ORD-17

ORDINANCE NO.

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CHARLES PARKIN, City Attorney

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AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING SECTIONS 21.15.660, 21.15.1070, 21.15.1090, 21.15.1620, 21.21.402, 21.25.806, 21.27.130, 21.31.215.G, 21.31.225, 21.31.235.C, TABLE 31-7, 21.32.220, TABLE 32-1, TABLE 32-2, TABLE 32-2A, 21.33.140, 21.34.225, TABLE 34-2, TABLE 41-1C, TABLE 51.276-1, 21.42.040.F, 21.43.020, TABLE 43-1, 21.44.140.D.3, AND 21.44.600.I; BY ADDING SECTIONS 21.15.165, 21.15.195, 21.15.196, 21.15.197, 21.15.3151, 21.33.130.E, 21.45.115.5, 21.45.133, 21.45.134, AND 21.52.280; AND BY REPEALING SECTIONS 21.31.260 AND 21.52.286, ALL RELATED TO ZONING CODE REGULATIONS

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

Section 1. Section 21.15.660 of the Long Beach Municipal Code is amended to read as follows:

21.15.660 Corner cutoff.

"Corner cutoff" means the triangular area created by measuring from the corner of a lot six feet (6') by six feet (6') to ten feet (10') by ten feet (10') along each property line or driveway and connecting the points at the end of those lines (Figure 15-4).

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Section 2. Section 21.15.1070 of the Long Beach Municipal Code is amended to read as follows:

21.15.1070 Floor area, gross (GFA).

"Gross floor area (GFA)" means the total area of all floors of a building, as measured to the outside surfaces of exterior walls. Gross floor area includes halls, stairways, elevator shafts, on grade, semisubterranean, and subterranean garages, lofts and mezzanines, basements, and finished or habitable attics, except as otherwise defined or exempted in a specific Section of this Title. For the purposes of calculating GFA for all residential dwelling units, outdoor roof deck or balcony areas open to the sky or covered by patio cover or similar structure, when enclosed on all sides by a parapet, solid railing or building wall greater than three feet six inches (3'6") in height, shall be included. However, open areas within the building above normal ceiling height shall not be calculated. See also definitions for floor area ratio and lot coverage.

Section 3. Section 21.15.1090 of the Long Beach Municipal Code is amended to read as follows:

21.15.1090 Floor area ratio.

"Floor area ratio" means the numerical value obtained by dividing the gross floor area of a building or buildings located on a lot or parcel of land by the total area of the lot or parcel of land (Figure 15-6). For purposes of calculating Floor Area Ratio:

- A. For single-family dwellings, up to seven hundred (700) square feet of garage GFA shall be exempted.
- B. For multi-family dwellings, the GFA of all garage areas and parking structures shall be exempted.
 - C. For all residential dwelling units, outdoor roof deck or

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balcony areas open to the sky or covered by a patio cover or similar structure, when enclosed on all sides by a parapet, solid railing or building wall greater than three feet six inches (3'6") in height, shall be included. However, open areas within the building above normal ceiling height shall not be calculated.

D. For nonresidential buildings, the GFA of all garage areas and parking structures, utility and elevator core stairwells, and restrooms shall be exempted.

Section 4. Section 21.15.1620 of the Long Beach Municipal Code is amended to read as follows:

21.15.1620 Lot coverage.

"Lot coverage" means the percentage of the area of the lot covered by a building at all levels. This includes the perimeter of the building as viewed from a plan view, plus the area of all accessory buildings and structures, including garages not fully below grade (unless exempted-See Section 21.31.225). Lot coverage does not include any open projections such as balconies and eaves. For the purpose of calculating Lot Coverage:

- A. For single-family dwellings, up to seven hundred (700) square feet of garage GFA may be exempted.
- B. For multi-family dwellings and non-residential buildings, the GFA of all garage areas and parking structures may be exempted.

Section 5. Section 21.21.402 of the Long Beach Municipal Code is amended to read as follows:

21,21,402 Action by hearing body.

	A.	Following the completion of testimony at a public hearing,
action	shall b	pe taken to approve, conditionally approve, partially approve,
deny,	contin	ue or take under advisement the subject of the public hearing

B. Hearings continued to a date certain shall be exempt from renoticing in accordance with Division III "Notice of Hearings."

Section 6. Section 21.25.806 of the Long Beach Municipal Code is amended to read as follows:

21.25.806 Permitted structures.

Structures permitted in, over or under established special setback areas shall be the same as those allowed in the required yard area of the applicable zoning district. However, subterranean parking garages shall not be allowed under special setback areas, unless approved by the City Engineer.

Section 7. Section 21.27.130 of the Long Beach Municipal Code is amended to read as follows:

21.27.130 Historic landmark and landmark district exemption.

Any building, structure, or lot designated as an historic landmark or contributing building, structure, or lot located within a designated landmark district established under Chapter 2.63 of this Code, shall be exempted from restrictions of this Chapter relating to restoration (Section 21.27.090), interior alteration to residential uses with nonconforming parking to create additional bedrooms (Section 21.27.065), expansion (Section 21.27.060), and maintenance (Section 21.27.040), provided that any use or construction plans are approved with a certificate of appropriateness issued in accordance with Chapter 2.63.

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	Section 8.	Section 21.31.215.G of the Long Beach Municipal Code is
amended to	read as follov	vs:

G. A corner cutoff as defined in Section 21.15.660 of this Title, shall be required in all residential districts at all intersections of streets, driveways, or alleys. Nothing shall be erected or allowed to grow within the corner cutoff in such a manner as to impede visibility or accessibility up to eight feet (8') in height. Corner cutoffs shall be a minimum of six feet by six feet $(6' \times 6')$.

Section 9. Section 21.31.225 of the Long Beach Municipal Code is amended to read as follows:

21.31.225 Lot coverage.

Lot coverage shall conform to the standards specified in Table 31-2. The actual garage area up to seven hundred (700) square feet for a single-family dwelling, and all garage area for multi-family dwellings, shall be exempt from lot coverage.

Section 10. Section 21.31.235.C of the Long Beach Municipal Code is amended to read as follows:

C. Garages. The actual garage area up to seven hundred (700) square feet for a single-family dwelling, and all garage area for multi-family dwellings, shall be excluded from the calculation of floor area ratio. GFA above the garage is not excluded.

Section 11. Table 31-7 of Chapter 21.31 of the Long Beach Municipal Code is amended to read as follows:

Table 31-7
Garages in R-3 and R-4 Zone Districts

	Setba	acks (a,*):	
Type of Garage	Front/Side Street	Side/Rear(**)	Maximum Height
1. On grade	30' from street property line(s) and shall be screened by residential use from all street frontages	In the front half of the lot: no projections into the required yard. In the rear half of the lot: 5' from property line	Projecting into required yard area-13'. Outside of required yard area-same as principal structure
2. Semi-subterranean	Required yard area***	Same as on-grade garage	Not to exceed 4' above grade***
3. Subterranean	None	None	Below grade

- (a) For developments of 1 or 2 units on a lot, refer to Subsection 21.31.245.A.
- * For 3 or more units, no vehicle shall be permitted to back into the street.
- ** Along the interior property lines, a minimum of 5 feet of landscaping buffer shall be provided in accordance with Section 21.42.040 (landscaping standards).
- *** Through a site plan review process, the maximum height of semi-subterranean garages may be increased.

Section 12. Section 21.32.220 of the Long Beach Municipal Code is amended to read as follows:

21.32.220 Yards.

The yard areas indicated in Subsections 21.32.220.A through 21.32.220.D shall be clear of all structures from the ground to the sky (except as otherwise permitted) and shall be landscaped and maintained in a neat and healthy condition according to the landscaping provisions of this Title.

- A. Required. Yard areas shall be provided as indicated in Tables 32-2 and 32-2A.
- B. Corner Cutoffs. Corner cutoffs, as defined in Section 21.15.660 of this Title, shall be required in all commercial districts at all intersecting streets, driveways or alleys. Nothing shall be erected or allowed to grow within the corner cutoff in such a manner which impedes access or visibility up to eight feet (8') in height. Required corner cutoffs shall be a minimum of six feet by six feet (6' x 6').
- C. Permitted Structures. No structures are permitted in required yards, except:
- 1. Signs, as specified in the Chapter relating to onpremises signs (Chapter 21.44);
 - 2. Outdoor dining;
- 3. Structures allowed in Table 31-3 (structures in required yards, residential districts);
 - 4. Vehicle parking as allowed by Table 32-2 or 32-2A;
- 5. Vehicle loading in street frontage setbacks as provided in Section 21.41.310; and
 - 6. Awnings as allowed by the Uniform Building Code.
 - D. Required Landscaping. All required yard areas, except yards

abutting alleys and yards used for outdoor dining, shall contain an area not less than five feet (5') in width planted with trees, shrubs and/or groundcover. The four foot (4') setback area from the abutting alley shall also be landscaped unless such area is used for a driving aisle. For additional landscape requirements, see Chapter 21.42, Landscape Standards.

Section 13. Long Beach Municipal Code Table 32-1, "Other Entertainment Uses," under "Entertainment," is amended to read as follows:

Uses In All Other Commercial Zoning Districts

	Neighl		Neighborhood			Comi	munity	,	Regional	Other	A -1-11411	
Us	es	CNP	CN A	CNR	ССА	ССР	CCR	CCN	CHW	cs	Additional Regulations	
Entertainm	ent (cont'd)			and the second								
Other Enterta	ainment Uses							***************************************				
Indoor	Up to 6,000 sq. ft. of GFA	AP	АР	AP	Y	Y	Υ	Υ	Y	N	See Section 21.45.115 Section 21.52.203 (arcades) and Section 21.52.220.5 (compute arcades)	
Amusement/ Entertainmen t Facility (arcade, bowling alley, computer arcade, escape rooms, laser tag, miniature golf, skating rink, tennis club, virtual reality rooms, etc.)	Over 6,000 sq. ft. of GFA	С	C		AP	AP	ΑР	AP	АР	N	Indoor Amusement/Entertain ent Facility uses shall b permitted (Y) in the PE 30 Downtown Plan Are (excluding Neighborhood Overlay In all other Planned Development (PD) Districts or Specific Plans (SP), the Zoning Administrator may determine if a PD or SI or subarea thereof, allows for an Indoor Amusement/ Entertainment Facility use.	

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Outdoor Amusement/ Entertainment Facility (arcade, escape rooms, miniature golf, skating rink, tennis club, etc.)	N	Z	Z	AP	AP	АР	AP	АР	N	See Section 21.45.115.5, Section 21.52.203 (arcades) and Section 21.52.220.5 (computer arcades) Outdoor Amusement/ Entertainment Facility uses shall be permitted (Y) in the PD-30 Downtown Plan Area (excluding Neighborhood Overlay). In all other Planned Development (PD) Districts or Specific Plans (SP), the Zoning Administrator may determine if a PD or SP, or subarea thereof, allows for an Outdoor Amusement/ Entertainment Facility use.
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Section 14. Long Beach Municipal Code Table 32-1, "Personal Services," is amended to read as follows:

Uses	Neighborhood			Cor	Community			ional	Other	Additional
	CNP	CNA	CNR	CCA	ССР	CCR	CCN	CHW	CS	Regulations
	1	1	F	Perso	nal Se	ervice	s		1	
Basic personal services (barber/beauty shop, diet center, dry cleaner, fortunetelling, locksmith, mailbox rental, nail/manicure shop, repair shop for small appliances or electronic equipment, bicycles, tailoring, shoe	Y	Y	Y	Y	Y	Y	Y	Y	N	

repair, tanning salon, or travel agent)		The same of the sa				A PARTIE AND A PAR				
Catering, party counseling (without trucks)	Υ	Y	Y	Y	Y	Y	Y	Υ	N	For catering with trucks, see industrial zones, table 33-1.
Fitness center/health club, dance/karate studio, fortunetelling	Υ	Υ	Y	Y	Y	Y	Υ	Y	N	Limited to 5,000 square feet in neighborhood zones.
Fitness Facility up to 2,500 sq. ft. of GFA	Υ	Y	Υ	Y	Y	Y	Y	Υ	N	See Section 21.52.232 Limited to 2,500 square feet in neighborhood zones.
Fitness Facility between 2,501 to 25,000 sq. ft. of GFA	АР	AP	AP	Y	AP	Y	Y	Y	N	
Fitness Facility over 25,000 sq. ft. of GFA	N	N	N	C	N	С	C	С	N	
Gun repair shop	AP	AP	AP	AP	AP	AP	AP	Υ	N	
House cleaning service	Υ	Υ	Y	Y	Υ	Υ	Y	Υ	N	
Indoor animal related uses with animal adoption and boarding not exceeding 25% of gross floor area (such as but not limited to animal grooming, veterinary clinic, animal lounge, animal daycare, pet shop)	Υ	Y	Y	Y	Y	Y	Y	Y	N	Subject to special development standards for indoor animal adoption and boarding 21.45.133. Such uses shall be permitted in all Planned Development (PD) Districts and Specific Plans (SP) allowing commercial uses including but not limited to land use categories described as professional and

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Indoor animal related uses with animal adoption and boarding exceeding 25% of gross floor area (such as but not limited to animal grooming, veterinary clinic, animal lounge, animal daycare, pet shop)	АР	АР	АР	АР	АР	АР	АР	АР	N	Subject to special development standards for indoor animal adoption and boarding 21.45.133. Such uses shall be permitted in all Planned Development (PD) Districts and Specific Plans (SP) allowing commercial uses including but not limited to land use categories described as professional and personal services, subject to Section 21.45.133.
Laundromat	AP	AP	AP	AP	AP	AP	AP	AP	N	
Laundry (commercial customers)	N	N	N	N	N	N	N	N	N	Permitted in industrial zones only.
Massage Establishment	A	А	А	A	Α	A	A	Α	Α	Accessory use for hotel over one hundred (100) rooms, a physician, chiropractor, health club, beauty salon, nail salon, and the like.
Massage Establishment (Primary Use)	АР	AP	AP	AP	AP	AP	AP	АР	AP	
Outdoor animal daycare	АР	АР	АР	AP	АР	AP	AP	AP	N	Subject to special development standards for outdoor animal

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daycare, Section 21.45.134. Such uses shall be permitted in all Planned Development (PD) Districts and Specific Plans (SP) allowing commercial uses including but not limited to land use categories described as professional and personal services, subject to Section 21.45.134. Permitted in industrial Recycling center Ν Ν Ν Ν Ν N Ν Ν Ν zones only. Recycling collection center AP AP AΡ for cans and bottles (staff Ν Ν Ν AP ΑP Ν attended) Accessory to a grocery Recycling containers for Α Α Α Α Α Α Α Α store only (see Section Ν cans and bottles 21.51.265) Repair shop (stove, For small appliance C C C Ν N Ν C Υ refrigerator, upholstery, Ν repair, see "basic lawn mowers, etc.) personal services". Ν Self-storage (indoor only) Ν Ν Ν Ν N Ν C Υ Υ Υ Υ Υ Shoe repair Υ Υ Ν Accessory to barber, car Shoeshine stand wash, grocery, hotel, Α Α Α Α Α Α Α Α Α (indoor/outdoor) office, or restaurant use. See Section 21.45.166. Υ Υ Υ Υ γ Υ Tattoo parlor Υ Υ Ν Tattoo parlors shall be

								-		permitted in all Planned Development (PD) Districts allowing commercial uses, subject to Section 21.45.166.
Termite and pest control	N	N	N	N	N	N	N	С	N	See "miscellaneous storage of hazardous materials".
Veterinary clinic with boarding	N	N	N	С	С	С	С	С	N	See also "basic personal services".
All personal services not listed	AP	АР	АР	AP	AP	AP	АР	АР	N	

Section 15. Long Beach Municipal Code Table 32-1, "Professional Services," is amended to read as follows:

	Ne	eighborh	ood		Com	nunity		Regional	Other	
Professional Services	CNP	CNA	CNR	CCA	ССР	CCR	CCN	CHW	CS	
Accounting, advertising, architecture, artist studio, bookkeeping, business headquarters, chiropractic, computer programming, consulting, contracting, dentistry, engineering, insurance, lab testing, law, marketing, medicine, photography, psychiatry, psychology, real estate, or tax preparation	Y	Υ	Y	Υ	Y	Y	Υ	Y	N	

Tutoring Center up to 2,500 sq. ft. GFA	Y	Y	Y	Y	Υ	Υ	Υ	Υ	N	Permitted in all Planned Developm ent (PD) Districts and Specific Plans (SP) allowing profession al services.
Tutoring Center greater than 2,500 sq. ft. GFA	АР	АР	АР	АР	АР	AP	AP	АР	N	See section 21.52.280 Permitted in all Planned Developm ent (PD) Districts and Specific Plans (SP) allowing profession al services, subject to an AUP and section 21.52.280
All professional offices not listed	AP	AP	АР	АР	АР	AP	AP	AP	N	

Section 16. Long Beach Municipal Code Table 32-2, footnotes, are amended to read as follows:

- (a) In all cases, minimum setback of 10 ft. from curb face.
- (b) Measured from centerline of alley.
- (c) Setback may be reduced to 0 ft. if the structure is attached to a building abutting on lot or if no building on an abutting lot is within 5 ft. of property line.
- (d) Setback may be reduced to 10 ft. for a single-story commercial building

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through site plan review.

- No setback is required for commercial or residential over ground floor (e) commercial; an 8 ft. front street setback is required for ground-floor residential, and 5 ft. side street setback is required for ground-floor residential.
- An accessory structure is limited to 15 ft. in height. (f)
- (g) Elevator and mechanical equipment penthouses shall not be included in the measurement of height for commercial buildings.
- Rooftop solar collectors and associated supporting structures may exceed (h) the applicable height limit only if necessary for the sole purpose of solar collection, and not otherwise installed on any occupiable areas of the roof.

Section 17. Long Beach Municipal Code Table 32-2A, footnotes, are amended to read as follows:

- An accessory structure is limited to 15 ft. in height. (a)
- High-rise overlay applicable at appropriate locations. (b)
- In a high-rise overlay zone, no flagpole shall exceed 60 ft. in height. (c)
- In all cases, minimum setback of 10 ft. from curb face. (d)
- Measured from centerline of alley. Special setback requirements apply to all (e) residential development in a commercial district.
- This setback shall apply to the ground floor only. (f)
- Setback may be reduced to 0 ft. if the structure is attached to a building (g) abutting on lot or if no building on an abutting lot is within 5 ft. of property line.
- Elevator and mechanical equipment penthouses shall not be included in the (h) measurement of height for commercial buildings.
- Rooftop solar collectors and associated supporting structures may exceed (i) the applicable height limit only if necessary for the sole purpose of solar collection, and not otherwise installed on any occupiable areas of the roof.

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Section 18. Section 21.33.140 of the Long Beach Municipal Code is amended to read as follows:

21.33.140 Setbacks and yards.

- A. Setbacks and Yards Required. Building setbacks and yards shall be provided as indicated in Table 33-4. Yard areas shall be clear of all structures from the ground to the sky, except for permitted projections, and shall be landscaped in accordance with the landscaping provisions (Chapter 21.42) of this Title.
- B. Corner Cutoff Required. Corner cutoffs, as defined in Section 21.15.660 of this Title, shall be required in all industrial districts at the intersections of streets, driveways, and alleys. The corner cutoff shall be free of any structure or vegetation which impedes or obstructs access or visibility up to eight feet (8') in height.
- C. Permitted Projections. No appurtenances, projections, or other building features may project into required yards, except:
- 1. Architectural elements not more than two feet (2') into the required yard area;
 - 2. Awnings;
- 3. Bay windows projecting not more than two feet (2') into the required yard area;
 - Lamp posts;
 - 5. A porte cochere;
- 6. Roof eaves projecting no closer than two feet, six inches (2' 6") from the property line; and
- 7. Signs, as specified in Chapter 21.44 (On-Premises Signs) of this Title.
- D. Permitted uses. The following uses and accessory structures shall be the only uses and structures permitted in required yard areas:

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driveways, automobile surface parking lots, landscaping, and on-premises signs. All other uses shall be prohibited.

Section 19. Section 21.34.225 of the Long Beach Municipal Code is amended to read as follows:

21.34.225 - Corner cutoffs.

- Corner Cutoff Required. Corner cutoffs shall be required in A. all institutional districts at intersections of streets, driveways and alleys. Corner cutoffs shall be a minimum of six feet by six feet (6') x (6').
- The corner cutoff shall be free of any structure or vegetation B. which impedes or obstructs access or visibility up to eight feet (8') in height.

Section 20. Long Beach Municipal Code Table 34-2 is amended to add a footnote to read as follows:

(a) Rooftop solar collectors and associated supporting structures may exceed the applicable height limit only if necessary for the sole purpose of solar collection, not otherwise installed on any occupiable areas of the roof.

Section 21. Long Beach Municipal Code Table 41-1C, under "Recreation," is amended to read as follows:

Recreation	
1. Amusement arcade	4 per 1,000 SF except in a tavern, then 20 per 1,000 SF
2. Amusement/Entertainment Facilities	4 per 1,000 SF-GFA
3. Athletic club	5 spaces plus 4 spaces 1,000 SF-GFA; or 1 per 3 spectator seats, whichever is greater, plus 20 per 1,000 SF-GFA for exercise floors
4. Basketball courts, volleyball courts	5 per court or 1 per 3 spectator seats, whichever is greater

5. Bowling alley	5 spaces plus 4 spaces per alley, or 1 per 3 spectator seats, whichever is greater
6. Commercial horse stables and horse riding schools	1 for each 5 stalls
7. Dancing, dance hall, disco, skating rink	25 per 1,000 SF-GFA, excluding kitchen
8. Golf course	3 per hole, or spaces required for restaurant, whichever is greater
9. Golf range, batting cage, tennis alley and the like	1 per tee, cage or alley and the like
10. Miniature golf course	2 per hole
11. Open recreation	1 per 1,000 SF-GLA
12. Passive park use	2 per acre-GLA
13. Pool or billiard hall	2 spaces plus 5 spaces per 1,000 SF-GFA
14. Tennis courts, racquetball courts, handball courts and the like	3 spaces plus 3 spaces per court or 1 per 3 spectator seats, whichever is greater

Section 22. Long Beach Municipal Code Table 51.276-1 is amended to read as follows:

Table 51.276-1

Accessory Dwelling Unit Development Standards

		Limited ADU	Conforming ADU	
		Setbacks (a)	
Front Yard		N/A	Same as zoning district.	
Sic	de Yard	N/A	Same as zoning district, or 5 ft., whichever i less.	
Rear Yard ^(b)	Attached ADU	N/A	Same as zoning district. (c)	
ileai Tatu	Detached ADU	N/A	5 ft. ^(c)	
,	<u> </u>	Building Hei	ght	
Height Limit		N/A	Same as zoning district, or 25 ft. and 2 stories, whichever is less. (d)	
	and the second s	Lot Standar	ds	
Number of	f ADUs Allowed	1 per lot with	an existing single-family dwelling only. (e)	
Minimum Lot	Within the Coastal Zone	N/A	4,800 sq. ft.	
Size	Outside the Coastal Zone	4,800 sq. ft.		
Minimum Lot Width		27 ft.		
Maximum Lot Coverage		N/A	Same as zoning district. (f)	
Floor Area Ratio (FAR)		N/A	Same as zoning district. (f)	

Minimum Usable Open Space	N/A	Equal to 30% of the gross floor area of the ADU ^{(g), (h), (i)}		
	Unit Size Require	ments		
Maximum Unit Size 50% of GFA of the primary dwelling, or 800 sq. ft., whichever is less				
	Minimum Unit S	ize ^(k)		
0 bedrooms	And the second section of the section of the second section of the section of the second section of the second section of the section of	300 sq. ft.		
1 bedroom	180 sq. ft. for all Limited ADUs	450 sq. ft.		
2 bedrooms	T1.05	750 sq. ft.		

Section 23. Section 21.42.040.F of the Long Beach Municipal Code is amended to read as follows:

F. Plant Height. Plant height shall not exceed three feet (3') in corner cutoff areas.

Section 24. Section 21.43.020 of the Long Beach Municipal Code is amended to read as follows:

21.43.020 Height limits.

Fence and garden wall heights shall not exceed the maximum heights set forth in Table 43-1. Fence heights shall be measured from grade adjoining the fence on the public right-of-way side of the fence (for fences adjoining the public right-of-way) and the average grade of both sides of the fence (for fences between two (2) private properties). For fences in flood hazard zones where the Building Code requires the finish floor of a building to be constructed at or above the top of the flood plain, fence height shall be measured from the top of the flood plain.

Section 25. Table 43-1 of the Long Beach Municipal Code is amended to

read as follows:

Zone Districts	Maximum Permitted Height ^(a)
1. Residential	
-Front yard	3 ft. (b). (f)
-Other yard area	6 ft. 6 in.
-Outside of required yard area	10 ft.
-Abutting a nonresidential district or use	8 ft.
-Abutting an alley, flood control channel, or other public right-of- way other than a street	8 ft. ^(c)
-Abutting a major arterial/regional corridor	8 ft. ^(d)
2. Commercial and industrial	
-Within required street frontage setback	3 ft. ^(e)
-Abutting residential front yard	3 ft.
-Abutting residential side or rear yard	8 ft.
-Other yard	12 ft.
3. Institutional	
-Front yard	3 ft.
-Other yard	8 ft.
4. Park	
-Within ten foot (10') yard area abutting a public street	6 ft. ^(g)
-Other yard	12 ft. ^(g)
5. Public right-of-way	As determined by the City Engineer
6. All zones—corner cutoff area	3 ft.

NOTES:

- (a) The limitations shall not apply in the following instances:
 - i) Where a greater height is required by any other City ordinance, or
 - ii) Where a greater height is required by a conditional approval of a permit pursuant to this Title or is required by State or Federal law; or
 - iii) Where a wall return of greater height is allowed;
 - iv) In corner cutoff areas, chain link and wrought iron/metal tubing fences more than three feet (3') in height are allowed if they do not obstruct visibility.
- (b) In the area designated as the special fence height area, as designated by resolution of City Council, the fence height in the front yard setback shall be increased to four feet (4'), provided the additional foot of height is wrought iron or chain link.
- (c) Only applicable for rear and side lines that abut an alley or other public right-of-way other than a street, or a flood control channel.

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(d) Only applicable for 1) a rear property line that abuts a regional corridor, boulevard, or major avenue as designated in the Mobility Element of the General Plan, and 2) side property line(s) of a reverse corner lot abutting a regional corridor, boulevard, or major avenue, and in a continuous formation with the rear property lines of the remainder of the block facing said right-of-way.

(e) Industrially zoned properties may construct a twelve foot (12') high wrought iron/metal tubing fence within the required street frontage setback area.

Fence height may exceed three feet (3') in the front yard of residential lots located in high crime areas, through approval of an administrative use permit. (See Section 21.52.231.5 for criteria.)

Wrought iron fences that exceed these height limits may be approved pursuant to site plan review for a development project, Section 21.25.508.

Section 26. Section 21.44.140.D.3 of the Long Beach Municipal Code is amended to read as follows:

No freestanding/monument sign shall be located within 3. the required corner cutoff area of a driveway, alley, or street, as defined in Section 21.15.660 and illustrated in Figure 15-4.

Section 27. Section 21.44.600.I of the Long Beach Municipal Code is amended to read as follows:

1. Obstruction of Use or Visibility. No sign shall be located so that any portion of the sign or its supports interferes with the free use of any fire escape or exit or obstructs any required fire standpipe, stairway, door, ventilator or window; nor shall any sign be located so as to obstruct the visibility (corner cutoff areas) of vehicles or pedestrians using driveways or doorways.

Section 28. The Long Beach Municipal Code is amended by adding Section 21.15.165 to read as follows:

21.15.165 Amusement/entertainment facilities.

"Amusement/entertainment facilities" means a principal commercial land use providing amusement or entertainment services in an indoor or outdoor facility, for the purpose of some leisure activity, including, but not limited to, arcade, computer arcade, escape rooms, laser tag, miniature

2 Section 29. The Long Beach Municipal Code is amended by adding 3 4 Section 21.15.195 to read as follows: 5 21.15.195 Animal boarding. "Animal boarding" means a facility designed to accommodate the 6 overnight stay and care of household pets including adequate eating, 7 sleeping, and living provisions. 8 9 Section 30. The Long Beach Municipal Code is amended by adding 10 11 Section 21.15.196 to read as follows: 12 21.15.196 Animal daycare. "Animal daycare" means a facility which provides non-medical care 13 14 for animals on less than a twenty-four (24) hour basis. Animal daycare uses include but are not limited to instructional training, recreation, and 15 16 animal nurseries. 17 Section 31. The Long Beach Municipal Code is amended by adding 18 Section 21.15.197 to read as follows: 19 20 21.15.197 Animal lounge. "Animal lounge" means a commercial land use primarily engaged 21 22 with providing a space to allow individuals and adoptable household 23 animals to engage in recreational opportunities with one another. 24 Section 32. The Long Beach Municipal Code is amended by adding 25 26 Section 21.15.3151 to read as follows: 27 21.15.3151 Tutoring center.

golf, skating rink, tennis club, virtual reality rooms and similar uses.

"Tutoring center" means a professional service, other than a school,

that offers tutoring services for one-on-one and or groups as defined in the California Building Code occupancy grouping.

Section 33. The Long Beach Municipal Code is amended by adding Section 21.33.130.E to read as follows:

E. Rooftop solar collectors and associated supporting structures may exceed the applicable height limit only if necessary for the sole purpose of solar collection, and not otherwise installed on any occupiable areas of the roof.

Section 34. The Long Beach Municipal Code is amended by adding Section 21.45.115.5 to read as follows:

21.45.115.5 Amusement/entertainment facilities.

The following special development standards shall apply to Amusement/entertainment facilities:

- A. Hours of operation shall be limited to between eight (8:00) a.m. to twelve o'clock (12:00) midnight;
- B. All activities associated with the use shall comply with the standards of the noise ordinance, Chapter 8.80 of the Municipal Code;
- C. Windows shall not be obscured by placement of signs, dark window tinting, shelving, racks or similar obstructions;
- D. The operator of the use shall provide night lighting and other security measures to the satisfaction of the Chief of Police;
 - E. Exterior lighting shall not intrude on surrounding properties;
- F. The operator shall demonstrate an ability to prevent problems related to potential noise, litter, loitering, crowd control and parking;
- G. A security plan, including a video surveillance system, exterior lighting plan, noise, litter, loitering, crowd control and parking to the

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satisfaction of the Chief of Police shall be submitted to and approved by the Police Department prior to the issuing of a Certificate of Occupancy.

- If the use contains a mixture of indoor and outdoor uses, the Η. total square footage of each use shall be calculated together, and the more restrictive review process shall apply;
- Each indoor and outdoor use shall comply with the parking 1. requirements set forth in Chapter 21.41; and
- If the use proposes to deviate from the special development J. standards, an Administrative Use Permit or a Conditional Use Permit shall be required.

Section 35. The Long Beach Municipal Code is amended by adding Section 21.45.133 to read as follows:

21.45.133 Indoor animal adoption and boarding" special development standards.

The following special development standards shall apply to businesses involving indoor animal adoption and boarding uses by right or requiring an Administrative Use Permit:

- Location. The site shall not adjoin or abut a residential use Α. district. Planned Development Districts allowing ground floor mixed-use commercial and residential are exempt from this requirement.
- В. Size. Adoption and boarding areas shall remain an accessory component of the established primary operation and shall not exceed fifty percent (50%) of the gross floor area.
 - C. Building Improvements.
- 1. The facility shall be improved with sound abatement measures to ensure compliance with the noise ordinance, Chapter 8.80 of the Long Beach Municipal Code. Written documentation by a licensed

acoustical engineer shall be provided to demonstrate compliance with the noise ordinance, subject to the approval of the Director of Development Services or designated staff.

- Impervious flooring surfaces and floor drains shall be incorporated in the areas dedicated for recreation or boarding of animals.
 Operations involving the care of cats are exempt from providing floor drains.
- 3. Facilities shall be temperature-controlled with a heating, ventilation and air conditioning (HVAC) system. Ventilation and exhaust systems shall conform to the latest edition of the California Mechanical Code and California Building Energy Efficiency Standards for Residential and Nonresidential Buildings, as adopted and amended by Chapter 18.36 of the Long Beach Municipal Code, or as otherwise required by applicable provisions of the California Health and Safety Code.
- 4. Facilities incorporating the handling, preparation, or sale of food or beverages shall be designed in accordance with Title 8 of the Long Beach Municipal Code and applicable provisions of the California Health and Safety Code.
 - D. Operations.
- All business activities must be confined within an enclosed building.
- 2. Operations and care of animals shall be in compliance with Title 6 of the Municipal Code.
- 3. The number of animals shall be limited to a minimum area of seventy-five (75) square feet of floor area per animal.
- 4. The operator shall clean all recreational and boarding areas daily and properly dispose of associated animal waste.

Section 36. The Long Beach Municipal Code is amended by adding Section 21.45.134 to read as follows:

21.45.134 Outdoor animal daycare special development standards.

The following special development standards shall apply to businesses involving outdoor animal daycare services by right or requiring an Administrative Use Permit:

- A. Review Process. An Administrative Use Permit (AUP) shall be required to allow public review and the opportunity to establish appropriate conditions of approval for the operation.
- B. Separation distance. Outdoor dog animal daycare uses shall be at least two hundred (200) feet from the nearest property zoned or used for residential purposes.
- C. Attendant Required. Staff shall be in the outdoor area whenever animals are in the outdoor area.
- D. Limitation on the number of animals. The number of animals permitted in the outdoor area shall be limited in accordance with the standards set by the American Society for the Prevention of Cruelty to Animals (ASPCA) with a minimum of seventy-five (75) square feet of floor area per animal.
- E. Fencing. Opaque fencing shall be required to screen all cutdoor areas from adjacent uses and subject to the height requirements of Chapter 21.43 of the Long Beach Municipal Code.
- F. Landscaping. Landscaping shall be provided adjacent to the outdoor fencing to allow for planting.
- G. Hours of operation. Outdoor animal daycare hours of operation shall be limited to between seven (7:00) a.m. and seven (7:00) p.m., Monday through Sunday.
 - H. Daily cleaning. The operator shall clean all outdoor areas

daily and properly dispose of associated animal waste.

Section 37. The Long Beach Municipal Code is amended by adding Section 21.52.280 to read as follows:

21.52.280 Tutoring center.

Tutoring centers greater than two thousand five hundred (2,500) square feet shall be subject to the following:

- A. Loading. Two (2) loading spaces shall be provided as per Chapter 21.41;
- B. Impacts on surrounding uses. Hours of operation and business practices shall mitigate impacts to surrounding uses. These include, but are not limited to, appointment-based tutoring sessions, maximum occupants, and hours of operation.

Section 38. The Long Beach Municipal Code is amended by repealing Sections 21.31.260 and 21.52.286.

	Section	39. The City Clerk shall	ll certify to the pass	sage of this	ordinance by			
the Cit	ty Council and o	cause it to be posted in th	nree (3) conspicuo	us places in	the City of			
Long E	Beach, and it sh	nall take effect on the thir	ty-first (31st) day a	ıfter it is apr	proved by the			
Mayor		·						
	I hereby	certify that the foregoing	g ordinance was ac	dopted by th	e City			
Counc	Council of the City of Long Beach at its meeting of, 20, by the							
followi	following vote:							
	Ayes:	Councilmembers:						
	Noes:	Councilmembers:						
	Absent:	Councilmembers:						
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Appro		Date)		Mayor				
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