

LBMC Code Section	Code Text
21.15.2990 – Tattoo parlor	"Tattoo parlor" means a commercial land use where the marking or coloring of the skin is performed by pricking in coloring matter or by producing scars, and which is conducted in exchange for financial or other valuable consideration. It does not include the application of permanent cosmetics or tattooing when applied by a licensed dermatologist on premises licensed as a dermatological office.

21.32 – Commercial Districts										
Table 32-1, Uses In All Other Commercial Zoning Districts	Neighborhood		Community				Regional	Other		
	CNP	CNA	CNR	CCA	CCP	CCR	CCN	CHW	CS	
	Tattoo parlor <sup>a</sup>	<u>NY</u>	N							
<u>21.45.166 Tattoo Parlors</u>	<u>The following special development standards shall apply to tattoo parlors, whether as a primary or an accessory use.</u>									
A.	<u>No new tattoo parlor use shall be located within five hundred feet (500') of another tattoo parlor, unless granted through an Administrative Use Permit, in accordance with Division IV of Chapter 21.25 and Section 21.52.273(B).</u>									
B.	<u>No new tattoo parlor use shall be located within five hundred feet (500') of any public or private primary or secondary school, unless granted through an Administrative Use Permit, in accordance with Division IV of Chapter 21.25 and Section 21.52.273(B).</u>									

C.	<u>Tattoo parlors shall operate only between the hours of seven (7:00) a.m. and ten (10:00) p.m., unless granted through an Administrative Use Permit, in accordance with Division IV of Chapter 21.25 and Section 21.52.273(B).</u>
D.	<u>Service of alcohol, marijuana-based substances, or other controlled substance shall not be permitted in conjunction or within the premises of a tattoo parlor use.</u>
E.	<u>The entrance door and storefront window glazing shall be 100 percent clear and free of obstructions such as signs, window tinting, shelving, or racks.</u>
F.	<u>"Specified anatomical areas" as defined in Chapter 21.15 (Definitions) shall not be exposed in the publicly accessible areas of the business or viewable from the public right-of-way.</u>
G.	<u>The operator of the approved use shall prevent loitering and loud noises around the subject site during and after the hours of business operation.</u>
H.	<u>A sign stating, "No tattoo service will be provided for anyone under the age of 18," shall be visible at all times on the door of the front entrance.</u>
I.	<u>Lighting shall be placed above all exterior doors. Metal halide or other similar, "white light"-emitting bulbs shall be used to clearly illuminate the tenant address.</u>
J.	<u>The proposed business shall be equipped with an audible burglar alarm system and door/window alarm company contacts for added security.</u>
K.	<u>Security cameras providing full camera coverage of all entries and exits into the building and full camera coverage of all public rights-of-way and private parking areas provided by the business. Cameras must record in color with output of at least four hundred eighty (480) lines resolution. Recordings shall be retained for no less than thirty (30) days on an IP-configurable Digital Video Recorder (DVR) or digital storage setup with a public IP address. The surveillance system username and password shall be provided to the Long Beach Police Department.</u>
L.	<u>The applicant shall comply with all State and County Department of Health Services regulations regarding the establishment of businesses engaged in tattooing, body piercing and permanent cosmetic application. Furthermore, the applicant shall comply with all City of Long Beach Health Department regulations for the establishment of a tattoo parlor.</u>
M.	<u>The property shall be developed and maintained in a neat, quiet, and orderly condition and operated in a manner so as not to be detrimental to adjacent properties and occupants. This shall encompass the maintenance of exterior facades of the building, designated parking areas serving the use, fences and the perimeter of the site (including all public parkways).</u>
N.	<u>Exterior security bars and roll-up doors applied to windows and pedestrian building entrances shall be prohibited.</u>
O.	<u>Any graffiti found on site must be removed within 24 hours of its appearance.</u>

<p><u>P.</u></p>	<p><u>Provisions in 21.45.166(A) through (P) may be appealed to the City's Zoning Administrator, in accordance with Section 21.10.045.</u></p>
<p>21.52.273 – Tattoo <del>or</del> <u>and</u> Fortunetelling services</p>	<p>A. The following conditions shall apply to <del>tattoo and</del> fortunetelling services:</p> <ol style="list-style-type: none"> <li>1. No new fortunetelling uses <del>or tattoo parlor uses</del> shall be located within one thousand feet (1,000') of any existing adult entertainment, arcade, fortunetelling, tattoo parlor, or tavern use; and</li> <li>2. Fortunetelling <del>and tattoo parlors</del> <u>uses</u> shall operate only between the hours of seven (7:00) a.m. and ten (10:00) p.m.</li> </ol> <p><u>B. Prior to approval of an Administrative Use Permit for Tattoo Parlors, the Zoning Administrator shall, in addition to findings required in Section 21.25.407, find that:</u></p> <ol style="list-style-type: none"> <li>1. <u>The proposed tattoo parlor does not introduce new light, noise, or traffic near neighboring sensitive land uses, including residences, businesses, schools, childcare or pre-school facilities, that is beyond normal circumstances in that location.</u></li> </ol>