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

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ORDINANCE NO.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING AND RESTATING THE DOUGLAS AIRCRAFT PLANNED DEVELOPMENT DISTRICT (PD-19)

established by Ordinance No. C-6255, adopted on May 20, 1986, and amended by Ordinance No. C-6357, adopted March 10, 1987, Ordinance No. C-6596, adopted April

WHEREAS, the Douglas Aircraft Planned Development District (PD-19)

25, 1989, Ordinance No. C-6784, adopted August 28, 1990, Ordinance No. C-6915,

adopted August 6, 1991, and by Ordinance No. C-7957, adopted December 21, 2004, is hereby amended and restated in its entirety to read as follows:

Section 1. Use District Map. Those portions of Parts 16, 17 and 24, of the Use District Map for the City of Long Beach which are applicable to the subject Planned Development District (PD-19) are attached hereto as Exhibits "A" and "B", respectively, and by reference made a part of this ordinance and a part of the official Use District Map. Any reference in the Municipal Code of the City of Long Beach to Parts 16, 17 and 24 of said Use District Map shall hereafter relate and apply to said Parts 16, 17

Section 2. Establishment of the Douglas Aircraft Planned Development

District (PD-19). By this amendment to the Use District Map, the Douglas Aircraft

Planned Development District is hereby re-established in Parts 16, 17 and 24 as

designated on the attached amendment to Parts 16, 17 and 24. The following

Development and Use Standards are hereby adopted and by this reference made a part

26 of the official Use District Map:

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DOUGLAS AIRCRAFT PLANNED DEVELOPMENT DISTRICT PLANNED DEVELOPMENT PLAN (PD-19)

The intent of this Planned Development Plan is to establish guidelines for the use and development of the Douglas Aircraft facility and for the protection of the Long Beach Environment.

This Planned Development Plan shall consist of the Land Use Plan as designated by the Use District Maps, Use and Development Standards set forth herein, and Master Plan attached hereto as Exhibit "C" and by reference made a part hereof. All development proposals shall be reviewed by the Planning and Building Department Site Plan Review Committee or by the Planning Commission for Site Plan Review to assure consistency with this Planned Development Plan and to assure high quality design and site planning. No deviation from these development standards shall be permitted unless it is found to be consistent with the intent of this plan.

DEVELOPMENT REVIEW PROCEDURES

- A. The property owner shall submit a Master Site Plan for Planning Commission approval prior to approval of the first phase or, for projects where the first phase of a new development has already begun, prior to the approval of the building permits for the next building. Such Master Site Plan shall identify the location of each building to be built on the site, the area of the building and the use of each building. The Master Site Plan shall also indicate the overall design character of the site, including unifying architectural and landscape design themes.
- B. Each development increment shall be reviewed for Site Plan Review by the Site Plan Review Committee. No building permit shall be issued for any building on the site until a Site Plan Review has been approved, or conditionally approved and all conditions satisfied. Site Plan Review shall review each building project for consistency with the PD requirements and the Master Site Plan, functionality of building layout, consistency with detailed zoning standards and architectural and landscape architectural quality.

- C. In addition to the required plot plan, floor plan, elevations and landscape plan, the application for Site Plan Review shall contain an estimate of the peak-hour trips to be generated by the proportion of the full development requested with the application and identification of the Transportation Demand Management (TDM) measures to be taken to reduce the peak-hour trips.
- D. In the submission of individual buildings for Site Plan Review, it is recognized that the building sizes may be changed, building locations redistributed or the mix of uses adjusted to meet changing user demands. However, the architectural landscaping and overall design character of the site shall be in substantial conformance to the original Master Site Plan and the intensity of development as measured in trips shall not be changed except by the procedure described later in this PD. Substantial conformance shall be determined by Site Plan Review.

GENERAL USE STANDARDS

- 1. <u>Uses</u>.
- a. The use of the Douglas Aircraft Planned Development District shall be office, research and development and aircraft manufacturing and fixed base operations. Further, new development of the site shall be limited to such intensity of development equal to no more than 1014 vehicles trips to and from the site in the peak hour between 4:00 p.m. and 6:00 p.m. and implementation of a Transportation Demand Management Plan that reduces exiting work trip generation in the evening peak hour by twenty percent.

In addition, the uses listed on Exhibit "E" attached hereto shall be permitted within the Douglas Aircraft Planned Development District for a period of ten years after the effective date of this Ordinance, and thereafter only for such period or periods of time as may be approved by the Director of Planning and Building.

b. The type and intensity of development indicated above is determined by a specified number of trips per hour in the period of 4:00 p.m. to 6:00 p.m. This number is calculated by multiplying the area in each use by the traffic generation rates as

- c. Other combinations or amounts of the uses permitted in this PD, which generate an equal or lesser number of trips per hour in the peak hours, may be substituted for this use allocation, provided that a revised Master Site Plan is approved by the Planning Commission. In calculating the number of trips utilized, all new development within this PD after January 1, 1986, shall be included.
- d. Changes in the number of trips allocated may be accomplished in the following ways:
- i. Increased development intensity through transfer of trips.

 Trips may be transferred between the Airport Area Planned Development Plans (PD-19: Douglas Aircraft; PD-23: Douglas Center; PD-12: Long Beach Airport Terminal Area; PD-13: Atlantic Aviation; PD-18: Kilroy Airport Center; PD-9: Airport Business Park; PD-15: Long Beach Business Park; PD-27: Willow Street Center; and PD-28: Pacific Theaters) provided that:
- (a) Not more than twenty percent of the originally authorized trips are added to the receiving PD;
- (b) The Director of Public Works finds that the transfer will have no significant detrimental effect upon the level of service at any intersection;
- (c) The transfer is implemented by approval by the Planning Commission of an amendment to both Master Site Plans to reallocate and document the revised number of trips;
- (d) Notice of the Planning Commission hearing for the amendment to the Master Site Plans is sent to all owners and lessees, with an interest recorded on the Tax Assessor's rolls, in the Airport Area Planned Developments;
 - ii. Increased development intensity through added trips.

Additional trips be	vand tha ariainal	allocation may	the energy od	provided that
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- (a) The increase will not exceed the original allocation by more than twenty percent;
- (b) The applicant shall pay a trip mitigation fee that is a pro-rata fair share of the costs of the original Traffic Mitigation Program for the additional trips;
- (c) A new analysis of the traffic impacts on all intersections in the Airport Area is undertaken at the expense of the applicant, and such analysis shows no significant detrimental effect upon the level of service at any intersection or the applicant agrees to pay an additional trip mitigation fee equal to all costs of all additional improvements at all intersections necessary to mitigate the degradation of the level of service caused by the increased trips. Degradation of the reduction to level of service is a level of service "E" or "F" unless that level of service was accepted in the original improvement program;
- (d) An amendment to the Master Site Plan shall be required to authorize the additional trip allocation;
- (e) Notice of the amendment to the Master Site Plan hearing is sent to all owners and lessees with an interest recorded on the Tax Assessor's roll in the Airport Area Planned Developments;
- development intensity at any time after the Traffic Mitigation Program is through the enactment of necessary ordinances and establishment of the first assessment district. However, an applicant does not receive first priority for utilizing available trips by merely filing an application. Available trips shall be reserved to an applicant only upon the payment of all necessary traffic mitigation fees for the purposed modification. Because the modification process can take many months to complete, the City may also set aside during the modification process the trips which will be utilized if the application is approved providing that both of the following conditions are met:

	(a)	The traffic analysis has been completed and the
Director of Public Works h	nas prep	pared an estimate of the necessary traffic mitigation fee
and		

(b) The applicant has made a good-faith deposit with the City of cash or letter of credit equal to ten percent of the estimated traffic mitigation fee which deposit will be forfeited if the applicant does not proceed with the project or does not diligently pursue the application in accordance with a reasonable schedule set forth by the Director of Planning and Building. If this application is approved and the developer meets all traffic mitigation conditions of approval, the deposit will be refunded or credited toward the traffic mitigation fees at the discretion of the applicant. If the application is denied, the deposit shall be refunded to the applicant.

iv. If additional trips have been authorized for one developer in the Airport Area and that authorization required intersection improvements above those required by the Traffic Mitigation Program, and subsequently another developer requests authorization for additional trips, and those additional trips are found by the Director of Public Works to not degrade any intersections due to the additional improvements paid for by the first developer, then the Director of Public Works shall require the second developer to reimburse the first developer for a pro-rata fair share of the additional improvement costs. Such fees shall be collected from the second developer according to the procedure established for developer fees in the Traffic Mitigation Program. The Director of Public Works shall then notify the first developer, or the successor-in-interest, of the receipt of the funds and shall authorize disbursement of such funds to the first developer, or successor, upon receipt of documentation from the first developer, or successor, that they had actually expended their share of the funds.

Road Improvements.

a. Based upon detailed traffic studies and analyses of existing and projected future growth in the Long Beach Airport Area, the City has determined that existing development as of 1986 was adequately served by the existing road system in

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the area generally at level of service "D" or better. The City has further determined that development since 1986 and projected to full build-out of the area (hereinafter referred to as "new development") will generate traffic which cannot be accommodated on the existing road system while maintaining level of service "D". Consequently, the City has developed a list of recommended road improvements, attached hereto as Exhibit D and by reference made a part hereof, which are necessary to generally maintain level of service "D" on all major roads in the area given the projected new development. As these roadway improvements will specifically benefit new development, site plan approval for all new development in the area shall be conditioned upon payment of a fair, pro-rata share of the costs of the needed road improvements through a road impact fee, a benefit assessment district, other appropriate financing mechanisms, or combinations thereof. The pro-rata share of improvement costs shall be based on then number of vehicle trips generated per hour in the P.M. peak hours of 4:00 to 6:00 p.m. and their impact on specific intersections scheduled for improvement.

- A periodic re-evaluation of the traffic situation will be b. undertaken to ensure all improvements continue to be necessary in the later phases of development.
- As the number of trips utilized in the analysis assumes a twenty percent reduction in the standard number of trips per square foot of use, it is mandatory that an effective trip demand reduction program be incorporated in all development. Thus, each new development is conditioned upon membership in the Long Beach Airport Area Traffic Reduction Association or similar organization, and submittal and implementation of a Traffic Demand Management (TDM) program which is designated to reduce exiting work vehicular traffic generation during the evening peak hour by at least twenty percent. The TDM program must contain provisions that mandate the implementation of the TDM program by all subsequent owners and tenants of the improvements.
 - d. The program must include specific measures, which in the

judgment of the Director of Public Works, are likely to meet the goal, and a monitoring program with an annual report on the success of the program which will be filed with the City by the developer or any successor-in-interest. This monitoring program shall include the submittal of total employment figures and first shift employment figures for Douglas Aircraft on a quarterly basis; it shall also include an annual report on exiting vehicle trips during the peak-hour period.

e. As a further consideration of Site Plan Review approval, for each building, prior to issuance of a building permit, each development shall be required to provide for all on- and off-site improvements necessary to access and serve that development, including repairing or replacing damaged, deteriorated or missing curbs, gutters, sidewalks, street trees, street lights and roadways, and providing all other improvements necessary as required through Site Plan Review, to provide access to the site.

GENERAL DEVELOPMENT STANDARDS

1. <u>Building Height</u>.

No height limits shall apply except those mandated by the Federal Aviation Administration. Buildings shall be limited to a height that is necessary to meet production demands. Where production demands dictate the construction of tall buildings adjacent to public rights-of-way, such buildings shall be designed not to be visually imposing on adjacent properties. The design shall be controlled through the use of building materials, facade treatments, finish, and landscaping.

Building Setbacks and Other Standards Not Specified By This
 Planned Development Ordinance.

The minimum setbacks shall be as specified by the IG (General Industrial) zoning districts of the Long Beach Zoning Regulations.

3. Accessory and Temporary Structures.

No portable buildings, trailers, or other similar structures shall be permitted without prior written approval of the Department of Planning and Building. Temporary

structures as construction trailers and temporary offices may be approved by the Director of Planning and Building during construction only.

4. Signs.

No off-premises signs shall be constructed, installed or maintained. Any signs, banners or like displays which may be placed in or upon any building or structure so that they are visible from the outside, except those approved by the Department of Planning and Building according to the Zoning Regulations, shall be permitted.

5. <u>Landscaping</u>.

The landscape plan shall emphasize the use of trees and berms in the setback area where new development is adjacent to a minor, secondary, or major highway. Where tall buildings front such rights-of-way, care shall be taken in choosing tree species to mitigate impacts on adjacent properties.

6. <u>Screening</u>.

Areas used for parking, storage, trash or loading shall be screened, modulated or interrupted from view from the streets or adjacent properties to the satisfaction of the Director of Planning and Building. All screening shall be designed and maintained to allow security surveillance.

7. Sidewalks.

Sidewalks shall be provided in locations and lengths satisfactory to the City Engineer as specified during Site Plan Review. An interior walkway system shall be provided throughout the development to encourage access to and from public transportation. Sidewalks shall be a minimum of five feet in width except adjoining the curb where they shall be a minimum of six feet in width.

8. Architectural Standards.

The architecture shall be coordinated in style and use of materials. Where large buildings face public right-of-way, care shall be taken through the use of building materials and color to mitigate impacts on adjacent properties.

Buildings designed with reflective glass having a reflection gradient of .15 or

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more shall submit reflection studies showing sun and reflection glare patterns and their effect on ground and air transportation. Such studies shall be submitted with each proposed structure to be processed for Site Plan Review. Mirrored reflective glass shall not be used as a major facade element.

9. The developer shall provide any on-and-off-site improvements necessary to service the development as specified by the Director of Public Works. Offsite improvements necessary to serve each development shall be installed or provided for with each development prior to the issuance of a Certificate of Occupancy. The developer shall replace any public improvement damaged as a result of development of the site.

10. Parking.

Parking standards shall be those specified by the Zoning Regulations of the Long Beach Municipal Code.

11. Notice of Site Plan Review.

Notice of any Site Plan Review given pursuant to the requirements of the Douglas Aircraft Planned Development District (PD-19) procedures and standards shall be given by mailing a notice of the time and place of such review to all property owners within three hundred feet of the property included within the project for the Site Plan Review.

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.

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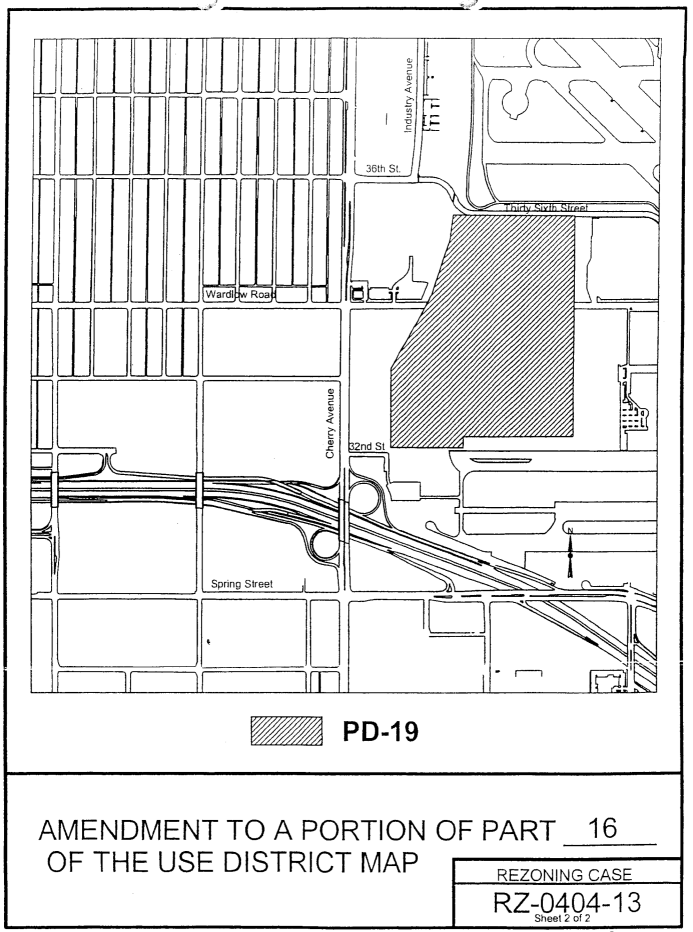
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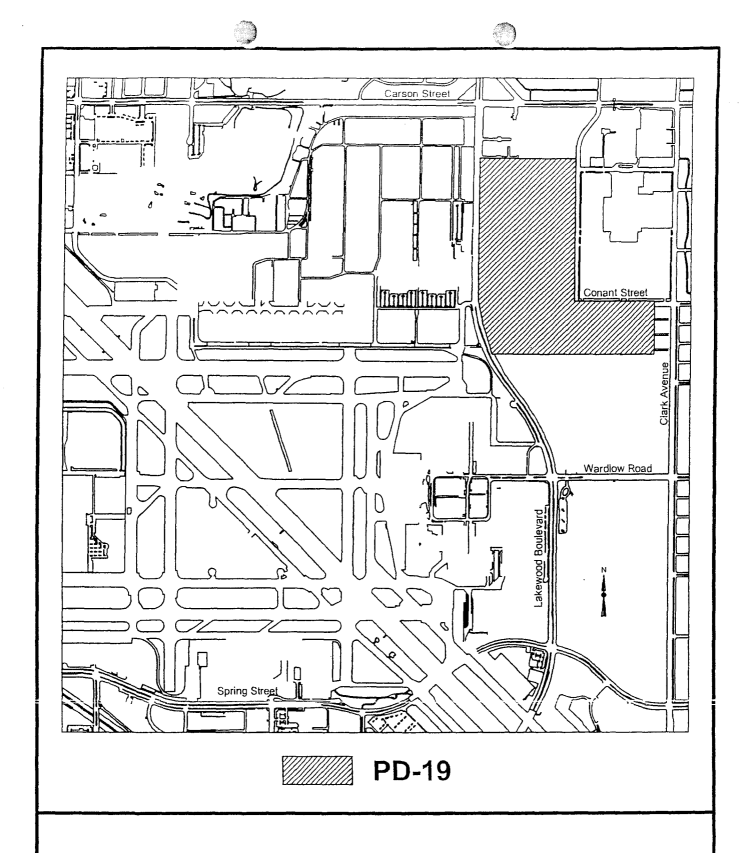
OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

	I hereby	certify that the foregoing	ordinance was adopted	by the	City
Council c	Council of the City of Long Beach at its meeting of		of	, 20	by the
following	vote:				
Д	vyes:	Councilmembers:			
			100 100 100 100 100 100 100 100 100 100		
18					
N	loes:	Councilmembers:			
A	bsent:	Councilmembers:			
			City Cler	·k	7 W 7 T F T
Approved	d:(Date)	Mayor		

MJM:kjm 12/12/07



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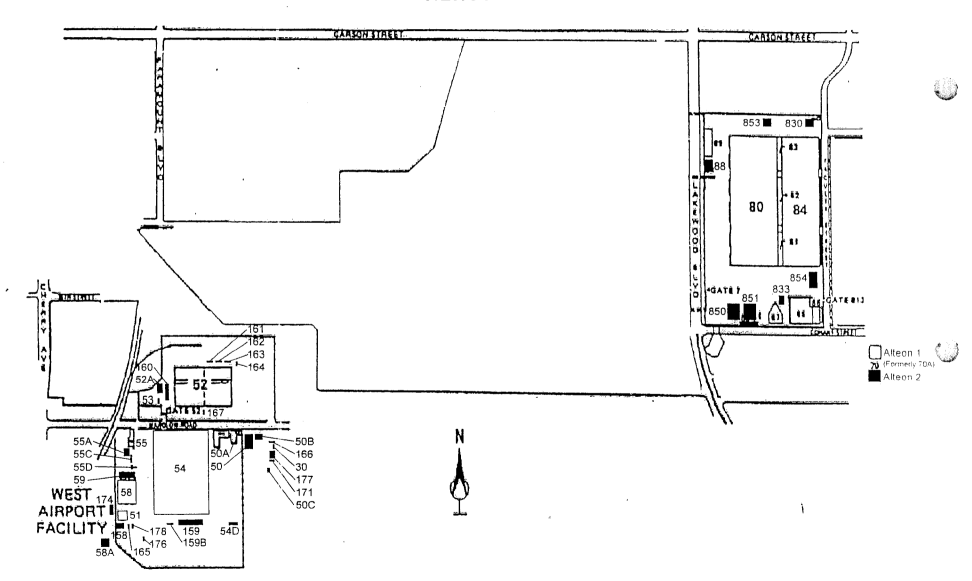
AMENDMENT TO A PORTION OF PART 17 & 24
OF THE USE DISTRICT MAP

REZONING CASE
RZ-0404-13

Douglas Aircraft Company

LOCATION C1 - MASTER PLAN

7/27/04



Douglas Aircraft Company Location C1 – Building Area 7/27/04

BLDG NO.		PRIMARY USE	AREA	BLDG I	NO. PRIMARY USE	AREA
			(SQ. FT.)			(SQ. FT.)
1						
ALTEON 1	(Was 70A)		26,952	86	WING SEAL, TEST AND PAI	
ALTEON 2		FLIGHT TRAINING	50,628	87	PAINT HANGAR	20,880
30		OFFICE	464	88	STORAGE	6,000
50		MAINTENANCE / OFFICE	15,637	89	STORAGE	20,370
50A		GUARD POST	73	158	TRAINING	6,251
50B		MAINTENANCE	6,047	159	OFFICE	29,306
50C		MAINTENANCE	1,706	159E	OFFICE	621
51		TRAINING	17,130	160	OFFICE	15,500
52		MANUFACTURING / OFFICE	639,521	161	OFFICE	4,173
52A		CHILLER PLANT	12,593	162		4,144
53		PUMP HOUSE	1,854	163	OFFICE	4,144
54		MANUFACTURING / OFFICE	1,126,789	164	RESTROOM	491
54D		STORAGE / RESTROOM	5,173	165	RESTROOM	491
55	SE	CURITY / FIRE / COMPRESSO	R 21,702	166	OFFICE	292
55A		COMPRESSOR BUILDING	3,782	167		292
55C		CONTROL SHACK	156	171	OFFICE	359
55D		STORAGE	940	174	OFFICE / DISPENSARY	8,580
58		PAINT HANGAR	108,218	176	OFFICE	480
58A		HAZARDOUS WASTE	7,275	177	OFFICE	2,822
59		PAINT HANGAR	17,090	178	OFFICE	661
80		ASSEMBLY	590,873	830	PUMP HOUSE	500
81		OFFICE	27,090	833	HAZARDOUS WASTE	800
82		OFFICE	38,250	850	OFFICE	26,800
83	ļ	OFFICE	27,090	851	OFFICE	26,800
84	<u> </u>	ASSEMBLY	432,112	853	OFFICE	623
85		PAINT HANGAR	55,391	854	LOCKER ROOM	6,400
				TOTAL	. SQUARE FOOTAGE	3,435,585

CITY OF LONG BEACH PROPOSED INTERSECTION IMPROVEMENT PROJECTS CONSTRUCTION AND ENGINEERING COST ESTIMATE

PROJECT NO.	DESCRIPTION	TOTAL AMOUNT	PHASE I AMOUNT	PHASE II AMOUNT
1	CHERRY AVE & CARSON ST Widening intersection, adding thru and turn lanes and modifying traffic signals.	742,000	742,000	
2	CHERRY AVE & 36st ST Adding thru lane and modifying traffic signals.	134,000	134,000	
3	CHERRY AVE & WARDLOW RD Widening intersection, adding thru and turn lanes and modifying traffic signals.	2,579,000	2,579,000	
4	CHERRY AVE & SPRING ST Widening intersection, adding thru and turn lanes and modifying traffic signals.	731,000	731,000	
5	TEMPLE ST & SPRING ST Adding thru and turn lanes and modifying traffic signals.	105,000	105,000	-
6	REDONDO ST & SPRING ST Adding thru lanes and modifying traffic signals.	219,000	219,000	

7	REDONDO ST & WILLOW ST	413,000	413,000	
	Widening intersection, adding thru and turn lanes, and modifying traffic signals.			
8	LAKEWOOD BLVD & CARSON ST	2,233,000	2,233,000	
	Widening intersection, adding thru and turn lanes, and modifying traffic signals.			
9	LAKEWOOD BLVD & CONANT ST	1,810,000	420,000	1,390,000 ⁽¹⁾
	Widening intersection, adding turn lanes and modifying traffic signals.			
10	LAKEWOOD BLVD & WARDLOW RD	1,290,000	770,000	520,000 ⁽²⁾
	Widening intersection, adding thru and turn lanes and modifying traffic signals.			
11	LAKEWOOD BLVD & SPRING ST	8,700,000	1,200,000 ⁽³⁾	7,500,000 ⁽⁴⁾
	Widening intersection, adding thru and turn lanes and modifying traffic signals.			
12	LAKEWOOD BLVD & WILLOW ST	626,000		626,000
	Widening intersection, adding turn lanes and modifying traffic signals.			
13	CLARK AVE & CARSON ST	1,314,000	1,314,000	
	Widening intersection, adding thru and turn lanes and modifying traffic signals.			

14	CLARK AVE & CONANT ST	46,000		46,000
	Adding thru and turn lanes and modifying traffic signals.			
15	CLARK AVE & WARDLOW RD	301,000		301,000
	Adding thru and turn lanes and modifying traffic signals.			
16	CLARK AVE & SPRING ST	1,039,000	1,039,000	
	Widening intersection, adding thru and turn lanes and modifying traffic signals.		·	
17	CLARK AVE & WILLOW ST	369,000		369,000
	Widening intersection, adding thru and turn lanes and modifying traffic signals.			
18	CARSON ST & PARAMOUNT BLVD	513,000		513,000
	Adding turn lane and modifying traffic signals.			
19	CHERRY AVE & BIXBY RD	105,000	105,000	
	Adding thru and turn lanes and modifying traffic signals.			
TOTAL CONSTRUC	TION & ENGINEERING	23,269,000	12,004,000	11,265,000

Lakewood Blvd widening from Wardlow Rd to Conant Ave
 Lakewood Blvd widening from Spring St to Wardlow Rd
 Interim At-Grade improvement
 Grade Separation

Exhibit E

Interim Use Ordinance amending portions of PD-19, the Douglas Aircraft Planned Development District

Intent:

Modify existing PD-19 to allow for interim uses (as defined below) on the former Boeing 717 commercial aircraft plant site. Intent is to allow the property owner to derive short-term economic benefits from the property while an appropriate long-term re-use of the existing facilities is determined or, until a master plan for redevelopment of the site is implemented.

Purpose: for establishing interim uses is to respond to these principles:

- Property owners should receive a fair economic return on their properties during the interim use period while a better market for permanent permitted uses develops.
- Interim uses should not have significant impacts on adjacent residential neighborhoods or on adjoining uses.
- Interim uses should not have significant visual impacts.
- Investment in interim uses should be fully amortized during the interim period.
- Interim uses should not have significant security and safety impacts and should not encourage criminal activity, nor create areas of potentially significant criminal activity.

Area:

North of Conant Street, east of Lakewood Boulevard. This amendment to PD-19 does not include the surface parking lot on the south side of Conant Street, east of Lakewood Boulevard.

Term:

The "interim use" section of PD-19, and all interim uses permitted under this amendment will expire/terminate 10 years from the date the City Council approved this amendment, and thereafter only for a period or periods of time as may be approved by the Director of Planning and Building. All uses established under this section shall terminate at that time. The City, at its discretion, may require the recordation of termination agreements for certain uses.

Landscaping:

Prior to the establishment of the first interim use, the applicant/property owner shall plant vines or other landscaping for screening purposes along the south property line of the subject site adjacent to Conant Street to the satisfaction of the Director of Planning and Building.

New Construction:

The interim uses are limited to the reuse of the existing buildings, aircraft hangars and modular buildings except for equipment buildings necessary for operation of the interim uses as approved by the Director of Planning and Building. No demolition of existing permanent buildings will be allowed prior to appropriate environmental review and clearance. The potentially historic resource, the "Fly DC Jets" sign, shall be retained in place, protected and maintained throughout the interim period. Except as provided above, no new construction rights have been granted or approved under this ordinance.

Procedures:

Interim uses are permitted in accordance with Table E-1. Table E-1 indicates the interim uses permitted (Y), not permitted (N), permitted as an Administrative Use Permit (AP), permitted as a Conditional Use Permit (CUP), subject to all development review and other procedures and conditions set forth for such uses in this ordinance.

Interim uses shall be subject to the following procedures and requirements:

For uses requiring a CUP or an AUP, approval must be obtained in accordance with the CUP/AUP procedure of the Zoning Regulations as set forth in Section 21.25 of the Long Beach Municipal Code.

TABLE E-1:

- A. Indoor storage (e.g., motor vehicles, recreational vehicles, watercraft (with associated trailers) and recreational trailers (camping, travel) and document storage) Y subject to the following standards:
 - 1. Indoor storage as a principal use shall be limited to Building number 84;
 - 2. The short term or hourly parking of automobiles such as a commercial parking lot use is not permitted;
 - 3. Indoor storage uses shall be limited to a five (5) year period, an additional five (5) year period may be approved by the Director or Planning and Building based on a determination that the use has operated in compliance with these standards;
 - 4. The hours of public access to the storage use shall be limited to 7:00 a.m. to 7:00 p.m.;
 - 5. Persons shall not be permitted to reside or sleep overnight in recreational vehicles;
 - 6. Prior to commencing operations, a plan for accessing the site and a security plan for the operation of the storage facility will be submitted for review and approval by the Director of Planning and Building;
 - 7. The location of any proposed sewage dump station shall be subject to the review and approval of the Director of Planning and Building.
- B. Communication services (i.e. storage of servers) Y.

- C. (Indoor) Manufacturing that would be consistent with the General Industrial (IG) district zoning Y/CUP (i.e. if a use requires a CUP under the IG zone, then it would require a CUP).
- D. Outdoor storage/uses where such uses are principal CUP, but if accessory Y (subject to an approved plan for screening).
- E. Port related uses, container storage, truck terminals, truck trailer parking N.
- F. Outdoor Storage, rental and/or sales of equipment, machinery and/or construction materials CUP.
- G. Indoor Storage, rental and/or sales of equipment, machinery and/or construction materials AUP.
- H. Indoor recreation uses CUP.
- 1. Long term entertainment production uses (e.g., movie studio, including production, distribution, education and other related movie and entertainment uses, with accessory food, cafeteria and retail uses (such accessory uses not exceeding 20,000 square feet in the aggregate) Y.

Uses not listed – Uses not listed in Table E-1 are generally considered to be prohibited. It is recognized that not all acceptable interim uses may be listed therefore the property owner may request a determination from the Director of Planning and Building for uses not listed. If a proposed use is consistent with the intent of this "Interim Uses" section, the Director may determine that it may be permitted, permitted subject to an AUP or permitted subject to a CUP.

REQUIRED FINDINGS FOR APPROVAL OF CUP/AUP

Following findings shall be made and are made, which are in addition to these findings required under Chapter 21.25 of the Municipal Code.

- The use had no significant impacts on adjacent residential neighborhoods or on adjoining uses (noise, traffic, lights, odor, etc.)
- The use has no significant visual impacts on the building, grounds or site of the proposed use
- The use does not contribute to, attract or potentially attract criminal activities
- The applicant assures to the satisfaction of the City that the property and the use will be maintained in a reasonably neat and orderly manner
- The use is consistent with the intent of this interim use ordinance.

This ordinance is an interim ordinance only and therefore will not require a general plan amendment. In any event, the proposed interim uses are consistent with the general plan designation for the subject property.