

CITY OF LONG BEACH

DEPARTMENT OF DEVELOPMENT SERVICES

333 West Ocean Blvd., 3rd Floor, Long Beach, CA 90802 (562) 570-523

December 9, 2014

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

RECOMMENDATION:

Adopt the attached Resolution directing the Director of Development Services to submit the previously adopted Ordinance amendments related to truck terminals and truck yard facilities (Ord. 10-0033) and wireless telecommunications facilities (Ord. 11-0011) to the California Coastal Commission for a finding of conformance with the Local Coastal Plan; and

Adopt the attached Resolution directing the Director of Development Services to submit the previously adopted Ordinance amendment related to check cashing and other financial services (Ord. 13-0018) to the California Coastal Commission for a finding of conformance with the Local Coastal Plan. (Citywide)

DISCUSSION

Over the past six years, three Ordinances modifying Chapter 21 (Zoning) of the Long Beach Municipal Code were adopted by the City Council, but did not include Resolutions forwarding the Ordinances to the California Coastal Commission for a finding of conformance with the Local Coastal Plan. These Ordinances included truck terminal and truck yard facilities (Ord. 10-0033), wireless telecommunication facilities (Ord. 11-0011), and check cashing and other financial uses (Ord. 13-0018).

At the time, City staff felt that the amendments did not impact uses within the Local Coastal Plan area and that review by the California Coastal Commission was not necessary. However, in recent discussions with Coastal Commission staff, it was clarified that the amendments to the Zoning Code do require review for a finding of conformance to be in effect within the Local Coastal Plan areas. This action will help avoid any potential issues with the uses affected by the previously adopted Ordinances. Two Resolutions are included at the request of the Coastal staff to coincide with the Local Coastal Plan Amendment requests that they will be forwarding to the California Coastal Commission in February 2015.

This matter was reviewed by Assistant City Attorney Michael J. Mais on November 5, 2014 and by Budget Management Officer Victoria Bell on November 11, 2014.

HONORABLE MAYOR AND CITY COUNCIL December 9, 2014 Page 2 of 2

TIMING CONSIDERATIONS

City Council action is requested on December 9, 2014, to ensure California Coastal Commission staff has appropriate time to review the Ordinance amendments to meet its February 2015 deadline to present the items to the California Coastal Commission for the findings of conformance.

FISCAL IMPACT

There will be no fiscal impact or local job impact as a result of this recommended action.

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted,

AMY J. BODEK, AICP

DIRECTOR OF DEVELOPMENT SERVICES

AJB: JW

P:\Planning\City Council Items (Pending)\Council Letters\2014\2014-12-9\Council Letter forwarding Amendments to CCC.docx

Attachments: City Council Resolutions (2)

APPROVED:

PATRICK H. WEST CITY MANAGER

OFFICE OF 1. JITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

RESOLUTION NO.

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

WHEREAS, on November 2, 2010, the City Council of the City of Long Beach amended certain provisions of the Long Beach Zoning Regulations, Title 21 of the Long Beach Municipal Code, relating to truck terminal and truck yard facilities; and

WHEREAS, on June 7, 2011, the City Council of the City of Long Beach amended certain provisions of the Long Beach Zoning Regulations, Title 21 of the Long Beach Municipal Code, relating to wireless telecommunications facilities; 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; 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 amendments to the zoning regulations by adopting amendments to Chapter 21.45 of Title 21 related to truck terminal and truck yard facilities, and to Chapter 21.56 of Title 21 related to wireless telecommunications facilities. 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, the City Council hereby finds that the proposed amendments will not adversely affect the character, livability or appropriate development in the City of

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Long Beach 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 November 2, 2010, by Ordinance No. ORD-10-0033, a copy of which is attached to and incorporated in this resolution as Exhibit "A", is hereby submitted to the California Coastal Commission for its earliest review as to that part of the ordinance that directly affects land use matters in that portion of the California Coastal Zone within the City of Long Beach.

Section 2. The amendment to the Long Beach Zoning Regulations of the City of Long Beach adopted on June 7, 2011, by Ordinance No. ORD-11-0011, a copy of which is attached to and incorporated in this resolution as Exhibit "B", is hereby submitted to the California Coastal Commission for its earliest review as to that part of the ordinance that directly affects land use matters in that portion of the California Coastal Zone within the City of Long Beach.

Section 3. The Director of Development Services of the City of Long Beach is hereby authorized to and shall submit a certified copies of these resolutions. together with appropriate supporting materials, to the California Coastal Commission with a request for its earliest action, as amendments 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.

Section 4. This resolution shall take effect immediately upon its adoption by the City Council, and the City Clerk shall certify the vote adopting this resolution.

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OFFICE OF Th. TY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

I certify th	at this resolution was a	dopted by the City Council of the City of Long	
Beach at its mee	eting of	, 2014, by the following vote:	
Ayes:	Councilmembers:		
Noes:	Councilmembers:		
Absent:	Councilmembers:		
		City Clark	

ORDINANCE NO. orD-11-0011

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Long Beach, CA 90802-4564

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING TABLE 31-1 OF CHAPTER 21.31, TABLES 32-1 AND 32-1A OF CHAPTER 21.32, TABLE 33-2 OF CHAPTER 21.33, TABLE 34-1 OF CHAPTER 21.34, TABLE 35-1 OF CHAPTER 21.35, AND TABLE 36-1 OF CHAPTER 21.36; BY ADDING CHAPTER 21.56; AND BY REPEALING SECTIONS 21.45.115 AND 21.52.210; ALL RELATING TO WIRELESS TELECOMMUNICATIONS FACILITIES

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

Section 1. Chapter 21.31 of the Long Beach Municipal Code is amended by amending the "Other Uses" section of Table 31-1 as shown on Exhibit "A" which is incorporated herein by this reference.

Section 2. Chapter 21.32 of the Long Beach Municipal Code is amended by amending the "Transportation and Communication Facilities" section of Table 32-1 as shown on Exhibit "B" which is incorporated herein by this reference.

Section 3. Chapter 21.32 of the Long Beach Municipal Code is amended by amending the "Miscellaneous Uses" section of Table 32-1A as shown on Exhibit "C" which is incorporated herein by this reference.

Section 4. Chapter 21.33 of the Long Beach Municipal Code is amended by amending number "11. Communications" section of Table 33-2 as shown on Exhibit "D" which is incorporated herein by this reference.

Section 5. Chapter 21.34 of the Long Beach Municipal Code is amended

by amending Table 34-1 as shown on Exhibit "E" which is incorporated herein by this reference.

Section 6. Chapter 21.35 of the Long Beach Municipal Code is amended by amending Table 35-1 as shown on Exhibit "F" which is incorporated herein by this reference.

Section 7. Chapter 21.36 of the Long Beach Municipal Code is amended by amending Table 36-1 as shown on Exhibit "G" which is incorporated herein by this reference.

Section 8. The Long Beach Municipal Code is amended by adding Chapter 21.56 to read as follows:

Chapter 21.56

Wireless Telecommunications Facilities

21.56.010 Purpose and objectives.

The purpose of this Chapter is to regulate the establishment and operation of wireless telecommunications facilities within the City of Long Beach, consistent with the General Plan, and with the intent to:

- A. Allow for the provision of wireless communications services adequate to serve the public's interest within the City;
- B. Require, to the maximum extent feasible, the co-location of wireless telecommunications facilities;
- C. Minimize the negative aesthetic impact of wireless telecommunications facilities, establish a fair and efficient process for review and approval of applications, assure an integrated, comprehensive review of environmental impacts of such facilities, and protect the health, safety and welfare of the City of Long Beach;
- D. Strongly encourage the location of wireless telecommunications facilities in those areas of the City where the adverse

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aesthetic impact on the community is minimal;

- E. Strongly encourage wireless telecommunications providers to configure all facilities in such a way that minimizes displeasing aesthetics through careful design, siting, landscaping, screening, and innovative camouflaging techniques;
- F. Enhancing the ability of the providers of telecommunications services to provide such services to the City quickly, effectively, and efficiently; and
 - G. Conform to all applicable federal and state laws.

Definitions. 21,56,020

In addition to all those terms defined in Chapter 21.15 of the Zoning Regulations, the following terms shall have the meanings set forth below, for the purposes of this Chapter:

- "Abandoned." Notwithstanding the definition of "abandoned" in Α. Section 21.15.030, a wireless telecommunications facility use shall be considered abandoned if it is not in use for six (6) consecutive months.
- B. "Co-location" means the placement or installation of wireless telecommunications facilities, including antennas and related equipment onto an existing wireless telecommunications facility in the case of monopoles, or onto the same building in the case of roof/building-mounted sites or placement in the public right-of-way.
- C. "Co-location facility" means a wireless telecommunications facility that has been co-located consistent with the meaning of "co-location" as defined above. It does not include the initial installation of a new wireless telecommunications facility where previously there was none, nor the construction of an additional monopole on a site with an existing monopole.
 - D. "Monopole" means any single freestanding pole structure used

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to support wireless telecommunications antennas or equipment at a height above the ground. This includes those poles camouflaged to resemble natural objects.

- E. "Residential/Institutional Planned Development (PD) District" means the following Planned Development Districts within the City of Long Beach: PD-5 (Ocean Boulevard), PD-10 (Willmore City), PD-11 (Rancho Estates), PD-17 (Alamitos Land), PD-20 (All Souls), and PD-25 (Atlantic Avenue), as well as any future PDs designated as such in the PD ordinance.
- F. "Roof/building-mounted site" means any wireless telecommunications facility, and any appurtenant equipment, located on a rooftop or building, having no support structure such as a monopole or other type of tower.
- G. "Utility Pole" means any pole or tower owned by any utility company that is located in the public right-of-way necessary for the distribution of electrical or other utility services regulated by the California Public Utilities Commission. This does not include towers for high-voltage electrical power transmission between generating plants and electrical substations.
- "Wireless Telecommunications Facility" means equipment Η. installed for the purpose of providing wireless transmission of voice, data, images, or other information including but not limited to, cellular telephone service, personal communications services, and paging services, consisting of equipment, antennas, and network components such as towers, utility poles, transmitters, base stations, and emergency power systems. "Wireless telecommunications facility" does not include radio or television broadcast facilities, nor radio communications systems for government or emergency services agencies.

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21.56.030 Permit requirements for new wireless telecommunications facilities that are not co-location facilities.

All new wireless telecommunications facilities that are not co-location facilities shall meet the following standards and requirements:

- A Conditional Use Permit shall be required for the initial construction and installation of all new wireless telecommunications facilities in accordance with all Specific Procedures set forth in Chapter 21.21 and Chapter 21.25, Division II, of the Zoning Regulations, except as modified by this Chapter.
- B. Roof/building-mounted Facilities. All new wireless telecommunications facilities that are not co-location facilities that are roof/building-mounted facilities shall also be subject to Site Plan Review in addition to the Conditional Use Permit requirement in Subsection 21.56.030.A.
- 21.56.040 Development and design standards for new wireless telecommunications facilities that are not co-location facilities.

All new wireless telecommunications facilities shall meet the following minimum standards:

Location. New wireless telecommunications facilities shall not be located in Residential (R) or Institutional (I) zoning districts, or Residential/Institutional Planned Development (PD) Districts (as defined in Subsection 21.56.020.H), unless the applicant demonstrates, by a preponderance of evidence, that a review has been conducted of other options with less environmental impact, and no other sites or combination of sites allows feasible service or adequate capacity and coverage. This review shall include, but is not limited to, identification of alternative site(s) within a one (1) mile radius of the proposed facility. See Section 21.56,050 for

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additional application requirements;

- B. Co-location required where possible. New wireless telecommunications facilities shall not be located in areas where co-location on existing facilities would provide equivalent coverage, network capacity, and service quality with less environmental or aesthetic impact;
- C. Accommodation of co-location. Except where aesthetically inappropriate in the determination of the Staff Site Plan Review Committee, new wireless telecommunications facilities shall be constructed so as to accommodate co-location, and must be made available for co-location unless technologically infeasible. In cases where technological infeasibility is claimed, it shall be the responsibility of the party making such claim to demonstrate, by a preponderance of evidence, that such co-location is, in fact, infeasible;
- D. Additional Development and Design Standards, Wireless telecommunications facilities also shall be subject to the additional design standards specified in Section 21.56.100.
- 21.56.050 Application requirements for new wireless telecommunications facilities that are not co-location facilities.

In addition to the requirements set forth in Section 21,21,201 of the Zoning Regulations and Chapter 21.25 (Specific Procedures) of the Zoning Regulations, applicants for new wireless telecommunications facilities shall submit the following materials regarding the proposed wireless telecommunications facility:

- Α. Photo simulations. Photo simulations of the facility from reasonable line-of-sight locations from public roads or viewpoints;
- B. Maintenance plan. A maintenance plan detailing the type and frequency of required maintenance activities, including maintenance of

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landscaping and camouflaging, if applicable;

- C. Five year build-out plan. A description of the planned maximum five (5)-year build-out of the site for the applicant's wireless telecommunications facilities, including, to the extent possible, the full extent of wireless telecommunications facility expansion associated with future colocation facilities by other wireless service providers. The applicant shall use best efforts to contact all other wireless service providers known to be operating in the City upon the date of application, to determine the demand for future co-locations at the proposed site, and, to the extent feasible, shall provide written evidence that these consultations have taken place, and a summary of the results, at the time of application. The City shall, within thirty (30) days of its receipt of an application, identify any known wireless service providers that the applicant has failed to contact and with whom the applicant must undertake their best efforts to fulfill the above consultation and documentation requirements. The location, footprint, maximum tower height, and general arrangement of future co-locations shall be identified by the five (5)-year build-out plan. If future co-locations are not technically feasible, a written explanation shall be provided;
- D. Nearby facilities. Identification of existing wireless telecommunications facilities within a one (1) mile radius of the proposed location of the new wireless telecommunications facility, and an explanation of why co-location on these existing facilities, if any, is not feasible. This explanation shall include such technical information and other justifications as are necessary to document the reasons why co-location is not a viable option. The applicant shall provide a list of all existing structures considered as alternatives to the proposed location. The applicant shall also provide a written explanation for why the alternatives considered were either unacceptable or infeasible. If an existing wireless telecommunications facility

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was listed among the alternatives, the applicant must specifically address why the modification of such wireless telecommunications facility is not a viable option. The written explanation shall also state the radio frequency coverage and capacity needs and objectives of the applicant, and shall include maps of existing coverage and predicted new coverage with the proposed facility;

- Availability for co-location. A statement that the proposed E. wireless telecommunications facility is available for co-location, or an explanation of why future co-location is not technically feasible;
- F. RF report. A radio frequency (RF) report describing the emissions of the proposed wireless telecommunications facility. The report shall demonstrate that the emissions from the proposed equipment as well as the cumulative emissions from the facility will not exceed the limits established by the Federal Communications Commission (FCC);
- G. Alternative analysis. Applications for the establishment of new wireless telecommunications facilities inside Residential (R) or Institutional (I) zoning districts, Residential/Institutional Planned Development (PD) Districts (as defined in Subsection 21.56.020,H), and residential or institutional General Plan Land Use Districts (LUDs) shall be accompanied by a detailed alternatives analysis that demonstrates that there are no feasible alternative non-residential, non-institutional sites or combination of non-residential, non-institutional sites available to eliminate or substantially reduce significant gaps in the applicant service provider's coverage or network capacity;
- Η. Height justification. An engineering certification providing technical data sufficient to justify the proposed height of any new monopole or roof/building mounted site;
 - ١. Deposit. A cash or other sufficient deposit for a third party peer

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review as required by this Chapter.

21.56.060 Entitlement, term, renewal, and expiration.

Conditional Use Permits and other entitlements for wireless Α. telecommunications facilities, including approval of the five (5)-year build-out plan as specified in Subsection 21.56.050, C, shall be valid for ten (10) years following the date of final action. A ten (10)-year term is prescribed for Conditional Use Permits for this class of land uses due to the unique nature of development, exceptional potential for visual and aesthetic impacts, and the rapidly changing technologic aspects that differentiate wireless telecommunications from other Conditional land uses allowed by the City. The applicant or operator shall file for a renewal for the entitlement and pay the applicable renewal application fees six (6) months prior to expiration of the permit with the Department of Development Services, if continuation of the use is desired. In addition to providing the standard information and application fees required for renewal, wireless telecommunications facility renewal applications shall provide an updated build-out description prepared in accordance with the procedures established by Subsection 21.56.050.C.

- B. Where required, renewals for entitlements for existing wireless telecommunications facilities and co-location facilities constructed prior to the effective date of this Chapter are subject to the provisions of Sections 21.56.030 through 21.56.050. Renewals of entitlements approved after the effective date of this Chapter shall only be approved if all conditions of the original entitlement have been satisfied, and the five (5)-year build-out plan has been provided.
- C. If the entitlement for an existing wireless telecommunications facility has expired, applications for modification, expansion, or co-location at that site, as well as after-the-fact renewals of entitlements for the existing

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wireless telecommunications facilities, shall be subject to the standards and procedures for new wireless telecommunications facilities set forth in Sections 21.56.030 through 21.56.050.

- 21.56.070 Permit requirements for co-location facilities.
- Α. Co-location Facilities Requiring a Conditional Use Permit. Applications for co-location will be subject to the standards and procedures set forth for new wireless telecommunications facilities, above (Sections 21.56.030 through 21.56.060), if any of the following apply:
- No Conditional Use Permit was issued for the original 1. wireless telecommunications facility;
- 2. The Conditional Use Permit for the original wireless telecommunications facility did not allow for future co-location facilities or the extent of site improvements involved with the co-location project (in this case, an application for a modification to the approved Conditional Use Permit, subject to Planning Commission review, may be substituted for a new Conditional Use Permit); or
- No environmental review was completed for the location of the original wireless telecommunications facility that addressed the environmental impacts of future co-location facilities (in this case, an application for a modification to the approved Conditional Use Permit, subject to Planning Commission review, may be substituted for a new Conditional Use Permit).
 - B. Permit Requirements for Other Co-location Facilities.
- 1. Roof/building-mounted facilities with visible exterior changes. Roof/building-mounted co-location facilities proposing visible exterior changes to the site shall be subject to Site Plan Review.
 - 2. All Others. Applications for all other co-location facilities

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shall be subject to a building permit approval. Prior to filing an application for a building permit for co-location, the applicant shall demonstrate compliance with the conditions of approval, if any, of the original Conditional Use Permit, and with all applicable provisions of this Chapter, by submitting an application to the Department of Development Services for an administrative review as set forth in Section 21,56,090. The applicant shall not file an application for a building permit until the applicant receives written notification that this administrative review is complete and approved. The applicant shall pay a fee for this administrative review in the amount adopted by the City Council in a resolution.

- 21.56.080 Development and design standards for co-location facilities.
- A. Compliance with discretionary approvals. The co-location facility shall comply with all approvals and conditions of the underlying (existing) discretionary permit for the wireless telecommunications facility.
- В. Harmonious Design. To the extent feasible, the design of colocation facilities shall also be in visual harmony with the other wireless telecommunications facility(ies) on the site.
- C. Additional Design Standards. Co-location facilities also shall be subject to the additional design standards specified in Section 21.56.100.
- Application requirements for co-location facilities. 21.56.090

Applications that qualify for administrative review of co-location facilities in accordance with Section 21.56.070 shall be required to submit the following:

- Photo simulations of the facility from reasonable line-of-sight Α. locations from public roads or viewpoints:
 - В. A maintenance and access plan that identifies any changes to

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the original maintenance and access plan associated with the existing wireless telecommunications facility and Conditional Use Permit;

- A Radio Frequency (RF) report demonstrating that the emissions from the co-location equipment as well as the cumulative emissions from the co-location equipment and the existing facility will not exceed the limits established by the Federal Communications Commission (FCC);
- D. Prior to the issuance of a building permit, the applicant shall submit color samples, and materials samples if requested, for the co-location equipment and any screening devices. Paint colors and materials shall be subject to the review and approval of the Department of Development Services. Color verification shall occur in the field after the applicant has painted the equipment the approved color, but before the applicant schedules a final inspection.
- 21.56.100 Development and design standards for all wireless telecommunications facilities and co-location facilities.

The following standards shall apply to all wireless telecommunications facilities and co-location facilities:

- A. The adverse visual impact of wireless telecommunications facilities shall be avoided, minimized, and mitigated by:
- 1. Siting new wireless telecommunications facilities outside of public viewshed whenever feasible;
- 2. Maximizing the use of existing vegetation and natural features to cloak wireless telecommunications facilities;
- 3. Constructing towers or monopoles no taller than necessary to provide adequate coverage, network capacity, and service quality;

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- 4. Grouping buildings, shelters, cabinets, ground lease areas, and other equipment together, to avoid spread of these structures across a parcel or lot;
- 5. Screening wireless telecommunications facilities and colocation facilities with landscaping consisting of drought-tolerant plant material. All ground lease areas shall be landscaped with climbing vines on the exterior of the enclosure wall, planted not more than four (4) feet on center. Adequate irrigation systems shall be provided for landscaping. The landscape screening requirement may be modified or waived by the Director of Development Services in instances where landscaping would not be appropriate; and
- 6. Painting all equipment to blend with the surrounding environment as specified in Subsection 21,56,100,C (Paint Colors).
- B. Pole design. Use of monopoles that attempt to replicate trees or other natural objects are strongly discouraged and shall be used only as a last resort when all other options have been exhausted, since:
- 1. Artificial trees cannot presently be made to resemble natural trees in a sufficiently believable and realistic fashion; and
- 2. Such attempts to replicate nature are disingenuous by their obvious falsity and therefore increase, rather than reduce, visual blight.
- C. Paint colors. Paint colors for a wireless telecommunications facility and co-location facility shall minimize the facility's visual impact by blending with the surrounding environment, terrain, landscape, or buildings (not sky colors, as the sky is a luminous source of light at all times and no non-luminous object can physically be made to blend with the sky). Paint colors shall be subject to the review and approval of the Department of Development Services. Color verification shall occur in the field after the applicant has painted the equipment in the approved color(s), but before the

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applicant schedules a final inspection.

- Roof/building-mounted Facilities. For roof/building-mounted wireless telecommunications facilities and co-location facilities, the following standards also shall apply:
 - 1. Antenna location.
- Antennas mounted on the façade of a building are strongly discouraged, but if approved, must be fully integrated into the architecture of the existing structure or otherwise screened from public view. "Stealth boxes" enclosing façade antennas shall not be considered adequate screening;
- b. Antennas shall be mounted on building rooftops, roof decks, or penthouses whenever feasible as a preferred alternative to façade-mounting. Antennas located on the building rooftop shall be located above the ceiling plate of the highest occupied floor;
- C, Antennas shall be located as far away as possible from the edge of the building or roof, with the goal of reducing or eliminating visibility of the installation from any and all vantage points.
 - 2. Equipment location.
- All equipment appurtenant to a roof/buildingmounted wireless telecommunications site shall be located inside an existing building whenever possible, to the satisfaction of the Director of Development Services:
- b. If it is physically impossible for equipment to be located inside an existing building and the equipment is to be located on a building rooftop, the equipment shall be subject to the same screening and location requirements as the antennas. If no space for the equipment is available for lease in a building because all possible spaces are leased and occupied, this shall constitute a physical impossibility.

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3. Screening required.

- Where physically possible, antennas and equipment shall be located entirely within an existing architectural feature or screening device. This shall include areas used or occupied by other wireless service providers where feasible.
- b. All antennas and equipment mounted on a building rooftop shall be screened in a manner that is architecturally compatible with the existing building and is otherwise made as unobtrusive as possible. Screening shall use matching colors, materials, and architectural styles to create a harmonious addition to the building's architecture without disrupting its form, volume, massing, or balance.
- C. All antennas, including panel antennas, microwave antennas, GPS antennas, any other antennas, and all other equipment mounted on the building, shall be concealed behind the screening device on all sides such that the antennas and appurtenant equipment is not visible from the exterior of the subject property, from other property, or the public right-of-way.
- d. All cable trays and cable runs shall be located within existing building walls whenever physically possible. Cable trays and runs on the façade of a building are strongly discouraged. Any façademounted cable trays and runs shall be painted and textured to match the building and shall be mounted as close to the façade surface as possible, with no discernible gap between. Cable trays and runs mounted on a roof deck and below the height of the parapet wall or screening device shall be exempt from this requirement, provided they are fully screened by the parapet wall or screening device. Exposed cable trays and runs on a sloped roof are prohibited.
 - At the discretion of the Staff Site Plan Review e.

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Committee, part or all of a proposed roof/building-mounted wireless telecommunications facility or co-location facility may be exempted from screening requirements if the best feasible screening design would result in greater negative visual impacts than if part or all of the proposed installation were unscreened.

- 4. Restriction on Historic Landmark structures. Installation of a roof/building-mounted wireless telecommunications facility or co-location facility at a City-designated Historic Landmark shall make no changes to the external appearance of the building unless approved by the Cultural Heritage Commission.
- E. Non-reflective materials. The exteriors of wireless telecommunications facilities and co-location facilities shall be constructed of non-reflective materials.
- F. Underlying setbacks. Wireless telecommunications facilities and co-location facilities shall comply with all the setback requirements of the underlying zoning district(s), except as modified by this Chapter.
- G. Height. Facilities subject to the provisions of this Chapter may be built and used to a greater height than the limit established for the zoning district in which the structure is located, except as otherwise provided below:
- 1. No monopole or other freestanding structure shall ever exceed a maximum height of one hundred twenty feet (120') in any zoning district. In any Residential (R) or Institutional (I) zoning district, or Residential/Institutional Planned Development (PD) district (as defined in Subsection 21.56.020.H), no monopole or other freestanding structure shall exceed a maximum height of fifty-five feet (55'). However, if an applicant demonstrates that the monopole or structure will accommodate a minimum of two (2) carriers, the site may be permitted at a maximum height of sixty feet (60'); or the applicant demonstrates that the monopole or structure will

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accommodate three (3) carriers, the site may be permitted at a maximum height of sixty-five feet (65').

- A roof/building-mounted wireless telecommunications facility shall not exceed the maximum height allowed in the applicable zoning district, or ten (10) feet above the building roof deck, whichever is higher. except that in any R-1, R-2, or R-3 district, no roof/building-mounted site shall exceed the maximum height for structures allowed in that district;
- Notwithstanding the height limits set forth in the preceding sections, for facilities to be mounted on towers used for highvoltage electrical power transmission between generating plants and electrical substations (not utility poles), the antennas may be mounted as high as necessary on the tower, provided that the top of the highest antenna is not higher than the top of the existing tower.
- Н. Accessory buildings. In any zoning district, accessory buildings in support of the operation of the wireless telecommunications facility or co-location facility may be constructed, provided that they comply with the development standards set forth for accessory structures for the zoning district in which the site is located.
- 1. Footprint. The overall footprint of each wireless. telecommunications facility shall be as small as possible, to the satisfaction of the Staff Site Plan Review Committee.
- Generators and emergency power. Diesel generators are allowed as an emergency power source, although they are discouraged. When a feasible alternative technology for permanent on-site backup power becomes available (for example, fuel cells) the Department of Development Services may require the use of such technology in lieu of a diesel generator, unless the applicant provides written documentation explaining why such an alternative is not feasible. All generator installations shall

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comply with all containment requirements of the applicable Fire and Building codes, without exception.

K. Ground lease area enclosures and landscaping. If equipment appurtenant to a facility is to be located in a ground lease area, the lease area shall be enclosed by a CMU block wall, or other appropriate fence, to the satisfaction of the Staff Site Plan Review Committee. The fence shall be of a minimum height of six feet six inches (6'-6") in residential districts, and eight feet (8') in other districts, unless waived at the discretion of the Director of Development Services in cases of infeasibility. The exterior of all ground lease areas shall be landscaped with drought-tolerant plant material, and adequate irrigation systems shall be provided for landscaping. Climbing vines shall be provided on the exterior of the enclosure wall, planted not more than four (4) feet on center. This landscaping requirement may be modified or waived by the Director of Development Services in instances where landscaping would not be appropriate.

21.56.110 Performance standards for all wireless telecommunications facilities and co-location facilities.

No use may be conducted in a manner that, in the determination of the Director of Development Services, does not meet the performance standards below:

- A. Lighting. Wireless telecommunications facilities and colocation facilities shall not be lighted or marked unless required by the Federal Communications Commission (FCC), the Federal Aviation Administration (FAA), or the California Public Utilities Commission (CPUC).
- B. Licensing. The applicant or operator shall file, receive, and maintain all necessary licenses and registrations from the Federal Communications Commission (FCC), the California Public Utilities

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Commission (CPUC) and any other applicable regulatory bodies prior to initiating the operation of the wireless telecommunications facility. The applicant shall supply the Department of Development Services with evidence of these licenses and registrations prior to approval of a final inspection. If any required license is ever revoked, the operator shall inform the Department of Development Services of the revocation within ten (10) days of receiving notice of such revocation.

- C. Building permit required. Once a Conditional Use Permit or other applicable entitlement is obtained, the applicant shall obtain a building permit and shall build in accordance with the approved plans.
- D. Power connection. The project's final electrical inspection and approval of connection to electrical power shall be dependent upon the applicant obtaining a permanent and operable power connection.
- Ε. Removal after end of use. The wireless telecommunications facility, and/or co-location facility, if present, and all equipment associated therewith shall be removed in its entirety by the operator, at the operator's sole expense, within ninety (90) days of a FCC or CPUC license or registration revocation or if the facility is abandoned (per Subsection 21.56.020.A) or no longer needed. The site shall be restored to its preinstallation condition and, where necessary, re-vegetate to blend in with the surrounding area. In the case of roof/building-mounted facilities, all antennas, equipment, screening devices, support structures, cable runs, and other appurtenant equipment shall be removed and the building shall be restored to its to its pre-installation condition. Restoration and re-vegetation shall be completed within two (2) months of removal of the facility; hence a maximum of five (5) months from abandonment of the facility to completion of restoration. Facilities not removed within these time limits shall be removed immediately. The City shall not be responsible to provide notice

that removal is required under the provisions of this Chapter.

- F. Maintenance. Wireless telecommunications facilities and colocation facilities shall be maintained by the permittee(s) and subsequent owners in a manner that implements all of the applicable requirements of this Chapter and all other applicable zoning and development standards set forth in Title 21, and all permit conditions of approval. Site and landscaping maintenance shall be the responsibility of the property owner, who may designate an agent, including the operator, to carry out this maintenance.
- G. Noise. All construction and operation activities shall comply with Chapter 8.80 (Noise Ordinance) of the Long Beach Municipal Code and any applicable conditions of approval.
- H. Use of backup power sources. The use of diesel generators or any other emergency backup power sources shall comply with Chapter 8.80 of the Long Beach Municipal Code (Noise Ordinance). The use of backup power sources shall be limited to actual power-outage emergencies and any operation necessary for testing and maintenance. Permanent or continuous use of backup power sources is prohibited.
- I. RF report. Within forty-five (45) days of commencement of operations, the applicant for the wireless communications facility shall provide (at the applicant's expense) the Development Services Department with a report, prepared by a qualified expert, indicating that the actual radio frequency emissions of the operating facility, measured at the property line or nearest point of public access and in the direction of maximum radiation from each antenna, is in compliance with the standards established by the Federal Communications Commission. This report shall include emissions from all co-location facilities, if any, at the site as well. The applicant shall subsequently provide such report to the City within forty-five (45) days following any change in design, number of antennas, operation, or other

significant change in circumstances, or when such a report is otherwise required by the FCC, to the satisfaction of the Director of Development Services.

- 21.56.120 Additional requirements and standards for wireless telecommunications facilities and co-location facilities in the Coastal Zone.
- A. Location. New wireless telecommunications facilities shall not be located between the first public highway and the sea or bay, unless no feasible alternative exists, and the facility is not visible from a public location, or will be attached to an existing structure in a manner that does not significantly alter (in the determination of the Staff Site Plan Review Committee) the exterior appearance of the existing structure.
- B. Local coastal program requirements. New wireless telecommunications facilities shall comply with all applicable policies, standards, and regulations of the Local Coastal Program (LCP).
- C. Coastal permit required. The necessary Coastal Development Permit or Local Coastal Development Permit shall be obtained.
- 21.56.130 Requirements and standards for wireless telecommunications facilities and co-location facilities in the public right-of-way.
 - A. Purpose. The purpose of this Section is to:
- 1. Provide a uniform and comprehensive set of standards for the development, siting, installation, and operation of Wireless Telecommunications Facilities in the limited physical resources and capacity of the available Public Right-of-Way of the City of Long Beach in such a manner to not unreasonably discriminate, and to be competitively neutral, and non-exclusive as to the extent required under applicable law;

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- 2. Encourage open competition and the provision of advanced and high quality telecommunications services on the widest possible basis to the businesses, institutions, and residents of the City:
- Encourage economic development while preserving aesthetic and other community values and preventing proliferation of above ground wireless telecommunication equipment;
- 4. To promote the public health, safety, convenience, and general welfare of the City's residents, and to protect historical resources. property values and the aesthetic appearance of the City of Long Beach.
- В. Department of Development Services Review. The Director of Public Works shall refer all applications for wireless telecommunications facilities and co-location facilities in the public right-of-way to the Department of Development Services for review.

C. Definitions.

Public Right-of-way. "Public right-of-way" or "PROW" means any public highway, street, alley, sidewalk, parkway, and all extensions or additions thereto which is either owned, operated, or controlled by the City, or is subject to an easement or dedication to the City, or is a privately owned area within City's jurisdiction which is not yet dedicated, but is designated as a proposed public right-of-way on a tentative subdivision map approved by the City.

- D. Permit requirements for wireless telecommunications facilities in the public right-of-way.
- 1. Prior to the issuance of construction permits for any new, co-located, modified or expanded wireless telecommunication facility within the public right-of-way, an administrative review and approval from the Planning Bureau shall be required to ensure compliance with this Chapter. All such applications shall be reviewed and approved by the Directors of

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Development Services and Public Works or their respective designees. The Director of Development Services shall issue a Notice of Final Action with the results of this administrative review. The Applicant shall pay a fee for this administrative review in the amount adopted by the City Council in a resolution.

- 2. If the facility is to be installed on an existing utility pole, street light or traffic signal the Applicant shall provide proof that the pole is either a) owned and controlled by the Joint Pole Commission ("JPC") and that the Applicant is a member of the JPC with attachment rights or b) that the owner of the pole has authorized the installation.
- 3. The applicant shall submit a copy of the certificate of public convenience and necessity (CPCN) issued by the California Public Utilities Commission (CPUC) to the applicant, and a copy of the CPUC decision that authorizes the applicant to provide the telecommunications service for which the facilities are proposed to be constructed in the City's public right-of-way. Any applicant that, prior to 1996, provided telecommunications service under administratively equivalent documentation issued by the CPUC may submit copies of that documentation in lieu of a CPCN.
- 4. The applicant shall submit a copy of the certified environmental document from the CPUC covering the applicant's proposed telecommunication facilities with the City, including all mitigation measures as required by the CPUC pursuant to the required environmental analysis. The City's issuance of a standard permit will be conditioned upon the applicant's compliance with all applicable mitigation measures and monitoring requirements imposed by the CPUC upon the applicant.
- 5. Prior to the installation of any new or expanded wireless telecommunication facility within the public right-of-way, the

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applicant shall obtain the appropriate permits (e.g., encroachment and traffic control permits) from the Department of Public Works. The applicant shall provide a written justification as to the need and authority by which it has a right to place its facilities within the public right-of-way.

- E. Development and design standards for wireless telecommunications facilities in the public right-of-way.
- 1. No interference with public right-of-way. In no case shall any part of a wireless telecommunication facility alter vehicular circulation or parking within the public right-of-way, nor shall it impede vehicular and/or pedestrian access or visibility along any public right-of-way. No permittee shall locate or maintain telecommunication facilities to unreasonably interfere with the use of City property or the public right-of-way by the City, by the general public or by other persons authorized to use or be present in or upon the public right-of-way. Unreasonable interference includes disruption to vehicular or pedestrian traffic on City property or the public right-of-way, interference with public utilities, and any such other activities that will present a hazard to public health, safety or welfare when alternative methods of construction would result in less disruption. All such facilities shall be moved by the permittee, at the permittee's cost, temporarily or permanently, as determined by the Director of Public Works or Director of Development Services.
- 2. Location. All wireless telecommunication facilities shall be designed and located to eliminate or substantially reduce their visual and aesthetic impacts upon the surrounding public rights-of-way and public vantage points. To accomplish this goal, all wireless telecommunication equipment shall be developed with the

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intent of locating and designing such facilities in the following manner and order of preference (from top to bottom):

Antennas: a.

- 1. On an existing public utility pole;
- 2. On an existing street light or traffic

signal standard;

- 3. On a new public utility pole.
- b. Equipment:
 - 1. Mounted on the subject pole;
 - 2. In an existing ground-mounted

(grade-level) equipment cabinet, with no expansion or additional cabinets to be added;

> 3. Within a below-grade equipment

vault;

4. Within a new equipment enclosure mounted at grade. However, this is strongly discouraged. If the applicant proposes to mount new equipment at grade, a written explanation shall be provided describing why other mounting options are not feasible.

C. Site location:

- Within alleys;
- 2. Within the public right-of-way and not requiring the removal of existing parkway trees, reduction of the size of any parkway landscape planters, and not requiring any modifications to the existing location of any infrastructure within the public right-of-way;
- 3. Within the parkway landscaping and requiring only minor alterations to the existing parkway

landscaping (including planter size) and/or Infrastructure;

4. All wireless telecommunication facility antennas, equipment and related infrastructure shall be prohibited in all center street medians, whether landscaped or not;

5. In Residential Zoning Districts or Residential Planned Development Districts, only one (1) wireless telecommunications facility and associated equipment shall be permitted within the public right-of-way within a three hundred feet (300') radius. Any wireless telecommunications facility which is colocated with another wireless telecommunications facility shall be exempt from this requirement. However, no more than two (2) wireless telecommunications facilities shall be located on one (1) pole;

6. The applicant shall not install a new utility on a public right-of-way where there presently are no overhead utility facilities unless the CPUC has authorized the applicant to install such facilities and that the applicant has demonstrated by the preponderance of the evidence that no other viable options exist.

3. Height:

a. Antenna installations on existing City infrastructure shall not exceed the height of the existing infrastructure piece by more than five feet (5') unless approved by the City Engineer and Director of Public Works after a finding is made that a greater height would promote the aesthetic or safety concerns of the City;

b. For facilities proposed for placement on a new pole in the public right-of-way, the height to the top of the

highest element shall not exceed the average height of utility poles on the same block as the subject site by more than five feet (5'). In cases of uncertainty, the Zoning Administrator shall have the authority to determine the applicable height limit;

c. Overhead equipment shall be a minimum of eight feet (8') above level of sidewalk for public safety reasons.

4. Design:

- a. Any pole to be installed in the public right-of-way shall be disguised to resemble a utility pole or street light to the maximum extent possible. All antennas, where feasible, shall be screened behind a cylindrical screening device of a diameter no more than fifty percent (50%) greater than that of the pole. All antennas and screening devices shall be painted or finished to match the pole. The provisions of Subsection 21.56.100.C (Paint Colors) shall apply;
- b. Panel antennas shall utilize brackets and/or cross-arms that allow no more than a six-inch (6") extension (stand-off) from the pole except when additional stand-off is required to comply with health and safety regulations such as GEO-95 and OSHA;
- c. Antenna installations on existing City infrastructure shall be placed in a manner so that the size, appearance and function of the final installation is essentially identical to the installation prior to the antenna installation taking place;
- d. No faux or otherwise nonfunctioning street lights, decorative elements, signs, clock towers, or artificial trees or shrubs or other such nonfunctioning screening elements made to resemble other objects shall be permitted;

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e. Wireless telecommunications facility equipment located above the surface grade in the public right-of-way including, but not limited to those on certain street lights or traffic signal standards, shall consist of small equipment components that are compatible in structure, scale, function and proportion to the streetlights and traffic signals they are mounted on. Equipment shall be painted or otherwise coated to be visually compatible with lighting and signal equipment. Underground vaults shall employ flush-tograde access portals and vents. Installations on City owned or controlled streetlights and other public facilities shall be subject to applicable administrative and rental fees as adopted by resolution of the City Council;

f, Facilities shall be designed to be as visually unobtrusive as possible. Applicant shall size antennas, mast arms, cabinet equipment and other facilities to minimize visual clutter. Facilities shall be sited to avoid or minimize obstruction of views from public vantage points and otherwise minimize the negative aesthetic impacts of the public right-of-way;

- Proposed facilities shall be located and designed for co-location to the maximum extent possible.
 - 5. Other requirements.
- Street trees. The City may require that a. the applicant plant and maintain street trees adjacent to the wireless telecommunications facility if the applicant's equipment occupies space at street level. All street trees shall be selected from the list of permitted species maintained by the Department of Public Works, and shall be installed under a Public Works permit, to the satisfaction of the Director of Public Works.

b. Permittee shall install and maintain permitted wireless telecommunications facilities in compliance with the requirements of the Uniform Building, National Electrical Code, City noise standards and other applicable codes, as well as other restrictions specified in this Chapter.

c. The proposed wireless telecommunications facility and its location shall comply with the Americans with Disabilities Act.

6. Signs.

- a. There shall be no advertising or signage on any portion of a wireless telecommunication facility, except that required by law and/or as may be required by the City of Long Beach.
- b. Identification. Each wireless telecommunication facility shall be identified by a permanently installed plaque or marker, no larger than four inches (4") by six inches (6"), clearly identifying the addresses, email contact information, and twenty-four (24) hour local or toll-free contact telephone numbers for a live contact person for both the permittee and the agent responsible for the maintenance of the wireless telecommunications facility. Emergency contact information shall be included for immediate response. Such information shall be updated in the event of a change in the permittee, the agency responsible for maintenance of the wireless telecommunication facility, or both.
 - F. Performance standards for wireless telecommunications facilities in the public right-of-way.

All wireless telecommunications facilities in the public right-ofway shall be subject to the performance standards enumerated in Section 21.56.110, in addition to the following:

	1.	Interference.	No wireless tele	communication		
facility shall interfere with any emergency communication system a						
any time.						
	2.	Compliance v	vith regulations.	Wireless		
telecommuni	ication	facilities shall o	comply with all lo	ocal, state and		

federal regulatory requirements.

- 3. Graffiti. All graffiti on any components of the wireless telecommunications facility shall be removed promptly in accordance with City regulations. Graffiti on any facility in the public right-of-way must be removed within twenty-four (24) hours of its appearance.
- 4. Landscaping. All landscaping attendant to the wireless telecommunications facility, including landscaping of the public right-of-way, shall be maintained in good, healthy condition at all times. Any dead or dying landscaping and shall be promptly replaced or rehabilitated.
- 5. Repair of public right-of-way. The permittee/operator shall repair, at its sole cost and expense, any damage (including, but not limited to subsidence, cracking, erosion, collapse, weakening, or loss of lateral support) to City streets, sidewalks, walks, curbs, gutters, trees, parkways, or utility lines and systems, underground utility line and systems, or sewer systems or sewer lines that results from any activities performed in connection with the installation and/or maintenance of a wireless telecommunications facility by Permittee. In the event Permittee fails to complete said repair within the number of days stated on a written notice by the Director of Public Works, the Director of Public Works shall cause said repair to be completed and shall invoice the

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permittee for all costs incurred by City as a result of such repair.

- 6. Replacement of Equipment. During the term of a public right-of-way wireless telecommunications site permit, a permittee may replace equipment that is part of a permitted wireless facility provided that the replacement equipment would be of the same size and appearance as the previously permitted equipment. The permittee shall notify the Department of Development Services and the Department of Public Works prior to replacing or adding any equipment, and shall not install the proposed equipment unless and until the Department of Development Services notifies permittee in writing that the Department has determined that the proposed replacement equipment complies with the requirements of this Section, and until all required permits have been obtained.
- 7. Abandonment. The owner or operator of the wireless telecommunications site shall notify the Department of Development Services in writing upon abandonment of the facility. The wireless telecommunications facility and all equipment associated therewith shall be removed in its entirety by the operator within ninety (90) days of a FCC or CPUC license or registration revocation or of facility abandonment (per Subsection 21.56.020.A) or other discontinuation of use. The site shall be restored to its preinstallation condition to the satisfaction of the Directors of Public Works and Development Services at the expense of the facility owner or operator. Restoration shall be completed within two (2) months of removal of the facility; hence a maximum of five (5) months from abandonment of the facility to completion of restoration. If such removal is not completed within these time limits, the Director of Public Works shall be authorized to cause such removal to be

- 8. Indemnification. Every permittee of a Wireless Telecommunications Facility in the public right of way shall defend, indemnify, and hold harmless the City of Long Beach, its City Council, officers, and employees to the maximum extend permitted by law, from any loss or liability or damage, including expenses and costs, for bodily or personal injury, and for property damage sustained by any person as a result of the installation, use or maintenance of the applicant's Facility subject to this Chapter.
- 9. Insurance. The permittee shall obtain, pay for and maintain, in full force and effect through the term of the permit, an insurance policy or policies that fully protects the City from claims and suits for bodily injury and property damage. The insurance must be issued in the amount or amounts, which the City Attorney or Risk Manager determines. The insurance must afford coverage for the permittee or wireless provider's use, operation and activity, vehicles, equipment, facility, representatives, agents and employees, as determined by the City's Risk Manager. Before issuance of any permit, the applicant shall furnish the City with certificates of insurance and endorsements, in the form satisfactory to the City Attorney or the Risk Manager, evidencing the coverage required by the City.
- shall modify, remove, or relocate its Wireless Telecommunications Facility, or portion thereof, without cost or expense to the City, if and when made necessary by any street or alley reconstruction, widening, relocation or vacation, the undergrounding of utilities, or any other construction in the public right-of-way negatively impacted by the wireless telecommunications facilities as installed, to the maximum degree consistent with the regulations

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at the California Public Utility Commission. Said modification, removal, or relocation of a wireless telecommunications facility shall be completed within ninety (90) days of notification by City unless exigencies dictate a shorter period for removal or relocation. In the event a wireless telecommunications facility is not modified, removed, or relocated within said period of time, City may cause the same to be done at the sole expense of applicant, Further, in the event of an emergency, the City may modify, remove, or relocate wireless telecommunications facilities without prior notice to applicant provided applicant is notified within a reasonable period thereafter.

G. Application Requirements.

All applications for wireless telecommunication facilities located wholly or partly within the public right-of-way shall be submitted to the Director of Development Services and the Director of Public Works and shall be accompanied with the following:

- A site plan illustrating the exact location and size of all proposed wireless telecommunication facility antennas, equipment and related infrastructure necessary for its operation within the public right-of-way;
- 2. A fully dimensioned and scaled site plan that illustrates the following information within one hundred fifty feet (150') of the proposed wireless telecommunication facility:
- a. The distances between all new and existing wireless telecommunication equipment and all other infrastructure within the public right-of-way such as, but not limited to, other existing telecommunication equipment, utility poles, light poles, fire hydrants, bus stops, traffic signals and above and below ground utility equipment vault(s);

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	b.	The distance and location of adjoining
property lines and	easeme	ent boundaries abutting the public right-of-
way, curbs, drivewa	ау аррг	roaches, easements, walls, existing utility
substructures, and	parkwa	ay trees from the wireless
telecommunication	facility:	

- c. The immediate adjacent land uses and building locations;
- d. The dedicated width of the public right-of-way;
- e. The location of all existing sidewalks and parkway landscape planters;
- All conduit locations between the wireless telecommunication antennas and the infrastructure necessary to operate the antennas;
- 4. A detailed photograph of the exact location of all proposed wireless telecommunication facility antennas, equipment and related infrastructure within the public right-of-way. Additional photographs shall also be provided to document the existing setting of the wireless telecommunication facility within one hundred fifty feet (150') to the north, south, east and west of the proposed facility with a corresponding location map key documenting where each photograph was taken;
- 5. Propagation/coverage maps as required by Subsection 21.56.050.D;
- 6. A radio-frequency (RF) study prepared by a qualified, independent, RF engineer, deemed acceptable to the City, documenting that the new or modified telecommunication facility will not exceed maximum RF emission limits, as set by the Federal

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Communication Commission, for maximum human exposure. The RF study shall include all proposed and existing telecommunication antennas at maximum operational capacity;

- 7. Any additional information deemed necessary by the Director of Public Works and/or Director of Development Services to evaluate the proposed telecommunication facility and its construction impact to the existing infrastructure and design of the public right-of-way;
- 8. Each permittee, as a condition of the Wireless telecommunication permit, shall obtain, keep, and maintain a performance bond in an amount as determined by the City Engineer adequate to guarantee to the City the prompt, faithful and competent performance of the proposed work necessary to install the proposed telecommunication facility and restoration of the public right-of-way.
 - Η. Entitlement, term, renewal, and expiration.
- 1. Permits for wireless telecommunications facilities in the public right-of-way, shall be valid for ten (10) years following the date of final action. A ten (10)-year term is prescribed for permits for this class of land use, due to the unique nature of development, exceptional potential for visual and aesthetic impacts, and the rapidly changing technologic aspects that differentiate wireless telecommunications from other land uses allowed by the City. The applicant or operator shall file for a renewal of the entitlement and pay the applicable renewal application fees of the Department of Development Services and the Department of Public Works six (6) months prior to expiration, if continuation of the use is desired. In addition to providing the standard information and application fees required for renewal, renewal applications for wireless

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telecommunications sites in the public right-of-way shall include all application requirements set forth in this Chapter.

- Where required, renewals of entitlements for existing wireless telecommunications facilities in the public right-ofway constructed prior to the effective date of this Chapter are subject to the provisions of Subsection 21.56.130.H.1. Renewals of permits approved after the effective date of this Chapter shall only be approved if the subject site is in full compliance with the provisions of this Chapter.
- 3. If the entitlement for an existing wireless telecommunications facility has expired, applications for co-location at that site, as well as after-the-fact renewals of entitlements for the existing wireless telecommunications facilities, shall be subject to the standards and procedures for new wireless telecommunications facilities in the public rightof-way, as set forth in this Section.
- 21.56.140 Additional requirements and standards for wireless telecommunications facilities located in Park Zoning Districts.
- Α. For the purpose of this ordinance the term Park Zoning District shall include those areas of the City regulated and established pursuant to Chapter 21.35 of this Code.
- B. Installation of Wireless Telecommunications Facilities in Park Districts must be pursuant to a lease or permit approved by the City Council. For those parks under the jurisdiction of the City's Parks and Recreation Commission, the matter shall first be submitted to the Commission for its recommendation. A Conditional Use Permit shall not be required.
- C. Prior to the City Council considering any lease or permit of Park District land for a Wireless Telecommunications Facility, the matter

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shall first be submitted to the Site Plan Review Committee in accordance with Chapter 21,25 of this Code. The Site Plan Review Committee shall impose reasonable conditions of approval, which shall include the minimum development, design and performance standards set forth in this Chapter.

- Application for Site Plan review in a Park Zoning District shall be in accordance with Section 21.56.050, or Section 21.56.090, if it is to be a co-location facility.
- E. All Site Plan Review proceedings conducted in accordance with this Section shall be subject to the Administrative Procedures set forth in Chapter 21.21, and the specific procedures set forth in Section 21.25.501 et seg. relative to site plan reviews.
- F. In order to effectuate parity between those Wireless Telecommunications Facilities located in Park Zoning Districts and those located elsewhere in the City, a fee equivalent to that established by the City Council for the processing and issuance of a Conditional Use Permit shall be charged.

21.56.150 Other provisions.

- Α. Temporary Wireless Telecommunication Facilities. Installation, maintenance, or operation of any temporary wireless telecommunications site is prohibited except as allowed under a special events permit necessary during a special event authorized by Chapter 5.60 of the LBMC, or during a government-declared emergency.
- B. Illegal facilities. Illegal wireless telecommunications facilities or co-location facilities have no vested rights and shall either be brought into legal conforming status in accordance with this Chapter and Title 21 of the Long Beach Municipal Code, or shall be removed.
 - C. Modifications to Wireless Telecommunications Facilities. Any

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modification to a wireless telecommunications facility or co-location facility. including but not limited to replacement of antennas, installation of additional antennas, installation of additional equipment cabinets, installation of a backup generator, paint or camouflage changes, and other physical changes to the facility, shall require, at a minimum, an administrative approval, and, if necessary, a building permit from the Department of Development Services. Prior to issuance of any approval for modification, the applicant shall submit an application for an administrative review to determine the compliance of the proposed modification with this Chapter and the existing Conditional Use Permit or other entitlement. For sites not subject to Section 21.56.130 (located in the public right-of-way), applications for modification will be subject to the standards and procedures set forth for new wireless telecommunications facilities, as specified in Sections 21.56.030 through 21.56,060, if any of the following apply:

- 1. No Conditional Use Permit was issued for the original wireless telecommunications facility;
- The Conditional Use Permit for the original wireless telecommunications facility did not allow for future modification or the extent of site improvements involved with the modification project (in this case, an application for a modification to the approved Conditional Use Permit, subject to Planning Commission review, may be substituted for a new Conditional Use Permit); or
- 3. No environmental review was completed for the location of the original wireless telecommunications facility that addressed the environmental impacts of future modifications (in this case, an application for a modification to the approved Conditional Use Permit, subject to Planning Commission review, may be substituted for a new Conditional Use Permit).
 - D. Peer Review.

	1.	The D	irector of Development Services is authorized to
retain on bel	nalf of t	he City	an independent technical expert to peer review
any applicati	on for a	a Wirele	ess Telecommunications Facility Permit if
, , ,			determined by the Director. The review is intended
•		•	aspects of the proposed Wireless
			ity and shall address all of the following:
		a.	Compliance with applicable radio frequency
emission sta	ndards		· · · · · · · · · · · · · · · · · · ·
		, b,	Whether any requested exception is necessary to
close a signi	ficant d		overage, increase network capacity, or maintain
_			east intrusive means of doing so;
service quaii	ty anu		
		C.	The accuracy and completeness of submissions;
		d.	Technical demonstration of the unavailability of
alternative si	tes or o	configu	rations and/or coverage analysis;
		e.	The applicability of analysis techniques and
methodologi	es;		
		f.	The validity of conclusions reached;
		g.	The compatibility of any required architectural
screening;			
·		h.	Technical data submitted by the applicant to
justify the pro	oposed	height	of any new installation including monopoles or
roof/building	mount	ed sites	s; and
		i.	Any specific technical issues designated by the
City.			
Е.	Appea	als.	
	1.	Appea	als from the decision(s) of the Director of

Development Services or designee, and the Staff Site Plan Review

Committee, shall be to the Planning Commission.

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- Appeals from the decision(s) of the Planning
 Commission shall be to the City Council.
- 3. All appeals shall be in accordance with the provisions of Title 21 related to Appeals.
- F. Revocation. The Planning Commission may, after a duly noticed public hearing, revoke, modify or suspend any Wireless Telecommunications Permit on any one or more of the following grounds:
- That the Wireless Telecommunications Permit was obtained by fraud or misrepresentation;
- That the Wireless Telecommunications Permit granted is being, or within the recent past has been, exercised contrary to the terms or conditions of such approval or in violation of any statute, ordinance, law or regulation; or
- 3. That the use permitted by the Wireless
 Telecommunications Permit is being, or within the recent past has been,
 exercised so as to be detrimental to the public health or safety or as to
 constitute a nuisance.
- G. Findings. A Conditional Use Permit, Site Plan Review, or Modification for a Wireless Telecommunications Facility or Co-location Facility may be granted only if the following findings are made by the designated reviewing body or person, in addition to any findings applicable under Chapter 21.25:
- The proposed Wireless Telecommunications Facility has been designed to achieve compatibility with the community to the maximum extent reasonably feasible;
- 2. An alternative configuration will not increase community compatibility or is not reasonably feasible;
 - 3. The location of the Wireless Telecommunications

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Facility on alternative sites will not increase community compatibility or is not reasonably feasible;

- 4. The proposed facility is necessary to close a significant gap in coverage, increase network capacity, or maintain service quality, and is the least intrusive means of doing so;
- 5. The applicant has submitted a statement of its willingness to allow other wireless service providers to co-locate on the proposed Wireless Telecommunications Facility wherever technically and economically feasible and where co-location would not harm community compatibility; and
- 6. Noise generated by equipment will not be excessive, annoying nor be detrimental to the public health, safety, and welfare.
- Η. Transfer or Change of Ownership/Operator. Upon assignment or transfer of an already approved Wireless Telecommunications Facility or any rights under that permit, the owner and/or current operator of the Facility shall within thirty (30) days of such assignment or transfer provide written notification to the Director of Development Services of the date of the transfer and the identity of the transferee. The Director may require submission of any supporting materials or documentation necessary to determine that the proposed use is in compliance with the existing permit and all of its conditions including, but not limited to, statements, photographs, plans, drawings, models, and analysis by a State-licensed radio frequency engineer demonstrating compliance with all applicable regulations and standards of the Federal Telecommunications Commission and the California Public Utilities Commission. If the Director determines that the proposed operation is not consistent with the existing permit, the Director shall notify the applicant who may revise the application or apply for modification of the permit pursuant to the requirements of this Chapter.

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21.56.160 Severability Clause.

If any provision or clause of this ordinance or the application thereof to any person or circumstance is held to be unconstitutional or to be otherwise invalid by any court of competent jurisdiction, such invalidity shall not affect other article provisions or clauses or applications, and to this end the provisions and clauses of this ordinance are declared to be severable.

Section 9. The Long Beach Municipal Code is amended by repealing Sections 21.45.115 and 21.45.210.

Section 10. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three (3) conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first (31st) 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 _______, June 7 ______, 2011, by the

following vote:		
Ayes:	Councilmembers:	Garcia, Lowenthal, DeLong, O'Donnell,
		Schipske, Andrews, Johnson, Gabelich,
		Neal.
Noes:	Councilmembers:	None.
Absent:	Councilmembers:	None.
		Lest

City Clerk Mayor

Table 31-1 Uses in Residential Zones

	R-1-S	R-1-M	R-1-L	R-1-N	R-1-T	R-2-S	R-2-1	R-2-L	R-2-N	R-3-A	R-3-S	R-3-4	R4-T	R4-R	R-4-N	R-4-H(d)	R4-U	R-M	
Other Uses																			
Carnival, flesta, other outdoor exhibition or celebration (see Section 21.53.109)	H	}	F	F	F	F	F	}-	F	· -	-	<u>-</u>	F	F	F	-	 -	-	
Church (see Section 21.51.213)	z	z	z	U	z	z	z	z	U	U	U	U	U	U	U	U	U	z	
Common recreational facilities (permitted only for multi-family developments with 21 or more units)	z	z	z	Z	Z	z	z	Z	Z	z	z	z	4	4	4		∢	4	<u> </u>
Construction trailer (see Section 21.53.103)	H	F	F	-	F	⊢	H	L	F	L)	1 -	F-	F	F	-	F	-	Z
Courtesy parking for nonresidential use (see Section 21.52.221)	U	O	U	O	O	ပ	ပ	U	ပ	O	U	U	U	U	Ų	A	U	U	Z
Child day care home-small or large facility (1-14 persons) (see Section 21.51.230)	۷	∢	۷	∢	4	٧	٨	٧	∢	∢	∢	4	٧	A	¥	Æ	∢	4	Z
Day care center (15 or more persons) (see Section 21.52.249	၁	၁	၁	O	၁	U	ပ	ပ	U	၁	U	O	ပ	ပ	ပ	U	U	U	Z
Detached accessory room (see Section 21.31.245)	z	Z	¥	∢	∢	z	Z	∢	∢	٧	۷	∢	∢	∢	∢	∢	۷.	z	>
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EXHIBIT A
TABLE 31-1
"Other Uses" section

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R-4-M		z	z	>		z	z	>	Z	z	>-	>
R-M		U	>	4		z	>-	Ē	AP	z	∢	Α .
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R-4-H(d)		S	¥	4		z	*	<u>a</u> .	AP	O	А	A
R-4-N		O	, ,	٠ ٧		z	-	ō.	AP	U	A	4
R4-R		O ·	>	. ∢		z	> -	<u>G</u>	АР	U	4	۷
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R-3-4		z	· > -	٧		z	*	<u>G</u> .	АР	z	Ą	4
R-3-S		z	¥	A		Z	<u></u> ک	dl	АР	Z	A	∢
R-3-A		z	*	4		Z	>	dl	AP	Z	٧	∢
R-2-N		z	· .	¥		z	Y	<u>σ</u>	AP	z	Ą	∢ '
R-2-L		z	٨	¥		Z	٨	<u>a</u>	AP	z	∢	۷
R-2-I		Z	٨	٧		z	>	Ē.	AP	z	∢	۷.
R-2-S		Z	> -	٧		z	> -	۵	AP	z	∢	4
R-1-T		z	¥	¥		z	,	d)	AP	N	∢	٧
R-1-N		Z	>	4		z	>	<u>e</u>	AP	z	4	٧
R-1-L		z	>	¥		z	¥	<u>o</u> .	AP	z	∢	4
R-1-M		z	\	4		Z	,	<u>o</u>	AP	z	∢	4
R-1-S		Z	٨	∢		z	>	<u>a</u>	₽	z	4	4
	Other Uses	Electrical distribution station (see Section 21.52.223)	Group home (1-6 persons) (see Section 21.15.1200)	Home occupation (see Section 21.51.235)	Interim Parks	a. Community gardens (see Section 21.52.260)	b. Passive parks (see Section 21.45.155)	c. Playgrounds (see Section 21.52.260	d. Recreational parks (see Section 21.52.260)	Private school (elementary) (see Section 21.52.263)	Recreational vehicles – parking and storage (see Section 21.41.276)	Room rentals (see Section 21.51.270)

	R-1-S	R-1-M	R-1-L	R-1-N	R-1-T	R-2-S	R-2-1	R-2-L	R-2-N	R-3-A	R-3-S	R-3-4	R4-1	R4R	R-4-N	R-4-H(d)	R-4-U	R-M	R-4-M
Other Uses																			
Sandwiched lot development (see Section 21.52.270)	Z	z	z	U	z	z	z	z	U	U	U	U	U	z	z	z	z	z	z
Storage of chattel (see Section 21.51.290)	∢	A	V	∢	∢	ď	∢	4	4	∢	∢	ď	ď	∢	∢	∢	4	4	4
Trailer or dwelling unit used as home sales office	F	-	F	Ţ	1	-	T	 	 	⊢	⊢	Ţ	T	±	⊢	-	۲	F	F
Vehicle parking and storage (see Section 21.41.281 and 21.41.283)	٧	∢	A	A	¥ ·	4	4	4	∢	∢	¥	A	4	∢	∢	4	4	∢	· 4
Wireless telecommunications facilities (see Chapter 21.56)	v	v	၁	S	၁	C	U	v	U	ပ	ပ	ပ	O	ပ	U	U	U	U	υ υ

Abbreviations:

Y = Yes (permitted use).

N = Not permitted.
C = Conditional use permit required. Refer to provisions in Chapter 21.52.
A = Accessory use. Permitted subject to provisions contained in Chapter 21.51.
T = Temporary Use. Permitted subject to provisions contained in Chapter 21.53.
AP = Administrative use Permit required. Refer to provisions in Chapter 21.52.
IP = Inferim park use permit required. Refer to provisions in Chapter 21.52.

(a) Retail and office commercial uses are subject to the development standards specified in Section 21.45.160.
(b) Unless the site can provide 4 independently accessible parking spaces, one unit is limited to 450 sq. ft. as a zero bedroom.
(c) One unit shall not exceed 800 sq. ft. or 12 percent of lot area, whichever is greater. The 800 sq. ft. limit shall apply to the rear unit. If both units exceed 800 sq. ft., the rear unit, or bottom unit in a stacked duplex, shall be considered the legal nonconforming unit.
(d) For commercial uses permitted in the R-4-H zone see Section 21.45.160.

TABLE 32-1

Uses in All Other Commercial Zoning Districts

	Neighborhood	-		Community				Regional	Other	
Transportation and Communication Facilities	Communication	n Facilities								
	CNP	CNA	CNR	CCA	ССР	CCR	CCN	снм	SS	
Electrical distribution station	Ü	U	၁	၁	ر ک	S	C	S	Z	
Transportation facilities (bus terminals, cab stands, heliports, helistops)	Z	Z	Z	Z	z	Z .	Z	C	Z	
Wireless telecommunications facilities	U	S	U	၁	U	U	Ü	၁	Ü	See Chapter 21.56

TABLE 32-1A
Uses in all Other Commercial Zoning Districts

Use	со	СН	СТ	
Miscellaneous Uses	3			
Cellular and personal communication services	С	С	С	
Concession, Entertainment facility, Other outdoor display	Т	Т	Т	
Construction trailer	Т	Т	Т	
Electrical distribution station	Υ	Υ	С	
Trailer used for office, nightwatchman's quarters	AP	AP	AP	
Wireless telecommunications facilities (see Chapter 21.56)	С	C .	С	

Table 33-2
Uses in Industrial Districts

Use	IL	IM	IG	IP	*Notes and Exceptions
11. Communications (SIC code 48*)	Y	Y	Y	See Item 10 in this table,	 a. Requires conditional use permit in all districts; 483 (Radio and television broadcasting stations) Microwave transmission or relay towers Wireless Telecommunications Facilities (see Chapter 21.56)
					·

Table 34-1 Uses in the Institutional District

	Use	District I
1.	Arboretum, botanical gardens or nurseries	Υ
2.	Cafeterias and restaurants	Α
3	Caretaker's residence	AP
4.	Carnival, flesta, or similar exhibition or celebration	T
5.	Cemeteries	С
6.	Churches	Y
7.	Colleges, universities and vocational training centers	Y
8.	Commercial uses (as principal use)	N
9.	Construction trailer	T
10.	Convention and exhibition centers	Υ
11.	Country clubs (with golf course)	Υ
12.	Cultural centers	Y
13.	Daycare/preschool	Υ
14.	Fire stations	Υ
15.	Government offices	Υ
16.	Hall rental	C
17.	Handicapped and senior citizen housing	С
18.	Historical landmarks, memorials and monuments	Υ
19.	Hospitals, medical centers, medical office complexes, convalescent hospitals	Υ
20.	Interim storage of vehicles and service yard (2 years)	С
21.	Libraries	Υ
22.	Manufacturing	N
23,	Marinas	Y
24.	Off premises signs	N
25.	Outdoor sales events (see section 21.52.256)	С
26.	Museums	Y
27.	Parking (commercial)	C
28.	Parking (courtesy)	Α
29.	Pistol or rifle range	С
30,	Police station	Y
31.	Police training academy	С
32.	Recreational facility	Α
33.	Residential – single-family	Υ
34.	Residential - multiple-family	N
35.	Sale of alcoholic beverage	С
36,	Schools (public or private, excluding vocational schools)	Υ
37	Schools (vocational)	N
38.	Social service office of nonprofit organization	Υ
39.	Special group residence (communal, board and care, etc.)	C
40.	Stadium	С
41.	Trailer used for office or nightwatchman's quarters	T
42.	Water tanks	Υ
43.	Wireless Telecommunications Facilities (see Chapter 21.56)	С

Abbreviations:

- Y = Permitted.
- N = Not permitted
- C = Conditional use permit required. Refer to Chapter 21.52.
 A = Permitted as an accessory use. Special conditions may apply. Refer to Chapter 21.51.
 T = Permitted as a temporary use subject to the requirements of Chapter 21.53 of this title.
 AP = Permitted with an administrative use permit.

TABLE 35-1 Uses in Park Districts

Use	District P
Alcoholic beverage sales – with permitted or conditionally permitted uses	C
Amphitheater, band shell, performance stage and the like:	
a. With a seating capacity of up to 200 persons	Υ
b. With a seating capacity greater than 200 persons	С
Athletic facilities including sports fields, swimming pools, courts and the like	Y
Campgrounds (except recreational vehicle campgrounds	Y
Circuses	N
Comfort stations	Α
Commercial recreation uses ^(a) (see definition, e.g., miniature golf courses, water slides, bicycle rentals, nonmotorized vehicles, and the like)	С
Commercial uses-other	N
Community gardens	Υ
Community service uses ^(b) :	
a. Nonregional, city staffed	Y
b. Nonregional, nonprofit	С
c. Nonregional, for profit	N
Community service uses ⁽⁶⁾ -regional	N
Construction trailer	T
Cultural and educational uses (e.g., museums, ranchos, nature centers and the like)	Y
Daycare and preschools:	
a. Cooperatives and city staffed	Υ
b. Nonprofit	С
Electronic video games (not to exceed 4 in any 1 building)	A
Exhibition grounds on a permanent basis for fairs, carnivals, trade shows and the like, or for continuation of fairs, carnivals, trade shows and the like beyond 10 days in length	N
Exhibitions, trade shows and the like	Т
Fairs, festivals, carnivals, holiday celebrations, pageants, social events and the like for a period not to exceed 10 days	T
Food and beverage concessions (not including alcoholic)	A
Landscaped open areas	Υ .
Libraries of the City of Long Beach	С
Motor vehicle racing or testing	N
Natural habitat reserves or preserves	Y
Offices for the supervision and maintenance of park facilities, programs and activities	A

Parking (commercial)	N
Parks and related improvements	Y
Passive games and activities, and arts and crafts classes	Y
Police and fire stations, communication centers, schools, government buildings and the like	N
Private clubs (nonprofit and recreational only)	С
Recreational equipment sale and rental for use in park (except that motorcycles, motorized skateboards, mopeds and the like, are not permitted)	A
Recreational vehicle campground	С
Recreational vehicle storage	N
Residential uses (except caretaker or guard facilities)	N
Restaurants with or without alcoholic beverage sales	С
Sale of alcoholic beverage	С
Sewage and wastewater treatment of tertiary or more advanced level of treatment	A
Wireless Telecommunications Facilities (see Chapter 21.56)	С
Any use which violates the noise ordinance of the city	N

Editor's note— Abbreviations:

Y = Permitted as a principal use.

N = Not permitted.

C = Conditional use permit required. Refer to Chapter 21.52.

A = Permitted as accessory use. Refer to Chapter 21.51.

T = Permitted as temporary use. Refer to Chapter 21.53.

- (a) "Commercial recreation" is any recreational use in parks for which a fee is charged independent of city oversight. (See definition for "commercial recreation" in Section 21.15.565 and findings for such uses in the park P district in Section 21.52.610.)
- (b) "Community service use" is a service provided for the health and welfare of the individual receiving the service. Such uses in parks do not include the permanent provision of food, shelter or medical services except for counseling, health fairs, medical screening and the like. Nonregional community service uses serve the local community—the neighbors nearby who require the service. Regional serving community service providers serve a much wider constituency.

TABLE 36-1
Uses in the Public Right-of-Way District

	Use	District (PR)
1.	Agriculture	A
2,	Caretaker dwelling	A
3.	Electrical distribution station, pipeline or flood-control pumping station, railroad switching station or other similar facility essential to the operation of rights-of-way	A
4.	Electrical generating facility (except solar)	N
5.	Flood control rights-of-way	Υ
6,	Freeway rights-of-way	Υ
7.	Public recreational facilities	Α
8.	Railroad or rapid transit rights-of-way	Υ
9.	Rail yard or maintenance yard	N
10.	Right-of-way maintenance facilities	A
11.	Solar collectors	Υ
12.	Tree farm or nursery	Υ
13.	Utility rights-of-way	Υ
14.	Wireless telecommunication facilities (see Chapter 21.56)	С

Abbreviations:

Y = Permitted as a principal use.

N = Not permitted.

C = Conditional use permit required. Refer to Chapter 21.52.

A = Permitted as an accessory use. Special standards may apply. Refer to Chapter 21.51.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING TABLE 33-2; AND BY ADDING SECTION 21.45.168, RELATED TO TRUCK TERMINAL AND TRUCK YARD FACILITIES

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

Section 1. Items 5.1 and 5.2 of Table 33-2, in Chapter 21.33 of the Long Beach Municipal Code, are amended to read as follows:

Table 33-2
Uses in Industrial Districts

Use	IL	IM	IG	IP	*Notes and Exceptions
5.1 With no outdoor container storage	C	С	C*	See item 10	See Special Development Standards for Trucking terminals and yards, Section 21.45.168.
5.2 With outdoor container storage associated with shipping/trucking/rail	С	С	C*	,	See Special Development Standards for Trucking terminals and yards. Section 21.45.168.

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Section 2. The Long Beach Municipal Code is amended by adding Section 21.45.168 as follows:

21.45,168 Truck Terminal and Truck Yard Facilities.

The following special development standards shall apply to trucking terminal and yards, in all Industrial Zones:

- A. Special conditions for industrial uses, Section 21.52.410 and Standards for outdoor service and repair of vehicles, Section 21.45.150 shall also apply.
- B. Storage. Transport containers used for storing goods, materials, or equipment to be transported by truck, train, or marine vessel may be stored anywhere on a lot, with the exception of any required corner cutoff area. No more than two (2) containers shall be stacked atop one another.
- C. Clean Truck Program. All drayage trucks, as defined in the Clean Truck Program, utilized for trucking business operations shall comply with the Clean Truck Program.
- D. Maintenance. All yard areas shall be developed and maintained in a neat, quiet, and orderly condition and operated in a manner so as not to be detrimental to adjacent properties and occupants. This shall encompass the maintenance of exterior facades of the building, designated parking areas serving the use, fences and the perimeter of the site (including all public parkways).
- E. Facilities/Restrooms. All trucking terminals and yards shall contain office(s) and restroom facilities that are large enough to accommodate employees and guests. Truck terminals and yards are prohibited on vacant lots.
 - F. Landscaping.
 - 1. A ten foot (10') wide landscaping buffer shall be

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provided on regional corridors and major arterial streets within the front yard and street side yard setback using drought tolerant plants common to the region.

- 2. A five foot (5') wide landscaping buffer shall be provided on minor arterial and collector streets, within the front yard and street side yard setbacks.
- 3. A ten foot (10') landscaping buffer shall be provided adjacent to all residentially zoned properties using drought tolerant plants common to the region.
- 4. All landscaping shall be permanently irrigated with a twenty-four (24) hour / seven (7) day electronic or solar powered time clock.
- G. Lighting. Lighting shall be provided in accordance with Chapter 21.41 in a relatively even pattern and in compliance with California Title 24 Energy requirements.

Н. Fencing.

- 1. A maximum twelve-foot (12') in height decorative fence is required at all driveways, parking and loading areas that are visible from the public right-of-way.
- 2. An eight foot (8') in height decorative block wall shall be placed on all property lines adjacent to residentially zoned properties.
- Chainlink, barbed wire and razor wire fencing are prohibited, except when located atop an eight foot (8') or taller decorative fence on interior property lines, including a public alley.
 - ١. Truck Queuing, Circulation, Paving and Grading.
- 1. Adequate turning radius shall be provided to allow an adequate egress and ingress to the site.
- 2. Trucking uses that accept deliveries or transfers from out of state trucks shall provide a minimum of thirty foot (30') wide curb

approach.

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- 3. The site shall be designed to safely accommodate onsite maneuvers of any truck used for the business, and shall permit such trucks to enter and exit the site in a forward direction, thereby avoiding backing from or into a public street, except that trucks may back into a site, but not back into the street on lots less than twelve thousand five hundred (12,500) square feet in size.
- 4. No loading or unloading of any materials or trailers shall be allowed on the public right of way, including an alley.
- 5. Areas utilized for the parking of trucks shall be surfaced with a minimum six inch (6") thick reinforced concrete over compacted grade to ninety percent (90%) relative compaction; or a minimum five inch (5") thick asphalt paving over 6 inch compacted road base, over compacted grade to ninety percent (90%) relative compaction, to the satisfaction of the Director of Development Services.
- 6. The site shall be graded to drain in accordance with City's NPDES requirements and adequate catch basins shall be provided to screen runoff from the site.
- 7. Major auto repair associated with a trucking use and subletting to trucking repair businesses shall be prohibited. Minor auto repair associated with a trucking use is allowed as an accessory use.
- Dumping of tires, oil, transmission fluids, filters, or any other hazardous materials is strictly prohibited.

Section 3. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three (3) conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first (31st) 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 _____November 2 ___, 20<u>10</u>, by the following vote: Garcia, DeLong, O'Donnell, Johnson, Ayes: Councilmembers: Andrews, Gabelich, Neal, Lowenthal. None. Councilmembers: Noes: Schipske. Absent: Councilmembers: City Clerk Mayor

OFFICE OF Th. ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

RESOLUTION NO.

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

WHEREAS, on October 1, 2013, the City Council of the City of Long Beach amended certain provisions of the Long Beach Zoning Regulations, Title 21 of the Long Beach Municipal Code, relating to check cashing and other financial uses; 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; 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 amendments to the zoning regulations by adopting amendments to Title 21, PD-25 and PD-29. 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, the City Council hereby finds that the proposed amendments will not adversely affect the character, livability or appropriate development in the City of Long Beach 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:

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 33 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664 Section 1. The amendments to the Long Beach Zoning Regulations of the City of Long Beach adopted on October 2, 2013, by Ordinance No. ORD-13-0018, a copy of which is attached to and incorporated in this resolution as Exhibit "A", is hereby submitted to the California Coastal Commission for its earliest review as to that part of the ordinance that directly affects land use matters in that portion of the California Coastal Zone within the City of Long Beach.

Section 2. The Director of Development Services 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.

Section 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 certif	y that this resolution	was adopted	by the City Council of the City of
ong Be	each at its m	eeting of		, 2014, by the following vote:
A	vyes:	Councilmembers:		
N	loes:	Councilmembers:		
А	lbsent:	Councilmembers:		
			, experience of the second	
		•		City Clerk

ORDINANCE NO. ORD-13-0018

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING SECTIONS 21.15.475, 21.52.212, TABLES 32-1 AND 32-1A IN CHAPTER 21.32, TABLE 33-2 IN CHAPTER 21.33, BY AMENDING THE USE DISTRICT TABLE FOR PD-25 (ATLANTIC AVENUE PLANNED DEVELOPMENT DISTRICT), AND BY AMENDING THE USE DISTRICT TABLE FOR PD-29 (LONG BEACH BLVD PLANNED DEVELOPMENT DISTRICT); AND BY ADDING SECTIONS 21.15.335, 21.15.442, 21.15.562, 21.15.635, 21.15.1792, 21.15.1793, 21.15.1795, 21.15.2008, 21.15.2009, 21.15.2225, 21.15.2401, AND 21.45.116, RELATED TO CHECK CASHING AND OTHER FINANCIAL USES

Section 1. Section 21.15.475 of the Long Beach Municipal Code is amended to read as follows:

21.15.475 Check cashing.

"Check cashing" is a commercial land use that generally includes some or all of a variety of financial services including cashing of checks, warrants, drafts, or other commercial paper serving the same purpose. "Check cashing" does not include a state or federally chartered bank, savings association, credit union, or industrial loan company. "Check cashing" also does not include a retail seller engaged primarily in the business of selling consumer goods, including consumables, to retail buyers that cashes checks or issues money orders for a minimum flat fee

OFFICE OF THE CITY ATTORNEY CHARLIES PARKIN, City Attorney 33 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664 3

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not exceeding two dollars (\$2.00) per transaction as a service to its customer that is incidental to its main purpose or business.

Section 2. Section 21.52.212 of the Long Beach Municipal Code is amended to read as follows:

21.52.212 Check cashing, pay day loans, car title loans, signature loans, and other financial services.

The following conditions shall apply to check cashing, pay day loans, car title loans, signature loans, and other financial services businesses:

- A Conditional Use Permit shall be required for check Ά, cashing, pay day loan, car title loan, and signature loan businesses. Alternative or other financial services are also required to obtain a Conditional Use Permit at the discretion of the Zoning Administrator.
- B. Check cashing, pay day loans, car title loans, signature loans and other financial service businesses as defined by the Long Beach Municipal Code shall not be located within:
- A one thousand three hundred twenty (1,320) foot radius of an approved check cashing, pay day loan, car title loan, signature loan, or other financial service business.
- The CNA, CNP, CNR, PD-6, PD-25, PD-29 or PD-30 or any industrial zoning districts. This includes other financial services and alternative types of lending services at the discretion of the Zoning Administrator.
- C. Windows shall not be obscured by placement of signs, dark window tinting, shelving, racks or similar obstructions.
- D. Exterior phones, security bars and roll up doors shall be prohibited.

1	E. All fees and regulations associated with a loan or financial						
2	transaction shall be displayed near the cashier/checkstand and provided						
3	to the customer upon checkout.						
4	F. The hours of operation shall be stated in the application and						
5	shall be subject to review.						
6	G. Special Development Standards for check cashing, pay day						
7	loan, car title loan, signature loan, and other financial services found in						
8	Section 21.45.116 shall also apply.						
9							
10	Section 3. "Financial Services" section of Table 32-1 "Uses in All Other						
11	Commercial Zoning Districts" of Chapter 21.32 of the Long Beach Municipal Code is						
12	amended to read as shown on Exhibit "A".						
13							
14	Section 4. "Financial Services" section of Table 32-1A "Uses In All Other						
15	Commercial Zoning Districts" of Chapter 21.32 of the Long Beach Municipal Code is						
16	amended to read as shown on Exhibit "B".						
17							
18	Section 5. "Professional Office and Institutional Uses" section (9.) of						
19	Table 33-2 "Uses in Industrial Districts" in Chapter 21.33 is amended as shown on Exhibit						
20	"C".						
21	Section 6. "Financial Services" section of the Use District Table of PD-25						
22	(Atlantic Avenue Planned Development District) is amended as shown on Exhibit "D".						
23							
24	Section 7. "Financial Services" section of the Use District Table of PD-29						
25	(Long Beach Blvd Planned Development District) is amended as shown on Exhibit "E".						
26							
27	Section 8. The Long Beach Municipal Code is amended by adding						
28	Section 21.15.335 to read as follows:						

21.15.335 Bank.

"Bank" means any national and state bank, and any federal branch and insured branch; and includes any former savings association. The term "state bank" means any bank, banking association, trust company, savings bank, industrial bank (or similar depository institution which the Board of Directors finds to be operating substantially in the same manner as an industrial bank), or other banking institution which is engaged in the business of receiving deposits, other than trust funds; and is incorporated under the laws of any State or which is operating under the Code of Law for the District of Columbia, including any cooperative bank or other unincorporated bank the deposits of which were insured by the corporation on the day before the date of the enactment of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989.

Section 9. The Long Beach Municipal Code is amended by adding Section 21,15,442 to read as follows:

21.15.442 Car title loans.

"Car title loan" means a short-term loan in which the borrower's car title is used as collateral. The borrower must be the lien holder (i.e. own the car outright). Car title loans can be regulated as either consumer or commercial loans by the State of California. This does not include loans for automobiles regulated by the Federal Trade Commission (FTC).

Section 10. The Long Beach Municipal Code is amended by adding Section 21.15.562 to read as follows:

21.15.562 Commercial loans.

"Commercial loan" means a loan of a principal amount of five thousand dollars (\$5,000) or more, or any loan under an open-end credit

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program, whether secured by either real or personal property, or both, or unsecured, the proceeds of which are intended by the borrower for use primarily for other than personal, family, or household purposes as defined in Section 22502 of the California Financial Code. For purposes of determining whether a loan is a commercial loan, the lender may rely on any written statement of intended purposes signed by the borrower. The statement may be a separate statement signed by the borrower or may be contained in a loan application or other document signed by the borrower. The lender shall not be required to ascertain that the proceeds of the loan are used in accordance with the statement of intended purposes.

Section 11. The Long Beach Municipal Code is amended by adding Section 21.15.635 to read as follows:

21.15.635 Consumer loans.

"Consumer loan" means a loan, whether secured by either real or personal property, or both, or unsecured (i.e. signature loan), the proceeds of which are intended by the borrower for use primarily for personal, family, or household purposes (the lender shall not be required to ascertain that the proceeds of the loan are used in accordance with the statement of intended purposes). For purposes of determining whether a loan is a consumer loan, the lender may rely on any written statement of intended purposes signed by the borrower. The statement may be a separate statement signed by the borrower, or may be contained in a loan application or other document signed by the borrower. In addition to the definition of consumer loan in California Finance Code Section 22230, a "consumer loan" also means a loan of a principal amount of less than five thousand dollars (\$5,000), the proceeds of which are intended by the borrower for use primarily for other than personal, family, or household

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purposes.

Section 12. The Long Beach Municipal Code is amended by adding Section 21.15.1792 to read as follows:

21.15.1792 Money orders.

"Money order" means a certificate issued that allows the stated payee to receive cash on-demand. A money order functions much like a check, in that the person who purchased the money order may stop payment.

Section 13. The Long Beach Municipal Code is amended by adding Section 21.15.1793 to read as follows:

21.15.1793 Money transfers.

"Money transfer" means a service that allows users to transfer funds between personal accounts.

Section 14. The Long Beach Municipal Code is amended by adding Section 21.15.1795 to read as follows:

21.15.1795 Mortgage brokers.

"Mortgage broker" means an individual or company that arranges mortgage financing between a borrower and a lender.

Section 15. The Long Beach Municipal Code is amended by adding Section 21.15.2008 to read as follows:

21.15.2008 Pawnbroker.

"Pawnbroker" means and includes any person, other than banks. trust companies, or bond brokers, who may otherwise be regulated by law and authorized to deal in commercial papers, shares of stock, bonds and other certificates of value, who keeps a pawn office, or engages in, or

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carries on the business of receiving jewelry, precious stones, valuables. firearms, clothing or personal property, or any other article or articles in pledge for loans, or as security, or in pawn for the repayment of monies. and exacts an interest for such loans, or who purchases articles or personal property and agrees to resell such articles so purchased to the vendors thereof, or their assigns, at prices agreed upon at or before the time of such purchases, respectively.

Section 16. The Long Beach Municipal Code is amended by adding Section 21.15.2009 to read as follows:

21.15.2009 Pay day loans.

"Pay day loans" offer a transaction whereby a person defers depositing a customer's personal check until a specific date, pursuant to a written agreement, as provided by California Financial Code Section 23035. Personal check includes the electronic equivalent of a personal check. Pay day loan (Deferred Deposit) businesses are regulated by the State of California, Department of Corporations, and do not include consumer loans or commercial loans.

Section 17. The Long Beach Municipal Code is amended by adding Section 21.15.2225 to read as follows:

21.15.2225 Realtor.

"Realtor" means a real estate agent, broker or an associate who holds active membership in a local real estate board that is affiliated with the National Association of Realtors or California Association of Realtors.

Section 18. The Long Beach Municipal Code is amended by adding Section 21.15.2401 to read as follows:

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Secondhand dealer. 21,15,2401

"Secondhand dealer," means and includes any person, copartnership, firm, or corporation whose business includes buying, selling, trading, taking in pawn, accepting for sale on consignment, accepting for auctioning, or auctioning secondhand tangible personal property.

Section 19. The Long Beach Municipal Code is amended by adding Section 21.45.116 to read as follows:

21.45,116 Check cashing, pay day loans, car title loans, signature loans and other financial services.

The following special development standards shall apply to check cashing, pay day loan, car title loan, signature loan, and other financial service businesses:

- Conditional Use Permit. Required Findings for check Α. cashing, pay day loan, car title loan, signature loan, and other financial service businesses are found in Section 21.52.212.
- B. Pay Phones. Exterior phones, security bars and roll up doors shall be prohibited, and any existing pay phones shall be removed.
- Window Signage. Windows shall not be obscured by placement of signs, dark window tinting, shelving, racks or similar obstructions.
- D. ` Maintenance. All yard areas shall be developed and maintained in a neat, quiet, and orderly condition and operated in a manner so as not to be detrimental to adjacent properties and occupants. This shall encompass the maintenance of exterior facades of the building, designated parking areas serving the use, fences, and the perimeter of the site (including all public parkways).

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E. Signage.

- 1. All non-conforming signs and pole signs shall be removed, including roof signs regulated under Section 21.44.710.
- 2. All on-site signage shall be brought into compliance with the Long Beach Municipal Code, Section 21.44, removed, and/or improved to the satisfaction of the Site Plan Review Committee.
- 3. Each check casher shall post a list of fees in English, Spanish, Tagalog, and Khmer at the cashier/check stand using a letter height not less than one-half (1/2) inch in height.

F. Landscaping.

- 1. All parking and landscaping areas on the property shall be improved and brought into compliance with the Long Beach Municipal Code by paving and striping parking areas and adding drought tolerant, native trees and shrubs.
- 2. All landscaping shall be permanently irrigated with a twenty-four (24) hour/seven (7) day electronic or solar powered time clock.
- Lighting. Lighting shall be provided, including glare shields, in accordance with Chapter 21.41, in a relatively even pattern and in compliance with California Title 24 Energy requirements.

H. Security.

- 1. Interior and exterior video security cameras shall be installed at the front and rear of the business with full view of the public right-of-way and any area where the operator provides parking for its patrons. The cameras shall record video for a minimum of thirty (30) days and be accessible via the Internet by the Long Beach Police Department (LBPD).
- 2. A Public Internet Protocol (IP) address and user name/password to allow LBPD to view live and recorded video from the

cameras over the Internet are also required. All video security cameras shall be installed to the satisfaction of the Police Chief, Director of Technology Services, and Director of Development Services.

- I. Building Improvements.
- All building facades shall be improved with new paint, roofing materials, and windows to the satisfaction of the Site Plan Review Committee.
- 2. New canopies or architectural projections shall be incorporated to the satisfaction of the Planning Commission and/or Site Plan Review Committee.

Section 20. 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 ______, 2013, by the following vote: Ayes: Councilmembers: Lowenthal, DeLong, Schipske, Andrews, Austin, Neal, Garcia. Noes: Councilmembers: None. Councilmembers: Absent: O'Donnell, Johnson. City Clerk

TABLE 32-1

. Uses in All Other Commercial Zoning Districts

	Neig	hborl	nood	1	Comn	nunity	<i>!</i>	Regional	Other	
Financial Services	CNP	CNA	CNR	CCA	ССР	CCR	CCN	снw	CS	ada dan di semanggan di pina managgi menggalan pilati sersen beragan di penjadah di pilati.
ATM 1. Walk up or freestanding machine on interior of building; walk up machine on exterior of building	Υ	Υ	Y	Y	Υ	Y	Υ	Y	N	1., 2. Requires 2 (5 minute) parking spaces for each ATM machine. Spaces must be located within 100 ft. Such spaces may be existing required parking.
2. Freestanding machine, exterior	AP	AP	AP	AP	AP	AP	ΑP	AP	N	kirimandin. Akun Olahilingan hiskikali Tabi Pilik belik dalah diberilik andalah 200
3. Drive-thru machine	N	АР	N	AP	С	АР	AP	АР	N	3. For drive-thru machine see standards for drive-thru lane in Section 21.45.130
Bank, credit union, savings and loan, commercial and Industrial loans	AP	Y	Υ	Y	Υ	Y	Υ	Y	N	Bank, credit union, and savings and loan in the CNP zone subject to standards in Section 21.52.208 *This does not include car title loans or signature loan businesses as a primary use.
Bus token issuance, payment of utility bills, distribution of government checks and food stamps, sale	Y	Y	Y	Y	Y	CHARGE THE PARTY OF THE PARTY O	ү	Y		and the state of t

of phone cards	744	1		5. 37 14- 43/1956		AND THE PROPERTY OF				terreta de la companie de la compani
Car title loans	N	N	N	С	С	С	С	С	N	Car title loan, check cashing, pay day loan
Check cashing	N	N	N	С	С	С	С	С	N	and signature loan businesses are subject
Money orders, money transfers	Y	Y	Y	Y	Υ	Y	Υ	Υ	Z	to standards in Sections 21.45.116 and 21.52.212.
Payday loans	N	N	N	С	С	С	С	С	N	
Signature loans	N	N	N	С	С	c	С	С	N	-
Escrow, stocks and bonds broker	Υ	Y	Y	Y	Y	Y	Υ	Y	N	
All financial services not listed	N	N	N	c	C	С	С	С	N	

TABLE 32-1A

Uses in All Other Commercial Zoning Districts

Financial Services			
USE	СО	СН	СТ
Banks, savings and loans with drive-up windows, including commercial/industrial loan businesses	С	Y	С
Banks, savings and loans without drive-up windows, including commercial/industrial loan businesses	Y	Y	Υ
Bus token issuance, payment of utility bills, distribution of government checks and food stamps, sale of phone cards	Y	Y	Υ
Car title loans	С	С	С
Money orders, money transfers	Y	Υ	Y
Signature loans	С	С	С
Stock or bond broker	Y	Y	Υ
All Other financial services	С	С	С

TABLE 33-2 Uses in Industrial Districts

	u Use 159 o n	iL.	1M	iG	ΙΡ	:Notes and Exceptions
9.	Professional Office and Institutional Uses (SIC codes 60, 61, 62, 63, 64, 65, 66, 73 [except 7353 and 7359], 861, 862, 863, 864, 878* Division J (Public Administration)	Y	AP	АР	See Item 10 in this table.	 a. Prohibited in all industrial districts: 6099 (Functions Related to Depository Banking, Not Elsewhere Classified 9223 (Correctional Institutions) 8744 (Jails, privately operated—correctional facilities, adult privately operated) except a "Community Correctional Reentry Center," as defined in Section 21.15.602, may be permitted in the IL, IM and IG zone districts pursuant to a conditional use permit as set forth in Chapter 21.52. b. Offices are intended to serve nearby industries and employees.
	9.1 Emergency shelters (SIC code 8322*)	N	N	N	Y .	c. Emergency shelters (8322) shall be subject to the special development standards specified in Section 21.45.132.

	PD-25 USE TABLE		
	Uses		Comments
ALCOHOLIC BEVERAGE SALES:	Off-premises sales as accessory use to a full line grocery store	С	Note: For alcoholic beverage sales exempted from the
	All other off-premise sales	N	CUP process, see Footnote #2.
	On-premise sales as accessory use to a restaurant	С	Note: The concentration of existing ABC licenses & the area crime rate are
	All other on-premise sales	N	factors considered in reviewing applications for alcohol sales.
AUTOMOBILE (VEHICLE) USES:	Auto Detailing (with hand held machines only)	АР	Mobile businesses prohibited.
	Car Wash	N	
	Gasoline Sales	С	Site plan review is required. For auto repair, see "Minor Auto Repair".
	General Auto Repair (body work, painting, etc)	N	
	Minor Auto Repair, Tune Up & Lube, Smog Test	N	
	Limousine Service	Υ.	Fully enclosed garage required.
	Motorcycle/Jet Ski Sales & Repair	N	
	Parking Service - principal use	С	
	Recreational Vehicle Storage	N	
·	Rental Agency (does not include repair)	Ņ	
	Sales (does not include auto repair)	N	
	Towing	N	
	Vehicle Parts (with installation); Tire Store	N	
	Vehicle Parts (w/o installation)	AP	
BILLBOARDS:	Mini-poster or Poster (up to 300 sq. ft)	N	
	Painted Board (300 sq. ft or more)	N	
BUSINESS OFFICE SUPPORT	Copy, Fax, Mail Box, or Supplies	Υ	
	Equipment Sales, Rental or Repair	Y	

	PD-25 USE TABLE		
	Uses		Comments
	Off-set Printing	N	
ENTERTAINMENT	Amusement Machines (4 or fewer)	N	
	Arcades	С	See Section 2152.203
	Computer Arcades	С	See Section 21.52.220.5
	Dancing (accessory use)	N	
	Drive-in Theater	N	
	Hall Rental	AP	
	Live or Movie Theater (w/100 seats or less)	AP	For theaters w/100+ seats, see "Movie"
	Mock Boxing or Wrestling	N	
	Moving Theater (or Live Theater w/100+ seats)	N	
	Pool Tables (up to 3 tables)	A	Accessory to restaurant, tavern, community center, cultural center, or church (See 21.51.260)
	Private Club, Social Club, Night Club	N	
	Restaurant with Entertainment	Y	City Council hearing is required for new and transferred business licenses
	Other Entertainment Uses (bowling alley, miniature golf, tennis club, skating rink)	AP	
FINANCIAL SERVICES:	ATM (walk-up machine)	A	Requires 2(5 min) parking spaces for each machine. Spaces must be within 100'. Such spaces may be existing required parking. (See 21.32.240) Special standards of CNR zone apply.
	Bank, Credit Union, Saving & Loan	Y	
	Bank (with drive-up ATM or window)	AP	
	Bus token issuance, payment of utility bills, distribution of government checks and food stamps, sale of phone cards	Υ	
	Car title loans	N	
	Check cashing	N] .

	PD-25 USE TABLE		
	Uses		Comments
	Escrow, Stocks & Bonds Brokerage	Y	
	Money orders, money transfers	Y	Car title loan, check cashing, pay day loan and signature loan
	Pay day loans	N	businesses are subject to standards in Sections 21.45,116
	Signature loans	N	and 21.52.212.
	All Financial Services Not Listed	С	
INSTITUTIONAL USES:	Church or Temple	AP	
	Community Center/Cultural Center	AP	Operator must be a non-profit agency
	Convalescent Hospital or Home	N	
	Crematorium	N	
	Daycare or Pre-school	Υ	
	Elementary or Secondary School	N	Permitted in Institutional zones only
	Industrial Arts Trade School or Rehabilitation Workshop	N	
	Mortuary	N	
	Parsonage	Α	Accessory to church or temple.
	Professional School/Business School	Υ	
	Social Service Office (without food distribution)	AP	
	Social Service Office (with food distribution)	AP	
	Other Institutional Uses	С	
PERSONAL SERVICES:	Basic Personal Services (barber/beauty shop, diet center, dog/cat grooming, dry cleaner, locksmith, mallbox rental, nail/manicure shop, repair shop for small appliances/bicycles/ electronic equipment, tailoring, shoe repair, tanning salon, travel agent, or veterinary clinic without boarding)	Y	
	Catering, Party Counseling (w/o trucks)	Y	For catering w/trucks, see Table 33-1

PD-25 USE TABLE		
Uses		Comments
Fitness Center/Health Club, Dance/Karate Studio	AP	Limited to 5000 sq. ft.
Fortune-telling	N	
Gun Repair Shop	N	
House Cleaning Service	Υ	
Laundromat	Υ	
Laundry (commercial customers)	N	Permitted in Industrial zones only.
Massage Establishment	Υ	
Recycling Center	N	Permitted in Industrial zones only.
Recycling Collection Center for cans & bottles (staff attended)	N	
Recycling Containers for cans & bottles	A	Accessory to grocery store only (See 21.51.265).
Repair Shop (stove, refrigerator, upholstery, lawn mowers, etc.)	N ,	For small appliance repair, see "Basic Personal Services".
Self-storage (indoor only)	N	
Shoe Repair	Υ	
Shoe-shine Stand	A	Accessory to barber, car wash, grocery, hotel, office, or restaurant use.
Tattoo Parlor	N	
Termite & Pest Control	N	See "MISCStorage of Haz. Materials".
Veterinary Clinic w/boarding	N	Also see "Basic Personal Services"
All Personal Services Not Listed	AP	
Accounting, Advertising, Architecture, Artist Studio, Bookkeeping, Business Headquarters, Chiropractics, Computer Programming, Consulting, Contracting, Dentistry, Engineering, Insurance, Law, Marketing, Medicine, Photography, Private Investigator, Psychiatry, Psychology, Real Estate, or Tax Preparation	Y	
All Professional Offices Not Listed	AP	
	Fitness Center/Health Club, Dance/Karate Studio Fortune-telling Gun Repair Shop House Cleaning Service Laundromat Laundry (commercial customers) Massage Establishment Recycling Center Recycling Collection Center for cans & bottles (staff attended) Recycling Containers for cans & bottles Repair Shop (stove, refrigerator, upholstery, lawn mowers, etc.) Self-storage (indoor only) Shoe Repair Shoe-shine Stand Tattoo Parlor Termite & Pest Control Veterinary Clinic w/boarding All Personal Services Not Listed Accounting, Advertising, Architecture, Artist Studio, Bookkeeping, Business Headquarters, Chiropractics, Computer Programming, Consulting, Contracting, Dentistry, Engineering, Insurance, Law, Marketing, Medicine, Photography, Private Investigator, Psychiatry, Psychology, Real Estate, or Tax Preparation	Fitness Center/Health Club, Dance/Karate Studio Fortune-telling N Gun Repair Shop N House Cleaning Service Y Laundromat Y Laundry (commercial customers) N Massage Establishment Y Recycling Center N Recycling Collection Center for cans & bottles (staff attended) Recycling Containers for cans & bottles Repair Shop (stove, refrigerator, upholstery, lawn mowers, etc.) Self-storage (indoor only) N Shoe Repair Y Shoe-shine Stand A Tattoo Parlor N Termite & Pest Control N Veterinary Clinic w/boarding N All Personal Services Not Listed AP Accounting, Advertising, Architecture, Artist Studio, Bookkeeping, Business Headquarters, Chiropractics, Computer Programming, Consulting, Contracting, Dentistry, Engineering, Insurance, Law, Marketing, Medicine, Photography, Private Investigator, Psychiatry, Psychology, Real Estate, or Tax Preparation

	PD-25 USE TABLE		
	Uses		Comments
RESIDENTIAL USES	Artist Studio with Residence	Υ	
	Caretaker Residence	ΑP	
	Group Home (care of six or less)	Υ	·
	Residential Care Facility (care of seven or more)	N	
	Senior and/or Handicapped Housing	AP	
	Special Group Housing (fraternity, sorority, convalescent home, convent, monastery, etc)	N	
	Single-family or Multi-family Residential	Y	See Table 32-5 for permitted densities.
RESTAURANTS & READY-TO-EAT FOODS	Restaurants & Ready-to-Eat Foods without drive-thru lanes	Y	Note: For use selling alcoholic beverages, see "ALCOHOLIC BEV. SALES"
	Restaurants & Ready-to-Eat Foods with drive-thru lanes	С	Special standards apply. (See 21.45.130)
RETAIL SALES	Basic Retail Sales (except uses listed below)	Y	Note: Antiques, art, books (new & used), coins, collectibles, jewelry, and trading cards are included in "Basic Retail"
	Building Supply or Hardware Store with lumber, drywall, or masonry	N	For hardware store w/o lumber, drywall, or masonry, see "Basic Retail Sales"
	Auxillary Flower, Plant, Fruit, or Vegetable Sales (outdoor stand or nursery)	A	Accessory to the sale of related products in a retail store. (See 21.51.255)
:	Flower Stand or News Stand	Y	Requires special permit. (See 21.45.135)
·	Gun Shop	N	
	Itinerant Vendor	Т	
	Major Household Appliances (refrigerator/stoves/etc.)	N	
	Manufacture of Products Sold on Site	Α	See 21.51.140
	Merchandise Mall, Indoor Swap Meet	N	
	Outdoor Sales Events (flea mkts/swap meet)	N	

	PD-25 USE TABLE		
	Uses		Comments
	Pawn Shops	N	
	Thrift Store, Used Merchandise	AP	Also see Note under "Basic Retail"
	Vending Machines	A	Accessory to existing retail sales. (See 21.51.295)
TEMPORARY LODGING	Bed & Breakfast Inn	AP	
	Hotel	AP	
	Motel	N	
	Inn	N	
	Shelters	N	
TEMPORARY USES	Carníval, Event, Fair, Trade Show, etc.	Т	
	Construction Trailer	Т	
TRANSPORTATION AND COMMUNICATION FACILITIES	Transportation Facilities (bus terminals, cab stands, heliports, helistops)	N	
	Communication Facilities (cellular telephone cell site, electrical distribution station)	N	
MISCELLANEOUS	Storage of Hazardous Materials Accessory to Principal Use (such as pest control)	С	A CUP is required if amount of material stored exceeds 55 gal. of liquid, 500 lbs of solids, 200 cubic feet of compressed gas, or any amount of acutely hazardous material.

Abbreviations:

Υ = Yes (permitted use)

= Not permitted Ν

С = Conditional Use Permit is required

= Accessory Use Α

= Administrative Use Permit is required

= Temporary use subject to provisions contained in Chapter 21.53.

Footnotes:

(1) (2) Any use in excess of 10,000 sq. ft. requires an Administrative Use Permit.

The following alcoholic beverage sales shall be exempted from the CUP permit requirement:

a. Restaurant with alcoholic beverage service only with meal. 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 with 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 condition use permit to continue to sell alcohol.

- b. Use located more than 500 feet from zoning districts allowing residential use.
- c. Department store or florist with accessary sale of alcoholic beverages.
- d. Existing legal, nonconforming uses.

		PD	PD-29 USE TABLE	ABLE				
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4		Comments
ALCOHOLIC BEVERAGE SALES	On/Off-premise sales qualified for exemption	EXP	EXP	EXP	EXP	EXP	Note:	For alcoholic beverage sales exempted from the CUP process, see footnote #1.
	All other on/off-premise sales more than 500' from a district allowing residential uses	Å	γ	,	>	λ		
	All other on/off premise sales less than 500' from a district allowing residential uses	O	၁	O	၁	O	Note:	The concentration of existing ABC licenses & the area crime rate are factors considered in reviewing applications for alcohol sales.
AUTOMOBILE (VEHICLE) USES	Auto Detailing/Car Wash	AP	AP	АР	ЧЬ	> -	Note:	Mobile license shall be prohibited
	Gasoline Sales	>	.	AP	>	Y		
	General Auto Repair (body work, painting, etc.)	z	U	z	ပ	AP	Note:	All outdoor display, storage, service & repair of vehicles is (See Section 21.45)

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EXHIBIT E

		PD-	PD-29 USE TABLE	ABLE			
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4	Comments
	Minor Auto Repair, Tune Up & Lube, Smog Test	C	АР	Z	AP	¥	
	Motorcycle/Jet Ski Sales & Repair	c	,	AP	АР	Y	
	Parking Service - principal use	Y	Y	Y	٨	¥	
	Recreational Vehicle Storage	N	N	Z	N	Z	
	Rental Agency (does not include repair)	¥	٨	,	,	٨	
	Sales, New Cars (sales of parts & minor/major repair, excluding body repair & painting, are permitted as accessory uses)	Z	၁	Z	၁	၁	
	Sales, Used Cars (only minor auto repair shall be permitted as an accessory use)	Z	၁	Z	၁	0	
	Towing	А	Α	А	А	А	
	Vehicle Parts (with installation); Tire Store	U	AP	Z	AP	АР	
	Vehicle Parks (w/o installation)	ΑР	>	>	>	Y	
BILLBOARDS	All Billboards	z	Z	z	z	z	
BUSINESS OFFICE SUPPORT	Copy, Fax, Mail Box, or Supplies, Equipment Rental or Repair, and Off-set Printing	>	> -	>	>	>	

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Subarea Subarea Nodes
1a 1 Subareas 2 & 5

						-		
-	-							
ENTERTAINMENT	Amusement Machines (4 or fewer)	4	A	А	А	٧	Note:	Entertainment licenses require
	Arcades	Z	Z	3	5	S		approval from the City Council
	Computer Arcades	Z	Z	3	2	2		
	Dancing (accessory use)	S	၁	А	А	٧		
	Hall Rental	Z	Z	АР	АР	АР		
	Live or Movie Theater	Z	Z	Å	Å	Å		
	Mock Boxing or Wrestling	N	Z	3	3	S		
	Pool Tables (up to 3 tables)	٧	٧	¥	٧	٧		
	Private Club, Social Club, Night Club	Z	z	٨	λ	,		
	Restaurant with Entertainment	\	\	Å	λ	>		
	Other Entertainment Uses (bowling alley, skating rink,	O	O .	AP (Subarea 2)	ΑΡ	ΑP		
	miniature goir, terriis caub)			C (Subarea 5)				
FINANCIAL	Bank, Credit Union, Saving & Loan (without drive-thru window)	> -	>	>	>	,		

		PD.	PD-29 USE TABLE	ABLE			
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4	Comments
	Bank, Credit Union, Saving & Loan (with drive-thru window)	ΑР	AP	AP	АР	AP	
	Bus Token Issuance, Payment of Utility Bills, Distribution of Government Checks and Food Stamps, Sale of Phone Cards	>	Y	٨	.	¥	
	Car Title Loans	Υ	Å	٨	٨	Υ	
	Check Cashing	Z	Z	Z	Z	z	Car title loan, check cashing, pay day loan and signature
	Money Orders, Money Transfers	¥	٨	,	Å	\	for businesses are subject to standards in Sections
	Pay Day Loans	Z	Z	Z	N	N	41.40.110 alla 41.02.414.
	Signature Loans	Z	Z	Z	Z	Ν	
	All Financial Services Not Listed	Z	Z	N	Z	N	
INSTITUTIONAL USES	Church or Temple	U	AP	v	ЧЬ	AP	
	Fire/Police Stations, Community Center/Cultural (Public Sponsored)	Z	>	٨	٨	γ	
	Convalescent Hospital or Home	· >	Y	C	Y	N	
	Daycare or Pre-school	>	\	>	>	Y	·
	Elementary or Secondary School	U	>	·	>	>	

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		-DD	PD-29 USE TABLE	ABLE				
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4	ŏ	Comments
	Industrial Arts Trade School or Rehab. Workshop	၁	γ	AP	>	>		
	Mortuary	၁	0	၁	٨	٨		
	Parsonage	A	A	Ą	¥	٧	Note: A	Accessory to church or temple
	Professional School/ Business School	>	\	٨	γ	Å	,	
	Social Service Office (w/o food distribution)	AP	AP	Y (Subarea 2) C (Subarea 5)	>	ن ن		
	Social Service Office (with food distribution)	Z	၁	၁	ပ	၁		
	Other Institutional Uses	АР	АР	АР	AP	AP		
PERSONAL SERVICES	Basic Personal Services (barber/beauty shop, diet center, dog/cat grooming, dry cleaner, locksmith, mailbox rental, nail/ manicure shop, repair shop for small appliances/ bicycles/electronic equipment, tailoring, shoe repair, tanning salon, travel agent or veterinary clinic)	<u>.</u>	>	*	>	*		
	Catering, Party Counseling (w/o trucks)	>	>	· ·	≻	>		

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	PD-	PD-29 USE TABLE	ABLE				
Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4		Comments
Fitness Center/Heath Club, Dance/Karate Studio	٨	٨	,	>	>		
Fortune-telling	N	Z		၁	၁		
Gun Repair Shop	၁	၁	3	၁	်		
Laundromat	AP	АР	AP	Y	٨		
Massage	А	٨	A	٨	А		
Recycling Center	Z	Z	Z	Z	Z		
Recycling Collection Center for cans & bottles (staff attended)	Z	Z	N	Z	Z		
Recycling Containers for cans and bottles	٧	٧	A	٧	∢	Note:	Accessory to Grocery Store only
Repair Shop (stove, refrigerator, upholstery, lawn mowers, etc.)	ပ	o o	z	АР	,	:	
Shoe-shine Stand	٨	A	А	A	A		
Tattoo Parlor	Z	Z	Z	Z	N		
Termite & Pest Control	АР	АР	AP	АР	٨		
All Personal Services Not Listed	АР	AP	AP	AP	АР		

		PD-	PD-29 USE TABLE	ABLE				
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4		Comments
PROFESSIONAL SERVICES	All Professional Offices (Accounting, Advertising, Architecture, Artist Studio, Bookkeeping, Business Headquarters, Chiropractics, Computer Programming, Consulting, Contracting, Dentistry, Engineering, Insurance, Law, Marketing, Medicine, Photography, Private Investigator, Psychiatry, Psychology, Real Estate, or Tax Preparation)	>	\	→	>	>		
RESIDENTIAL USES	Artist Studio with Residence	AP	٨	Å	٨	АР		
	Caretaker Residence	А	٧	٨	٧	∢		
	Senior and/or Handicapped Housing	Z	АР	АР	АР	АР		
	Special Group Housing (fraternity, sorority, convent, monastery, etc.)	z	၁	၁	၁	Z		
	Multi-family Residential	N	٨	٨	٨	\	Note:	Check special development standards
RESTAURANTS & READY-TO-EAT FOODS	Restaurants & Ready-to-Eat Foods w/o drive-thru lanes	> -	>	>	*	,		

		-GA	PD-29 USE TABLE	\BLE			
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4	Comments
	Restaurants & Ready-to-Eat Foods with drive-thru lanes	c	c	ပ	AP	AP	
RETAIL SALES	Basic Retail Sales (except uses listed below)	,	\	٨	,	>	
	Gun Shop	ပ	U	z	၁	၁	
	Itinerant Vendor	L	T	T	L	L	
	Merchandise Mall, Indoor Swap Meet	C	АР	\	>	>	
	Outdoor Sales Events (flee mkts/swap meet)	c	၁	U	၁	ن ن	
	Superstore (Retail > 100,000 SF with > 10% non-taxable merchandise)	Z	Z	Z	Z	z	Note: See 21.15.2985
	Pawn Shops	C	၁	Z	2	Ų	
	Thrift Store	АР	АР	N	AP	\	
	Vending Machines	А	A	А	٧	A	
TEMPORARY LODGING	Hotels (motels) w/90 rooms or more	C	\	γ	Ϋ́	٨	
	Hotel (motels) less than 90 rooms	Z	Z	Z	Z ·	z	
	Shelters	z	z	Z	U	z	

		PD-	PD-29 USE TABLE	ABLE			
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4	Comments
TEMPORARY USES	Carnival, Event, Fair, Trade Show, etc.	L	-	—	F	F	
	Construction Trailer	T	1	L	H	T	
TRANSPORTATION AND COMMUNICATION FACILITIES	Transportation Facilities (bus terminals)	Z	z	ΑΡ	AP	AP	
	Communication Facilities	S	ပ	၁	ပ	ပ	
	A. Freestanding/monopol e cellular and personal communication services	၁	ပ	v	U	U	
	B. Attached/roof mounted cellular and personal communication services	*	· A	> -	\	>	
	C. Electrical distribution station	c	၁	၁	U	ပ	
MISCELLANEOUS	Nurseries	Y	Å	γ	Ý	\	
	Passive Park	¥	Y	Y	٨		
	Community Garden	<u>G</u>	ď	<u>a</u>	G]	IР	
	Community Playground	IP	ď	IР	ď	Ы	

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		PD-	PD-29 USE TABLE	ABLE				
	Uses	Subarea 1a	Subarea 1	Nodes Subareas 2 & 5	Subarea 3	Subarea 4		Comments
	Recreational Park	AP	dΑ	AP	АР	AP	i	
INDUSTRIAL RELATED USES	Industrial Food Processing: 1. Bakery	Z	,Z	z	z	*	Note:	Check special development
	2. Catering (food preparation)	Z	z	Z	z	>-		standards for all Industrial related uses. A retail outlet
						•		or a showroom is encouraged on the site.
	Industrial Laundry	Z	z	N	Z	Ç		
`	Self-storage facility	z	z	Z	Z	Z		
	Sewing	z	Z	N	Z	C		
·	Research & laboratory	z	Z	Z	Z	C		
	Warehousing	z	Z	Z	Z	C		
	Wholesale sales (except livestock)	z	Z	Z	N	АР		

Abbreviations:

Yes (permitted use)Not permittedConditional Use Permit is requiredAdministrative Use Permit is required

X

= Alcoholic beverage sales qualified for CUP exemption (see footnote #1)
= Accessory use. For special development standards, refer to Chapter 21.51.
= Temporary use subject to provisions contained in Chapter 21.53.
= Interim park use permit required. For special conditions, refer to Chapter 21.52.

Footnote:

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- The following alcoholic beverage sales shall be exempted from the CUP permit requirement: Ξ
- restaurant with more than 30 percent of gross sales consisting of alcoholic beverages shall lose its exemption and be Restaurant with alcoholic beverage service only with meal. 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 with a bar, but with primarily service of only hors d'oeuvres and alcoholic beverages is not exempt. Any required to obtain a condition use permit to continue to sell alcohol.
 - Use located more than 500 feet from zoning districts allowing residential use.
 - Department store or florist with accessary sale of alcoholic beverages.
 - Existing legal, nonconforming uses.
 - A full line grocery store of 50,000 sq. ft. floor area. ပ်ဗ်စ်

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AFFIDAVIT OF POSTING

STATE OF CALIFORNIA) ss COUNTY OF LOS ANGELES) CITY OF LONG BEACH)

Megan Wiegelman being duly sworn says: That I am employed in the Department of the City Clerk of the City of Long Beach; that on the 16th day of October, 2013, I posted three true and correct copies of Ordinance No. ORD-13-0018 in three conspicuous places in the City of Long Beach, to wit: One of said copies in the entrance lobby of City Hall in front of the Information Desk; one of said copies in the Main Library; and one of said copies in the entrance lobby of the 14th Floor of City Hall.

Mywith

Subscribed and sworn to before me this 16th day of October, 2013.

CITY CLERK