into the overall building design.

§156.0307 Land Use Districts

Twelve land use districts, shown in Figure B, define geographic areas that are subject to specific land use classifications. In addition, twelve overlay districts, shown in Figures C, D, and F, establish areas where additional requirements apply. Permitted land use classifications within each land use district are shown on Table 156-0308-A. Specific requirements for minimum percentages of *active commercial uses* and commercial uses on the ground-*floor* along *street frontages* fare provided.

(a) Base Districts

The purpose of each base district is as follows:

(1) Core (C). This district serves as a high-intensity office and employment center. The district operates as a center of regional importance and as a primary hub for businesses, communications, offices, and *hotels* with fewer restrictions on building bulk and *tower* separation than in other districts. *Mixed-use development* shall be accommodated as an important component of the area's vitality. Retail, educational, entertainment, residential, civic, governmental, and *cultural uses* are permitted. Within the C

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District, a minimum of 40 percent of the ground-*floor street frontage* shall contain commercial uses.

- (2) Neighborhood Mixed-Use Center (NC). This district ensures *development* of distinctive centers around plazas, parks, and *main streets* that provide a focus to the neighborhoods by supporting a mix of residential and non-residential *developments* that contain *active commercial uses* on the ground *floor* along *Main Streets*. A broad array of compatible uses, including retail, eating and drinking establishments, residential, office, educational, indoor recreation, and *cultural uses* are permitted. Building volume restrictions apply to allow sunlight to reach *streets* and public spaces, and design standards seek to establish pedestrian-oriented *development*.
- (3) [No change in text.]
- (4) Ballpark Mixed-Use (BP). This district accommodates *mixed-use developments* that support major sporting facilities and visitor attractions. A broad array of other uses are also permitted, including eating and drinking establishments, *hotels*, offices, research and development facilities, *cultural institutions*, residential uses, live/work spaces, and parking facilities.
- (5) Waterfront/Marine (WM). This district permits a range of maritime-related uses, including ocean related industry, major tourist and local visitor attractions, trade, office, eating and

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drinking establishments, retail, parking facilities, *cultural institutions*, and *hotels*.

- (6) Mixed Commercial (MC). This district accommodates a diverse array of uses, including residential, artist studios, live/work spaces, *hotels*, offices, research and development, and retail. Commercial and service uses, including light industrial and repair, warehousing and distribution, transportation, and communication services that are essential for the livelihood of businesses and residents of the downtown area are also permitted.
- (7) Residential Emphasis (RE). This district accommodates primarily residential *development*. Small-scale businesses, offices, services, and ground-*floor active commercial uses* are allowed, subject to size and area limitations.

Within the RE District, at least 80 percent of the *gross floor area* must be occupied by residential uses. Non-residential uses may occupy no more than 20 percent of the *gross floor area*. Small *lots* of 5,000 square feet or less may apply for a deviation to the percentage requirements of the RE District through the Conditional Use Permit process.

Industrial (I). This district permits a range of industrial uses,
 including light manufacturing, transportation services, repair and
 storage, and energy-generation facilities.

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- (9) Transportation (T). This district accommodates uses related to trolley, passenger and freight rail operations, maintenance and repair, and associated activities.
- (10) Convention Center/Visitor (CC). This district provides an area for convention centers, *hotels*, and parks and open spaces for visitor uses.
- (11) Public/Civic (PC). This district provides a center for government, civic uses, *cultural institutions*, educational facilities, and public and support services, and it accommodates residential uses. Within the PC District, a minimum of 40 percent of the ground-*floor street frontage* shall contain commercial uses.
- (12) [No change in text.]
- (b) Overlay Districts
 - The following Overlay Districts apply as illustrated in Figures C, D, and F:

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

(4) Commercial Street Overlay (CS). On commercial streets, a minimum of 60 percent of the ground-floor street frontage shall contain commercial uses. This requirement shall only apply along the east side of Park Boulevard. Uses appropriate for commercial streets are identified in Table 156-0308-A, under Main Street/Commercial Street overlays. Alternative Interim Uses may be permitted pursuant to Section 156.0315(e).

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- (5) [No change in text.]
- Employment Overlay (E). To ensure adequate opportunities for (6) employment based commercial uses, at least 50 percent of the gross floor area within each development in this overlay district shall be dedicated to *employment uses* such as professional office, education, cultural uses, retail, hotel, or similar commercial uses. Residential uses in this district shall not exceed 50 percent of the gross floor area within any development. The 50 percent residential limitation may be exceeded through the Affordable Housing Regulations of Chapter 14, Article 3, Division 7. Development approved through an OPA or DDA may phase *development* build-out, allowing non-employment phases to precede employment phases, subject to strict performance standards established by set timeframes for *employment use* construction plan completion, plan submittal, and other requirements to ensure timely completion. In order to meet the 50 percent employment use requirement, a development may not include any employment area for which building permits have been obtained and construction commenced before May 3, 2006. In the E District, existing *floor* area dedicated to *employment use* or similar commercial use shall not be converted to any nonemployment use. Uses appropriate for the E overlay are identified in Table 156-0308-A, under Employment Overlay.

- (7) through (10) [No change in text.]
- (11) Main Street Overlay (MS). On designated main streets, a minimum of 80 percent of the ground-floor street frontage shall contain active commercial uses. Those uses which are appropriate for locations along main streets are identified in Table 156-0308-A, under Main Street/Commercial Street overlays. On lots of 10,000 square feet or less, the percentage of active commercial uses may be reduced to 50 percent of the street frontage. Alternative Interim Uses may be permitted pursuant to Section 156.0315(e).

(12) through (14) [No change in text.]

§156.0308 Base District Use Regulations

- (a) [No change in text.]
- (b) *Previously Conforming* Land Uses and *Structures*

Land uses and *structures* that were legally established under previous regulations but that do not conform to the land use regulations of this Article may continue to exist and operate pursuant to Chapter 12, Article 7, Division 1 of the Land Development Code, with the exception that the *gross floor area* of *previously conforming* uses and *structures* may be expanded up to 100 percent through a Neighborhood Use Permit. Within the Residential Emphasis District, *previously conforming* uses may be placed next to conforming commercial uses without complying with the 80 percent residential land use requirement for new *development*.

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													se Permit Req	uirod
	S = Site Development Permit Required; MS = Main Street; CS = Commercial Street;													
	E = Employment Overlay													
Use Categories/ Subcategories	C	NC	ER	BP	WM ⁷	MC	RE	I ⁷	T ⁷	PC	OS	CC7	Additional Regulations	MS/C & E Overla
Public Park/ Plaza/Open Space	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		
Agriculture														
Community Gardens	Р	Р	Р	Р		Р	Р		Р	Р	Р		§141.0203	
Residential ¹			I	1	1	1							L	
Group Living	L	L	L	L		L	L			L				
Multiple Dwelling Units	P	P	P	P		P	P			P				
Shopkeeper Units	Р	Р	Р	P		P	P ²			Р				
Live/Work Quarters	P	P	P	P		P	P			P			§141.0311	
Separately Regulated	-		I		I		L *	I	I	L	I	L		L
Residential Uses														
Continuing Care				T						[
Retirement Communities	C	С	С	С		C	с			C			§141.0303	-
Fraternities, Sororities and Dormitories	N	N	N	N		N	N			N			§141.0305 (c)-(e)	
Home Occupations	Р	P	P	P		Р	P			Р			§141.0308	
Senior Housing	C	C	C	C		C	C			C			§156.0309 (e)(1)	
Tining Their	P	P	Р	P		Р	P			Р			§156.0315(b)	
Living Units Residential Care	P C	P C	P C	P C		r C	r C			r C			§141.0312	
Facilities	T		т	T		T				T			\$141.0212	
Transitional Housing	L	L	L	L		L	L			<u>L</u>			§141.0313	
Permanent Supportive Housing	L	L	L	L		L	L			L			§141.0315	
Separately Regulated														
Institutional Uses Assembly Uses including Places of	Р	Р	Р	Р	Р	Р	с		, 	Р		Р		CS
Religious Assembly Communication		_	_	_							ļ		1	
Antennas														
Minor Telecommunication	L	L	L	L	L	L	L	L	L	L	C	L	§141.0420	
Facility								-						
Major Telecommunication Facility	С	С	С	С	С	С	с	С	С	С	С	С	§141.0420	
Satellite Antennas	L/ C	L/ C	L/ C	L/ C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	§141.0405	

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Use Categories/	С	NC	ER	BP	WM ⁷	MC	RE	I ⁷	T ⁷	PC	OS	CC ⁷	Additional	MS/CS
Subcategories													Regulations	& E Overlay
Correctional	C					C				C			§141.0406	
Placement Centers														
Cultural Institutions	Р	Р	Р	Р	Р	Р	C ⁹			Р	Р	Р		MS, CS E
Educational Facilities	P	P	Р	Р	Р	P	C ⁹			Р		Р		CS, E
Energy Generation & Distribution Stations	C	C	С	C	C	C		C	C	C		C	§141.0408	
Exhibit Halls &				1										
Conventional Facilities						C		C	C	C		Р		E
Historical Buildings					[
Occupied by Uses Not Otherwise Allowed	с	с	с	c	C	С	С	С	С	c	С	C	§156.0315(d)	
Homeless Facilities ⁶	C		C	C		C				C			§141.0412 §156.0315(e)	
Hospitals, 24-hour Emergency Clinics, Intermediate Care Facilities, and Nursing Facilities	Р	С	Р	Р		Р				Р		Р		CS, E
Major Transmission,	С		C	C		C		C	C			<u> </u>	§141.0416	
Relay or Communication Switching Station													ş141.0410	
Social Service Institutions	С		C	C		C				C			§156.0315(e)	CS
Retail Sales	Р	Р	Р	Р	Р	Р	Р	Р		Р		Р	\$156.0307(a), (b) & Figure C	MS, CS E
Separately Regulated Retail Sales Uses	I			L	1							·	·	• • •
Marijuana Outlets	[I		Γ	C		1	C	С	I		C	§141.0504	I
Off-Site Alcohol	C	C	C	C		С				С	С	C	§141.0304 §156.0315	MC, CS
Beverage Sales Commercial													(b)(1)	E E
Services														
	Р	P	Р	P	Р	P	Р		Γ	P			· · ·	CS, E
Animal Grooming &	r	r	r	r	r	r	r			r				(, E
Veterinary Offices					n							n		
Assembly &	P	P	Р	Р	Р	P				P	P	Р		CS, E
Entertainment	<u> </u>													
With Live Entertainment	N/ C	N/ C	N/ C	N/ C	N/ C	N/ C				N/ C	N/ C	N/ C	§156.0315(c)	
With Outdoor	N	N	N	N	N	N				N	N	N		1

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Use Categories/ Subcategories	C	NC	ER	BP	WM ⁷ ,	MC	RE	I ⁷	T ⁷	PC	OS	CC7	Additional Regulations	MS & Over
Use Area														
Building Services	P	P	P	Р	P	P				P				CS
Business Support	P	P	P	P	Р	P	P			P		Р		CS
Eating & Drinking Establishments														
Bona-Fide Eating Establishments	Р	P	Р	Р	Р	Р	Р			Р	Р	Р	§156.0315(a)	MS,
Brewpubs	Р	P .	Р	P	Р	Р	Р			Р	Р	Р	§156.0315 (b)(2)	MS, E
Non-Bona Fide Eating Establishments w/ Alcohol	N	N	N	N	N	N				N		N	§156.0315 (a)	MS, E
Brewery Tasting Rooms	C	С	С	C	C	C	С			С		С	§156.0315 (b)(4)	MS, E
Brewpub Tasting Rooms	N	N	N	N	N	N	N			N		N	§156.0315 (b)(3)	MS,
With Outdoor Use Area	N	N	N	N	N	N	N			N	Р	N		
With Live	L/	L/	L/	L/	L/	L/				L/		L/		
Entertainment	N/ C	N/ C	N/ C	N/ C	N/ C	N/ C				N/ C		N/ C	§156.0315(c)	
Mobile Food Trucks	L	L ¹¹	L	L	L	L	L	L	L	L	L	L	§123.0601- 0606	
Financial Institutions	P	Р	Р	Р	Р	Р	Р			Р		Р		MS,
Funeral & Mortuary Services	Р		Р			Р							· _ · · · · · · · · · · · · · · ·	CS
Maintenance & Repair	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		Р		CS
Off-Site Services	P	Р	P	Р	Р	Р		Р				Р		
Personal Services	Р	Р	Р	Р	Р	Р	Р			Р		Р		MS, E
Radio & Television Studios	Р	Р	Р	Р	Р	Р	Р			Р		Р		CS
Visitor Accommodations														
Hotels and Motels	Р	P ³	Р	Р	Р	Р				Р		Р		CS
Separately Regulated														
Commercial Service	Uses	1		F		<u> </u>	1	r		γ <u> </u>		1	0.4.4.0.40.4	r
Animal Hospitals & Kennels	N		N	N		N	N						§141.0604 (b)(1) §141.0625	CS

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		ble 1 CGUI			A: CEI S	NTRI	E CIT	Y PL	ANN	(ED I	JIST	KICT	USE	
						d by l	Right	$\mathbf{C} = 0$	Condi	itiona	l Use	Perm	it Required:	
	LEGEND: P = Permitted by Right; C = Conditional Use Permit Required; = Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required; S = Site Development Permit Required; MS = Main Street; CS = Commercial Street;													
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Use Categories/	С	NC	ER	BP	WM ⁷	MC	RE	I ⁷	T ⁷	PC	OS	CC ⁷	Additional	M
Subcategories													Regulations	đ
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Bed & Breakfast	Р	Р	Р	P		P	P			P				0
Establishments							1]		1
Child Care Facilities	Р	Р	Р	P	Р	P	Р			P				C
Instructional Studios	P	P	P	P	P	P	P			P		Р		MS
Instructional Studios	1	1	1			*				-		-		
Outdoor Activities	N/	N/	N/	N/	N/	N/	N/			N/	N/	N/	§156.0315(d)	MS
Outuoor Activities	C	C C	C	C		C C				C		C	3150.0515(d)	1,110
Parking Facilities											\vdash			
	С	С	С	С	c	c	с	С	с	С	с	с	§156.0313	
(structure or								U					8130.0313	
surface) ⁸										n	<u> </u>	- m		
Private Clubs,	Р	Р	Р	P	P	P	P			Р		P		
Lodges and Fraternal														
Organizations											<u> </u>			<u> </u>
Pushcarts	L/	L/	L/	L/	L/	L/			L/	L/	L/	L/	§141.0619	
	Ν	N	N	N	N	Ν			N	N	N	N		
Recycling Facilities														
Drop-Off	L	L	L	L	L	L	L	L	L	L		L	§141.0620(b)	
Facilities								L					31110020(0)	
and the second	L	L	L	L	L	L	L	L	L	L		L	§141.0620(c)	
Reverse Vending Machines								L					§141.0020(C)	
Large Collection														
Facilities and						C		С	С				§141.0620(e)	
Processing				· ·				-	1 -					i i
Facilities							ļ		ļ	ļ	<u> </u>			I
Small Collection	L	L	L	L	L	L	L	L	L	L		L	§141.0620(d)	ļ
Facilities														
Small and Large												1		
Processing						C		С	C				§141.0620(f)	
Facilities					·									
Sidewalk Cafes ¹⁰	L/	L/	L/	L/	L/	L/	L/			L/	L/	L/	§141.0621	1
	N	N	N	N	N	Ν	N			N	N	N		
SRO Hotels	Р	P ³	P	Р		Р	Р						§143.0510-	
							,						§143.0590	
Offices	Р	Р	P	Р	Р	Р	Р			P		P		CS
Vehicle & Vehicular		·			_				·	•				
Equipment Sales & S	ervic	е												
Personal Vehicle		-	1									r		
Sales & Rental	Р	Р	Р	Р	Р	Р		Р		Р		Р		CS
	r	ſ	r	r		r		Г		r		r		
Offices				 			 	<u> </u>		-				<u> </u>
All Other Vehicle &						C		С	C					
Vehicular Equipment				l						1				
Sales & Services				ļ	1					1		1		

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	RE	Table 156-0308-A: CENTRE CITY PLANNED DISTRICT USEREGULATIONSLEGEND: P = Permitted by Right; C = Conditional Use Permit Required;												
	LE	GEN	D: P	P = P	ermitte	d by l	Right	; C =	Cond	itiona	l Use	Permi	it Required;	
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				-	Overla						~	.,		,
Use Categories/		- Emj	ER	BP		MC	RE	I ⁷	T ⁷	PC	OS	CC ⁷	Additional	MS/CS
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Separately Regulated	l Vehi	icle	I	1	1	.I	I		,	J				1 0 / 0 / 0 / 0 / 0
& Vehicular Equipm			ice Us	ses										
Automobile Service			C	C	C	C		C	C				§141.0801	
Stations			{										0	
Wholesale, Distributi	on &		• • • • •										·	
Storage														
Moving & Storage	L ⁴		L ⁴	L ⁴	P	Р		P	P					
Facilities				<u> </u>										
Warehouses &	L ⁴		L ⁴	L ⁴	Р	Р		Р	Р					
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Wholesale, Distributi	on &													
Storage Uses				T.			1				. <u> </u>		1	·
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Construction Yards				1							L			
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Light Manufacturing	Р		Р	Р	Р	P		Р	Р				1	
Marine Industry						C		C						
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Development						-			_					
Testing Labs	-	-	-	-	-	-	-	-	-	-	-	-		
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Transportation														
Terminals														
Separately Regulated	1													
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Signs				1		1		r			1	,		ľ
A11 1.1 Ct			_	-				P		n			§142.1201	
Allowable Signs	Р	P	Р	P	P	P	P	P	Р	Р	P	Р	§142.1292	
Samana tale. Damilata	<u> </u>						l				L	I	§156.0314	l
Separately Regulated Signs Uses	l									•				
Community Entry or	1								· · · · ·]			
Neighborhood	N	N	N	С	N	N	N	N	N	N	N	N	§141.1101	
Identification Signs									``	``			§141.1104	
Reallocation of Sign	N	N	N	C	N	N	N	N	N	N	N	N	§141.1103	
Area Allowance	``							.,	''	- '	-			
	N	N	N	C	N	N	N	N	N	N	N	N	8141.1104	
Revolving Projecting	Ν	N	N	C	N	N	<u>N</u>	N	N	<u>N</u>		N	§141.1104	

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		Table 156-0308-A: CENTRE CITY PLANNED DISTRICT USE REGULATIONS												
	LE	LEGEND: P = Permitted by Right; C = Conditional Use Permit Required;												
	=	= Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required;												
	S =	S = Site Development Permit Required; MS = Main Street; CS = Commercial Street;												
	E =	E = Employment Overlay												
Use Categories/ Subcategories	C													
Signs											_			
Automatic Changing Copy	N	N	N	C	N	N	N	N	N	N	N	N	§141.1105	
Theater Marquees	N	N	N	C	N	N	N			N	N	N	§141.1106	
Other Use Requirements														
Temporary Uses and Structures	L	L	L	L	L	L	L	L	L	L	L	L	§123.0401	

Footnotes for Table 156-0308-A

¹ through ⁹ [No change in text.]

¹⁰ Sidewalk cafes permitted pursuant to Section 141.0621 may reduce the continuous pavement walkway clearance to a minimum of four feet when the face-of-curb to *property line* distance is twelve feet or less.

¹¹ Not permitted in the NC Zone in the Little Italy Neighborhood of the Downtown Community Plan Area.

§156.0309 FAR Regulations and TDRs

(a) Base Minimum and Maximum *FAR*s

The minimum and maximum base FARs for each site within the Centre

City Planned District are illustrated in Figure H; these FARs set

parameters for the general bulk and intensity of *development*. All

development proposals must meet the minimum FAR specified in Figure H

with the exception of capital improvement program projects or

development limited by the density/intensity limits under the safety zones

of the San Diego International Airport – Lindberg Field Airport Land Use

Compatibility Plan.

- (b) [No change in text.]
- (c) Development Permit FAR

The approval and recordation of a *development permit* establishes the distribution of *gross floor area* within the *development*. The *development* may consist of one or more individually-owned *lots*, but the permitted *FAR* for any individual *lots* remain subject to the *FAR* limits within the *development* boundaries as defined by the *development permit*.

- (d) [No change in text.]
- (e) FAR Bonuses

Development may exceed the maximum *base FAR* for the site established by Figure H if the *applicant* provides certain public benefits or *development* amenities. Table 156-0309-A shows the maximum amount of *FAR bonus* that may be earned by providing benefits or amenities, and Figure J shows the maximum *FAR bonus* that may be purchased for a site through the *FAR* Payment Bonus Program (exclusive of bonuses for affordable housing as described in Section 156.0309(e)(1)). *Applicants* utilizing the *FAR bonus* program shall have *CC&Rs* recorded on the property, ensuring that the benefits or amenities provided to earn the bonus are maintained in perpetuity, or in the case of affordable housing, for the duration specified in Section 156.0309(e)(1)(B)(iv). The public benefits and *development* amenities that may earn a *FAR bonus* are the following:

TABLE 156-03	09-A: FAR BONUS
Public Benefit/Development Amenity	FAR Bonus (to be added to maximum Base FAR)
Affordable Housing	See (1) below
Urban Open Space 10% of site 20% of site	See (2) below 1.0 2.0
Three-bedroom units	5% of total units 0.5/1.0 – See (3) below 10% of total units 1.0/2.0 – See (3) below
Eco-Roofs	Up to 1.0 – See (4) below
Employment Uses	See (5) below
Public Parking	See (6) below
FAR Payment Bonus Program	See (7) below and Figure J
Green Building	Up to 2.0 – See (8) below

(1) Affordable Housing. An *applicant* proposing a residential

development that is entitled to a *density* bonus pursuant to Chapter 14, Article 3, Division 7 of the Land Development Code may increase the permitted *FAR* as specified below, except as set forth in Section 143.0720(i)(7).

In compliance with the State Density Bonus Law (California

Government Code Section 65915), applicants may earn FAR

bonus subject to the following:

- (A) [No change in text.]
- (B) Development may provide either rental or for-sale
 affordable units, regardless of whether the market rate units
 within the development are for rent or sale. Development
 under these provisions shall be subject to the following

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requirements in addition to those in Chapter 14, Article 3, Division 7:

(i) through (iii) [No change in text.]

- (iv) Affordable housing units are not required to be distributed vertically throughout *floors* in high-rise *development*.
- (2) Urban Open Space. Applicants that reserve a portion of their site for the development of public urban open space may qualify for a FAR bonus of 1.0 or 2:0, as specified in Table 156-0309-A, subject to the following criteria:
 - (A) [No change in text.]
 - (B) The *urban open space* shall be open to the general public at least between the hours of 6:00 a.m. and 10:00 p.m. every day. The *urban open space* area shall have *signs* indicating that the public is welcome and the hours of closure, if applicable.
 - (C) CC&Rs shall be recorded on the property providing for the development and on-going maintenance of the urban open space area to City standards in perpetuity. These provisions of the CC&Rs shall be approved by the City Manager and the City Attorney's Office.
- (3) Three-*Bedroom* Units. To encourage larger *dwelling units* and accommodate larger *families, developments* that provide three-

-PAGE 63 OF 76-

bedroom units comprising a minimum of 10 percent of the total amount of residential *dwelling units* within the *development* shall be entitled to a *FAR bonus*, subject to the following criteria:

- (A) [No change in text.]
- (B) Each *bedroom* in the *dwelling unit* used to earn the *FAR bonus* shall contain a minimum of 70 square feet, with
 additional area for an enclosed closet;
- (C) CC&Rs shall be recorded on the property ensuring the number of *bedrooms* in the units used to earn the *FAR* bonus shall not be reduced;
- (D) Development providing at least 50 percent of the gross
 floor area for residential use may earn a FAR bonus of 0.5
 or 1.0; and
- (E) Development providing at least 80 percent of the gross floor area for residential use may earn a FAR bonus of 1.0 or 2.0.

(4) through (5) [No change in text.]

- (6) Public Parking. One square foot of *FAR bonus* may be earned for every square foot of below *grade* parking area made permanently available for public use. A public parking easement shall be executed for such facilities, with restrictions and covenants acceptable to City Manager and the City Attorney's Office.
- (7) through (8) [No change in text.]

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(f) through (g) [No change in text.]

§156.0310 Development Regulations

(a) through (h) [No change in text.]

(i) Capital Improvement Program Projects

Structures for Capital Improvement Program Projects are not required to

comply with the requirements of Sections 156.0310(a)-(g).

§156.0313 Parking, Loading, Traffic and Transportation Demand Management Standards

(a) [No change in text.]

TABLE 156-0313-ARESIDENTIAL OFF-STREET PARKING SPACE REQUIREMENTS

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing Living Units	0		1 space per d	welling unit	See Section 156.0313(a)(1) for bicycle storage requirements
	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy/rent
	50% AMI	0	50% AMI	0.2 spaces per unit	restriction applied to the specific unit
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces pe	r room	
Live/Work or Shopkeeper Unit	[- [- [- [-		1 space per u	nit	
Residential Care Facilities	0		1 space per e beds	very ten	
Transitional Housing Facilities	0		1 space per e and 1 space p employee	•	

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

(b) through (c) [No change in text.]

TABLE 156-0313-C

NORTH EMBARCADERO OFF-STREET PARKING REQUIREMENTS

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing	0		1 space per dwelling unit		
Living Units & Single Room Occupancy Hotel Rooms	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy or rent restriction applied to the specific unit
	50% AMI	0	50% AMI	0.2 spaces per unit	
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces per room		
Live/Work or Shopkeeper Unit	0		1 space per unit		
Residential Care Facilities	0		1 space per every ten beds		
Transitional Housing Facilities	0		1 space per every 6 beds and 1 space per on-site employee		
Office	2 spaces per 1,000 square feet				
Hotel	0.5 spaces per room				
Warehouse & Storage	1 space per 10,000 square feet				
Retail	2.5 spaces per 1,000 square feet				
Restaurant	5.0 spaces per 1,000 square feet				

(d) through (o) [No change in text.]

§156.0314 Sign Regulations

- (a) Sign Regulations
 - (1) through (3) [No change in text.]
 - (4) Ballpark Mixed-Use District Signs

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All *development* proposals within the area bounded by J Street, Seventh Avenue, Tenth Avenue, Park Boulevard, and Harbor Drive (including *PETCO Park*, *Outfield Park*, and *mixed-use developments* directly adjacent thereto) shall include a comprehensive *sign* plan. All comprehensive *sign* plans for *PETCO Park*, *Outfield Park*, and *mixed-use developments* directly adjacent thereto shall be processed in accordance with Process Four.

All other *signs* within the Ballpark Mixed-Use District shall comply with the *sign* regulations in Chapter 14, Article 2, Division 12 of this Code. *Signs* that do not comply with all the *sign* regulation requirements may be approved with a comprehensive *sign* plan in accordance with Process Two. All comprehensive *sign* plans shall be consistent with the following objectives:

(A) through (D) [No change in text.]

§156.0315 Separately Regulated Uses

(a) through (e) [No change in text.]

(f) Living Units.

Living unit developments are permitted in the zones indicated in Table 156-0308-A subject to the following regulations:

- (1) through (12) [No change in text.]
- (13) *Living unit developments* are not required to comply with the residential *development* requirements of Section 156.0310(g).

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(g) through (j) [No change in text.]



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(O-2020-2) REV. COPY



Section 34. That Chapter 15, Article 7, Division 4 of the San Diego Municipal Code is amended by amending section 157.0304, to read as follows:

§157.0304 Permitted Uses

Notwithstanding the uses allowed in Chapter 15, Article 1, Divisions 1 and 4, no building or improvement or portion thereof shall be used except as permitted by this Division. Permitted ground floor uses in the Gaslamp Quarter Planned District are limited to active commercial uses such as restaurants and retail of consumer goods and services. No single user or business shall occupy more than 10,000 square feet on the ground floor of a building except as provided in Section 157.0305(d).

(a) through (b) [No change in text]

(c) Permitted Specialized Uses on Any Floor

(1) through (4) [No change in text.]

- (5) transitional housing facilities, which are permitted as a LimitedUse in accordance with Section 141.0313.
- (6) *permanent supportive housing*, which is permitted as a LimitedUse in accordance with Section 141.0315.

(d) through (f) [No change in text.]

Section 35. That Chapter 15, Article 7, Division 4 of the San Diego Municipal Code is amended by amending section 157.0401, to read as follows:

§157.0401 Off-Street Parking Requirements

(a) through (i) [No change in text.]

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TABLE 157-0401-A: OFF-STREET PARKING REQUIREMENTS						
Use Category	Minimum	Maximum	Notes			
Office	1.5 spaces per 1,000 sf	N/A	Projects containing less than 50,000 square feet of office space are exempt.			
Commercial/Retail	1.5 spaces per 1,000 sf	N/A	Projects containing less than 30,000 square feet of commercial/retail space are exempt.			
Hotel	0.3 spaces per room	N/A	Projects containing less than 25 guest rooms are exempt.			
Dwelling Units including Permanent Supportive Housing	0	1.0				

Section 36. That Chapter 15, Article 9, Division 2 of the San Diego Municipal Code is

amended by amending section 159.0211, to read as follows:

§159.0211 Uses Permitted with a Special Permit

(a) through (c) [No change in text.]

(d) Hotel/Motel Development (Including Timeshares)

Hotel and motel and timeshare development may be permitted in Zones 1,

2 and 3 only, subject to a Special Use Permit if all the following findings

can be made:

(1) through (2) [No change in text.]

(e) through (n) [No change in text.]

Section 37. That Chapter 15, Article 11, Division 4 of the San Diego Municipal Code is

amended by amending section 1511.0401, to read as follows:

§1511.0401 Off-Street Parking and Loading Regulations

(a) Residential *Off-Street Parking Space* Requirements.

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The parking requirements in Table 1511-04-A and Section 1511.0401(a) shall apply to residential uses. *Reasonable accommodations* to the parking requirements shall be granted if necessary to afford *disabled persons* equal housing opportunities under state or federal law, in accordance with Section 131.0466.

TABLE 1511-04ARESIDENTIAL OFF-STREET PARKING SPACE REQUIREMENTS

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing	0		1 space per <i>dwelling unit</i>		Maximum parking shall be based on the occupancy/rent restriction applied to the specific unit
Living Units	Market rate unit	0	Market rate unit	0.3 spaces per unit	Maximum parking shall be based on the occupancy/rent restriction applied to the specific unit
	50% AMI	0	50% AMI	0.1 spaces per unit	
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces per room		
Shopkeeper Unit	0		1 space per unit		
Residential Care Facilities	0		1 space per every ten beds		
Transitional Housing Facilities	0		1 space per every 6 beds and 1 space per on-site employee		

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

(b) through (c) [No change in text.]
TABLE 1511-04C NORTH EMBARCADERO OFF-STREET PARKING REQUIREMENTS

, ,

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing	0		1 space per d	welling unit	
<i>Living Units & Single</i> <i>Room Occupancy</i> Units	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy or rent
	50% AMI	0	50% AMI	0.2 spaces per unit	restriction applied to the specific unit
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces pe	r room	
Shopkeeper Unit	0		1 space per u	nit	
Residential Care Facilities	0		1 space per e beds	very ten	
Transitional Housing Facilities	0		1 space per e and 1 space p employee		
Office	2 spaces per square feet	r 1,000			
Hotel	0.5 spaces p	er room			
Warehouse & Storage	1 space per square feet	10,000	ø		
Retail	2.5 spaces p square feet	er 1,000			
Restaurant	5.0 spaces p square feet	per 1,000			

(d) through (m) [No change in text.]

Section 38. That a full reading of this Ordinance is dispensed with prior to passage, a written copy having been made available to the Council and the public prior to the day of its passage.

Section 39. That prior to becoming effective, this Ordinance shall be submitted to the San Diego County Regional Airport Authority (SDCRAA) for a consistency determination.

That if the SDCRAA finds this Ordinance consistent with the Airport Land Use Compatibility Plans (ALUCP) for San Diego International Airport, Marine Corps Air Station Miramar, Gillespie Field, Montgomery Field, and Brown Field Airports (collectively, Airports), this Ordinance shall take effect and be in force on the thirtieth day from and after the finding of consistency, or on the thirtieth day from and after its final passage, whichever is later, except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

That if the SDCRAA determines that this Ordinance is inconsistent or conditionally consistent, subject to proposed modifications, with the ALUCPs for the Airports, the Ordinance shall be submitted to the City Council for reconsideration.

That if the SDCRAA determines that this Ordinance is conditionally consistent with the ALUCPs for the Airports, but that consistency is subject to proposed modifications, the City Council may amend this Ordinance to accept the proposed modifications, and this Ordinance as amended shall take effect and be in force on the thirtieth day from and after its final passage, except that the provisions of this Ordinance as amended inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

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That a proposed decision by the City Council to overrule a determination of inconsistency or to reject the proposed modifications for a finding of conditional consistency shall include the findings required pursuant to Public Utilities Code section 21670 and require a two-thirds vote. The proposed decision and findings shall be forwarded to the SDCRAA, the California Department of Transportation, Division of Aeronautics, and the airport operators for the Airports. The City Council shall hold a second hearing not less than 45 days from the date the proposed decision and findings were provided, at which hearing any comments submitted by the public agencies shall be considered and a final decision to overrule a determination of inconsistency shall require a two-thirds vote.

That if the City Council makes a final decision to overrule a determination of inconsistency, this Ordinance shall take effect and be in force on the thirtieth day from and after that final decision, except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

Section 40. That no permits shall be issued for development that is inconsistent with the provisions of this Ordinance unless complete applications for such permits are submitted to the City prior to the date on which the applicable provisions of this Ordinance become effective.

Section 41. That Ordinances O-2020-1, O-2020-5, O-2020-6, and O-2020-9 have been or will be considered by the City Council which amend San Diego Municipal Code sections also amended by this Ordinance; therefore, the City Clerk, with the written approval and concurrence of the City Attorney, is authorized to reconcile the numbering of sections and placement of text

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within these sections upon the final passage of the Ordinances, without further action by the City

Council, pursuant to San Diego Charter section 275.

APPROVED: MARA W. ELLIOTT, City Attorney

By Noah J. Brazi Deputy City Attorney

NJB:als 07/03/2019 07/15/2019 Cor. Copy 07/29/2019 Rev. Copy Or.Dept: Planning Dept. Doc. No.: 1994725_5

4 -

ELIZABETH S. MALAND City Clerk

Bv (

KEVIN L. FAULCONER, Mayor

KEVIN L. FAULCONER, Mayor

Approved:	89	19
	(date	

Vetoed:

(date)

11

STRIKEOUT ORDINANCE

OLD LANGUAGE: Struck Out NEW LANGUAGE: Double Underline

ORDINANCE NUMBER O-_____(NEW SERIES)

DATE OF FINAL PASSAGE

AN ORDINANCE AMENDING CHAPTER 5, ARTICLE 9.5, DIVISION 4 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 59.5.0404; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 6 BY AMENDING SECTION 112.0603; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 12, **ARTICLE 6, DIVISION 2 BY AMENDING SECTIONS** 126.0203 AND 126.0205; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 5 BY AMENDING SECTION 126.0503; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 7 BY AMENDING SECTION 126.0704 AND REPEALING SECTION 126.0714; AMENDING CHAPTER 12, ARTICLE 8, DIVISION 3 BY AMENDING SECTION 128.0310; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 5 BY AMENDING SECTION 129.0504; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 7 BY AMENDING SECTION 129.0710; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 1 BY AMENDING SECTION 131.0112; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 131.0422, AMENDING CHAPTER 13, ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS 131.0504, 131.0522, 131.0540, AND 131.0556; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTION 131.0622; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY AMENDING SECTIONS 141.0302, 141.0307, AND 141.0313, AND BY ADDING NEW SECTIONS 141.0309 AND 141.0315; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 141.0406; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 6 BY AMENDING SECTIONS 141.0617 AND 141.0625; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 4 BY AMENDING SECTIONS 142.0403, 142.0405, 142.0407, 142.0411, AND 142.0412; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTION 142.0525; AMENDING CHAPTER 14, **ARTICLE 2, DIVISION 6 BY AMENDING SECTIONS**

142.0610 AND 142.0640; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 9 BY AMENDING SECTION 142.0910; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 12 BY AMENDING SECTION 142.1235, AND BY ADDING NEW SECTION 142.1293; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 143.0111; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 3 BY AMENDING SECTION 143.0302; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 4 BY AMENDING SECTION 143.0402; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 7 BY AMENDING SECTION 143.0720; AMENDING CHAPTER 14, **ARTICLE 3. DIVISION 9 BY AMENDING SECTIONS** 143.0915 AND 143.0920; AMENDING CHAPTER 14, ARTICLE 4, DIVISION 2 BY AMENDING SECTIONS 144.0211 AND 144.0240; AMENDING CHAPTER 14, ARTICLE 5, DIVISION 31 BY REPEALING SECTIONS 145.3110 AND 145.3111; AMENDING CHAPTER 15, ARTICLE 1, DIVISION 1 BY AMENDING SECTION 151.0103; AMENDING CHAPTER 15, ARTICLE 1, DIVISION 4 BY AMENDING SECTION 151.0401; AMENDING CHAPTER 15. ARTICLE 6. DIVISION 3 BY AMENDING SECTIONS 156.0302, 156.0304, 156.0305, 156.0307, 156.0308, 156.0309, 156.0310, 156.0313, 156.0314, AND 156.0315, AND AMENDING FIGURE B AND FIGURE D; AMENDING CHAPTER 15, ARTICLE 7, DIVISION 3 BY AMENDING SECTION 157.0304; AMENDING CHAPTER 15, ARTICLE 7, DIVISION 4 BY AMENDING SECTION 157.0401; AMENDING CHAPTER 15, ARTICLE 9, DIVISION 2 BY AMENDING SECTION 159.0211; AND AMENDING CHAPTER 15, ARTICLE 11, DIVISION 4 BY AMENDING SECTION 1511.0401, ALL RELATED TO THE 12TH UPDATE TO THE SAN DIEGO LAND DEVELOPMENT CODE.

§59.5.0404 Construction Noise

(a) It shall be unlawful for any person, between the hours of 7:00 p.m. of any day and 7:00 a.m. of the following day, or on legal holidays as specified in Section 21.04 21.0104 of the San Diego Municipal Code, with exception of Columbus Day and Washington's Birthday, or on Sundays, to erect, construct, demolish, excavate for, alter or repair any building or structure in such a manner as to create disturbing, excessive or offensive noise

unless a permit has been applied for and granted beforehand by the Noise Abatement and Control Administrator. In granting such permit, the Administrator shall consider whether the construction noise in the vicinity of the proposed work site would be less objectionable at night than during the daytime because of different population densities or different neighboring activities; whether obstruction and interference with traffic particularly on streets of major importance, would be less objectionable at night than during the daytime; whether the type of work to be performed emits noises at such a low level as to not cause significant disturbances in the vicinity of the work site; the character and nature of the neighborhood of the proposed work site; whether great economic hardship would occur if the work were spread over a longer time; whether proposed night work is in the general public interest; and he shall prescribe such conditions, working times, types of construction equipment to be used, and permissible noise levels as he deems to be required in the public interest. (b) through (c) [No change in text.]

§112.0603 Process CIP-Two Appeal Hearing

The City Council shall hear appeals of Process CIP-Two decisions subject to the following requirements.

- (a) [No change in text.]
- (b) Request for a Process CIP-Two Appeal Hearing. A Process CIP-Two decision may be appealed by filing an application for a Process CIP-Two appeal hearing with the City Clerk no later than 12 10 business days after the decision date.

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(c) through (f) [No change in text.]

§113.0103 Definitions

Abutting property through Grade, proposed (See proposed grade) [No change in text.]

Grading means any earthwork that involves *grubbing*, excavating, <u>excavation</u>, embanking, or *filling*.

Gross floor area through Penthouse [No change in text.]

<u>Permanent supportive housing means housing with no limit on length of stay that</u> is occupied by the *target population*, and that is linked to onsite or offsite services that assist the supportive housing resident in retaining the housing, improving their health status, and maximizing their ability to live and, when possible, work in the community. *Permanent supportive housing* may provide mental health support and counseling, as well as other services needed to support *families* and individuals with independent living.

Permit holder through Shared parking [No change in text.]

Shopkeeper unit means a dwelling unit with both living quarters and commercial space that meet all occupancy separation requirements of the California Building Code, where the commercial use is located on the ground *floor* and operated by the resident of the *dwelling unit*.

Side street through Targeted ownership household [No change in text.] <u>Target population means persons, including disabled persons and families, who</u> <u>are homeless or individuals and families currently residing in permanent</u> supportive housing if the individual or family was homeless when approved for tenancy in the *permanent supportive housing* project in which they currently reside.

Temporary event through *Yard* [No change in text.]

§126.0203 When a Neighborhood Use Permit Is Required

 (a) An application for the following uses in certain zones may require a Neighborhood Use Permit. To determine whether a Neighborhood Use Permit is required in a particular zone, refer to the applicable Use

Regulation Table in Chapter 13-:

Artisan Food and Beverage Producer

Automobile service stations

Bed and breakfast establishments (under circumstances described in

Section 141.0603)

Boarding kennels/pet day care facilities

Community gardens

Comprehensive sign plans

Eating and drinking establishments abutting residential zones (under

circumstances described in Section 141.0607)

Employee housing

Home occupations (under circumstances described in Section 141.0308)

Interim ground *floor residential* use

Neighborhood identification signs

Parking facilities as a primary use

Pushcarts

Recycling facilities (under circumstances described in Section 141.0620)

Revolving projecting signs

Sidewalk cafes that deviate from the requirements of Section 141.0621(a)

Signs with automatic changing copy

Temporary construction storage yards located off-site

Theater *marquees*

Urgent care facilities

Veterinary clinics and animal hospitals

Wireless communication facilities (under certain circumstances described in Section 141.0420)

(b) [No change in text.]

§126.0205 Findings for Neighborhood Use Permit Approval

A Neighborhood Use Permit may be approved or conditionally approved only if the decision maker makes the following *findings*:

- (a) through (c) [No change in text.]
- (d) Supplemental *Findings* Interim Ground *floor residential*

An application for a Neighborhood Use Permit for interim ground *floor* <u>residential</u> uses may be approved or conditionally approved only if the <u>decision maker makes the following *findings*:</u>

- (1) The proposed development is physically suitable for residential use and located within an existing vacant commercial space that has been vacant for a minimum of six consecutive months.
- (2) The ground *floor* height complies with Section 131.0548.

§126.0503 Exemption from a Site Development Permit

Development consistent with the affordable housing, in-fill projects, and/or sustainable buildings regulations in Section 143.0915 that requires a Site Development Permit in accordance with Section 126.0502 may be permitted in accordance with a Neighborhood Development Permit decided in accordance with Process Two, provided the *findings* in Section 126.0404(a) <u>and all applicable</u> <u>supplemental *findings* in Section 126.0505(b) through (m)</u> are made. In the event that a deviation is requested, the supplemental *findings* in Section 126.0404(f) shall also be requested.

§126.0704 Exemptions from a Coastal Development Permit

The following *coastal development* is exempt from the requirement to obtain a Coastal Development Permit-:

(a) through (h) [No change in text.]

- (i) Any improvement to a *single dwelling unit* that constitutes part of a "single-family residential building" as defined in <u>title 14, section 13250(a)</u>
 <u>of the</u> California Administrative Code <u>of Regulations</u>, Title 14, section 13250(a) and that does not require a coastal development permit pursuant to <u>title 14, section 13250(b) of the</u> California Administrative Code <u>of Regulations Title 24, section 13250(b)</u>.
- §126.0714 Maintaining Utilization of a Coastal Development Permit Continued utilization of a Coastal Development Permit issued by the City shall be in accordance with Section 126.0109.

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§128.0310 Draft or Final Environmental Document Distribution and Availability

An environmental document consisting of all information required by CEQA and the State CEQA Guidelines and any other information the Planning Director may add shall be distributed for review according to <u>CEQA and the State CEQA</u> <u>Guidelines, and the following:</u>

(a) Environmental Document Distribution to the Public

The Planning Director shall make <u>post</u> an environmental document available to the public by posting it to the City's web page at least 14 calendar days prior to the earlier of the date that an advisory body makes <u>making</u> a recommendation required by law or the date that the decision maker considers approval.

- (b) Environmental Document Distribution to an Advisory Body An advisory body required by law to make a recommendation on a project prior to a decision maker's consideration of the project's environmental document shall consider the environmental document in draft or final form. The draft or final environmental document shall be distributed to the advisory body 14 calendar days prior to the scheduled date of recommendation.
- (c) Final Environmental Document Distribution to the Decision Maker
 A decision maker required to consider approval of an environmental
 document <u>a project</u> shall consider the environmental document in final
 form. The final environmental document shall be distributed to the

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decision maker at least 14 calendar days prior to the scheduled date of decision.

- (d) Failure to provide this 14 calendar day review period shall not be treated as a procedural defect and shall not preclude discretionary action on the project.
- (e)(d) Final Environmental Impact Report Document Distribution to Public Agencies

The Planning Director shall provide a final <u>EIR environmental document</u> to any public agency that commented on the draft <u>environmental</u> <u>document</u>, consistent with CEQA.

(f)(e) Comment on Final Environmental Document

The intent of distributing the final environmental document is to provide other public agencies, the public, and the decision makers the opportunity to review the final <u>environmental</u> document prior to a decision being made on the project. No comments will be solicited and no written responses to comments on final environmental documents are required to be prepared.

§129.0504 How to Apply for a Demolition/Removal Permit

An application for a Demolition/Removal Permit shall be submitted in accordance with Sections 112.0102 and 129.0105.

- (a) [No change in text.]
- (b) The Building Official may waive the Demolition/Removal Permit fees, and bond, public liability, and damage insurance fees for demolition of a *structure* that is two *stories* or less in height and has been declared by a government authority to be unsafe or a *public nuisance*. A copy of the

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letter of declaration from the government authority must be presented when applying for the Demolition/Removal Permit. Workers' compensation insurance requirements still apply even if fees are waived.

§129.0710 How to Apply for a Public Right-of-Way Permit

An application for a Public Right-of-Way Permit shall be submitted in accordance with Sections 112.0102 and 129.0105. The submittal requirements for Public Right-of-Way Permits are listed in the Land Development Manual. A *development permit* is required prior to issuance of a Public Right-of-Way Permit for the following:

- (a) [No change in text.]
- (b) If the proposed *encroachment* is erected, placed, constructed, established or maintained in the *public right-of-way* when the *applicant* is not the *record owner* of the property on which the *encroachment* will be located, a Site Development Permit is required in accordance with sSection 126.0502(d)(6), except for the following:

(1) through (4) [No change in text.]

(5) Community entry signs in accordance with Section 141.1101.

(c) through (d) [No change in text.]

§131.0112 Descriptions of Use Categories and Subcategories

(a) The following are descriptions of each use category and subcategory
 found in the Use Regulations Tables of each base zone. These descriptions
 shall be used to classify specific uses into use subcategories for the
 purpose of determining applicable use regulations, in accordance with

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Section 131.0110. A description of separately regulated uses is located in Section 131.0112(b).

(1) through (2) [No change in text.]

(3) Residential Use Category

This category includes uses that provide living accommodations

for one or more persons. The residential subcategories are:

(A) through (D) [No change in text.]

(E) Shopkeeper unit — shopkeeper unit has the same meaning

as in San Diego Municipal Code Section 113.0103.

(4) through (11) [No change in text.]

(b) [No change in text.]

§131.0222 Use Regulations Table for Open Space Zones

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Table 131-02BUse Regulations Table for Open Space Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subattagories, and	Zone Designator									
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1 st & 2nd >>	OP-		OC-	OF	(⁽¹⁾ -	OF ⁽¹¹⁾ -			
	3rd >>	1-	2-	1-	1	l -	1-			
•	4th >>	1	1	1	1	2	1			
Open Space through Residential , Separately Regulated Uses, Home Occupations [No change in text.]	Residential		[]	No change	e in t	ext.]				
Interim Ground Floor Residential		=	_ =	=		=	=			
Junior Units through Live/work Quarters [No change in	n text.]		[]	No change	e in t	ext.]				

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Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator										
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	0	P-	OC-	OR ⁽¹⁾ -		OF ⁽¹¹⁾ -				
	3rd >>	1-	2-	1-		l -	1-				
	4th >>	1	1	1	1	2	1				
Permanent Supportive Housing		-	Ē	=		=	Ē				
Residential Care Facilities through <i>Signs</i> , Separately F <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]	Regulated	[No change in text.]									

Footnotes for Table 131-02B [No change in text.]

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131-03B.

Legend for Table 131-03B

[No change in text.]

Table 131-03BUse Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator						
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	AG		A	R		
	3rd >>	1	-	1	-		
	4th >>	1 2		1	2		
Open Space through Residential, Separately Regul Residential Uses, Home Occupations [No change in		[No change in text.]					
Interim Ground Floor Residential		=		=			
Junior Units through Live/Work Quarters [No cha	inge in text.]	[No	o chang	e in te	xt.]		
Permanent Supportive Housing	ľ	=		=	=		
Residential Care Facilities through <i>Signs</i> , Separa Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No ch	•	[No	o chang	e in te	kt.]		

Footnotes for Table 131-03B [No change in text.]

§131.0422 Use Regulations Table for Residential Zones

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The uses allowed in the residential zones are shown in the Table 131-04B.

Legend for Table 131-04B

[No change in text.]

Table 131-04BUse Regulations Table for Residential Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator		Zones								
explanation and descriptions of the Use Categories,	1st & 2nd >>	RE-	RS-	RX-	RT-						
Subcategories, and Separately Regulated Uses]	3rd >>	1-	1-	1-	1-						
	4th >>	123	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4	5					
Open Space through Residential,	Separately		[No change in text	.]							
Regulated Residential Uses, Hon	ne			-							
Occupations [No change in text.]					_						
Interim Ground Floor Resident	<u>tial</u>	=	=	=	=						
Junior Units through Live/Wor	rk Quarters		[No change in text	.]							
[No change in text.]						_					
Permanent Supportive Housing	8	=	=	Ē	=						
Residential Care Facilities thro Separately Regulated Signs U Marquees [No change in text.]	U U .		[No change in text	.]							

Use Categories/ Subcategories	Zone Designator		Zones										
[See Section 131.0112 for an explanation and	1st & 2nd >>	_						RN	M-	•			
descriptions of the Use Categories, Subcategories,	3rd >>		1-			2-		3-			4	1-	5-
and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Open Space through Resident Separately Regulated Reside Home Occupations [No change	ntial Uses,	[No change in text.]											
Interim Ground Floor Resid	<u>lential</u>	= = = =								=			
Junior Units through Live/Work Quarters [No change in text.]					•		[No c	hang	ge in to	ext.]	.		
Permanent Supportive Hou	sing		Ŀ			Ŀ		Ŀ			Ŀ		Ŀ

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Use Categories/ Subcategories	Zone Zones Designator												
[See Section 131.0112 for an explanation and	1st & 2nd >>							RN	M-				
descriptions of the Use	3rd >>	>> 1- 2- 3- 4-							5-				
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Residential Care Facilities more persons [No change i		[No change in text.]											
Transitional Housing:								_					
6 or fewer persons			Р			Р			Р			Р	-
7 or more persons		СĒ			<u>C-</u> L			€Ľ		e	<u>-</u> L	-	
Watchkeeper Quarters thro Separately Regulated Sign Theater Marquees [No charged]	ns Uses,						[No c	chang	ge in t	ext.]			1

Footnotes for Table 131-04B [No change in text.]

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§131.0504 Purpose of the CO (Commercial—Office) Zones

- (a) [No change in text.]
- (b) The CO zones are differentiated based on the uses and development scale

allowed as follows:

- (1) [No change in text.]
- (2) The following zones prohibit <u>allow limited</u> residential

development:

- CO-2-1 is intended to accommodate office uses with a neighborhood scale and orientation
- CO-2-2 is intended to accommodate office uses that serve as an employment center
- (3) [No change in text.] \cdot

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

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Legend for Table 131-05B

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[No change in text.]

Table 131-05BUse Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone Designator										
[See Section 131.0112 for an explanation and descriptions of the	1 st & 2 nd >>		CR-			CO-		CV-	CP-		
Use Categories, Subcategories, and	3 rd >>	1-	1-	2-	1-	2-	3-	1-	1-		
Separately Regulated Uses]	4 th >>	1 2 3 4 5 6	1	1	1 2	1 2	123	1 2	1		
Open Space through Residential , Sepa Regulated Residential Uses , Home Oc [No change in text.]	[No change in text.]										
Interim Ground Floor Residential		<u>N⁽¹⁸⁾</u>	<u>N⁽¹⁸⁾</u>	· =	<u>N⁽¹⁸⁾</u>	=	<u>N⁽¹⁸⁾</u>	<u>N⁽¹⁸⁾</u>	=		
Junior Units through Live/Work Qua [No change in text.]	arters	[No change in text.]									
Permanent Supportive Housing		Ŀ	L	Ŀ	<u>L</u>	L	Ē	Ŀ	Ŀ		
Residential Care Facilities through 7 Persons [No change in text.]	or More	[No change in text.]									
Transitional Housing:											
6 or Fewer Persons		P ⁽²⁾	Р	-	Р	- <u>₽</u>	P	P ⁽²⁾	-		
7 or More Persons		$\underline{\mathbf{CL}}^{(2)}$	€ <u>L</u>	-	€Ľ	- <u>L</u>	€Ŀ	<u>E</u> ⁽²⁾	-		
Watchkeeper Quarters through <i>Signs</i> Regulated <i>Signs</i> Uses, Theater <i>Mart</i> [No change in text.]			[No	change i	n text.]		•				

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Use Categories/Subcategories	Zone			Zone	s	
[See Section 131.0112 for an	Designator					
explanation and descriptions of the	1st & 2nd >>			CC-		
Use Categories, Subcategories, and	3rd >>	1-	2-	3-	4-	5-
Separately Regulated Uses]	4th >>	1 2 3	12345	456789	123456	123456
Open Space through Residential, Sepa	rately		[.	No change in	text.]	
Regulated Residential Uses, Home Occ	cupations					
[No change in text.]			. <u> </u>			
Interim Ground Floor Residential		<u>N⁽¹⁸⁾</u>	-	<u>N⁽¹⁸⁾</u>	<u>N⁽¹⁸⁾</u>	<u>N⁽¹⁸⁾</u>
Junior Units through Live/Work Qua	rters		[No change in	text.]	
[No change in text.]			r			
Permanent Supportive Housing		<u>L</u>	L	L	L	Ŀ
Residential Care Facilities through 7	or More			[No change	in text.]	
Persons [No change in text.]			,i		<u>r</u>	
Transitional Housing:						
6 or Fewer Persons		Р	-	Р	Р	Р
7 or More Persons		€ <u>L</u>	-	€ <u>L</u>	€ <u>Ľ</u>	€ <u>L</u>
Watchkeeper Quarters through Signs	, Separately		-	No change in	n text.]	
Regulated Signs Uses, Theater Marg	juees			. –		
[No change in text.]						

Footnotes for Table 131-05B [No change in text.]

§131.0540 Maximum Permitted Residential Density and Other Residential Regulations

The following regulations apply to residential development within commercial

zones where indicated in Table 131-05B:

(a) through (b) [No change in text.]

- (c) Ground *Floor* Restrictions.
 - (1) Residential use and residential parking are prohibited on the

ground floor in the front half of the lot, except in the CC-3-4, CC-

3-5, CC-3-6, CC-3-7, CC-3-8, CC-3-9, CC-4-4, CC-4-5, CC-4-6,

CC-5-4, CC-5-5, CC-5-6, CN-1-6, CO-3-1, and CV-1-2 zones,

where these uses are prohibited on the ground *floor* in the front 30

feet of the lot as shown in Diagram 131-05A. In the CN-1-6 and

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CO-3-1 zones, residential use and residential parking are limited to

70 percent of the street frontage along the front property line.

Interim ground floor residential uses may be permitted with a

Neighborhood Use Permit in accordance with Section 141.0309.

Diagram 131-05A

Ground Floor Restriction

[No change in text.]

(2) [No change in text.]

(d) through (e) [No change in text.]

§131.0556 Parking Lot Orientation

In all zones where the parking lot orientation regulation applies, as indicated in Table 131-05D or 131-05E, proposed *development* with greater than 50,000 <u>100,000</u> square feet of gross floor area and more than one street frontage shall locate no more than 50 percent of the vehicular use area between the longest street frontage providing public access to the premises and a building or buildings.

Diagram 131-05G

Parking Lot Orientation Restriction

[No change in text.]

§131.0622 Use Regulations Table for Industrial Zones

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

Legend for Table 131-06B

[No change in text.]

Table 131-06BUse Regulations Table for Industrial Zones

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator					Zo	nes				
explanation and descriptions of the	1 st & 2nd> >		IP-			IL-		II	H-	IS-	IBT-
Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1-	2-	3-	1-	2-	· 3-	1-	2-	1-	1-
	4th >>	1	1	1	1	1	1	1	1	1	1
Open Space through Residential , Separately Regulated Residential Uses , Home Occupations [No change in text.]					[No	chang	e in te	ext.]			
Interim Ground Floor Residentia	l	-	-	•	Ē	Ξ	=	=	=	=	=
Junior Units through Live/Work [No change in text.]	Quarters				[No	chang	ge in t	ext.]			
Permanent Supportive Housing		=	- 11	=	=	=	-	=	=	=	=
Residential Care Facilities throug Services, Financial Institutions text.]					[No	chang	ge in t	ext.]			
Funeral & Mortuary Services		-	-	-	-	P <u>19</u>	Р	-	Р	-	-
Instructional Studios through Si Regulated Signs Uses, Theater M change in text.]					[No	chang	ge in t	ext.]			

Footnotes for Table 131-06B

¹ through ¹⁸ [No change in text.]

¹⁹ Funeral & Mortuary Services are not permitted within *floodplains* located in the Coastal Overlay Zone.

§141.0302 Companion Units and Junior Units

Companion units and junior units are each permitted as a limited use in

accordance with Process One in the zones indicated with an "L" in the Use

Regulations Tables in Chapter 13, Article 1 (Base Zones) and Chapter 15, Article

1, Division 4 (General and Supplemental Regulations), subject to the following

regulations.

(a) Companion Units

(1) through (2) [No change in text.]

- (3) The gross floor area of the companion unit shall be included in the floor area ratio for the premises. The gross floor area for an attached companion unit shall not exceed 50 percent of the <u>existing</u> or proposed habitable dwelling unit. A maximum increase of 1,200 square feet is allowed for an attached or detached companion unit.
- (4) [No change in text.]
- (5) A permitted garage or non-habitable accessory structure that is converted to a companion unit may maintain the existing setbacks if the setbacks are determined to be in compliance with the current California Building Code and California Fire Code at the time of the conversion <u>setbacks</u>.
- (6) A *companion unit* may encroach within the <u>interior</u> side and rear yard *setbacks* up to the *property line* subject to the following:
 - (A) A one story <u>The</u> structure shall not encroach more than a maximum of 30 feet in length;
 - (B) [No change in text.]
- Parking for the entire *premises* shall be brought into compliance with Chapter 14, Article 2, Division 5 (Parking Regulations) and with this sSection <u>141.0302</u>, except as otherwise indicated herein by the zone.
 - (A) through (C) [No change in text.]
 - (D) Required off street parking space(s) off-street parking for a companion unit shall be provided at a ratio of 0.5 parking space per bedroom, with a minimum requirement of one

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parking space per companion unit not exceed one parking

space per unit.

(8) through (10) [No change in text.]

- (b) [No change in text.]
- (c) Only one *companion unit* or *junior unit* is permitted on a *premises*. Guest quarters and non-habitable structures shall be permitted in addition to the *companion unit* or *junior unit*. All *structures* shall comply with building spacing requirements in accordance with Section 131.0450.
- (d) A companion unit or junior unit shall not be used for a rental term of less than 30 consecutive days. <u>Companion units are not subject to Section</u> 131.0450.
- (e) <u>A companion unit or junior unit shall not be used for a rental term of less</u> than 30 consecutive days.

§141.0307 Guest Quarters or Habitable Accessory Buildings

Guest quarters or habitable *accessory buildings* are attached or detached accessory living quarters developed of habitable construction, and located on a *lot* with a *single dwelling unit* that do not provide complete, independent living facilities and do not have direct access to the primary *dwelling unit*. Guest quarters or habitable *accessory buildings* are solely for the use of the occupants of the primary *dwelling unit* or their guests or employees.

Guest quarters or habitable *accessory buildings* may be permitted accessory to a *single dwelling unit* as a limited use in accordance with Process One in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (h) [No change in text.]

- (i) Occupancy of a *premises* containing guest quarters or habitable *accessory buildings* shall be subject to the following:
 - (1) [No change in text.]
 - (2) Before a Building Permit is issued for a guest quarters or habitable accessory building, the record owner shall submit a signed agreement with the City that specifies that the guest quarters or habitable accessory building shall not be used as, or converted to, a companion unit or any other dwelling unit. The agreement shall include a stipulation that neither the primary dwelling unit nor the guest quarters or habitable accessory building shall be sold or conveyed separately. The City will provide the agreement to the County Recorder for recordation.
 - (3) [No change in text.]

§141.0309 Interim Ground Floor Residential

Residential *development* within commercial zones is permitted only when a <u>commercial structure exists on the premises or is a part of the proposed</u> <u>development. Residential use is restricted on the ground floor in accordance with</u> <u>Section 131.0540. Interim ground floor residential may be permitted within</u> <u>existing commercial space in accordance with Process Two in the zones indicated</u> with an "N" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations:

- (a) <u>The applicant shall provide evidence to the decision maker that the</u> <u>development site is within a commercial space that has been vacant for</u> <u>more than six consecutive months.</u>
- (b) The change of a *development* site from commercial to residential use shall be in compliance with the California Building Code and California Fire Code for the residential use at the time of the conversion.
- (c) The Neighborhood Use Permit shall expire no later than 10 years from the date of issuance.
- (d) No additional parking is required for interim ground *floor* residential use.
- (e) <u>The decision maker shall make the findings in Section 126.0205(a)</u> through (d).

§141.0313 Transitional Housing Facilities

Transitional housing facilities offer residential accommodations for a specified period of time, <u>mental health support and</u> counseling services, and other support services to prepare *families* and individuals for independent living. <u>Transitional housing facilities do not include drug or alcohol in-house treatment or rehabilitation facilities, work furlough or probationary residential facilities, or <u>emergency shelters.</u></u>

Transitional housing may be permitted <u>facilities are permitted as a limited use in</u> <u>zones indicated with an "L" and may be permitted</u> with a Conditional Use Permit decided in accordance with Process Five, in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations <u>below</u>. Section 112.0509(b) requiring a Planning Commission recommendation <u>for Process Five applications</u> shall not be applicable to transitional housing facilities.

(a) through (g) [No change in text.]

- (h) The facility shall provide at least one off-street parking space for each employee and one off-street parking space for every seven beds.
 Additional parking may be required by the decision maker. The name and emergency contact phone number of an operator or manager shall be posted outside the facility in a location visible to the public from the public right-of-way in character size at least two inches in height.
- (i) Conversion of an existing garage or reduction in the amount of off street parking to provide a transitional housing facility is not permitted. <u>On-site</u> supervision of the *premises* shall be provided at all times. At least one staff member shall be located on the *premises* 24 hours per day.
- (j) The applicant shall provide the City with a Description of Services and Property Management Plan to the satisfaction of the City Manager. Should any change to the proposed Description of Services and Property Management Plan occur after project construction, the project owner or manager shall provide the City with an updated plan within 90 days of the change. The Description of Services and Property Management Plan shall include all of the following:
 - (1) Information regarding the supportive services that will be provided on-site or off-site to those residing on the *premises*, including:
 - (A) A description of the services to be provided;

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- (B) The location where the services will be provided;
- (C) The name of the person or entity that will provide the services;
- (D) The funding source for the services; and
- (E) The number of employees.
- (2) Information regarding how the property will be managed, including:
 - (A) <u>A plan to minimize loitering in the vicinity of the facility;</u> and
 - (B) <u>A litter control plan to provide for the removal of litter in</u> the vicinity of the facility on a regular basis.

§141.0315 Permanent Supportive Housing

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<u>Permanent supportive housing is permitted as a limited use in the zones indicated</u> with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations:

- (a) <u>Permanent supportive housing units within the development shall have a</u> recorded affordability restriction for no less than 55 years.
- (b) The name and emergency contact phone number of an operator or property manager shall be posted on the *premises* in a location visible to the public from the *public right-of-way* in character size at least two inches in height.

- (c) On-site supervision of the *premises* shall be provided at all times. At least one staff member of the operator or project manager shall be located on the *premises* 24 hours per day.
- (d) The applicant shall provide the City with a Description of Services and Property Management Plan to the satisfaction of the City Manager. Should any change to the proposed Description of Services and Property Management Plan occur after project construction, the project owner or manager shall provide the City with an updated plan within 90 days of the change. The Description of Services and Property Management Plan shall include all of the following:
 - (1) Information regarding the supportive services that will be provided on-site or off-site to those residing on the *premises*, including:
 - (A) <u>A description of the services to be provided;</u>
 - (B) The location where the services will be provided;
 - (C) The name of the person or entity that will provide the services;
 - (D) The funding source for the services; and
 - (E) The number of employees.
 - (2) Information regarding how the property will be managed, including:
 - (A) <u>A plan to minimize loitering in the vicinity of the facility;</u>

<u>and</u>

(B) <u>A litter control plan to provide for the removal of litter in</u> the vicinity of the facility on a regular basis.

§141.0406 Correctional Placement Centers

Correctional placement centers, including work furlough and probationary residential facilities, may be permitted with a Conditional Use Permit decided in accordance with Process Four in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (p) [No change in text]

Table 141-04A

Excludable Offenses

[No change in text.]

§141.0617 Private Clubs, Lodges, and Fraternal Organizations

Private clubs, lodges, and fraternal organizations are associations of persons, whether incorporated or unincorporated, for the promotion of some common social, cultural, educational, religious, or recreational objective. This use does not include *churches* or any group whose primary objective is a business customarily carried on for a profit.

Private clubs, lodges, and fraternal organizations may be permitted with a Conditional Use Permit decided in accordance with Process Three in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (d) [No change in text.]

(e) Private clubs, lodges, and fraternal organizations are not permitted on a *premises* that is identified as Prime Industrial Land in a *land use plan or* within *floodplains* located in the Coastal Overlay Zone.

§141.0625 Veterinary Clinics and Animal Hospitals

Veterinary clinics and animal hospitals are permitted as a limited use in the zones indicated with an "L" and may be permitted with a Neighborhood Use Permit decided in accordance with Process Two in the zones indicated with an "N" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) [No change in text.]
- (b) Limited Use Regulations

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

- (4) Deviations from Section 141.0625(a)(b) may be permitted with a Neighborhood Use Permit decided in accordance with Process
 Two.
- (c) [No change in text.]

§142.0403 General Planting and Irrigation Requirements

All planting, irrigation, brush management, and landscape-related improvements required by this $d\underline{D}$ ivision must comply with the regulations in this ssection <u>142.0403</u> and with the Landscape Standards in the Land Development Manual. (a) through (b) [No change in text.]

- (c) Irrigation Requirements
 - (1) through (2) [No change in text.]
 - (3) Irrigation systems shall meet the following design requirements:

(A) through (C) [No change in text.]

- (D) An approved rain sensor shutoff device is required for all systems and a moisture sensing device that regulates the irrigation system for all lawn areas is required. <u>Automatic</u> irrigation controllers utilizing evapotranspiration or soil moisture sensor data using non-volatile memory is required for irrigation scheduling.
- (d) [No change in text.]

§142.0405 Additional Yard Planting Area and Point Requirements

- (a) [No change in text.]
- (b) Additional residential *yard* requirements:
 - (1) Street Yard
 - (A) A minimum separation of 5 feet shall be maintained between driveway edges located in the *street yard*.

(B)(A) Up to 10 percent of the required *street yard* planting area

located outside the vehicular use area for multiple dwelling

unit residential development may consist of enhanced

hardscape or unattached unit pavers.

(C)(B) Planting area in the *public right-of-way* is not counted towards fulfillment of the required *street yard* planting area.

- (2) [No change in text.]
- (c) Additional commercial yard and large retail establishment requirements:

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(1) All of the required *street yard* planting area located outside the *vehicular use area* for commercial zones or commercial development except for auto service stations, may consist of <u>enhanced hardscape or unattached unit pavers</u>. This does not include the minimum planting area required for trees and the planting area necessary to provide for healthy plant growth.

(2) through (4) [No change in text.]

- (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 142-04B, 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 142-04B

Industrial Perimeter Planting Area



(2)(1) Facade Planting Area. Within the *street yard*, a <u>A 10-foot wide</u> facade planting area, as shown in Diagram 142-04C, shall be provided that abuts <u>abutting</u> the *street wall* and is <u>for</u> 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 142-04D, and that has a width of at least 9 feet measured perpendicularly to the building. This requirement shall apply to *large retail establishments* <u>of the street wall</u>.

Diagram 142-04C

Industrial Facade Planting Areas



The facade planting area shall be planted with a combination of trees and shrubs that achieves 0.5 points per square foot. Trees within this area must have a typical growth rate that can achieve a height of at least 20 feet within 8 years of being planted. Shrubs at maturity shall achieve a minimum height of 4 feet. In lieu of meeting the facade planting area and point requirements, the *applicant* may do one of the following:

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- (A) Increase the required perimeter planting area width to 10 feet and the required *street yard* plant points to 0.1; or
- (B) Pplace a minimum 6-foot-high solid wall between the *setback line* and the front of the *structure* that shall extend along the full width of the property, except at access points. The *applicant* shall provide tree plantings equal to one half of the required facade area planting points between the wall and the building street wall *street wall*.
- (3)(2) Where loading docks are located along more than 25 percent of the street wall length, all street yard plant points shall be increased to 0.1 per square foot of street yard area.
- (4)(3) For industrial uses in industrial zones, a planting area of at least 5 feet wide shall be provided within the *remaining yard*. This area shall be measured perpendicularly to the *property lines* adjacent to the *remaining yard* and shall abut the *property line*. The required planting points shall be replaced within this 5 feet <u>-foot</u> wide area.

§142.0407 Additional Vehicular Use Area Requirements

- (a) through (c) [No change in text.]
- (d) Landscaped areas may be counted toward the required planting area if they comply with the following:
 - (1) through (2) [No change in text.]
 - (3) The planting area complies with Section 142.0560(h)(5) for offstreet parking spaces overhanging a raised curb or wheel stop.

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(e) [No change in text.]

§142.0411 Revegetation and Erosion Control

(a) Permanent Revegetation. All graded, disturbed, or eroded areas that will not be permanently paved or covered by structures shall be permanently revegetated and irrigated as shown in Table 142-04F and in accordance with the standards in the Land Development Manual.

Location of Disturbed Area	Slope of Disturbed Area	Required Irrigtion <u>Irrigation</u> System	Required Revegetation or Erosion Control				
	Less than 4:1 (4 horizontal feet to 1 vertical foot)	Automatic, above grade, temporary irrigation system	Native or naturalized hydroseed mix				
Within 100 feet of areas with native or naturalized	4:1 or greater with a slope <u>Slope</u> height of 15 feet or less	Automatic, above grade, temporary irrigation system	Native or naturalized ground cover consisting of rooted cuttings or hydroseed mix				
naturalized vegetation	4:1 or greater with a slope height over 15 feet	Automatic, above grade, temporary irrigation system	Native or naturalized ground cover consisting of rooted cuttings or hydroseed mix, and native or naturalized trees and shrubs (minimum 1 gallon size) planted at a minimum rate of one plant per 100 square feet of disturbed area				

Table 142-04FPermanent Revegetation and Irrigation Requirements

Location of Disturbed Area	Slope of Disturbed Area	Required Irrigtion <u>Irrigation</u> System	Required Revegetation or Erosion Control			
	Less than 4:1 (4 horizontal feet to 1 vertical foot)	Automatic, below grade, permanent <u>irrigation</u> system or automatic, above grade, temporary irrigation system	Hydroseed, mulch, or equivalent			
100 feet or further from areas with native or naturalized	4:1 or greater with a slope height of 15 feet or less	Automatic, below grade, permanent irrigation system	Drought tolerant groundcover consisting of rooted cuttings or hydroseed mix			
naturalized vegetation	4:1 or greater with a slope height over 15 feet	Automatic, below grade, permanent irrigation system	Drought tolerant groundcover consisting of rooted cuttings or hydroseed mix, and drought tolerant trees and shrubs (minimum 1 gallon size) planted at a minimum rate of one plant per 100 square feet of disturbed area			

(b) through (c) [No change in text.]

§142.0412 Brush Management

Brush management is required in all base zones on publicly or privately owned *premises* that are within 100 feet of a *structure* and contain native or naturalized vegetation.

(a) through (b) [No change in text.]

- (c) The width of Zone One and Zone Two shall not exceed 100 feet and shall meet the width requirements in Table 142-04H unless modified based on existing conditions pursuant to Section 142.0412(i) and the following:
 - (1) through (2) [No change in text.]
 - (3) Zone Two brush management is not permitted in areas designated for habitat mitigation per Section III of the Biology Guidelines in the Land Development Manual.

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Table 142-04H

Brush Management Zone Width Requirements

[No change in text.]

(d) through (f) [No change in text.]

- (g) Zone One Requirements
 - (1) [No change in text.]
 - (2) Zone One shall contain no habitable *structures*, *structures* that are directly attached to habitable *structures*, or other combustible construction that provides a means for transmitting fire to the habitable *structures*. *Structures* such as *fences*, walls, palapas, play structures, and non-habitable gazebos that are located within brush management Zone One shall be of noncombustible, one hour fire-rated or Type IV or heavy timber construction as defined in the California Building Code.

(3) through (7) [No change in text.]

(h) through (o) [No change in text.]

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

(a) [No change in text.]

Table 142-05CMinimum Required Parking Spaces forMultiple Dwelling Units and Related Accessory Uses

.

<i>Multiple Dwelling Unit</i> Type and Related and <i>Accessory</i> <i>Uses</i>		Per Dwe	paces Required Illing Unit wise Indicated)		Motorcycle Spaces Required Per <i>Dwelling Unit</i>	Bicycle ⁽⁵⁾ Spaces Required Per <i>Dwelling Unit</i>
	Basic ⁽¹⁾	Transit Area (2)	Parking Standards Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		
Studio up to 400 square feet	1.25	1.0	0	1.5	0.05	0.3
1 <i>bedroom</i> or studio over 400 square feet	1.5 .	1.25	0	1.75	0.1	0.4
2 bedrooms	2.0	1.75	0	2.25	0.1	0.5
3-4 bedrooms	2.25	2.0	0	2.5	0.1	0.6
5+ bedrooms	2.25	2.0	0	(See footnote 6)	0.2	1.0
Affordable Housing <i>dwelling units</i> regulated by Section 142.0527	N/A	N/A	0	0.25 beyond that required in Section 142.0527	(See footnote 3)	(See footnote 3)
Condominium conversion ⁽⁸⁾						
1 bedroom or studio over 400 Square feet	1.0	0.75	0	1.25	N/A	N/A
2 bedrooms	1.25	1.0	0	1.5	N/A	N/A
3 + bedrooms	1.5	1.25	0	1.75	N/A	N/A
Rooming house	1.0 per tenant	0.75 per tenant	0.75 per tenant	1.0 per tenant	0.05 per tenant	0.30 per tenant
<i>Boarder & Lodger</i> Accommodations	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers	1.0 per two boarders or lodgers, except 1.0 per boarder or lodger in beach impact area	N/A	N/A
Residential care facility (6 or fewer persons)	1 per 3 beds or per permit	1 per 4 beds or per permit	1 per 4 beds or per permit	1 per 3 beds or per permit	N/A	N/A
Small <i>lot subdivision</i> in accordance with Section 143.0365		I	L	L		L
Studio up to 400 square feet	1.25	1.0	1.0	1.5	N/A	N/A
1 <i>bedroom</i> or studio over 400 square feet	1.5	1.25	1.25	1.75	N/A	N/A
2+ bedrooms	2.0	1.75	N/A	N/A		

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<i>Multiple Dwelling Unit</i> Type and Related and <i>Accessory</i> <i>Uses</i>		Automobile S Per Dwa (Unless Other	Motorcycle Spaces Required Per Dwelling Unit	Bicycle ⁽⁵⁾ Spaces Required Per Dwelling Unit		
	Basic ⁽¹⁾	Transit Area (2)	Parking Standards Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		
Transitional Housing <u>Facilities</u> (6 or fewer persons)	1 per 3 beds or per permit 1 per on-site employee	1 per 4 beds or per permit <u>0</u>	1 per 4 beds or per permit <u>0</u>	1 per 3 beds or per permit Ω	N/A	N/A
<u>Transitional Housing</u> <u>Facilities</u> (7 or more persons)	<u>l per on-site</u> employee	Ō	Q	<u>0</u>	<u>N/A</u>	<u>N/A</u>
<u>Permanent Supportive</u> <u>Housing</u>	<u>l per on-site</u> employee	<u>0</u>	<u>0</u>	<u>0</u>	<u>N/A</u>	<u>N/A</u>
Continuing Care Retirement Communities				·		
Dwelling units	1.0	0.75	0.75	1.25	N/A	N/A
Convalescent and memory care rooms	1.0 per 3 beds	N/A	N/A			
Employees	1 per peak shift	0.75 per peak shift	0.75 per peak shift	1.25 per peak shift	See Section 142.0530(f)	See Section 142.0530(e)
<i>Accessory uses</i> (spaces per square feet ⁽⁷⁾)	Retail Sales: 2.5 per 1,000 Eating and Drinking Estb.: 5 per 1,000	Retail Sales: 2.5 per 1,000 Eating and Drinking Estb.: 5 per 1,000	Retail Sales: 2.5 per 1,000 Eating and Drinking Estb.: 5 per 1,000	Retail Sales: 2.5 per 1,000 Eating and Drinking Estb.: 5 per 1,000	N/A	N/A
		5 per 1,000	5 per 1,000			

Footnotes for Table 142-05C [No change in text.]

§142.0610 When Public Improvements May Be Required Incidental to a Building Permit

(a) Except as provided in Sections 142.0610(b), 142.0610(d), and 142.0611,

no *structure* shall be erected or enlarged, and no Building Permit shall be issued, for any *lot* unless the *streets* and *alleys* abutting the *premises* have been dedicated and improved along the abutting frontage to the prevailing standards of the City of San Diego. *Street* improvements shall include

street trees, curbs, gutters, sidewalks, and half-width paving. *Alley* improvements shall consist of full-width paving.

(b) through (c) [No change in text.]

(d) When the *development* involves a park or recreation facility where a public school district has a joint use agreement with the City to use that park or recreation facility and the public school district provides *public improvements* to that park or recreation facility to the satisfaction of the City Engineer, a Building Permit may be issued.

§142.0640 Impact Fees for Financing Public Facilities

- (a) [No change in text.]
- (b) Payment of Fees

The payment of Development Impact Fees (as defined in California Government Code Section 66000) shall be required prior to issuance of any Building Permit in areas where Development Impact Fees have been established by City Council resolution or ordinance. Notwithstanding the above, the City Manager may also require the payment of Development Impact Fees prior to issuance of any *construction permit* issued or required for *development* that would increase demand for public facilities and/or result in the need for new public facilities. Development Impact Fees shall not be required for *permanent supportive housing*, transitional housing facilities, *companion unit* or *junior unit development*. The Development Impact Fee due shall be determined in accordance with the fee schedule approved by the applicable City Council resolution in effect upon the issuance of a Building Permit, or *construction permit*, as applicable, and may include an automatic increase consistent with Section 142.0640(c).

(c) through (f) [No change in text.]

§142.0910 Mechanical and Utility Equipment Screening Regulations

- (a) Except when located in the RE, RS, RX, and RT zones, the following equipment and appurtenances shall be contained within a completely enclosed structure that is screened from public view and be architecturally integrated with the primary building on the premises:
 - (1) Mechanical equipment
 - (2) Tanks
 - (3) Ducts
 - (4) Elevator enclosures
 - (5) Cooling towers
 - (6) Mechanical ventilators
 - (7) Air conditioners
 - (8) Other similar appurtenances

The top and sides of the enclosing structure may include grillwork,

louvers, and latticework.

(b) through (d) [No change in text.]

§142.1235 Roof Signs in Commercial and Industrial Zones

The following regulations apply to *roof signs*, which are permitted only in *Sign* Category A of the commercial and industrial zone *sign* categories.

(a) One roof sign shall be permitted per premises. Roof signs are <u>A roof sign</u>
 is permitted only in lieu of <u>a permissible</u> ground or projecting signs. Roof

signs may be located only on premises with accessible street frontage.
Roof signs are not permitted on buildings with high-rise building identification wall signs as described in Section 142.1250.
(b) through (e) [No change in text.]

<u>§142.1293</u> Old Town San Diego Planned District Sign Regulations

The sign regulations in Chapter 15, Article 16 shall apply to all signs in the Old Town San Diego Planned District, as designated on Map Drawing No. C-993, excluding signs within Presidio Regional Park in the Presidio Sub-District. Signs within Presidio Regional Park in the Presidio Sub-District shall comply with the sign regulations in Chapter 14, Article 2, Division 12.

- §143.0111 Limited Exceptions from Environmentally Sensitive Lands Regulations The following *development* activities require a Neighborhood Development Permit or Site Development Permit in accordance with Table 143-01A, but the applicable development regulations are modified as indicated:
 - (a) [No change in text.]
 - (b) Brush Zone Two brush management activity is exempt from all the steep hillside development area regulations in Section 143.0142(a) if the brush management is the minimum necessary to comply with City fire codes and no grading occurs in the brush management area. Within the Coastal Overlay Zone, all brush management within 30 feet of a primary structure shall be subject to the Steep Hillside Regulations for development within the Coastal Overlay Zone pursuant to Section 143.0142(a)(4).

(c) through (i) [No change in text.]

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

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This Division applies to any *development* proposal for which a Neighborhood

Development Permit or Site Development Permit is required as described in

Sections 126.0402 and 126.0502, in accordance with Table 143-03A.

Legend for Table 143-03A

[No change in text.]

Table 143-03ASupplemental Neighborhood Development Permit or Site Development PermitRegulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required <i>Development</i> Permit/Decision Process
Affordable housing, in-fill projects, and sustainable buildings projects with deviations through <i>Condominium Conversions</i> with Deviations from Development Regulations [No change in text.]	[No change in text.]	[No change in text.]
Multiple Dwelling Unit Development in RM Zones Involving Lot Consolidation and Exceeds Number of Units Indicated in Table 126-05A	143.0303, 143.0305, 143.0310, 143.0375,143.0380	SDP/Process Three
Clairemont Mesa Height Limit Overlay Zone [No change in text.]	[No change in text.]	[No change in text.]

§143.0402 When Planned Development Permit Regulations Apply

This Division applies to all *development* proposals for which a Planned

Development Permit is requested, in accordance with Table 143-04A.

Table 143-04A
Supplemental Planned Development Permit Regulations Applicability

Type of <i>Development</i> Proposal	Applicable Sections	Required <i>Development</i> Permit/Decision Process ⁽¹⁾
Residential <i>development</i> requesting deviations from applicable zone regulations ⁽²⁾ through <i>Development</i> that complies with the applicable <i>land use</i> <i>plan</i> designation, but contains uses that are not permitted in the underlying base zone [No change in text.]	[No change in text.]	[No change in text.]
Multiple dwelling unit development requesting <u>increased</u> density greater than the <u>where increased</u> density <u>is</u> <u>expressly provided for in the</u> identified in an adopted land use plan ⁽³⁾	[No change in text.]	[No change in text.]
Rural cluster <i>development</i> in the AR and OR zones through Residential <i>development</i> in RS zones of <i>urbanized</i> <i>Communities</i> where a Planned Development Permit is requested [No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-04A

¹ through ² [No change in text.]

- ³ A *development* that is affordable housing, an in-fill project, and/or a sustainable building as described in Section 143.0915 may be permitted with a Neighborhood Development Permit in accordance with Process Two <u>subject to all applicable regulations identified in Table 143-04A.</u>
- ⁴ [No change in text.]

§143.0720 Density Bonus in Exchange for Affordable Housing Units

(a) through (h) [No change in text.]

(i) A *development* proposal requesting an affordable housing *density* bonus is

subject to the following:

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

(6) For development meeting the criteria in Sections 143.0720(c)(1), 143.0720(c)(2), 143.0720(d)(2), or 143.0720(f), where an applicant has not requested an incentive or waiver to exceed the maximum structure height or setbacks of the base zone, an additional density bonus of 10 percent of the pre-density bonus dwelling units shall be granted, provided that development of the additional density does not cause the need for an incentive, waiver, or deviation to exceed the maximum structure height or setbacks of the base zone. For development meeting the same criteria within the Centre City Planned District, the density bonus shall apply to the maximum allowable floor area ratio applicable to the development consistent with Section 156.0309(e).

(7) through (10) [No change in text.]

 (j) For purposes of this Division, *density* bonus means an increase in *density* in accordance with Section 113.0222(c) beyond the otherwise maximum allowable *density*; or, if elected by the *applicant*, a lesser percentage of <u>density</u> or no increase in *density*.

§143.0915 When Supplemental Neighborhood Development Permit Regulations Apply for Affordable Housing, In-Fill Projects, and Sustainable Buildings

These regulations apply to the following types of *development*:

- (a) [No change in text.]
- (b) In-fill projects, which is any of the following:

(1) through (2) [No change in text.]

- (3) Residential development in accordance with Planned Development Permit Section 143.0402, <u>subject to all applicable supplemental</u> <u>regulations identified in Table 143-04A</u>, where a *multiple dwelling unit development* with *density* greater than the *density* identified in an adopted *land use plan* is proposed.
- (4) [No change in text.]
- (c) [No change in text.]

§143.0920 Affordable Housing, In-Fill Projects, and Sustainable Buildings Deviations Development identified in Section 143.0915 may be permitted with a Neighborhood Development Permit decided in accordance with Process Two, except as provided in Section 143.0920(d), for the following:

- (a) Development that proposes deviations from applicable Land Development
 Code regulations, provided that the *findings* in Section 126.0505(a) and
 126.0404(a), the supplemental *findings* in Section 126.0404(f), and all
 applicable supplemental *findings* in Section 126.0505(b) through (m) are
 made.
- (b) Development located within environmentally sensitive lands in accordance with Section 143.0110, <u>Table 143-01A</u>, including development which may potentially impact steep hillsides where alternative compliance is requested in accordance with Section 143.0515, provided that the findings in Sections 126.0404(a) and (b), are made. In the event an environmentally sensitive lands deviation is requested, the supplemental findings in Section 126.0404(c) shall also be made.

- (c) Multiple dwelling unit development, in accordance with Planned
 <u>Development Permit Section 143.0402</u>, Table 143-04A, with density
 greater than the density identified in an adopted land use plan, provided
 that the findings in Section 126.0404(a) and (g) are made.
- (d) [No change in text.]

§144.0211 Lot Design Requirements for Tentative Maps

The proposed *subdivision* lots shall be designed as follows:

- (a) All *lots* shall have frontage on a *street* that is open to and usable by vehicular traffic or shall have a minimum 15-foot-wide direct vehicular access to the *street* or other access to a dedicated public *street* approved by the City Engineer;
 - (1) <u>Two or fewer *dwelling units* shall have a minimum 15-foot-wide</u> <u>direct vehicular access.</u>
 - (2) More than two *dwelling units* shall have a minimum 20-foot-wide direct vehicular access.

(b) through (d) [No change in text.]

§144.0240 Utilities Requirements for Tentative Maps

Where utilities already exist, new *subdivisions* shall be designed so that the utilities are in proper locations or else provide for their reconstruction in locations approved by the utility agencies concerned.

(a) through (b) [No change in text.]

(c) Street lights shall be provided in accordance with policies adopted the City
 Council and the standards established in the <u>Street Design Manual of the</u>

Land Development Manual. <u>Residential *subdivisions* containing four</u> <u>dwelling units</u> or less are exempt from the <u>subdivision</u> requirement to <u>install a new street light.</u>

§145.3110 Minimum Front, Side, and Rear Yard Setbacks for Swimming Pools

- (a) This section applies to any outdoor swimming pool.
- (b) Setback requirements for swimming pools shall be measured perpendicular from the property line to the water's edge.
- (c) Swimming pools that project 3 feet or less above grade shall be located at least 3 feet from all front, side, and rear property lines.
- (d) Swimming pools that project more than 3 feet above grade shall be located at least 4 feet from all rear property lines, and the distance from front and side property lines specified in Chapter 13, Article 1 (Base Zones), for front and side yard clearances for the zone in which the pool is located, but in no case less than 3 feet and shall comply with front and side yard setback requirements for the applicable zone, and shall not be allowed less than 3 feet from the property line in any zone.
- (e) All heating, filtering, pumping, and accessory equipment constructed after the effective date of this ordinance shall be subject to a 4 foot side and rear yard requirement.
- (f) All heating, filtering, pumping, and accessory equipment used in connection with a swimming pool, if located entirely below the finished grade of the site and provided with a permanent, durable, protective cover, need not observe the front, side, or rear yard requirements.

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§145.3111 Lot Coverage

- (a) This section applies to any outdoor swimming pool.
- (b) Swimming pools shall not be considered residential structures for
 purposes of computing lot coverage as set forth in Section 113.0240.

§151.0103 Applicable Regulations

 (a) The applicable zoning regulations in a planned district are those included in the planned district and any Land Development Code zoning regulations expressly incorporated into that planned district. Planned district regulations shall supersede any zoning regulations in the Land Development Code that are inconsistent or not expressly incorporated into the planned district regulations, except as follows:

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

- (4) Transitional housing facilities and permanent supportive housing shall be permitted as a Process One limited use in accordance with Section 141.0313 and Section 141.0315 in all planned district zones that permit transitional housing facilities as a conditional use.
- (b) [No change in text.]

§151.0401 Uses Permitted in the Planned Districts

- (a) [No change in text.]
- (b) The permit process for a separately regulated use shall be determined in accordance with applicable planned district use regulations, with the exception of transitional housing facilities and *permanent supportive*

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housing, which shall be permitted in accordance with Section 141.0313 and Section 141.0315 in all planned district zones that permit transitional housing facilities as a conditional use.

- (c) [No change in text.]
- (d) In case of conflict between Section 151.0401 and regulations for a planned district, the planned district regulations shall apply, with the exception of transitional housing facilities and permanent supportive housing, which shall be permitted in accordance with Section 151.0401.

§156.0302 Definitions

The following definitions apply to this Article. Where not otherwise specified, the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code shall apply. Each word or phrase that is defined in this Division or in Chapter 11, Article 3, Division 1 of the Land Development Code appears in the text in italicized letters.

Active commercial uses mean commercial uses that are accessible to the general public, that generate walk-in clientele, and that contribute to a high level of pedestrian activity. *Active commercial uses* include retail shops, restaurants, bars, theaters and the performing arts, eating and drinking establishments, commercial recreation and entertainment, personal and convenience services, *hotel* lobbies, banks, travel agencies, airline ticket agencies, child care services, libraries, museums, financial institutions, cultural institutions, and galleries. *Active commercial uses* are listed in Table 156.0308-A as being permitted on *Main Streets*.

Alternative Interim Uses through Public open space [No change in text.]

Public safety facility means a facility operated by the City of San Diego or its agent that is utilized for public safety and emergency services, including police and fire protection.

Pushcart through Setback [No change in text.]

Shopkeeper unit means a unit with both living quarters and commercial space that meets all occupancy separation requirements of the Building Code.

Stepback through Urban open space [No change in text.]

§156.0304 Administration and Permits

(a) through (h) [No change in text.]

(i) <u>City Facilities Exemption</u>

<u>City of San Diego Capital Improvement Program Projects, including fire</u> <u>stations, police department facilities, and structures within public open</u> <u>space areas, shall be exempt from the requirement to obtain a development</u> <u>permit with the exception of Coastal Development Permits and Site</u> <u>Development Permits for historical resources. These projects shall be</u> <u>presented to the officially recognized community planning group as an</u> <u>informational item prior to a decision being made on the project.</u>

§156.0305 Rules of Calculation and Measurement

The Rules of Measurement provided in Chapter 11, Article 3, Division 2 of this Code shall apply to the Centre City Planned District. *Gross floor area* shall be calculated in accordance with Section 113.0234, with the following modifications:

- (a) <u>When this Division cites *lot* areas for regulatory purposes, such *lot* areas shall be approximate and reflect the following examples:</u>
 - (1) Single *lot* of record = 5,000 square feet, plus or minus ten percent.
 - (2) Two lots of record = 10,000 square feet, plus or minus ten percent.
- (b) Gross floor area shall be calculated in accordance with Section 113.0234, with the following modifications:
 - (a)(1) Underground parking structures count as gross floor area where, at any point, the vertical distance from final proposed proposed grade to the finished floor elevation immediately above is more than 3 feet, 6 inches.
 - (b)(2) Phantom *floors*, as defined in Section 113.0234(b)(4) shall not count as *gross floor area* in either residential or commercial buildings.
 - (e)(3) Roof decks shall not be counted as gross floor area pursuant to Section 113.0234(b)(5) unless the perimeter walls enclosing the area exceed 6 feet in height for non-transparent materials or 8 feet for transparent materials.
 - (d)(4) Notwithstanding Section 113.0234(d)(2), interior modifications involving the addition of actual *floor* area count as *gross floor area* except where:
 - (1)(A) The addition is within the *structural envelope* of a building for which building permits were issued prior to May 3, 2006; or

(2)(B) The addition consists of a mezzanine that is within the *structural envelope* of a building and is less than one-half of the *floor* area immediately below.

(e)(5) Mechanical *penthouses* do not count against *gross floor area* when architecturally integrated into the overall building design.

§156.0307 Land Use Districts

Twelve land use districts, shown in Figure B, define geographic areas that are subject to specific land use classifications. In addition, twelve overlay districts, shown in Figures C, D, and F, establish areas where additional requirements apply. Permitted land use classifications within each land use district are shown on Table 156-0308-A. Specific requirements for minimum and maximum percentages of *active commercial uses* and commercial uses on the ground-*floor* along *street frontages* are provided.

(a) Base Districts

The purpose of each base district is as follows:

(1) Core (C). This district serves as a high-intensity office and employment center. The district operates as a center of regional importance and as a primary hub for businesses, communications, offices, and *hotels* with fewer restrictions on building bulk and *tower* separation than in other districts. *Mixed-use development* shall be accommodated as an important component of the area's vitality. Retail, educational, entertainment, residential, civic, governmental, and *cultural uses* are permitted. Within the C

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District, a minimum of 40 percent of the ground-floor street frontage shall contain active commercial uses commercial uses.

- Neighborhood Mixed-Use Center (NC). This district ensures (2)development of distinctive centers around plazas, parks, and main streets that provide a focus to the neighborhoods by supporting a mix of residential and non-residential developments that contain active commercial uses on the ground floor along Main Streets. A broad array of compatible uses, including retail, eating and drinking establishments, residential, office, educational, indoor recreation, and *cultural uses* are permitted. Building volume restrictions apply to allow sunlight to reach streets and public spaces, and design standards seek to establish pedestrian-oriented development. Within the NC District, a minimum of 40 percent of the ground-floor frontage facing onto a public street or public open space (except for Outfield Park) shall contain active commercial uses. Alternative Interim Uses may be permitted pursuant to Section 156.0315(e).
- (3) [No change in text.]
- Ballpark Mixed-Use (BP). This district accommodates *mixed-use developments* that support major sporting facilities and visitor attractions. A broad array of other uses are also permitted, including eating and drinking establishments, *hotels*, offices, research and development facilities, *cultural institutions*,

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residential uses, live/work spaces, and parking facilities. Within the BP District, a minimum of 40 percent of the ground *floor street frontage* shall contain *active commercial uses*.

- (5) Waterfront/Marine (WM). This district permits a range of maritime-related uses, including ocean related industry, major tourist and local visitor attractions, trade, office, eating and drinking establishments, retail, parking facilities, *cultural institutions*, and *hotels*. Within the WM District, a minimum of 20 percent and a maximum of 50 percent of the ground *floor street frontage* shall contain *active commercial uses*.
- (6) Mixed Commercial (MC). This district accommodates a diverse array of uses, including residential, artist studios, live/work spaces, *hotels*, offices, research and development, and retail. Commercial and service uses, including light industrial and repair, warehousing and distribution, transportation, and communication services that are essential for the livelihood of businesses and residents of the downtown area are also permitted. Within the MC District, up to 100 percent of the ground-floor street frontage may be active commercial uses.
- (7) Residential Emphasis (RE). This district accommodates primarily residential *development*. Small-scale businesses, offices, services, and ground-*floor active commercial uses* are allowed, subject to size and area limitations.

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Within the RE District, at least 80 percent of the gross floor area must be occupied by residential uses. Non-residential uses may occupy no more than 20 percent of the gross floor area. Small lots of 5,000 square feet or less may apply for a deviation to the percentage requirements of the RE District through the Conditional Use Permit process. *Floor* area dedicated to active commercial uses to satisfy the requirements of either the Main Street or Commercial Street overlay districts shall not be counted against the maximum non-residential percentage of gross floor area.

- (8) Industrial (I). This district permits a range of industrial uses, including light manufacturing, transportation services, repair and storage, and energy-generation facilities. Within the I District, no more than 20 percent of the ground *floor street frontage* may be *active commercial uses.*
- (9) Transportation (T). This district accommodates uses related to trolley, passenger and freight rail operations, maintenance and repair, and associated activities. Within the T District, no more than 20 percent of the ground *floor street frontage* may be *active commercial uses*.
- (10) Convention Center/Visitor (CC). This district provides an area for convention centers, *hotels*, and parks and open spaces for visitor uses. Within the CC District, a minimum of 20 percent and a

-PAGE 54 OF 83-

maximum of 40 percent of the ground *floor street frontage* shall contain *active commercial uses*.

- (11) Public/Civic (PC). This district provides a center for government, civic uses, *cultural institutions*, educational facilities, and public and support services, and it accommodates residential uses. Within the PC District, a minimum of 40 percent of the ground-*floor street frontage* shall contain *active commercial uses* <u>commercial uses</u>.
- (12) [No change in text.]
- (13) Public Facilities (PF). This district is intended to accommodate one or more existing or proposed *public safety facilities*. *Mixed-use developments* are allowed within this district provided the *public safety facility* is located within the *development*.
- (b) Overlay Districts

The following Overlay Districts apply as illustrated in Figures C, D, and F:

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

(4) Commercial Street Overlay (CS). On commercial streets, a minimum of 60 percent of the ground-floor street frontage shall contain active commercial uses commercial uses. Along This requirement shall only apply along the west east side of Park Boulevard, a minimum of 40 percent of the ground floor street frontage shall contain active commercial uses. Uses appropriate for commercial streets are identified in Table 156-0308-A, under Main

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Street/Commercial Street overlays. *Alternative Interim Uses* may be permitted pursuant to Section 156.0315(e).

- (5) [No change in text.]
- Employment Overlay (E). To ensure adequate opportunities for (6) employment based commercial uses, at least 50 percent of the gross floor area within each development in this overlay district shall be dedicated to *employment uses* such as professional office, education, *cultural uses*, retail, *hotel*, or similar commercial uses. Residential uses in this district shall not exceed 50 percent of the gross floor area, counted against the base FAR as illustrated in Figure H, within any *development*. The 50 percent residential limitation may be exceeded through the Affordable Housing Regulations of Chapter 14, Article 3, Division 7. Development approved through an OPA or DDA may phase development buildout, allowing non-employment phases to precede employment phases, subject to strict performance standards established by set timeframes for employment use construction plan completion, plan submittal, and other requirements to ensure timely completion. In order to meet the 50 percent *employment use* requirement, a *development* may not include any employment area for which building permits have been obtained and construction commenced before May 3, 2006. In the E District, existing floor area dedicated to *employment use* or similar commercial use shall not be

converted to any non-*employment use*. Uses appropriate for the E overlay are identified in Table 156-0308-A, under Employment Overlay.

- (7) through (10) [No change in text.]
- (11) Main Street Overlay (MS). On designated main streets, a minimum of 80 percent of the ground-floor street frontage shall contain active commercial uses. Those uses which are appropriate for locations along main streets are identified in Table 156-0308-A, under Main Street/Commercial Street overlays. On lots of 10,000 square feet or less, the percentage of active commercial uses may be reduced to 50 percent of the street frontage. Alternative Interim Uses may be permitted pursuant to Section 156.0315(e).

(12) through (14) [No change in text.]

§156.0308 Base District Use Regulations

- (a) [No change in text.]
- (b) *Previously Conforming* Land Uses and *Structures*

Land uses and *structures* that were legally established under previous regulations but that do not conform to the land use regulations of this Article may continue to exist and operate pursuant to Chapter 12, Article 7, Division 1 of the Land Development Code, with the exception that the *gross floor area* of *previously conforming* uses and *structures* may be expanded up to 100 percent through a Neighborhood Use Permit. <u>Within</u> the Residential Emphasis District, *previously conforming* uses may be

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placed next to conforming commercial uses without complying with the

80 percent residential land use requirement for new development.

	Tal	ole 1	56-0	308-	A: C	ENT	RE C	CITY	PLAN	NED	DIST	RICT	USE	REGULAT	IONS
		= U	se N	ot Pe	rmit	ted;	L = I	imited	d Use	N = N	leighb	orhoo		uired; Permit Requ mercial Stre	
					Over			•							
Use Categories/ Subcategories	с	NC	ER	BP	WM 7	мс	RE	I ⁷	T7	PC	₽F ⁺⁰	os	CC7	Additional Regulations	MS/CS & E Overlays
Public Park/ Plaza/Open Space	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	F	Р	Р		
Agriculture															
Community Gardens	Р	Р	Р	Р		Р	Р			Р		Р		§123.0601- 0606, §141.0203	
Residential ¹															
Group Living	L	L	L	L		L	L			L	F				
Multiple Dwelling Units	Р	Р	Р	Р		Р	Р			Р	F				
Shopkeeper Units	Р	P	Р	Р		Р	P ²		'	Р	F			1	
Live/Work Quarters	Р	Р	Р	Р		Р	Р			Р	F			§141.0311	
Separately Regulated Residential Uses	1														
Continuing Care Retirement Communities	с	С	С	с		С	Ċ			с	c			§141.0303	
Fraternities, Sororities and Dormitories	N	N	N	N		N	N			N	N			§141.0305 (c)-(e)	
Home Occupations	Р	Р	Р	Р		Р	Р			Р	F			§141.0308	
Senior Housing s	С	С	C	С		С	С			С	e			§156.0309 (e)(1)	
Living Units	Р	Р	Р	Р		Р	Р			Р	F			§156.0315(b)	
Residential Care Facilities	С	C	С	С		С	С			С	F			§141.0312	
Transitional Housing	€Ľ	€Ľ	€Ľ	€Ľ		€Ľ	€Ľ			€ <u>L</u>	e			§141.0313	[
<u>Permanent</u> Supportive Housing	Ŀ	Ŀ	Ē	Ŀ		Ŀ	Ē		=	Ŀ		-		<u>§141.0315</u>	
Institutional	I		•				•				•	••••	•		·
Public Safety Facilitics	₽	₽	₽	₽	Р	₽	₽	₽	₽	P	F	₽	₽		M S, CS, E
Separately Regulated Institutional Uses	1														

	Tal	ble 1	56-0	308-	A: C	ENT	RE (CITY	PLAN	INED	DIST	RICT	USE	REGULAT	IONS
	 S =	= U: Site	se N Dev	ot Pe elop	rmitt	ted; Perm	L = I	imited	l Use;		leighb	orhoo	d Use	uired; Permit Requ mercial Stre	
Use Categories/ Subcategories	с	NC	ER	BP	WM 7	МС	RE	I ⁷	T ⁷	PC	₽F ⁺⁰	os	CC ⁷	Additional Regulations	MS/CS & E Overlays
Assembly Uses, including Places of Religious Assembly	Р	Р	Р	Р	Р	Р	С			Р	F		Р		CS
Communication Antennas															
Minor Telecommunication Facility	L	L	L	L	L	L	N	L	L	L	F	С	L	§141.0420	
Major Telecommunication Facility	С	С	с	С	с	C	с	С	с	С	F	С	С	§141.0420	
Satellite Antennas	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	L/C	§141.0405	
Correctional Placement Centers	С					С				С				§141.0406	
Cultural Institutions	Р	Р	Р	Р	Р	Р	C ⁹			Р	F	Р	Р		MS,CS, E
Educational Facilities	Р	Р	Р	Р	Р	Р	C9			Р	F		Р		CS,E
Energy Generation & Distribution Stations	С	C	C	С	С	С		С	C	С	-		C	§141.0408	
Exhibit Halls & Convention Facilities						С		С	С	С	F		Р		E
Historical Buildings Occupied by Uses Not Otherwise Allowed	С	с	с	с	С	С	с	С	С	С	e	С	С	§156.0315(d)	
Homeless Facilities ⁶	С		С	С		С				С	e			§141.0412 §156.0315(e)	
Hospitals, 24-hour Emergency Clinics, Intermediate Care Facilities, and Nursing Facilities	Р	С	Р	Р		Р				Р	F		Р		CS, E
Major Transmission, Relay or Communication Switching Station	с		с	С		С		С	С					§141.0416	
Social Service Institutions	C		С	с		С				С	c			§156.0315(e)	CS
Retail Sales	Р	Р	Р	Р	Р	Р	Р	Р		Р	F		Р	§156.0307 (a), (b) & Figure C	MS, CS, E

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	 S =	EGEND: P = Permitted by Right; C = Conditional Use Permit Required; = Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required; = Site Development Permit Required; MS = Main Street; CS= Commercial Street; = Employment Overlay													
Use Categories/ Subcategories	С	NC	ER	BP	WM 7	МС	RE	I ⁷	T7	PC	PF ¹⁰	os	CC7	Additional Regulations	MS/CS & E Overlays
Separately Regulated	l Ret	ail Sa	les U	ses											
Marijuana Outlets	-	-	-	-	с	-	-	С	С	_	_	-	C	§141.0504	
<u>Off-Site Alcohol</u> <u>Beverage Sales</u>	<u><u>C</u></u>	<u>C</u>	<u><u>C</u></u>	<u>C</u>	<u>C</u>	<u>C</u>	=			<u><u>C</u></u>		<u>C</u>	<u>C</u>	<u>§156.0315</u> (b)(1)	<u>MC,</u> <u>CS, E</u>
Commercial Services	4	1			•		•		·	•	<u>.</u>		÷		
Animal Grooming & Veterinary Offices	Р	Р	Р	Р	Р	Р	Р			Р	-				CS, E
Assembly & Entertainment	Р	Р	Р	Р	Р	Р				Р	Ł	Р	Р		CS, E
With Live Entertainment	N/ C	N/ C	N/ C	N/ C	N/ C	N/ C				N/ C	₩ €	N/ C	N/ C	§156.0315(c)	
With Outdoor Use Area	N	N	N	N	N	N				N	N	N	N		
Building Services	Р	Р	Р	Р	Р	Р				Р	-				CS, E
Business Support	Р	Р	Р	Р	Р	Р	Р			Р	-		Р		CS, E
Eating & Drinking Establishments															
Bona-Fide Eating Establishments	Р	Р	Р	Р	Р	Р	Р			Р	F	Р	Р	§156.0315(a)	MS, CS, E
Brewpubs	Р	Р	Р	Р	Р	Р	Р			Р	₽	Р [.]	Р	§156.0315 (b)(2)	<u>MS, CS,</u> <u>E</u>
Non-Bona Fide Eating Establishments w/Alcohol	€ <u>N</u>	€ <u>N</u>	€ <u>N</u>	€ <u>N</u>	€ <u>N</u>	€ <u>N</u>				€ <u>N</u>	C		€ <u>N</u>	§156.0315(a)	MS, CS, E
Brewery Tasting Rooms	С	с	С	С	С	С	С			С	e		С	§156.0315 (b)(4)	<u>MS, CS,</u> <u>E</u>
Brewpub Tasting Rooms	N	N	N	N	N	N	N			N	N		N	§156.0315 (b)(3)	<u>MS, CS,</u> <u>E</u>
With Outdoor Use Area	N	N	N	N	N	N	N			N	N	Р	N		MS, CS, ₽
With Live Entertainment	L/ N/ C	L/ N/ C	L/ N/ C	L/ N/ C	L/ N/ C	L/ N/ C				L/ N/ C	t⊬ ₩ €		L/ N/ C	§156.0315(c)	MS, CS, E

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	Tal	ole 1	56-0	308-	A: C	ENT	RE (CITY	PLAN	INED	DIST	RICT	USE	REGULAT	IONS
	 S =	LEGEND: P = Permitted by Right; C = Conditional Use Permit Required; = Use Not Permitted; L = Limited Use; N = Neighborhood Use Permit Required; S = Site Development Permit Required; MS = Main Street; CS= Commercial Street; E= Employment Overlay													
Use Categories/ Subcategories	с	NC	ER	BP	WM 7	мс	RE	I ⁷	T ⁷	РС	PF ¹⁰	OS	CC7	Additional Regulations	MS/CS & E Overlays
Mobile Food Trucks	L	L ₁₅₁₁	L	L	L	L	L	L	L	L	F	L	L	<u>§123.0601-</u> <u>0606</u>	
Financial Institutions	Р	Р	Р	Р	Р	Р	Р			Р	F		Р		MS, CS, E
Funeral & Mortuary Services	Р		Р			Р									CS, E
Maintenance & Repair	Ρ.	Р	Р	Р	Р	Р	Р	Р	Р	Р	F		Р		CS, E
Off-Site Services	Р	Р	Р	Р	Р	P		Р					Р		
Personal Services	Р	Р	Р	Р	Р	Р	Р			Р	-		Р		MS, CS, E
Radio & Television Studios	Р	Р	Р	Р	Р	Р	Р			Р	_		Р		CS, E
Visitor Accommodations															
Hotels and Motels	Р	P ³	Р	Р	Р	Р				Р	F		Р		CS, E
Separately Regulated Commercial Service															
Animal Hospitals & Kennels	N		N	N		N	N				_			§141.0604 (b)(1) §141.0625	CS <u>, E</u>
Bed & Breakfast Establishments	Р	Р	Р	Р		Р	Р			Р	F				CS
Child Care Facilities	Р	Р	Р	Р	Р	Р	Р			Р	F		Р		CS, E
Instructional Studios	Р	Р	Р	Р	Р	Р	Р			Р	F		Р		MS, CS,E
Outdoor Activities	N/ C	N/ C	N/ C	N/ C	N/ C	N/ C	N/ C			N/ C	₩ €	N/ C	N/ C	§156.0315(d)	MS, CS
Parking Facilities (<i>structure</i> or surface) ⁸	с	с	с	С	с	С	С	С	с	С	e	с	С	§156.0313	MS, CS
Private Clubs, Lodges and Fraternal Organizations	Р	Р	Р	Р	Р	Р	Р			Р	F		Р		
Pushcarts	L/N	L/N	L/N	L/N	L/N	L/N			L/N	L/N	L/N	L/N	L/N	§141.0619	
Recycling Facilities						· · · · · ·	•		•						
Drop-Off Facilities	L	L	L	L	L	L	L	L	L	L	-		L	§141.0620(b)	

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	Tal	ble 1	56-0	308-	A: C	ENT	RE C	CITY	PLAN	INED	DIST	RICT	USE	REGULAT	IONS
	 S =	= U: Site	se N Dev	ot Pe elop	ermit	ted; Perm	L = I	imited	l Use;		leighb	orhoo	d Use	uired; Permit Requ mercial Stre	
Use Categories/ Subcategories	С	NC	ER	BP	WM 7	мс	RE	I ⁷	T7	PC	₽F ⁴⁰	OS	CC ⁷	Additional Regulations	MS/CS & E Overlays
Reverse Vending Machines	L	L	L	L	L	L	L	L	L	L	-		L	§141.0620(c)	
Large Collection Facilities and Processing Facilities						с		С	С		-			§141.0620(e)	
Small Collection Facilities	L	L	L	L	L	L	L	L	L	L	-		L	§141.0620(d)	
Small and Large Processing Facilities						С		С	С		_			§141.0620(f)	
Sidewalk Cafes ^{11<u>10</u>}	L/ N	L/ N	L/ N	L/ N	L/ N	L/ N	L/ N			L/ N	₽ ₽	L/ N	L/ N	§141.0621	
SRO Hotels	Р	P ³	Р	Р		Р	Р				_			§143.0510 - §143.0590	
Offices	P	P	P	Р	Р	Р	Р			Р	F		Р		<u>CS,</u> E
Vehicle & Vehicular Equipment Sales & Service															
Personal Vehicle Sales & Rental Offices	Р	Р	Р	Р	Р	Р		·P		Р	-		Р		CS, E
All Other Vehicle & Vehicular Equipment Sales & Services						с		С	с		_				
Separately Regulated Vehicle Equipment &															
Automobile Service Stations			c	c	C	с		С	с					§141.0801	
Wholesale, Distribut	ion 8	k Stor	rage										-		
Moving & Storage Facilities	L ⁴		L ⁴	L ⁴	Р	Р		Р	Р			_	-		
Warehouses & Wholesale Distribution	L ⁴		L ⁴	L ⁴	Р	Р		Р	Р		-				
Separately Regulated Distribution & Stora			le,												
Temporary Construction Yards	N	N	N	N	N	N	N	N	N	N	N		N		

•

	Tal	ble 1	56-0	308-	A: C	ENT	RE (CITY	PLAN	INED	DIST	RICT	USE	REGULAT	IONS
	LE	GEN	D:	$\mathbf{P} = \mathbf{I}$	Perm	itted	by Ri	ght; C	= Co	ndition	nal Use	Perm	nit Req	uired;	
							-	- ·					-	Permit Requ	ired;
	S = Site Development Permit Required; MS = Main Street; CS= Commercial Street;							et;							
	E=	Emp	loyn	nent	Over	lay	_								
Use Categories/ Subcategories	с	NC	ER	BP	WM 7	мс	RE	I ⁷	T ⁷	РС	₽F ¹⁰	os	CC7	Additional Regulations	MS/CS & E Overlays
Industrial	1						J						•	·	
Heavy Manufacturing								С			—				
Light Manufacturing	Р		Р	Р	Р	Р		Р	Р		-				
Marine Industry						С		С			-				
Research & Development	Р		Р	Р		Р		Р	Р		-				E
Testing Labs	-	-	-		-	-	-	-	-	-	-	-	-		
Trucking and Transportation Terminals						С		С	С		-				
Separately Regulated	Ind	ustria	ıl Use	es										• • • • • •	
Marijuana Production Facilities	-	-	-	-	-	-	-	_	-	-	-	-	-		
Signs															
Allowable Signs	Р	Р	Р	Р	Р	Р	P ·	Р	Р	Р	F	Р	Р	§142.1201 §142.1292 §156.0314	
Separately Regulated	L Sigi	n Use:	s	L					L		l	i	I	<u>9130.0314</u>	I
Community Entry or Neighborhood Identification Signs	N	N	N	С	N	N	N	N	N	N	N	N	N	§141.1101 §141.1104	
Reallocation of <i>Sign</i> Area Allowance	N	N	N	С	N	N	N	N	N	N	N	N	N	§141.1103	
Revolving Projecting Signs	N	N	N	С	N	N	N	N	N	N	N	N	N	§141.1104	
Automatic Changing Copy	N	N	N	С	N	N	N	N	N	N	N	N	N	§141.1105	
Theater Marquees Marquees	N	N	N	с	N	N	N			N	N	N	N	§141.1106	
Other Use Requirements														1	
Temporary Uses and Structures	L	L	L	L	L	L	L	L	L	L	F	L	L	§123.0401	

Footnotes for Table 156-0308-A

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¹ through ⁹ [No change in text.]

- ⁴⁰ All uses listed in Table 156-0308-A as a Limited Use, permitted with a Neighborhood Use Permit, or permitted with a Conditional Use Permit may only be permitted within a *mixed-use development* containing a *public* safety facility.
- ⁺¹⁰ Sidewalk cafes permitted pursuant to Section 141.0621 may reduce the continuous pavement walkway clearance to a minimum of four feet when the face-of-curb to *property line* distance is twelve feet or less.
- ⁴²<u>11</u> Not permitted in the NC Zone in the Little Italy Neighborhood of the Downtown Community Plan Area.

TABLE 156-0308-B: MINIMUM AND MAXIMUM PERMITTED ACTIVE COMMERCIAL USE⁴ Commercial USE⁴

Land Use District or Land Use	Minimum Required	Maximum Permitted	
Overlay	Ground-Floor Street	Ground Floor Street	
	Frontage for Active	Frontage for Active	
	Commercial Use	Commercial Use ^{4,3}	
Parcels located in the Main Streets	80-percent	100	
(MS) Overlay, in any Land Use		percent	
District			
Parcels located in the Commercial Streets	60 percent	100	
(CS) Overlay, in any Land Use District ²		percent	
Core (C)	40 percent	100	
· · · · · · · · · · · · · · · · · · ·		percent	
Neighborhood Mixed-Use Center	40 percent	100	
(NC)		percent	
Ballpark Mixed-Use (BP)	40 percent	100	
		percent	
Employment/Residential Mixed-Use	None	100	
(ER)		percent	
Waterfront/Marine (WM)	20 percent	50-percent	
Mixed Commercial (MC)	None	100	
		percent	
Residential Emphasis (RE)	None	100	
- · ·		percent	
Convention Center/Visitor (CC)	20 percent	50 percent	
Public/Civic (PC)	40 percent	100	
		percent	
Park/Open Space (OS)	None	None	
Industrial (I)	None	20 percent	
Transportation (T)	None	None	

1 Any parcel of 10,000 square feet or fewer is exempt from the minimum and maximum set forth in this table except for those sites on *main streets* or *commercial streets* with a 50-foot *street frontage* or more, in which case, that frontage is required to provide 50 percent of the frontage in *active commercial uses*.

2 Along the west side of Park Boulevard, a minimum of 40 percent of the ground *floor* street frontage shall contain active commercial uses.

3 The maximum permitted ground *floor street frontage* shall not result in less than 20 feet of storefront.

§156.0309 FAR Regulations and TDRs

(a) Base Minimum and Maximum FARs

The minimum and maximum *base FARs* for each site within the Centre City Planned District are illustrated in Figure H; these *FARs* set parameters for the general bulk and intensity of *development*. All *development* proposals must meet the minimum *FAR* specified in Figure H with the exception of *capital improvement program projects* or <u>*development* limited by the *density*/intensity limits under the safety zones of the San Diego International Airport – Lindberg Field Airport Land Use Compatibility Plan.</u>

- (b) [No change in text.]
- (c) Development Permit FAR

The approval and recordation of a *development permit* establishes the distribution of *gross floor area* within the *development*. The developer <u>development</u> may subdivide the property into individual ownerships, consist of one or more individually-owned *lots*, but the permitted *FAR* for any subdivided units individual *lots* remain subject to the *FAR* limits within the *development* boundaries as defined by the *development permit*.

- (d) [No change in text.]
- (e) FAR Bonuses

Development may exceed the maximum base FAR for the site established by Figure H if the applicant provides certain public benefits or development amenities. Table 156-0309-A shows the maximum amount of FAR bonus that may be earned by providing benefits or amenities, and

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Figure J shows the maximum *FAR bonus* that may be purchased for a site through the *FAR* Payment Bonus Program (exclusive of bonuses for affordable housing as described in Section 156.0309(e)(1)). *Applicants* utilizing the *FAR bonus* program shall have *CC&Rs* recorded on the property, ensuring that the benefits or amenities provided to earn the bonus are maintained in perpetuity, or in the case of affordable housing, for the duration specified in Section 156.0309(e)(1)(B)(iv). The public benefits and *development* amenities that may earn a *FAR bonus*

		C 1	
are	the	tol	lowing:
	****		B-

TABLE 156-0309-A: FAR BONUS					
Public Benefit/Development	FAR Bonus (to be added to				
Amenity	maximum Base FAR)				
Affordable Housing	See (1) below				
Urban Open Space	See (2) below				
10% of site	<u>0.5 <u>1.0</u></u>				
20% of site	<u>1.0 2.0</u>				
Three-bedroom units	$\frac{5\% \text{ of total units } 0.5/1.0 - \text{See (3) below}}{10\% \text{ of total units } 1.0/2.0 - \text{See (3) below}}$				
Eco-Roofs	Up to 1.0 – See (4) below				
Employment Uses	See (5) below				
Public Parking	See (6) below				
FAR Payment Bonus Program	Up to 2.0 See (7) below and Figure J				
Green Building	Up to 2.0 – See (8) below				

(1) Affordable Housing. An *applicant* proposing a residential

development that is entitled to a density bonus pursuant to Chapter

14, Article 3, Division 7 of the Land Development Code may

increase the permitted *FAR* as specified below-, except as set forth in Section 143.0720(i)(7).

In compliance with the State Density Bonus Law (California Government Code Sections 65915 through 65918), *applicants* may earn *FAR bonus* subject to the following:

- (A) [No change in text.]
- (B) Development providing affordable housing utilizing the FAR bonus provisions in Table 156-0309-B may provide either rental or for-sale affordable units, regardless of whether the market rate units within the development are for rent or sale. Development under these provisions shall be subject to the following requirements in addition to those in Chapter 14, Article 3, Division 7:
 - (i) through (iii) [No change in text.]
 - (iv) The affordable housing units provided in the *development* which qualify for the *FAR bonus* shall be restricted for a minimum of 55 years for rental units and 45 years for for sale units.
 - (v) The affordable housing units provided in the *development* which qualify for the *FAR bonus* shall be subject to income and rental rates/sales price requirements to qualify as affordable units under State Density Bonus Law (California Government Code Sections 65915 through 65918).

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(vi)(iv) Affordable housing units are not required to be

distributed vertically throughout *floors* in high-rise

development.

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TABLE 156-0309-B: FAR BONUSES (%)						
% Restricted Units in Base (Pre-Bonus) FAR	Very Low-Income Rental & For-Sale (0 50% AMI) (Restricted for at least 55 years)	<i>Low-Income</i> Rental & For-Sale (51%-80% AMI) (Restricted for at least 55 years)	Moderate For-Sale (81% - 120% AMI) (Restricted for at least 45 years)			
5	22	10	10			
6	24 .	15	15			
7	26	20	20			
8	29	25	25			
· 9	32	30	30			
10 or more	35	35	35			

- (2) Urban Open Space. Applicants that reserve a portion of their site for the development of public urban open space (public park or plaza) may qualify for a FAR bonus of 0.5 <u>1.0</u> or <u>1.0 2.0</u>, as specified in Table 156-0309-A, subject to the following criteria:
 - (A) [No change in text.]
 - (B) The *urban open space* shall be open to the general public at least between the hours of 6:00 a.m. and 10:00 p.m. every day. The open space <u>urban open space</u> area shall have *signs* indicating that the public is welcome and the hours of closure, if applicable.
- (C) CC&Rs shall be recorded on the property providing for the development and on-going maintenance of the open space
 <u>urban open space</u> area to City standards in perpetuity.
 These provisions of the CC&Rs shall be approved by the City Manager and the City Attorney's Office.
- (3) Three-Bedroom Units. To encourage larger dwelling units and accommodate larger families, developments that provide threebedroom units comprising a minimum of 10 percent of the total amount of residential dwelling units within the development shall be entitled to a FAR bonus, subject to the following criteria:
 - (A) [No change in text.]
 - (B) Each three-bedroom dwelling unit used to earn the FAR
 bonus shall not exceed 1,300 square feet;
 - (C)(B) Each *bedroom* in the *dwelling unit* used to earn the *FAR bonus* shall contain a minimum of 70 square feet, with additional area for an enclosed closet;
 - (D)(C) CC&Rs shall be recorded on the property ensuring the number of *bedrooms* in the units used to earn the *FAR bonus* shall not be reduced;
 - (E)(D) Development providing at least 50 percent of the gross floor area for residential use may earn a FAR bonus of 0.5 or 1.0; and

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- (F)(E) Development providing at least 80 percent of the gross floor area for residential use may earn a FAR bonus of 1.0 or 2.0.
- (4) through (5) [No change in text.]
- (6) Public Parking. One square foot of *FAR bonus* may be earned for every square foot of <u>below grade</u> parking area made permanently available for public use. A public parking easement shall be executed for such facilities, with restrictions and covenants acceptable to City Manager and the City Attorney's Office.

(7) through (8) [No change in text.]

(f) through (g) [No change in text.]

§156.0310 Development Regulations

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(a) through (h) [No change in text.]

(i) Capital Improvement Program Projects

Structures for Capital Improvement Program Projects are not required to

comply with the requirements of Sections 156.0310(a)-(g).

- §156.0313 Parking, Loading, Traffic and Transportation Demand Management Standards
 - (a) [No change in text.]

TABLE 156-0313-ARESIDENTIAL OFF-STREET PARKING SPACE REQUIREMENTS

Use Category	Minimum		Maximum		Notes	
Dwelling units including Permanent Supportive Housing	0		1 space per d	welling unit	See Section 156.0313(a)(1) for bicycle storage requirements	
Living Units	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy/rent	
	50% AMI	0	50% AMI	0.2 spaces per unit	restriction applied to the specific unit-	
	At or below 40% AMI	0	At or below 40% AMI	0		
Group Living	0		0.1 spaces per room			
Live/Work or Shopkeeper Unit	0		1 space per unit			
Residential Care Facilities	0		1 space per every ten beds			
Transitional Housing Facilities	Shall be determined through Conditional Use Permit review. Q		Shall be determined through Conditional Use Permit review. <u>1 space per every 6 beds</u> and 1 space per on-site employee		The intent of this provision is to accommodate requests for reduction in parking requirements.	

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

(b) through (c) [No change in text.]

TABLE 156-0313-C

NORTH EMBARCADERO OFF-STREET PARKING REQUIREMENTS

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing	0		1 space per <i>dwelling unit</i>		
Living Units & Single Room Occupancy Hotel Rooms	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy or rent
	50% AMI	0	50% AMI	0.2 spaces per unit	restriction applied to the specific unit-
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces per room		
Live/Work or Shopkeeper Unit	0		1 space per unit		
Residential Care Facilities	0		1 space per every ten beds		
Transitional Housing Facilities	Shall be determined through Conditional Use Permit review. Q		Shall be deter through Conc Permit review <u>1 space per e</u> and <u>1 space p</u> employee	litional Use v. very 6 beds	The intent of this provision is to accommodate requests for reduction in parking requirements.
Office	2 spaces per 1,000 square feet				
Hotel	0.5 spaces per room				
Warehouse & Storage	1 space per 10,000 square feet				
Retail	2.5 spaces per 1,000 square feet				
Restaurant	5.0 spaces per 1,000 square feet		-		

(d) through (o) [No change in text.]

§156.0314 Sign Regulations

(a) Sign Regulations

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

(4) Ballpark Mixed-Use District Signs

All *development* proposals within the area bounded by J Street, Seventh Avenue, Tenth Avenue, Park Boulevard, and Harbor Drive (including *PETCO Park*, *Outfield Park*, and *mixed-use developments* directly adjacent thereto) shall include a comprehensive *sign* plan. All comprehensive *sign* plans for *PETCO Park*, *Outfield Park*, and *mixed-use developments* directly adjacent thereto shall be processed in accordance with Process Five Four.

All other *signs* within the Ballpark Mixed-Use District shall comply with the *sign* regulations in Chapter 14, Article 2, Division 12 of this Code. *Signs* that do not comply with all the <u>sign</u> regulation requirements of the Land Development Code may be approved with a comprehensive *sign* plan <u>in accordance with</u> <u>Process Two</u>. All comprehensive *sign* plans (except *sign* plans for *PETCO Park, Outfield Park* and *mixed-use development* directly adjacent thereto) within the Ballpark Mixed-Use District, may be approved, conditionally approved, or denied by *Civic San Diego* a Hearing Officer in accordance with Section 112.0505 (Process Three) and such *sign* plans shall be consistent with the following objectives:

(A) through (D) [No change in text.]

§156.0315 Separately Regulated Uses

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(a) through (e) [No change in text.]

(f) Living Units.

Living unit developments are permitted in the zones indicated in Table 156-0308-A subject to the following regulations:

(1) through (12) [No change in text.]

(13) *Living unit developments* are not required to comply with the residential *development* requirements of Section 156.0310(g).

(g) through (j) [No change in text.]



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LAVES-LATE Figure D Main Street Overlay and Commercial 0.51 Street Overlay ۵ 8 ۵ 0 ۵ ۵ ۵ 8 BOR DR D Π ETTNER-SI ۵ EDAR 100 8 1 ۵ ۵ ۵ ۵ COMMUNITY PLAN • Z BROAD ß CENTRE CITY þ 600 57 <u>in</u> 100 5 ۵ ton IGTH. Ø ۵ Gas Marina PDO ۵ E ۵ MUN MOI TEE UNE 08 00 2 **0**-2 'a store PD 15 .6 -----Õ San Dicgo R Bay \$ 1000000 00° đ IMPERIAL AV -0 \mathbb{N} <u>c</u>2 ۵ COMMERCY 100000° Q Main Street Overlay (-MS) 80% minimum frontage 000 Commercial Street Overlay (-CS) 60% minimum frontage A NEWTON Neighborhood Center Existing or Proposed Park/Open Space = Trolley Notes: Information shown outside the Centre 10 City Planned District Boundary is for acres 1000 2000 planning purposes only. FEET

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§157.0304 Permitted Uses

Notwithstanding the uses allowed in Chapter 15, Article 1, Divisions 1 and 4, no building or improvement or portion thereof shall be used except as permitted by this Division. Permitted ground floor uses in the Gaslamp Quarter Planned District are limited to active commercial uses such as restaurants and retail of consumer goods and services. No single user or business shall occupy more than 10,000 square feet on the ground floor of a building except as provided in Section 157.0305(d).

(a) through (b) [No change in text]

(c) Permitted Specialized Uses on Any Floor

(1) through (4) [No change in text.]

- (5) <u>transitional housing facilities, which are permitted as a Limited</u>
 Use in accordance with Section 141.0313.
- (6) permanent supportive housing, which is permitted as a Limited
 Use in accordance with Section 141.0315.

(d) through (f) [No change in text.]

§157.0401 Off-Street Parking Requirements

(a) through (i) [No change in text.]

TABLE 157-0401-A: OFF-STREET PARKING REQUIREMENTS						
Use Category	Minimum	Maximum	Notes			
Office	1.5 spaces per 1,000 sf	N/A	Projects containing less than 50,000 square feet of office space are exempt.			
Commercial/Retail	1.5 spaces per 1,000 sf	N/A	Projects containing less than 30,000 square feet of commercial/retail space are exempt.			
Hotel	0.3 spaces per room	N/A	Projects containing less than 25 guest rooms are exempt.			
Dwelling Units including Permanent Supportive Housing	0	1.0				

§159.0211 Uses Permitted with a Special Permit

(a) through (c) [No change in text.]

(d) Hotel/Motel Development (Including Timeshares)

Hotel and motel and timeshare development may be permitted in Zones 1,

2 and 3 only, subject to <u>a</u> Special Use Permit if all the following findings

can be made:

- (1) through (2) [No change in text.]
- (3) The total number of new hotel/motel rooms and timeshares in any Zone shall not exceed the amounts indicated in Table 159-02A.

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Table 159-02A Hotel/Motel Development

Max	Maximum Development Allowed Per Zone (1)					
Zone 1	Existing Units (Oct., 1984) ADDITIONAL UNITS PERMITTED	203 41				
Zone 2	Existing Units (Oct., 1984) ADDITIONAL UNITS PERMITTED (2)	30 6				
Zone 3	Existing Units (Oct., 1984) ADDITIONAL UNITS PERMITTED (2)	207 -41				
Zone 4	NO ADDITIONAL UNITS PERMITTED					
Zone 5	NO ADDITIONAL UNITS PERMITTED					
Zone 6	NO ADDITIONAL UNITS PERMITTED					

Footnotes for Table 159-02A

- ⁴ Denotes that existing Hotel/Motel units include those existing within the La Jolla Planned District Zone plus units existing within any adjacent RV Zone.
- ² Denotes that additional units permitted represent a 20 percent increase over existing units, as of October, 1984 for that zone.

(e) through (n) [No change in text.]

§1511.0401 Off-Street Parking and Loading Regulations

(a) Residential *Off-Street Parking Space* Requirements.

The parking requirements in Table 1511-04-A and Section 1511.0401(a) shall apply to residential uses. *Reasonable accommodations* to the parking requirements shall be granted if necessary to afford *disabled persons* equal housing opportunities under state or federal law, in accordance with Section 131.0466.

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TABLE 1511-04A RESIDENTIAL OFF-STREET PARKING SPACE REQUIREMENTS

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Use Category	Minimum 0		Maximum		Notes	
Dwelling units including Permanent Supportive Housing			1 space per <i>dwelling unit</i>		Maximum parking shall be based on the occupancy/rent restriction applied to the specific unit-	
Living Units	Market rate unit	0	Market rate unit	0.3 spaces per unit	Maximum parking shall be based on the occupancy/rent	
	50% AMI	0	50% AMI	0.1 spaces per unit	restriction applied to the specific unit-	
	At or below 40% AMI	0	At or below 40% AMI	0		
Group Living	0		0.1 spaces per room			
Shopkeeper Unit	0		1 space per unit			
Residential Care Facilities	0		1 space per every ten beds			
Transitional Housing Facilities	Shall be determined through Conditional Use Permit review. <u>0</u>		Shall be deter through Conc Permit review <u>1 space per er</u> and 1 space p employee	litional Use v. very 6 beds	The intent of this provision is to accommodate requests for reduction in parking requirements.	

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

(b) through (c) [No change in text.]

TABLE 1511-04CNORTH EMBARCADERO OFF-STREET PARKING REQUIREMENTS

Use Category	Minimum		Maximum		Notes
Dwelling units including Permanent Supportive Housing	0		1 space per dwelling unit		
Living Units & Single Room Occupancy Units	Market rate unit	0	Market rate unit	0.5 spaces per unit	Maximum parking shall be based on the occupancy or rent
	50% AMI	0	50% AMI	0.2 spaces per unit	restriction applied to the specific unit .
	At or below 40% AMI	0	At or below 40% AMI	0	
Group Living	0		0.1 spaces per room		
Shopkeeper Unit	0		1 space per unit		
Residential Care Facilities	0		1 space per every ten beds		
Transitional Housing Facilities	Shall be determined through Conditional Use Permit review. <u>0</u>		Shall be determinedthrough Conditional UsePermit review.1 space per every 6 bedsand 1 space per on-siteemployee		The intent of this provision is to accommodate requests for reduction in
					parking requirements.
Office	2 spaces per 1,000 square feet				
Hotel	0.5 spaces per room				
Warehouse & Storage	1 space per 10,000 square feet				
Retail	2.5 spaces per 1,000 square feet				
Restaurant	5.0 spaces per 1,000 square feet				

(d) through (m) [No change in text.]

NJB:als 07/03/2019 07/15/2019 Cor. Copy 07/29/2019 Rev. Copy Or.Dept: Planning Dept. Doc. No.: 1949445_8

Passed by t	he Council o	of The City of	⁻ San Diego on
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AUG 06 2019 , by the following vote:

Councilmembers	Yea	5 N	lays	Not Present	Recused
Barbara Bry	Z	· ·	<u> </u>		
Jennifer Campbell	Z				
Chris Ward	Z				
Monica Montgomer	у 🛛				
Mark Kersey					
Chris Cate	Ø				
Scott Sherman	\mathbb{Z}				
Vivian Moreno				\square	
Georgette Gómez	Ζ				
Date of final passage	AUG 0 9 201	9	•		
				KEVIN L. FA	
AUTHENTICATED BY:		—	Mayor		San Diego, California.
(Seal)		—	City Cler	ELIZABETH S	<u>5. MALAND</u> f San Diego, California.
(Jear)				\sim	
		B	y Con	re fat	tuson, Deputy
I HEREBY CERTIFY th days had elapsed between	-	-			ed until twelve calendar al passage, to wit, on
JUL 2 3 2019		, and on		AUG 0 9 2019	
I FURTHER CERTIFY t reading was dispensed with the ordinance was made av of its passage.	n by a vote o	f five memb	pers of the	e Council, and	that a written copy of
				ELIZABETH S	
(Seal)			City Cler	k of The City of	[•] San Diego, California.
		B	y Côn	nie fat	Leson Deputy
		· · · · · · · · · · · · · · · · · · ·			
		Offic	e of the C	City Clerk, San I	Diego, California
		Ordina	nce Num	ber 0- <u>21</u>	114
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