#### RESOLUTION NO. RES-06-0110

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AUTHORIZING THE DIRECTOR OF PLANNING AND BUILDING TO SUBMIT AMENDMENTS TO THE LONG BEACH ZONING REGULATIONS TO THE CALIFORNIA COASTAL COMMISSION FOR APPROVAL

The City Council of the City of Long Beach resolves as follows:

WHEREAS, on September 19, 2006, the City Council of the City of Long Beach amended certain provisions of the Long Beach Zoning Regulations of the City of Long Beach; and

WHEREAS, said amendments include certain revisions to the City's zoning regulations; and

WHEREAS, it is the desire of the City Council to submit the above referenced zoning regulation amendments to the California Coastal Commission for its review as implementing ordinances of the Long Beach Local Coastal Program (LCP); and

WHEREAS, the Planning Commission and City Council gave full consideration to all facts and the proposals respecting the amendments to the zoning regulations at a properly noticed and advertised public hearing; and

WHEREAS, the City Council approved the proposed changes to the LCP by adopting the amendments to the zoning regulations. The proposed zoning regulation amendments are to be carried out in a manner fully consistent with the Coastal Act and become effective in the Coastal Zone immediately upon Coastal Commission certification; and

WHEREAS, environmental documentation has been prepared, certified,

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received and considered as required by law, and the City Council hereby finds that the proposed amendments will not adversely affect the character, livability or appropriate development of the surrounding properties and that the amendments are consistent with the goals, objectives and provisions of the general plan;

NOW, THEREFORE, the City Council of the City of Long Beach resolves as follows:

Section 1. The amendments to the Long Beach Zoning Regulations of the City of Long Beach adopted on October 3, 2006, by Ordinance No. ORD-06-, relating to a prohibition of certain stores greater than 100,000 square feet in size having greater than ten percent of floor area dedicated to non-taxable merchandise; Ordinance No. ORD-06-0043 , relating to amendments to PD-30; Ordinance No. ORD-06- 0044 , relating to reclassifying painting contractors to a permitted home occupation use; and Ordinance No. ORD-06- 0045 density bonuses, copies of which are attached to and incorporated in this resolution as Exhibit "A", "B", "C", and "D", respectively, are hereby submitted to the California Coastal Commission for its earliest review as to those parts of the ordinances that directly affect land use matters in that portion of the California Coastal Zone within the City of Long Beach.

Sec. 2. The Director of Planning and Building of the City of Long Beach is hereby authorized to and shall submit a certified copy of this resolution, together with appropriate supporting materials, to the California Coastal Commission with a request for its earliest action, as an amendment to the Local Coastal program that will take effect automatically upon Commission approval pursuant to the Public Resources Code or as an amendment that will require formal City Council adoption after Coastal Commission approval.

Sec. 3. This resolution shall take effect immediately upon its adoption by the City Council, and the City Clerk shall certify the vote adopting this resolution.

I certify that this resolution was adopted by the City Council of the City of

September 19 \_\_\_\_\_, 2006, by the following Long Beach at its meeting of \_\_\_\_\_ vote: B. Lowenthal, S. Lowenthal, DeLong, Councilmembers: Ayes: O'Donnell, Schipske, Richardson, Reyes Uranga, Gabelich, Lerch. None. Noes: Councilmembers: None. Councilmembers: Absent: Robert E. Shannon
City Attorney of Long Beach
333 West Ocean Boulevard
Long Beach, California 90802-4664
Telephone (562) 570-2200 MJM:KJM 9/14/06; 9/26/06 #06-04576 L:\APPS\CtyLaw32\WPDOCS\D008\P005\00093889.WPD 

#### ORDINANCE NO. ORD-06-0040

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING TABLES 32-1 AND 33-2; AND BY ADDING SECTION 21.15.2985, RELATING TO SUPERSTORES

WHEREAS, General Plan policies promote and encourage vital neighborhood commercial districts that are evenly distributed throughout the city so that residents are able to meet their basic daily shopping needs at neighborhood shopping centers; and

WHEREAS, Section 65860 of the California Government Code requires that a zoning ordinance be consistent with the City's General Plan; and

WHEREAS, the California Government Code also provides that in order for the ordinance to be consistent with the General Plan, the various land uses authorized by the ordinance should be compatible with the objectives, policies, general land uses, and programs specified in the General Plan; and

WHEREAS, given the changes in the retail sector and the evolution toward ever-bigger stores, it is necessary that the zoning ordinance be amended to regulate larger retail establishments appropriately; and

WHEREAS, the Long Beach zoning ordinance (Title 21 of the Long Beach Municipal Code) has not kept pace with the evolution of the retail sector and fails to adequately distinguish the size, scale and scope of various retail activities; and

WHEREAS, there is an emerging national trend toward increasing the size of retail outlets and the diversity of products offered at such large-scale discount stores and discount superstores; and

WHEREAS, large-scale discount superstores typically combine discount

general merchandise and full-service grocery sales under one roof, and, while similar in size to other large-scale retailers and to wholesale membership clubs, such discount superstores tend to generate more intensive impacts; and

WHEREAS, the establishment of discount superstores in Long Beach is likely to negatively impact the vitality and economic viability of the City's neighborhood commercial centers by drawing sales away from traditional supermarkets located in these centers; and

WHEREAS, industry and academic studies indicate discount superstores rarely add any retail services currently not provided within a community, and that the majority of sales growth at a discount supercenter comes from a direct shift of dollars from existing retailers within a community, primarily from grocery stores; and

WHEREAS, discount superstores compete directly with existing grocery stores that anchor neighborhood-serving commercial centers; and

WHEREAS, smaller stores within a neighborhood center rely upon the foot traffic generated by the grocery store for their existence and in neighborhood centers where the grocery store closes, vacancy rates typically increase and deterioration takes place in the remaining center; and

WHEREAS, discount superstores adversely affect the viability of small-scale, pedestrian-friendly neighborhood commercial areas, contributing to blight in these areas; and

WHEREAS, the proposed zoning ordinance amendments are intended to preserve the city's existing neighborhood-serving shopping centers that are located within the community; and

WHEREAS, the city's current distribution of neighborhood shopping centers provide convenient shopping and employment in close proximity to most residential neighborhoods in Long Beach, consistent with the Long Beach General Plan; and

WHEREAS, this distribution of shopping and employment creates a land

WHEREAS, discount superstores have particularly high transportation impacts because of the frequency of grocery trips combined with the overall scale of the establishments, since a typical household makes 2-3 grocery-related trips weekly; and

WHEREAS, figures from the Institute of Transportation Engineer's *Trip Generation* manual, a compilation of traffic generation studies, shows that discount superstores are likely to generate more traffic on a daily or weekly basis than other types of large stores; and

WHEREAS, large-scale retail stores of more than 100,000 square feet in floor area that sell a large volume and variety of non-taxable grocery and pharmacy items in a supermarket format significantly increase traffic volumes, strain the existing street network, promote traffic intrusion into nearby neighborhoods, discourage pedestrian travel, and otherwise aggravate traffic congestion; and

WHEREAS, numerous local jurisdictions in the country and the State of California, taking all of the above considerations in mind, have enacted ordinances that either completely prohibit new retail stores over a certain size or require special impact studies; and

WHEREAS, the proposed amendments, by prohibiting large-scale combined retail and grocery stores, can serve as a means for protecting Long Beach's neighborhood-serving shopping centers and perpetuate the land use pattern established by the City's General Plan; and

WHEREAS, the proposed new regulations would not affect large retail establishments that do not include a sizeable grocery component ("discount clubs"); and

WHEREAS, discount superstore activities are distinguished from the above-mentioned large-scale retailers because they have the potential to create particularly high impacts on traffic and transportation, and on the vitality of

neighborhood commercial districts; and

WHEREAS, the proposed amendments are intended to protect grocery stores in existing neighborhood centers to prevent a significant change in land use, employment and traffic patterns throughout the city; and

WHEREAS, the proposed regulations will place stricter controls on the establishment of, or conversion to large-scale combined retail and grocery stores and would prevent a large-scale store with potential negative environmental impacts from being established in Long Beach, but will not itself generate environmental impacts or necessitate environmental review; and

WHEREAS, the adoption of these regulations do not approve any development project nor do they disturb the physical environment either directly or indirectly as the regulations modify the limitations of land use by prohibiting large-scale retail business stores that exceed 100,000 square feet of gross floor area from devoting more than 10% of that floor area to the sale of non-taxable (food/grocery) merchandise; and

WHEREAS, the Planning Commission held a public hearing at a meeting on July 20, 2006 for which a public notice was published in accordance with applicable state and local law, and recommended the Long Beach City Council amend certain sections of the Long Beach Municipal Code to establish regulations for large-scale retailers; and

WHEREAS, the Long Beach City Council held a public hearing at a regular meeting on September 19, 2006, for which a public notice was published in accordance with applicable state and local law; and

WHEREAS, from the facts and testimony presented at the noticed public hearing held on September 19, 2006, the Long Beach City Council found and determined as follows:

1. That the proposed amendments to the Long Beach Municipal Code are consistent with the General Plan; and

2. That the proposed amendments to the Long Beach Municipal Code will implement the goals, objectives, and policies of the General Plan; and

- 3. That the proposed amendments are consistent with the purposes of the Zoning Ordinance; and
- 4. That the proposed amendments to the Long Beach Municipal Code are reasonably related to the public interest, and that public necessity, convenience and general welfare require the proposed amendments.

NOW, THEREFORE, the City Council of the City of Long Beach ordains as follows:

Section 1. The Long Beach Municipal Code is amended by adding Section 21.15.2985 as follows:

21.15.2985 Superstore.

"Superstore" means a major development retail project that sells from the premises goods and merchandise, primarily for personal or household use, and whose total Sales Floor Area exceeds 100,000 square feet and which devote more than 10% of sales floor area to the sale of Non-Taxable Merchandise. This definition excludes wholesale clubs or other establishments selling primarily bulk merchandise and charging membership dues or otherwise restricting merchandise sales to customers paying a periodic assessment fee. This definition also excludes the sale or rental of motor vehicles, except for parts and accessories, and the sale of materials used in construction of buildings or other structures, except for paint, fixtures, and hardware. The above definition shall apply to the cumulative sum of related or successive permits which are part of a larger project, such as piecemeal additions to a building, or multiple buildings on a lot as determined by the Director of Planning and Building.

For the purpose of this definition, "Sales Floor Area" means the

interior building space devoted to the sale of merchandise, but excludes restrooms, office space, storage space, automobile service floor area of a single business establishment, the aggregate square footage of all adjacent stores that share common check stands, management of the business operation of such adjacent stores, controlling ownership interest in the business operation of such adjacent stores, warehouses, or distribution facilities shall be considered a single business establishment.

For the purpose of this definition, "Non-taxable Merchandise" means products, commodities, or items not subject to California state sales tax. The definition of non-taxable merchandise shall not include, without limitation, Sales Floor Area devoted to any of the following categories: services, including the services of a chiropractor, optometrist, optician, physician, surgeon, podiatrist, dentist, spa, gym, nail salon, and travel accommodation services; theaters and other entertainment uses; and food products sold through vending machines.

Sec. 2. Section 21.32 of the Long Beach Municipal Code is amended by amending Table 32-1 (Uses in All Other Commercial Zoning Districts) under "Retail Sales" by adding the following use:

Table 32-1
Uses in All Other Commercial Zoning Districts

Use	Ne	ighborh	ood		Community		Regional	Other		
Retail Sales	CNP	CNA	CNR	CCA	ССР	CCR	CCN	CHW	cs	
Superstores  (Retail > 100,000 sf with > 10% Floor Area non-taxable merchandise)	N	N	N	N	N	N	Z	N	N	For Superstore definition see 21.15.2985

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Sec. 3. Section 21.33 of the Long Beach Municipal Code is amended by amending Table 33-2 (Uses in Industrial Districts) under "Retail Trade" by adding the following use:

Table 33-2
Uses in Industrial Districts

Use	IL	IM	IG	IP	* Notes and Exceptions
Retail Trade					
Superstores  (Retail > 100,000 sf with > 10% Floor Area non-taxable merchandise)	N	N	N	N	For Superstore definition, see 21.15.2985

Sec. 4. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first day after it is approved by the Mayor.

I hereby certify that the foregoing ordinance was adopted by the City Council of the City of Long Beach at its meeting of \_\_\_\_\_\_, 2006, by the //

1	following vote:		
2	Ayes:	Councilmembers:	B. Lowenthal, S. Lowenthal, O'Donnell,
3			Schipske, Richardson, Reyes Uranga,
4			Gabelich.
5	Noes:	Councilmembers:	DeLong, Lerch.
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7	Absent:	Councilmembers:	None.
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11			City Clerk
12	Approved: (0/0	6/06	Bu toto
13	Approved · ·		Mayor
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#### ORDINANCE NO. ORD-06-0043

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING AND RESTATING THE DOWNTOWN PLANNED DEVELOPMENT DISTRICT (PD-30)

WHEREAS, on June 13, 2000, the Long Beach City Council adopted Ordinance No. C-7694 amending and restating the Downtown Planned Development District (PD-30); and

WHEREAS, Ordinance No. C-7694 was amended by Ordinance No. C-7719 adopted on November 28, 2000;

WHEREAS, the Long Beach City Council adopted Ordinance No. C-7830 on October 22, 2002, Ordinance No. C-7884 on November 4, 2003, Ordinance No. C-7950 on October 5, 2004, Ordinance No. ORD-05-0009, adopted June 7, 2005, and Ordinance No. ORD-05-0042, adopted November 22, 2005, and Ordinance No. ORD-06-0033 adopted on September 12, 2006, and

WHEREAS, the City Council, hereby finds that the proposed amendments to the Downtown Planned Development District (PD-30) will not adversely affect the character, livability or appropriate development of the surrounding properties and that the proposed amendments are consistent with the goals, objectives and provisions of the General Plan.

NOW, THEREFORE, the City Council of the City of Long Beach ordains as follows:

Section 1. The Downtown Planned Development District (PD-30) is hereby adopted and restated in its entirety as set forth in Exhibit "A", which exhibit is attached hereto and incorporated herein by this reference.

Sec. 2. The City Clerk shall certify to the passage of this ordinance by the City Council of the City of Long Beach and cause the same to be posted in three

conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first day after it is approved by the Mayor. I hereby certify that the foregoing ordinance was adopted by the City Council of October 3 the City of Long Beach at its meeting of , 2006, by the following vote: Ayes: Councilmembers: B. Lowenthal, S. Lowenthal, DeLong, O'Donnell, Schipske, Richardson, Reyes Uranga, Gabelich, Lerch. None. Councilmembers: Noes: Councilmembers: Absent: MJM:kjm 9/13/06 #06-04441 L:\APPS\CtyLaw32\WPDOCS\D011\P005\00093955.WPD

# DOWNTOWN PLANNED DEVELOPMENT DISTRICT (PD-30)

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Ordinance History: C-7694, 2000; C-7719, 2000: C-7830, 2002; C-7884, 2003, C-7950, 2004; 05-0009, 2005

## Division I. Intent of the Downtown Planned Development Ordinance

The intent of this Planned Development Ordinance is to implement the following goals and objectives:

- Long Beach will build its downtown into a multi-purpose activity center of regional significance, offering a wide variety of activities which result in an environment that is attractive and exciting during both the daylight and evening hours.
- Planning efforts must focus on connecting the various "districts" of Downtown into a cohesive and functional whole which coordinates the activities of the downtown proper not only amongst themselves but in conjunction with the redevelopment of the downtown shoreline.
- Long Beach will support efforts aimed at preserving significant historic and cultural places and buildings. New buildings should respect and complement existing historic structures. The City supports the development of cultural and artistic offerings in the downtown.
- Quality design and materials are of paramount importance in the downtown.
   Architectural continuity within the downtown will be achieved through consistency in the quality of design, workmanship, and materials utilized.
- Long Beach accepts the population growth anticipated in the downtown and supports the development of more park/recreation open space, new quality residential units, added commercial/retail goods and services, and additional space for educational facilities required to support a growing downtown population.
- Long Beach will create safe, attractive and comfortable downtown streetscapes emphasizing a pedestrian focus and a quality physical environment. Long Beach will clearly define vehicular and pedestrian roles for each downtown street. Well-defined routes will create a clear linkage pattern between the various activity centers of the downtown and the downtown shoreline.
- The City intends to develop a public walkway and landscaping improvement plan for the Downtown. The future plan will address improvements such as landscaping, paving treatment and street furniture as well as funding methods.

In reviewing development proposals and land use issues, the City Council, Planning Commission, Redevelopment Agency Board and Site Plan Review Committee shall be directed by these goals and objectives.

## **Division II. Planning Districts**

The Downtown planning area is divided into eight districts. These districts are illustrated by Map 1. The intent and general standards for each of these districts are as follows:

#### Park District

This district has been developed as Cesar E. Chavez Park, a public park and will be dedicated in perpetuity as a public park. Development in the park is limited to park/community-related structures such as recreation and community buildings. Development should be consistent with the open character of the park. For specific standards, refer to Chapter 21.35 of the Long Beach Municipal Code (Park District).

#### Institutional and Government District

This district contains major government buildings along with several churches and schools. Development in this district will vary based on the location of the site within the Downtown area. Lincoln Park is a public park within this district.

#### Downtown Core District

This district is the center of Downtown. A mix of uses, including office, retail, entertainment and high density residential are encouraged. High-rise and mid-rise developments are permitted in this area.

#### Promenade District

This district is intended to provide opportunities for a range of entertainment and visitor serving commercial uses. The Promenade shall be preserved as an essential pedestrian link between Downtown's commercial districts and the Queensway Bay development.

#### Downtown Mixed Use District

This district applies to those areas surrounding the Downtown Core area, and for major street corridors outside of the central core. This district permits a mix of commercial and residential uses at heights of up to 100'.

## East Village Mixed Use District

This district is intended to provide opportunities for the continued growth of the East Village Arts District through reuse of existing buildings and new development. As envisioned, this district will contain a mix of moderate density residential uses, active ground floor storefronts, live/work spaces and arts related uses.

#### West End Residential District

This district applies to the residential area west of the Downtown core. This district is intended to provide moderate to high density housing opportunities for persons working in the Downtown area.

### East Village Residential District

New development in this residential district is limited to low to moderate densities, consistent with the character of the residential area in the vicinity of the Saint Anthony's campus.

#### Division III. Commercial and Mixed Use Districts

These standards apply to the Downtown Core Mixed Use District, Promenade District, East Village Mixed Use District and Downtown Mixed Use District.

#### A. Permitted Uses

## 1. Table of Permitted, Discretionary and Prohibited Uses

Table 1 on the following pages defines the uses permitted in the Mixed Use Districts, the Downtown Core District and the Promenade Commercial district. The table uses the following abbreviations:

- Y = Yes (permitted use).
- N = Not permitted.
- C = Conditional use permit required. For special conditions, refer to Chapter 21.52.
- A = Accessory use. For special development standards, refer to Chapter 21.51.
- AP= Administrative use permit required. For special conditions, refer to Chapter 21.52.
- T = Temporary use subject to provisions contained in Chapter 21.53.
- IP = Interim park use permit required. For special conditions, refer to Chapter 21.52.

#### 2. Adult Entertainment

Any business considered an "adult entertainment business", as defined in Subsections 21.15.110A through 21.15.110K of the Long Beach Municipal Code, shall be regulated in the same manner as a similar non-adult entertainment business and shall be subject to the Special Development Standards, Section 21.45.110 (Adult Entertainment Businesses).

### B. Residential Development In Commercial and Mixed Use Districts

Residential Development in the Mixed Use Districts shall comply with the densities and development standards established in Division IV (Residential Districts) of this document.

		Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
ALCOHOLIC BEVERAGE SALES:	Off-premise sales	С	C <sup>(a)</sup>	C <sup>(a)</sup>	C <sup>(a)</sup>
	On-premise sales	Υ	Υ	C <sup>(a)</sup>	C <sup>(a)</sup>
AUTOMOBILE (VEHICLE USES):	Auto Detailing (with hand held machines only	AP <sup>(b)</sup>	AP <sup>(b)</sup>	AP <sup>(b)</sup>	AP <sup>(b)</sup>
	Car Wash	N	N	Mixed Use District  C <sup>(a)</sup> C <sup>(a)</sup>	N
	Gasoline Sales	N	N		С
	General Auto Repair (body work, painting, etc.)	N	N	N	N
	Minor Auto Repair, Tune-Up & Lube, Smog Test	AP <sup>(b</sup>	AP <sup>(b</sup>	AP <sup>(b</sup>	AP <sup>(b</sup>
	Limousine Service (Does not include auto repair)	N	AP/A <sup>(c)</sup>	AP	AP
	Motorcycle/Jet Ski Sales & Repair	N	N	C <sup>(a)</sup> AP <sup>(b)</sup> N C N AP <sup>(b)</sup> AP N N AP	N
*****	Surface Parking Lot- principal use	AP <sup>(d)</sup>	AP <sup>(d)</sup>		AP
****	Parking Structure- principal use	N <sub>.</sub>	AP		AP
	Recreational Vehicle Storage	N	N		N
	Rental Agency (does not include repair)	N	AP/A <sup>(c)</sup>	AP	N
	Sales (outdoor)	N	N	N	N
	Sales (indoor showroom only)	N	Υ	Υ	AP
	Towing	N	N	A	Α
	Vehicle Parts (with installation; Tire Store	N	N	N	N
	Vehicle parts (without installation)	N	AP	AP	AP
BILLBOARDS:	Mini-poster or Poster Board	N	N	N	N

		Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
BUSINESS OFFICE SUPPORT:	Copy, Fax, Mail Box, or Supplies	Y	Υ	Y	Υ
	Equipment Sales, Rental, or Repair	N	Y	Y	Υ
	Off-set Printing	N	AP	AP	<b>A</b> P
ENTERTAINMENT	Amusement Machines (4 or fewer)	А	A	A Y AP A Y	А
	Dancing (accessory use)	Υ	Υ		Υ
	Hall Rental	Υ	AP	AP	AP
	Banquet Room Rental (within a restaurant/hotel)	A	А	А	А
	Live or Movie Theater (w/100 seats or less)	Y	Y	Y	Y
	Movie Theater, IMAX, IWORKS or Live Theater (w/100 + seats)	Y	Υ	С	С
	Private Club, Social Club, Night Club, Pool Hall (e)	Y	Υ	С	С
	Restaurant with Entertainment (e)	Y	Υ	Y	Y
	Arcade, Bowling Alley, Miniature Golf, Tennis Club, Skating Rink	С	С	С	С
XXIII	Computer Arcade	С	С	С	С
FINANCIAL SERVICES:	ATM (walk-up machine)	Υ	Υ	AP A Y C C C C	Υ
	Bank, Credit Union, Saving & Loan (without drive-thru window)	Y	Υ	Y	Y
	Bank, Credit Union, Saving & Loan (with drive-thru window)	N	N	AP	AP
	Check Cashing	N	N	A <sup>(k)</sup>	A <sup>(k)</sup>

	TABLE 1 - Uses in the Comm	ercial and Mix	ed Use Distric	cts	I
		Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
	Escrow, Stocks & Bonds Broker	Y	Υ	Y	Υ
INSTITUTIONAL USES:	Church or Temple	N	С	С	С
	Convalescent Hospital or Home	N	N	С	С
	Crematorium	N	N	N	N
	Day Care or Pre-school	AP <sup>(f)</sup>	Y <sup>(f)</sup>	Υ	Y
	Elementary or Secondary School	N	AP	AP	AP
	Industrial Arts Trade School or Rehabilitation Workshop	AP	AP	AP	AP
	Museum	Υ	Υ	Υ	Υ
	Mortuary	N	N	N	N
	Parsonage	N	А	А	А
	Professional School/ Business School	Υ	Y	N	Y
	Social Service Office with or without food distribution <sup>(i)</sup>	N	С		С
	Other Institutional Uses	AP	AP		AP
PERSONAL SERVICES:	Bail Bonds	N	C <sub>(i)</sub>	N	N
	Basic Personal Services (barber/beauty shop, catering (w/o trucks), diet center, dog/cat grooming, dry cleaner, house cleaning service, locksmith, mailbox rental, nail/manicure shop, repair shop for small appliances or electronic equipment, bicycles, tailoring, shoe repair, tanning salon, travel agent, or veterinary clinic	Y	Y	Υ	Y

	Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
 Fitness Center/Health Club, Dance/Karate Studio	Y	Y	Y	Y
Fortune-Telling	С	С	С	С
Gun Repair Shop	N	N	N	N
Laundromat	N	N	AP	AP
Laundry (commercial customers)	N	N	N	N
Massage Establishment	N	N	N	N
Massage Therapy	А	Α	Α	Α
Recycling Center	N	N	N	N
Recycling Collection Center for cans & bottles (staff attended)	N	N	N	N
Recycling Containers for cans & bottles (non-attended, see Sec. 21.45.265	A	А	А	А
Major Household Appliance Repair Shop (stove, refrigerator, upholstery, lawn mowers, etc.)	N	N	AP	AP
Self-Storage	N	N	N	N
Shoe-shine Stand (indoor/outdoor)	A	А	Α	Α
Tattoo Parlor	N	N	N	N
Termite & Pest Control	N	N	N	N

	TABLE 1 - Uses in the Comm	ercial and Mix	ed Use Distric	ots	
		Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
PROFESSIONAL SERVICES:	Accounting, Advertising, Architecture, Artist Studio, Bookkeeping, Business Headquarters, Chiropractors, Computer Programming, Consulting, Contracting, Dentistry, Engineering, Insurance, Law, Marketing, Medicine, Photography, Professional Care Providers (MFC, MFCC, MSW, Psychiatric Nurses), Psychiatry, Psychology, Real Estate, Tax Preparation or Visitor's Information Center	Y	Υ	Υ	Y
RESIDENTIAL USES:	Artist Studio with Residence (see Division X for incentives in the East Village Mixed Use District)	N <sup>(h)</sup>	AP	AP	Y
	Caretaker Residence	A	А	Α	Α
	Group Home (care of six or less)	N <sup>(h)</sup>	Y	Υ	Υ
	Bonus Density Senior and/or Handicapped Housing (see Sec. 21.52.233)	N	С	С	С
	Community Correctional Re- entry Facility	N	N	N	N
	Special Group Housing (fraternity, sorority, convalescent home, shelter, boardinghouse, dormitory, convent, monastery, residential care facility, etc.)	N	N	С	С
	Single-family or Multi-family Residential (see Division IV)	Y	Υ	Y	Y
RESTAURANTS & READY-TO-EAT FOODS:	Restaurants & Ready to Eat Foods without drive-thru lanes	Y	Υ	Υ	Υ

	TABLE 1 - Uses in the Comm	ercial and Mix	ed Use Distri	cts	
		Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
	Restaurants & Ready-to-Eat Foods with drive-thru lanes (see Sec 21.52.231)	N	N	N	N
	Outdoor Dining	Α	Α	Α	Α
	Vending Carts	AP	AP	AP	AP
RETAIL SALES:	Basic Retail Sales (except uses listed below)	Υ	Y	Y N A Y(I)	Y
	Building Supply or Hardware Store with lumber, drywall, or masonry (hardware stores w/o lumber drywall or masonry are considered "basic retail")	N	N	N	N
	Auxiliary Flower, Plant, Fruit, or Vegetable Sales (outdoor stand or nursery)	А	А	А	А
	Flower Stand or News Stand	Y(I)	Y(I)	Y(I)	Y(i)
	Gun Shop	N	N	N	N
	Itinerant Vendor	Т	Т	Y(I)	Т
	Major Household Appliances (refrigerators/stoves/etc)	AP	Y		Υ
	Manufacture of Products Sold on Site	А	А	А	Α
	Merchandise Mall, Indoor Swap Meet	N	N	N	N
	Outdoor Sales Events (flea mkts/ swap meet)	С	С	С	C .
	Pawn Shops	N	N	N	N
	Superstore (Retail > 100,000 SF with > 10% non-taxable merchandise - see 21.15.2985)	N	N	N	N
	Thrift Store, Used Merchandise	N	N	С	С

	Promenade District	Downtown Core District	Downtown Mixed Use District	East Village Mixed Use District
Vending Machines	А	Α	Α	Α
Bed & Breakfast Inn	AP	AP	Mixed Use District	AP
Hotel/Motel (more than 90 rooms)	Υ	Υ	С	С
Hotel/Motel(less than 90 rooms)/ and youth hostels	С	С	С	С
Carnival, Event, Fair, Trade Show, etc.	Т	Т	Т	Т
Construction Trailer	Т	Т	Т	Т
Transportation Facilities (bus terminals, cab stands, heliports, helistops)	N	С	Mixed Use District  A AP C C T T C N	С
Electrical distribution station	N	С	С	С
Cellular and Personal Communication Service a. Freestanding monopole (see 21.52.110) b. Attached/roof mounted (see 21.45.115)	N Y	N Y		N Y
	Bed & Breakfast Inn  Hotel/Motel (more than 90 rooms)  Hotel/Motel (less than 90 rooms)/ and youth hostels  Carnival, Event, Fair, Trade Show, etc.  Construction Trailer  Transportation Facilities (bus terminals, cab stands, heliports, helistops)  Electrical distribution station  Cellular and Personal Communication Service a. Freestanding monopole (see 21.52.110) b. Attached/roof mounted	Vending Machines  Bed & Breakfast Inn  Hotel/Motel (more than 90 rooms)  Hotel/Motel(less than 90 rooms)/ and youth hostels  Carnival, Event, Fair, Trade Show, etc.  Construction Trailer  Transportation Facilities (bus terminals, cab stands, heliports, helistops)  Electrical distribution station  Cellular and Personal Communication Service a. Freestanding monopole (see 21.52.110) b. Attached/roof mounted	Vending Machines A A  Bed & Breakfast Inn AP AP  Hotel/Motel (more than 90 rooms)  Hotel/Motel(less than 90 rooms)/ and youth hostels  Carnival, Event, Fair, Trade Show, etc.  Construction Trailer T T  Transportation Facilities (bus terminals, cab stands, heliports, helistops)  Electrical distribution station N C  Cellular and Personal Communication Service a. Freestanding monopole (see 21.52.110) b. Attached/roof mounted Y	Vending Machines A A A  Bed & Breakfast Inn AP AP AP  Hotel/Motel (more than 90 rooms) Y Y C  Carnival, Event, Fair, Trade Show, etc.  Construction Trailer T T T  Transportation Facilities (bus terminals, cab stands, heliports, helistops)  Electrical distribution station N C C  Cellular and Personal Communication Service a. Freestanding monopole (see 21.52.110)  b. Attached/roof mounted Y Y Y

#### Endnotes to Table 1

- (a) The following alcoholic beverage sales may be exempted from the conditional use permit requirement:
  - 1. Restaurants with alcoholic beverage service only with meals. This generally means any use with a fixed bar is not exempt. A service bar is not considered a fixed bar. A sushi bar, where alcoholic beverages are served at the same bar where meals are served, is considered serving alcoholic beverages only with meal service. A cocktail lounge without a bar, but with primarily service of only hors d'oeuvres and alcoholic beverages is not exempt. Any restaurant with more than 30 percent of gross sales consisting of alcoholic beverages shall lose its exemption and be required to obtain a conditional use permit to continue to sell alcohol.
  - 2. Department store or florist with accessory sale of alcoholic beverages.
  - 3. Grocery stores of 20,000 sq. ft. or greater with accessory sale of alcoholic beverages.

## Downtown Planned Development District (PD-30)

- (b) In the Promenade and Downtown Core District, auto detailing is permitted as an Administrative Use in parking structures only.
- (c) In the Downtown Core District, limousine service and car rental agencies are permitted as accessory uses to a hotel. If such uses are not accessory to a hotel, an Administrative Use Permit is required.
- (d) Surface parking lots in the Promenade and Downtown Core District shall be limited to interim uses.
- (e) City Council hearing is required for new and transferred business licenses.
- (f) Permitted as an accessory use to an office building.
- (g) Massage therapy as a nonadult entertainment business shall be limited to an accessory use for a physician, chiropractor, health club, beauty salon, or hotel over one hundred (100) rooms.
- (h) Conversion of existing non-residential Historic Landmark buildings to residential use is permitted (see Division IX).
- (i) Requires special permit (see Section 21.45.135)
- (j) A social service office is defined as an office maintained and used as a place of business conducted by persons or entities engaged in offering on-site group counseling, treatment or recovery programs, but wherein no overnight care for patients or clients is given. For the purpose of this definition, "group" means three or more persons.
- (k) Permitted as an accessory use only to a grocery store of 10,000 square feet or greater
- (I) Permitted only as a Conditional Use within 600 feet of a police station, jail facility, or court facility.

## C. Setbacks/Required Ground Floor, Pedestrian-oriented Uses

Map 2 "Downtown PD District - Building Setbacks" indicates the three types of street frontage within the Downtown Planned Development area. These three types of frontages are as follows:

- Frontages requiring a zero setback and ground floor, pedestrian-oriented uses. Along these street frontages new buildings must be constructed at the street property line(s) and the ground floor of new buildings must have pedestrian-oriented uses.
- Frontages with zero setbacks that are subject to development standards, but which do not require ground floor, pedestrian-oriented uses. Along these street frontages, new buildings must be constructed at the property line(s), subject to specific development standards.
- Frontages that require a ten foot or fifteen foot building setback. Along these frontages a landscaped setback is required between a new building and the street property line.

Development standards for each of the three types of street frontages follow.

## 1. Frontages requiring a zero setback and ground floor pedestrian-oriented uses

New development in these areas, as indicated on Map 2, must incorporate pedestrian-oriented uses on the first level. Pedestrian-oriented uses are defined as follows:

- Restaurants & ready-to-eat foods
- Retail sales
- Personal service uses
- Bars/Cocktail lounges
- Lobbies of: hotels, office buildings, residential developments, movie/live theaters, or of any other entertainment uses
- Public plazas and outdoor dining areas.

Development standards for frontages with zero setbacks and pedestrian oriented uses are:

- Required Pedestrian-oriented Uses.
   Pedestrian-oriented uses shall occupy at least 60% of the ground floor building frontage on streets where active pedestrian uses are required.
- b. Required Zero Building setback.

At least 60% of the ground floor building frontage shall be constructed with a zero setback on streets where pedestrian-oriented uses are required. Arcades and colonnades built with a zero setback can be used to satisfy this requirement.

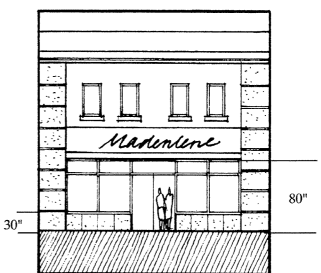
If the remaining portion of the ground floor of a building is setback, it shall not be more than 20' in length nor setback more than 12' from the property line.

### c. Arcades and Colonnades.

The clear width of the walkway between the columns and the building wall shall be a minimum of 8 feet.

d. Display/Clear Window Requirement.

Clear, non-reflective display windows/doors shall comprise at least 60% of the ground floor street pedestrianfacade of oriented uses. The maximum height of the bottom sill of required display windows shall not exceed 30" above the adjacent sidewalk. minimum head height for storefronts and windows at the ground floor 30"\_ should be 80 inches above the adjacent sidewalk.



#### e. First Floor Elevation.

The first level of buildings which require ground floor pedestrian-oriented uses shall have a floor elevation which approximates the elevation of the adjacent sidewalk.

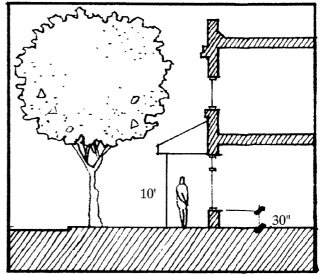
## f. Vehicular Driveway Access.

Vehicular driveway access is prohibited along frontages which require pedestrian-oriented uses. Access shall be taken via the alleys serving the site or, on corner lots, the street frontage which does not require active ground floor uses. This requirement may be waived through the Site Plan Review process if necessary (see Division XI).

## g. Awnings and Canopies.

Encroachments such as awnings, canopies and marquees are encouraged. The minimum vertical clearance between the ground or street level and the encroachment should be 10 feet. Horizontal dimensions should relate to the bays of the building facade. The awning/canopy may encroach over the public sidewalk provided at least two feet of clearance is maintained from the street

curbline. For awnings and canopies, the materials, shape, rigidity, reflectance, color, lighting, and signage, should relate to the architectural design of the building.



## h. Entrances Facing the Street.

Entrances to uses on ground and upper floors must open onto the public rightof-way. Entrance doors should be setback at least three feet from the property line.

## 2. Frontages with required zero building setback subject to standards

These frontages require a zero setback subject to the design guidelines listed below. The purpose of these standards is to provide an urban downtown environment with the best possible streetscape for pedestrians. One of the primary purposes of the standards is to avoid the construction of large expanses of blank wall adjacent to sidewalks and street frontages. The development standards for these frontages are as follows:

## a. Required Zero Building setback.

At least 60% of the ground floor building frontage shall be constructed with a zero setback. Arcades and colonnades built with a zero setback can be used to satisfy this requirement.

If the remaining portion of the ground floor of a building is setback, it shall not be more than 20' in length nor setback more than 12' from the property line.

#### b. Arcades and colonnades.

The clear width of the walkway between the columns and the building wall shall be a minimum of eight feet.

#### c. Building Base.

The base of the building (the first 2'- 5' above the sidewalk) should be differentiated from the rest of the building facade with treatments such as change in material and/or color, mouldings, or built planters.

## d. Building Bays.

The maximum width of a bay of blank wall, without a feature in relief or protrusion of at least 6 inches, should not be more than 25 feet. Pilasters, mouldings recessed wall panels or display features should be used to create visual bays on the street level building wall.

#### e. Windows.

Walls on each building at the street should have glazed opening at least every 40 feet. The plane of window glass relative to a primary building wall plane should be separate by at least 6 inches, and the sills should not be higher than four feet above the sidewalk.

## f. Awnings, Canopies and Marquees.

Awnings, canopies and marquees are encouraged. The minimum vertical clearance between the ground or street level and the encroachment should be 10 feet; horizontal dimensions should relate to the bays of the building facade. The awning/canopy may encroach over the public sidewalk provided at least two feet of clearance is provided from the street curbline. For awnings and canopies, the materials, shape, rigidity, reflectance, color, lighting, and signage, should relate to the architectural design of the building.

## g. Entrances Facing the Street.

Entrances to uses on ground and upper floors should open onto a public rightof-way. Entrance doors should be setback at least 3 feet from the property line.

## h. Landscaping.

Landscaping at the building wall is permitted, provided the planter is part of the building facade and the earth level for planting is at a level of at least one foot above sidewalk level. Recesses, bases and projections can be employed if the setback for landscaping is not more than 5 feet.

## 3. Frontages with Required Ten or Fifteen foot Building Setbacks

Map 2 establishes street frontages where either a 10' or 15' building setback is required for new buildings. No structures, including subterranean and semi-subterranean parking garages, may be constructed in the required setbacks except for those projections described below:

- a. For the following street frontages,
  - Pacific Avenue from 3rd Street to 7th Street.
  - Broadway from Golden Avenue to Pacific Avenue, &
  - 3rd Street from Golden Avenue to Pacific Avenue:
  - 1) Surface parking lots may be built within the setback provided a continuous 6' wide landscaped area is maintained between the parking lot and the street property line.
  - 2) Treatment of the ground plane within the setback may be either planting or hardscape.
  - 3) New buildings are to be built at the required setback line along at least 60 percent of the building facade.

4) Projections are permitted into the required setbacks in accordance with those permitted in the Commercial Zoning Districts (see Section 21.32.220 C)

## b. For all other street frontages:

- 1) Surface parking lots may be built within the setback provided a continuous 6' wide landscaped area is maintained between the parking lot and the street property line.
- 2) Treatment of the ground plane within the setback must be landscaped with planting.
- 3) Projections are permitted into the required setbacks in accordance with those permitted in the Commercial Zoning Districts (see Section 21.32.220 C).

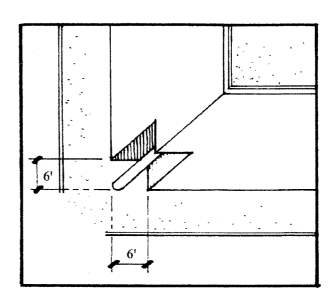
The setback requirement may be waived through the Site Plan Review process if the project design meets the intent of the development standards listed in Division XI.

## 4. Interior setbacks (for high-rise buildings, see section M of this Division for additional requirements)

- a. Setbacks from an alley 10 feet from alley centerline
- b. Setbacks from an interior property line:
  - -Commercial buildings 0'
  - -Residential buildings 5'

#### 5. Corner cut-off

properties Αt corners of at street intersections, intersections of streets and alleys and at intersections of driveways and property lines, new construction shall not be permitted in such a manner that it significantly impedes visibility between heights of 2 feet and 7 feet above the ground in a corner cut-off of at least 6 feet by 6 feet. One vertical support element such as a column is permitted in the corner area, if the cross-section of the element fits within a circle with a diameter of 18 inches. requirement may be waived through the Site Plan Review process if the Director of Public



Works finds that the cut-off is not necessary for traffic safety.

## D. Promenade Development Standards

These standards apply to the portion of the Promenade between Ocean Boulevard and 3rd Street.

## 1. Promenade development objectives

These objectives are intended to serve as the guide for the establishment of a master plan for development and use of The Promenade and the adjacent properties.

- a. Uses along the Promenade should create a high quality, attractive pedestrian environment. Business and commercial activities should add charm, excitement, vitality and diversity. Private and public uses along the promenade should generate day and night activity that is oriented to the pedestrian. These activities may include outdoor dining, retail sales, public markets, arts and crafts, shows and other similar uses.
- b. The predominant role of the Promenade is as a pedestrian mall. Automobile traffic for the general public is not permitted; vehicular traffic for emergency vehicles is provided on the Promenade.
- c. The form of the built environment and the public spaces created should enhance the character of the pedestrian environment of the Promenade. Buildings should incorporate human-scale design ideas and should establish edges that help to define usable public spaces.
- d. The Promenade should provide a strong physical link between the downtown commercial districts and Queensway Bay. Consistent streetscape treatments should be used in both areas, including paving, lighting, banners and street signs.
- e. Private development should be allowed to use part of the public right-of-way of the Promenade. However, such development shall not occur until after a master plan for development of the Promenade is approved by the Redevelopment Agency, Planning Commission and City Council. The portion of the development projected into the right-of-way shall be low-scale (2 stories) and balanced with the addition of new public spaces (such as providing a public pedestrian linkage from The Promenade to Pine Avenue or new plazas) in order to retain the pedestrian atmosphere which makes The Promenade a unique place.

## 2. Promenade development standards

Development along The Promenade shall adhere to the following standards:

- a. Development along The Promenade shall occur in accordance with a Master Plan. The Promenade Master Plan shall be approved by the Redevelopment Agency, Planning Commission and City Council.
- b. The existing right-of-way of the Promenade is 80 feet. Proposals for development along the Promenade that include encroachment into the right-of-way must be consistent with The Promenade Master Plan and the development objectives of The Promenade.
- c. Access for trams and for emergency vehicles shall be a minimum of twenty (20) feet in width, centered on the centerline of The Promenade. No development shall be permitted within this twenty (20) feet right-of-way.
- d. The projection into the existing right-of-way shall be limited to a maximum of thirty (30) feet (either from one side or both sides) into the eight (8) feet total right-of-way width, if and only if the following are met:
  - There is a minimum of fifty (50) feet of continuous right-of-way width at all points along The Promenade; and
  - There is additional public plaza to be created to balance the projection. Such encroachment may be a maximum of two (2) stories and not more than thirty-five (35') feet in height to the top of the roof.
- e. Development along The Promenade shall conform to the development standards in Division III. C.1. (Frontages with zero setbacks with required active pedestrian-oriented uses).
- f. The landscaping within the Promenade right-of-way, including the four rows of trees, can be altered only after an alternative streetscape plan is reviewed by the Joint Review Authority (the Redevelopment Agency and Planning Commission), and approved according to the process in Division XI Development Approval Procedures.

## E. Maximum Building Height.

Map 3 establishes the maximum permitted building height in both feet and stories. Elevator and mechanical equipment penthouses shall not be included in the measurement of building height. Additionally, the following roof-mounted structures may exceed the permitted building height by up to ten feet:

- Flagpoles
- solar collectors
- patio covers and other roof-top recreational amenities

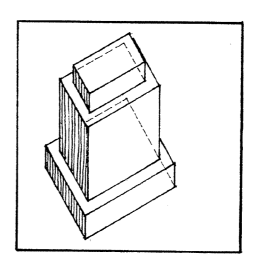
## F. High-rise Development Standards.

These standards apply to all high-rise development in the Downtown Planned Development District. For the purposes of this section, high-rise development is defined as buildings with a height of 100' or more.

- 1. Each building must have a clearly defined base, middle, and top. The base should include the first two to three floors and should relate to the pedestrian environment at street level.
- 2. The minimum floor to ceiling height for a residential development shall be 9' (this height may be reduced in kitchen, bathroom and closet areas).
- 3. Where a roof top is to be used for residential common open space, the roof top shall incorporate recreational uses, landscaping and decorative paving materials.
- 4. On-grade and above-grade parking garages shall be screened in accordance with the Design Standards in Division VIII.

#### G. Lot Size.

The minimum lot size for any new subdivision of existing parcels shall be 10,000 square feet.



## H. Required Screening

## 1. Rooftop equipment.

Mechanical equipment on rooftops shall be screened from public view by solid screening devices at least as high as the equipment being screened. In the Promenade District, Downtown Core Mixed Use District and the Downtown Mixed Use District, such equipment shall also be screened from view from higher buildings to the satisfaction of the Director of Planning and Building.

## 2. Utility meters and Site Equipment.

Utility meters and site equipment shall be screened from view from public rights-of-way.

## 3. Trash Receptacles.

Trash areas shall be screened from public view on all sides (see sec. 21.46.080 Accessory Structures for additional requirements). New construction requiring Site Plan review or a Conditional Use Permit shall be required to submit a trash pick-up and trash area maintenance schedule.

## 4. Loading Areas

Product loading and service areas shall be fully screened from view from a public right-of-way.

### I. Signs.

## 1. Permitted signs/Development Standards.

All signs shall comply with the requirements of Chapter 21.44 (Signs). For properties along Pine Avenue, between Ocean Boulevards and 7th Street, signs must comply with Redevelopment Agency, Pine Avenue Sign Design Guidelines.

### 2. Prohibited signs.

Pole signs and freestanding signs (with the exception of monument signs with a height of 6 feet or less) are prohibited along frontages where zero setback and ground floor uses are required (see Map No. 2). In areas where monument signs are limited to 6' in height, the permitted height may be increased through the Site Plan Review process.

### J. Landscaping Requirements.

The landscaping requirements of Chapter 21.42 shall apply to all new development. All new developments shall be required to provide street trees in the abutting parkway/sidewalk areas. The suggested species of street trees are specified in Appendix A. Alternative species may be approved by the Director of Planning and Building. The determination of the Director of Planning and Building may be appealed to the City Planning Commission.

### K. Parking and Loading Requirements.

### 1. Required Parking and Loading.

Parking and loading shall be provided in accordance with the Chapter 21.41 of the Zoning Regulations. This section includes provisions for the reduction in the required number of spaces through participation in the Downtown Parking Management Program.

### 2. Downtown Parking Management Program.

Required parking may be provided through participation in the Downtown Parking Management Program (DPMP). The determination of the number of parking spaces required by the DPMP shall be either the number of spaces required by the Zoning Regulations (after deducting the non-conforming parking rights of the building/lease space) or the number of parking spaces required by the ratios established in the DPMP, whichever is smaller.

### 3. Parking Reduction - Historic Landmarks (see Division IX)

### 4. Parking Exemption - Outdoor Dining.

No additional parking is required for outdoor dining in the PD-30 area.

# 5. Parking Exemption – Conversion to Restaurants/Ready-to-Serve Uses in the East Village Mixed Use District.

In the East Village Mixed Use District restaurants and ready-to-eat food uses that are converted from a previous non-residential use shall not require additional parking.

### **DIVISION IV. RESIDENTIAL DISTRICTS**

### A. Permitted Uses

Residential Uses.

In addition to residential development, those uses permitted in the R-4-N district shall be permitted. Those uses which are permitted subject to an Administrative Use Permit or Conditional Use Permit shall be subject to the same processes.

2. Commercial uses at arterial intersections.

Sites located at the intersection of arterial streets (the intersections of Magnolia Avenue and 3rd, 6th and 7th Streets) shall permit the commercial uses of the CNP (Neighborhood Commercial, Pedestrian-oriented) zoning district.

3. Reuse of Historic Landmarks (see Division IX).

### B. Permitted Density

Permitted density is based on lot size (except in the Downtown Core Area, where the height of proposed buildings may also effect the density permitted). Tables 2 and 3 establish the permitted densities in each sub-area. In calculating the number of units permitted on a site, the following shall apply:

Net Lot Area.

All densities are calculated on the basis of net lot area (existing lot size minus any required dedications for public right-of-way improvements).

Fractional Densities.

Fractional densities shall not be counted in determining the number of units allowed on the site.

3. Exceptions.

The following uses shall not be subject to the maximum densities set forth by Tables 2 and 3:

- a. Conversion of non-residential Historic Landmark Buildings.
   Through the Conditional Use Permit process, non-residential Historic Landmark buildings can be converted to residential uses. See Division IX.
- b. Conversions of non-residential buildings to live/work spaces in the East Village Mixed Use District and East Village Residential District (see Division X).

TABLE 2 - Downtown Planned Development Area - Permitted Residential Density					
Sub-Area	Lot Area of 0-4000 sf	Lot Area of 4001-7,500 sf	Lot Area of 7501-15,000 sf	Lot Area of 15,001 sf or larger	
Promenade (6 stories or less)	1 unit	1 unit per 1,400 sf (31 units/acre)	1 unit per 800 sf (54 units/acre)	1 unit per 453 sf (96 units/acre)	
East Village Residential	1 unit	1 unit per 1,400 sf (31 units/acre)	1 unit per 1,400 sf (31 units/acre)	1 unit per 1,000 sf (43 units/acre)	
East Village Mixed Use	1 unit	1 unit per 1,400 sf (31 units/acre	1 unit per 1,200 sf (36 units/acre) or 1 unit per 800 sf (54 units/acre)*	1 unit per 900 sf (48 units/acre) or 1 unit per 580 sf (75 units/acre)*	
West End Residential	1 unit	1 unit per 1,400 sf (31 units/acre)	1 unit per 1,000 sf (43 units/acre)	1 units per 800 sf (54 units/acre)	
Downtown Mixed Use	1 unit	1 unit per 1,400 sf (31 units/acre)	1 unit per 1,000 sf (43 units/acre) or 1 unit per 800 sf (54 units/acre)*	1 units per 800 sf (54 units/acre) or 1 unit per 580 sf (75 units/acre)*	
Downtown Core (6 stories or less)	1 unit	1 unit per 1,400 sf (31 units/acre)	1 unit per 800 sf (54 units/acre)	1 unit per 453 sf (96 units/acre)	

<sup>\*</sup> Higher density allowed only for developments at least four stories in height. See attached "Height District" Map.

TABLE 3 - Downtown Core Sub-Area - Permitted Residential Density				
	Buildings with 6 stories or less	Buildings of 7 stories to 150'	Buildings over 150' in height	
Downtown Core Sub-area	See Table 2	1 unit/315 sf (138 units/acre)	no maximum* see High Rise Development Standards in Division III.	
Promenade Subarea	See Table 2	1 unit per 315 sf (138 units/acre)	Not applicable	

### C. Maximum Building Height.

Map Number 2 establishes the maximum permitted building heights in both feet and stories. No structures can exceed these limits except for the following:

- Elevator and mechanical equipment penthouses
- Additionally, the following structures may exceed the permitted building height by up to ten feet:
- Flagpoles
- solar collectors
- patio cover and roof-top recreational amenities

### D. Setbacks

### 1. Street setbacks.

Map Number 2 establishes areas where either a 10' or 15' building setback is required. No structures may be constructed in these setbacks except for those described in the "Permitted projections into required setbacks/setback averaging" section below.

Semi-subterranean and subterranean parking garages must comply with the required building setbacks.

### 2. Interior setbacks

- a. Setbacks from an alley 15 feet from alley centerline
- b. Setbacks from an interior property line 5'

### 3. Permitted projections into required setbacks/setback averaging.

- a. Permitted Projections. The projections permitted into the required setbacks shall be those permitted in the R-4-N Zoning Districts (see section 21.32.220 C).
- b. Setback Averaging. For those areas where either a 10' or 15' minimum setback is required, portions of the building may project up to 5' into the setback provided an average setback of 10' (in areas requiring a 10' minimum setback) or 15' (in areas requiring a 15' minimum setback) is maintained.

### 4. Fence/wall Locations

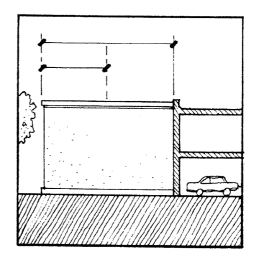
Fences and garden walls are not permitted within required street setbacks except for wrought iron/tube steel fences which may be permitted through the Site Plan Review process.

### 5. Corner cut-off

At corners of properties at street intersections, intersections of streets and alleys and at intersections of driveways and property lines, new construction shall not be permitted in such a manner that it significantly impedes visibility between heights of 2 feet and 7 feet above the ground in a corner cut-off of at least 6 feet by 6 feet (measured from the intersection of the property lines or the intersection of a driveway and a property line). One vertical support element such as a column is permitted in the corner area, if the cross-section of the element fits within a circle with a diameter of 18 inches. This requirement may be waived through the Site Plan Review process if the Director of Public Works finds that the cut-off is not necessary for traffic safety.

### E. Location of On-Grade Parking Garages

On-grade garages must be screened on street sides by residential units, the building entrance lobby or other portions of the building. The screening requirement may be waived through the Site Plan Review process if the garage wall is architecturally integrated into the design of the upper floors and/or raised landscaped planting is provided which visually reduces the height of the garage.



### F. Dwelling Unit size.

The minimum unit size for any dwelling unit shall be 450 square feet. The average unit size in each residential development shall be a minimum 900 square feet. Not more than 15% of the total units within a project may be zero bedroom studio apartments.

The Planning Commission may reduce the minimum unit size requirement for development of restricted senior housing or other special group residences.

### G. Lot Size

The minimum lot size for any new subdivision shall be 10,000 sq. ft.

### H. Privacy Standards.

Table 4 establishes the privacy requirements for residential development. The primary room window is defined as the largest window in the living room or combined living/dining room. The measurements shall be taken on a "line-of-sight" basis. Where there is determined to be no line-of-sight, the distance requirements shall not apply.

TABLE 4 - Residential Privacy Standards							
	Primary window of other units	Public corridor or walkway	Front or side street property line	Interior side/rear property line or blank wall			
Required distance from primary room window to:	40 feet	8 feet	10 feet	15 feet			

### I. Residential Amenities.

Residential developments consisting of 20 or more units shall provide a common recreation/meeting room or rooms. Additionally, developments consisting of 20 units or more shall provide storage cabinets or storage rooms and/or bicycle storage areas to the satisfaction of the Director of Planning and Building.

### J. Open Space.

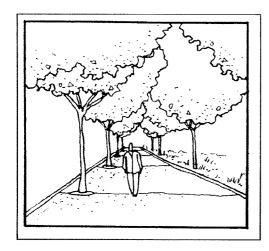
A minimum of 150 square feet of usable open space per residential unit shall be provided. Of this 150 square feet, 50% shall be provided as private open space and 50% shall be provided as common open space. The design of the open space shall comply with the open space requirements of the R-4-N district (Section 21.31.230 of the Zoning Regulations). Common open space may include, but is not limited to: roof-top decks, exercise rooms, court game areas, tot lots and swimming pools and spas.

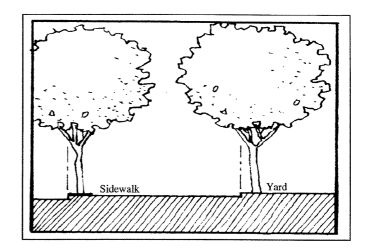
### K. Landscaping Standards.

The landscaping requirements of Chapter 21.42 shall apply to all new development. All new developments shall be required to provide street trees in the abutting parkway/sidewalk areas. The suggested species of street trees are listed in Appendix A. Alternative species may be approved by the Director of Planning and Building. The determination of the Director of Planning and Building may be appealed to the City Planning Commission.

### Special Standards - 4th and 5th Streets.

These streets provide the east/west pedestrian linkages from the East Village and West End neighborhoods. To emphasize these linkages, the landscape treatment along these streets shall incorporate a double rows of trees consisting of street trees planted in the public right-of-way and trees planted in the adjacent yard setback (2 feet from the property line) as illustrated below. The trees planted in the yard setback shall be in the same species as the street trees and planted in such a manner as to provide a continuous canopy.





### L. Required Screening.

- 1. Rooftop equipment. All mechanical equipment on rooftops shall be screened from public view by solid screening devices at least as high as the equipment being screened.
- 2. Utility meters. All utility meters shall be fully screened from view from public rights-of-way.
- 3. Trash Receptacles. All trash areas shall be screened from public view on all sides. See Section 21.46.080 (Accessory Structures) for additional requirements.

### M. Parking Requirements.

The parking requirements of Chapter 21.41 of the Zoning Regulations shall apply, except that tandem parking shall be permitted for residential uses subject to the following:

- 1. Tandem parking may only be used for projects consisting of 20 units or more.
- 2. Tandem parking may only be used to satisfy the parking requirements for 1-bedroom units (in lieu of providing 1.5 spaces per unit).

### Division V. Park District

This district applies to the public park on the west side of Golden Avenue. Should it be possible in the future to acquire additional parkland in the Downtown, this Division will be amended to incorporate these additional areas.

### A. Permitted Uses/Development Standards.

All new uses and development shall comply with the provisions of Chapter 21.35 (Park District)

### B. Parking Requirements

The number of parking spaces required shall comply with the provisions of Chapter 21.41 (off-street parking requirements). The required parking for the park shall consist of those parking spaces provided on-site as well as those curbside parking spaces on either side of the streets adjacent to the park.

### C. Master Plan Required.

Prior to the commencement of construction, a Master Site Plan shall be submitted for the review and approval of the Planning Commission.

### Division VI. Institutional/Government District

### A. Permitted Uses.

The uses permitted in the Institutional/Governmental District shall comply with the provisions of Chapter 21.34 (Institutional District) of the Zoning Regulations.

### B. Maximum Building Height.

Map number 3 establishes the maximum permitted building height in both feet and stories. No structures can exceed these limits except for the following:

elevator and mechanical equipment penthouses

Additionally, the following structures may exceed the permitted building height by up to ten feet:

- flagpoles
- solar collectors
- patio cover and roof-top recreational amenities

### C. Setbacks/Street Frontage Treatment

1. Street Setbacks. Map Number 2 indicates the three types of street frontages within the Downtown Planned Development area. The requirements for these types of frontages are described in Division III (Commercial and Mixed-Use Districts), Section C.

### 2. Interior Setbacks

Setback from an interior property line - 5' Setback from an interior property line abutting an alley - 10' from alley centerline.

## D. High-rise Development (buildings with a height of 100' or more) Performance Standards

High-rise development in this district shall comply with the High-rise standards in Division III. of this document.

### E. Lot Size

The minimum lot size for any new subdivision of existing parcels shall be a minimum of 10,000 square feet.

### F. Required Screening

### 1. Rooftop equipment.

All mechanical equipment on rooftops shall be screened from public view by solid screening devices at least as high as the equipment being screened.

### 2. Utility meters and Site Equipment.

All utility meters and site equipment shall be fully screened from view from a public right-of-way.

### 3. Trash Receptacles.

All trash areas shall be screened from public view on all sides. See Section 21.46.080 (Trash Receptacles) for additional requirements.

### 4. Loading Areas

Product loading and service areas shall be fully screened from view from a public right-of-way.

### G. Signs.

Signs shall comply with the requirements of Chapter 21.44 (Signs).

**Prohibited signs -** Pole signs and freestanding signs (except monument signs less than six feet in height) shall be prohibited in areas where zero setbacks are permitted. Monument signs in excess of 6' can be permitted through the Site Plan Review process.

### H. Landscaping Requirements.

The landscaping requirements of Chapter 21.42 shall apply to all new development. All new developments shall be required to provide street trees in the abutting parkway/sidewalk areas. The suggested species of street trees are listed in Appendix A, alternative species can be approved through the Site Plan Review Process.

### I. Parking Requirements.

The parking requirements of Chapter 21.41 of the Zoning Regulations shall apply.

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### **Division VII.** Public Improvement Requirements

### A. Off-site Improvements.

Developers shall comply with the requirements of Chapter 21.47 (Dedication, Reservation and Improvement of Public Rights-of-way). These improvements include repair of off-site infrastructure including curbs, sidewalks and driveways; the installation of street trees and planting of parkway strips; and in some cases, dedications to widen adjacent substandard alleys and streets.

### B. Pedestrian Linkage Requirements - Fourth and Fifth Streets

Specific landscaping requirements apply to the properties fronting of Fourth and Fifth Streets. Division IV, Section K illustrates the required parkway and on-site landscaping treatment along these streets.

### C. Public Art.

In the Downtown Redevelopment Project Area, projects must comply with the Percent for Public Art Program. This program requires that developers expend a minimum of one percent (1%) of the total development costs on the Art in Public Places Program. Additional information regarding this program can be obtained from the Redevelopment Agency.

### D. West Gateway Master Plan.

In the West Gateway project area, all new development requiring Site Plan Review shall improve the abutting public right-of-way in accordance with the West Gateway Master Plan adopted by the Long Beach Redevelopment Agency. Off-site public improvements includes, but is not limited to, special pavement treatment, pedestrian bulb-outs, and street trees.

### **Division VIII. General Development Standards**

### A. Intent

The development standards set forth in this Division are general and apply to all buildings in the PD-30 area including both new construction and renovation projects. These standards are intended to guide all private and public parties involved in design and development to achieve the highest quality of built environment in greater downtown Long Beach. The buildings, streetscape and landscape of the downtown should enhance the stature of Long Beach as a city of international significance.

### B. Building Siting & Public Art

- 1. Buildings should be sited to help define street space and public open spaces, in order that streets and public spaces are as active and safe as possible.
- 2. When public spaces are part of a development, they should be accessible and visible from a public street.
- 3. Siting of buildings should allow and encourage public access that is active and safe along public rights-of-way and on the development site.
- 4. Primary building entrances should face public streets.
- 5. Art work provided through the Percent for Public Art Program (Division VII, Section C. Public Art) should be visible from public streets and/or public open spaces.
- 6. Acceptable forms of public art may include aspects of streetscape design, in accordance with the City's public art program.

### C. Building Servicing and Equipment

 Servicing of new and renovated buildings, including garbage and deliveries, should occur on mid-block alleys whenever possible, not along street frontages. Developments occupying entire blocks may eliminate mid-block alleys only if an alternative and equivalent means of mid-block servicing is provided.

- Servicing of new and renovated buildings, including trucks, loading docks and loading operations, should be minimally visible and audible from public streets. Roll down doors, screening, enclosures and other devices, in addition to an operational program, should be employed to minimize visibility and audibility of building servicing.
- 3. Mechanical, plumbing, sprinkler and electrical equipment for new and renovated buildings should be minimally visible on roofs or at ground level from public streets and from public spaces.

### D. Building Design

- 1. Buildings should be designed to reflect the proportions and measurements of people, should have human scale, especially on the ground level.
- 2. Building exterior design should incorporate three dimensional elements to articulate facades and mass, to create plays of light and shadow, and to add interest to the building appearance.
- Public streetscape should be enhanced through exterior building design; building and landscape elements of developments should address frontages of public streets.
- 4. Where possible, building exteriors along public streets should include active pedestrian uses, entrances, arcades and colonnades; where not possible, building exteriors along public streets should include landscaping and other pedestrian level building treatments.
- 5. Exterior materials of buildings should be high quality, durability and permanence. Exterior high quality masonry materials are encouraged, such as stone, brick and terra cotta for non-residential developments.

### E. Residential Development

- 1. Residential development should provide the highest quality living environments, including usable open spaces, substantial storage space, natural light and ventilation, and provisions to ensure safety for residents.
- 2. Dwellings should have windows and openings which allow views to open spaces and public ways, and which provide the best natural light and ventilation for living.
- 3. Multi-family residential development should provide adequate and dedicated bicycle parking/storage areas.

### F. Development With and Adjacent To Historic Buildings

- 1. Existing historic buildings are important visual and cultural resources for downtown Long Beach. Buildings that are determined to be historic should be used as references for the design of adjacent new buildings in form, materials and quality.
- 2. New buildings should be designed in relation to adjacent historic buildings, including elements such as siting, setbacks, entrances, form, height, materials, colors, fenestration, facade and roof elements.

### G. Parking Structures

- 1. Where possible, the ground level of parking structures along public streets should include active pedestrian uses, entrances, arcades and colonnades; where not possible, the ground level of facades along public streets should include landscaping and other pedestrian level building treatments.
- 2. Parking structures which serve primarily a building or a group of buildings in a development should be compatible in architectural treatment with the architecture of the served building(s).
- 3. Ramps, cars and sources of artificial lighting in parking structures should be minimally visible from public streets and open spaces.

### Division IX. Preservation of Historic Structures

### A. Landmark Buildings.

The Downtown area contains a number of buildings which have been designated as City Historic Landmarks. A complete list of designated landmark buildings can be found in Chapter 16.52 of the Long Beach Municipal Code. [Note: Updated information on landmark status of buildings can be obtained from the Historic Preservation Officer.]

### B. Alterations to Landmark Buildings

Exterior Alterations - Applications for exterior changes to designated historic landmarks must obtain a Certificate of Appropriateness from the Cultural Heritage Commission. Exterior changes subject to Cultural Heritage Review include:

- 1. Additions
- 2. Remodeling (exterior only)
- 3. Relocations
- 4. Demolitions
- 5. Exterior painting or other re-surfacing
- 6. Exterior signs
- 7. Window alterations
- 8. Awnings

Interior alterations -Interiors may be subject to Certificate of Appropriateness review if they are publicly accessible and architecturally significant. If the interior was an element of the designation, it will appear in the designation ordinance for the building.

### C. Re-use of Landmark Buildings - Incentives

### 1. Commercial Uses

Waiver of Parking for Ground Floor Uses.

The ground floor of existing landmark buildings may be converted to restaurant, retail or entertainment use without providing additional parking.

### 2. Conversion to Residential Use - Waiver of Density Standards.

The Planning Commission may waive all density limits through a Conditional Use Permit provided new construction is not included in the area where density is waived and the use provides traditional residential units and not single-room occupancy hotel rooms.

### 3. Conversion of a Residential use to a Commercial Use

A residential landmark building located in the West End Residential District or the East Village Residential District may be converted to a commercial use through the Administrative Use Permit process.

### 4. State Historical Building Code

A state code exists for the rehabilitation of designated historic buildings with regard to building code issues. The intent of the State Historical Building Code is to permit flexibility in meeting the safety intentions of the code while retaining the existing archaic materials and designs inherent in historic buildings. The rehabilitation of historic buildings is facilitated by allowing code decisions based on performance standards, rather than prescriptive code standards, and is subject to the discretion of the building and fire officials.

### Division X. East Village Live-Work Provisions

Intent. Home occupation businesses are currently permitted City-wide, subject to a number of conditions which require that the business activity be clearly accessory to the residential use of the building. This Division does not effect the home occupation provisions nor the ability to convert a non-residential building to traditional residential occupancy. The purpose of this Division to is broaden live-work opportunities for artists and artisans and provide greater flexibility in the use of live-work space by permitting the conversion of existing non-residential buildings in the East Village area.

### A. Development Standards

The conversion of existing non-residential buildings to live-work space for artists and artisans shall be permitted, subject to the following standards:

### 1. Waiver of Density and open space requirements.

The density limitations set forth by Division IV. shall not apply to the conversion of existing structures to live-work occupancy.

### 2. Minimum Unit Size.

The minimum unit size for live-work occupancy shall be 750 square feet.

### 3. Separate Entrance.

Each live/work quarters shall have a separate entrance, each unit shall be clearly identified in order to provide for emergency services.

### 4. Unit Design.

No more than 33 percent of any live/work space shall be used for exclusive residential purpose such as sleeping area, kitchen, bathroom and closet areas. The unit shall provide as a minimum, full cooking and bathing facilities.

### 5. Building Permits.

All necessary building permits shall be obtained prior to the use of the space for residential occupancy.

### 6. Mezzanine Additions.

Mezzanine space may be added to live-work units without providing additional parking provided the area of the addition does not exceed 450 square feet per unit.

### B. Uses

The permitted uses in spaces which are used for combined commercial/residential occupancy, shall be artist studios.

### C. Use Limitations

- 1. No mechanical equipment shall be used which generates noise higher than the noise standards established for residential uses (Chapter 8.80 L.B.M.C.).
- 2. There shall be no outside operations, outside storage or outdoor display of materials or products.
- 3. No toxic, explosive, flammable, combustible or corrosive materials are stored or used on the site in quantities or in a manner that violates any provision of the Uniform Fire Code. No etiologic or radioactive materials shall be used or stored on the site at any time.
- 4. No process shall be used which is hazardous to public health, safety or welfare.
- 5. The home occupation shall not displace or block the use of parking spaces required for the residential use including any business storage in required garage parking areas.
- 6. Not more than two vehicles shall be used in the business. Only one vehicle may be commercially licensed.
- 7. The Zoning Administrator may require the discontinuance of a work activity in a live/work unit if he/she finds that as operated or maintained there has been a violation of any applicable condition or standard. The Zoning Administrator shall have the authority to prescribe additional conditions and standards of operation for any category of work activity in a live/work unit.

### **Division XI.** Development Approval Process

### A. Procedures

The PD-30 area is unique in that there are two agencies, the Planning Bureau and the Redevelopment Agency, which play a role in reviewing and permitting development proposals.

In reviewing and approving development plans and discretionary permits in the PD area, the City Council, Planning Commission, Redevelopment Agency and/or Site Plan Review Committee shall be guided by the following:

- 1) The goals and policies of the General Plan;
- 2) The Redevelopment Plan;
- 3) The Redevelopment Agency Design Review Process;
- 4) The development and use standards set forth by the Planned Development Ordinance and
- 5) The procedures, development and use standards set forth in Title 21 Zoning of the Long Beach Municipal Code.

### B. Site Plan Review

### 1. Applicability.

Site Plan Review is required for all non-residential projects consisting of 1,000 square feet or more of new construction (including additions to existing buildings) and for residential projects consisting of 5 units or more of new construction.

### C. Waiver of Development Standards.

During the Site Plan Review process, the Planning Commission or Site Plan Review Committee may waive certain development standards. Such relief may only be granted if it is found that the waiver improves project design and the waiver will not degrade the environment or result in any changes to classification of land use or to density.

The development standards which may be waived are limited to:

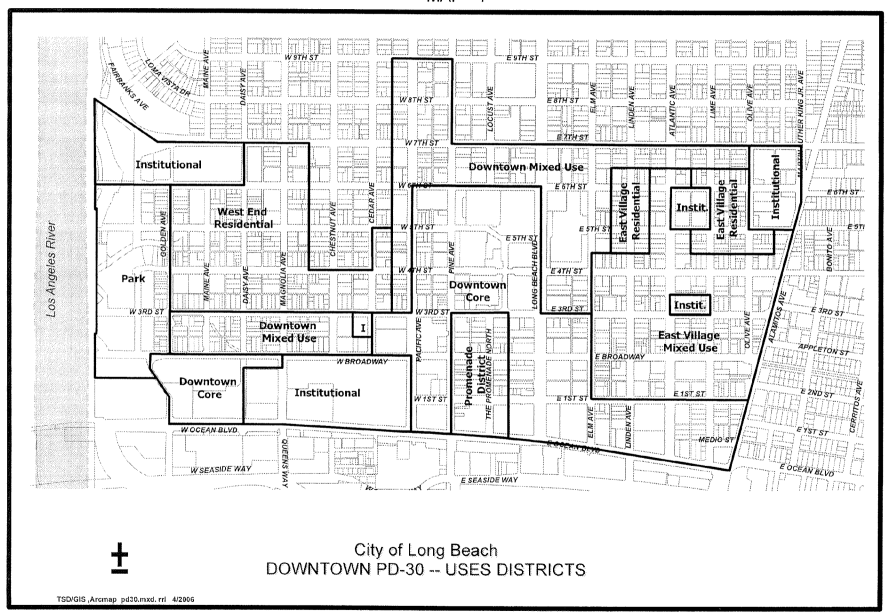
- residential privacy requirements
- residential open space requirements
- landscaping requirements
- the prohibition against tandem parking in commercial developments (provided the tandem parking utilizes a valet service)
- average unit size for restricted senior citizen development
- screening/setback requirements

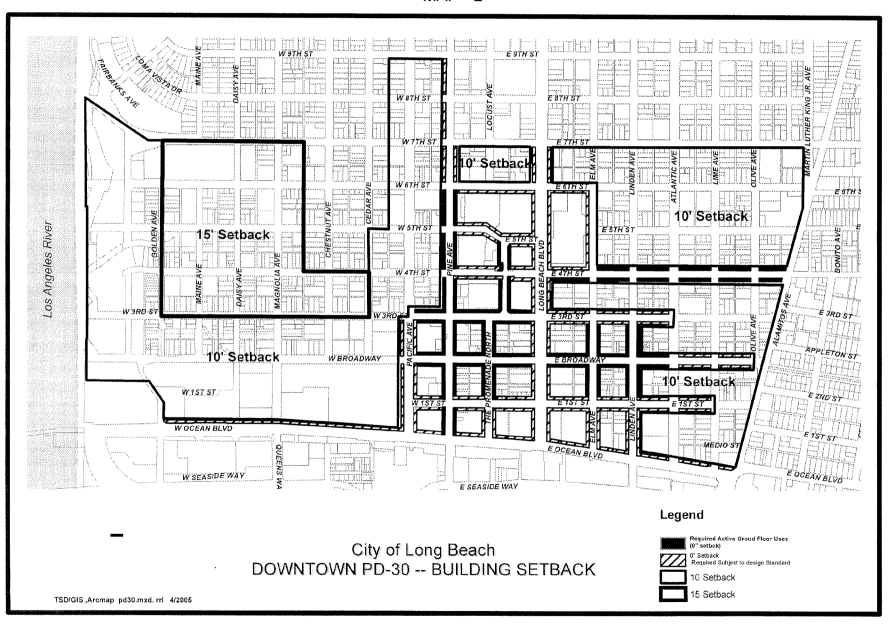
### D. Conditional and Administrative Use Permits

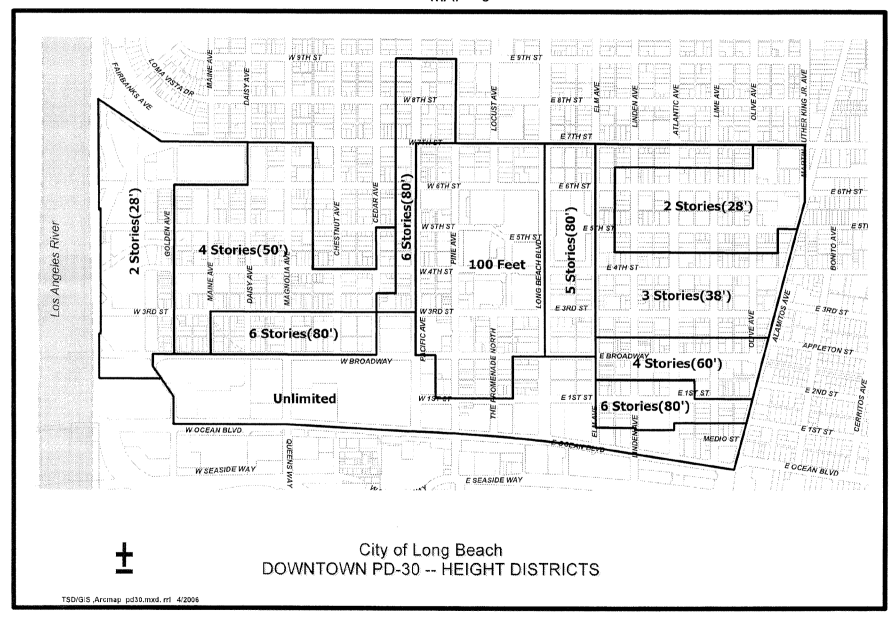
Divisions I and IV of Chapter 21.25 of the Long Beach Municipal Code establish the procedures for uses requiring a Conditional Use Permit or an Administrative Use Permit.

### E. Appeal

The applicant or aggrieved person may appeal any decision made by the Planning Commission, Site Plan Review Committee or Zoning Administrator. Such appeal shall be processed in accordance with provisions set forth by Division V of Chapter 21.21 of the Long Beach Municipal Code.







# APPENDIX A Downtown Street Tree Species

### EAST to WEST STREETS

- Ninth Street from Pacific Avenue to Pine Avenue Magnolia grandifloria/Southern Magnolia
- Eighth Street from Pacific Avenue to Pine Avenue Cupaniopsis anacardioides/Carrotwood or Tuckeroo
- Seventh Street from Golden Avenue to Pacific Avenue Pinus canariensis/Canary Island Pine
- Seventh Street from Pacific Avenue to Long Beach Boulevard Tabebuia crysotricha/Golden Trumpet Tree
- Seventh Street from Long Beach Boulevard to Alamitos Avenuye Pinus canariensis/Canary Island Pine
- Sixth Street from the Topaz Court to Pacific Avenue Trintania conferta/Brisbane Box
- Sixth Street from Pacific Avenue to Long Beach Boulevard Tabebuia crysotrich/Golden Trumpet Tree
- Sixth Street from Long Beach Boulevard to Alamitos Avenue Trintania conferta/Brisbane Box
- Fifth Street from Topaz Court to Pacific Avenue Koelreuteria bipinnata/Chinese Flame Treet
- Fifth Street from Pacific Avenue to Long Beach Boulevard Tabebuia crysotricha/Golden Trumpet Tree
- Fifth Street from Long Beach Boulevard to Alamitos Avenue Koelreuteria bipinnata/Chinese Flame Tree
- Fourth Street from Pacific Avenue to Long Beach Boulevard Tabebuia crysotricha/Golden Trumpet Tree
- Fourth Street from Long Beach Boulevard to Alamitos Avenue Ulmus parvifolia/Chinese Evergreen Elm

### Downtown Planned Development District (PD-30)

- Third Street from Topaz Court to Pacific Avenue
  Cupaniopsis anacardioides/Carrot Wood or Tuckeroo
- Third Street from Pacific Avenue to Long Beach Boulevard Pyrus kawakamii/Evergreen Pear
- Third Street from Long Beach Boulevard to Alamitos Cupaniopsis anacardioides/Carrot Wood or Tuckeroo
- Broadway from Topaz Court to Pacific Avenue Bauhinia blakeana/Hong Kong Orchid
- Broadway from Pacific Avenue to Long Beach Boulevard Tabebuia crysotrich/Golden Trumpet Treet
- Broadway from Long Beach Boulevard to Alamits Avenue Bauhinia blakeana/Hong Kong Orchid
- First Street from Pacific Avenue to Long Beach Boulevard Tabebuia crysotricha/Golden Trumpet Tree
- First Street from Long Beach Boulevard to Alamitos Avenue Cassia leptophylla/Golden Medallion Tree
- Ocean Boulevard from Golden Avenue to Alamitos Avenue Washingtonia filifera/California Fan Palm

### NORTH to SOUTH STREETS

- Topaz Court from Broadway to Seventh Street Pinus Canariensis/Canary Island Palm
- Golden Avenue from Ocean to Seventh Street Ginko biloba/Maidenhair Tree male only
- Main Avenue from Broadway to Seventh Street
  Cupaniopsis anacardioides/Carrotwood or Tuckeroo
- Daisy Avenue from Broadway to Seventh Street Jacaranda mimosifolia/Jacaranda
- Magnolia Avenue from Ocean to Seventh Street Magnolia grandifloria/Southern Magnolia

- Chestnut Avenue from Broadway to Seventh Street Calondendrum capense/Cape Chestnut
- Cedar Avenue from Broadway to Seventh Street Podocarpus gracilior/Fern Pine
- Pacific Avenue from Ocean Boulevard to Seventh Street
  Tabebuia crysotricha/Golden Trumpet Tree and Washington filifera/California Fan
  Palm
- Pacific Avenue from Seventh Street to Ninth Street Washingtonia filifera/California Fan Palm
- Pine Avenue from Ocean Boulevard to Seventh Street
  Tabebuia crysotricha/Golden Trumpet Tree and Washingtonia filifera/California
  Fan Palm
- Pine Avenue from Seventh Street to Ninth Street Cupaniopsis anacardioides/Carrotwood or Tuckeroo
- Promenade North from Ocean Boulevard to Third Street Robinia pseudoacacia/Black Locust
- Locust Avenue from Sixth Street to Seventh Street
  Tabebuia crysotricha/Golden Trumpet Tree and Washingtonia filifera/California
  Fan Palm
- Long Beach Boulevard from Ocean Boulevard to Seventh Street
  Tabebuia crysotricha/Golden Trumpet Tree and Washingtonia filifera/California
  Fan Palm
- Elm Avenue from Ocean to Seventh Street
  Ulmus parvifolia/Chinese Evergreen Elm
- Linden Avenue from Ocean Boulevard to Seventh Street Arcastrum romansoffianum/Queen or Coco Palm
- Atlantic Avenue from Ocean to Seventh Street
  Archontophoenix cuninghamiana/King Palm
- Lime Avenue from Ocean Boulevard to Seventh Street Magnolia grandifloria/Southern Magnolia

### Downtown Planned Development District (PD-30)

Olive Avenue from Broadway to Seventh Street Jacaranda mimosifolia/Jacaranda

Alamitos Avenue from Ocean to Seventh Street Fraxinus oxycarpa/Ash

### ORDINANCE NO. ORD-06-0044

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING TABLE 51-2 OF SECTION 21.51.235 RELATING TO RECLASSIFICATION OF PAINTING CONTRACTORS TO A PERMITTED USE

The City Council of the City of Long Beach ordains as follows:

Section 1. The Long Beach Municipal Code is amended by amending Table 51-2, Home Occupation Uses, of Section 21.51.235 as follows:

# Table 51-2 Home Occupation Uses

	Use	
1.	Ambulance Service	N
2.	Appliance repair	N
3.	Architectural service	Υ
4.	Art restoration	Υ
5.	Artist studio	Υ
6.	Automobile repairs, parts sales, upholstery, detailing washing service	N
7.	Beauty salons and barber shops	N
8.	Boardinghouse, bed and breakfast hotel, time-share unit	N
9.	Carpentry, cabinet makers	N
10.	Ceramics (kiln of six cubic feet or more)	N
11.	Ceramics (kiln of less than six cubic feet)	Y
12.	Churches, religious instruction	N
13.	Consulting services	Υ
14.	Contracting (office use only)	Υ
15.	Contracting: masonry or plumbing	N

KODETT E. Shanhon
City Attorney of Long Beach
333 West Ocean Boulevard
Long Beach, California 90802-4664
Telephone (562) 570-2200

Robert E. Shannon City Attorney of Long Beach 333 West Ocean Boulevard Long Beach, California 90802-4664 Telephone (562) 570-2200 

16.	Data processing	Y
17.	Dental laboratory	Υ
18.	Direct sale production distribution (e.g., Amway, Tupperware, Jafra)	Υ
19.	Drafting and graphic services	Υ
20.	Dressmaking, sewing, tailoring, contract sewing (one machine)	Υ
21.	Electronic assembly	Υ
22.	Engineering service	Υ
23.	Financial planning, investment services	Υ
24.	Flower arranging	Υ
25.	Gardening, landscape maintenance	Υ
26.	Gun sales and repair (including gun shows only)	N
27.	Health salons, gyms, dance studios, aerobic exercise studios, massage	N
28.	Helium balloons	N
29.	Home crafts	Υ
30.	Housecleaning service	Υ
31.	Insurance sales or broker	Υ
32.	Interior design	Υ
33.	Knife sharpening	N
34.	Jewelry making, jeweler	Y
35.	Laundry, ironing service	Υ
36.	Limousine or pedicab service	N
37.	Locksmith	Υ
38.	Mail order (not from home retail sales)	Υ
39.	Medical or dental office	N
40.	Millinery	Y
41.	Mortician, hearse service	N
42.	Painter (office use only)	Υ
43.	Palm reading, fortunetelling	N
44.	Private clubs	N
45.	Real estate sales or broker	Υ
46.	Religious services	N
47.	Restaurants, taverns, food preparation	N

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21 //

48.	Retail sale from site (except direct distribution	N
48. 49.	Sales representative (office only)	Υ
50.	Security service	Y
51.	Skin care	N
52.	Swimming pool cleaning	Y
53.	Tax preparation	N
54.	Telephone answering, switchboard, call forwarding	Y
55.	Tow truck service	N
56.	Tutoring	Y
57.	Typing, word processing	Y
58.	Upholstery	N
59.	Veterinary uses (including care, grooming or boarding)	N
60.	Wall papering	Y
61.	Watch repair	Y
62.	Writing, computer programming	Y

Abbreviations: Y = Permitted N = Not permitted

Sec. 2. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first day after it is approved by the Mayor.

I hereby certify that the foregoing ordinance was adopted by the City Council of the 1 City of Long Beach at its meeting of \_\_\_\_ October 3 , 2006, by the following vote: 2 B. Lowenthal, S. Lowenthal, DeLong, 3 Ayes: Councilmembers: O'Donnell, Richardson, Reyes Uranga, 4 5 Gabelich, Lerch. 6 7 Noes: Councilmembers: Schipske. 8 Absent: Councilmembers: None. 9 10 11 12 City Clerk 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 MJM:KJM 7/26/06 #06-03666 28 L:\APPS\CtyLaw32\WPDOCS\D026\P005\00092143.WPD

Robert E. Shannon City Attorney of Long Beach 333 West Ocean Boulevard Long Beach, California 90802-4664

# Kobert E. Shannon City Attorney of Long Beach 333 West Ocean Boulevard Long Beach, California 90802-4664 Telephone (562) 570-2200

### ORDINANCE NO. ORD-06-0045

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING CHAPTER 21.63 REGARDING AFFORDABLE HOUSING

The City Council of the City of Long Beach ordains as follows:

Section 1. The Long Beach Municipal Code is hereby amended by amending Chapter 21.63 to read as follows:

### Chapter 21.63

### INCENTIVES FOR AFFORDABLE HOUSING

21.63.010 Purposes.

This Chapter establishes a system of incentives to encourage developers to provide housing for very low, low income, moderate income, and senior households, pursuant to Section 65915 et seq. of the California Government Code. The incentive consists of a density bonus.

21.63.020 Qualification.

In order to qualify for a density bonus, a project must be a very low income, low income, moderate income condominium project as defined by the State of California, or a senior citizen housing project (as defined in Sections 51.2 and 51.3 of the California Civil Code).

21.63.030 Limitation.

Density bonuses shall not exceed the percentage as permitted by the State of California of maximum density allowed in the applicable zoning district.

21.63.040 Procedures.

City Attorney of Long Beach 333 West Ocean Boulevard Long Beach, California 90802-4664 Telephone (562) 570-2200 The following procedural requirements shall be observed in reviewing and acting upon applications for density bonuses made pursuant to this Chapter:

A. Application. An application for a density bonus shall be made in conjunction with other required applications for residential developments and shall be subject to the same procedures required by this title and other applicable sections of the Municipal Code.

21.63.050 Development standards.

All residential projects granted a density bonus shall conform to the development standards of the applicable zoning district, except those standards regulating density or as waived according to Section 21.63.080.

21.63.060 Maintenance of units.

In exchange for the density bonus, the developer shall guarantee the units will be maintained for very low income, low income, moderate income condominiums, and senior households for thirty (30) years. The guarantee shall be in the form of a deed restriction or other legally binding and enforceable document acceptable to the City Attorney. The document shall be recorded with the Los Angeles County Recorder prior to the issuance of a building permit. The applicant shall comply with the provisions of Chapter 21.60 for the maintenance of the units according to housing authority procedures.

21.63.070 Additional incentives.

In addition to the density bonus, the very low income, low income, moderate income condominiums, and senior units shall be exempt from the parks and recreation and transportation developer fees, if the developer is in compliance with the applicable exemption provisions of Sections 18.17.130, 18.18.120 and 18.18.140 of the Long Beach Municipal Code as they now exist or may later be amended.

Robert E. Shannon
City Attorney of Long Beach
333 West Ocean Boulevard
Long Beach, California 90802-4664
Telephone (562) 570-2200

21.63.080 Waiver of development standards.

A. Criteria for Waiver. If the applicant can demonstrate that the increased density cannot physically be accommodated on the site, then the following development standards shall be waived during site plan review to accommodate the increased density. The waiver in the standards shall follow the priority order hereby established and the applicant shall demonstrate that the increased density cannot be accommodated with each sequential waiver before the waiver of the next standard is allowed. Only one standard shall be waived unless it is shown that each individual standard waiver will not physically accommodate the proposed density. A complete site plan and floor plan shall be provided to demonstrate the physical noncompliance.

- B. Priority order for waiver:
  - 1. Percentage compact parking;
  - 2. Tandem parking design limitations;
  - 3. Privacy standards;
  - 4. Private open space;
  - 5. Common open space;
  - 6. Height;
  - 7. Distance between buildings;
  - 8. Side yard setbacks;
  - 9. Rear yard setbacks;
- 10. Number of parking spaces (but not less than one space per unit); and
  - 11. Front setbacks.
- 21.63.090 Additional financial incentives.

If the developer believes that with the density bonus and the additional incentives, the provision of the very low income, low income, moderate

Robert E. Shannon
City Attorney of Long Beach
333 West Ocean Boulevard
Long Beach, California 90802-4664
Telephone (562) 570-2200

income condominiums, or senior citizen housing units are not financially feasible, then the developer shall submit a project pro forma demonstrating the deficiency. Such pro forma shall include the costs of complying with each of the above listed standards. These standards shall then be sequentially waived until financial feasibility is achieved.

Sec. 2. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first day after it is approved by the Mayor.

I hereby certify that the foregoing ordinance was adopted by the City Council of the City of Long Beach at its meeting of \_\_\_\_\_\_, 2006, by the following vote:

Ayes:	Councilmembers:	В.	Lowenthal,	S.	Lowenthal,	DeLong,

O'Donnell, Schipske, Richardson,

Reyes Uranga, Gabelich, Lerch.

Noes: Councilmembers: None.

Absent: Councilmembers: None.

LA

City Clerk

Approved: 10/6/06 Mayor

MJM:kjm 8/22/06 #06-03897 L:\APPS\CtyLaw32\WPDOCS\D008\P005\00092684.WPD