ROBERT E. SHANNON City Attorney

HEATHER A. MAHOOD Chief Assistant City Attorney

MICHAEL J. MAIS Assistant City Attorney

March 11, 2008

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

# **RECOMMENDATION:**

Declare the attached ordinance adding Title 9, Chapter 9.66 of the Long Beach Municipal Code entitled "Residency and Loitering Restrictions for Sex Offenders" read the first time and laid over to the next regular meeting of the City Council for final reading. (Citywide)

PRINCIPAL DEPUTIES

Barbara D. de Jong Dominic Holzhaus Belinda R. Mayes J. Charles Parkin

DEPUTIES

Gary J. Anderson
Richard F. Anthony
Christina L. Checel
Alysha P. Choi
Lori A. Conway
Randall C. Fudge
Charles M. Gale
Monte H. Machit
Anne C. Lattime
Lisa Peskay Malmsten
Barry M. Meyers
Cristyl Meyers
Howard D. Russell
Tiffani L. Shin

# DISCUSSION

On February 19, 2008, the City Council approved a recommendation to request the City Attorney to draft an ordinance restricting residency requirements of registered sex offenders. The goal of the ordinance is to eliminate the potential conflict of land uses in residential neighborhoods and to reduce the potential dangers associated with multiple registered sex offenders living near families with children and places were children gather.

In conjunction with the City Council's approval of the above recommendation, the following issues were raised for additional research:

A. Can clustering in neighborhoods or zip codes be used as a basis for regulation?

No. Any prohibitions regarding the number of permitted sex offenders, residential exclusion zones, and/or child safety zones must be applied citywide. The proposed ordinance regulates clustering citywide by employing a 2,000 foot sex offender residence exclusion zone and limitations of one sex offender per parcel of residential land, unless legally related by blood, marriage or adoption.

B. Can the tenant relocation and code enforcement ordinance be utilized in conjunction with this ordinance?

No. LBMC Chapter 21.65 only provides for owner paid relocation benefits and assistance to residential tenants displaced due to code enforcement activity

when the displacement is the result of building or structural conditions. Title 9, Chapter 9.66 does not address such defects.

C. Can the City require the Department of Corrections and Rehabilitation place only those parolees who are Long Beach residents in the City?

No. The Department of Corrections and Rehabilitation places parolees based on residency, the jurisdiction in which the underlying offense was committed, as well as availability of compliant housing.

D. Does the City have the authority to regulate the placement of sex offenders by defining single family residential uses?

Yes. Penal Code section 3003.5, subsection (c) authorizes the City to enact legislation for this type of regulation, which has been implemented in LBMC Chapter 9.66.

E. Can the City's ordinance include beaches within sex offender residential exclusion zones?

Yes. Beaches are included in the definition of parks, and are therefore included in a 2,000 foot residential exclusion zone.

F. Can the ordinance be retroactive?

Yes. Providing the legislative history clearly articulated the intent for retroactive application, the ordinance may take retroactive effect regarding sex offenders and the property owners renting to them.

G. Is the use of GPS devices subject to pending legal challenge?

Yes and no. The retroactive requirement to GPS all registered sex offenders who offended and/or were paroled prior to November 7, 2006, is pending legal challenge. However, the courts have indicated that the concern regarding retroactive application stems from an absence of intent found in the legislative history. There is no stay prohibiting GPS monitoring of active PC290 parolees.

H. Are all registered sex offenders monitored by GPS?

No. Currently, the Department of Corrections and Rehabilitation, Division of Adult Operations has only implemented GPS monitoring for approximately 80% of those registered sex offenders deemed high risk. Completion of the remaining high risk population is expected by April 2008. Monitoring of non-high risk offenders will not be completed until July 2009.

HONORABLE MAYOR AND CITY COUNCIL March 11, 2008 Page 3

# FISCAL IMPACT

This program is currently unbudgeted.

# SUGGESTED ACTION

Declare the attached ordinance adding Title 9, Chapter 9.66 of the Long Beach Municipal Code entitled "Residency and Loitering Restrictions for Sex Offenders" read the first time and laid over to the next regular meeting of the City Council for final reading.

Respectfully submitted,

CRISTYL MEYERS

DEPUTY CITY ATTORNEY

CM:lkm A08-00769

# OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

# **REDLINED VERSION**

# CHAPTER 9.66

# SEX OFFENDER RESIDENCY AND LOITERING RESTRICTIONS

9.66.010 Definitions.

For purposes of this Chapter only, and unless the context clearly requires a different meaning, the words, terms and phrases set forth in this Section are defined as follows:

- A. "Apartment House" shall mean a residential land use for a multifamily dwelling rented or leased for permanent residency.
- B. "Child" or "Children" shall mean any person(s) under the age of eighteen (18) years of age.
- C. "Child Care Center" shall mean any State of California, Department of Social Services licensed facility that provides non-medical care to children in need of personal services, supervision, or assistance essential for sustaining the activities of daily living or for the protection of the individual on less than a twenty four (24) hour basis, including but not limited to a family day care home, infant center, preschool, extended-day care facility, or school-age child care center.
- D. "Child Safety Zone" shall include those areas located within a three hundred (300) foot radius of a child care center, public or private school, park, public library, swimming or wading pool, commercial establishment that provides any area in or adjacent to such establishment as a children's playground, school bus stop, or any location that facilitates on the property classes or group activities for children.
- E. "Duplex" shall mean a residential land use for a building containing two dwelling units.

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	<u>F.</u>	"Hotel/Motel	<u>" shall mea</u>	ın a comn	<u>nercial lan</u>	d use for t	the rental of	six
(6) (	or more	guest rooms o	or suites for	primarily	temporar	y residenc	y for a perio	<u>d</u>
of n	ot more	than thirty (30	) consecut	ive days.				

- G. "Inn" shall mean a commercial land use for the rental of five (5) or fewer guest rooms or suites primarily for temporary residency for a period of not more than thirty (30) consecutive days.
- H. "Loitering" shall mean to delay, linger, remain or wander without any apparent purpose.
- I. "Multi-family Dwelling" shall mean a building designed for permanent residency for three (3) or more families living independently of each other. This includes apartment houses and condominiums, but does not include hotels, motels, or inns.
- J. "Owner's Authorized Agent" shall mean any person authorized to act for the owner of a property by virtue of a notarized statement of authorization, a proof of contract to purchase, or a lease to the property.
- K. "Park" shall include any areas publicly owned, leased, controlled, maintained or managed by a city or county which are open to public use for recreational, cultural and community service activities, and include, but are not limited to, beaches and seashores, playgrounds, playfields, athletic courts, and dog park recreation areas.
- L. "Permanent Residency" shall mean any occupant who, as of a given date, has either at his or her own expense or at the expense of another, obtained the right of occupancy in a residential dwelling for which rent was charged and paid in advance for a minimum of one (1) month.
- M. "Property Owner" shall mean the owner of record of any parcel of real property as designated on the county assessor's tax roll, or a holder of a subsequently recorded deed to the property.

1	N. "Residential Exclusion Zone" shall include those areas located
2	within a two thousand (2,000) foot radius of a child care center, public or private
3	school, or park in which a sex offender is prohibited from temporarily or
4	permanently residing.
5	O. "Responsible Party" shall mean the property owner and/or the
6	owner's authorized agent.
7	P. "Sex Offender" means any person for whom registration is required
8	pursuant to Section 290 of the California Penal Code, regardless of whether that
9	person is on parole or probation.
10	Q. "Single Family Dwelling" means one (1) permanent residential
11	dwelling located on a single lot with yard areas that separate that dwelling from
12	other dwellings.
13	R. "Temporary Residency" means any occupant who, for a period of
14	less than one (1) month, either at his or her own expense or at the expense of
15	another, obtains the right of occupancy for which rent is charged.
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17	9.66.020 Violation of Child Safety Zone.
18	No Sex Offender shall Loiter in a Child Safety Zone.
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20	9.66.030 Violation of Residential Exclusion Zone.
21	No Sex Offender shall permanently or temporarily reside in a Residential
22	Exclusion Zone.
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24	9.66.040 Sex Offender Violation - Single Family Dwellings.
25	No Sex Offender shall obtain occupancy in a Single Family Dwelling
26	already occupied by a Sex Offender, unless those persons are legally related by
27	blood, marriage or adoption.

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9.66.050 Sex Offender Violation - Multi-Family Dwellings.

No Sex Offender shall obtain occupancy in a Multi-family Dwelling already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.060 Sex Offender Violation - Duplex Dwellings.

No Sex Offender shall obtain occupancy in a Duplex Dwelling already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.070 Sex Offender Violation - Hotel/Motel/Inn Rooms.

No Sex Offender shall obtain occupancy in a guest room of a Hotel, Motel, or Inn already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.080 Responsible Party Violation - Single Family Dwellings.

No Responsible Party shall knowingly rent a Single Family Dwelling to more than one (1) Sex Offender during any given period of tenancy, unless those persons are legally related by blood, marriage or adoption.

9.66.090 Responsible Party Violation - Single Family Dwellings.

No Responsible Party shall knowingly rent a Single Family Dwelling to a Sex Offender for a period of Temporary Residency.

9.66.100 Responsible Party Violation - Multi-Family Dwellings.

No Responsible Party shall knowingly rent any unit within a Multi-family Dwelling to more than one (1) Sex Offender during any given period of tenancy, unless those persons are legally related by blood, marriage or adoption.

9.66.110	Responsible Party Violation - Multi-Family Dwellings.
<u>No f</u>	Responsible Party shall knowingly rent more than one unit within a
Multi-family	Dwelling to a Sex Offender during any given period of tenancy.

9.66.120 Responsible Party Violation - Multi-Family Dwellings. No Responsible Party shall knowingly rent any Multi-family Dwelling to a Sex Offender for a period of Temporary Residency.

9.66.130 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent any unit within a Duplex Dwelling to more than one (1) Sex Offender during any given period of tenancy, unless those persons are legally related by blood, marriage or adoption.

9.66.140 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent more than one (1) unit within a Duplex Dwelling to a Sex Offender during any given period of tenancy.

9.66.150 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent any Duplex Dwelling to a Sex Offender for a period of Temporary Residency.

Responsible Party Violation - Hotel/Motel/Inn. 9.66.160

No Responsible Party shall knowingly rent a guest room in a Hotel, Motel, or Inn to more than one (1) Sex Offender, unless those persons are legally related by blood, marriage or adoption.

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#### 9.66.170 Penalties.

Every person who fails to obey and comply with any provisions of Chapter 9.66 or who violates any such provision or who causes such failure. disobedience or violation, shall be deemed guilty of a misdemeanor and shall be subject to the penalties as set forth in Section 1.32.010.

#### 9.66.180 Criminal Penalties Do Not Satisfy Administrative or Civil Actions.

Neither the arrest, prosecution, conviction, imprisonment, or payment of any fine for the violation of Chapter 9.66 shall satisfy or diminish the authority of the City to institute administrative or civil actions seeking enforcement of any or all of the provisions of this Chapter.

#### Civil Actions. 9.66.190

Any person required to comply with any or all of the provisions of Chapter 9.66 shall be liable in an action filed by the City in any court of competent jurisdiction in order to enforce such provision and to pay such reasonable costs of the suit as the court may deem appropriate, including any and all attorney fees incurred by the City in the prosecution of said enforcement action.

# OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

## ORDINANCE NO.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY
OF LONG BEACH AMENDING THE LONG BEACH
MUNICIPAL CODE BY ADDING TITLE 9, CHAPTER 9.66
TO INCLUDE RESIDENCY AND LOITERING
RESTRICTIONS FOR SEX OFFENDERS

WHEREAS, on November 7, 2006, the voters of the State of California overwhelmingly approved Proposition 83, The Sexual Predator Punishment and Control Act, commonly referred to as Jessica's Law, so as to better protect Californians, and, in particular, the children of this State from sex offenders; and

WHEREAS, Proposition 83 enacted subsection (b) of Penal Code Section 3003.5 which prohibits any registered sex offender, on parole to the California Department of Corrections and Rehabilitation - Division of Adult Parole Operations, from residing within 2,000 feet of any public or private school, or any park where children regularly gather; and

WHEREAS, Proposition 83, as codified in subsection (c) of Penal Code Section 3003.5, authorizes municipal jurisdictions to enact local ordinances that further restrict the residency of any registered sex offender, whether or not on parole or probation; and

WHEREAS, local ordinances authorized by subsection (c) of Penal Code section 3003.5 are permitted to regulate the number of registered sex offenders that reside in a residential facility, including those facilities which serve six or fewer persons commonly referred to as sober living facilities, and are considered a single family dwelling pursuant to Health and Safety Code Section 1566.3; and

WHEREAS, the City of Long Beach is becoming an increasingly attractive place of residence for families with children; and

WHEREAS, there are approximately 800 registered sex offenders in the City of Long Beach, and approximately 300 of these registered sex offenders are on parole; and

WHEREAS, the City is concerned with recent occurrences, within the City and elsewhere in California, where multiple registered sex offenders have been residing in clusters in violation of subsection (b) of Penal Code Section 3003.5; and

WHEREAS, because Long Beach Municipal Code Chapter 9.66 is intended to eliminate any potential conflict of land uses in residential neighborhoods and to reduce the potential dangers associated with multiple registered sex offenders living near families with children and places where children frequently gather, coupled with the fact that subsection (a) of Penal Code Section 3003.5 expressly refers to 'single family dwellings' as opposed to multiple family dwellings, Chapter 9.66 shall also regulate the number of registered sex offenders permitted to reside in multiple family dwellings; and

WHEREAS, in addition to public and private schools and parks, the City further finds that California State licensed day care facilities are necessarily included as places where children frequently gather; and

WHEREAS, there is currently no State or local ordinance that prohibits registered sex offenders from loitering near places where children congregate, therefore Chapter 9.66 shall also prohibit registered sex offenders from loitering within a 300 foot radius from locations where children gather; and

WHEREAS, in order to foster compliance with the intent of this ordinance, Chapter 9.66 shall also establish regulations of registered sex offenders and the property owners who rent to them; and

WHEREAS, this ordinance is required for the immediate preservation of the public peace, health, and safety, and it shall be the intent of the City Council to construe this ordinance as having a retroactive application;

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

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Chapter 9.66 of the Long Beach Municipal Code entitled "Sex Section 1. Offender Residency and Loitering Restrictions" is added to read as follows:

## CHAPTER 9.66

# SEX OFFENDER RESIDENCY AND LOITERING RESTRICTIONS

9.66.010 Definitions.

For purposes of this Chapter only, and unless the context clearly requires a different meaning, the words, terms and phrases set forth in this Section are defined as follows:

- "Apartment House" shall mean a residential land use for a multi-A. family dwelling rented or leased for permanent residency.
- "Child" or "Children" shall mean any person(s) under the age of B. eighteen (18) years of age.
- C. "Child Care Center" shall mean any State of California, Department of Social Services licensed facility that provides non-medical care to children in need of personal services, supervision, or assistance essential for sustaining the activities of daily living or for the protection of the individual on less than a twenty four (24) hour basis, including but not limited to a family day care home, infant center, preschool, extended-day care facility, or school-age child care center.
- D. "Child Safety Zone" shall include those areas located within a three hundred (300) foot radius of a child care center, public or private school, park, public library, swimming or wading pool, commercial establishment that provides any area in or adjacent to such establishment as a children's playground, school bus stop, or any location that facilitates on the property classes or group activities for children.
- E. "Duplex" shall mean a residential land use for a building containing two dwelling units.

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ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664	16
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- F. "Hotel/Motel" shall mean a commercial land use for the rental of six (6) or more guest rooms or suites for primarily temporary residency for a period of not more than thirty (30) consecutive days.
- G. "Inn" shall mean a commercial land use for the rental of five (5) or fewer quest rooms or suites primarily for temporary residency for a period of not more than thirty (30) consecutive days.
- H. "Loitering" shall mean to delay, linger, remain or wander without any apparent purpose.
- I. "Multi-family Dwelling" shall mean a building designed for permanent residency for three (3) or more families living independently of each other. This includes apartment houses and condominiums, but does not include hotels, motels, or inns.
- J. "Owner's Authorized Agent" shall mean any person authorized to act for the owner of a property by virtue of a notarized statement of authorization, a proof of contract to purchase, or a lease to the property.
- K. "Park" shall include any areas publicly owned, leased, controlled, maintained or managed by a city or county which are open to public use for recreational, cultural and community service activities, and include, but are not limited to, beaches and seashores, playgrounds, playfields, athletic courts, and dog park recreation areas.
- "Permanent Residency" shall mean any occupant who, as of a given date, has either at his or her own expense or at the expense of another, obtained the right of occupancy in a residential dwelling for which rent was charged and paid in advance for a minimum of one (1) month.
- M. "Property Owner" shall mean the owner of record of any parcel of real property as designated on the county assessor's tax roll, or a holder of a subsequently recorded deed to the property.

1		N.	"Residential Exclusion Zone" shall include those areas located	
2	w	<i>i</i> ithin a two t	housand (2,000) foot radius of a child care center, public or private	
3	S	school, or park in which a sex offender is prohibited from temporarily or		
4	p	ermanently	residing.	
5		Ο.	"Responsible Party" shall mean the property owner and/or the	
6	0'	wner's auth	orized agent.	
7		P.	"Sex Offender" means any person for whom registration is required	
8	p	ursuant to S	Section 290 of the California Penal Code, regardless of whether that	
9	p p	erson is on	parole or probation.	
10		Q.	"Single Family Dwelling" means one (1) permanent residential	
11	d'	welling loca	ted on a single lot with yard areas that separate that dwelling from	
12	o	ther dwelling	gs.	
13		R.	"Temporary Residency" means any occupant who, for a period of	
14	le	ess than one	e (1) month, either at his or her own expense or at the expense of	
15	а	nother, obta	nins the right of occupancy for which rent is charged.	
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17	9	.66.020	Violation of Child Safety Zone.	
18		No Se	x Offender shall Loiter in a Child Safety Zone.	
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22	9	.66.030	Violation of Residential Exclusion Zone.	
23		No Se	x Offender shall permanently or temporarily reside in a Residential	
24	E	exclusion Zo	ne.	
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26	9	.66.040	Sex Offender Violation - Single Family Dwellings.	
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No Sex Offender shall obtain occupancy in a Single Family Dwelling already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.050 Sex Offender Violation - Multi-Family Dwellings.

No Sex Offender shall obtain occupancy in a Multi-family Dwelling already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.060 Sex Offender Violation - Duplex Dwellings.

No Sex Offender shall obtain occupancy in a Duplex Dwelling already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.070 Sex Offender Violation - Hotel/Motel/Inn Rooms.

No Sex Offender shall obtain occupancy in a guest room of a Hotel, Motel, or Inn already occupied by a Sex Offender, unless those persons are legally related by blood, marriage or adoption.

9.66.080 Responsible Party Violation - Single Family Dwellings.

No Responsible Party shall knowingly rent a Single Family Dwelling to more than one (1) Sex Offender during any given period of tenancy, unless those persons are legally related by blood, marriage or adoption.

9.66.090 Responsible Party Violation - Single Family Dwellings.

No Responsible Party shall knowingly rent a Single Family Dwelling to a Sex Offender for a period of Temporary Residency.

9.66.100 Responsible Party Violation - Multi-Family Dwellings.

No Responsible Party shall knowingly rent any unit within a Multi-family Dwelling to more than one (1) Sex Offender during any given period of tenancy, unless those persons are legally related by blood, marriage or adoption.

9.66.110 Responsible Party Violation - Multi-Family Dwellings.

No Responsible Party shall knowingly rent more than one unit within a Multi-family Dwelling to a Sex Offender during any given period of tenancy.

9.66.120 Responsible Party Violation - Multi-Family Dwellings.

No Responsible Party shall knowingly rent any Multi-family Dwelling to a Sex Offender for a period of Temporary Residency.

9.66.130 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent any unit within a Duplex

Dwelling to more than one (1) Sex Offender during any given period of tenancy,
unless those persons are legally related by blood, marriage or adoption.

9.66.140 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent more than one (1) unit within a Duplex Dwelling to a Sex Offender during any given period of tenancy.

9.66.150 Responsible Party Violation - Duplex Dwellings.

No Responsible Party shall knowingly rent any Duplex Dwelling to a Sex Offender for a period of Temporary Residency.

9.66.160 Responsible Party Violation - Hotel/Motel/Inn.

No Responsible Party shall knowingly rent a guest room in a Hotel, Motel, or Inn to more than one (1) Sex Offender, unless those persons are legally related by blood, marriage or adoption.

# 9.66.170 Penalties.

Every person who fails to obey and comply with any provisions of Chapter 9.66 or who violates any such provision or who causes such failure, disobedience or violation, shall be deemed guilty of a misdemeanor and shall be subject to the penalties as set forth in Section 1.32.010.

# 9.66.180 Criminal Penalties Do Not Satisfy Administrative or Civil Actions.

Neither the arrest, prosecution, conviction, imprisonment, or payment of any fine for the violation of Chapter 9.66 shall satisfy or diminish the authority of the City to institute administrative or civil actions seeking enforcement of any or all of the provisions of this Chapter.

### 9.66.190 Civil Actions.

Any person required to comply with any or all of the provisions of Chapter 9.66 shall be liable in an action filed by the City in any court of competent jurisdiction in order to enforce such provision and to pay such reasonable costs of the suit as the court may deem appropriate, including any and all attorney fees incurred by the City in the prosecution of said enforcement action.

Section 2. The Long Beach Police Department is directed to send copies of this ordinance to any Sex Offender who, on the effective date of this ordinance, is registered as living within the City of Long Beach.

Section 3. The City of Long Beach, Office of the Long Beach City

Attorney is directed to send copies of this ordinance to those Property Owners identified by the Long Beach Police Department who, on the effective date of this ordinance, own Single Family Dwellings, Multi-family Apartment Houses, Duplex Dwellings, and/or commercial Hotels, Motels, and/or Inns occupied by more than one Sex Offender.

Section 4. The City of Long Beach, Office of the Long Beach City

Attorney is directed, on the effective date of this ordinance, to send a copy of this

ordinance to the California Department of Corrections and Rehabilitation, Division of

Adult Operations.

Section 5. Notwithstanding any provision of this ordinance to the contrary, any Responsible Party in violation of the provisions of Chapter 9.66 prior to the effective date of this ordinance, shall be granted a six (6) month compliance period, commencing on the effective date of this ordinance, to bring their property into conformity with the provisions of Chapter 9.66.

Section 6. If any section, subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The City Council hereby declares that it would have adopted this ordinance and each section, subsection, sentence, clause, phrase, or portion thereof, irrespective of the fact that any one or more sections, subsections, clauses, phrases or portions be declared invalid or unconstitutional.

Section 7. The City Clerk shall certify to the passage of this ordinance by the City Council of the City of Long Beach 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 (31) day after it is approved by the Mayor.

OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664 

   I he	ereby certify that the for	egoing ordinance was adopted by the City
Council of the Ci	ty of Long Beach at its	meeting of, 2008, by the following
votes:		
Ayes:	Councilmembers:	·
Noes:	Councilmembers:	
Absent:	Councilmembers:	
		City Clerk
Approved:([	Date)	Mayor

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