ORD-21 1 ORDINANCE NO. 2 3 AN ORDINANCE OF THE CITY COUNCIL OF THE 4 CITY OF LONG BEACH AMENDING THE LONG BEACH 5 MUNICIPAL CODE BY AMENDING SECTION 21.15.750. 6 21.31.220.B.4, 21.41.232, 21.42.040.B.2, 21.42.050.B.2, 7 21.42.050.C.1, 21.42.050.C.2, AND BY ADDING SECTIONS 8 21.27.055 AND 21.42.030.A.12 9 10 Section 6. Section 21.15.750 of the Long Beach Municipal Code is 11 amended to read as follows: 12 21.15.750 Demolish 13 "Demolish" means to remove or modify more than fifty percent 14 (50%) of the exterior walls of an existing building or structure, as 15 measured by the linear length of the walls or more of one or more major 16 structural components including exterior walls, structural floor systems, 17 roof framing systems, and foundation systems; to remove less than fifty 18 percent (50%) of one or more major structural components where the 19 proposed demolition of the component(s) would result in cumulative 20 demolition meeting or exceeding fifty percent (50%) of the entire structure 21 since January 1, 1977 (based on available City of Long Beach records); or 22 to remove a structure or a portion of a structure, the cost of which equals 23 or exceeds fifty percent (50%) of the market value of the structure before 24 the start of construction based on documented construction bid costs and 25 either an appraisal by a profession property appraiser or County assessor 26 data, if it is based on current market values. 27 2. A wall is considered to be demolished when any of the 28 following occur above or below grade:

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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664 a. Cladding or framing systems are altered in a manner
 that requires removal and replacement of fifty percent (50%) or more of
 those cladding or framing systems.

b. Existing support for fifty percent (50%) or more of the wall is temporarily or permanently removed such that any portion of the remaining floors, roof, ceilings, or other building elements supported by the wall cannot remain freestanding without supplemental support.

c. Additional reinforcement is needed for fifty percent (50%) or more of the wall including any remaining portions of the wall and cladding to provide structural support (e.g., addition of beams, joists and/or rafters, etc., whether alone or alongside existing/retained system elements).

3. Roof framing and structural floor systems shall be considered to be demolished when any of the following occur:

a. The roof and/or floor structural framing is altered in a manner that requires removal and replacement of fifty percent (50%) or more of the roof or floor structural framing system elements (e.g. trusses, joists, and rafters).

b. The roof and/or floor structural framing system requires additional reinforcement for fifty percent (50%) or more of the roof and/or floor structural framing including any remaining portions of the roof or floor system to provide structural support (e.g. addition of beams, joists and/or rafters, etc., whether alone or alongside existing/retained system elements).

4. Foundations shall be considered demolished and the entire structure shall be considered demolished when fifty percent (50%) or more of the foundation has been removed or modified as measured by horizontal surface area (slab foundation) or number of piers, posts

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664 caissons, and/or grade beams (pier and caissons).

5. For structures without walls or roofs, including fences, patios, decks, or similar, "demolish" means to remove fifty percent (50%) or more of the foundation or structural elements.

"Modify" includes removal of both interior and exterior cladding of the wall sections. "Modify" does not include repairs associated with Section 21.27.090 - restoration of projects consisting solely of exterior façade remodels with no interior reconfiguration.

Section 21.31.220.B.4 of the Long Beach Municipal Code is Section 7. amended to read as follows:

4. 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, and consistent with the policies of the City of Long Beach Certified Local Coastal Program,

Section 8. Section 21.41.232 of the Long Beach Municipal Code is amended to read as follows: 20

Parking-Electric vehicle space and charging station requirements. 21.41.233 Outside the coastal zone, parking shall comply with Chapter 18.47 of the Long Beach Municipal Code with regard to electric vehicle space and charging station requirements. In the coastal zone, for a building containing three or more dwelling units or a hotel that is constructed, demolished or rebuilt a building site, at least twenty-five percent (25%) of the total number of parking spaces, but in no case less than one, shall be EV spaces capable of supporting future EVSE and five percent (5%) of the total number of

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parking spaces but in no case less than one (1), shall have EV chargers installed. Calculations for the required number of EV spaces shall be rounded up to the nearest whole number.

Section 9. Section 21.42.040.B.2 of the Long Beach Municipal Code is amended to read as follows:

Exceptions. Street trees shall be spaced a reasonable and safe distance from driveways, light standards, intersections, utility poles and street furniture and shall be located only in the prescribed width of parkway at least thirty inches (30") wide between the sidewalk and curb. An in-lieu fee shall be provided for any tree required in Subsection 21.42.050.B.1 that is not allowed by these provisions of Chapter 14.28. Such fee shall be established by the City Council by resolution and shall only be used for planting street trees in other locations that do comply with these standards. Such fee shall be paid to the Director of Public Works, and shall be based on the actual cost to the Department of Public Works to obtain and plant a tree.

Section 10. Section 21.42.050.C.1 of the Long Beach Municipal Code is
amended to read as follows:

21 2. Provision of Landscaping. The area between the 22 sidewalk and the curb and between the sidewalk and the private property 23 line, if any, shall be landscaped primarily with live plant material and 24 maintained in a neat and healthy condition. Nonliving material and 25 decorative elements may be used within the parkway in accordance with 26 the provisions of this Chapter. The owner of private property adjoining the 27 public right-of-way shall be responsible for planting and maintaining such 28 landscaping. Sidewalk width shall be four feet (4') or, if adjoining the curb,

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as provided in Chapter 20.36.

a. Applicability of additional requirements. At the time of new development involving Site Plan Review from the Planning Bureau or when a complete Landscape Document Package submittal is required, the Planning Bureau may place additional requirements for parkway landscaping beyond the above, e.g., requiring low to very low water usage plant materials, as defined by WUCOLS, over at least ninety percent (90%) of the total landscaped area.

Section 11. Section 21.42.050.C.2 of the Long Beach Municipal Code is amended to read as follows:

2. Live Planting Material. Groundcover of not more than eight inches (8") in height, accent plantings or shrubbery not more than thirty-two inches (32") in height and street trees are the only plant materials allowed in the parkway. The planting of low-water demand and droughttolerant plant materials shall be encouraged by the City of Long Beach. Grass (turf) and other high water use plants, characterized by a WUCOLS plant factor of 0.7 to 1.0, are prohibited in parkways and street medians. Trees shall be allowed in parkways and street medians with preference given to native, low water use trees. All irrigation systems shall limit water use to the maximum extent feasible. Automatic drip irrigation and similar low volume systems are encouraged and, if installed, shall be maintained so as to conserve water, and shall not cause water to runoff into the sidewalk or street or pond within the parkway. Use of reclaimed water for irrigation is encouraged. If permanent irrigation systems using potable water are included in the landscape plan, they shall use water conserving emitters (e.g., microspray) and drip irrigation only. Use of reclaimed water

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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664 ("gray water" systems) and rainwater catchment systems are encouraged. Weather based irrigation controllers and, where feasible, other water conversation measures shall be required.

Section 12. The Long Beach Municipal Code is amended by adding Section 21.27.055 to read as follows:

21.27.055 Modification.

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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Lond Beach. CA 90802-4664 If a nonconforming structure is demolished and/or rebuilt, as defined in Sections 21.15.750 and 21.15.2250 of this Title, the structure must be brought into conformity with the provisions of the Zoning Code and certified Local Coastal Program, as appropriate.

Section 13. The Long Beach Municipal Code is amended by adding Section 21.42.030.A.12 to read as follows:

12. The use of invasive plant species, such as those listed by the California Invasive Plant Council, shall be prohibited in the Coastal Zone.

Section 14. 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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