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ORDINANCE NUMBER O- 21836 (NEW SERIES)

DATE OF FINAL PASSAGE JUL 2 2 2024

AN ORDINANCE AMENDING CHAPTER 2, ARTICLE 2, DIVISION 18 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 22.1801: AMENDING CHAPTER 2. ARTICLE 2, DIVISION 24 BY AMENDING THE TITLE OF DIVISION 24, AND BY RETITLING AND AMENDING SECTION 22.2402; AMENDING CHAPTER 8, ARTICLE 6, DIVISION 21 BY AMENDING SECTION 86.2102; AMENDING CHAPTER 9, ARTICLE 8, DIVISION 6 BY AMENDING SECTION 98.0607; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 112.0103; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 3 BY AMENDING SECTION 112.0310; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 2 BY AMENDING SECTIONS 113.0222, 113.0234 AND 113.0246; AMENDING CHAPTER 12, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 122.0107; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 4 BY AMENDING SECTION 125.0410; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 9 BY AMENDING SECTION 125.0950; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 10 BY AMENDING SECTION 125.1050; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 1 BY AMENDING SECTIONS 126.0108 AND 126.0113, AND BY ADDING NEW SECTION 126.0109; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 5 BY AMENDING SECTION 126.0502; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 7 BY AMENDING SECTION 126.0702; AMENDING CHAPTER 12. ARTICLE 9. DIVISION 1 BY ADDING NEW SECTION 129.0122: AMENDING CHAPTER 12, ARTICLE 9, DIVISION 2 BY AMENDING SECTION 129.0203; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 7 BY AMENDING SECTION 129.0742; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY REPEALING SECTION 131.0402, AMENDING SECTIONS 131.0420 AND 131.0422, RETITLING AND AMENDING SECTION 131.0423, AND BY AMENDING SECTIONS 131.0431, 131.0442, 131.0443, 131.0445, 131.0446, 131.0449, AND 131.0464; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 5 BY AMENDING SECTIONS 131.0522, 131.0531, 131.0543 AND 131.0546; AMENDING CHAPTER 13, ARTICLE

1. DIVISION 6 BY AMENDING SECTIONS 131.0622 AND 131.0631, AND BY ADDING NEW SECTION 131.0632; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 7 BY AMENDING SECTIONS 131.0702, 131.0703, 131.0704, 131.0707, 131.0709 AND 131.0710, AND BY ADDING NEW SECTION 131.0719: AMENDING CHAPTER 13, ARTICLE 2, DIVISION 4 BY AMENDING SECTION 132.0402; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 12 BY AMENDING SECTIONS 132.1202 AND 132.1205; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 14 BY AMENDING SECTION 132.1403, AND BY ADDING NEW SECTIONS 132.1404 AND 132.1405; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 15 BY AMENDING SECTIONS 132.1510, 132.1515, AND 132.1550; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY AMENDING SECTIONS 141.0302, 141.0311, 141.0312, AND 141.0314; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 4 BY RETITLING AND AMENDING SECTIONS 141.0413 AND 141.0421, AND BY ADDING NEW SECTION 141.0423; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 6 BY AMENDING SECTIONS 141.0606, 141.0622, 141.0624. AND 141.0628; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 7 BY AMENDING SECTION 141.0702; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 3 BY AMENDING SECTIONS 142.0305 AND 142.0360, AND BY ADDING NEW SECTION 142.0390; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTIONS 142.0510, 142.0520, 142.0525, AND 142.0560; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 9 BY AMENDING SECTION 142.0910; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 10 BY AMENDING SECTION 142.1010; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 12 BY AMENDING SECTIONS 142.1230, 142.1235, AND 142.1240; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 13 BY AMENDING SECTION 142.1305; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 3 BY AMENDING SECTION 143.0350; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 4 BY AMENDING SECTION 143.0420; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 7 BY AMENDING SECTIONS 143.0720, 143.0740, 143.0742, 143.0743, 143.0744, 143.0746, AND BY ADDING NEW SECTION 143.0748; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 10 BY AMENDING SECTIONS 143.1010, 143.1020, AND 143.1025; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 11 BY AMENDING SECTION 143.1103; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 13 BY AMENDING SECTIONS 143.1303 AND 143.1310; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 14 BY RETITLING

DIVISION 14, AND BY AMENDING SECTION 143.1403; AMENDING CHAPTER 15, ARTICLE 5, DIVISION 2 BY AMENDING SECTIONS 155.0231, 155.0238, 155.0242, AND BY ADDING NEW SECTION 155.0243; AMENDING CHAPTER 15, ARTICLE 9, APPENDIX C; AMENDING CHAPTER 15, ARTICLE 10, DIVISION 2 BY AMENDING SECTION 1510.0201; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 3 BY AMENDING SECTION 1513.0304; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 4 BY AMENDING SECTION 1513.0402; AND AMENDING CHAPTER 15, ARTICLE 16, DIVISION 1 BY REPEALING SECTION 1516.0103, AND BY AMENDING SECTIONS 1516.0106, 1516.0112, 1516.0117, 1516.0121, 1516.0122, 1516.0139, AND 1516.0140, RELATING TO THE 2024 LAND DEVELOPMENT CODE UPDATE.

WHEREAS, as part of the code monitoring program directed by the Mayor and City Council (Council), the City of San Diego reviews and updates the Land Development Code which is part of the San Diego Municipal Code (Municipal Code); and

WHEREAS, the code updates are intended to simplify the land development regulations, make the Municipal Code regulations more adaptable, eliminate redundancies, and increase predictability in the application of the land development regulations; and

WHEREAS, the 2024 update to the Land Development Code (2024 Code Update) addresses 72 issues that are divided into the following categories: regulatory reforms, clarifications, corrections, compliance with state law, and amendments to align the Municipal Code with the City's climate, equity, and housing goals; and

WHEREAS, the 2024 Code Update generally addresses the following issues: base zone regulations, Community Plan Implementation Overlay Zones, consolidating of processing, homes and housing incentive programs, landscape regulations, regulations addressing monitored perimeter security fence systems, residential care facilities including behavioral health facilities, specific plans, sports arenas and stadiums, tentative maps, visitor accommodations, and urgent

care facilities, rules for calculations and measurements, and corresponding amendments to the Central Urbanized, La Jolla Shores, Mission Beach and Old Town Planned Districts: and

WHEREAS, an amendment in this Ordinance streamlines the permitting process for residential care facilities to address the homelessness crisis; and

WHEREAS, an amendment expands state density bonus programs to Mobility Zone 3, defined as a community planning area boundary with a vehicular miles traveled efficiency that is 85% or less of the regional average; and

WHEREAS, an amendment allows for alternative compliance for Community Plan Implementation Zone supplemental development regulations requiring public right-of-way improvements through payment of a Public Right-of-Way in Lieu Fee if the improvements would create an unsafe condition; and

WHEREAS, an amendment allows for a public space alternative to be used in place of the promenade requirement for the Complete Communities Housing Solutions program; and

WHEREAS, staff has conducted extensive public outreach and analysis involving multiple stakeholder groups, City departments, and other governmental agencies on the 2024 Code Update; and

WHEREAS, the 2024 Code Update process is an extensive public process that typically involves input from the Community Planners Committee, Planning Commission, Council, California Coastal Commission, and the San Diego Regional Airport Authority; and

WHEREAS, the Office of the City Attorney has drafted this Ordinance based on the information provided by City staff including information provided by affected third parties and verified by City staff, with the understanding that this information is complete, true, and accurate; NOW, THEREFORE,

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. That Chapter 2, Article 2, Division 18 of the San Diego Municipal Code is amended by amending section 22.1801, to read as follows:

§22.1801 City Departments

- (a) [No change in text.]
- (b) The following are the departments of the City of San Diego within the meaning of the Charter and ordinances of the City:
 Chief Financial Officer through City Manager [No change in text.]
 City Planning
 City Treasurer through Personnel [No change in text.]
- (c) [No change in text.]

Section 2. That Chapter 2, Article 2, Division 24 of the San Diego Municipal Code is amended by amending the title of Division 24, and by retitling and amending section 22.2402, to read as follows:

Police through Transportation [No change in text.]

Chapter 2

Article 2: Administrative Code

Division 24: Development Services Department, City Planning Department, and Economic Development Department

§22.2402 City Planning Department — Powers and Duties of the Planning Director

(a) The City Planning Department is a City department. The department is responsible for long-range planning of the City's communities and neighborhoods. The department's responsibilities also include historic resource analysis, the multiple species

conservation program, and environmental policy and analysis. An environmental section responsible for all California Environmental Quality Act policy in the City shall serve as a section of the department. The Planning Director is the administrative head of the department and shall be appointed by and may be removed by the Mayor.

- (b) [No change in text.]
- that degree of independence in the performance of its functions and duties as will assure the Mayor or City Manager, the City Council, Planning Commission and the people of the City of San Diego that its review and analysis of the environmental consequences of projects under its purview, whether beneficial or detrimental, are independent and wholly objective and are not prepared for the purpose of either supporting or detracting from any project, plan or position, whether advanced by the City, any other governmental agency, a developer, a citizen or a group of citizens.

Section 3. That Chapter 8, Article 6, Division 21 of the San Diego Municipal Code is amended by amending section 86.2102, to read as follows:

§86.2102 Definitions

Defined terms appearing in this division are shown in italics. For the purposes of this division:

Ballpark event through Legal resident [No change in text.]

Neighborhood means the following neighborhoods located in the City of San Diego: Sherman Heights, Barrio Logan, Golden Hill and Uptown, the geographic boundaries to be consistent with current maps located in the City Planning Department.

Owns through Person [No change in text.]

Section 4. That Chapter 9, Article 8, Division 6 of the San Diego Municipal Code is amended by amending section 98.0607, to read as follows:

Funds in the impact fee subaccount may be utilized to assist units located anywhere within the boundaries of the City of San Diego. If at any time the Housing Commission determines that, in consultation with the Mayor or his or her designee and the City Planning Department, that City boundaries and transportation facilities have changed such that the geographic nexus between the payors of funds pursuant to this Division and the housing units assisted has been substantially reduced, the Housing Commission shall develop and present to the City Council recommendations which establish maximum distances between assisted housing and development subject to this Division, divide the City into zones, or otherwise ensure a proper geographic nexus.

Section 5. That Chapter 11, Article 2, Division 1 of the San Diego Municipal Code is amended by amending section 112.0103, to read as follows:

§112.0103 Consolidating of Processing

(a) When an *applicant* applies for more than one permit, map, or other approval for a single *development*, the applications shall be consolidated

- for processing and shall be reviewed by a single decision maker as follows, except as provided in Sections 112.0103(b) through (d).

 (1) through (3) [No change in text.]
- (b) When the California Environmental Quality Act (CEQA) and California
 Water Code require that the City prepare a Water Supply Assessment
 (WSA), the WSA shall be considered by the City Council. The associated development permit applications shall not be required to be consolidated for processing with approval of the WSA, as further described below:
 (1) though (2) [No change in text.]
- (c) An application for an approval required to comply with a civil penalty

 Notice and Order related to a code violation shall not be required to be

 consolidated for processing with any other application, but may be

 consolidated at the *applicant's* request.
- (d) An application for a *public right-of-way* vacation in accordance with Chapter 12, Article 5, Division 9, or a *public service easement* vacation in accordance with Chapter 12, Article 5, Division 10, shall not be required to be consolidated for processing with any other approval associated with the *development*, but may be consolidated for processing at the *applicant*'s request. The *public right-of-way* vacation or the *public service easement* vacation must be recorded prior to the approval of any other associated *construction permits* or *building permits* in accordance with Sections 125.0950 or 125.1050.

(1) Although an application for a *public right-of-way* vacation or *public service easement* vacation is not required to be consolidated for processing with any other approval associated with the *development*, the whole of the action and the *development's* potential environmental impacts shall be analyzed in accordance with the California Environmental Quality Act.

Section 6. That Chapter 11, Article 2, Division 3 of the San Diego Municipal Code is amended by amending section 112.0310, to read as follows:

§112.0310 Notice of Right to Appeal Environmental Determination

In accordance with Chapter 12, Article 8, Division 2, the Planning Director implements the California Environmental Quality Act (CEQA) and the State CEQA Guidelines within the City of San Diego. While not required by CEQA, in some circumstances the City requires the posting of a Notice of Right to Appeal Environmental Determination for activities that are subject to CEQA.

- (a) A Notice of Right to Appeal Environmental Determination shall be posted for an *environmental determination* for the following:
 - (1) A determination that a project is exempt from CEQA pursuant to a categorical exemption, that an activity is covered by the common sense exemption that CEQA applies only to projects which have the potential for causing a significant effect on the environment, or is exempt pursuant to State CEQA Guidelines Article 12.5 in accordance with State CEQA Guidelines Sections 15061(b)(2), 15061(b)(3), or 15061(b)(5);

- (2) A determination that a project is exempt from CEQA pursuant to a statutory exemption, e.g. State CEQA Guidelines Section 15061(b)(1); and
- (3) A decision to adopt or certify a negative declaration, mitigated negative declaration, or environmental impact report that the City Manager approves or decides to carry out without a public hearing in accordance with his powers under City of San Diego Charter Section 28, including a negative declaration, mitigated negative declaration, or environmental report for projects decided in accordance with Process Two.

(b) through (f) [No change in text.]

Section 7. That Chapter 11, Article 3, Division 1 of the San Diego Municipal Code is amended by amending section 113.0103, to read as follows:

§113.0103 Definitions

Abutting property through Permit holder [No change in text.]

Placemaking means the temporary use of public right-of-way and private property that activates streetscapes by enhancing the pedestrian experience and providing neighborhood-serving activities, experiences, or spaces and includes temporary, small-scale development specifically designed to support that temporary use. Projects that may qualify as placemaking uses include, but are not limited to, those that provide areas for pedestrians to briefly rest (e.g., plazas, shade structures, and benches), promote the use of underutilized space (e.g., landscaping and decorative lighting), improve and promote pedestrian activity and other uses

of the *public right-of-way* (e.g., bicycle racks and refuse containers), and activate property parking areas in a *Sustainable Development Area* (e.g., outdoor dining).

Planned Urbanized Communities through Yard [No change in text.]

Section 8. That Chapter 11, Article 3, Division 2 of the San Diego Municipal Code is amended by amending sections 113.0222, 113.0234, and 113.0246, to read as follows:

§113.0222 Calculating Maximum Permitted Density

- (a) through (b) [No change in text.]
- (c) For purposes of calculating *density* for a *development* proposing a *density* bonus pursuant to Chapter 14, Article 3, Division 7, where the maximum *density* of the base zone and the *land use plan* are inconsistent, the greatest number of *dwelling units* allowed under the base zone or *land use plan* shall prevail. Calculations resulting in any fractional number shall be increased to the next whole number.

§113.0234 Calculating Gross Floor Area

Gross floor area is calculated in relationship to the structure and grade adjacent to the exterior walls of a building. The elements included in the gross floor area calculation differ according to the type of development proposed and are listed in Sections 113.0234(a)-(c). Gross floor area does not include the elements listed in Section 113.0234(d). The total gross floor area for a premises is regulated by the floor area ratio development standard.

(a) [No change in text.]

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- (b) Additional Elements Included in Gross Floor Area in Residential Zones and for Residential Development in Other Zones. Section 113.0234(b) does not apply to commercial development.
 - (1) through (2) [No change in text.]
 - (3) Gross floor area includes any projected floor area and other

 phantom floors within the building's exterior walls where specified

 dimensions are met. Phantom floors are located within the space

 above or below actual floors within a building, and are measured

 separately above each actual floor or below the lowest actual floor

 for under floor area, described as follows:
 - (A) through (C) [No change in text.]
 - includes the area within a building adjacent to all interior balconies, mezzanines, and lofts, pursuant to the regulations for phantom *floors* in Section

 113.0234(b)(3)(A) as if such elements did not exist adjacent to the space, as shown in Diagram 113-02V. The location of an adjacent interior balcony, mezzanine, or loft does not affect the location of phantom *floors* above the finished-*floor* elevation of the adjacent space.

Diagram 113-02V

Mezzanines

[No change in text.]

(E) Atriums. Gross floor area includes the area of the horizontal projection into the atrium from each adjacent floor in plan view. If no adjacent floors exist, the regulations for phantom floors in Section 113.0234(b)(3)(A) apply to the space within the atrium. This is illustrated in Diagram 113-02W.

Diagram 113-02W

Atriums

[No change in text.]

- (4) Roof Decks. Gross floor area includes roof decks when any portion of the deck's parapet, guardrail, wall, or fence (open or solid) enclosing the area exceeds an average of 42 inches in height, or exceeds 54 inches in height at any point.
- (c) [No change in text.]
- (d) Elements Not Included in Gross Floor Area
 - (1) through (2) [No change in text.]
 - (3) Parking *Structures*
 - (A) This exclusion from gross floor area does not apply to:
 - (i) Garages or carports that serve *single dwelling unit* development; or
 - (ii) Garages or carports that serve multiple dwelling unit development where each multiple dwelling unit has access to its own separate garage or carport.

- (B) [No change in text.]
- (4) [No change in text.]

§113.0246 Determining Property Lines

The property lines define the perimeter of a lot or premises and separate one lot or premises from any other lot or premises or from the public right-of-way. These rules for determining property lines are for purposes of applying and interpreting development regulations only and are not intended to affect ownership rights or responsibilities. These rules apply regardless of ownership of property extending into the public right-of-way. Where dedications for streets or alleys are required in accordance with Section 142.0610, the property lines used to calculate lot area for the purpose of calculating the maximum permitted density and maximum permitted gross floor area shall be based on the property lines prior to the dedication. Where dedications for streets or alleys are required in accordance with Section 142.0610, the property lines used to calculate front of street side setbacks shall be based on the property lines prior to the dedication.

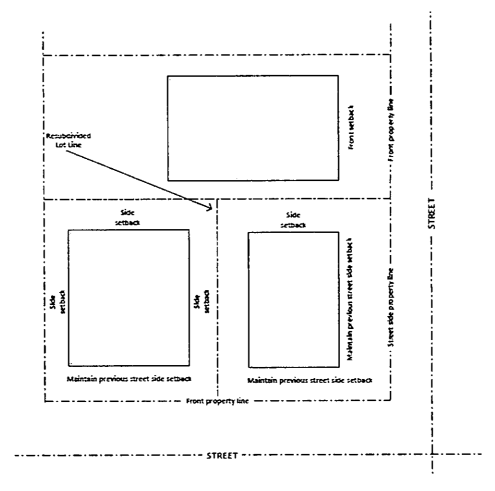
- (a) though (d) [No change in text.]
- (e) Property Lines that Abut an Alley. A property line that abuts an alley shall be determined in accordance with Section 113.0246(a) through (d).

 However, the property line that abuts an alley shall not be considered a street property line for the purpose of determining setbacks or street yards as indicated below and as shown in Diagram 113-02CC.
- (f) Resubdivided Corner Lots in Residential Zones.In residential zones, property lines for resubdivided corner lots shall be

determined in accordance with Section 113.0246 (a) through (d); however, the *setbacks* along the front *property line* and *street* side *property line* shall observe the *setback* requirements placed on the original *lot* configuration and the remaining *property lines* shall observe the required interior side *setback* requirements of the zone, as shown in Diagram 113-02DD.

Diagram 113-02DD

Setbacks for Resubdivided Corner Lots



Section 9. That Chapter 12, Article 2, Division 1 of the San Diego Municipal Code is amended by amending section 122.0107, to read as follows:

§122.0107 Required Contents of Specific Plans

- (a) [No change in text.]
- (b) The specific plan shall include the required contents listed in California
 Government Code Section 65451. The required contents shall be
 formulated into a policy element and a regulatory element. The policy
 element shall contain detailed land use policies for the area covered by the
 specific plan and the decision process and permit type for subsequent
 development proposals that will implement the specific plan. The specific
 plan shall not establish new decision processes or permit types, but shall
 use the decision process established in Chapter 11 and the permit types
 described in Chapter 12. The zoning regulations shall consist of either:

 (1) through (2) [No change in text.]
- (c) [No change in text.]
- (d) The specific plan may include supplemental development regulations that are tailored to specific sites located within the specific plan area. The intent of supplemental development regulations is to ensure that development proposals are reviewed for consistency with the use and development criteria that have been adopted as part of the specific plan. If there is a conflict between the supplemental development regulations and the base zone regulations, the specific plan regulations shall apply.

Section 10. That Chapter 12, Article 5, Division 4 of the San Diego Municipal Code is amended by amending section 125.0410, to read as follows:

§125.0410 When a Tentative Map Is Required

- (a) A tentative map is required for any subdivision of land creating:
 - (1) Five or more parcels;
 - (2) Five or more condominiums as defined in California Civil Code section 738;
 - (3) A community apartment project containing five or more parcels as defined in California Civil Code section 4105; or
 - (4) The conversion of five or more *dwelling units* to a stock cooperative as defined in California Civil Code section 4190.
- (b) A *tentative map* is not required if any of the following occurs:
 - (1) The land before *subdivision* contains less than five acres, each parcel created by the division abuts a public *street* or *freeway* and the *subdivision* does not require any dedications or improvements as determined by the City Engineer:
 - (2) Each parcel created by the *subdivision* has a gross area of at least20 acres and has access to a public *street* or *freeway*;
 - (3) The land before *subdivision* has a commercial, mixed-use or industrial base zone, has access to a public *street* or *freeway*, and *street* alignments and widths designed to the satisfaction of the City Engineer;
 - (4) Each parcel created by the *subdivision* has a gross area of at least 40 acres and does not have access to a public *street* or *freeway*;

- (5) The land being subdivided is solely for the creation of an environmental subdivision pursuant to California Government Code section 66418.2; or
- (6) For *lots* created pursuant to Section 143.1315 as an urban *lot* split.
- (c) A parcel map shall be required for those subdivisions described in Sections 125.0410(b)(1)-(6). Dedications and public improvements in these subdivisions may be required as determined by the City Engineer.

Section 11. That Chapter 12, Article 5, Division 9 of the San Diego Municipal Code is amended by amending section 125.0950, to read as follows:

§125.0950 Recording of a Public Right-of-Way Vacation

If the vacation is approved, the City shall provide the resolution and any accompanying documents to the County Recorder for recordation. If the resolution contains conditions, it shall not be provided to the County Recorder for recordation until the City Engineer has determined that all conditions have been met. If consolidating of processing for the vacation is not required in accordance with Section 112.0103(d), the vacation must be recorded prior to the approval of any other associated *construction permits* or *building permits*. The recordation of a *subdivision map* pursuant to *Subdivision Map Act* Sections 66434(g), 66445(j), 66499.20 1/4 or 66499.20 1/2 shall have the same effect.

Section 12. That Chapter 12, Article 5, Division 10 of the San Diego Municipal Code is amended by amending section 125.1050, to read as follows:

§125.1050 Recording of Easement Vacations

If the vacation is approved, the City shall provide the resolution and any accompanying documents to the County Recorder for recordation. If the

resolution contains conditions, it shall not be provided to the County Recorder for recordation until the City Engineer has determined that all conditions have been met. If consolidating of processing for the vacation is not required in accordance with Section 112.0103(d), the vacation must be recorded prior to the approval of any other associated *construction permits* or *building permits*. The recordation of a *subdivision map* pursuant to *Subdivision Map Act* Sections 66434(g), 66445(j), 66499.20 1/4 or 66499.20 1/2 shall have the same effect as filing a resolution of vacation.

Section 13. That Chapter 12, Article 6, Division 1 of the San Diego Municipal Code is amended by amending sections 126.0108 and 126.0113, and by adding new section 126.0109, to read as follows:

§126.0108 Utilization of a Development Permit

- (a) A development permit grants the permit holder 36 months to initiate utilization of the development permit. If utilization does not occur in accordance with this Section within 36 months after the due date on which all rights of appeal have expired, and an application for an extension of time was not timely filed, the development permit shall be void.

 Development permits issued for projects utilizing Type 1 construction as defined in Chapter 6 of the California Building Code shall be granted an additional 12 months to initiate utilization of the development permit.
- (b) through (d) [No change in text.]

§126.0109 Indemnification for Development Permits

The applicant and record owner for any development shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, relating to the issuance of any development permit including, but not limited to, any action to attack, set aside, void, challenge, or annul the development permit approval and any environmental determination. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, the applicant and record owner for any development shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the event of a disagreement between the City and applicant and record owner for any development regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant and record owner for any development shall not be required to pay or perform any settlement unless such settlement is approved by applicant and record owner for any development.

§126.0113 Development on a Premises with a Utilized Development Permit

The purpose of this Section is to allow a change in *development* to occur on a *premises* that has a utilized *development permit* in accordance with Section 126.0108, when the proposed *development* is not included within the scope of the

utilized *development permit* but complies with the use and *development* regulations of the applicable base zone or overlay zone.

- (a) Development that is not included within the scope of a utilized

 development permit may be approved without an amendment to the

 development permit in accordance with Process One, subject to all of the

 following:
 - (1) [No change in text.]
 - (2) The proposed *development* complies with all the *development* regulations of the applicable base zone and overlay zones, except through the use of incentives or waivers as provided in Chapter 14, Article 3, Division 7 or Chapter 14, Article 3, Division 10;
 - (3) through (4) [No change in text.]
- (b) [No change in text.]

Section 14. That Chapter 12, Article 6, Division 5 of the San Diego Municipal Code is amended by amending section 126.0502, to read as follows:

§126.0502 When a Site Development Permit is Required

- (a) through (d) [No change in text.]
- (e) A Site Development Permit decided in accordance with Process Five is Required for the following types of development.
 - (1) In the Clairemont Mesa Height Limit Overlay Zone, *development* for which an exception to the height limit is requested, as described in Section 132.1306.

- (2) Development within the Airport Land Use Compatibility Overlay

 Zone proposing deviations from the overlay zone requirements.
- (3) Development in accordance with Section 129.0710(c) that includes major underground or overhead structures which extend into the public right-of way beyond the ultimate curb line or other encroachments which, in the opinion of the City Manager, are of sufficient public interest to warrant City Council approval.

(f) through (g) [No change in text.]

Section 15. That Chapter 12, Article 6, Division 7 of the San Diego Municipal Code is amended by amending section 126.0702, to read as follows:

§126.0702 When a Coastal Development Permit Is Required

- (a) [No change in text.]
- (b) Permits Issued by the Coastal Commission. A Coastal Development

 Permit or exemption for all *coastal development* on a project site located completely within the Coastal Commission Permit Jurisdiction or in the Deferred Certification Area must be obtained from the Coastal Commission. The Coastal Commission Permit Jurisdiction and the Deferred Certification Area are shown on Map No. C-730.1, Map No. C-908, and Map No. C-1028, on file in the office of the City Clerk as Documents No. 00-17067-1, No. 00-18872, and No. 00-21719.
- (c) [No change in text.]

Section 16. That Chapter 12, Article 9, Division 1 of the San Diego Municipal Code is amended by adding new section 129.0122, to read as follows:

§129.0122 Indemnification for Construction Permits

The applicant and record owner for any development shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, relating to the issuance of any construction permit including, but not limited to, any action to attack, set aside, void, challenge, or annul the construction permit approval and any environmental determination. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, the applicant and record owner for any development shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the event of a disagreement between the City and applicant and record owner for any development regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant and record owner for any development shall not be required to pay or perform any settlement unless such settlement is approved by applicant and record owner for any development.

Section 17. That Chapter 12, Article 9, Division 2 of the San Diego Municipal Code is amended by amending section 129.0203, to read as follows:

§129.0203 Exemptions from a Building Permit

- (a) A Building Permit is not required for the following *structures* and activities, except when the *development* would involve alterations, repairs, or improvements to a *historical resource* as described in Section 143.0220; when *development* on a *premises* containing *environmentally sensitive lands* requires a *development permit* in accordance with Section 143.0110; or when a building is constructed with unreinforced masonry bearing walls or exterior wall parapets:
 - (1) through (11) [No change in text.]
 - (12) Patio cover *structures* attached to or detached from *single dwelling* units in the RS and RX zones in the following circumstances, except in the *appealable area* of the Coastal Overlay Zone or in Planned Developments:
 - (A) through (C) [No change in text.]
 - (13) through (23) [No change in text.]
 - (24) A sidewalk cafe that complies with Section 141.0621, unless one of the following applies:
 - (A) The sidewalk cafe would alter or modify the existing building, building façade, or any means of building egress; or
 - (B) The sidewalk cafe would be located on a raised platform or in a sunken area.
- (b) through (c) [No change in text.]

Section 18. That Chapter 12, Article 9, Division 7 of the San Diego Municipal Code is amended by amending section 129.0742, to read as follows:

§129.0742 Commencement of Work within a Public Right-of-Way or Public Service Easement

- (a) The *applicant* shall not begin any work, construction, or use within a
 public right-of-way or public service easement that will be authorized by a
 Public Right-of-Way Permit until the permit has been issued and the
 applicant has obtained a traffic control permit.
- (b) Work within the *public right-of-way* shall be performed only during the dates and hours specified in the approved traffic control permit.

Section 19. That Chapter 13, Article 1, Division 2 of the San Diego Municipal Code is amended by amending section 131.0222, to read as follows:

§131.0222 Use Regulations Table for Open Space

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Use Regulations Table for Open Space Zones

Table 131-02B

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator			Zon	ies	
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses	1st & 2nd >>	OP-		OC-	OR(1)_	OF(11)-
	3rd >>	1-	2-	1-	1-	1-
	4th >>	1	1	1	1 2	1
Open Space through Residential, Separately Reg Residential Uses, Accessory Dwelling Units [No content of the co		[N	o change	e in text.]	
Continuing Care Retirement Communities		-	-	-	С	-

Use Categories/Subcategories [See Section 131.0112 for an explanation and	Zone Designator								
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>	OP-		OC-	OR ⁽¹⁾ -		OF(11)-		
Suboutogories, and soparatory regulated esses,	3rd >>	1-	2-	1-	1-		1-		
	4th >>	ì	1	1	1	2	1		
Employee Housing: 6 or Fewer Employees throug									
12 Employees [No change in text.]		[No change in text.]							
Fraternities and Sororities	[No change in text.]								
Garage, Yard, & Estate Sales through Residential C					_				
7 or More Persons [No change in text.]	<u> </u>	[No change in text.]							
Student Housing		-	-	-	-		- }		
Transitional Housing through Institutional, Separ	ately								
Regulated Institutional Uses, Homeless Facilities		[No change in text.]							
Day Centers [No change in text.]			,	, .	,	<u></u>			
Hospitals			-	-	-		-		
Intermediate Care Facilities & Nursing Facilities				-	С		-		
Interpretive Centers through Signs, Separately Ro		C 2 1	,						
Uses, Theater Marquees [No change in text.]				[No change in text.]					

Footnotes for Table 131-02B

Section 20. That Chapter 13, Article 1, Division 3 of the San Diego Municipal Code is amended by amending section 131.0322, to read as follows:

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131-03B.

Legend for Table 131-03B

[No change in text.]

¹ through ¹¹ [No change in text.]

Table 131-03B

Use Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories,	Zone Designator		Z	ones		
Subcategories, and Separately Regulated		A	AG		AR	
Uses]	1st & 2nd>>- 3rd >>	1-			1-	
	4th >>	1	2	1	2	
Open Space through Residential, Separately Residential Uses, Accessory Dwelling Units text.	[[No char	nge in t	ext.]		
Continuing Care Retirement Communities		-	С			
Employee Housing: 6 or Fewer Employees through Greater than 12 Employees [No change in text.]			[No change in text.]			
Fraternities and Sororities		[No change in text.]				
Garage, Yard, & Estate Sales through Resider Facilities: 7 or More Persons [No change in to		[No change in text.]				
Student Housing		· · · · · · · · · · · · · · · · · · ·	-	<u> </u>	-	
Transitional Housing through Institutional, Segulated Institutional Uses, Homeless Factorial Homeless Day Centers [No change in text.]	[No change in text.]					
Hospitals			_		С	
Intermediate Care Facilities & Nursing Facilities			-		С	
Interpretive Centers through <i>Signs</i> , Separately Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]			[No change in text.]			

Footnotes for Table 131-03B

¹ through ¹² [No change in text.]

Section 21. That Chapter 13, Article 1, Division 4 of the San Diego Municipal Code is amended by repealing section 131.0402, amending sections 131.0420 and 131.0422, retitling and amending section 131.0423, and amending sections 131.0431, 131.0442, 131.0443, 131.0445, 131.0446, 131.0449, and 131.0464, to read as follows:

§131.0420 Use Regulations Table of Residential Zones

The regulations of Section 131.0422 apply in residential zones where indicated in Table-04B.

- (a) The uses permitted in any residential zone may be further limited or expanded by the following:
 - Section 131.0423 (Commercial Use Regulations of Residential Zones);
 - (2) through (5) [No change in text.]
- (b) through (f) [No change in text.]

§131.0422 Use Regulations Table for Residential Zones

The uses allowed in the residential zones are shown in the Table 131-04B

Legend for Table 131-04B

[No change in text.]

Table 131-04B

Use Regulations Table for Residential Zones

Use Categories/ Subcategories	Zone Designator	Zones		
[See Section 131.0112 for an explanation and	1st & 2nd>>	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
Open Space				
Active Recreation		Р	Р	Р
Passive Recreation		Р	Р	Р
Natural Resources Preservation		Р	Р	P
Park Maintenance Facilities	S	-	-	-

Use Categories/	Zone	Zones		
Subcategories	Designator			
[See Section 131.0112 for	1st & 2nd>>	RS-	RX-	RT-
an explanation and				K1-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories,	4th >>	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5
and Separately Regulated Uses]	701			
Agriculture			<u> </u>	
Agricultural Processing		-		-
Aquaculture Facilities		<u>-</u>	-	-
Dairies		<u> </u>	-	-
Horticulture Nurseries & Greenhouses		-	-	-
Raising & Harvesting of C	rops	-	, -	-
Raising, Maintaining & Ke Animals	eeping of	-	-	-
Separately Regulated Agricu	lture Uses			
Agricultural Equipment Re	pair Shops	-	-	-
· Commercial Stables		-	-	-
Community Gardens		L	L	L
Equestrian Show & Exhibit Facilities	ion	-	-1	-
Open Air Markets for the S Agriculture-Related Produc Flowers		-	1	-
Residential				
Mobilehome Parks		P ⁽¹⁾	P ⁽¹⁾	-
Multiple Dwelling Units		-	-	-
Rooming House [See Section 131.0112(a)(3)(A)]	1	-	-	-
Shopkeeper Units		-	_	-
Single Dwelling Units		P ⁽⁶⁾	P ⁽⁶⁾	P ⁽⁶⁾
Separately Regulated Resid	lential Uses			
Accessory Dwelling Units		L	L	L

Use Categories/	Zone	Zones		
Subcategories	Designator			
[See Section 131.0112 for an explanation and	1st & 2nd>>	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories, and Separately Regulated Uses]	4th >>	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
Continuing Care Retiremen	t Communities	С	С	С
Employee Housing:	·		I	
6 or Fewer Employees		L	L	L
12 or Fewer Employees		-	_	-
Greater than 12 Employe	ees	<u>-</u>	-	-
Fraternities and Sororitie	:S	-	-	-
Garage, Yard, & Estate Sale	es	L	L	L
Guest Quarters		L	L	-
Home Occupations		L	L	L
Interim Ground Floor Resid	lential	•	-	<u>.</u>
Junior Accessory Dwelling	Units	L	L	L
Live/Work Quarters		-	-	-
Low Barrier Navigation Ce	nter	-	-	-
Movable Tiny Houses		L	L	L
Permanent Supportive Hous	ing	-	_	
Residential Care Facilities:	- · · · · · · · · · · · · · · · · · · ·			
6 or Fewer Persons		P	P	P
7 or More Persons		С	С	С
Student Housing		-	-	-
Transitional Housing:				
6 or Fewer Persons		Р	Р	P
7 or More Persons		С	С	С
Watchkeeper Quarters		_	-	-
Institutional			I	<u>.</u>

Use Categories/	Zone												
Subcategories	Designator												
[See Section 131.0112 for an explanation and	1st & 2nd>>			R	RS-				R	X-		RT-	
descriptions of the Use	3rd >>			1	-				1	-		1-	$\neg \uparrow$
Categories, Subcategories, and Separately Regulated	4th >>	1 2 3	4 5	6 7	8 9	101	1112	13 14	1	2	1 2	3 4	4 5
Uses]													
Separately Regulated Instit	tutional Uses												
Airports					-					-		-	
Battery Energy Storage Fac	ilities		•						ļ			<u>.</u>	
Small Scale (≤ 0.25 acre	e)			j					J	٠		L	
Medium Scale (0.25 acr	e < 1 acre)			(2					5		С	
Large Scale (>1 acre)				((7		С	
Botanical Gardens & Arbor	etums	C						С		С			
Cemeteries, Mausoleums, Crematories		-						-		-			
Correctional Placement Cer	nters	 -			-		•			-		-	
Educational Facilities:		····			_				<u>.</u>				
Kindergarten through G	rade 12			(C							С	
Colleges / Universities	·	С							С				
Vocational / Trade Scho	ool				_					-		-	
Electric Vehicle Charging S	tations			I					I		-	L	
Energy Generation & Distri Facilities	bution				-					-		-	
Exhibit Halls & Convention	Facilities	-							-		-		
Flood Control Facilities				I	<u>.</u>				I	,		L	
Historical Buildings Used for Purposes Not Otherwise Allowed		С					(С			
Homeless Facilities:													
Congregate Meal Facilit	ies				-		•			-		-	
Emergency Shelters					 -					-		-	
Homeless Day Centers		<u>-</u> .			-				-	-		-	

Use Categories/	Zone	Zones						
Subcategories	Designator	Zones						
[See Section 131.0112 for		D.0	DV					
an explanation and	1st & 2nd>>	RS-	RX-	RT-				
descriptions of the Use	3rd >>	1-	1-	1-				
Categories, Subcategories,	441. 5 5	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5				
and Separately Regulated	4th >>	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 3				
Uses]								
Hospitals		-	-	-				
Intermediate Care Facilities	& Nursing	С	С	С				
Facilities	_							
Interpretive Centers		-	-	-				
Museums		C	С	C				
	-)						
Major Transmission, Relay,		-	-	-				
Communications Switching		,						
Placemaking on Private Pro	perty	L	L	L				
Outdoor Dining on Private I	Property	-	_	-				
Satellite Antennas		L	L	L				
Social Service Institutions		<u>-</u>	-	-				
Solar Energy Systems		L	L	L				
Wireless Communication Fe	acilities	See Section 141.0420						
Retail Sales								
Building Supplies & Equip	oment	-	-	_				
Food, Beverages and Groce	ries	-	_	-				
Consumer Goods, Furnitu	re,	-	-	-				
Appliances, Equipment Pets & Pet Supplies			 -					
Sundries, Pharmaceuticals Convenience Sales	s, &	-	-	-				
Wearing Apparel & Accessories		-	- -					
Separately Regulated Retail	Sales Uses							
Agriculture Related Supplie	s & Equipment	-	-	-				
Alcoholic Beverage Outlets		-	-	-				
<u> </u>		<u> </u>						

Use Categories/	Zone	Zones		
Subcategories	Designator			
[See Section 131.0112 for an explanation and	1st & 2nd>>	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories,	4th >>	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5
and Separately Regulated Uses]	701//			
Cannabis Outlets			<u></u>	-
Farmers' Markets				
Weekly Farmers' Mark	ets	-	-	-
Daily Farmers' Market	Stands	-	-	-
Plant Nurseries		*	-	-
Retail Farms		_	-	
Retail Tasting Stores		-	-	-
Swap Meets & Other Large Facilities	Outdoor Retail	-	_	_
Commercial Services				
Building Services		-	-	-
Business Support		-	-	-
Eating & Drinking Establi	shments	-	-	-
Financial Institutions		-	-	-
Funeral & Mortuary Serv	ices	-	-	-
Instructional Studios		-	-	-
Maintenance & Repair		-	-	-
Off-Site Services		-	-	-
Personal Services		-	-	-
Radio & Television Studio	s	-	-	-
Tasting Rooms		-	-	-
Visitor Accommodations		-	-	_
Separately Regulated Comm	nercial Service	s Uses		

Use Categories/ Subcategories	Zone Designator	Zones	***	
[See Section 131.0112 for		70		D
an explanation and	1st & 2nd>>	RS-	RX-	RT-
descriptions of the Use Categories, Subcategories,	3rd >>	1-	1-	1-
and Separately Regulated Uses]	4th >>	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
Adult Day Care Facility		L	Ĺ	L
Adult Entertainment Establi	shments:			
Adult Book Store		-	-	
Adult Cabaret		<u>-</u>	-	-
Adult Drive-In Theater		-	•	-
Adult Mini-Motion Pictu	re Theater	-	-	-
Adult Model Studio		-	-	-
Adult Motel		-	-	-
Adult Motion Picture Theater		-	-	-
Adult Peep Show Theater	r	-	-	-
Adult Theater		-	-	-
Body Painting Studio		-		-
Massage Establishment		-	-	-
Sexual Encounter Establ	shment	-	-	-
Assembly and Entertainmen Including Places of Religiou		-	-	-
Boarding Kennels / Pet Day		-	-	-
Camping Parks		-	-	-
Child Care Facilities:		······································		
Child Care Centers		С	С	С
Large Family Child Care	Homes	L	L	L
Small Family Child Care	Homes	L	L	L
Eating and Drinking Establish Drive-in or Drive-through C		-	-	-

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses] Fairgrounds	Zone Designator 1st & 2nd>> 3rd >> 4th >>	1 2	3 /	4 5		RS-				RX-		RT-	
an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1 2	3 /	415	•	RS-			•	RX-	<u>.</u> .	RT-	,
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	3rd >>	1 2	3 /	1 5								RT-	
Categories, Subcategories, and Separately Regulated Uses]		1 2	3 4	1 5		,							
and Separately Regulated Uses]	4th >>	1 2	3 4	1 5		1-				1-		1-	
Uses]				+ ->	6	7 8 9	10	11 12	2 13 14	1 2	1 2	2 3	4 5
													.
		•				-	•			-		-	
Golf Courses, Driving Ranges	s, and Pitch &					С				С		С	
Putt Courses													
Helicopter Landing Facilities						-				-		-	
Massage Establishments, Spe	cialized					-				-		-	
Practice													
Mobile Food Trucks						-				-		-	
Nightclubs & Bars over 5,000 in size) square feet				·	-				-		-	
Parking Facilities as a <i>Primar</i>	ry Use:									<u> </u>	1		
Permanent Parking Facilitie	es					-				-		-	
Temporary Parking Faciliti	es	-					-						
Private Clubs, Lodges and Fra	aternal	-						-					
Organizations										<u> </u>			
Privately Operated, Outdoor Facilities Over 40,000 Squa Size(⁴³)						-		-					
Pushcarts on Private Property	,	-						-		-			
Recycling Facilities:	 									ı			
Large Collection Facility						-				-		-	
Small Collection Facility		-						-		-			
Large Construction & Dem	olition			-		-	. — — .					-	
Debris Recycling Facility											_		
Small Construction & Demolition Debris Recycling Facility		-					-	- -					
Drop-off Facility						-				-		-	
Green Materials Compostin	ng Facility					-			-	-		-	
Mixed Organic Compostin	g Facility					-				-		-	

Use Categories/	Zone	Zones		
Subcategories	Designator			
[See Section 131.0112 for	1st & 2nd>>	RS-	RX-	RT-
an explanation and				
descriptions of the Use	3rd >>	1-	1 -	1-
Categories, Subcategories,	4th >>	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5
and Separately Regulated	701		1 -	
Uses]	<u> </u>			
Large Processing Facility		-	1	-
Least 98% of Total Annu				
Recyclables from Comm	ercial &			•
Industrial Traffic				
Large Processing Facility	Accepting All	-	-	<u>-</u>
Types of Traffic				
Small Processing Facility		-	-	-
Least 98% of Total Annu				
Recyclables From Comm	ierciai &			
Industrial Traffic	A A 11			
Small Processing Facility	Accepting Air	-	-	-
Types of Traffic	22			
Reverse Vending Machin	es	-	-	-
Tire Processing Facility		-	-	-
Sidewalk Cafes, Streetaries	, and Active	-	-	-
Sidewalks				
Sports Arenas & Stadiums		-	•	-
Theaters that are Outdoor or	Over 5,000	-	-	-
Square Feet in Size				
Urgent Care Facilities		-	-	-
Veterinary Clinics & Anima	al Hospitals	-	-	-
Zoological Parks		-	-	-
Offices				
Business & Professional			-	-
Government		-	-	-
Medical, Dental, & Health	Practitioner	-	-	-
Regional & Corporate He	adquarters	-	-	-
Separately Regulated Office	ce Uses			

Use Categories/	Zone	Zones		
Subcategories	Designator			
[See Section 131.0112 for an explanation and	1st & 2nd>>	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories, and Separately Regulated	4th >>	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5
Uses]				
Real Estate Sales Offices &	Model Homes	L	L	L
Sex Offender Treatment &	Counseling	<u>-</u>	-	-
Vehicle & Vehicular Equipme	nt Sales & Servi	ce		
Commercial Vehicle Repa Maintenance	ir &	-	-	-
Commercial Vehicle Sales	& Rentals	-	-	-
Personal Vehicle Repair &	Maintenance	-	-	-
Personal Vehicle Sales &	Rentals	-	-	-
Vehicle Equipment & Sup Rentals	plies Sales &	-	-	-
Separately Regulated Vehic	le & Vehicular	Equipment Sales & Service Uses		
Automobile Service Station	S	-	-	-
Outdoor Storage & Display Unregistered Motor Vehicle Use		<u>-</u>	-	-
Vehicle Storage Facilities at Use	s a Primary	-	-	-
Distribution and Storage	.=			
Equipment & Materials S	torage Yards	-	-	-
Moving & Storage Faciliti	es	-	_	-
Distribution Facilities		-	-	-
Separately Regulated Distri	bution and Sto	rage Uses	1	
Junk Yards		-	-	-
Temporary Construction Sto Located Off-site	orage Yards	N	N	N
Industrial				

Use Categories/	Zone	Zones		
Subcategories	Designator	20.00		
[See Section 131.0112 for	1st & 2nd>>	RS-	RX-	RT-
an explanation and	1 St & 2nd>>	KS-	KA-	KI-
descriptions of the Use	3rd >>	1-	1-	1-
Categories, Subcategories,	1th >	1 2 3 4 5 6 7 8 9 1011121314	1 2	1 2 3 4 5
and Separately Regulated	401//			
Uses]				
Heavy Manufacturing		-	-	-
Light Manufacturing		-	-	-
Marine Industry		-	-	-
Research & Development		~	-	-
Testing Labs		-	-	-
Trucking & Transportation	on Terminals	-	-	-
Separately Regulated Indus	trial Uses			
Artisan Food and Beverage	Producer	-	-	
Cannabis Production Facil	ities	-	-	-
Hazardous Waste Research	Facility	-	-	-
Hazardous Waste Treatmen	t Facility	-		<u>-</u>
Marine Related Uses Within	n the Coastal	-	-	-
Overlay Zone Mining and Extractive Indu	stries	-	-	
Newspaper Publishing Plan	ts	-	-	-
Processing & Packaging of & Animal By-products Gropremises		-	-	-
Very Heavy Industrial Uses		-	-	-
Wrecking & Dismantling of Vehicles	fMotor	-	-	-
Signs				
Allowable Signs		P	Р	Р
Separately Regulated Sign	is Uses			
Community Entry Signs		L	L	L

Use Categories/ Subcategories	Zone Designator	Zones						
[See Section 131.0112 for an explanation and	1st & 2nd>>	1st & 2nd>> RS-						
descriptions of the Use	3rd >>	1-	1-	1-				
Categories, Subcategories, and Separately Regulated Uses	4th >>	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5				
Neighborhood Identification	n <i>Signs</i>	N	N	N				
Comprehensive Sign Progra	m	-	-	-				
Revolving Projecting Signs		-	-	-				
Signs with Automatic Chan	ging Copy	-	-	-				
Theater Marquees		-	-	-				

Use Categories/	Zone Designator	1											:
Subcategories [See Section 131.0112 for	1st & 2nd >>		•	-	RM-								
an explanation and	3rd >>	_	1-			2-			3-		4	5-	
descriptions of the Use Categories,	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Subcategories, and Separately Regulated Uses					÷	I							
Open Space through Residential, Shopkeeper Units [No change in text.]			[No change in text.]										
Single Dwelling Units		P ⁽⁸⁾ P ⁽⁸⁾				P ⁽⁸⁾		P ⁽⁸⁾		P ⁽⁸⁾			
Accessory Dwelling Units Employee Housing: Greate Employees [No change in t	r than 12	[No change in text.]											
Fraternities and Soro			C ⁽⁹⁾		C ⁽⁹⁾			C ⁽⁹⁾			C ⁽⁹⁾		C ⁽⁹⁾
Garage, Yard, & Esta change in text.	te Sales [No	•					[No	chan	ge in	text.	j		
Guest Quarters			L ⁽⁶⁾			-			-		_		-
Home Occupations through <i>Permanent</i> Supportive Housing [No change in text.] Residential Care Facilities:					-	[[No c	hang	ge in	text.]			
6 or Fewer Persons			P			P			Р			P	Р

Use Categories/	Zone Designator												
Subcategories									_				
[See Section 131.0112 for	1st & 2nd >>			,				RN	1- 				
an explanation and	3rd >>		1-			2-			3-		4	 -	5-
descriptions of the Use	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Categories, Subcategories, and													
Separately Regulated								ļ					
Uses]	ļ												
7 or More Persons	-		L			L			L			Ļ	L
Student Housing [No cha	ange in text.]						No c	hang	ge in	text.]	1		
Transitional Housing Fa	cilities						-			•			
6 or Fewer Persons	_		P			P			Р			Р	Р
7 or More Persons			L			L			L		l	L	L
Watchkeeper Quarter throu Institutional, Separately R Institutional Uses, Homele Homeless Day Centers [No text.]	legulated ss Facilities:	[No change in text.]										:	
Hospitals			С			С			С		C	,	<u> </u>
Intermediate Care Faciliti Facilities	es & Nursing	L L I					L L L						
Institutional, Separately For Institutional Uses, Interpretend through Retail Sales, Build & Equipment [No change]	tive Centers ing Supplies	[No change in text.]											
Food, Beverages and G	roceries		_			-			P ⁽⁵⁾		P	(5)	P ⁽⁵⁾
Retail Sales, Consumer G Furniture, Appliances, Ed through Retail Sales, Pets Supplies [No change in tex	uipment & Pet						[No		ge in	text.]			
Sundries, Pharmaceut Convenience Sales	icals, &		_			-			P ⁽⁵⁾		P	(5)	P ⁽⁵⁾
Wearing Apparel & A	ccessories		-			-			P ⁽⁵⁾		P	(5)	P ⁽⁵⁾
Separately Regulated Ret Agriculture Related Supplie Equipment through Commo Services, Building Service in text.]	es & ercial						[No 6	chang	ge in t	ext.]	1		
Business Support	·		-						P ⁽⁵⁾		P	(5)	P ⁽⁵⁾

Use	Zone	i												
Categories/	Designator													
Subcategories [See Section 131.0112 for	1st & 2nd >>							RN	1-					
an explanation and	3rd >>	1-			2-			3-				ļ-	5-	
descriptions of the Use	4th >>	1	2	3	4	5	6	7	8	9	10	11	12	
Categories,	401//	1		.,	7	ر		′	ľ		'~		12	
Subcategories, and													,	
Separately Regulated Uses]									<u> </u>				İ	
Eating & Drinking Es	tahlishments		- P(5) P(5)									o(5)	P ⁽⁵⁾	
													_	
Financial Institutions thro	•	[No change in text.]											i	
& Mortuary Services [No text.]	change in						[NO V	Juan	ge m	icat.	ŀ			
Instructional Studios			P ⁽⁵⁾		[P ⁽⁵)	Τ	P ⁽⁵⁾)	F	(5)	P ⁽⁵⁾	
Maintenance & Repair th	_						ПΩ	ahan	aa in	toyt -	1		:	
Site Services [No change in	n text.				T		[180]	Спап		text.		(5)	1 (5)	
Personal Services			-			-			P ⁽⁵⁾		!	P ⁽⁵⁾	P ⁽⁵⁾	
Radio & Television Stud														
Tasting Rooms [No char						[No	char	ige ir	text.					
Visitor Accommodation	s		-			_			_		P	(4,10)	P ^(4,10)	
Separately Regulated C	ommercial							<u> </u>		_			<u> </u>	
Services Uses, Adult Day														
Facility through Child Ca		[No change in text.]												
Child Care Centers [No cl	nange in													
text.]	 _											· ·		
Large Family Child Care	Homes	L			L			L			L		L	
Small Family Child Care	Homes	L				L			L			L	L	
Eating and Drinking Esta with a Drive-in or Drive-Component through Mass Establishments, Specializ [No change in text.]	through sage						[No	char		ı text	•			
Mobile Food Trucks			-			L	7)		L ⁽⁷)		L ⁽⁷⁾	L ⁽⁷⁾	
Nightclubs & Bars over 5 feet in size through Zoold [No change in text.]					· · ·	· •	[No	chai	nge ii	ı text	.]		1	
Offices														
Business & Professional	l	<u> </u>	-			-			P ⁽⁵)		P(5)	P ⁽⁵⁾	

Use Categories/	Zone Designator							Zon	es		•		
Subcategories [See Section 131.0112 for	1st & 2nd >>							RN	1-				
an explanation and	3rd >>	>> 1-		1-		2-			3-		4	-	5-
descriptions of the Use Categories, Subcategories, and	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Separately Regulated Uses]	_												
Government			-			-						-	_
Medical, Dental, & Hea Practitioner	lth	- P ⁽⁵⁾ P ⁽⁵⁾							P ⁽⁵⁾				
Regional & Corporate Headquarters through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]							[No	char	ige ir	text.]		

Footnotes for Table 131-04B

through²[No change in text.]

- The 40,000 square feet includes all indoor and outdoor areas that are devoted to the recreational use; it does not include customer parking areas.
- Two guest rooms are permitted for visitor accommodations per the specified square footage of lot area required per dwelling unit (maximum permitted density), as indicated on Table 131-04G.
- ⁵ See Section 131.0423.
- A guest quarters or habitable accessory building is permitted in accordance with Section 141.0307 only as an *accessory use* to a *single dwelling unit*.
- Mobile food trucks are permitted by right on the property of a *school*, university, hospital, religious facility, *previously conforming* commercial *premises* in a residential zone, or construction site. Mobile food trucks on any other *premises* are subject to the limited use regulations set forth in Section 141.0612.
- 8 Development of a small lot subdivision is permitted in accordance with Section 143.0365.
- Development of *multiple dwelling units* permitted in accordance with Sections 141.0305 and 141.0319.
- Visitor accommodation lodging for uses other than a SRO *hotel* or SRO *hotel room* shall not be used for a stay of more than 30 consecutive days.

§131.0423 Commercial Use Regulations for Residential Zones

The commercial use regulations identified in this Section are applicable to retail sales, commercial services, and office uses where indicated in Table 131-04B.

(a) through (b) [No change in text.]

- (c) Use shall be located only on the ground *floor* of a mixed-use *development*.
- (d) A maximum of 10 percent of the total *gross floor area* of all buildings on the *premises* may be used for commercial uses subject to the following:
 - (1) Eating and drinking establishments shall not exceed 2,000 square feet.
 - (2) All uses or activities shall be conducted entirely within an enclosed building and front onto the primary *street*. No uses or activities shall be conducted outdoors in the rear *yard*.
- (e) Operation shall be limited to hours between 6:00 a.m. and 10:00 p.m., except eating and drinking establishments are limited to hours between 6:00 a.m. and 12:00 a.m.

§131.0431 Development Regulations Table for Residential Zones

The following development regulations apply in the residential zones as shown in Tables 131-04D, 131-04E, 131-04F, and 131-04G.

(a) RS Zones

Table 131-04D Development Regulations for RS Zones

Development Regulations [See Section 131.0430 for Development Regulations of Residential Zones]	Zone Designator								
_	1st & 2nd >>				RS-				
	3rd >>	1-	1-	1-	1-	1-	1-	1-	
	4th >>	1	2	3	4	5	6	7	
Max permitted density (DU particles) Setback Requirements, Min F [No change in text.]			[No o	change i	n text.]				
Min Side setback (ft)		10(2)	8(2)	7 ⁽²⁾	6 ⁽²⁾	5(2)	5(2)	4 ⁽²⁾	
Min Street side setbaci	k (ft)	10(2)	8(2)	7 ⁽²⁾	6(2)	6 ⁽²⁾	6(2)	5 ⁽²⁾	
Min Rear <i>setback</i> (ft) through a requirements [See Section 13 change in text.]		[No change in text.]							
Refuse and Recyclable Mater [See Section 142.0805] throug Unit Protection Regulations [See Chapter 14, Article 3, Di- change in text.]	gh <i>Dwelling</i>	[No change in text.]							

Footnotes for Table 131-04D

- [No change in text.]
- See Section 131.0443(a)(4).
- ³ through ⁷[No change in text.]
 - (b) RX Zones

Table 131-04E

Development Regulations for RX Zones

[No change in text.]

(c) RT Zones

Table 131-04F

Development Regulations for RT Zones

[No change in text.]

(d) RM Zones

Table 131-04G

Development Regulations for RM Zones

Development Regulations	Zone Designator			Z	ones		
[See Section 131.0430 for	1st & 2nd>>			I	RM-		
Development Regulations of	3rd >>	1-	1-	1-	2-	2-	2-
Residential Zones]	4th >>	1	2	3	4	5	6
Maximum per density ^{(1),(2)} (st through Max fi ratio, 8 or more units [No chan	per DU) loor area dwelling			[No cha	inge in text.]		
Floor Area I for Child Car Section 131.	re [See	applies	applies	applies	applies	applies	applies
Accessory uses structures [Sec 131.0448] thro structure heigh change in text.	e Section ugh Max t (ft) [No			[No char	nge in text.]		
Max lot covere	age	-	_	-	-	-	applies ⁽³⁴⁾
Max floor area	a ratio			[No cha	nge in text.]		
Floor Area for Child Ca Section 131	-	applies	applies	applies	applies	applies	applies
Accessory uses structures [See 131.0448] thro Dwelling Unit Regulations [S 14, Article 3, I [No change in	e Section ugh Protection See Chapter Division 12]			[No cha	nge in text.]		

Footnotes for Table 131-04G

¹ through ³⁴ [No change in text.]

35 See Section 131.0446(f).

³⁶ through ³⁹ [No change in text.]

§131.0442 Minimum Lot Dimensions in Residential Zones

(a) Exception to *Street Frontage* in the RS and RM Zones

The minimum *street frontage* for any *lot* in the RS and RM zones that

fronts principally on a turnaround or curving *street* with a centerline radius

of less than 100 feet, is 60 percent of the *street frontage* specified for the

zone in which the *lot* is located as shown in Diagram 131-04A.

Diagram 131-04A

Lot Frontage on Curving Street

[No change in text.]

Front Setbacks in RS Zones

(b) through (c) [No change in text.]

§131.0443 Setback Requirements in Residential Zones

(a) Setbacks in RS Zone

(1)

- For that portion of a *lot* that fronts a cul-de-sac, the minimum front *setback* may be reduced 5 feet below the requirement specified in Table 131-04D; however, in no case shall the *setback* be less than 5 feet.
- (2) Rear *Setback* in the RS-1-1, RS-1-2, RS-1-3, RS-1-4, RS-1-5, RS-1-6, RS-1-7 Zones

- (A) The required rear *setback* is at least the dimension shown in Table 141-04D, except as follows:
 - (i) [No change in text.]
 - (ii) For *lots* greater than 150 feet in depth, the rear *setback* is at least 10 percent of the *lot* depth or the dimension shown in Table 131-04D, whichever is greater.
- (B) through (C) [No change in text.]
- (3) [No change in text.]
- (4) Side and Street Side Setbacks in RS Zones
 - (A) For *lots* where the *lot* width is less than the minimum required *lot* width of the applicable zone as shown in Table 131-04D, each side *setback* shall be 8 percent of the *lot* width.
 - (B) Side *setback* relocation for *lots* greater than 50 feet in width.
 - where the combined dimensions of each side

 setback would meet or exceed the combined total

 indicated in Table 131- 04D. Once a side setback is

 reallocated and established at a dimension less than

 the total indicated in Table 131-04D, all additions to

- the primary *structure* shall maintain the established side *setback*.
- (ii) A reallocated side *setback* shall not be reduced to less than 4 feet.
- (iii) A reallocated *street* side *setback* shall not be reduced to less than 10 feet.
- (b) Setbacks in the RX Zones
 - (1) Front Setback in RX Zones
 - RX zone *developments* exceeding a total of four *dwelling units* are required to provide variable from *setbacks* as follows:
 - (A) Front setbacks of 15 feet are required for at least 25

 percent of the total dwelling units, 10-foot front setbacks

 are required for at least 25 percent of the total dwelling

 units, and 20-foot front setbacks are required for at least 25

 percent of the total dwelling units;
 - (B) No more than 40 percent of the total number of *dwelling units* are permitted to have front *setbacks* in any one category (i.e., 10 feet, 15 feet, or 20 feet) described in 131.0443(b)(1)(A); and
 - (C) [No change in text.]
 - (2) Side and Street Side Setbacks in RX Zones
 - (A) [No change in text.]
 - (B) For attached dwellings, the following shall apply:

- (i) through (ii) [No change in text.]
- (iii) Each separate dwelling unit shall have its own side yard wall construction that may abut another dwelling unit at the common property line.
 Common wall construction between two dwelling units is not permitted.
- (3) [No change in text.]
- (c) Setbacks in RT Zones
 - (1) [No change in text.]
 - (2) Side Setbacks in RT Zones
 - (A) [No change in text.]
 - (B) Each separate *dwelling unit* shall have its own side *yard* wall construction that may abut another *dwelling unit* at the common *property line*. Common wall construction between two *dwelling units* is not permitted.
 - (C) through (D) [No change in text.]
- (d) through (e) [No change in text.]
- (f) Setbacks in RM-3-7, RM-3-8, RM-3-9 Zones
 - (1) [No change in text.]
 - (2) Side Setbacks in RM-3-7, RM-3-8, RM-3-9 Zones
 - (A) [No change in text.]
 - (B) Up to 50 percent of the length of the building adjacent to the side *yard* may be placed anywhere between the side *setback*

and the *property line*, provided that no encroaching element shall exceed 30 feet in length, that encroaching elements are separated by at least 6 feet, and that each *dwelling unit* has access to either the front or rear of the *lot*. See Diagram 131-04I.

Diagram 131-04I

Zero Side Setback Option

[No change in text.]

- (3) [No change in text.]
- (g) through (h) [No change in text.]

§131.0445 Lot Coverage in Residential Zones

- (a) In the RS-1-1, RS-1-2, RS-1-3, RS-1-4, RS-1-5, RS-1-6, and RS-1-7 zones and in small *lot subdivisions* in accordance with Section 143.0365, the maximum permitted *lot coverage* is 50 percent on any *premises* where more than 50 percent of the *premises* contains *steep hillsides*.
- (b) through (c) [No change in text.]

§131.0446 Maximum Floor Area Ratio in Residential Zones

- (a) through (d) [No change in text.]
- (e) In the RM zones, on *lots* over 10,000 square feet, a *floor area ratio* bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* if a *child care facility* is added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The

area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

(f) In the RM-5-12 zone, the maximum permitted *floor area ratio* for buildings exceeding 4 *stories* or 48 feet of *structure height* shall be increased in accordance with Table 131-04K.

Table 131-04K

Floor Area Ratio in the RM-5-12 Zone

[No change in text.]

§131.0449 Garage Regulations in Residential Zones

- (a) Garages within an existing embankment in the RS and RX Zones, and in small *lot subdivisions* in accordance with Section 143.0365.
 - Attached or detached garages, not exceeding 12 feet in height, including parapets and handrails, may encroach into the front and *street* side *yards*, as shown in Diagram 131-04N, subject to the following conditions:
 - (1) through (5) [No change in text.]
 - (6) In the RS zones the building does not exceed 525 square feet in gross floor area;
 - (7) through (8) [No change in text.]

Diagram 131-04N

Garage Within Existing

[No change in text.]

- (b) Garages in RT Zones
 - (1) through (8) [No change in text.]
 - (9) The garage may be attached to the *dwelling unit*, subject to the following conditions:
 - (A) A court yard with minimum dimensions of 10 feet by 10 feet must be provided within the rear 50 percent of the *lot*, as shown in Diagram 131-04O, or within the *dwelling unit*.

 The court yard shall extend the full height of the *structure* and must be at least 75 percent open to sunlight;

Diagram 131-040

Courtyard Requirement with Attached Garage

[No change in text.]

- (B) [No change in text.]
- (C) The garage is subject to the same height limits as the dwelling unit.
- (10) [No change in text.]

§131.0464 Supplemental Requirements for Residential Zones

- (a) Supplemental Requirements for RS Zones
 - (1) Manufactured homes are permitted as residential dwelling units subject to all regulations of the applicable zone in addition to the following supplemental regulations:
 - (A) through (D) [No change in text.]
- (b) Supplemental Requirements for RX Zones:

- (1) [No change in text.]
- (2) Manufactured homes are permitted as residential dwelling units provided they comply with the regulations in Section 131.0464(a)(1).
- (c) Supplemental Requirements for RT Zones:
 - (1) When an RT *development* exceeds 12 units and the *lots* are greater than 90 feet in depth, the front façade of one-third of the *dwelling* units must be offset 3 feet from the front façade of the remaining units.
 - (2) For all *dwelling units*, 20 percent of the area of the front façade shall be used for door and window area.
 - (3) One building articulation feature from each category listed below shall be incorporated into each *dwelling unit*:

Category A through Inset entry [No change in text.]

Building articulation features shall be provided in accordance with the following regulations. Those features that may project into the required front and street side yards are indicated and are subject to the requirements in Section 131.0461(c).

- (A) through (M) [No change in text.]
- (d) Supplemental Requirements from RM-1-1, RM-1-2, RM-1-3 Zones(1) through (2) [No change in text.]
 - (3) Within the front façade on all *floors* above the first *floor*, a transparent glass window or windows with an aggregate area of at

least 20 square feet shall be provided for each *dwelling unit* that faces the *street*.

- (e) Supplemental Requirements for the RM-2-4, RM-2-5, RM-2-6 Zones
 (1) through (3) [No change in text.]
 - (4) Within the *building façade* on all *floors* above the first *floor*, a transparent glass window or windows with an aggregate area of at least 20 square feet shall be provided for each *dwelling unit* that faces the *street*.
- (f) [No change in text.]

Section 23. That Chapter 13, Article 1, Division 5 of the San Diego Municipal Code is amended by amending sections 131.0522, 131.0531, 131.0543, and 131.0546, to read as follows:

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

Legend for Table 131-05B

Symbol in Table 131-05B	Description of Symbol
[No change in text.]	[No change in text.]
[No change in text.]	Use is permitted with limitations, which may include location limitations or the requirement for a use or <i>development permit</i> . Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
[No change in text.]	[No change in text.]
[No change in text.]	[No change in text.]
[No change in text.]	[No change in text.]

Table 131-05B

Use Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone			•	Zones	3	-		
	Designator		,						
[See Section 131.0112 for an	1st & 2nd								
explanation and descriptions of	>>	CN-	C	R-		CO-		CV-	CP-
the Use Categories, Subcategories, and Separately	3rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Regulated Uses	4th >>	1 2 3 4 5 6	1	1	1 2	1 2	1 2 3	1 2	1
						. }	<u> </u>		
Open Space through Residential, Se			r	No c	hange i	n tevt	1		
Regulated Residential Uses, Access Dwelling Units [No change in text.]	Oly		i.	110 0	mange i	II toxt.	J		
Continuing Care Retirement Con	nmunities	L	L	_	L	L	L	L	
Employee Housing: 6 or Fewer Employee			J				<u> </u>		
through Residential Care Facilities:			ſ	No c	hange	in text.]		
Persons [No change in text.]			•	-	Ü		_		
7 or More Persons		$L^{(2)}$	L(2)	L	L	L	L	$L^{(2)}$	
Student Housing [No change in	text.]]	No o	change	n text.]		
Transitional Housing:									
6 or Fewer Persons		$P^{(2)}$	P	-	P	P	P	P ⁽²⁾]
7 or More Persons through Instituti	onal,								1
Separately Regulated Institutiona				.			_		
Homeless Facilities: Homeless Day	Centers [No		l	No c	change	ın text.	.]		
change in text.]					, 		 -		
Hospitals	<u>-</u> .	-	P	P	С	С	С	P ⁽¹⁰⁾	<u>-</u> ·
Intermediate Care Facilities & Nu	rsing	-	P	P	С	С	C	P ⁽¹⁰⁾	-
Facilities	1 .		1	.	1		1		
Interpretive Centers through <i>Placen</i>			ļ	No C	change i	ın text.	. j		
Private Property [No change in text. Outdoor Dining on Private Proper		L ⁽¹⁾	L	L	L	L	L	L	
			1			L	12	L	
Satellite Antennas through Wireless Communications Facilities [No cha			ı	No o	change i	in text	1		
Retail Sales	nge m text.	<u> </u>		110	mange.	III ICAL	· J		
Building Supplies & Equipmer	nt	p(1,11)	p (11)	p(11)	-	_	<u> </u>	_	
Food, Beverages and Groceries		p(1,11)		p(11)		p (11)	P(11,19)	p (11)	_
Consumer Goods, Furniture, A		p(1,11)	 	p(11)		<u> </u>	p(3,11,		
Equipment	rhhimires,	F(111)	[` ` '	[```'	L (2,)	1,	19)	I ` ,	
Pets & Pet Supplies		P(1,11)	P(11)	P ⁽¹¹⁾		-	-	-	_
Sundries, Pharmaceutical, & C	Convenience	p(I,11)	P(11)	<u> </u>		p(11)	P(11,19)	p (11)	-
Sales		•		•	•	•	[1	
Wearing Apparel & Accessorie	es	P(1,11)	P(11)	P(11)	-	-	P(11,19)	P ⁽¹¹⁾	-
Separately Regulated Retail Sales			1-		_	1			1.
		·							

Use Categories/Subcategories	Zone				Zones			_	
	Designator								
[See Section 131.0112 for an	1st & 2nd							_	
explanation and descriptions of	>>	CN-		R-		CO-		CV-	CP-
the Use Categories,	3rd >>		1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately							7 -1		
Regulated Uses]	4th >>	1 2 3 4 5 6	ŀ	1	1 2	1 2	1 2 3	1 2	1
Agriculture Related Supplies &	& Equipment			No c	hange i	n text.]		-
[No change in text.]									
Alcoholic Beverage Outlets		L ⁽¹⁾	L	L	L	L	L	L	-
Cannabis Outlets [No change	in text.]			No c	hange i	n text.]		
Farmers' Markets									
Weekly Farmers' Markets		$\Gamma_{(1)}$	L	L	L	L	L	L	L
Daily Farmers' Market Sta	ands	L ⁽¹⁾	L	L	L	L	L	L.	
Plant Nurseries		P ⁽¹⁾	P	P	-	-	-	-	-
Retail Farms		$\Gamma_{(1)}$	L	L	L	L	L	-	-
Retail Tasting Stores		$\Gamma_{(1)}$	L	L	L	L	L	L	-
Swap Meets & Other Large Or	utdoor Retail			No c	hange i	n text.]		
Facilities [No change in text.]									
Commercial Services									
Building Services [No change in	n text.]			No c	hange i]		
Business Support		P ⁽¹⁾	P	P	P ⁽⁵⁾	P ⁽⁷⁾	P ⁽⁷⁾	-	-
Eating & Drinking Establishm	ents	P(1,4,16)	P(16)	P ⁽¹⁶⁾	P(5,16)	P ^(5,16)	P ^(5,16)	P ⁽¹⁶⁾	
Financial Institutions	• • •	P ⁽¹⁾	P	P	P	P	P	-	
Funeral & Mortuary Services	[No change			No c	hange i	n text.]		
in text.]			,						
Instructional Studios		$P^{(1)}$	Р	Р	P	Р	Р	P ⁽¹²⁾	-
Maintenance & Repair		$P^{(1)}$	P	P	P ⁽⁶⁾	P ⁽⁶⁾	P ⁽⁶⁾	-	-
Off-site Services [No change in	text.]			No c	hange i	n text.]		
Personal Services		$P^{(1)}$	P	P		-	P	P	_
Radio & Television Studios thr	ough			No c	hange i	n text.]		
Tasting Rooms [No change in te	ext.]		,						
Visitor Accommodations		P ⁽²¹⁾	P	P	-	P	P	P	-
Separately Regulated Commercia	l Services								
Uses								r -	
Adult Day Care Facility		L ⁽¹⁾	L		L	_	L	L	
Adult Entertainment Establishmen	ts:		1					1	
Adult Book Store		$\Gamma_{(1)}$	L	L	-	-	-	-	_
Adult Cabaret through Adult N				[No c	change i	in text.]		
Picture Theater [No change in	text.]	- (1)	T :-			····		 _	
Adult Model Studio	-	L ⁽¹⁾	L.	L	<u> </u> -	-	- -	L	-
Adult Motel through Adult Th	eater [No			No c	change i	in text.	J		
change in text.]	·	¥ (1)	T	· •				· •	
Body Painting Studio		L ⁽¹⁾	L	L		-	-	L	

Use Categories/Subcategories	Zone				Zones	3				_
	Designator								,	
[See Section 131.0112 for an	1st & 2nd									-
explanation and descriptions of	>>	CN-	C	R-	•	CO-		CV-	C)	P-
the Use Categories,	3rd >>	1-	1-	2-	1-	2-	3-	1-	1	_
Subcategories, and Separately		10015					 	 	1	
Regulated Uses]	4th >>		1	1	1 2	1 2	1 2 3		_	
Massage Establishment		$\Gamma_{(1)}$	L	L		-		-		-
Sexual Encounter Establishme	nt	L ⁽¹⁾	L	L	_	-	-	L		
Assembly and Entertainment Us	es, Including			[No	change i	n text.]				
Places of Religious Assembly th	ırough									- 1
Camping Parks [No change text.]	_									
Child Care Facilities:										
Child Care Centers		$L^{(1)}$	L	-	L	L	L	$\Gamma_{(10)}$	-	-
Large Family Child Care Hon	nes	$\Gamma_{(1)}$	L	-	L	L	L	L(10)	-	-
Small Family Child Care Hon		$L^{(1)}$	L	-	L	L	L	L	-	-
Eating and Drinking Establishm		- C ⁽¹⁾			P	P	P	-	Р -	- -
Drive-in or Drive-through Comp	onent	'								
Fairgrounds through Helicopter	Landing			[No	change i	in text.]				
Facilities [No change in text.]	_			-						ļ
Massage Establishments, Specia	lized	$L^{(1)}$	L	L	-	-	-	$L^{(14)}$	-	-
Practice										
Mobile Food Trucks		L(1)(15)	L ⁽¹⁵⁾	լ(15)	L(1	15)				
Nightclubs & Bars Over 5,000 S	Square Feet			[No	change i	in text.]				
in Size through Parking Facilities	-			_	_	_				
Primary Use: Temporary Parkir	g Facilities									
[No change in text.]										
Private Clubs, Lodges and Frate	rnal	P(1)(10)	P	Р	P	P	P	P ⁽¹⁰⁾		-
Organizations										
Privately Operated, Outdoor Re				[No	change i	in text.]				
Facilities over 40,000 Square Fe	et in Size ⁽⁹⁾									
[No change in text.]										
Pushcarts on Private Property		L ⁽¹⁾	L	L	L	L	L	L	-	
Recycling Facilities:										
Large Collection Facility		N ⁽¹⁾	N	N	N	N	-	$N^{(10)}$		
Small Collection Facility		$\Gamma_{(1)}$	L	L	L	L	-	L(10)		
Large Construction & Demoli	tion Debris			[No	change i	in text.]				
Recycling Facility through Sm	ıall									Į
Construction & Demolition De	ebris									
Recycling Facility [No change	in text.]		,			,				
Drop-off Facility		$\Gamma_{(1)}$	L	L	L	L		L		
Green Materials Composting Facil				[No	change i	in text.]				
Small Processing Facility Accepting	ig All Types									ŀ
of Traffic [No change in text.]							,			[
Reverse Vending Machines		$\Gamma_{(1)}$	L	L	L	L	L	L	<u> </u>]

Use Categories/Subcategories	Zone			••	Zones				
_	Designator								
[See Section 131.0112 for an	1st & 2nd								
explanation and descriptions of	>>	CN-	C	R-		CO-		CV-	CP-
the Use Categories,	3rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately		1 2 3 4 5 6		1	1 2	1 2	123	1 2	1
Regulated Uses]			1 1	1					1
Tire Processing Facility [No c	hange in			[No	change i	n text.]			
text.]	_			_	r-		_	r	
Sidewalk Cafes, Streetaries, and	Active	$L^{(1)}$	L	L	L	L	L		-
Sidewalks	<u>. </u>			<u> </u>		_			
Sports Arenas & Stadiums Thea				[No	change i	n text.]			
Outdoor Over 5,000 Square Fee	t in Size [No								
change in text.]		~ (20)	1 > -	T				(10)	
Urgent Care Facilities		$L^{(20)}$	N	N	N	N	N	N ⁽¹⁰⁾	-
Veterinary Clinics & Animal Ho	•			[No	change i	in text.]			
through Zoological Parks [No cl	nange in								
text.]			_						
Offices		(1)(7)		T 55				[
Business & Professional		P(1)(7)	P	P	P	P	P ¹⁹	-	
Government		P ⁽¹⁾	P	P	P	P	P ¹⁹	- (10)	
Medical, Dental & Health Pract		P(1)	P	P	P	Р	P ¹⁹	P ⁽¹⁰⁾	-
Regional & Corporate Headqua	ırters	P ⁽¹⁾	P	P	P	P	P19	-	-
Separately Regulated Office Uses		7 (1)	1 -	1		7			
Real Estate Sales Offices & N		L(1)	L	-	L	L	L	L	-
Sex Offender Treatment & Co		L ⁽¹⁾	L	L	L	L	L	L(10)	-
Vehicle & Vehicular Equipment				[No	change:	in text.			
Service, Commercial Vehicle Re									
Maintenance through Separately	~								
Distribution and Storage Uses, J	unk Yards								
[No change in text.]		<u> </u>	L	L	L	L	L	L	
Temporary Construction Storage Located Off-site	y ards	E.	L	L	1		1	-	
Industrial, Heavy Manufacturin	a through			DN _O	change:	in text		L	
Trucking & Transportation Ter				LING	Change	III ICAL.			
change in text.]	mmais [190								
Separately Regulated Industrial	Uses							·	
Artisan Food and Beverage Prod		N ⁽¹⁾	_	Τ-	-	l -	L	T	_
Cannabis Production Facilities th				INo	change	in text	1	1	<u> </u>
Separately Regulated Signs Uses				LINO	Giange	III WAL.	J		
Marquees [No change in text.]	, incatei								
Marquees [No change in text.]									_

Use Categories/Subcategories	Zone			Zones	5		
[See Section 131.0112 for an	Designator						
explanation and descriptions of	1st & 2nd >>			CC-			
the Use Categories,	3rd >>	1-	2-	3-	4-	5-	
Subcategories, and	4th >>	1 2 3	1 2 3 4 5	456789	123456	123456	
Separately Regulated Uses]	411//						
Open Space through Residential, S	• •						
Regulated Residential Uses, Resid				[No change	e in text.]		
Facilities: 6 or Fewer Persons [No c	hange in text.]				y •		
7 or More Persons		L		L	L	L	
Student Housing through Institution							
Separately Regulated Institutions				[No change	in text.]		
Homeless Facilities: Homeless Day	Centers [No						
change in text.]							
Hospitals		С	C	С	С	С	
Intermediate Care Facilities & N	ursing	L	С	L	L	L	
Facilities							
Interpretive Centers through Comn							
Services, Tasting Rooms [No char	nge in text.]			[No change	in text.]		
Visitor Accommodations		P ⁽²¹⁾	P ⁽²¹⁾	$P^{(21)}$	P ⁽²¹⁾	P ⁽²¹⁾	
Commercial Services, Separately							
Regulated Commercial Services U	Jses,			[No change	in text.]	j	
Adult Day Care Facility through Th							
that are Outdoor or Over 5,000 Squ	are Feet						
in Size [No change in text.]							
Urgent Care Facilities		$L^{(20)}$	$L^{(20)}$	$L^{(20)}$	$L^{(20)}$	L ⁽²⁰⁾	
Veterinary Clinics & Animal Hospitals through							
Signs, Separately Regulated Signs Uses,		[No change in text.]					
Theater Marquees [No change in text	xt.]						

Footnotes for Table 131-05B

§131.0531 Development Regulations Tables for Commercial Zones

The following development regulations apply in each of the commercial zones as shown in Tables 131-05C, 131-05D, and 131-05E.

(a) CN Zones

¹ through 19 [No change in text.]

Within the beach impact area of the Parking Impact Overlay Zone, off-street parking spaces shall be provided at a ratio of no less than one off-street parking space for every 250 square feet of gross floor area.

Visitor accommodation lodging for uses other than a SRO *hotel* or SRO *hotel room* shall not be used for a stay of more than 30 consecutive days.

Development Regulations for CN Zones

Table 131-05C

Development	Zone Designator	Lones						
Regulations [See Section 131.0530 for	1st & 2nd >>	<u> </u>						
Development Regulations	3rd >>	1-	1-	1-	1-	1-	1-	
of Commercial Zones]	4th >>	1	2	3	4	5	6	
Max Permitted Residential Dens Max Floor Area Ratio, Minimum Ratio for Residential Use [No char	Floor Area	[No change in text.]				t.]		
Floor Area Ratio Bonus for C [See Section 131.0546(b)]	Child Care	applies	applies	applies	applies	applies	applies	
Ground-floor Height [See Section through <i>Dwelling Unit</i> Protection [See Chapter 14, Article 3, Division change in text.]	Regulations	[No change in text.]						

Footnotes for Table 131-05C

- (b) [No change in text.]
- (c) CC Zones

Table 131-05E

Development Regulations for CC Zones

Development Regulation	Zone Designator		Z	ones			
[See Section 131.0530 for	1st & 2nd >>		(CC-			
Development Regulations	3rd >>[1- 2- 4- 5-	1- 2- 4- 5-	1- 2- 4- 5-	2- 3- 4-	5-	
of Commercial Zones]	4th >>	1	2	3	4		
Max Permitted Residential Densit	y ⁽¹⁾ through Max						
Floor Area Ratio, Minimum Floor.	Area Ratio for		[No cl	nange in tex	t.]		
Residential Use [No change in text.]						
Floor Area Ratio Bonus for C	hild Care [See	applies	_	applies	applie	:S	
Section 131.0546(b)]							
Ground-floor Height [See Section	131.0548]						
through Dwelling Unit Protection I	Regulations [See	e [No change in text.]					

One *dwelling unit* per specified minimum square footage of *lot* area as determined in accordance with Section 113.0222.

² through ⁴ [No change in text.]

Development Regulation	Zone Designator		Z	ones		
[See Section 131.0530 for	1st & 2nd >>		(CC-		
Development Regulations	3rd >>	1- 2- 4- 5-	1-2-4-5-	1- 2- 4- 5-	2- 3- 4-	5-
of Commercial Zones]	4th >>	1	2	3	4	
Chapter 14, Article 3, Division 12]	[No change in				·	
text.]						

Development Regulation	Zone Designator						
[See Section 131.0530 for	1st & 2nd >>			CC			
Development Regulations of	3rd >>	2- 3- 4- 5	- 3- 4- 5-	3-	3-	3-	
Commercial Zones]	4th >>	5	6	7	8	9	
Max permitted Residential Density Floor Area Ratio, Minimum Floor Residential Use [No change in text.]	Area Ratio for		[No c	hange in	text.]		
Floor Area Ratio Bonus for Chil Section 131.0546(b)]	d Care [See	applies	applies	applies	applies	applies	
Ground-floor Height [See Section through <i>Dwelling Unit</i> Protection I Chapter 14, Article 3, Division 12] text.]	Regulations [See		[No cl	nange in t	ext.]		

Footnotes for Table 131-05E

§131.0543 Setback Requirements for Commercial Zones

Setback requirements are specified in Tables 131-05C, 131-05D, and 131-05E and are subject to the following exceptions and additional regulations:

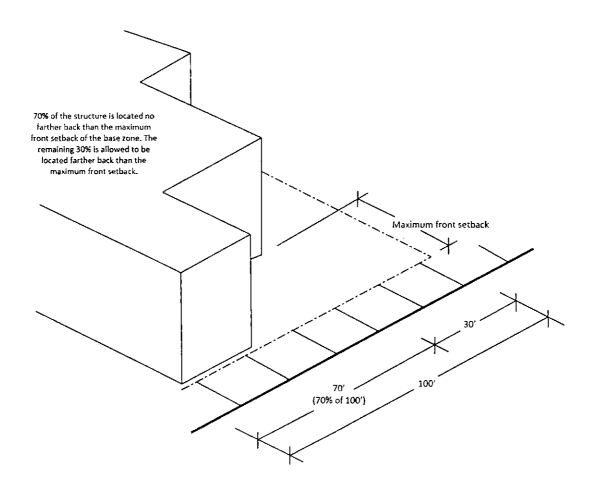
- (a) Front and Street Side Setback Requirements
 - (1) Off-street parking in all commercial zones may be located within the required front *yard* and required *street* side *yard* adjoining the required landscaped strip abutting *public rights-of-way*.

One *dwelling unit* per specified minimum square footage of *lot* area as determined in accordance with Section 113.0222.

² through ⁵ [No change in text.]

(2) In the CN, CO, CV, and CC zones with a maximum front or *street* side *setback* as shown in Tables 131-05C, 131-05D, and 131-05E, the maximum *setback* shall apply to only 70 percent of the *street frontage*. The remaining 30 percent is not required to observe the maximum *setback* and may be located farther from the *property line*. See Diagram 131-05B.

Diagram 131-05B Maximum Setback Requirement



- (3) [No change in text.]
- (b) Minimum Side and Rear Setback
 - (1) [No change in text.]
 - (2) The optional side or rear *setback* is not applicable to commercial *development* abutting residentially zoned properties with a

permitted *density* of less than 15 *dwelling units* per acre as further described in Section 131.0543(c).

- (c) Commercial Development Abutting Residential Zoned Properties
 - (1) Commercial *development* abutting residentially zoned properties with a permitted *density* of less than 15 *dwelling units* per acre shall provide a 10-foot minimum *setback* for any side or rear yard that abuts *low density* residential zoned property. The *structure* shall comply with additional step back requirements in accordance with Section 131.0543(c)(3).
 - (2) Commercial *development* abutting residentially zoned properties with a permitted *density* of 15 *dwelling units* or more per acre that provide no side or rear *setback* and locate the *structure* at the *property line* as provided for by Section 131.0543(b) shall comply with the following:
 - (A) through (B) [No change in text.]
 - (3) [No change in text.]

§131.0546 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Tables 131-05C, 131-05D, 131-05E and is subject to the following additional regulations:

- (a) [No change in text.]
- (b) Floor Area Ratio Bonus for Child Care Facilities
 In the CN zones, CR-1-1, CR-2-1, CO-1-2, CO-2-2, CO-3-1, CO-3-2, CC-1-1, CC-1-2, CC-1-3, CC-3-4, CC-3-5, CC-3-6, CC-3-7, CC-3-8, CC-3-9,

CC-4-1, CC-4-2, CC-4-3, CC-4-4, CC-4-5, CC-4-6, CC-5-1, CC-5-2, CC-5-3, CC-5-4, CC-5-5, and CC-5-6 zones, a *floor area ratio* bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* devoted to the *child care facility* to be added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

Section 23. That Chapter 13, Article 1, Division 6 of the San Diego Municipal Code is amended by amending sections 131.0622 and 131.0631, and by adding new section 131.0632, to read as follows:

§131.0622 Use Regulations Table for Industrial Zones

The uses allowed in the industrial zones are shown in Table 131-06B.

Legend for Table 131-06B

[No change in text.]

Use Regulations Table for Industrial Zones

Table 131-06B

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator			<u>-</u>		Zo	nes				
explanation and descriptions of	1st & 2nd>>		IP-			Ц-		I.I	- I -	IS-	IBT-
the Use Categories, Subcategories, and Separately	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
Regulated Uses]	4th >>	1	1	1	1	1	1	1	1	1	1
Open Space through Residential Regulated Residential Uses, Em	, . .				[No	chang	ge in t	ext.]			

Use Categories/ Subcategories [See Section 131.0112 for an	Zone Designator					Zoi	nes				
explanation and descriptions of	1st & 2nd> >		IP-	•		IL-	•	11	-1	IS-	IBT-
the Use Categories, Subcategories, and Separately	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
Regulated Uses]	4th >>	1	1	1	1	1	1	1	1	1	1
Housing: Greater than 12 Employ change in text.]	ees [No				,						
Fraternities and Sororities		-		-	_	-	_	-	-	-	-
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or No change in text.]					[No	chang	ge in t	text.]			
Student Housing		-	-		<u> </u>	-	-	-	-	-	
Transitional Housing through Ins Separately Regulated Institution Homeless Facilities: Homeless Da change in text.]	ıal Uses,				[No	chang	ge in 1	text.]			
Hospitals					[No	chang	e in t	ext.]			
Intermediate Care Facilities & Pacilities	Vursing	-	-	L ⁽¹⁵⁾	-	-	-	=	-	-	-
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]					[No	chang	ge in t	text.]			

Footnotes for Table 131-06B

¹through ²³ [No change in text.]

§131.0631 Development Regulations Table for Industrial Zones

The following development regulations apply in the industrial zones as shown in Table 131-06C.

Table 131-06C

Development Regulations for Industrial Zones

Development Regulations	Zone Designator		2	Zones		
[See Section 131.0630 for	1st & 2nd >>	IP-	IL-	IH-	IS-	IBT-
Development Regulations	3rd >>	1- 2- 3-	1- 2- 3-	1- 2-	1-	1-
of Industrial Zones]	4th >>	1	1	1	1	1
Max permitted residential density Structure Height [See Section 131. in text.]	_		[No cha	ange in te	xt.]	

Development Regulations	Zone Designator	. "		Zones		
[See Section 131.0630 for	1st & 2nd >>	IP-	n.	TH-	IS-	ІВТ-
Development Regulations	3rd >>	1- 2- 3-	1- 2- 3-	1- 2-	1-	1-
of Industrial Zones]	4th >>	1	I	1	1	1
Max Floor Area Ratio	<u> </u>		[No cha	ange in te	xt.]	
Floor Area Ratio Bonus for Chi Section 131.0632(a)]	ld Care [See	applies	- applies	- app lies	applies	applies
Street Wall Requirements [See Section 142.1030] through Dwelling Unit Protection Regulations [See Chapter 14, Article 3, Division 12] [No change in text.]			[No ch	ange in te	ext.]	

Footnotes for Table 131-06C

§131.0632 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Table 131-06C.

Floor Area Ratio Bonus for Child Care Facilities

In the IP zones, IL-2-1, IL-3-2, IH-2-1, IH-1-1, and IBT-1-1 zones, a *floor area* ratio bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* devoted to the *child care facility* to be added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

Section 24. That Chapter 13, Article 1, Division 7 of the San Diego Municipal Code is amended by amending sections 131.0702, 131.0703, 131.0704, 131.0707, 131.0709, and 131.0710, and by adding new section 131.0719, to read as follows:

¹ through ¹⁰ [No change in text.]

Within the Otay Mesa Community Plan area, the maximum *floor area ratio* is 0.50 unless a *final map* has been recorded prior to May 18, 2014. This restriction does not apply to residential *development* in accordance with Section 131.0623(i).

§131.0702 Definitions

The following definitions are applicable to this Division. Where not otherwise specified, the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code shall apply. Each word or phrase that is defined in this Division, or in Chapter 11, Article 3, Division 1 of the Land Development Code, appears in the text in italicized letters.

Secondary use means an allowed use that is less than 50 percent and more than 10 percent of the gross floor area of all uses in the development.

Paseo [No change in text.]

§131.0703 Purpose of the RMX (Residential Mixed-Use) Zones

The purpose of the RMX zones is to provide a mix of uses with a focus on residential uses. The RMX zones support residential employment through the inclusion of *shopkeeper units*, small-scale artisan or production spaces, live/work units, or amenities for home employment and small businesses. Residential *development* shall be the *primary use*. The *secondary use* can be non-residential or residential *development*. If the *secondary use* is residential *development*, it shall comply with Section 131.0712.

The RMX zones are differentiated in Table 131.07B based on the *floor area ratio* and *structure height*.

§131.0704 Purpose of the EMX (Employment Mixed-Use) Zones

The purpose of the EMX zones is to provide a mix of uses with a focus on non-residential uses with opportunities for residential *development*. The EMX zones allow for a broad mix of uses, including office, research and development,

industrial, and retail sales. Non-residential development shall be the primary use. The secondary use can be non-residential or residential development. If the secondary use is non-residential development, it must be a different non-residential use than the primary use. Development that contains a research and development use within Prime Industrial Land and Prime Industrial Land – Flex identified in the land use plan does not require a secondary use. New residential development may be the primary use on a premises or adjacent to a premises where the total gross floor area is occupied by at least 500,000 square feet of retail sales or eating and drinking establishment uses, or both.

The EMX zones are differentiated in Table 131-07B based on *floor area ratio* and structure height.

§131.0707 Use Regulations Table for Mixed-Use Zones

The uses allowed in the mixed-use zones are shown in Table 131-07A.

Legend for Table 131-07A

[No change in text.]

Table 131-07A

Use Regulations Table for Mixed-Use Zones

Use Categories/Subcategories	Zone Designator			Zon	es		
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and	1st >> RMX EMX						X
Separately Regulated Uses]	2nd >>	1	2	3	1	2	3
Open Space through Residential, Se Regulated Residential Uses, Reside Facilities: 6 or Fewer Persons [No ch	ntial Care	[No change in text.]					
7 or More Persons		L	L	L	L ⁽¹⁾	L ⁽¹⁾	$L^{(1)}$
Student Housing through Institutional, Separately Regulated Institutional Uses,			[N	lo change	e in tex	ĸt.]	

Use Categories/Subcategories	Zone	Zones							
rs s : 121 2112 S	Designator								
[See Section 131.0112 for an									
explanation and descriptions of the lst >>		RMX		EMX					
Use Categories, Subcategories, and	_								
Separately Regulated Uses]	2nd >>	1	2	3	1	2	3		
Homeless Facilities: Homeless Day	Centers [No		•		•				
change in text.]									
Hospitals		C	C	С	С	С	С		
Intermediate Care Facilities & Nursing		L	L	L	Γ ₍₁₎	L ⁽¹⁾	L ⁽¹⁾		
Facilities						L			
Interpretive Centers through Retail S	,			_					
Separately Regulated Retail Sales Uses,		[No change in text.]							
Alcoholic Beverage Outlets [No change in text.]					,		<u> </u>		
Cannabis Outlets			-	-	<u>-</u>	-	<u>-</u>		
Farmers' Markets, Weekly Farmers' Markets		[No change in text.]							
Daily Farmers' Market Stands [No change in									
text.]									
Plant Nurseries through Commercial Services,									
Tasting Rooms [No change in text.]		[No change in text.]							
Visitor Accommodations		$P^{(10)}$	P ⁽¹⁰⁾						
Commercial Services, Separately Regulated									
Commercial Services Uses, Adult Day Care		[No change in text.]							
Facility through Industrial, Separat	•						•		
Regulated Industrial Uses, Artisan									
Beverage Producer [No change in tex									
Cannabis Production Facilitie	s	-	-	-	-	-	-		
Hazardous Waste Research Facility	through								
Hazardous Waste Treatment Facility [No		[No change in text.]							
change in text.]			<u></u>		.				
Marine Related Uses Within the Coastal									
Overlay Zone through Signs, Separately			ſΝ	lo change	e in tex	۲t.]			
Regulated Signs Uses, Theater Man	quees [No								
change in text.]									

Footnotes for Table 131-07A

¹through ⁹[No change in text.]

Visitor accommodation lodging for uses other than a SRO *hotel* or SRO *hotel room* shall not be used for a stay of more than 30 consecutive days.

§131.0709 Development Regulations Table for Mixed-Use Zones

The following development regulations apply in the mixed-use zones as shown in Table 131-07B.

Table 131-07B

Development Regulations for RMX and EMX Zones

	Zones								
Development Regulations	RMX-			EMX-					
	1	2	3	1	2	3			
Minimum Lot Area (sf) through Setback Requirements, Min Street side Setback (ft), Max Street side Setback (ft) ¹ [No change in text.]	[No change in text.]								
Maximum Floor Area Ratio (3)	[No change in text.]								
Floor Area Ratio Bonus for Child Care [See Section 131.0719(a)]	Applies								
Maximum Structure Height (ft) (2) through Dwelling Unit Protection Regulations [See Chapter 14, Article 3, Division 12] [No change in text.]		[No chang	ge in text]				

Footnotes for Table 131-07B

¹through ³ [No change in text.]

§131.0710 Deviations

Development that proposes deviations to the development regulations of this

Division may be permitted with a Neighborhood Development Permit decided in
accordance with Process Two for the following:

- (a) through (b) [No change in text.]
- (c) A deviation may not be requested for the following:
 - (1) A deviation from the requirements of the Coastal Height Limit

 Overlay Zone (Chapter 13, Article 2, Division 5).

- (2) Within the Coastal Overlay Zone, a deviation from the requirements of the Parking Impact Overlay Zone (Chapter 13, Article 2, Division 8).
- (3) A deviation from the requirements of the Clairemont Mesa Height Limit Overlay Zone (Chapter 13, Article 2, Division 13).
- (4) A deviation from the requirements of the Airport Land UseCompatibility Overlay Zone (Chapter 13, Article 2, Division 15).
- (5) Within the Coastal Overlay Zone, a deviation from the requirements of the Environmentally Sensitive Land Regulations (Chapter 14, Article 3, Division 1).
- (6) A deviation from the requirements of the Historical Resources

 Regulations (Chapter 14, Article 3, Division 2).

§131.0719 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Table 131-07B.

Floor Area Ratio Bonus for Child Care Facilities

In the EMZ and RMX zones, a *floor area ratio* bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* devoted to the *child care facility* to be added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

Section 25. That Chapter 13, Article 2, Division 4 of the San Diego Municipal Code is amended by amending section 132.0402, to read as follows:

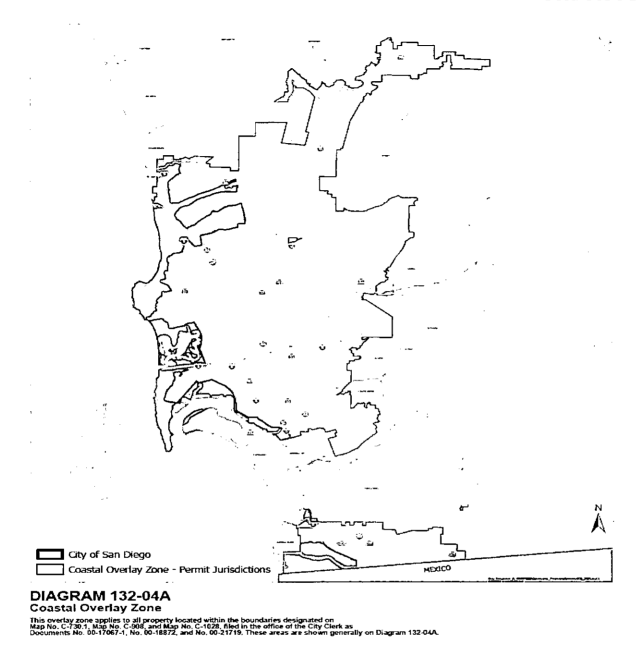
§132.0402 Where the Coastal Overlay Zone Applies

- (a) This overlay zone applies to all property located within the boundaries designated on Map No. C-730.1, Map No. C-908, and Map No. C-1028, filed in the office of the City Clerk as Documents No. 00-17067-1, No. 00-18872, and No. 00-21719. These areas are shown generally on Diagram 132-04A.
- (b) [No change in text.]

Table 132-04A

Coastal Overlay Zone Applicability

[No change in text.]



Section 26. That Chapter 13, Article 2, Division 12 of the San Diego Municipal Code is amended by amending sections 132.1202 and 132.1205, to read as follows:

§132.1202 Where the Mission Trails Design District Applies

(a) through (b) [No change in text.]

Table 132-12A

Mission Trails Design District Applicability

Type of Development Proposal	Supplemental Development Regulations	Required Permit Type/ Decision Process
(1) Interior or exterior repairs or modifications [No change in text.]	[No change in text.]	[No change in text.]
(2) Any development of new structures, expansion of existing structures, grading on property zoned RS, RX, or RT within the Navajo or Tierrasanta communities as shown on Map No. C-916, or more than 235 feet from the edge of the 100-year floodway as mapped by the Federal Emergency Management Agency on the date the development application is deemed complete.	[No change in text.]	[No change in text.]
(3) Any other development of new structures, alteration of existing structures, or grading in the Mission Trails Design District through (4) Any development of new structures, expansion or alteration of existing structures, or grading on property within 235 feet of the edge of the 100-year floodway as mapped by the Federal Emergency Management Agency on the date the development application is deemed complete.	[No change in text.]	[No change in text.]

§132.1205 Supplemental Design Criteria

Except for property located within a RS, RX, or RT Zone in the Navajo or Tierrasanta communities, as shown on Map No. C-916, and *development* that does

not require a *construction permit*, all proposed *development* shall comply with the design criteria and standards of the Mission Trails Design Guidelines in the Land Development Manual.

Section 27. That Chapter 13, Article 2, Division 14 of the San Diego Municipal Code is amended by amending section 132.1403 section and by adding new sections 132.1404 and 132.1405, to read as follows:

§132.1403 Exception to the Community Plan Implementation Overlay Zone

The City Manager may grant an exception to the requirements of this division for the *development* that is minor, temporary, or incidental and is consistent with the intent of this division. Exceptions made by the City Manager shall be recorded and entered in the project files prepared in the process of approving the *development*.

Diagram 132-14A through Diagram 132-14B

[No change in text.]

Diagram 132-14D through Diagram 132-14S

[No change in text.]

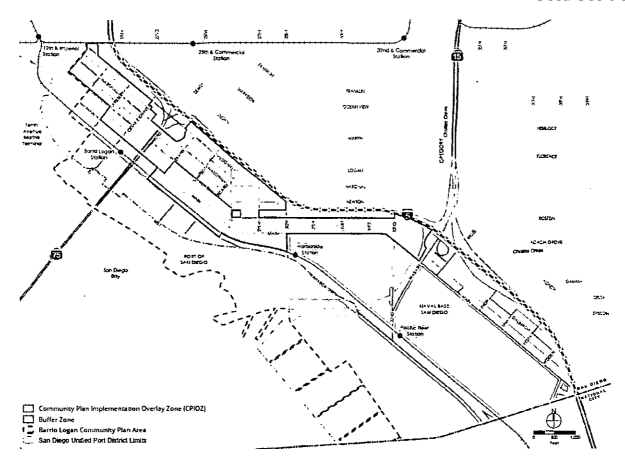


Diagram 132-14T

Barrio Logan Community Plan Implementation Overlay Zone

This is a reproduction of Map No. C-1018 for illustration purposes only.

Diagram 132-14U

[No change in text.]

§132.1404 Public Right Right-of-Way In Lieu Fee

(a) Community Plan Implementation Overlay Zones may contain supplemental development regulations for public *right-of-way* improvements identified in a *land use plan*. An *applicant* shall pay the Public Right-of-Way in Lieu Fee if either occurs:

- (1) The applicant demonstrates that the construction of the public right-of-way improvements would create unsafe drainage, traffic, or pedestrian circulation conditions to the satisfaction of the City Engineer; or
- (2) The City Engineer, in his or her sole discretion, determines that the public *right-of-way* improvements would create unsafe drainage, traffic, or pedestrian circulation conditions.
- (b) The *applicant* shall pay the Public Right-of-Way in Lieu Fee to the "Public Right-of-Way in Lieu Fee Fund," in accordance with an adopted City Council Resolution.
- (c) The *applicant* shall pay the Public Right-of-Way in Lieu Fee prior to requesting the final inspection of the first *dwelling unit* in the *development* to the "Public Right-of-Way in Lieu Fee Fund."

§132.1405 Conflicts between Supplemental and Base Zone Regulations

If there is a conflict between the supplemental development regulations for a Community Plan Implementation Overlay Zone and the development regulations of the applicable base zone, the Community Plan Implementation Overlay Zone supplemental development regulation shall apply.

Section 28. That Chapter 13, Article 2, Division 15 of the San Diego Municipal Code is amended by amending sections 132.1510, 132.1515, and 132.1550, to read as follows:

§132.1510 Noise Compatibility

Noise compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated as follows:

(a) through (f) [No change in text.]

Legend for Table 132-15D

[No change in text.]

Table 132-15D

Noise Compatibility Criteria for MCAS Miramar, Brown Field Municipal Airport, Montgomery-Gibbs Executive Airport, and NOLF Imperial Beach Airport Influence Areas

Use Categories/ Subcategories	Air	craft Noise I	Exposure (dB	CNEL)			
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80			
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]		[No chan	ge in text.]				
Fraternities and Sororities	P ³		-	-			
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in	[No change in text.]						
Student Housing	P ³	-	-				
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No change in text.]	[No change in text.]						
Hospitals	P^3		-	-			
Intermediate Care Facilities & Nursing Facilities	P ³	-	-	-			
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No chan	ge in text.]				

Footnotes for Table 132-15D

1through 9[No change in text.]

Legend for Table 132-15E

[No change in text.]

Table 132-15E

Noise Compatibility Criteria for San Diego International Airport

Use Categories/ Subcategories	Air	craft Noise I	Exposure (dE	S CNEL)			
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80			
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]	[No change in text.]						
Fraternities and Sororities	P ²	P ^{2,4}	P ^{2,4,5}	P ^{2,4,5}			
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]						
Student Housing	P ²	P ^{2,4}	P ^{2,4,5}	P ^{2,4,5}			
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No change in text.]	[No change in text.]						
Hospitals	P ²	-	-	_			
Intermediate Care Facilities & Nursing Facilities	P ²	-	-	-			
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No chang	ge in text.]				

Footnotes for Table 132-15E

¹through ⁸[No change in text.]

§132.1515 Safety Compatibility

Safety compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated in accordance with this Section.

- (a) through (e) [No change in text.]
- (f) Safety Compatibility Review for MCAS Miramar and NOLF Imperial

 Beach
 - (1) through (2) [No change in text.]

Legend for Table 132-15G

[No change in text.]

Table 132-15G
Safety Compatibility Criteria for MCAS Miramar and NOLF Imperial Beach

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories,	APZ I	APZ II	TZ			
and Separately Regulated Uses] Maximum People Per Acre	25	50	300			
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]	[No change in text.]					
Fraternities and Sororities	-	-	L/1.38 ³			
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]					
Student Housing	-	-	L/1.38 ³			
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]	[No change in text.]					
Hospitals [240 sq ft per person]	-	-	L 6, 14			
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-		L 14, 16			
Interpretive Centers [60 sq ft per person] through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]	[No change in text.]					

Footnotes to Table 132-15G

(g) Safety Compatibility for Brown Field Municipal Airport and Montgomery-Gibbs Executive Airport.

¹ through ⁵ [No change in text.]

New hospitals are not permitted. Existing hospitals may expand up to 1.65 floor area ratio.

⁷ through ¹⁵ [No change in text.]

Intermediate care facilities and nursing facilities are permitted in the Transition Zone up to a maximum .69 floor area ratio.

(1) through (2) [No change in text.]

Legend for Table 132-15H

[No change in text.]

Table 132-15H

Safety Compatibility Criteria for Brown Field Municipal Airport and Montgomery-Gibbs Executive Airport

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6
Maximum People Per Acre	N/A	. 84	156	156	240	No limit
Maximum Lot Coverage 11, 18	N/A	50%	60%	70%	70%	N/A
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]			[No char	nge in text.		
Fraternities and Sororities	_	_	SDP ⁴	SDP ⁴	_	P
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]					
Student Housing	-	-	SDP ⁴	SDP ⁴	-	P
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]			-	nge in text.]	
Hospitals [240 sq ft per person]	-	-	L 6, 12	L 6, 12	-	P
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	L 12, 19	L 12, 19	-	P
Interpretive Centers [60 sq ft per person] through <i>Signs</i> , Separately Regulated <i>Signs</i> Uses , Theater <i>Marquees</i> [No change in text.]			[No char	nge in text.]	

Footnotes to Table 132-15H

¹ through 5 [No change in text.]

New hospitals are not permitted. Existing hospitals may expand up to .72 floor area ratio in accordance with Section 132.1535(d)(3)(B).

⁷through ¹⁸ [No change in text.]

- Intermediate care facilities and nursing facilities are permitted in the Transition Zone up to a maximum .69 floor area ratio.
 - (h) Safety Compatibility Review for San Diego International Airport
 - (1) through (3) [No change in text.]

Legend for Table 132-15I

[No change in text.]

Table 132-15I

Safety Compatibility Criteria for San Diego International Airport – Uptown, Balboa Park and Centre City Neighborhoods

Use Categories/				_					Centre	City			
Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]		Uptowi	1	Balboa Park		Cortez			East Vill- age	t Little Italy			
Safety Zones	2E	3NE	3SE	2E	4E	2E	3SE	4E	4E	1	2E	3E	5S
Maximum Dwelling Unit Per Acre	58	62	164	-	•	•	210	•	1	-	40	154	1
Maximum People Per Acre [No change in text.]		[No change in text.]											
Person per Household Multiplier for Mixed-Use Development [No change in text.]	[No change in text.]												
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing (100 sq ft per person) Greater than 12 Employees [No change in text.]	[No change in text.]												
Fraternities and Sororities	<u> </u>	L	L	-	L	-	L	L	L	-	-	L	
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]												
Student Housing	- L L - L - L L L -							-					
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless	[No change in text.]												

Use Categories/									Centre	City	_		
Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1	Uptowr	1		lboa ark		Cortez		East Vill- age		Littl	e Italy	,
Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]													
Hospitals [240 sq ft per person]	-	-	-	-	-	-	-	-	-	-	-	-	-
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	•	-	-	-	-	•	-	-	-	-	-	•	-
Interpretive Centers [170 sq ft per person] through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]						[No ch	ange in	text.]			.=		

Footnotes to Table 132-151

- ¹ through ⁴ [No change in text.]
- For visitor accommodations, no more than 56 rooms per acre are allowed. Conference facilities and other uses are prohibited unless they are ancillary to the *primary use*.
- ⁶ [No change in text.]

Legend for Table 132-15J

[No change in text.]

Table 132-15J

Safety Compatibility Criteria for San Diego International Airport – Ocean Beach, Peninsula, Midway-Pacific Highway Neighborhoods

Use Categories/ Subcategories	ıch				Pen	insulā								
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Ocean Bea		Vaval T	raining (Center	0	ther Ne	ighborl	hoods		Mid	way-Pac	ific High	iway
Safety Zones	4W	1	2W	3NW	3S W	2W	3N W	3S W	4W	1	2E	3NE	3NW	5N
Maximum Dwelling Unit Per Acre	31	-	-	-	-	20	10	9	36	_	46	_	44	_
Maximum People Per Acre	240	-	127	180	235	96	180	180	240	-	191	180	198	180
Person per Household Multiplier for Mixed-Use Development	2.14	_	2.35	2.27	2.23	2.35	2.27	2.23	2.14	_	1.51	1.48	2.27	_

Use Categories/	ch				Pen	insula			-					
Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Ocean Beach		laval T	raining (Center	0	ther Ne	eighborl	hoods		Mid	way-Pac	ific Higl	ıway
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing [100 sq ft/person) Greater than 12 Employees [No change in text.]		[No change in text.]												
Fraternities and Sororities	L	-	-	-	- :	-	L	L	L] - [-	L	L	-
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]													
Student Housing	L	-	-	-	-	-	L	L	L		-	L	L	-
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]						[N	o chan	ge in te	ext.]					
Hospitals [240 sq ft per	-	-	-	-	-	-	-	-	-	-	-	-	-	- 1
person] Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	-	-	-	-	-	-	-	-	-	-		-
Interpretive Centers [170 sq ft per person] through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]	[No change in text.]													

Footnotes to Table 132-15J

¹ through ⁴ [No change in text.]

For visitor accommodations, no more than 56 rooms per acre are allowed. Conference facilities and other uses are prohibited unless they are ancillary to the *primary use*.

§132.1550 Airport Land Use Commission Review

- (a) through (e) [No change in text.]
- (f) Prior to the approval of a rezone or amendment to a *land use plan* within Review Area 1 of the Airport Land Use Compatibility Overlay Zone, the

- applicant shall obtain a consistency determination from the Airport Land Use Commission.
- (g) Consistency determinations made by the Airport Land Use Commission may be overruled in accordance with Section 132.1555.

Section 29. That Chapter 14, Article 1, Division 3 of the San Diego Municipal Code is amended by amending section 141.0302, 141.0311, 141.0312, and 141.0314, to read as follows:

§141.0302 Accessory Dwelling Units and Junior Accessory Dwelling Units

Section 141.0302 provides for the construction of *Accessory Dwelling Units* (*ADUs*) and *Junior Accessory Dwelling Units* (*JADUs*), consistent with the requirements of state law, and is intended to encourage the construction of *ADUs* and *JADUs* through several local regulatory provisions, including eliminating parking requirements for *ADUs* and *JADUs*, and providing an affordable housing bonus of one additional *ADU* for every deed-restricted affordable *ADU* constructed on the *premises*, as specified in the regulations below. *ADUs* are permitted in all zones allowing residential uses and *JADUs* are permitted in all Single Dwelling Unit Zones by-right as a limited use decided in accordance with Process One, indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) [No change in text.]
- (b) The following regulations are applicable to both ADUs and JADUs:
 - (1) [No change in text.]
 - (2) Development Regulations
 - (A) through (D) [No change in text.]

- (E) The following landscape regulations shall apply to the construction of an *ADU* or *JADU*:
 - (i) If the construction of an ADU or JADU brings the number of ADUs and any JADU on the premises to a total of two or more, two trees shall be provided on the premises for every 5,000 square feet of lot area, with a minimum of one tree per premises. If planting of a new tree is required to comply with this Section, the tree shall be selected in accordance with the Landscape Standards of the Land Development Manual and the City's Street Tree Selection Guide. If the *premises* is located in the OR Zone, the *lot* area used to determine the tree requirement shall be based on the allowable development area as described in Section 131.0250. If the *premises* contains *environmentally sensitive* lands, the lot area used to determine the tree requirement shall be based on the allowable development area as described in Chapter 14, Article 3, Division 1.
 - (ii) [No change in text.]
- (F) through (H) [No change in text.]
- (3) through (4) [No change in text.]

- (c) In addition to the requirements in Section 141.0302(a), the following additional regulations are applicable to *ADUs*:
 - (1) [No change in text.]
 - (2) Development Regulations for ADUs
 - (A) through (C) [No change in text.]
 - (D) A maximum of one *ADU* with a *gross floor area* of 800 square feet or less shall be permitted on a *premises* with an existing or proposed *dwelling unit* regardless of maximum *lot coverage*, maximum *floor area ratio*, front *yard setback*, and minimum open space requirements. The *development* shall comply with the *floor area ratio* of the underlying base zone unless the *development* incorporates an existing *structure* that exceeds the allowable *floor area ratio* or is under the allowable *floor area ratio* by less than 800 square feet, in which case an *ADU* that does not exceed 800 square feet shall be permitted.
 - (E) through (F) [No change in text.]
 - (G) ADU structures shall comply with the front yard and street side yard setbacks of the base zone. Interior side yard and rear yard setbacks for the new ADU structures shall be provided as follows:
 - (i) [No change in text.]

(ii) One-story ADUs with a structure height that exceeds 16 feet and multi-story ADU structures may observe zero-foot interior side yard and rear yard setbacks, unless the side or rear property line abuts another premises that is residentially zoned or developed with exclusively residential uses, in which case a 4-foot setback or the minimum setback of the applicable base zone, whichever is less, shall apply.

(H) through (I) [No change in text.]

- (d) In addition to the requirements in Section 141.0302(b), *JADUs* are subject to the following additional regulations:
 - (1) [No change in text.]
 - (2) Development Regulations
 - (A) through (B) [No change in text.]
 - (C) A JADU shall have a separate exterior entry from the primary dwelling unit.
 - (D) The JADU shall include the following:
 - (i) A cooking facility with appliances;
 - (ii) A food preparation counter of a reasonable size in relation to the size of the *JADU*; and
 - (iii) Storage cabinets that are of a reasonable size in relation to the size of the *JADU*.

§141.0311 Live/Work Quarters

Live/work quarters are studio spaces designed to integrate living space into the workspace and are primarily designed for industrial or commercial occupancy.

The live/work quarters residential *density* shall not be counted towards the maximum allowable *density* of the underlying base zone or *land use plan*.

Live/work quarters are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (h) [No change in text.]

§141.0312 Residential Care Facilities

Residential care facilities provide in-house treatment or rehabilitation programs for residents on a 24-hour basis. Residential care facilities include drug and alcohol rehabilitation and recovery facilities and residential and community care facilities as defined by the state or county.

Residential care facilities for 7 or more persons may be permitted as a limited use in zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the regulations in Sections 141.0312(a)-(h). Residential care facilities in zones designated with an "L" that are within 500 feet, measured by a walking distance along a pedestrian path of travel from *property line* to *property line*, from a *school*, *playground*, or *child care facility* may be permitted with a Conditional Use Permit decided in accordance with Process

Three. Residential care facilities in zones designated with an "L" may be located on the same *premises* as a *child care facility* or on a *premises* adjacent to a *child*

care facility and shall not be required to obtain a Conditional Use Permit if the residential care facility and child care facility are operated by the same permit holder.

Residential care facilities for 7 or more persons may be permitted with a Conditional Use Permit decided in accordance with Process Three, in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the regulations in Sections 141.0312(a)-(h).

- (a) [No change in text.]
- (b) Residential care facilities are not permitted within 500 feet of another residential care facility, measured from *property line* to *property line* in accordance with Section 113.0225.
- (c) The facility shall provide at least 70 square feet of sleeping space for each resident, not including closet or storage space, multipurpose rooms, bathrooms, dining rooms, and halls.
- (d) Sleeping areas shall not be used as a public or general passageway to another room, bath, or toilet.
- (e) The facility shall provide at least 5 square feet of living area per bed, not including sleeping space, dinning, and *kitchen* areas.
- (f) The facility shall provide at least 8 square feet of storage area (closer or drawers) per bed.
- (g) The facility shall provide one full bathroom including sink, toilet, and shower or bathtub for every seven beds.
- (h) Conversion of an existing garage or reduction in the amount of off-street

parking to provide a residential care facility is not permitted.

§141.0314 Watchkeeper's Quarters

Watchkeeper's quarters are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) through (e) [No change in text.]
- (f) The residential *density* from watchkeeper's quarters shall not be counted towards the maximum allowable *density* of the underlying base zone or *land use plan*.

Section 30. That Chapter 14, Article 1, Division 4 of the San Diego Municipal Code is amended by retitling and amending sections 141.0413 and 141.0421, and by adding new section 141.0423, to read as follows:

§141.0413 Hospitals

Hospitals may be permitted with a Process Four Conditional Use Permit in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (f) [No change in text.]

§141.0421 Placemaking on Private Property

Placemaking on private property is permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones), subject to the following regulations:

- (a) through (e) [No change in text.]
- (f) A placemaking project shall only occur on premises that are vacant at

the time the Temporary Use Permit application is submitted or within parking lots on *premises* within *Sustainable Development Areas*, except in existing disabled accessible parking spaces serving the *premises*.

- (g) [No change in text.]
- (h) A placemaking project on a premises within a Sustainable

 Development Area that was a parking lot of a permitted eating and drinking establishment shall not include retail or commercial services uses except for outdoor dining operating in association with the permitted eating and drinking establishment in accordance with Section 141.0628.
- (i) through (j) [No change in text.]

§141.0423 Intermediate Care Facilities and Nursing Facilities

Intermediate care facilities and nursing facilities may be permitted with a Process Four Conditional Use Permit in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) or as a limited use in zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) These facilities are not permitted in agricultural zones in *Proposition A Lands*.
- (b) Off-street parking shall be provided in accordance with Table 142-05G.

 Section 31. That Chapter 14, Article 1, Division 6 of the San Diego Municipal Code is amended by amending sections 141.0606, 141.0622, 141.0624, and 141.0628, to read as follows:

§141.0606 Child Care Facilities

- (a) [No change in text.]
- (b) Family Child Care Homes

Large and small family child care homes are a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (1) Large Family Child Care Homes
 - (A) [No change in text.]
 - (B) A large family child care home may provide care for a total of 13 or 14 children in accordance with Health and Safety Code Section 1597.465.
 - (C) The large family child care home provider shall comply with all state licensing requirements for large family child care homes.
 - (D) The large family child care home provider shall comply with standards adopted by the State Fire Marshal pursuant to California Health and Safety Code relating to large family child care homes.
- (2) Small Family Child Care Homes
 - (A) [No change in text.]
 - (B) A small family child care home may provide care for a total of 7 or 8 children in accordance with Health and Safety Code Section 1597.44.

- (C) [No change in text.]
- (c) [No change in text.]

§141.0622 Sports Arenas and Stadiums

Sports arenas and stadiums are *structures* for sporting, entertainment and assembly uses. Sports arenas and stadiums may be permitted with a Conditional Use Permit decided in accordance with Process Five in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) Bulk and Scale
 - (1) The design of the *structures* shall incorporate a variety of architectural elements that help to diminish building bulk.
 - (2) The design of the *structure* shall incorporate architectural elements that help to transition building scale if the *structures* are located adjacent to *development* that is smaller in scale with less intensity as identified in the applicable *land use plan*.
- (b) Access
 - (1) Pedestrian paths shall connect to *public rights-of-way*, transit stations, transit stops, plazas, or other public spaces.
 - (2) The *development* shall provide Transit and Active Transportation Infrastructure as outlined in Community Plan Mobility Elements listed in the Land Development Manual Appendix Q.
- (c) Parking

- (1) At grade and above grade parking structures shall be screened with landscaping, building wraps, or an architectural screen so they are not visible from the public rights-of-way, private drives, plazas, or other public spaces.
- (2) Parking facilities may provide both on-site and off-site *shared*parking to minimize the number of on-site parking facilities.
- (d) Storage, Service, and Loading Areas
 - (1) All storage, service, and loading areas shall be located on the site so that they are not visible, or shall be *screened* so that they are not visible, from adjacent *development*, *public rights-of-way*, private driveways, plazas, or other public spaces.
- (e) Sports arenas and stadiums included as part of an adopted specific plan are exempt from the requirement to obtain a Conditional Use Permit if they comply with all the regulations in Section 141.0622(a) through (d).

§141.0624 Urgent Care Facilities

Urgent care facilities that are designed or used to provide medical services on a walk-in or emergency care basis that operate outside of standard business hours.

Urgent care facilities are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to Section 141.0624(a).

- (a) Limited Use Regulations
 - (1) through (2) [No change in text.]

- (3) Urgent care facilities located adjacent to residentially zoned property shall remain closed between the hours of 12:00 midnight and 6:00 a.m.
- (4) Within the beach impact area of the Parking Impact Overlay Zone, off-street parking shall be provided at a ratio of no less than one parking space for every 250 square feet of *gross floor area*.

§141.0628 Outdoor Dining on Private Property

The permanent use of a private property for outdoor dining is permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones), subject to the following regulations:

- (a) Permit Requirements:
 - (1) through (4) [No change in text.]
 - (5) Removal of required off-street parking spaces to construct outdoor dining on private property shall comply with the following:
 - (A) [No change in text.]
 - (B) Outside of a Sustainable Development Area, off-street

 parking spaces shall not be removed for the construction of
 outdoor dining on private property unless they are in excess
 of the minimum number of parking spaces required by
 Chapter 14, Article 2, Division 5.
 - (C) Within a Sustainable Development Area and outside of the Coastal Overlay Zone, removal of off-street parking spaces

shall not be the basis of denial of the permit for outdoor dining on private property, except as provided in 141.0628(a)(5)(A).

- (D) Within both a Sustainable Development Area and the Coastal Overlay Zone, the following regulations apply:(i) through (ii) [No change in text.]
- (6) through (9) [No change in text.]
- (b) [No change in text.]

Section 32. That Chapter 14, Article 1, Division 7 of the San Diego Municipal Code is amended by amending section 141.0702, to read as follows:

§141.0702 Sex Offender Treatment and Counseling Facilities

This Section regulates medical treatment or counseling facilities that physically or psychologically treat five or more *sex offenders* in one year.

Sex Offender treatment and counseling facilities are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) Exemptions
 - (1) Incidental treatment and counseling services offered by the following organizations operating under a Conditional Use Permit are exempt from this Section:
 - (A) through (B) [No change in text.]
 - (C) Hospitals as described in Section 141.0413;

- (D) Intermediate care facilities and nursing facilities as described in Section 141.0423;
- (E) Social service institutions as described in Section 141.0417; and
- (F) Correctional placement centers as described in Section 141.0406.
- (2) Facilities that perform only court-ordered forensic evaluations are exempt from this Section.
- (b) [No change in text.]

Section 33. That Chapter 14, Article 2, Division 3 of the San Diego Municipal Code is amended by amending sections 142.0305 and 142.0360, and by adding new section 142.0390, to read as follows:

§142.0305 When Fence Regulations Apply

- (a) This Division applies to the construction of all *fences* and *retaining walls*, whether or not a permit or other approval is required.
- (b) Table 142-03A shows the applicable regulations and the type of permit required by this Division, if any, for specific types of *fences*.

Table 142-03A
Fence Regulations Applicability

TYPE OF DEVELOPMENT PROPOSAL	APPLICABLE REGULATIONS	REQUIRED PERMIT TYPE/ DECISION PROCESS			
Any fence with a height less than 7 feet [No change in text.]	[No change in text.]				

TYPE OF DEVELOPMENT PROPOSAL	APPLICABLE REGULATIONS	REQUIRED PERMIT TYPE/ DECISION PROCESS
Any fence with a height of 7 feet or greater	Sections 142.0310-142.0330, 142.0360- 142.0380, 142.0390	[No change in text.]
Any retaining wall with a height less than 3 feet through Any fence or retaining wall located on premises that lies between the shoreline and the first public roadway, as designated on Map Drawing No. C-731. [No change in text.]	[No change in text.	.]

§142.0360 Electrically Charged and Sharp-Pointed Fence Regulations

- (a) Electrically Charged Fences
 - agricultural zones if the *fence* is at least 600 feet from a residential zone, and for temporary control of goats used for brush management in any non-agricultural zones in compliance with the Land Development Code Section 142.0412, Brush Management, and Section 44.0307.
 - (2) through (3) [No change in text.]
- (b) [No change in text.]

§142.0390 Monitored Perimeter Security Fence Systems

(a) This Section regulates monitored perimeter security *fence* systems.

A monitored perimeter security *fence* system means a perimeter alarm system with an assembly of battery powered equipment, including a monitored alarm device and energizer which is intended to periodically

deliver pulses to a monitored perimeter security *fence*, a battery charging device used exclusively to charge the system's battery, and other integrated components. The monitored perimeter security *fence* system transmits a signal intended to alert the business utilizing the monitored perimeter security *fence* system or an alarm monitoring service, or both, in response to an intrusion.

- (b) Monitored Perimeter Security *Fence* General Design Regulations

 The following design requirements shall apply to all monitored perimeter security *fence* systems.
 - Unless otherwise specified in this Section, monitored perimeter security *fence* systems shall be constructed and operated in accordance with the International Electrotechnical Commission 2006 International Standards and specifications (IEC 60335, Part 2 76).
 - (2) The energizer for monitored perimeter security *fence* systems shall be driven by a commercial storage battery not to exceed 12 volts of direct current. The storage battery is the primary power source and shall have a solar charging capability.
 - (3) Monitored perimeter security *fence* systems shall be installed 4 to 8 inches behind a non-electrified perimeter barrier *fence* that is at least 5 feet in height.

- (4) Monitored perimeter security *fence* systems shall be limited to a height of 10 feet or 2 feet higher than an existing perimeter *fence*, whichever is greater.
- (5) Monitored perimeter security *fence* systems shall be identified by prominently placed warning *signs* that are legible from both sides of the monitored perimeter security *fence*. The warning *signs* shall meet all the following:
 - (A) The warning *signs* shall be placed at any gate and access point on the monitored perimeter security *fence*, and at intervals along the monitored perimeter security *fence* not exceeding 30 feet.
 - (B) The warning *signs* shall be adjacent to any other *signs* relating to chemical, radiological, or biological hazards.
 - (C) The warning *signs* shall be marked with the following:
 - (i) a written warning or a commonly recognized symbol for shock;
 - (ii) a written warning or a commonly recognized symbol to warn people with pacemakers; and
 - (iii) a written warning or commonly recognized symbol about the danger of touching the monitored perimeter security *fence* in wet conditions.
- (6) A "Knox Device" or other similar device shall be installed for Police and Fire Department emergency access.

(c) General Regulations

- (1) Use Regulations
 - Monitored perimeter security *fence* systems may be permitted by a Process One and shall only be allowed in industrial zones that do not allow for residential *development*.
- (2) All monitored perimeter security *fence* systems shall require an Alarm System Permit pursuant to Chapter 3, Article 3, Division 37.
- (3) In addition to the indemnification requirements set forth in Sections 126.0109 and 129.0122, all *applicants* issued permits to install or use a monitored perimeter security *fence* system shall agree as a condition of permit issuance in a separate agreement, to defend, indemnify and hold harmless the City of San Diego and its agents, officers, consultants, independent contractors and employees from any and all claims, actions or proceedings arising out of any personal injury, including death, or property damage caused by the monitored perimeter security *fence* system.
- (4) Police or Fire Department personnel, or both, shall be authorized to disable an installed and operating monitored *perimeter security*fence to gain access to the *premises* if all the following apply:
 - (A) Access is required due to an emergency or urgent circumstances;

- (B) The Knox Device or other similar device is absent or non-functional; and
- (C) An owner, manager, employee, custodian or any other person with control over the property is not present to disable the monitored perimeter security *fence*.

Section 34. That Chapter 14, Article 2, Division 5 of the San Diego Municipal Code is amended by amending sections 142.0510, 142.0520, 142.0525, and 142.0560, to read as follows:

§142.0510 General Parking Regulations

- (a) through (f) [No change in text.]
- RX zones, on *lots* with a side *yard* of less than 10 feet, with no access to the rear *yard*, and with no other on-site parking areas located outside of the front or side *yard*, one of the following vehicles may be parked outdoors in the required front, side, or street side *yard* subject to the requirements contained in Section 142.0510(f)(1) and (2): recreational vehicles, travel trailers, trailers, boats, all-terrain vehicles, motorcycles, and similar equipment.
 - (1) through (2) [No change in text.]

§142.0520 Single Dwelling Unit Residential Uses — Required Parking Ratios

The required number of *off-street parking spaces* for *single dwelling units* and related uses are shown in Table 142-05B.

Table 142-05B Minimum Required Parking Spaces for

Single Dwelling Units and Related Uses

Towns of Unit and Datased Uses	Number of Minimum Required Automobile Parking Spaces						
Type of Unit and Related Uses	Transit Priority Areas ⁽³⁾	Outside of Transit Priority Areas					
All single dwelling units, except those with five or more bedrooms in campus impact areas (See Chapter 13, Article 2, Division 8)	0 spaces per dwelling unit	2 spaces per dwelling unit ⁽¹⁾					
Single dwelling units with five or more bedrooms in campus impact areas (See Chapter 13, Article 2, Division 8)	0 spaces per dwelling unit	1 space per bedroom (previously conforming parking regulations in Section 142.0510(d) do not apply) ⁽²⁾					

Footnotes for Table 142-05B

¹ through ² [No change in text.]

The *transit priority area* minimum required automobile parking requirements apply to *development* where all or a portion of the *premises* is located within a *transit priority area* as described in Section 142.0528 and supersedes any other applicable parking ratio.

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

(a) Minimum Required Parking Spaces. The required automobile parking spaces, motorcycle parking spaces, and bicycle parking spaces for development of multiple dwelling units, whether attached or detached, and related and accessory uses are shown in Table 142-05C. Other allowances and requirements, including the requirement for additional common area parking for some projects, are provided in Sections 142.0525(b) through (d).

Table 142-05C

Minimum Required Parking Spaces for Multiple Dwelling

Units and Related Accessory Uses

Multiple Dwelling Unit Type and Related and Accessory Uses	Automol	oile Spaces Req Unless Otherv	Motorcycle Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁽⁵⁾		
	Basic (1)	Transit Area ⁽²⁾	Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		
Studio up to 400 square feet through Residential care facility (6 or fewer persons) [No change in text.]			[No chan	ge in text.]		
Residential care facility (7 or more persons)	l per 7 beds and 1 per on-site employee	1 per 7 beds and 1 per on-site employee	0	1 per 7 beds and 1 per on-site employee	N/A	N/A
Small lot subdivision in accordance with Section 143.0365 through Accessory uses (spaces per square feet ⁽⁷⁾) [No change in text.]			[No chan	ge in text.]		

Footnotes for Table 142-05C

¹ through ¹¹ [No change in text.]

(b) through (d) [No change in text.]

§142.0560 Development and Design Regulations for Parking Facilities

- (a) through (i) [No change in text.]
- (j) Driveway and Access Regulations
 - (1) Driveway width shall be determined based on the size of the *lot*, type of use proposed, and location inside or outside of the Parking

Impact Overlay Zone. Refer to Tables 142-05M and 142-05N for applicable minimum and maximum driveway widths.

Table 142-05M

Driveway Width (Lots greater than 50 feet in width)

Use	Minimum Width		Maximum Width (Outside of Parking Impact Overlay Zone)		Maximum Width Parking Impact Area		
	One-Way	Two-Way	One-Way	Two-Way	Two Way		
Detached Single Dwelling Unit through Multiple Dwelling Unit [No change in text.]	[No change in text.]						
Nonresidential ⁽¹⁾	14 feet	24 feet	20 feet	30 feet	25 feet		

Footnote for Table 142-05M

See Section 142.0560(j)(11).

Table 142-05N

Driveway Width (Lots 50 feet or less in width)

[No change in text.]

- (2) through (10) [No change in text.]
- (11) On *premises* located within industrial zones, industrial uses with 10 or more loading docks meeting the requirements in Section 142.1030, may exceed the maximum permitted driveway width on a *lot* that is greater than 50 feet in width, as shown in Table 142-05M, for freight-carrying vehicles providing access to the *lot* from the *street*, if all the following requirements are met:

- (A) The *applicant* shall submit a turning template diagram demonstrating that the driveway width meets the turning radius for the anticipated freight-carrying vehicle size. The driveway width shall be the minimum required width as demonstrated by the turning template diagram to the satisfaction of the City Engineer;
- (B) The *applicant* shall demonstrate to the satisfaction of the City Engineer that the driveway width will not result in adverse impacts to site design, street curb utilization, and pedestrian and bicycle circulation; and
- (C) All other driveways on the *premises* shall comply with the applicable minimum and maximum driveway widths shown in Table 142-05M.
- (k) [No change in text.]

Section 35. That Chapter 14, Article 2, Division 9 of the San Diego Municipal Code is amended by amending section142.0910, to read as follows:

§142.0910 Mechanical and Utility Equipment Screening Regulations

- (a) Except when located in the RS, RX, and RT zones, the following equipment and appurtenances shall be screened from public view and be architecturally integrated with the primary building on the *premises*:
 - (1) through (8) [No change in text.]
- (b) through (d) [No change in text.]

Section 36. That Chapter 14, Article 2, Division 10 of the San Diego Municipal Code is amended by amending section 142.1010, to read as follows:

§142.1010 General Loading Area Regulations

- (a) through (b) [No change in text.]
- (c) Each required off-street loading space shall have a minimum length of 35 feet, a minimum width of 12 feet, and a minimum vertical clearance of 14 feet including entrances and exits.

Table 142-10B

Required Off-Street Loading Spaces

Use Category or Subcategory	Gross Floor Area of Structure (Square Feet)	Minimum Number of Spaces Required
Multiple Unit Residential Use Subcategory	[No chang	ge in text.]
or	[No chang	ge in text.]
Commercial Services Subcategories not specified	[No chan	gc in text.]
or	[No change in text.]	3 - plus 1 space for each additional 400,000 sq. ft. of
Industrial - Research and Development		gross floor area
Retail Sales Use Category		
or	[No chang	ge in text.]
Commercial Services - Eating and Drinking Establishments Subcategory		
Commercial Services - Visitor Accommodations Subcategory	[No chang	ge in text.]
Office Use Category [No change in text.]	[No chan	ge in text.]

Use Category or Subcategory	Gross Floor Area of Structure (Square Feet)	Minimum Number of Spaces Required			
Distribution and Storage Use Category	[No chan	ge in text.]			
or	[No change in text.]				
Industrial Use Category and Subcategories not specified	[No change in text.]				

Section 37. That Chapter 14, Article 2, Division 12 of the San Diego Municipal Code is amended by amending sections 142.1230, 142.1235, and 142.1240, to read as follows:

§142.1230 Projecting Signs in Commercial and Industrial Zones

The following regulations apply to *projecting signs* that project more than 18 inches from a building wall in all commercial and industrial *sign* categories, unless otherwise indicated.

- (a) [No change in text.]
- (b) Table 142-12D provides the permitted *sign* area, the number of *signs* permitted per establishment with *street frontage*, and the maximum permitted height for *projecting signs*.

Table 142-12D

Maximum Allowances for Projecting Signs

On single Street Frontage Premises

[No change in text.]

Footnotes for Table 142-12D

- The permitted *sign* area is for a single face. If a *projecting sign* has two or more faces, the permitted *sign* area is doubled. *Signs* may have more than two faces, but the *sign* area shall not exceed twice the maximum permitted amount.
- ² [No change in text.]
 - (c) through (e) [No change in text.]

§142.1235 Roof Signs in Commercial and Industrial Zones

The following regulations apply to *roof signs*, which are permitted only in *Sign* Category A of the commercial and industrial zone *sign* categories.

- (a) [No change in text.]
- (b) Table 142-12F provides the permitted *sign* area for *roof signs*. The *sign* area is determined by the width of the *public right-of-way* fronting the *premises* and the *street* speed limit on that *public right-of-way*.

Table 142-12F

Permitted Sign Area and Height for Roof Signs

[No change in text.]

Footnotes for Table 142-12F

- The permitted sign area is for a single face. If a roof sign has two or more faces, the permitted sign area is doubled. Signs may have more than two faces, but the sign area shall not exceed twice the maximum permitted amount.
- ² [No change in text.]
 - (c) through (e) [No change in text.]

§142.1240 Ground Signs in Commercial and Industrial Zones

The following regulations apply to *ground signs* in all commercial and industrial zone *sign* categories, unless otherwise indicated.

- (a) through (b) [No change in text.]
- (c) Table 142-12H provides the general regulations for *ground signs*.

Table 142-12H

Maximum Allowances for Ground Signs

Maximum Allowances	Sign Categories					
	A	В	С			
Permitted Sign Area ⁽¹⁾ (Based on the Width of the Adjacent Public Right-of-way and Street Speed Limit)						
Public Right-of-way Width / Street Speed Limit through Required Setbacks [No change in text.]	[No change in text.]					

Footnotes for Table 142-12H

The permitted *sign* area is for a single face. If a *ground sign* has two or more faces, the permitted *sign* area is doubled. *Signs* may have more than two faces, but the *sign* area *shall* not exceed twice the maximum permitted amount. See Section 142.1440(d)(3).

² through ⁶ [No change in text.]

(d) through (g) [No change in text.]

Section 38. That Chapter 14, Article 2, Division 13 of the San Diego Municipal Code is amended by amending section 142.1305, to read as follows:

§142.1305 Methods of Compliance

- (a) The requirement to provide inclusionary dwelling units may be met in any of the following ways:
 - (1) [No change in text.]
 - (2) On a different *premises* from the *development*, but within the same community planning area, or within one mile of the *premises* of the *development*, as measured in a straight line from the *property lines* of the *development premises* to the *property lines* of the proposed *premises* where the inclusionary *dwelling units* will be constructed;
 - (3) On a different *premises* from the *development* that does not meet the locational criteria in Section 142.1305(a)(2) but lies within the

City of San Diego, if the receiver site is within a Sustainable

Development Area, in an area identified as a High or Highest

Resource California Tax Credit Allocation Committee Opportunity

Area according to the most recent California State Treasurer

TCAC/HCD Opportunity Area Maps, and less than five percent of the existing dwelling units in that community planning area are covenant-restricted to very low income, low income, or moderate income households.

- (4) through (6) [No change in text.]
- (b) through (c) [No change in text.]

Section 39. That Chapter 14, Article 3, Division 3 of the San Diego Municipal Code is amended by amending section 143.0350, to read as follows:

§143.0350 Supplemental Neighborhood Development Permit and Site Development Permit Regulations for Environmentally Sensitive Lands

The following regulations apply to Neighborhood Development Permits and Site Development Permits required because of potential impacts to *environmentally* sensitive lands in addition to other indicated supplemental regulations.

- (a) Lot Dimensions. Deviations may be permitted from the minimum lot dimensions required by the applicable zone if necessary to comply with Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations).
- (b) Lot Area. Within the MHPA only, a deviation may be permitted from the minimum lot size requirement of the OR-1-2 zone if necessary to accommodate development within the development area and facilitate

dedication of the remainder of the *premises*. This does not permit a deviation from the maximum permitted residential *density* for the OR-1-2 zone for the entire *premises*.

(c) Setback Requirements. A deviation of up to 20 percent may be permitted from any required setback if necessary to comply with Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations), except that a deviation from the front setback in the RS zones shall not be permitted in addition to what is permitted by Section 131.0443(a)(1), when applicable.

Section 40. That Chapter 14, Article 3, Division 4 of the San Diego Municipal Code is amended by amending section 143.0420, to read as follows:

§143.0420 Supplemental Planned Development Permit Regulations for Residential Development

In addition to the general regulations for all Planned Development Permits, the following supplemental regulations apply to all Planned Development Permits that include residential *development*, when identified in Table 143-04A:

- (a) Open Space
 - (1) [No change in text.]

Table 143-04B

Open Space Requirements for Planned Development Permits

Zone	Minimum Usable Open Space Required per Dwelling Unit (2)	Minimum Total Open Space Required per Dwelling Unit (1)
OR-1-1 through AR-1-2 [No change in text.]	[No change in text.]	[No change in text.]
RS-1-1, RS-1-8 through RM-5-12 [No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-04B

¹ through ³ [No change in text.]

- (2) The minimum required open space shall be based on the total number of *dwelling units* on the entire *premises* and may be located without regard to existing or proposed *lot* lines.
- (3) If the *premises* is located in two or more zones, the amount of open space required in the Planned *Development* shall be the sum of the open space required in each of the zones applied to the *dwelling* units at the same percentage that the site area is occupied by each zone. The open space may be located without regard to the zone boundaries.
- (4) through (5) [No change in text.]
- (6) If an Affordable Housing *Density* Bonus Agreement or a *Density*Bonus and Affordable Housing Deviation has been approved for the *development*, the open space area requirement shall be the total of the following:
 - (A) Open space based on the zone in which the property is located, multiplied by the number of *dwelling units* permitted in that zone; plus
 - (B) Open space based on the next more dense residential zone, multiplied by the number of *dwelling units* in excess of the number permitted in the zones in which the property is located.
- (b) through (d) [No change in text.]

Section 41. That Chapter 14, Article 3, Division 7 of the San Diego Municipal Code is amended by amending sections 143.0720, 143.0740, 143.0742, 143.0743, 143.0744, 143.0746, and by adding new section 143.0748, to read as follows:

§143.0720 Density Bonus in Exchange for Affordable Housing Units

- (a) through (h) [No change in text.]
- (i) A density bonus agreement for a development within a Sustainable

 Development Area, transit priority area, or Mobility Zone 3 as defined in

 Section 143.1103(a)(3) providing 100 percent of the total pre-density

 bonus and post-density bonus dwelling units as affordable to very low

 income, low income, and moderate income households shall utilize the

 following qualifying criteria:
 - (1) through (4) [No change in text.]
- (j) through (k) [No change in text.]
- (l) A *development* proposal requesting an affordable housing *density* bonus is subject to the following:
 - (1) [No change in text.]
 - (2) For *development* meeting the criteria for *very low income*households in Sections 143.0720(c)(1) and 143.0720(d)(1), the *density* bonus shall be calculated as set forth in Table 143-07A.

 The increased *density* shall be in addition to any other increase in *density* allowed in this Division.
 - (3) For *development* meeting the criteria for *low income* households in Sections 143.0720(c)(2) and 143.0720(d)(2), the *density* bonus

- shall be calculated as set forth in Table 143-07B. The increased density shall be in addition to any other increase in density allowed in this Division.
- (4) For development meeting the criteria for moderate income in Sections 143.0720(c)(5) and 143.0720(d)(3), the density bonus shall be calculated as set forth in Table 143-07C. The increased density shall be in addition to any other increase in density allowed in this Division.
- (5) through (6) [No change in text.]
- bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(h); or development within a Sustainable Development Area, transit priority area, or Mobility Zone 3 as defined in Section 143.1103(a)(3) providing at least 100 percent of the total pre-density and post-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(i), the density bonus shall be as follows:
 - (A) For development located outside of a Sustainable

 Development Area, transit priority area, or Mobility Zone

 3 as defined in Section 143.1103(a)(3) the density bonus

 shall be 80 percent of the number of pre-density bonus

- dwelling units provided for low income or very low income households. This bonus does not apply to development consistent with Section 143.0720(i).
- (B) For development located within a Sustainable Development

 Area, transit priority area, or Mobility Zone 3 as defined in

 Section 143.1103(a)(3) there shall be no limit on the

 number of dwelling units permitted.
- (8) For *development* meeting the criteria in Sections 143.0720(c)(1), 143.0720(c)(2), 143.0720(c)(5), 143.0720(d)(1), 143.0720(d)(2), 143.0720(d)(3), 143.0720(e), 143.0720(f), 143.0720(g), 143.0720(h), or 143.0720(i), where an *applicant* has not requested an incentive or waiver to exceed the maximum *structure height* or *setbacks* of the base zone, an additional *density* bonus of 10 percent of the pre-*density* bonus *dwelling units* shall be granted, provided that *development* of the additional *density* does not cause the need for an incentive, waiver, or deviation to exceed the maximum *structure height* or *setbacks* of the base zone.
- (9) through (12) [No change in text.]
- range in *dwelling units* per acre, the maximum allowable *density* in that range shall be used to calculate the *density* bonus as set forth in Table 143-07A, Table 143-07B or Table 143-07C. If using the *land use plan density*, allowed *density* bonus *dwelling units* shall

not be counted towards the maximum allowed *floor area ratio* of the zone; and within the mixed-use base zones the allowed *density* bonus *dwelling units* shall not be counted towards the percentage of the required *primary use* or secondary use, as that term is defined in Section 131.0702.

- (14) through (15) [No change in text.]
- (m) through (p) [No change in text.]

(a) through (b) [No change in text.]

(q) The granting of a *density* bonus shall not require the preparation of an additional report or study not otherwise required.

§143.0740 Incentives in Exchange for Affordable Housing Dwelling Units

An *applicant* proposing a *density* bonus shall be entitled to incentives as described in this Division for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission. The City shall process an incentive requested by an *applicant* as set forth in this section.

- (c) An incentive requested as part of a *development* meeting the requirements of Section 143.0720 shall be processed according to the following:
 - (1) Upon an *applicant's* request, *development* that meets the applicable requirements of Section 143.0720 shall be entitled to incentives pursuant to Section 143.0740 unless the City makes a written *finding* of denial based upon substantial evidence, of any of the following:

- (A) [No change in text.]
- (B) The incentive would have a specific adverse impact upon public health and safety as defined in Government Code section 65589.5 including *environmentally sensitive lands*, or on any real property that is listed in the California Register of Historical Resources and for which there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the *development* unaffordable to *low income* and *moderate income* households;
- (C) through (D) [No change in text.]
- (2) [No change in text.]
- (3) The granting of an incentive shall not require a *land use plan* amendment, zoning change, study, or other discretionary approval.
- (d) [No change in text.]
- (e) For a development providing 100 percent of the pre-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(h); or development within a Sustainable Development Area, transit priority area, or Mobility Zone 3 as defined in Section 143.1103(a)(3), providing 100 percent of the total pre-density and post-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(i), five incentives shall

be available. If the *development* is located within a *Sustainable*Development Area, transit priority area, or Mobility Zone 3 as defined in Section 143.1103(a)(3), the *applicant* shall also receive a *structure height* increase of up to 3 additional *stories* or 33 feet.

Table 143-07A

Very Low Income Density Bonus Households

[No change in text.]

Table 143-07B

Low Income Density Bonus Households

[No change in text.]

Table 143-07C

Moderate Income Density Bonus Households

[No change in text.]

§143.0742 Incentives for Non-Residential Development

The Employee Housing Incentive Program shall be implemented in accordance with this section. An *applicant* for non-residential *development* as defined in this section that contributes to the construction of affordable housing through the payment of the Employee Housing Incentive Program Fee, as adopted by City Council Resolution, shall be entitled to receive incentives, as set forth below.

(a) through (b) [No change in text.]

(c) An applicant shall only utilize either the incentives provided in this Section or in Section 143.0747.

§143.0743 Waivers in Exchange for Affordable Housing Units

An *applicant* proposing *density* bonus shall be entitled to a waiver as described in this Division for any residential *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.

- (a) [No change in text.]
- (b) Upon an *applicant's* request, *development* that meets the applicable requirements of Section 143.0720 shall be entitled to waivers unless the City makes a written *finding* of denial based upon substantial evidence, of any of the following:
 - (1) The waiver would have a significant, quantifiable, direct, and unavoidable impact upon health or safety for which there is no feasible method to mitigate or avoid the impact;
 - (2) through (4) [No change in text.]
- (c) through (g) [No change in text.]

§143.0744 Parking Ratios for Affordable Housing

Upon the request of an *applicant* for a *development* meeting the criteria in Sections 143.0720(c), 143.0720(d), 143.0720(e), 143.0720(f), 143.0720(g), 143.0720(h), or 143.0720(j), the vehicular parking ratios in Table 143-07D, as may be applicable, or those set forth in Chapter 14, Article 2, Division 5, inclusive of disabled and guest parking, whichever is lower, shall apply. For purposes of this Division, a *development* may provide onsite parking through

tandem parking or uncovered parking, but not through on-street parking or parking within a required front *yard setback*.

Table 143-07D

Parking Reduction for Proximity to Transit

Type of Development	Percent Affordable	Transit Requirement	Parking Ratio for Development 1
Rental or for-sale development containing market rate and very low income, low income, and/or moderate income dwelling units • Very low income • Low income • Moderate income through Rental housing affordable to very low income and low income households that is either a special needs housing development as defined in California Health and Safety Code (CHSC) Section 51312 or a supportive housing development as defined in CHSC Section 50675.14 [No change in text.]	[No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-07D

¹through²[No change in text.]

§143.0746 Affordable Housing in All Communities

(a) Affordable housing uses not otherwise allowed in High or Highest

Resource California Tax Credit Allocation Committee (CTCAC) Areas.

Affordable housing may be permitted in High or Highest Resource

CTCAC Areas in accordance with Process One on a *premises* located

within a non-residential base zone that does not otherwise allow *multiple* dwelling unit development, subject to all of the following:

- (1) through (4) [No change in text.]
- (5) Development consistent with the criteria in this section shall be entitled to incentives and waivers in accordance with Section 143.0740 and 143.0743.
- (6) through (7) [No change in text.]
- (b) Affordable housing may be permitted on a *premises* owned by a public agency or qualified nonprofit corporation (consistent with Chapter 2 of the Municipal Code) in accordance with a Process One on a *premises* located within a base zone that does not allow *multiple dwelling unit development*, subject to all of the following:
 - (1) through (6) [No change in text.]
 - (7) Development consistent with the criteria in this section shall be entitled to incentives and waivers in accordance with Section 143.0740 and 143.0743.
 - (8) [No change in text.]

§143.0748 Density Bonus and Incentives for Commercial Development

An *applicant* for a commercial *development* that has entered into an agreement with an *applicant* for a residential *development* that provides at least 15 percent of the total *dwelling units* as affordable to *very low income* households or at least 30 percent of the *dwelling units* as affordable to *low income* households shall be

entitled to a *development* bonus in accordance with California Government Code 65915.7(b) provided that all the following are requirements are met:

- (a) The agreement shall identify, to the satisfaction of the City Manager, how the *applicant* for the commercial *development* will contribute to affordable housing in one of the following ways:
 - (1) Directly constructing the affordable *dwelling units* on the same *premises* of the *development*;
 - (2) Donating a portion of the commercial *premises* or another *premises* that meets the criteria in section 143.0743(b) for the *development* of affordable *dwelling units*; or
 - (3) Contributing to the *development* of affordable *dwelling units* through payment of the Employee Housing Incentive Program Fee in accordance with Section 143.0742.
- (b) The residential development shall be located within a Sustainable

 Development Area or Transit Priority Area.
- (c) A *deemed complete* application for the commercial *development* was submitted prior to January 1, 2028.
- (d) A commercial *development* shall only utilize either the incentives provided in this Section or in Section 143.0742.

Section 42. That Chapter 14, Article 3, Division 10 of the San Diego Municipal Code is amended by amending section 143.1010, 143.1020, and 143.1025, to read as follows:

§143.1010 Incentives in Exchange for Sustainable Development Area Affordable Housing and Infrastructure Amenities

An *applicant* proposing *development* that is consistent with the criteria in Section 143.1002 shall be entitled to the following incentives:

- (a) through (b) [No change in text.]
- (c) Waiver of the following applicable base zone or Planned District regulations:
 - (1) through (5) [No change in text.]
 - (6) Maximum front *setback* or street side *setback if* the maximum is less than 20 feet and the *development* is constructing a public space, in accordance with Section 143.1020.
- (d) through (g) [No change in text.]
- (h) Use of up to five Affordable Housing Incentives. An *applicant* utilizing the regulations in this Division shall be entitled to incentives as described in Section 143.1010(h) for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission. The City shall process an incentive requested by an *applicant* in accordance with Section 143.1010(h).
 - (1) through (2) [No change in text.]
 - (3) An incentive requested as part of a *development* meeting the requirements of this Division shall be processed according to the following:

- (A) Upon an *applicant's* request, *development* that meets the applicable requirements of this Division shall be entitled to incentives pursuant to Section 143.1010(h) unless the City makes a written finding of denial based upon substantial evidence, of any of the following:
 - (i) [No change in text.]
 - upon public health and safety as defined in
 California Government Code Section 65589.5,
 environmentally sensitive lands, or on any real
 property that is listed in the California Register of
 Historical Resources and for which there is no
 feasible method to satisfactorily mitigate or avoid
 the specific adverse impact without rendering the
 development unaffordable to low income and
 moderate income households;
 - (iii) through (iv) [No change in text.]
- (B) through (C) [No change in text.]
- (4) [No change in text.]
- (i) Affordable Housing waivers may be granted, except that waivers cannot be used to deviate from the requirements of this Division. An *applicant* utilizing the regulations in this Division shall be entitled to a waiver as described in Section 143.1010(i) for any *development* for which a written

agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.

- (1) [No change in text.]
- (2) Upon an *applicant's* request, *development* that meets the applicable requirements of this Division shall be entitled to a waiver unless the City makes a written finding of denial based upon substantial evidence, of any of the following:
 - (A) The waiver would have a significant, quantifiable, direct, and unavoidable impact upon health or safety for which there is no feasible method to mitigate or avoid the impact;
 - (B) The waiver would have an adverse impact on any real property that is listed in the California Register of Historical Resources;
 - (C) through (D) [No change in text.]
 - (E) Within the Airport Land Use Compatibility Overlay Zone, the waiver would be inconsistent with any of the noise compatibility, safety compatibility, aircraft overflight notification requirements, or airspace protection compatibility regulations in Sections 132.1510 through 132.1525.
- (3) through (4) [No change in text.]
- (j) [No change in text.]

§143.1020 Required Provision of Infrastructure Amenities

In accordance with Section 143.1002(a)(2), an *applicant* requesting application of the regulations in this Division shall provide infrastructure amenities as follows:

- (a) [No change in text.]
- (b) Public Space alternative. In lieu of the fee described in Section 143.1020(a), *development* on a *premises* of at least 25,000 square feet shall construct public amenities in the form of a public space.
 - (1) Prior to the issuance of any Building Permit, the *applicant* shall hold at least two community workshops to provide information and receive feedback on the public space design.
 - (2) A notice describing the public space shall be posted in a prominent and accessible location within a common area of the *development* or parcel adjacent to the public space where it can be viewed by the public. The notice shall include contact information of the *applicant* and a statement that the public space is required pursuant to the San Diego Municipal Code.
 - (3) through (5) [No change in text.]
 - (6) Development that includes a public space in accordance with Section 143.1020 shall be exempt from requirements to provide private or common open space for the residential dwelling units.
 - (7) A public space shall adjoin or have direct access to the *public* right-of-way. The public space shall meet the following standards and shall be exempt from Council Policy 600-33.

- (A) The public space shall be at least 4,000 contiguous square feet.
- (B) The public space shall have *signs* indicating it is open to the public and the hours of accessibility.
- (C) The public space shall be at a minimum publicly accessible from 7:00 a.m. to 7:00 p.m. The public space shall include landscape designs that provide viewable surveillance, including visibility from surrounding properties, with plantings controlled to allow clear sight lines into the public space.
- (D) A minimum of 50 percent of a public space shall be free of physical barriers or obstructions, such as walls or gates.
- (E) Garage entrances, driveways, parking spaces, passenger drop-offs, loading berths, trash storage facilities, utility boxes, as well as the access or service for these facilities are not permitted within the public space.
- (F) The public space shall be accessible from at least one abutting public *street* and all building entrances that front the public space by a pedestrian path that is at least 4 feet wide.
 - (i) The pedestrian path shall be continuous, clear of obstructions and visually distinguishable from other hardscaping.

- (ii) Pedestrian paths shall be separated from vehicular access areas by wheel stops, curbs, landscaping, or other physical barriers, except when crossing driveways or aisles.
- (G) Landscaping shall be provided as follows:
 - (i) At least one, 24-inch box canopy form tree is required for each 500 square feet of public space.
 - (ii) At least 15 percent and not to exceed 20 percent of the public space area shall be comprised of planting, which can include hanging plants, planting beds or living walls.
- (H) through (I) [No change in text.]
- (J) Seating shall be provided in the public space. This may be satisfied by providing moveable seats, fixed individual seats, benches with or without backs, and design feature seating, such as seat walls, ledges, and seating steps.
- (K) One trash receptable and one recycling container shall be provided for every 4,000 square feet of the public space.
- (L) through (M) [No change in text.]
- (N) Patios, tables, and seating operated by on-site commercial tenants may be included within the public space, if they are accessible to the public during non-business hours and are limited to no more than 20 percent of the area public space.

(O) The *development* may utilize the *public right-of-way* adjacent to the public space to implement the standards required in Section 143.1020(b)(7)(I)—(M). Utilization of the *public right-of-way* is subject to an Encroachment Maintenance and Removal Agreement in accordance with Section 129.0715. If the *applicant* is required to remove the amenities within the *public right-of-way*, they shall be replaced within the public space on the *premises*.

§143.1025 Supplemental Development Regulations

Development utilizing the regulations in this Division must comply with the following Supplemental Development Regulations and my not utilize the waivers provided in Section 143.1010(g) to deviate from the requirements in Section 143.1025.

- (a) Pedestrian Circulation Space. All *development* shall include the following pedestrian circulation improvements:
 - urban *Parkway* Requirements. The *applicant* shall provide an urban *parkway* that is at least 14 feet in width measured from the face of the curb or at a width required per Section 142.0670(a)(3), whichever is greater. For a *premises* that is less than 25,000 square feet, an *applicant* may elect to provide a bicycle repair station, a wayfinding sign, public seating, a public drinking fountain or a smart kiosk, in lieu of an urban *parkway*. All *development* in this

Section shall meet the minimum *parkway* requirements in Section 142.0670(a)(3).

- (A) Clear Path. The urban *parkway* shall include a clear path of travel, free of obstructions and be at least 8 feet in width.

 This shall be a public concrete paved walkway that is specifically designed for pedestrian travel. It excludes any area primarily designed for use by vehicles or the conveyance of storm water, any area planted with landscaping, or any area primarily consisting of dirt or sand; and
- (B) Buffer Area. The urban *parkway* shall include a buffer area to separate the clear path from the parking, driving, or vehicular travel lane. The buffer area shall be at least 6 feet in width and shall include street trees, which may be located within tree grates or a continuous planter strip in accordance with Section 142.0670(a)(3).
- (C) An *applicant* may meet the urban *parkway* minimum width requirement in Section 143.1025(a)(1) by providing a public space fronting the urban *parkway* if all the following requirements are met:
 - (i) Up to 4 feet of the urban *parkway* may be satisfied through the provision of a public space fronting the urban *parkway*, so long as the minimum *parkway*

- requirements in Section 142.0670(a)(3) and
 Community Plan Implementation Overlay Zone
 regulations in Chapter 13, Article 2, Division 14, if
 applicable, are met;
- (ii) Any portion of the *parkway* used to meet the urban *parkway* width requirement shall not be used to meet the public space alternative requirement in Section 143.1020(b);
- (iii) The *applicant* shall record a maintenance agreement ensuring that the public space shall be maintained in perpetuity;
- (iv) The public space shall be accessible to the public at all times;
- (v) The public space fronting the urban *parkway* shall use different paving material from the urban *parkway* to delineate the area;
- (vi) The applicant for the development shall record a pedestrian access easement for the public space fronting the urban parkway to the satisfaction of the City Engineer;
- (vii) A minimum of 1 sign indicating the public space is open to the public shall be provided for at least every 200 feet of street frontage; and

- (viii) An upper story of a building with a finish floor elevation of more than 25 feet above a public space may have balconies, building elements, or habitable space that shall only project over the public space fronting the urban *parkway*.
- (2) through (4) [No change in text.]
- (b) [No change in text.]
- (c) Standards for Buildings over 95 in Height of *Premises* over 20,000 Square Feet in Area. For the purposes of Section 143.1025, bulk and scale are divided into the two main areas of the building base and the tower.

 Buildings over 95 feet in height located on a *premises* over 20,000 square feet in area, outside of the Centre City Planned District, shall comply with the following requirements:
 - (1) through (2) [No change in text.]
 - (3) The minimum height of the *street wall* shall be 30 feet.
 - (4) A *street wall* shall be provided for 70 percent of the building frontage along the *public right-of-way*, with the following exceptions, which may be subtracted from the length of the frontage:
 - (A) Publicly or privately-owned plazas, promenades, or public spaces;
 - (B) through (E) [No change in text.]
 - (5) through (6) [No change in text.]

- (d) [No change in text.]
- (e) Transition to Adjacent Residential Single-Unit Zones. *Development* on a *premises* directly adjacent to a Residential Single--Unit (RS) zone where an existing *dwelling unit* is located on the adjacent *premises*, shall comply with the following criteria:
 - (1) [No change in text.]
 - (2) Incorporate a transition plane in the *development* that does not exceed a 65-degree angle. No building, architectural projection or *encroachment* may extend into the transition plane. The transition plane for the *development* shall be measured from the *existing* grade of the shared property line with the RS zone. Where the shared property line is a rear property line, the transition plane shall extend 1/3 of the *lot* depth or 25 feet, whichever is less.

 Where the shared property line is a side property line, the transition plane shall extend 1/3 of the *lot* width or 25 feet, whichever is less.

Section 43. That Chapter 14, Article 3, Division 11 of the San Diego Municipal Code is amended by amending section 143.1103, to read as follows:

§143.1103 Mobility Choices Requirements

- (a) For the purposes of this Division, Mobility Zones shall be defined as follows:
 - (1) through (3) [No change in text.]

- (4) Mobility Zone 4 means any area within a community planning area with a VMT efficiency that is greater than 85 percent of the regional average for both resident VMT per capita and employee VMT per employee, as determined by the City Manager.
- (5) through (6) [No change in text.]
- (b) through (c) [No change in text.]

Section 44. That Chapter 14, Article 3, Division 13 of the San Diego Municipal Code is amended by amending sections 143.1303 and 143,1310, to read as follows:

§143.1303 Application of Multi-Dwelling Unit and Urban Lot Split Regulations in Single Dwelling Unit Zones

- (a) This Division applies to *premises* located within a RS, RX, RT and Planned District Zones that permits *single dwelling unit development*, but not *multiple dwelling unit development*, except as prohibited in Section 143.1303(b).
- (b) [No change in text.]
- §143.1310 Construction of Multiple Dwelling Units in a Single Dwelling Unit Zone

 Up to two dwelling units may be permitted on a premises within a RS, RX, RT or

 Planned District Zones that permits single dwelling unit development, but not

 multiple dwelling unit development, in accordance with the following regulations:
 - (a) The *development* regulations of the base zone in which the *premises* is located shall apply, except as specified in this section:
 - (1) through (2) [No change in text.]
 - (3) Parking Regulations

- (A) Within a Sustainable Development Area or transit priority area, no off-street parking spaces are required.
- (B) Outside of a Sustainable Development Area or transit

 priority area, off-street parking spaces shall be provided as follows:
 - (i) through (ii) [No change in text.]
- (4) through (6) [No change in text.]
- (b) [No change in text.]

Section 45. That Chapter 14, Article 3, Division 14 of the San Diego Municipal Code is amended by retitling Division 14, and by amending section 143.1403, to read as follows:

Chapter 14

Article 3: Supplemental Development Regulations

Division 14: Climate Action Plan Consistency Regulations

§143.1403 Application of the Climate Action Plan Consistency Regulations

- (a) This Division applies to the following:
 - (1) New *development* that results in three or more total *dwelling units* on a *premises*;
 - (2) through (3) [No change in text.]
- (b) through (c) [No change in text.]

Section 46. That Chapter 15, Article 5, Division 2 of the San Diego Municipal Code is amended by amending sections 155.0231, 155.0238, and 155.0242, and by adding new section 155.0243, to read as follows:

§155.0231 Exceptions to the Residential Zones Regulations within the Central Urbanized Planned District

Table 131-04G, Development Regulations of RM Zones, shall apply with the following exceptions:

Table 155-02A

Floor Area Ratio Exceptions

Zones	RM-1-1	RM-1-2	RM-1-3	RM-2-4	RM-2-5	RM-2-6
Max floor area ratio	1.01,2	0.651,2	0.751,2	0.901,2	1.10^{2}	1.30

Footnotes for Table 155-02A

¹through ²[No change in text.]

§155.0238 Use Regulations Table of CU Zones

The uses allowed in the CU zones are shown in Table 155-02C:

Legend for Table 155-02C

[No change in text.]

Table 155-02C

Use Regulations Table for CU Zones

Use Categories/Subcategories [See Land Development Code Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Zone Designator	Zones								
	1st & 2nd >>									
	3rd >>	1-(1)		2-		3-				
	4th >>	1	2	3	4	5	3(2)(12)	6	7	8
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.] Fraternities and Sororities		[No change in text.]								

Use Categories/Subcategories [See Land Development Code	Zone Designator	Zones							
Section 131.0112 for an explanation and descriptions of the Use Categories,	1st & 2nd >>								
Subcategories, and Separately	3rd >>	1-	(1)		2-			3-	
Regulated Uses]	4th >>	1	2	3	4	5	3(2)(12)	6 7	8
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]			[No change in text.]						
Student Housing	-	-			С			С	
Transitional Housing: 6 or Fewer Persons through Institutional Uses, Separately Regulated Uses, Homeless Facilities: Homeless Day Centers [No change in text.]				[]	No ch	ange	in text.]		
Hospitals		-		С			. C		
Intermediate Care Facilities & Nursing Facilities			C C C						
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]				[]	No ch	ange	in text.]		

Footnotes for Table 155-02C

§155.0242 Development Regulations Table for CU Zones

The following development regulations apply in each of the CU zones as shown in Table 155-02D.

¹through¹³ [No change in text.]

Table 155-02D

Development Regulations of CU Zones

Development	Zone	Zones							
Regulations	Designator							<u></u>	
	1st & 2nd >>	CU-							
	3rd [¬] >>	1- 2- 3- 2- 3-							
	4th >>∋	1(1)	2(1)	3	4	5	6	7	8
Max residential dens	<i>ity</i> ⁽²⁾ through			[]	No chang	ge in text	t.]		
Min lot coverage (%)	No change	3							
in text.]									
Max floor area ratio,	Mixed use								
bonus/ Min % to resid	•			[]	No chang	ge in text	t.]		
Land Development Co	ode Section								
131.0546(a)] [No char	nge in text.]								
Floor Area Ratio	Bonus for	applies	applies	applies	applies	applies	applies	applies	applies
Child Care [See S	Section						i		
155.0243(a)]									
Pedestrian paths [Sec	e Land								
Development Code Se	ection								
131.0550] through Pa	rking lot	[No change in text.]							
orientation [See Land	ł								
Development Code Se	ection								
131.0556] [No change	in text.]								

Footnotes for Table 155-02D

¹through⁹ [No change in text.]

§155.0243 Maximum Floor Area Ratio

Maximum floor area ratio is specified in Table 155-02D.

Floor Area Ratio Bonus for Child Care Facilities

In the CU zones, a *floor area ratio* bonus over the otherwise maximum allowable gross floor area is permitted at the rate of 10 square feet of additional gross floor area for each 1 square foot of gross floor area devoted to the child care facility to

be added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

Section 47. That Chapter 15, Article 9, Appendix C of the San Diego Municipal Code is amended to read as follows:

Chapter 15

Article 9: La Jolla Planned District

Appendix C: Color Palette

EXTERIOR BUILDING FACADE COLOR PALETTE

[No change in text.]

APPLICABLE COLOR DEFINITIONS

[No change in text.]

BUILDING COLOR:

[No change in text.]

BUILDING COLOR GUIDE:

To more accurately define the earthtone and pastel colors noted in this Section, the following specific color ranges are given in three color systems.

Under the Hicketheir 1000 International Color System, colors are specified very precisely by a specific numerical system. Further information is available in the book *Color Mixing by Numbers* by Alfred Hicketheir, Van Nostrant Reinhold Company, New York, available at graphics and art supply stores.

For the convenience of Applicants, equivalent colors are also specified under Ameritone and Frazee color designations because these paints are widely available in the San Diego area. Equivalent colors by any other manufacturer are also acceptable upon prior approval by the Development Services Director. In addition, colors similar in hue and tone to those designated may be used with the prior approval of the Development Services Director.

The following range of earthtone and pastel colors are acceptable. These numbers are based on 1983 color codes and the numbers may change over time.

Refer to La Jolla Planned District Color Chart in the City Planning Department for acceptable exterior building façade colors.

LIGHT EARTHTONE COLORS

[No change in text.]

PASTEL COLORS

[No change in text.]

Section 48. That Chapter 15, Article 10, Division 2 of the San Diego Municipal Code is amended by amending section 1510.0201, to read as follows:

§1510.0201 Procedures for Permit Application and Review

- (a) through (c) [No change in text.]
- (d) A La Jolla Shores Planned District Permit may be approved, conditionally approved, or denied by a Hearing Officer, in accordance with Process

 Three, after receiving written recommendations or comments from the Advisory Board. The decision of the Hearing Officer may be appealed to the Planning Commission in accordance with Land Development Code

 Section 112.0506. Applications for Planned Development Permits shall be

processed in accordance with Land Development Code Chapter 11 (Land Development Procedures) and Chapter 12 (Land Development Reviews). Action by the Hearing Officer on applications, other than those for Planned Development Permits, shall follow a written decision by the Advisory Board and shall include a statement that the Hearing Officer finds that the development does or does not conform to the regulations contained herein. If the Hearing Officer determines that the proposed development does not conform to the regulations within the La Jolla Shores Planned District, the specific facts on which that determination is based shall be included in the Hearing Officer's written decision.

- (1) The City Manager may determine that a development is minor in scope and may be decided in accordance with a Process One, without receiving a recommendation or comments from the Advisory Board. The City Manager may determine that the following types of development are minor in scope:
 - (A) Applications for improvements, additions, or alterations that increase the existing floor area by 10 percent or less; or
 - (B) Applications for improvements to patio covers, decks, fences, retaining walls, uncovered swimming pools, unlighted tennis courts, or single-family residences.
- (2) Notwithstanding the foregoing provision, the City Manager may refer an application for such improvements to the Advisory Board for a recommendation before taking action on the application. The

City Manager may approve the application if the City Manager determines that the improvement conforms to the architectural criteria and design standards adopted by the City Council.

(e) through (g) [No change in text.]

Section 49. That Chapter 15, Article 13, Division 3 of the San Diego Municipal Code is amended by amending section 1513.0304, to read as follows:

§1513.0304 Property Development Regulations – Residential Subdistricts

- (a) through (b) [No change in text.]
- (c) Yards
 - (1) through (2) [No change in text.]
 - (3) Minimum Interior Yards
 - (A) [No change in text.]
 - (B) Exceptions:
 - (i) A structure that is 20 feet or less in height above existing or proposed grade, whichever is lower, may observe a 3-foot setback. The *structure* may be placed anywhere between the standard 5-foot setback and the 3-foot reduced setback exception.
 - (ii) Any portion of the structure's façade that exceeds
 20 feet in height above existing or proposed grade
 shall not exceed a vertical plane established by a
 45-degree angle sloping inward from the 3-foot

reduced setback to the maximum permitted 30-foot height limit.

- (iii) Structures that are developed with portions of the structure observing a 3-foot setback exception, and other portions of the structure observing the standard 5-foot setback may use a combination of Sections 1513.0304(c)(3)(A) and 1513.0304(c)(3)(B)(i), as shown in Diagram 1513-03C.
- (iv) In the R-N Subdistrict development of any lot or combination of lots 45 feet or greater in width shall have a minimum interior yard setback of 6 feet or
 10 percent of the lot width, whichever is greater.
- (v) In the R-S Subdistrict development of any lot or combination of lots 55 feet or greater in width shall have a minimum interior yard setback of 6 feet or 10 percent of the lot width, whichever is greater.

(4) through (6) [No change in text.]

Diagram 1513-03C

Interior Yards and Building Height

[No change in text.]

(d) through (h) [No change in text.]

Section 50. That Chapter 15, Article 13, Division 4 of the San Diego Municipal Code is amended by amending section 1513.0402, to read as follows:

§1513.0402 Landscaping

- (a) Residential Subdistricts
 - (1) One hundred percent of all required yards except interior yards and rear yards shall be landscaped with a minimum of at least 50 percent and shall be any combination of trees, shrubs and living ground cover; except that the use of trees to meet this requirement shall be optional.
 - (A) Planting areas should be located at grade.
 - (B) All landscaping in the required yard areas for Courts,
 Places, or Walks shall be maintained at a height of 3 feet or lower to preserve public views.
 - (C) All landscaping shall be drought-tolerant and native or non-invasive plant species.
 - (D) The remaining 50 percent may include, but is not restricted to, fountains, reflecting pools, art objects, decorative walkways, screens, walls, fences, benches, and decks not exceeding 3 feet in height.
 - (2) [No change in text.]
- (b) [No change in text.]

Section 51. That Chapter 15, Article 16, Division 1 of the San Diego Municipal Code is amended by repealing section 1516.0103, and amending sections 1516.0106, 1516.0112, 1516.0121, 1516.0122, 156.0139, and 1516.0140, to read, as follows:

§1516.0106 Administrative Regulations

- (a) Any permit or any work within the Old Town San Diego Planned District, including erection of any new building or structure, or repainting of exterior surfaces, remodeling or repair, alteration, addition to or demolition of any existing building or structure, or relocation of any structure may be reviewed by the City Manager.
- (b) through (c) [No change in text.]

§1516.0112 Use Regulations for Old Town San Diego Residential Zones

The uses allowed in the Old Town San Diego Residential zones are shown in Table 1516-01B:

Legend for Table 1516-01B

[No change in text.]

Table 1516-01B

Use Regulations for Old Town Residential Zones

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator	Zones		S	
explanation and descriptions of	1st & 2nd >>	OTRS-	О	TRM	_
the Use Categories, Subcategories, and Separately Regulated Uses]	3rd >> - 4th >> _	1-	1-		2-
		1	1	1	2
Open Space through Residential, S Regulated Residential Uses, Board Accommodations [No change in tex	[No	change i	in text	.]	
Continuing Care Retirement Com	-	-		-	
Employee Housing: 6 or Fewer Employees through				•	

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator		Zone	S	
explanation and descriptions of	1st & 2nd >>	OTRS-	С	TRM	-
the Use Categories, Subcategories, and Separately Regulated Uses]	3rd >> - 4th >>	1-	1-		2-
		1	1	1	2
Employee Housing: Greater than 12 change in text.]	[No	change	in text]	
Fraternities and Sororities		-	-		-
Garage, Yard, & Estate Sales throug Facilities: 7 or More Persons [No cha	[No change in text.]				
Student Housing	- ·	-		-	
Separately Regulated Residential U Housing: 7 or more persons through Separately Regulated Institutional Facilities: Homeless Day Centers [No	[No	change	in tex	t.]	
Hospitals	[No	change	in tex	t.]	
Intermediate Care Facilities & Nur	-	_		-	
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]			change	in tex	t.]

Footnotes for Table 1516-01B

¹ through ⁵ [No change in text.]

- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to approval by the City Manager.
- ⁷ [No change in text.]

§1516.0117 Use Regulations Table for Old Town San Diego Commercial Zones

The uses allowed in the Old Town San Diego Commercial zones are shown in

Table 1516-01D:

Legend for Table 1516-01D

[No change in text.]

Table 1516-01D

Use Regulations for Old Town San Diego Commercial Zones

Use Categories/Subcategories	Zone	Zones							
[See Section 131.0112 for an	Designator								
explanation and descriptions of	1st & 2nd >>		OTCC-			OTMCR-		R-	
the Use Categories,	3rd >>	1-	1- 2- 3-			1			
Subcategories, and Separately	4th >>	1	1	2 3	1	2	1	2	3
Regulated Uses]	4111								
Open Space through Residential, S				1		4. 47			1
Regulated Residential Uses, Board			ĺΝ	o chan	ge in	text.]			
Accommodations [No change in text.]					,			- -	
Continuing Care Retirement Comn				-	<u> </u>	-		_L	
Employee Housing: 6 or Fewer Em			ΓNΙ	r1		4 n s. 4 T			
Employee Housing: Greater than 12	2 Employees		ĹΝ	lo char	ige in	text.j		•	ł
[No change in text.]									
Fraternities and Sororities		-				<u>-</u>			
Garage, Yard, & Estate Sales throug	sh Live/Work		F3. 1	r 1					
Quarters [No change in text.]			[N	lo char	ige in	text.			
Residential Care Facilities:									
6 or Fewer Persons [No char	nge in text.]		[N	lo char	ige in	text.]			
7 or More Persons		-				-		<u>L</u>	
Student Housing		-		-		-		-	
Transitional Housing									
6 or Fewer Persons [No cha	nge in text.]	[No change in text.]							
7 or More Persons		-		-	<u> </u>	-		L	
Watchkeeper Quarters through Inst	titutional,								
Separately Regulated Institution			[N	lo chai	nge in	text.]			
Homeless Facilities: Homeless Da	y Centers [No								
change in text.]									
Hospitals					<u> </u>				
Intermediate Care Facilities & Nursing Facilities					<u> </u>	-		<u>-</u>	
Institutional, Separately Regula									
Institutional Uses, Interpretive Centers through			[N	Io chai	ige in	text.]			
Signs, Separately Regulated Sign	ns Uses, Theater								
Marquees [No change in text.]									

Footnotes for Table 1516-01D

- ¹ [No change in text.]
- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to approval by the City Manager.

³ through ⁷ [No change in text.]

§1516.0121 Use Regulations for Old Town San Diego Open Space-Park Zones

- (a) [No change in text.]
- (b) Within the Old Town San Diego Open Space-Park zones, no structure or improvement, or portion thereof, shall be constructed, established, or altered, nor shall any premises be used or maintained, except for one or more of the purposes or activities listed in Table 1516-01F. It is unlawful to establish, maintain, or use any premises for any purpose or activity not listed in Section 1516.0121 or Table 1516-01F.
- (c) through (f) [No change in text.]

§1516.0122 Use Regulations for Old Town San Diego Open Space-Park Zones

The uses allowed in the Old Town San Diego Open Space-Park zones are shown in Table 1516-01F:

Legend for Table 1516-01F

[No change in text.]

Table 1516-01F

Use Regulations for Old Town San Diego Open Space-Park Zones

Use Categories/ Subcategories	Zone Designator	Zo	ones
[See Section 131.0112 for Use Categories,	1st & 2nd>>	ΓO	COP-
Subcategories, and	3rd >> 4th >>_	1-	2-
Separately Regulated Uses]	711//	1	1
Open Space through Resid			
Separately Regulated Res	- 1	[No chan	ge in text.]
Boarder & Lodger Accomr	nodations [No		
change in text.]			
Continuing Care Retiren	nent	-	-

Use Categories/ Subcategories	Zone Designator	Zo	ones
[See Section 131.0112	1st & 2nd>>	Oî	TOP-
for Use Categories, Subcategories, and	3rd >> 4th >>-	1-	2-
Separately Regulated Uses]	401 >>	1	1
Communities	}		
Employee Housing: 6 or Fewer Employees through Employee Housing: Greater than 12 Employees [No change in text.]		[No char	nge in text.]
Fraternities and Sororit	ies	•	-
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]		[No char	nge in text.]
Student Housing		-	-
Transitional Housing: 6 or more persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No		[No char	nge in text.]
change in text.			
Hospitals		[No char	nge in text.]
Intermediate Care Facilities & Nursing Facilities		<u>-</u>	-
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in		[No char	nge in text.]
text.]			

Footnotes for Table 1516-01F

1 through 2 [No change in text.]

- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to approval by the City Manager.
- 4 [No change in text.]

§1516.0139 Sign Requirements

(a) through (g) [No change in text.]

Table 1516-01H
Sign Maximum Size, Maximum Number, and Placement Requirements

Sign Type	Maximum Size	Maximum Number Allowed ⁽¹⁾	Placement
Primary identification sign through Neighborhood identification sign [No change in text.]		[No change in	text.]
Temporary sign	4 square feet; larger signs shall be consistent with Section 1516.0139(a)	4	May be permitted in public right-of-way with appropriate City permits
Miscellaneous sign [No change in text.]		[No change in	text.]

Footnotes for Table 1516-01H

- (h) through (k) [No change in text.]
- (l) Sign Lettering Typefaces and Design, Symbols, and Graphical Designs(1) through (4) [No change in text.]
 - (5) Graphical designs may be used as embellishment to complement lettering and fill empty space around lettering. Symbols and graphical designs shall constitute secondary content, except for hanging projecting signs. The area covered by symbols and graphical designs shall not exceed 30 percent of a sign's surface area and 2 1/4 square feet.
 - (i) Symbols shall be limited to common symbols used on signs pre-1872. Refer to Table 1516-01K.
 - (ii) [No change in text.]

¹ through ² [No change in text.]

- (iii) Use of two-dimensional cutouts of wood or a material with the appearance of wood as features on signs is permitted but shall be limited to common symbols used on signs pre1872. Refer to Table 1516-01K.
- (iv) [No change in text.]
- (m) [No change in text.]
- (n) Unpermitted Sign Illumination
 - (1) Use of internal illumination of any type, including light emitting diodes (LED), fluorescent tubing, and neon, is prohibited.
 - (2) [No change in text.]

§1516.0140 Specific Sign Design Requirements by Sign Type

Additional design and material requirements apply to the following sign types.

(a) through (f) [No change in text.]

Table 1516-011

Permitted Sign Colors for Backgrounds, Lettering, and Details

[No change in text.]

Table 1516-01J

Permitted Sign Backgrounds and Lettering Color Combinations

[No change in text.]

Table 1516-01K

Permitted Non-Text Symbols for Use on Signs

Business Type	Symbol
Auction House through	Elephant through Pocket Watch [No
Watchmaker/Jeweler [No change in text.]	change in text.]

Section 52. That a full reading of this Ordinance is dispensed with prior to passage, a written copy having been made available to the Council and the public prior to the day of its passage.

Section 53. That prior to becoming effective, this Ordinance shall be submitted to the San Diego County Regional Airport Authority acting as the Airport Land Use Commission (ALUC) for a consistency determination.

That if the ALUC finds this Ordinance consistent with the Airport Land Use

Compatibility Plans (ALUCP) for San Diego International Airport, Marine Corps Air Station

(MCAS) Miramar, Gillespie Field, Montgomery Field, and Brown Field Airport (collectively,

Airports), this Ordinance shall take effect and be in force on the thirtieth day from and after the

finding of consistency, or on the sixtieth day from and after its final passage, whichever is later,

except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject

to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program

amendment, shall not take effect until the date the California Coastal Commission

unconditionally certifies those provisions as a local coastal program amendment.

That if the ALUC determines that this Ordinance is inconsistent or conditionally consistent, subject to proposed modifications, with the ALUCPs for the Airports, the Ordinance shall be submitted to the Council for reconsideration.

That if the ALUC determines that this Ordinance is conditionally consistent with the ALUCPs for the Airports, but that consistency is subject to proposed modifications, the Council may amend this Ordinance to accept the proposed modifications, and this Ordinance as amended shall take effect and be in force on the sixtieth day from and after its final passage, except that the provisions of this Ordinance as amended inside the Coastal Overlay Zone, which are subject

to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

That a proposed decision by the Council to overrule a determination of inconsistency or to reject the proposed modifications for a finding of conditional consistency shall include the findings required pursuant to Public Utilities Code section 21670 and require a two-thirds vote. The proposed decision and findings shall be forwarded to the ALUC, the California Department of Transportation, Division of Aeronautics, and the airport operators for the Airports. The Council shall hold a second hearing not less than 45 days from the date the proposed decision and findings were provided, at which hearing any comments submitted by the public agencies shall be considered and a final decision to overrule a determination of inconsistency shall require a two-thirds vote.

That if the Council makes a final decision to overrule a determination of inconsistency, this Ordinance shall take effect and be in force on the sixtieth day from and after that final decision, except that the provisions of this Ordinance inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment, shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

Section 54. That no permits shall be issued for development that is inconsistent with the provisions of this Ordinance unless a deemed complete application for such permits is submitted to the City prior to the date on which the applicable provisions of this Ordinance become effective.

Section 55. That for the amendments associated in Section 131.0422, Table 131-04B, footnote 10; Section 131.0522, Table 131-05B, footnote 21; and Section 131.0707, Table 131-07A, footnote 10, development permitted as visitor accommodations or development with a deemed complete application for visitor accommodations submitted prior to the effective date of this Ordinance shall not be subject to the 30-day length of stay limitation.

Section 56. That San Diego Ordinances O-21432, O-21439, and O-21719 have been recently considered by the Council; and that Ordinances O-2024-124 and O-2024-133 will be considered by the City Council in the near future which amend San Diego Municipal Code sections also amended by this Ordinance; therefore, the City Clerk, with the written approval and concurrence of the City Attorney, is authorized to reconcile the numbering of sections and placement of text within these sections upon the final passage of the Ordinances, without further action by the City Council, pursuant to San Diego Charter section 275.

APPROVED: MARA W. ELLIOTT, City Attorney

By

Lindsey H. Sebastian
Deputy City Attorney

LHS:nja:cm 01/25/2024

06/25/2024 Cor. Copy 10/07/2024 Cor. Copy 2

Or. Dept: DSD

Doc. No. 3682978_3

I hereby certify that the foregoing Ordinance was San Diego, at this meeting of JUL 1.6	passed by the Council of the City of 2024
	DIANA J.S. FUENTES City Clerk
	Deputy City Clerk
Approved:(date)	TODD GLORIA, Mayor
Vetoed:(date)	TODD GLORIA, Mayor
(See attached memo and signature page.)	

Office of The City Attorney City of San Diego

MEMORANDUM MS 59

(619) 533-5800

DATE:

October 7, 2024

TO:

Office of the City Clerk, Gilberto Sanchez, Associate Management

Analyst

FROM:

Lindsey H. Sebastian, Deputy City Attorney

SUBJECT:

San Diego Municipal Code section 142.0525, Table 142-05C amended by

San Diego Ordinance O-21836 COR. COPY (July 22, 2024) (Item #61-A

on the July 16, 2024 City Council agenda)

This Memorandum is presented, pursuant to San Diego Charter (Charter) section 275(a), to notify the Office of the City Clerk that this Office is requesting to correct typographical or clerical errors in San Diego Municipal Code section 142.0525, Table 142-05C that was amended by San Diego Ordinance O-21836 (July 22, 2024). This Office approves of the requested correction, as permitted under the provisions of Charter section 275(a)¹.

The correction to Municipal Code section 142.0425, Table 142-05C is shown in strikeout/underline below:

Table 142-05C

Minimum Required Parking Spaces for Multiple Dwelling

Units and Related Accessory Uses

An alteration necessary only to correct a typographical or clerical error or omission may be performed by the City Clerk with the written approval and concurrence of the City Attorney, so long as the alteration does not materially or substantially alter the contents, requirements, rights, responsibilities, conditions, or prescriptions contained in the original text of the ordinance. A typographical or clerical error shall include, but is not limited to, incorrect spelling, grammar, numbering, punctuation, transposed words or numbers, and duplicate words or numbers.

San Diego Charter § 275(a).

¹ Charter section 275 addresses modifications to ordinances as follows:

Multiple Dwelling Unit Type and Related and Accessory Uses	Automobile Spaces Required Per Dwelling Unit Unless Otherwise Indicated			Motorcycle Spaces Required Per Dwelling Unit ⁽⁹⁾	Bicycle Spaces Required Per Dwelling Unit ⁹⁵⁾	
	Basic (1)	Transit Area ⁽²⁾	Transit Priority Area ⁽⁹⁾	Parking Impact ⁽⁴⁾		
Studio up to 400 square feet through Residential care facility (6 or fewer persons) [No change in text.]			[No chang	ge in text.]		
(CAL)		1 per 7 beds	0	1 per 7 beds	N/A	N/A
Residential care facility (7 or more persons) Small lot subdivision	1 per 7 beds and 1 per on-site employee	and 1 per on-site employee		and 1 per on-site employee		

Footnotes for Table 142-05C

¹ through ¹¹ [No change in text.]

(b) through (d) [No change in text.]

Footnote number "9" is inadvertently referenced in Municipal Code section 142.0425, Table 142-05C under the column, "Bicycle Spaces Required Per *Dwelling Unit.*" This is a typographical error that should be corrected to read footnote number "5" as that footnote relates to the associated bicycle racks for bicycle spaces.

No other changes have been made.

LHS:nja

Doc. No. 3837477 Attachments: O-21836 Gilberto Sanchez, Associate Management Analyst October 7, 2024 Page 3

ce: Diana J.S. Fuentes, City Clerk
Luz Anaya Luna, Director of Legislative Affairs
Heidi Palmer, Legislative Assistant
Tait Galloway, Deputy Director, City Planning Department
Seth Litchney, Program Manager, City Planning Department
Liz Saidkhanian, Development Project Manager III, City Planning Department

San Diego, at the	his meeting of	1 6 2024
		DIANA J.S. FUENTES City Clerk By Ennie Fatters Deputy City Clerk
Approved:	7/22/24 (date)	GODD GLOR Mayor
Vetoed:		
	(date)	TODD GLORIA, Mayor
. •.		
• .		•.

STRIKEOUT ORDINANCE

OLD LANGUAGE: Struck Out
NEW LANGUAGE: Double Underline

ORDINANCE NUMBER O	(NEW SERIES)
DATE OF FINAL PASSAGE	

AN ORDINANCE AMENDING CHAPTER 2, ARTICLE 2. DIVISION 18 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 22.1801; AMENDING CHAPTER 2, ARTICLE 2, DIVISION 24 BY AMENDING THE TITLE OF DIVISION 24, AND BY RETITLING AND AMENDING SECTION 22.2402; AMENDING CHAPTER 8, ARTICLE 6, DIVISION 21 BY AMENDING SECTION 86.2102; AMENDING CHAPTER 9, ARTICLE 8, DIVISION 6 BY AMENDING SECTION 98.0607; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 112.0103; AMENDING CHAPTER 11, ARTICLE 2, DIVISION 3 BY AMENDING SECTION 112.0310; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 1 BY AMENDING SECTION 113.0103; AMENDING CHAPTER 11, ARTICLE 3, DIVISION 2 BY AMENDING SECTIONS 113.0222, 113.0234 AND 113.0246; AMENDING CHAPTER 12, ARTICLE 2, DIVISION 1 BY AMENDING SECTION 122.0107; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 4 BY AMENDING SECTION 125.0410; AMENDING CHAPTER 12, ARTICLE 5, DIVISION 9 BY AMENDING SECTION 125.0950; AMENDING CHAPTER 12, ARTICLE 5. DIVISION 10 BY AMENDING SECTION 125.1050; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 1 BY AMENDING SECTIONS 126.0108 AND 126.0113, AND BY ADDING NEW SECTION 126.0109; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 5 BY AMENDING SECTION 126.0502; AMENDING CHAPTER 12, ARTICLE 6, DIVISION 7 BY AMENDING SECTION 126.0702; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 1 BY ADDING NEW SECTION 129.0122; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 2 BY AMENDING SECTION 129.0203; AMENDING CHAPTER 12, ARTICLE 9, DIVISION 7 BY AMENDING SECTION 129.0742; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 2 BY AMENDING SECTION 131.0222; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 3 BY AMENDING SECTION 131.0322; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 4 BY REPEALING SECTION 131.0402, AMENDING SECTIONS 131.0420 AND 131.0422, RETITLING AND AMENDING

SECTION 131.0423, AND BY AMENDING SECTIONS 131.0431, 131.0442, 131.0443, 131.0445, 131.0446, 131.0449, AND 131.0464; AMENDING CHAPTER 13, ARTICLE 1. DIVISION 5 BY AMENDING SECTIONS 131.0522, 131.0531, 131.0543 AND 131.0546; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 6 BY AMENDING SECTIONS 131.0622 AND 131.0631, AND BY ADDING NEW SECTION 131.0632; AMENDING CHAPTER 13, ARTICLE 1, DIVISION 7 BY AMENDING SECTIONS 131.0702, 131.0703, 131.0704, 131.0707, 131.0709 AND 131.0710, AND BY ADDING NEW SECTION 131.0719; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 4 BY AMENDING SECTION 132.0402; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 12 BY AMENDING SECTIONS 132.1202 AND 132.1205; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 14 BY AMENDING SECTION 132.1403, AND BY ADDING NEW SECTIONS 132.1404 AND 132.1405; AMENDING CHAPTER 13, ARTICLE 2, DIVISION 15 BY AMENDING SECTIONS 132.1510, 132.1515, AND 132.1550; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 3 BY AMENDING SECTIONS 141.0302, 141.0311, 141.0312, AND 141.0314; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 4 BY RETITLING AND AMENDING SECTIONS 141.0413 AND 141.0421, AND BY ADDING NEW SECTION 141.0423; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 6 BY AMENDING SECTIONS 141.0606, 141.0622, 141.0624, AND 141.0628; AMENDING CHAPTER 14, ARTICLE 1, DIVISION 7 BY AMENDING SECTION 141.0702; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 3 BY AMENDING SECTIONS 142,0305 AND 142,0360, AND BY ADDING NEW SECTION 142.0390; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 5 BY AMENDING SECTIONS 142.0510, 142.0520, 142.0525, AND 142.0560; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 9 BY AMENDING SECTION 142.0910; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 10 BY AMENDING SECTION 142.1010; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 12 BY AMENDING SECTIONS 142.1230, 142.1235, AND 142.1240; AMENDING CHAPTER 14, ARTICLE 2, DIVISION 13 BY AMENDING SECTION 142.1305; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 3 BY AMENDING SECTION 143.0350; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 4 BY AMENDING SECTION 143.0420; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 7 BY AMENDING SECTIONS 143.0720, 143.0740, 143.0742, 143.0743, 143.0744, 143.0746, AND BY ADDING NEW SECTION 143.0748; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 10 BY AMENDING SECTIONS 143.1010, 143.1020,

AND 143.1025; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 11 BY AMENDING SECTION 143.1103; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 13 BY AMENDING SECTIONS 143.1303 AND 143.1310; AMENDING CHAPTER 14, ARTICLE 3, DIVISION 14 BY RETITLING DIVISION 14, AND BY AMENDING SECTION 143.1403; AMENDING CHAPTER 15, ARTICLE 5, DIVISION 2 BY AMENDING SECTIONS 155.0231, 155.0238, 155.0242, AND BY ADDING NEW SECTION 155.0243; AMENDING CHAPTER 15, ARTICLE 9, APPENDIX C; AMENDING CHAPTER 15, ARTICLE 10, DIVISION 2 BY AMENDING SECTION 1510.0201; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 3 BY AMENDING SECTION 1513.0304; AMENDING CHAPTER 15, ARTICLE 13, DIVISION 4 BY AMENDING SECTION 1513.0402; AND AMENDING CHAPTER 15, ARTICLE 16, DIVISION 1 BY REPEALING SECTION 1516.0103, AND BY AMENDING SECTIONS 1516.0106, 1516.0112, 1516.0117, 1516.0121, 1516.0122, 1516.0139, AND 1516.0140, RELATING TO THE 2024 LAND DEVELOPMENT CODE UPDATE.

§22.1801 City Departments

- (a) [No change in text.]
- (b) The following are the departments of the City of San Diego within the meaning of the Charter and ordinances of the City:

Chief Financial Officer through City Manager [No change in text.]

City Planning

City Treasurer through Personnel [No change in text.]

Planning

Police through Transportation [No change in text.]

(c) [No change in text.]

Chapter 2

Article 2: Administrative Code

Division 24: Development Services Department, <u>City</u> Planning Department, and Economic Development Department

§22.2402 <u>City Planning Department — Powers and Duties of the Planning Director</u>

- (a) The <u>City</u> Planning Department is a City department. The department is responsible for long-range planning of the City's communities and neighborhoods. The department's responsibilities also include historic resource analysis, the multiple species conservation program, and environmental policy and analysis. An environmental section responsible for all California Environmental Quality Act policy in the City shall serve as a section of the department. The Planning Director is the administrative head of the department and shall be appointed by and may be removed by the Mayor.
- (b) [No change in text.]
- (c) The environmental section of the <u>City</u> Planning Department shall maintain that degree of independence in the performance of its functions and duties as will assure the Mayor or City Manager, the City Council, Planning Commission and the people of the City of San Diego that its review and analysis of the environmental consequences of projects under its purview, whether beneficial or detrimental, are independent and wholly objective and are not prepared for the purpose of either supporting or detracting

from any project, plan or position, whether advanced by the City, any other governmental agency, a developer, a citizen or a group of citizens.

§86.2102 Definitions

Defined terms appearing in this division are shown in italics. For the purposes of this division:

Ballpark event through Legal resident [No change in text.]

Neighborhood means the following neighborhoods located in the City of San Diego: Sherman Heights, Barrio Logan, Golden Hill and Uptown, the geographic boundaries to be consistent with current maps located in the City's Planning Department.

Owns through Person [No change in text.]

§98.0607 Location of Units To Be Assisted With Impact Fees Subaccount Monies

Funds in the impact fee subaccount may be utilized to assist units located anywhere within the boundaries of the City of San Diego. If at any time the Housing Commission determines that, in consultation with the Mayor or his or her designee and the City Planning Department, that City boundaries and transportation facilities have changed such that the geographic nexus between the payors of funds pursuant to this Division and the housing units assisted has been substantially reduced, the Housing Commission shall develop and present to the City Council recommendations which establish maximum distances between assisted housing and development subject to this Division, divide the City into zones, or otherwise ensure a proper geographic nexus.

§112.0103 Consolidating of Processing

- (a) When an *applicant* applies for more than one permit, map, or other approval for a single *development*, the applications shall be consolidated for processing and shall be reviewed by a single decision maker as follows, except as provided in Sections 112.0103(b) and-(e) through (d).

 (1) through (3) [No change in text.]
- (b) When the California Environmental Quality Act (CEQA) and California Water Code require that the City prepare a Water Supply Assessment (WSA), the WSA shall be considered by the City Council. The associated development permit applications are shall not be required to be consolidated for processing with approval of the WSA, as further described below:
 - (1) though (2) [No change in text.]
- (c) An application for an approval required to comply with a civil penalty

 Notice and Order related to a code violation is shall not be required to be consolidated for processing with any other application, but may be consolidated at the applicant's request.
- (d) An application for a *public right-of-way* vacation in accordance with

 Chapter 12, Article 5, Division 9, or a *public service easement* vacation in

 accordance with Chapter 12, Article 5, Division 10, shall not be required

 to be consolidated for processing with any other approval associated with

 the *development*, but may be consolidated for processing at the *applicant's*request. The *public right-of-way* vacation or the *public service easement*

vacation must be recorded prior to the approval of any other associated

construction permits or building permits in accordance with Sections

125.0950 or 125.1050.

Although an application for a public right-of-way vacation or

public service easement vacation is not required to be consolidated

for processing with any other approval associated with the

development, the whole of the action and the development's

potential environmental impacts shall be analyzed in accordance

with the California Environmental Quality Act.

§112.0310 Notice of Right to Appeal Environmental Determination

In accordance with Chapter 12, Article 8, Division 2, the Planning Director implements the California Environmental Quality Act (CEQA) and the State CEQA Guidelines within the City of San Diego. While not required by CEQA, in some circumstances the City requires the posting of a Notice of Right to Appeal Environmental Determination for activities that are subject to CEQA.

- (a) A Notice of Right to Appeal Environmental Determination shall be posted for an *environmental determination* for the following:
 - (1) A determination that a project is exempt from CEQA pursuant to a categorical exemption, that an activity is covered by the general rule common sense exemption that CEQA applies only to projects which have the potential for causing a significant effect on the environment, or is exempt pursuant to State CEQA Guidelines

- Article 12.5 in accordance with State CEQA Guidelines Sections 15061(b)(2), 15061(b)(3), or 15061(b)(5);
- (2) A determination that a project is exempt from CEQA pursuant to a statutory exemption, e.g. <u>State</u> CEQA Guidelines <u>Section</u>

 15061(b)(1); and
- (3) A decision to adopt or certify an environmental document a negative declaration, mitigated negative declaration, or environmental impact report that the City Manager approves or decides to carry out without a public hearing in accordance with his powers under City of San Diego Charter Section 28, including environmental-documents a negative declaration, mitigated negative declaration, or environmental report for projects decided in accordance with Process Two.
- (b) through (f) [No change in text.]

§113.0103 Definitions

Abutting property through Permit holder [No change in text.]

Placemaking means the temporary use of public right-of-way and private property that activates streetscapes by enhancing the pedestrian experience and providing neighborhood-serving activities, experiences, or spaces and includes temporary, small-scale development specifically designed to support that temporary use. Projects that may qualify as placemaking uses include, but are not limited to, those that provide areas for pedestrians to briefly rest (e.g., plazas, shade structures, and benches), promote the use of underutilized space (e.g., landscaping

and decorative lighting), improve and promote pedestrian activity and other uses of the <u>public</u> right-of-way (e.g., bicycle racks and refuse containers), and activate property parking areas in a <u>transit priority area Sustainable Development</u>

<u>Area</u> (e.g., outdoor dining).

Planned Urbanized Communities through Yard [No change in text.]

§113.0222 Calculating Maximum Permitted Density

- (a) through (b) [No change in text.]
- bonus pursuant to Chapter 14, Article 3, Division 7, where the maximum density of the base zone and the land use plan are inconsistent, the maximum-density greatest number of dwelling units allowed under the base zone or land use plan shall prevail. Calculations resulting in any fractional number shall be increased to the next whole number.

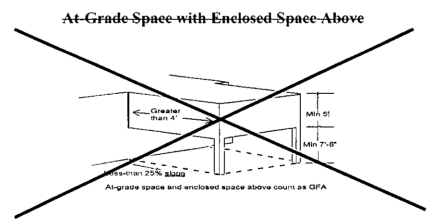
§113.0234 Calculating Gross Floor Area

Gross floor area is calculated in relationship to the structure and grade adjacent to the exterior walls of a building. The elements included in the gross floor area calculation differ according to the type of development proposed and are listed in Sections 113.0234(a)-(c). Gross floor area does not include the elements listed in Section 113.0234(d). The total gross floor area for a premises is regulated by the floor area ratio development standard.

(a) [No change in text.]

- (b) Additional Elements Included in Gross Floor Area in Residential Zones and for Residential Development in Other Zones. Section 113.0234(b) does not apply to commercial development.
 - (1) through (2) [No change in text.]
 - (3) Gross floor area includes any at-grade space that is built with enclosed space above, when there is at least 7-foot 6-inches between grade and finish floor elevation above, and the enclosed space above projects at least 4-feet from the face of the structure and exceeds a height of 5-feet measured from the top of the wall or post supporting the space to the top of the roof above, as shown in Diagram 1-13-02P. Where the gradient along any edge of the at-grade space shall not be counted as gross floor area.

Diagram 113-02P



(4)(3) Gross floor area includes any projected floor area and other

phantom floors within the building's exterior walls where specified

dimensions are met. Phantom floors are located within the space

above or below actual floors within a building, and are measured

separately above each actual *floor* or below the lowest actual *floor* for under *floor* area, described as follows:

- (A) through (C) [No change in text.]
- includes the area within a building adjacent to all interior balconies, mezzanines, and lofts, pursuant to the regulations for phantom *floors* in Section 113.0234(b)(4)(3)(A) as if such elements did not exist adjacent to the space, as shown in Diagram 113-02V. The location of an adjacent interior balcony, mezzanine, or loft does not affect the location of phantom *floors* above the finished-*floor* elevation of the adjacent space.

Diagram 113-02V

Mezzanines

[No change in text.]

(E) Atriums. Gross floor area includes the area of the horizontal projection into the atrium from each adjacent floor in plan view. If no adjacent floors exist, the regulations for phantom floors in Section

113.0234(b)(4)(3)(A) apply to the space within the atrium.

This is illustrated in Diagram 113-02W.

Diagram 113-02W

Atriums

[No change in text.]

- (5)(4) Roof Decks. Gross floor area includes roof decks when any portion of the deck's parapet, guardrail, wall, or fence (open or solid) enclosing the area exceeds an average of 42 inches in height, or exceeds 54 inches in height at any point.
- (c) [No change in text.]
- (d) Elements Not Included in Gross Floor Area
 - (1) through (2) [No change in text.]
 - (3) Parking *Structures*
 - (A) The intent of this section is to facilitate the development of parking facilities for multiple dwelling unit and commercial development. This exclusion from gross floor area does not apply to: garages or carports that serve single dwelling unit or duplex development.
 - (i) Garages or carports that serve single dwelling unit development; or
 - (ii) Garages or carports that serve multiple dwelling unit

 development where each multiple dwelling unit has

 access to its own separate garage or carport.
 - (B) [No change in text.]
 - (4) [No change in text.]

§113.0246 Determining Property Lines

The property lines define the perimeter of a lot or premises and separate one lot or premises from any other lot or premises or from the public right-of-way. These rules for determining property lines are for purposes of applying and interpreting development regulations only and are not intended to affect ownership rights or responsibilities. These rules apply regardless of ownership of property extending into the public right-of-way. Where dedications for streets or alleys are required in accordance with Section 142.0610, the property lines used to calculate lot area for the purpose of calculating the maximum permitted density and maximum permitted gross floor area shall be based on the property lines prior to the dedication. Where dedications for streets or alleys are required in accordance with Section 142.0610, the property lines used to calculate front of street side setbacks shall be based on the property lines prior to the dedication.

- (a) though (d) [No change in text.]
- (e) Property Lines that Abut an Alley. A property property line that abuts an alley shall be determined in accordance with Section 113.0246(a) through (d). However, the property line that abuts an alley shall not be considered a street property line for the purpose of determining setbacks or street yards as indicated below: and as shown in Diagram 113-02CC.
- (f) Resubdivided Corner *Lots* in Residential Zones.

 In residential zones, *property lines* for resubdivided corner *lots* shall be determined in accordance with Section 113.0246 (a) through (d); however, the *setbacks* along the front *property line* and *street* side *property line*

shall observe the *setback* requirements placed on the original *lot* configuration and the remaining *property lines* shall observe the required interior side *setback* requirements of the zone, as shown in Diagram 113-02DD.

Resubdivided
Lot line

Sethack

Sethack

Sethack

Liaintain previous greet side setback

Front property line

STREET

Diagram 113-02DD

Setbacks for Resubdivided Corner Lots

§122.0107 Required Contents of Specific Plans

- (a) [No change in text.]
- (b) The specific plan shall include the required contents listed in California

 Government Code Section 65451. The required contents shall be

 formulated into a policy element and a regulatory element. The policy

element shall contain detailed land use policies for the area covered by the specific plan and the decision process and permit type for subsequent development proposals that will implement the specific plan. The specific plan shall not establish new decision processes or permit types, but shall use Processes One-through Process Five as the decision process established in Chapter 11 and the permit types described in Chapter 12. The zoning regulations shall consist of either:

- (1) through (2) [No change in text.]
- (c) [No change in text.]
- The specific plan may include supplemental development regulations that are tailored to specific sites located within the specific plan area. The intent of supplemental development regulations is to ensure that development proposals are reviewed for consistency with the use and development criteria that have been adopted as part of the specific plan. If there is a conflict between the supplemental development regulations and the base zone regulations, the specific plan regulations shall apply.

§125.0410 When a Tentative Map Is Required

A tentative map is required for each subdivision of land-except for a parcel map that creates no additional *lots* or a *lot* created pursuant to Section 143.1315 as an urban-*lot* split.

- (a) A tentative map is required for any subdivision of land creating:
 - (1) Five or more parcels;

- (2) Five or more condominiums as defined in California Civil Code section 738;
- (3) A community apartment project containing five or more parcels as defined in California Civil Code section 4105; or
- (4) The conversion of five or more *dwelling units* to a stock cooperative as defined in California Civil Code section 4190.
- (b) A tentative map is not required if any of the following occurs:
 - The land before *subdivision* contains less than five acres, each

 parcel created by the division abuts a public *street* or *freeway* and

 the *subdivision* does not require any dedications or improvements

 as determined by the City Engineer;
 - (2) Each parcel created by the *subdivision* has a gross area of at least 20 acres and has access to a public *street* or *freeway*;
 - (3) The land before subdivision has a commercial, mixed-use or industrial base zone, has access to a public street or freeway, and street alignments and widths designed to the satisfaction of the City Engineer;
 - (4) Each parcel created by the *subdivision* has a gross area of at least 40 acres and does not have access to a public *street* or *freeway*;
 - (5) The land being subdivided is solely for the creation of an environmental subdivision pursuant to California Government

 Code section 66418.2; or
 - (6) For *lots* created pursuant to Section 143.1315 as an urban *lot* split.

(c) A parcel map shall be required for those subdivisions described in

Sections 125.0410(b)(1)-(6). Dedications and public improvements in

these subdivisions may be required as determined by the City Engineer.

§125.0950 Recording of a Public Right-of-Way Vacation

If the vacation is approved, the City shall provide the resolution and any accompanying documents to the County Recorder for recordation. If the resolution contains conditions, it shall not be provided to the County Recorder for recordation until the City Engineer has determined that all conditions have been met. If consolidating of processing for the vacation is not required in accordance with Section 112.0103(d), the vacation must be recorded prior to the approval of any other associated construction permits or building permits. The recordation of a subdivision map pursuant to Subdivision Map Act Sections 66434(g), 66445(j), 66499.20 1/4 or 66499.20 1/2 shall have the same effect.

§125.1050 Recording of Easement Vacations

If the vacation is approved, the City shall provide the resolution and any accompanying documents to the County Recorder for recordation. If the resolution contains conditions, it shall not be provided to the County Recorder for recordation until the City Engineer has determined that all conditions have been met. If consolidating of processing for the vacation is not required in accordance with Section 112.0103(d), the vacation must be recorded prior to the approval of any other associated construction permits or building permits. The recordation of a subdivision map pursuant to Subdivision Map Act Sections 66434(g), 66445(j), 66499.20 1/4 or 66499.20 1/2 shall have the same effect as filing a resolution of vacation.

§126.0108 Utilization of a Development Permit

- (a) A development permit grants the permit holder 36 months to initiate utilization of the development permit. If utilization does not occur in accordance with this Section with within 36 months after the due date on which all rights of appeal have expired, and an application for an extension of time was not timely filed, the development permit shall be void. Development permits issued for projects utilizing Type 1 construction as defined in Chapter 6 of the California Building Code shall be granted an additional 12 months to initiate utilization of the development permit.
- (b) through (d) [No change in text.]

§126.0109 Indemnification for Development Permits

The applicant and record owner for any development shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, relating to the issuance of any development permit including, but not limited to, any action to attack, set aside, void, challenge, or annul the development permit approval and any environmental determination. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, the applicant and record owner for any development shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the

event of a disagreement between the City and applicant and record owner for any development regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant and record owner for any development shall not be required to pay or perform any settlement unless such settlement is approved by applicant and record owner for any development.

§126.0113 Development on a Premises with a Utilized Development Permit

The purpose of this Section is to allow a change in *development* to occur on a *premises* that has a utilized *development permit* in accordance with Section 126.0108, when the proposed *development* is not included within the scope of the utilized *development permit* but complies with the use and *development* regulations of the applicable base zone or overlay zone.

- (a) Development that is not included within the scope of a utilized development permit may be approved without an amendment to the development permit in accordance with Process One, subject to all of the following:
 - (1) [No change in text.]
 - (2) The proposed *development* complies with all the *development* regulations of the applicable base zone and overlay zones, except through the use of incentives or waivers as provided in Chapter 14, Article 3, Division 7; or Chapter 14, Article 3, Division 10;
 - (3) through (4) [No change in text.]

(b) [No change in text.]

§126.0502 When a Site Development Permit is Required

- (a) through (d) [No change in text.]
- (e) A Site Development Permit decided in accordance with Process Five is Required for the following types of development.
 - (1) In the Airport Approach Overlay Zone, development proposals that receive an FAA determination of hazard and that are not exempt, as described in Section 132,0202.
 - (2) In the Airport Environs Overlay Zone, development for which a

 City Council override is requested, as described in Section

 132,0302.
 - (3)(1) In the Clairemont Mesa Height Limit Overlay Zone, *development* for which an exception to the height limit is requested, as described in Section 132.1306.
 - (4)(2) Development within the Airport Land Use Compatibility Overlay

 Zone proposing deviations from the overlay zone requirements.
 - (5)(3) Development in accordance with section Section 129.0710(c) that includes major underground or overhead structures which extend into the public right-of way beyond the ultimate curb line or other encroachments which, in the opinion of the City Manager, are of sufficient public interest to warrant City Council approval.
- (f) through (g) [No change in text.]

§126.0702 When a Coastal Development Permit Is Required

- (a) [No change in text.]
- Permits Issued by the Coastal Commission. A Coastal Development

 Permit or exemption for all *coastal development* on a project site located completely within the Coastal Commission Permit Jurisdiction or in the Deferred Certification Area must be obtained from the Coastal Commission. The Coastal Commission Permit Jurisdiction and the Deferred Certification Area are shown on Map No. C-730.1, Map No. C-908, and Map No. C-1028, on file in the Planning and Development Review Department, the San Diego office of the Coastal Commission, and in the office of the City Clerk as Documents No. 00-17067-1, No. 00-18872, and No. 00-21719.
- (c) [No change in text.]

§129.0122 Indemnification for Construction Permits

The applicant and record owner for any development shall defend, indemnify, and hold harmless the City, its agents, officers, and employees from any and all claims, actions, proceedings, damages, judgments, or costs, including attorney's fees, against the City or its agents, officers, or employees, relating to the issuance of any construction permit including, but not limited to, any action to attack, set aside, void, challenge, or annul the construction permit approval and any environmental determination. The City may elect to conduct its own defense, participate in its own defense, or obtain independent legal counsel in defense of any claim related to this indemnification. In the event of such election, the

applicant and record owner for any development shall pay all of the costs related thereto, including without limitation reasonable attorney's fees and costs. In the event of a disagreement between the City and applicant and record owner for any development regarding litigation issues, the City shall have the authority to control the litigation and make litigation related decisions, including, but not limited to, settlement or other disposition of the matter. However, the applicant and record owner for any development shall not be required to pay or perform any settlement unless such settlement is approved by applicant and record owner for any development.

§129.0203 Exemptions from a Building Permit

- (a) A Building Permit is not required for the following *structures* and activities, except when the *development* would involve alterations, repairs, or improvements to a *historical resource* as described in Section 143.0220; when *development* on a *premises* containing *environmentally sensitive lands* requires a *development permit* in accordance with Section 143.0110; or when a building is constructed with unreinforced masonry bearing walls or exterior wall parapets:
 - (1) through (11) [No change in text.]
 - (12) Patio cover *structures* attached to or detached from *single dwelling* units in the RE, RS, and RX zones in the following circumstances, except in the *appealable area* of the Coastal Overlay Zone or in Planned Developments:
 - (A) through (C) [No change in text.]

- (13) through (23) [No change in text.]
- (24) A sidewalk cafe that is in compliance complies with Section 141.0621, unless any one of the following applies:
 - (A) The sidewalk cafe would alter or modify the existing building, building façade, or any means of building egress;

 or
 - (B) The sidewalk cafe would be located on a raised platform or in a sunken area; or.
 - (C) A barrier consisting of railings, fences, or-planter boxes would-be installed to delineate the area of the sidewalk cafe.
- (b) through (c) [No change in text.]

§129.0742 Commencement of Work within a Public Right-of-Way or Public Service Easement

- (a) The *applicant* shall not begin any work, construction, or use within a

 public right-of-way or public service easement that will be authorized by a

 Public Right-of-Way Permit until the required permit has been issued and
 the applicant has obtained a traffic control permit.
- (b) Work within the *public right-of-way* shall be performed only during the dates and hours specified in the permit or on the approved traffic control plans permit.

§131.0222 Use Regulations Table for Open Space

The uses allowed in the open space zones are shown in Table 131-02B.

Legend for Table 131-02B

[No change in text.]

Table 131-02B

Use Regulations Table for Open Space Zones

Use Categories/Subcategories	Zone							
[See Section 131.0112 for an explanation and	Designator							
descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	1st & 2nd >>		OP-	OC-	OR ⁽¹⁾ -	OF(11)-		
Subcategories, and Separatery Regulated Oses]	3rd >>	1-	2-	1-	1-	1-		
	4th >>	1	1	1	1 2	1		
Open Space through Residential, Separately Reg Residential Uses, Accessory Dwelling Units [No c		[N	o change	e in text.				
Continuing Care Retirement Communities		-	-	-	<u>−</u> <u>C</u>	-		
Employee Housing: 6 or Fewer Employees through Greater than 12 Employees [No change in text.]				[No change in text.]				
Fraternities, and Sororities and Student Dormitories				[No change in text.]				
Garage, Yard, & Estate Sales through Residential C 7 or More Persons [No change in text.]	Care Facilities:	[No change in text.]						
Student Housing		-	=	=	=	=		
Transitional Housing through Institutional, Separ Regulated Institutional Uses, Homeless Facilities Day Centers [No change in text.]	s: Homeless	[No change in text.]						
Hospitals, Intermediate Care Facilities & Nursing Facilities			-	-	_			
Intermediate Care Facilities & Nursing Facilities			=	=	<u>C</u>	Ē		
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]				[No change in text.]				

Footnotes for Table 131-02B

¹ through ¹¹ [No change in text.]

§131.0322 Use Regulations Table for Agricultural Zones

The uses allowed in the agricultural zones are shown in Table 131-03B.

Legend for Table 131-03B

[No change in text.]

Table 131-03B

Use Regulations Table for Agricultural Zones

Use Categories/Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories,	Zone Designator	Zones			
Subcategories, and Separately Regulated	1.4.0.0.153	A	.G	AR	
Uses]	1st & 2nd>> 3rd >>	1	l -	1-	
	4th >>	1	2	1	2
Open Space through Residential, Separately	y Regulated		<u></u>		
Residential Uses, Accessory Dwelling Units	[No change in	[No cha	nge in t	ext.]
text.]				1	
Continuing Care Retirement Communities		- <u>-</u> <u>C</u>			<u>−C</u>
Employee Housing: 6 or Fewer Employees th than 12 Employees [No change in text.]	[No change in text.]				
Fraternities, and Sororities and Student D	Pormitories	[No change in text.]			
Garage, Yard, & Estate Sales through Resider Facilities: 7 or More Persons [No change in to		[No change in text.]			
Student Housing		:			<u>.</u>
Transitional Housing through Institutional, Regulated Institutional Uses, Homeless Factorial Homeless Day Centers [No change in text.]	- 1	[No change in text.]			
Hospitals , Intermediate Care Facilities & Nursing Facilities			-		С
Intermediate Care Facilities & Nursing Fac	ilities		<u>.</u>		<u>C</u>
Interpretive Centers through Signs, Separate Signs Uses, Theater Marquees [No change in	[No change in text.]			ext.]	

Footnotes for Table 131-03B

¹through ¹² [No change in text.]

§131.0402 Purpose of the RE (Residential--Estate) Zones

(a) The purpose of the RE zones is to provide for single dwelling units on large-lots-with-some-accessory agricultural uses. It is intended that this zone be applied to areas that are rural in character, where the retention of low density residential development is desired.

- (b) The RE-zones are differentiated based upon-applicable development regulations as follows:
 - RE-1-1 requires-development on minimum 10-acre-lots
 - RE-1-2-requires-development on minimum 5-acre-lots
 - RE-1-3 requires development on minimum 1-acre lots

§131.0420 Use Regulations Table of Residential Zones

The regulations of Section 131.0422 apply in residential zones where indicated in Table-04B.

- (a) The uses permitted in any residential zone may be further limited or expanded by the following:
 - Section 131.0423 (<u>Additional Commercial</u> Use Regulations of Residential Zones);
 - (2) through (5) [No change in text.]
- (b) through (f) [No change in text.]

§131.0422 Use Regulations Table for Residential Zones

The uses allowed in the residential zones are shown in the Table 131-04B

Legend for Table 131-04B

[No change in text.]

Table 131-04B

Use Regulations Table for Residential Zones

Subcategories [See Section 131.0112 for 1st & 2nd>> RE RS		
an explanation and	- RX-	RT-
descriptions of the Use Categories, Subcategories, 3rd >> 1-	1-	1-
	0 10 11 12 13 14 1 2	1 2 3 4 5
Open Space		
Active Recreation P	P	Р
Passive Recreation P	P	P
Natural Resources Preservation P P	P	P
Park Maintenance Facilities	-	-
Agriculture		
Agricultural Processing	-	-
Aquaculture Facilities	-	-
Dairies	-	-
Horticulture Nurseries & Greenhouses	-	-
Raising & Harvesting of Crops P(2) -	-	-
Raising, Maintaining & Keeping of Animals	-	-
Separately Regulated Agriculture Uses		I
Agricultural Equipment Repair Shops	-	-
Commercial Stables	-	-
Community Gardens & L	L	L
Equestrian Show & Exhibition Facilities	-	-
Open Air Markets for the Sale of Agriculture-Related Products & Flowers	-	-
Residential		

Use Categories/ Zone		Zones					
Subcategories	Designator						
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE -	RS-	RX-	RT-		
descriptions of the Use Categories, Subcategories,	3rd >>	1-	1-	1-	1-		
and Separately Regulated Uses]	4th >>	123	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5		
Mobilehome Parks		-	P ⁽¹⁾	P ⁽¹⁾	-		
Multiple Dwelling Units		-	-	-	-		
Rooming House [See Section 131.0112(a)(3)(A)]	1	+	<u>-</u>		-		
Shopkeeper Units		-	-	-	-		
Single Dwelling Units		₽	P(8 <u>6</u>)	P(8 <u>6</u>)	P(8 <u>6</u>)		
Separately Regulated Resid	lential Uses	·					
Accessory Dwelling Units		F	L	L	L		
Continuing Care Retiremen	Continuing Care Retirement Communities		<u>-C</u>	<u>-⊆</u>	<u>-</u> <u>C</u>		
Employee Housing:							
6 or Fewer Employees		Ł	L	Ĺ	L		
12 or Fewer Employees		-	-	-	-		
Greater than 12 Employe	ees	-	-	-	-		
Fraternities, <u>and</u> Sororiti Dormitories	es and Student	-	-	-	-		
Garage, Yard, & Estate Sal	es	Ţ	L	L	L		
Guest Quarters		Ŧ	L	L	-		
Home Occupations		£	L	L	L		
Interim Ground Floor Resid	dential	,	-	ŀ	<u>-</u>		
Junior Accessory Dwelling	Junior Accessory Dwelling Units		L	L	L		
Live/Work Quarters	Live/Work Quarters		-	-	-		
Low Barrier Navigation Ce	Low Barrier Navigation Center		-	-	-		
Movable Tiny Houses		Ŧ	L	L	L		
Permanent Supportive Hous	ring	-	-	<u>.</u>	-		

Use Categories/	Zone		Zones			
Subcategories	Designator					
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE	RS-	RX-	RT-	
descriptions of the Use	3rd >>	1-	1-	1-	1-	
Categories, Subcategories,	4th >>	123	1234567891011121314	1 2	1 2 3 4 5	
and Separately Regulated Uses]						
Residential Care Facilities:				!	 	
6 or Fewer Persons		₽	Р	Р	P	
7 or More Persons		E	С	С	С	
Student Housing			=	=	=	
Transitional Housing:						
6 or Fewer Persons		₽	Р	P	Р	
7 or More Persons		E	С	С	С	
Watchkeeper Quarters		-	-	-	-	
Institutional						
Separately Regulated Institu	tutional Uses					
Airports		_	-	-	-	
Battery Energy Storage Fac	ilities					
Small Scale (≤ 0.25 acre	e)	F	L	L	L	
Medium Scale (0.25 acr	re < 1 acre)	E	С	C	С	
Large Scale (>1 acre)		€	С	С	C	
Botanical Gardens & Arbor	etums	E	С	С	С	
Cemeteries, Mausoleums, C	Crematories	-	-	-	-	
Correctional Placement Cer	nters	_	-	-	-	
Educational Facilities:						
Kindergarten through G	ade 12	ϵ	С	С	С	
Colleges / Universities		E	С	С	С	
Vocational / Trade School		-	-	-		
Electric Vehicle Charging Stations		£	L	L	L	
Energy Generation & Distri Facilities	bution	-	-	_	-	
Exhibit Halls & Convention	n Facilities	-	-	-	-	

Use Categories/	Zone		Zones		
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-
descriptions of the Use	3rd >>	1	1-	1-	1-
Categories, Subcategories, and Separately Regulated	4th >>	123	1234567891011121314	1 2	1 2 3 4 5
Uses]					
Flood Control Facilities		Ł	L	Ĺ	L
Historical Buildings Used to Not Otherwise Allowed	or Purposes	€	С	С	С
Homeless Facilities	· · · · · · · · · · · · · · · · · · ·			L	
Congregate Meal Facilit	ies	-	-	-	-
Emergency Shelters		-	-	-	-
Homeless Day Centers		-	-	-	-
Hospitals , Intermediate Car Nursing Facilities	e Facilities &	-	-	-	-
Intermediate Care Facilities Facilities	& Nursing		<u>C</u>	<u>C</u>	<u>C</u>
Interpretive Centers		-	-		-
Museums	Museums		С		С
Major Transmission, Relay Communications Switchin		_	-	-	-
Placemaking on Private Pro	perty	F	L	L	L
Outdoor Dining on Private	Property	-	-	-	-
Satellite Antennas		Ь	L	L	L
Social Service Institutions			-	-	-
Solar Energy Systems		Ł	L	L	L
Wireless Communication F	acilities		See Section 141.04	420	
Retail Sales					
Building Supplies & Equipa	nent	-	-	-	-
Food, Beverages and Groce	ries	-	-	-	-
Consumer Goods, Furnitur Equipment	e, Appliances,	-	-	-	-
Pets & Pet Supplies		_	-	-	-
Sundries, Pharmaceuticals, Convenience Sales	&	-	-	-	-
Wearing Apparel & Access	ories	-	-	-	-
Separately Regulated Retain	l Sales Uses				

Use Categories/	Zone		Zones		
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-
descriptions of the Use	3rd >>	1	1-	1-	1-
Categories, Subcategories,	4th >>	122	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
and Separately Regulated Uses1	4111	7 - 3			
Agriculture Related Supplie	es &	-	<u>-</u>		-
Equipment	•				
Alcoholic Beverage Outlets	3	-	-	-	-
Cannabis Outlets		-	-	-	-
Farmers' Markets					
Weekly Farmers' Mark	ets	-	-	-	-
Daily Farmers' Market	Stands	-	-	-	-
Plant Nurseries		-	-	-	-
Retail Farms		-	-	-	-
Retail Tasting Stores		-	-	-	-
Swap Meets & Other Large Retail Facilities	Outdoor	-	-	_	-
Commercial Services					
Building Services		-	-	-	-
Business Support		-	-	-	-
Eating & Drinking Establis	hments	-	<u>.</u>	-	
Financial Institutions		_	-	_	-
Funeral & Mortuary Servi	ces	-	-	-	
Instructional Studios		-	-	-	-
Maintenance & Repair		-	-	-	
Off-Site Services		-	-	-	-
Personal Services		-	-	-	-
Radio & Television Studios	3	-	-	-	
Tasting Rooms		-	-	_	
Visitor Accommodations		-	-	-	-
Separately Regulated Com	mercial Servi	ces U	Jses		
Adult Day Care Facility		F	L	L	L
Adult Entertainment Estab	lishments:				
Adult Book Store		-		-	-
Adult Cabaret		-	-	_	-

Use Categories/	Zone	Zones			
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-	1-
Categories, Subcategories,				1 1 2	1 2 2 4 5
and Separately Regulated	4th >>	423	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
Uses] Adult Drive-In Theater					
Adult Mini-Motion Picti	Theaten	-	<u>-</u>	-	-
	ire i neater		-	-	-
Adult Model Studio		-	<u>-</u>	-	-
Adult Motel		-	-	-	-
Adult Motion Picture Th		-	-	-	-
Adult Peep Show Theate	er	-	-	-	-
Adult Theater		-	-	-	-
Body Painting Studio		-	-	_	-
Massage Establishment		-	-	-	-
Sexual Encounter Establ	ishment	-	-	-	-
Assembly and Entertaing Including Places of Religions Assembly		-	-	-	-
Boarding Kennels / Pet I	Day Care	_	-	_	<u></u>
Camping Parks		-	_	_	-
Child Care Facilities:			* ** * **** * * * * * * * * * * * * * 		
Child Care Centers		€	С	С	С
Large Family Child Care	Homes	F	L	L	L
Small Family Child Care	Homes	F	L	L	L
Eating and Drinking Establ with a Drive-in or Drive-th Component		-	-	-	-
Fairgrounds		-	-	-	-
Golf Courses, Driving Ran Pitch & Putt Courses	ges, and	€	С	С	С
Helicopter Landing Faciliti	es	-	-		
Massage Establishments, S Practice	pecialized	-	-	-	-
Mobile Food Trucks			-	_	-
Nightclubs & Bars over 5,0 feet in size	00 square	-	-	-	-
Parking Facilities as a Prim	ary Use:				

Use Categories/	Zone		Zones		
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-
descriptions of the Use	3rd >>	1-	1-	1-	1-
Categories, Subcategories,	4th >>	สลล	1234567891011121314	1 2	1 2 3 4 5
and Separately Regulated	411//	7 2 3			
Uses] Permanent Parking Facili	tien				
Temporary Parking Facili	· · · · · · · · · · · · · · · · · · ·				
Private Clubs, Lodges and F		_	<u>-</u>	-	
Organizations	Taternar	-	-	-	-
Privately Operated, Outdoo	r Recreation	-	-	-	-
Facilities Over 40,000 Squ Size(43/2)	are Feet in				
Pushcarts on Private Proper	ty	-	-		-
Recycling Facilities:					_
Large Collection Facility		-	-	-	-
Small Collection Facility		-	-	-	-
Large Construction & De		-	-	-	-
Debris Recycling Facility				<u> </u>	
Small Construction & De Debris Recycling Facility		-	-	•	
Drop-off Facility		-	-	-	-
Green Materials Composi	ing Facility		-	-	-
Mixed Organic Composti	ng Facility		-	-	
Large Processing Facility Least 98% of Total Annua Recyclables from Commo	al Weight of	-	-	-	-
Industrial Traffic					
Large Processing Facility All Types of Traffic	Accepting	-	-	<u>-</u>	-
Small Processing Facility Least 98% of Total Annua Recyclables From Comm	al Weight of	-	-	-	-
Industrial Traffic					
Small Processing Facility All Types of Traffic	Accepting	-	-	-	-
Reverse Vending Machin	es	-	-	-	-
Tire Processing Facility		-	-	-	-
Sidewalk Cafes, Streetaries, Sidewalks	and Active		-	-	-

Use Categories/	Zone	ne Zones			
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE	RS-	RX-	RT-
descriptions of the Use	3rd >>	1	1-	1 -	1-
Categories, Subcategories,	1th >>	122	1234567891011121314	1 2	1 2 3 4 5
and Separately Regulated Uses]	401//			1 2	
Sports Arenas & Stadiums		<u> </u>	 	l	<u> </u>
Theaters that are Outdoor or	Over 5,000	_	-	_	_
Square Feet in Size					
Urgent Care Facilities		-	-	-	
Veterinary Clinics & Animal	Hospitals	-	-	-	-
Zoological Parks		-	-	-	
Offices					
Business & Professional		-	-	-	-
Government		-	-	-	-
Medical, Dental, & Health	Practitioner	-	-	-	-
Regional & Corporate Head	Regional & Corporate Headquarters		-	-	-
Separately Regulated Offic	e Uses				
Real Estate Sales Offices & Homes	Real Estate Sales Offices & Model		L	L	Ĺ
Sex Offender Treatment &	Counseling	-	-	-	-
Vehicle & Vehicular Equipm	<u> </u>	Servi	ce .		<u></u>
Commercial Vehicle Repair	&	-	-	-	-
Maintenance				·	
Commercial Vehicle Sales &		-	-	<u>-</u>	-
Personal Vehicle Repair &		-	-	-	_
Personal Vehicle Sales & Re		_	-		-
Vehicle Equipment & Supp Rentals	lies Sales &	-	-	-	-
Separately Regulated Vehi	cle & Vehicula	ar E	quipment Sales & Service Uses		
Automobile Service Station	S	-	-	-	-
Outdoor Storage & Display Unregistered Motor Vehicl Primary Use		-	-	-	-
Vehicle Storage Facilities a Use	s a <i>Primary</i>	_	-	-	-
Distribution and Storage		•			•
Equipment & Materials Sto	rage Yards	-	_	-	-
<u> </u>	-	-	·		

Use Categories/	Zone	Zones			
Subcategories	Designator				
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE	RS-	RX-	RT-
descriptions of the Use	3rd >>	1	1-	1-	1-
Categories, Subcategories,	4th >>	102	1234567891011121314	1 2	1 2 3 4 5
and Separately Regulated Uses]		1 = -			
Moving & Storage Facilitie	S	_	-	 1. -	_
Distribution Facilities		-	-	-	-
Separately Regulated Distr	ibution and S	tora	ge Uses		
Junk Yards		-	-	-	-
Temporary Construction St Located Off-site	orage Yards	N	N	N	N
Industrial	· · · · · · · · · · · · · · · · · · ·				<u> </u>
Heavy Manufacturing		-	<u>.</u>	-	-
Light Manufacturing		-	-	-	-
Marine Industry		-	-	-	-
Research & Development		-	-	-	-
Testing Labs		-	-	-	-
Trucking & Transportation	1 Terminals	-	-	-	-
Separately Regulated Indu	strial Uses				
Artisan Food and Beverage	e Producer	-	-	P	_
Cannabis Production Faci	lities	-	-	-	-
Hazardous Waste Research	Facility	-	-	ı	-
Hazardous Waste Treatme	nt Facility	-	-	1	-
Marine Related Uses With Overlay Zone	n the Coastal	-	-	-	-
Mining and Extractive Ind	ustries	-	-	-	
Newspaper Publishing Plan	nts	-	-	-	-
Processing & Packaging of Products & Animal By-pro Off-premises		-	-	-	-
Very Heavy Industrial Use	S	-	-	-	-
Wrecking & Dismantling of Vehicles	of Motor	-	<u>-</u>	-	_
Signs					
Allowable Signs	·	₽	Р	P	P
Separately Regulated Sign.	Uses				<u> </u>

Use Categories/ Subcategories	Zone Designator		Zones		
[See Section 131.0112 for an explanation and	1st & 2nd>>	RE-	RS-	RX-	RT-
descriptions of the Use	3rd >>>	1	1-	1-	1-
Categories, Subcategories, and Separately Regulated Uses	4th >>	423	1 2 3 4 5 6 7 8 9 10 11 12 13 14	1 2	1 2 3 4 5
Community Entry Signs		F	L	L	L
Neighborhood Identificatio	n <i>Signs</i>	N	N	N	N
Comprehensive Sign Progra	um	1	-	-	
Revolving Projecting Signs		-	.	-	-
Signs with Automatic Chan	ging Copy	_	-	-	
Theater Marquees		-	-	-	

Use Categories/	Zone Designator							Zon	es				
Subcategories [See Section 131.0112 for	1st & 2nd >>	st & 2nd >> RM-											
an explanation and	3rd >>		1-			2-			3-		4	.=	5-
descriptions of the Use Categories,	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Subcategories, and Separately Regulated													
Uses]	gh Posidontial			ļ			rn -	1		44]			
	Open Space through Residential, Shopkeeper Units [No change in text.]			[No change in text.]									
	Single Dwelling Units			$P^{(4\theta\underline{8})}$ $P^{(4\theta\underline{8})}$ $P^{(4\theta\underline{8})}$ $P^{(4\theta\underline{9})}$						10 <u>8</u>)	P ^(10<u>8</u>)		
Accessory Dwelling Units Employee Housing: Greate Employees [No change in t	r than 12						[No c	han	ge in	text.]			
Fraternities and Soro		$C^{(1+\overline{\delta})}$ $C^{(1+\overline{\delta})}$					C(4+ <u>9</u>)			(11 <u>9</u>)	C(44 <u>9</u>)		
Garage, Yard, & Esta change in text.]	te Sales [No						[No c	han	ge in	text.]			
Guest Quarters				L (8 <u>6</u>)								-	
Home Occupations through <i>Permanent</i> Supportive Housing [No change in text.] Residential Care Facilities:						[No c	hang	ge in	text.]			
6 or <u>fF</u> ewer <u>pP</u> ersons			P			P			P	:]	Э	<u>-₽</u>

Use	Zone							Zon	es				
Categories/	Designator												
Subcategories	1st & 2nd >>							RN	1_				
[See Section 131.0112 for								101			r		
an explanation and	3rd >>		1 -			2-			3-		4	ļ- ,	5-
descriptions of the Use Categories,	4th >>	i	2	3	. 4	5	6	7	8	9	10	11	12
Subcategories, and													
Separately Regulated													
Uses]													
7 or mMore pPersons		ET ET ET -T											
Student Housing [No cha	ange in text.]	[No change in text.]											
Transitional Housing Fac	cilities		[1.0 onange in tokt.]										
6 or <u>fF</u> ewer <u>pP</u> ersons			P P						P			P	Р
7 or mMore pPersons			L			L			L		Ì	Ĺ	L
Watchkeeper Quarter through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No change in ext.]			[No change in text.]										
Hospitals, Intermediate C & Nursing Facilities	are Facilities	C C					С		С		-		
Intermediate Care Faciliti Facilities	es & Nursing	L L L						<u>L</u>		<u>L</u>			
Institutional, Separately R Institutional Uses, Interprethrough Retail Sales, Build & Equipment [No change	tive Centers ing Supplies	[No change in text.]											
Food, Beverages and G			_			-			P ^(6<u>5</u>)		P	(6 <u>5</u>)	P ^(6<u>5</u>)
Retail Sales, Consumer Go Furniture, Appliances, Ed through Retail Sales, Pets Supplies [No change in tex	uipment & Pet t.]						[No c	chan		text.]	•		
Sundries, Pharmaceut Convenience Sales	Sundries, Pharmaceuticals, &					-			P ^(6<u>5</u>)		P [']	(6 <u>5</u>)	P ^(6<u>5</u>)
Wearing Apparel & Accessories			_			-			P ⁽⁵⁾		Р	(5)	P ^(<u>5</u>)
Separately Regulated Retail Sales Uses, Agriculture Related Supplies & Equipment through Commercial Services, Building Services [No change in text.]			 										
Business Support			-			-	_		P ^(6<u>5</u>)	1	P	(6 <u>5</u>)	$P^{(6\underline{5})}$

Use Categories/	Zone Designator							Zon	es				
Subcategories													
[See Section 131.0112 for	1st & 2nd >>							RN	1-				
an explanation and	3rd >>		1-			2-			3-				5-
descriptions of the Use	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Categories,	701	1	-	J	7	ر		′	0		10	, ,,	12
Subcategories, and							İ						
Separately Regulated Uses													
Eating & Drinking Es	tablishments								D(5)		i E	[o(5)	p(5)
		$- \qquad \underline{\underline{p(5)}} \qquad \underline{\underline{p(5)}} \qquad \underline{\underline{p(5)}}$											1
Financial Institutions through & Mortuary Services [No	~		[No change in text.]										
text.]			D(5)	 1	-	- 5/5	<u> </u>	1	~(5)	\	1 _	-(5)	-(5)
Instructional Studios			P(<u>3)</u>			P ^{(<u>5</u>}	¥.		P(<u>5)</u>	!] F	o(<u>5)</u>	P ^(<u>5</u>)
Maintenance & Repair the Site Services [No change in	–	[No change in text.]											
Personal Services			$- \qquad P^{(6\underline{5})} \qquad P^{(6\underline{5})}$								P ^(6<u>5</u>)		
Radio & Television Studios through											1		
Tasting Rooms [No change in text.]							[No	cha	nge i	n text	:.]		
Visitor Accommodation	s	I I I I I I I I I I I I I I I I I I I								P ⁽⁵ ; 4.10)			
Separately Regulated Conservices Uses, Adult Day Facility through Child Can Child Care Centers [No child Care Centers]	Care re Facilities:	[No change in text.]											
Large Family Child Care	Homes	L L					L			L		<u>L</u>	
Small Family Child Care	Homes	L L						L L					<u>-</u> <u>L</u>
Eating and Drinking Establishments with a Drive-in or Drive-through Component through Massage Establishments, Specialized Practice [No change in text.]							-	chan		ı text.	,		
Mobile Food Trucks	Mobile Food Trucks			$- \qquad \qquad L^{(9\underline{7})} \qquad \qquad L^{(9\underline{7})} \qquad \qquad L^{(9\underline{7})} \qquad \qquad I$									L ^(9<u>7</u>)
Nightclubs & Bars over 5,000 square feet in size through Zoological Parks [No change in text.]				 -1		_	[No	chan	ge in	text.]		
Offices	Offices												
Business & Professional			-			-			P(65	<u>(</u>)	P	(6 <u>5</u>)	P(6 <u>5</u>)

Use Categories/	Zone Designator						•	Zon	es			•	_
Subcategories [See Section 131.0112 for	1st & 2nd >>	-						RM	1-			_	
an explanation and	3rd >>		1-			2-			3-			1-	5-
descriptions of the Use Categories,	4th >>	1	2	3	4	5	6	7	8	9	10	11	12
Subcategories, and Separately Regulated Uses													
Government					-			-		-			
Medical, Dental, & Hea Practitioner	Medical, Dental, & Health Practitioner		- P(6 <u>5</u>) P(6 <u>5</u>) P(6								P(6 <u>5</u>)		
Regional & Corporate Headquarters through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]							[No	char	ige ir	ı text.]		

Footnotes for Table 131-04B

- ¹ through² [No change in text.]
- This use is permitted only if as an accessory use, but shall not be subject to the accessory use regulations in Section-131.0125.
- The 40,000 square feet includes all indoor and outdoor areas that are devoted to the recreational use; it does not include customer parking areas.
- Two guest rooms are permitted for visitor accommodations per the specified square footage of lot area required per dwelling unit (maximum permitted density), as indicated on Table 131-04G.
- 65 See Section 131.0423.
- Maintaining, raising, feeding, or keeping of 10 or more domestic animals requires a premises of at least 5 acres. Maintaining, raising, feeding, or keeping of swine is not permitted.
- A guest quarters or habitable accessory building is permitted in accordance with Section 141.0307 only as an accessory use to a single dwelling unit.
- Mobile food trucks are permitted by right on the property of a *school*, university, hospital, religious facility, *previously conforming* commercial *premises* in a residential zone, or construction site. Mobile food trucks on any other *premises* are subject to the limited use regulations set forth in Section 141.0612.
- Development of a small lot subdivision is permitted in accordance with Section 143.0365.
- ⁴⁴² Development of *multiple dwelling units* permitted in accordance with Sections 141.0305 and 141.0319.

Visitor accommodation lodging for uses other than a SRO hotel or SRO hotel room shall not be used for a stay of more than 30 consecutive days.

§131.0423 Additional Commercial Use Regulations for Residential Zones

The additional <u>commercial</u> use regulations identified in this <u>sS</u>ection are applicable to retail sales, commercial services, and office uses where indicated in Table 131-04B.

- (a) through (b) [No change in text.]
- (c) Use may shall be located only on the ground floor of a mixed-use development.
- (d) A maximum of 10 percent of the total gross floor area of all buildings on the premises may be used for commercial uses subject to the following:
 - (1) Eating and drinking establishments shall not exceed 2,000 square feet.
 - All uses or activities shall be conducted entirely within an enclosed building and front onto the primary *street*. No uses or activities shall be conducted outdoors in the rear *yard*.
- (d)(e) Operation shall be limited to hours between 6:00 a.m. and 10:00 p.m., except eating and drinking establishments are limited to hours between 6:00 a.m. and 12:00 a.m.

§131.0431 Development Regulations Table for Residential Zones

The following development regulations apply in the residential zones as shown in Tables 131-04C, 131-04D, 131-04E, 131-04F, and 131-04G.

(a) RE-Zones

Table 131-04C

Development-Regulations for RE Zones

Development Regulations	Zone		Zones	
[See Section 131.0430 for Development	designator			
Regulations of Residential Zones]	1st-& 2nd >>	-	RE-	
	3rd->>	1-	1	1-
	4th >>	1	2	3
Max-permitted-density (DU-per lot)		1	1	1
Min lot area (ac)		10	5	1
Min lot dimensions				
Lot width-(ft)		200	200	100
street frontage (ft) [See Section 131.0442	2(a)]	200	200	100
Lot-width (corner) (ft)	-,	200	200	100
Lot depth (ft)		200	200	150
Setback-requirements			-	
Min Front setback (ft) [See Section 131.0443(a)(1)	• • ,,,	25	25	25
Min Side setback (ft) [See Section 131.04 [Multiply number in table by actual lot-w calculate setback]		.08	.08	-08
Min Street side setback (ft) [See Section 1 [Multiply number in table by the actual le calculate setback]		.10	.10	-10
Min Rear setback (ft) [See Section-131.04	143(a)(2)]	25	25	25
Setback requirements for resubdivided corr [See-Section 113.0246(f)]	ner <i>lots</i>	applies	applies	applies
Max structure height (ft) [See Section 131.04	144(a)]	30	30	30
Lot coverage for sloping lots [See Section 13	1.0445(a)]	applies	applies	applies
Max floor area ratio		0.10	0.20	0.35
Max paving/hardscape-[See Section-131.044	17]	applies	applies	applies
Accessory uses and structures [See Sections 131.0448 and 141.0307]		applies	applies	applies

Development Regulations [See Section 131.0430 for Development	Zone designator		Zones	
Regulations of Residential Zones]	1st & 2nd->>			
	3rd->>	1-	1-	1-
	4th >>	1	2	3
Garage regulations [See Section-131.0449(a)]	applies	applies	Applies
Building spacing [See Section 131.0450]		applies	applies	applies
Max-third story dimensions		<u> </u>	' 	
Architectural projections and encroachmen	¥ S	-	-	
Supplemental requirements [See Section 13	31-0464(a)]	applies	applies	applies
Refuse and Recyclable-Material Storage [See Section-142.0805]		applies	applies	applies
Visibility Area [See Section 113.0273]	applies	applies	applies	
Dwelling-Unit Protection Regulations [See (Article 3, Division-12]	applies	applies	applies	

(b)(a) RS Zones

Table 131-04D

Development Regulations for RS Zones

Development Regulations [See Section 131.0430 for Development Regulations of Residential Zones]	Zone Designator				Zones			
	1st & 2nd >>				RS-			
	3rd >>	1-	1-	1 -	1-	1-	1-	1-
	1	2	3	4	5	6	7	
Max permitted density (DU)			[No o	change i	n text.]			
Setback Requirements , Min F [No change in text.]	ront setback (ft)							
Min Side setback (ft) { number-in-table by actions calculate setback}	.08- <u>10</u> ⁽²⁾	-08 <u>8</u> ⁽²⁾	:08 <u>7</u> ⁽²⁾	.08 <u>6</u> ⁽²⁾	.08 <u>5</u> ⁽²⁾	-08 <u>5</u> ⁽²⁾	.08 <u>4</u> ⁽²⁾	
Min Street side setback number in table by act calculate-setback]	.10 <u>10</u> ⁽²⁾	.10 <u>.8</u> ⁽²⁾	+10 <u>7</u> ⁽²⁾	-10 <u>6</u> ⁽²⁾	.10 <u>6</u> ⁽²⁾	.10 <u>6</u> ⁽²⁾	+10 <u>5</u> ⁽²⁾	

Development Regulations	Zone				Zones			
[See Section 131.0430 for	Designator							
Development Regulations of								
Residential Zones]								
	1st & 2nd >>				RS-			
	3rd >>	1-	1-	1-	1-	1-	1-	1-
	4th >>	l	2	3	4	5	6	7
Min Rear <i>setback</i> (ft) through a requirements [See Section 13 change in text.]				[No o	change i	n text.]		
Bedroom-regulation ⁽⁸⁾		-	-	_	-	-	-	-
Refuse and Recyclable Material Storage [See Section 142.0805] through <i>Dwelling Unit</i> Protection Regulations [See Chapter 14, Article 3, Division 12] [No change in text.]			L.	[No c	hange ii	n text.]		

Footnotes for Table 131-04D

- [No change in text.]
- For lots greater than 50 feet in width, the required side setbacks may be reallocated where the combined dimension of each side setback would meet or exceed the combined total required in Table 131-04D, in which case side setbacks shall not be reduced to less than 4-feet, and street side setbacks shall not be reduced to less than 10 feet. Once a side setback is reallocated and established at a dimension less than the percentage indicated in Table 131-04D, all additions to the primary structure thereafter shall maintain the established side setback. See Section 131,0443(a)(4).

(e)(b) RX Zones

Table 131-04E

Development Regulations for RX Zones

[No change in text.]

(d)(c) RT Zones

³ through ⁷ [No change in text.]

^{8—}On lots less than 10,000 square feet, a single dwelling unit-shall be-limited to a maximum of six bedrooms.

Table 131-04F

Development Regulations for RT Zones

[No change in text.]

(e)(d) RM Zones

Table 131-04G

Development Regulations for RM Zones

Development Regulations	Zone Designator			Ze	ones						
[See Section 131.0430 for Development	1st & 2nd >>		RM-								
Regulations of	3rd >>	1-	1-	1-	2-	2-	2-				
Residential Zones]	4th >>	1	2	3	4	5	6				
Maximum per density ^{(1),(2)} (sf through Max fl ratio, 8 or more units [No chan	per DU) loor area dwelling		[No change in text.]								
Floor Area I for Child Car Section 131.	re [See	<u>applies</u>	<u>applies</u>	applies	applies	<u>applies</u>	<u>applies</u>				
Accessory uses structures [See 131.0448] thro structure heigh change in text.	e Section ugh Max t (ft) [No		[No change in text.]								
Max lot covere		7,000 <u>-</u>	7,000- =	7,000 <u>=</u>	applies _	applies <u>-</u>	applies(34)				
Max floor area	a ratio	[No change in text.]									
Floor Area Bonus for C [See Section 131.0446(e	Child Care	<u>applies</u>	<u>applies</u>	<u>applies</u>	applies	<u>applies</u>	<u>applies</u>				

Development Regulations	Zone Designator			Z	Cones				
[See Section 131.0430 for Development	1st & 2nd >>			I	RM-				
Regulations of	3rd >>	1-	1-	1-	2-	2-	2-		
Residential Zones]	4th >>	1	2	3	4	5	6		
Accessory uses structures [See 131.0448] throu Dwelling Unit Regulations [S 14, Article 3, E	e Section ugh Protection See Chapter		[No change in text.]						

Footnotes for Table 131-04G

§131.0442 Minimum Lot Dimensions in Residential Zones

(a) Exception to Minimum Street Frontage in the RE, RS; and RM Zones

The minimum street frontage for any lot in the RE, RS; and RM zones that
fronts principally on a turnaround or curving street with a centerline radius
of less than 100 feet, is 60 percent of the street frontage specified for the
zone in which the lot is located as shown in Diagram 131-04A.

Diagram 131-04A

Lot Frontage on Curving Street

[No change in text.]

(b) through (c) [No change in text.]

§131.0443 Setback Requirements in Residential Zones

(a) Setbacks in RE and RS Zones

¹ through ³⁴ [No change in text.]

³⁵ See Section 131.0446(e) <u>131.0446(f)</u>.

³⁶ through ³⁹ [No change in text.]

- (1) Front Setbacks in RE and RS Zones

 For that portion of a lot that fronts a cul-de-sac, the minimum front setback may be reduced 5 feet below the requirement specified in Tables-131-04C and 131-04D; however, in no case shall the setback be less than 5 feet.
- (2) Rear *Setback* in all-RE Zones and the RS-1-1, RS-1-2, RS-1-3, RS-1-4, RS-1-5, RS-1-6, RS-1-7 Zones
 - (A) The required rear *setback* is at least the dimension shown in Tables 131-04C and 141-04D, except as follows:
 - (i) [No change in text.]
 - (ii) For *lots* greater than 150 feet in depth, the rear *setback* is at least 10 percent of the lot lot depth or the dimension shown in Tables 131-04C and 131-04D, whichever is greater.
 - (B) through (C) [No change in text.]
- (3) [No change in text.]
- (4) Side and Street Side Setbacks in RE and RS Zones

 For lots greater than 50 feet in width, the required side setback

 may be reallocated where the combined-dimension of each side

 setback-would-meet or-exceed-the combined total-required in

 Tables 131-04C and 131-04D, in which case side setbacks shall not be reduced to less than 4 feet, and street side setbacks shall not

be reduced to less than 10 feet. Once a side setback is reallocated and established at a dimension less than the percentage indicated in Tables 131-04C and 131-04D, all-additions to the primary structure thereafter shall maintain the established side setback.

- (A) For lots where the lot width is less than the minimum required lot width of the applicable zone as shown in Table

 131-04D, each side setback shall be 8 percent of the lot width.
- (B) Side setback relocation for lots greater than 50 feet in width.
 - where the combined dimensions of each side

 setback would meet or exceed the combined total

 indicated in Table 131- 04D. Once a side setback is

 reallocated and established at a dimension less than

 the total indicated in Table 131-04D, all additions to

 the primary structure shall maintain the established

 side setback.
 - (ii) A reallocated side setback shall not be reduced to less than 4 feet.
 - (iii) A reallocated *street* side *setback* shall not be reduced to less than 10 feet.
- (b) Setbacks in the RX Zones

(1) Front Setback in RX Zones

RX zone *developments* exceeding a total of four dwelling units dwelling units are required to provide variable from *setbacks* as follows:

- (A) Front setbacks of 15 feet are required for at least 25

 percent of the total dwelling units dwelling units, 10-foot
 front setbacks are required for at least 25 percent of the
 total dwelling units dwelling units, and 20-foot front
 setbacks are required for at least 25 percent of the total
 dwelling units dwelling units;
- (B) No more than 40 percent of the total number of dwelling units dwelling units are permitted to have front setbacks in any one category (i.e., 10 feet, 15 feet, or 20 feet) described in 131.0443(b)(1)(A); and
- (C) [No change in text.]
- (2) Side and Street Side Setbacks in RX Zones
 - (A) [No change in text.]
 - (B) For attached dwellings, the following shall apply:
 - (i) through (ii) [No change in text.]
 - (iii) Each separate dwelling unit dwelling unit shall have its own side yard wall construction that may abut another dwelling unit at the common property line

<u>property line</u>. Common wall construction betweentwo dwelling units is not permitted.

- (3) [No change in text.]
- (c) Setbacks in RT Zones
 - (1) [No change in text.]
 - (2) Side Setbacks in RT Zones
 - (A) [No change in text.]
 - (B) Each separate dwelling unit dwelling unit shall have its
 own side yard yard wall construction that may abut another
 dwelling unit at the common property-line property line.
 Common wall construction between two dwelling units is
 not permitted.
 - (C) through (D) [No change in text.]
- (d) through (e) [No change in text.]
- (f) Setbacks in RM-3-7, RM-3-8, RM-3-9 Zones
 - (1) [No change in text.]
 - (2) Side Setbacks in RM-3-7, RM-3-8, RM-3-9 Zones
 - (A) [No change in text.]
 - (B) Up to 50 percent of the length of the building adjacent to the side yard may abut be placed anywhere between the side setback and the property line, provided that no encroaching element shall exceed 30 feet in length, that encroaching elements are separated by at least 6 feet, and that each

dwelling unit <u>dwelling unit</u> has access to either the front or rear of the *lot*. See Diagram 131-04I.

Diagram 131-04I

Zero Side Setback Option

[No change in text.]

- (3) [No change in text.]
- (g) through (h) [No change in text.]

§131.0445 Lot Coverage in Residential Zones

- (a) In all RE zones, the RS-1-1, RS-1-2, RS-1-3, RS-1-4, RS-1-5, RS-1-6, and RS-1-7 zones, and in small *lot subdivisions* in accordance with Section 143.0365, the maximum permitted *lot coverage* is 50 percent on any *premises* where more than 50 percent of the *premises* contains *steep* hillsides.
- (b) through (c) [No change in text.]

§131.0446 Maximum Floor Area Ratio in Residential Zones

- (a) through (d) [No change in text.]
- In the RM zones, on *lots* over 10,000 square feet, a *floor area ratio* bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* if a *child care facility* is added to the total area of the premises when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit*

- issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).
- (e)(f) In the RM-5-12 zone, the maximum permitted *floor area ratio* for buildings exceeding 4 *stories* or 48 feet of *structure height* shall be increased in accordance with Table 131-04K.

Table 131-04K

Floor Area Ratio in the RM-5-12 Zone

[No change in text.]

§131.0449 Garage Regulations in Residential Zones

- (a) Garages within an existing embankment in the RE, RS, and RX Zones, and in small *lot subdivisions* in accordance with Section 143.0365.
 - Attached or detached garages, not exceeding 12 feet in height, including parapets and handrails, may encroach into the front and *street* side *yards*, as shown in Diagram 131-04N, subject to the following conditions:
 - (1) through (5) [No change in text.]
 - (6) In the RE and RS zones the building does not exceed 525 square feet in gross floor area;
 - (7) through (8) [No change in text.]

Diagram 131-04N

Garage Within Existing

[No change in text.]

- (b) Garages in RT Zones
 - (1) through (8) [No change in text.]

- (9) The garage may be attached to the *dwelling unit*, subject to the following conditions:
 - (A) A court yard with minimum dimensions of 10 feet by 10 feet must be provided within the rear 50 percent of the *lot*, as shown in Diagram 131-04O, or within the dwelling unit dwelling unit. The court yard shall extend the full height of the *structure* and must be at least 75 percent open to sunlight;

Diagram 131-040

Courtyard Requirement with Attached Garage

[No change in text.]

- (B) [No change in text.]
- (C) The garage is subject to the same height limits as the dwelling unit dwelling unit.
- (10) [No change in text.]

§131.0464 Supplemental Requirements for Residential Zones

- (a) Supplemental Requirements for RE and RS Zones
 - (1) Manufactured homes are permitted as residential dwelling units
 <u>dwelling units</u> subject to all regulations of the applicable zone in addition to the following supplemental regulations:
 - (A) through (D) [No change in text.]
- (b) Supplemental Requirements for RX Zones:
 - (1) [No change in text.]

- (2) Manufactured homes are permitted as residential dwelling units dwelling units provided they comply with the regulations in Section 131.0464(a)(1).
- (c) Supplemental Requirements for RT Zones:
 - (1) When an RT development exceeds 12 units and the lots are greater than 90 feet in depth, the front façade of one-third of the dwelling units dwelling units must be offset 3 feet from the front façade of the remaining units.
 - (2) For all dwelling units dwelling units, 20 percent of the area of the front façade shall be used for door and window area.
 - (3) One building articulation feature from each category listed below shall be incorporated into each dwelling unit dwelling unit:

 Category A through Inset entry [No change in text.]

 Building articulation features shall be provided in accordance with the following regulations. Those features that may project into the required front and street side yards are indicated and are subject to the requirements in Section 131.0461(c).
 - (A) through (M) [No change in text.]
- (d) Supplemental Requirements from RM-1-1, RM-1-2, RM-1-3 Zones(1) through (2) [No change in text.]
 - (3) Within the front façade on all *floors* above the first *floor*, a transparent glass window or windows with an aggregate area of at

least 20 square feet shall be provided for each dwelling unit dwelling unit that faces the *street*.

- (e) Supplemental Requirements for the RM-2-4, RM-2-5, RM-2-6 Zones
 (1) through (3) [No change in text.]
 - (4) Within the *building façade* on all *floors* above the first *floor*, a transparent glass window or windows with an aggregate area of at least 20 square feet shall be provided for each dwelling unit dwelling unit that faces the *street*.
- (f) [No change in text.]

§131.0522 Use Regulations Table for Commercial Zones

The uses allowed in the commercial zones are shown in Table 131-05B.

Legend for Table 131-05B

Symbol in Table 131-05B	Description of Symbol
[No change in text.]	[No change in text.]
[No change in text.]	Use is permitted with limitations, which may include location limitations or the requirement for a use or <i>development permit</i> . Regulations are located in Chapter 14, Article 1 (Separately Regula - amended 10 23 17ted Regulated Use Regulations).
[No change in text.]	[No change in text.]
[No change in text.]	[No change in text.]
[No change in text.]	[No change in text.]

Table 131-05B

Use Regulations Table for Commercial Zones

Use Categories/Subcategories	Zone	one Zones							
-	Designator								
[See Section 131.0112 for an	1st & 2nd								
explanation and descriptions of	>>	CN ⁽¹⁾ -	C	R-		CO-		CV-	CP-
the Use Categories,	3rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately	ł	1 2 3 4 5 6	1	1	1 2	1	 	1 2	1
Regulated Uses]	4th >>	123 130	1	,	1 -	1 2	1123	1 2	
Open Space through Residential, Se				F2. 7					
Regulated Residential Uses, Access	ory Dwelling			[No (change i	ın text.]			
Units [No change in text.]						, <u>.</u>		 -	
Continuing Care Retirement Con		L	L	-	L	<u>-L</u>		L	-
Employee Housing: 6 or Fewer Employ	~			£2.3	•	. ,			
Residential Care Facilities: 6 or Fewe	er Persons			[No (change :	in text.			
[No change in text.]		C I (2)		1	CI	ī	Ст		
7 or More Persons		$\in \underline{L}^{(2)}$	<u>C</u> <u>L</u> (2)	-년	€ <u>L</u>	<u>L</u>	<u> </u>	€ <u>L</u> ⁽²⁾	-
			<u> </u>	اـــــا				_ 날	
Student Housing [No change in t	ext.]			[No o	change	in text.]			
Transitional Housing:				, ,			,		
6 or Fewer Persons		P ⁽²⁾	P	-	P	-P	P	P ⁽²⁾	-
7 or More Persons through Institution									
Separately Regulated Institutional				EN Y	,		1		
Homeless Facilities: Homeless Day	Centers [No			[No c	change i	ın text.]			
change in text.]				1 1				44.65	
Hospitals , Intermediate Care Faci	lities &	_	P	P	С	С	С	$P^{(10)}$	-
Nursing Facilities									
Intermediate Care Facilities & Nur	<u>sing</u>	=	<u>₽</u>	<u>P</u>	<u>C</u>	<u>C</u>	<u> </u>	P(10)	=
<u>Facilities</u>					•	<u> </u>			
Interpretive Centers through <i>Placem</i>			Į	'No c	hange	ın text.]		İ
Private Property [No change in text.]			,	7 1	T	T	т	T	
Outdoor Dining on Private Proper	ıy	L'=	L	L	L	L	L	L	
Satellite Antennas through Wireless			i	m. r			7		
Communications Facilities [No char	ige in text.]			No c	hange	in text.			
Retail Sales			(,,,			1	<u> </u>		
Building Supplies & Equipmen		P(<u>I</u> ,11)	ļ^	P(11)		-	-	-	-
Food, Beverages and Groceries		P(<u>1,</u> 11)	- -	P(11)	P(11)	<u> </u>	P(11,19)		
Consumer Goods, Furniture, A	ppliances,	$P(\underline{\mathbb{L}}_{11})$	$ \mathbf{P}^{(11)} $	P(11)	$P^{(3,11)}$	P(3,11)	$P^{(3,11,}$	P ⁽¹³⁾	-
Equipment			igsqcup				19)		
Pets & Pet Supplies		P (T 11)	P(11)	P(11)	<u>-</u>	<u> -</u>	-	-	-
Sundries, Pharmaceutical, & C	onvonionos	p(<u>L</u> 11)	p(11)	p(11)	p(H)	p(11)	P(11,19)	D(11)	_
Sales	onvenience	L(a)	$ \mathbf{r} \cdots \gamma $	1	1, (, ,)	L, ,	1 (,		I

Use Categories/Subcategories	Zone				Zone	<u> </u>			
ose categories/outleategories	Designator				Lunc	3			
[See Section 131.0112 for an	1st & 2nd							i	
explanation and descriptions of	75t & 21td >>			R-		CO-		CV-	CP-
the Use Categories,	}			1					
Subcategories, and Separately	3rd >>		1-	2-	1-	2-	3-	1-	1-
Regulated Uses]	4th >>	1 2 3 4 5 6	1	1	1 2	1 2	1 2 3	1 2	1
Wearing Apparel & Accessorie	s	p(<u>L</u> 11)	P ⁽¹¹⁾	P(11)	-	-	P (11.19)	P ⁽¹¹⁾	-
Separately Regulated Retail Sales	Uses					•		<u> </u>	
Agriculture Related Supplies &	¿ Equipment			[No c	hange	in text.]		
[No change in text.]									
Alcoholic Beverage Outlets		$\Gamma_{\widehat{\Pi}}$	L	L	L	L	L	L	-
Cannabis Outlets [No change i	n text.]			No o	hange i	in text.			
Farmers' Markets									
Weekly Farmers' Markets		Γ(π)	L	L	L	L	L	L	L
Daily Farmers' Market Sta	nds	$\Gamma_{(\overline{1})}$	L	L	L	L	L	L	-
Plant Nurseries		Р <u>(Т)</u>	P	Р	-		-		-
Retail Farms		$\Gamma_{\widehat{\Pi}}$	L	L	L	L	L		-
Retail Tasting Stores		$\Gamma_{(\overline{1})}$	L	L	L	L	L	L	-
Swap Meets & Other Large Ou	tdoor Retail			No c	hange i	in text.]		
Facilities [No change in text.]									
Commercial Services									
Building Services [No change in	text.]		<u> </u>	No c	hange i	n text.]		
Business Support		P(T)	P	P	$P^{(5)}$	P ⁽⁷⁾	P ⁽⁷⁾	-	-
Eating & Drinking Establishme	ents	P(<u>J.</u> 4,16)	P ⁽¹⁶⁾	P(16)	P ^(5,16)	P(5,16)	P ^(5,16)	P ⁽¹⁶⁾	-
Financial Institutions		<u>b(Ţ)</u>	P	P	P	P	Р	_	-
Funeral & Mortuary Services in text.	[No change			No c	hange i	n text.]		
Instructional Studios		$P^{(\underline{1})}$	Р	Р	Р	P	P	P(12)	
Maintenance & Repair		$p(\underline{1})$	Р	P	p(6)	p(6)	p (6)	-	
Off-site Services [No change in t	ext l				hange i	1	1 1		
Personal Services		P(1)	Р	P	_	-	Р	Р	
Radio & Television Studios thro	ough Tasting	<u> </u>	ــــــــــــــــــــــــــــــــــــــ		hange i	n text			
Rooms [No change in text.]	55					n conc.	J		
Visitor Accommodations		P ⁽²¹⁾	Р	Р	-	Р	Р	P	
Separately Regulated Commercial	Services								
Uses									
Adult Day Care Facility		$\Gamma_{(\overline{1})}$	L	-	L	-	L	L	
Adult Entertainment Establishments	3:								
Adult Book Store		$\Gamma_{(\overline{\Pi})}$	L	L		-	-	- 1	-
Adult Cabaret through Adult M	lini-Motion		[No c	hange i	n text.]		
Picture Theater [No change in t	ext.]				J	,	-		
Adult Model Studio		$\Gamma_{(\overline{1})}$	L	L		-	-	L	-
Adult Motel through Adult The	ater [No			No c	hange i	n text.]		

Use Categories/Subcategories	Zone				Zones			-	
Use Categories/Subcategories	Designator				Zones	•			
[See Section 131.0112 for an	1st & 2nd								
explanation and descriptions of	18t & 21tu >>	CN ⁽¹⁾ -		R-		CO-		CV-	CP-
the Use Categories,									
Subcategories, and Separately	3rd >>	1 1 1 1	1-	2-	1-	2-	3-	1-	1-
Regulated Uses]	4th >>	1 2 3 4 5 6	1	1	1 2	1 2	1 2 3	1 2	1
change in text.]					ŀ			ليليا	
Body Painting Studio		$\Gamma_{(\overline{1})}$	L	L	-	-	-	L	_
Massage Establishment		ГФ	L	L	-	_	_	-	
Sexual Encounter Establishmen	t	$\Gamma \overline{\alpha}$	L	L	_	-	_	L	-
Assembly and Entertainment Uses			ـــــــا آ	No c	hange i	n text.	7	<u> </u>	
Places of Religious Assembly thro			·				7		
Camping Parks [No change in text									
Child Care Facilities:			1						
Child Care Centers		$\Gamma_{(\overline{1})}$	L	-	L	L	L	L(10)	=.
Large Family Child Care Hom	ies	$\Gamma_{\widehat{\Pi}}$	L	-	L	L	L	$L^{(10)}$	_
Small Family Child Care Hom		$\Gamma_{(\overline{\Omega})}$	L	-	L	L	L	L	_
Eating and Drinking Establishments		- С _(Т)	- -		P	P	P	- P	- -
Drive-in or Drive-through Componer									
Fairgrounds through Helicopter La			l. <u>-</u> L	[No	change i	n text.]		L1	
Facilities [No change in text.]	S								
Massage Establishments, Specializ	ed Practice	: L(1) L L L(14)						-	
Mobile Food Trucks		<u>L(1)</u> (15)	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾
Nightclubs & Bars Over 5,000 Squ	are Feet in			[No	change i	n text.]			
Size through Parking Facilities as									
Use: Temporary Parking Facilities	s [No change								
in text.]									
Private Clubs, Lodges and Fratern	al	P(1)(10)	P	P	P	P	P	$P^{(10)}$	
Organizations									
Privately Operated, Outdoor Recre				[No	change i	n text.]			
Facilities over 40,000 Square Feet	in Size ⁽⁹⁾								
[No change in text.]		- 25							
Pushcarts on Private Property		$\Gamma_{(\widehat{\Pi})}$	L	_L	L	L	L	L	-
Recycling Facilities:		- <1)			·			(10)	
Large Collection Facility		N _(T)	N	N	N	N	-	$N^{(10)}$	-
Small Collection Facility		$\Gamma_{(\overline{1})}$	L	L	L	L		$L^{(10)}$	-
Large Construction & Demolit				[No	change i	n text.]			
Recycling Facility through Sma									
Construction & Demolition De									
Recycling Facility [No change	ın text.	T (1)			<u>. 1</u>	<u>, 1</u>			
Drop-off Facility		ГП	L	L	L	L		L	-
Green Materials Composting Facility				[No	change i	n text.]			
Small Processing Facility Accepting	All Types								1
of Traffic [No change in text.]									

Use Categories/Subcategories	Zone						Zones	5			
121 0112 6	Designator									,	
[See Section 131.0112 for an	1st & 2nd					_					
explanation and descriptions of the Use Categories,	>>	C	.N ₍₋₁₋₎ -		C	R-		CO-		CV-	CP-
Subcategories, and Separately	3rd >>		1 -		1-	2-	1-	2-	3-	1-	1-
Regulated Uses]	4th >>	1 2	3 4	5 6	1	1	1 2	1 2	1 2 3	1 2	1
Reverse Vending Machines			Гф		L	L	I	L	L	L	-
Tire Processing Facility [No cl	nange in					[No	change i	n text.]			
text.]											
Sidewalk Cafes, Streetaries, and A	ctive		$\Gamma_{(\overline{1})}$		L	L	L	L	L	L	- '
Sidewalks											
Sports Arenas & Stadiums Theater						[No	change i	n text.]			
Outdoor Over 5,000 Square Feet i	n Size [No										
change in text.]								, -	, ··		
Urgent Care Facilities		4	1 <u>Г. (50)</u>		N	N	N	N	N	N ⁽¹⁰⁾	
Veterinary Clinics & Animal Hosp	-					[No	change i	n text.]			
Zoological Parks [No change in tex	ct.]										
Offices								,			
Business & Professional		1	5<u>(1)</u>(7)		P	P	P	P	P ¹⁹	-	-
Government			bπ		Р	P	P	P	P ¹⁹	-	-
Medical, Dental & Health Pract	itioner		b(ī)		P	P	P	P	P ¹⁹	p(10)	-
Regional & Corporate Headqua	rters		bπ		P	P	Р	P	P ¹⁹	<u> </u>	-
Separately Regulated Office Uses							r			,	
Real Estate Sales Offices & M	odel Homes		$\Gamma_{(\overline{1})}$		L	-	L	L	L	L	<u>-</u>
Sex Offender Treatment & Con	unseling		ΓŒ		L	L	L	L	L	L ⁽¹⁰⁾	
Vehicle & Vehicular Equipment S						[No	change i	n text.]			
Service, Commercial Vehicle Repa											
Maintenance through Separately R	_										
Distribution and Storage Uses, Jun	ik Yards [No										
change in text.]	7 1		T (1)			,			τ	· ·	
Temporary Construction Storage Y	(ards		$\Gamma_{(\overline{\Pi})}$		L	L	L	L	L	L	-
Located Off-site	41 1					ENI-	 -1 :	4 4 7	L		
Industrial, Heavy Manufacturing						Гио	change i	n text.]			
Trucking & Transportation Term	inais [No										
change in text.]	Teos										
Separately Regulated Industrial I			N(T)				-		L		
Artisan Food and Beverage Produ		<u></u>	1 N ==		_	ΓN1-	oboses :	1	<u> </u>		_
Cannabis Production Facilities th	•					Гіло	change i	m text.			
Separately Regulated Signs Uses, T Marquees [No change in text.]	neater										
marquees [NO change in text.]											

Use Categories/Subcategories	Zone			Zones		
[See Section 131.0112 for an	Designator					
explanation and descriptions of	1st & 2nd >>			CC-		
the Use Categories,	3rd >>	1-	2-	3-	4-	5-
Subcategories, and Separately		1 2 2	12345	456789	123456	123456
Regulated Uses]	4th >>	1 2		7 3 0 7 0 7		
Open Space through Residential, S	eparately					
Regulated Residential Uses, Resid	ential Care			[No change	in text.]	
Facilities: 6 or Fewer Persons [No c	hange in text.]					
7 or More Persons		<u>C-L</u>		<u>C-L</u>	€Ľ	<u>C_L</u>
Student Housing through Institution	nal,					
Separately Regulated Institutiona	ıl Uses,					
Homeless Facilities: Homeless Day	Centers [No					
change in text.]						
Hospitals , Intermediate Care Fac	ilities &	C	С	C	C	C
Nursing Facilities						
Intermediate Care Facilities & N	ursing	<u>L</u>	<u>C</u>	<u>L</u>	<u>L</u>	<u>L</u>
<u>Facilities</u>						
Interpretive Centers through Comn						
Services, Tasting Rooms [No char	ge in text.]			[No change	in text.]	
Visitor Accommodations		p <u>(21)</u>	P(21)	P(21)	P(21)	P ⁽²¹⁾
Commercial Services, Separately						
Regulated Commercial Services U	ses,			[No change	in text.]	
Adult Day Care Facility through Th						ļ
that are Outdoor or Over 5,000 Squa	are Feet in					
Size [No change in text.]						
Urgent Care Facilities		N <u>L⁽²⁰⁾</u>	N <u>L⁽²⁰⁾</u>	N <u>L(20)</u>	N <u>L (20)</u>	N <u>J. (20)</u>
Veterinary Clinics & Animal Hospit	~					
Signs, Separately Regulated Signs	Uses, Theater			[No change	in text.]	
Marquees [No change in text.]			,			

Footnotes for Table 131-05B

1 through 19 [No change in text.]

- Within the beach impact area of the Parking Impact Overlay Zone, off-street parking spaces shall be provided at a ratio of no less than one off-street parking space for every 250 square feet of gross floor area.
- ²¹ <u>Visitor accommodation lodging for uses other than a SRO hotel or SRO hotel room shall not be used for a stay of more than 30 consecutive days.</u>

§131.0531 Development Regulations Tables for Commercial Zones

The following development regulations apply in each of the commercial zones as shown in Tables 131-05C, 131-05D, and 131-05E.

(a) CN Zones

Table 131-05C

Development Regulations for CN Zones

Development	Zone Designator	/ones						
Regulations [See Section 131,0530 for	1st & 2nd >>	· · · · · · · · · · · · · · · · · · ·						
Development Regulations	3rd >>	1-	1-	1-	1-	1-	1-	
of Commercial Zones]	4th >>	> 1 2 3 4 5						
Max Permitted Residential Density ⁽¹⁾ through Max Floor Area Ratio, Minimum Floor Area Ratio for Residential Use [No change in text.]			[No change in text.]					
Floor Area Ratio Bonus for C [See Section 131.0546(b)]	<u>Child Care</u>	applies	<u>applies</u>	applies	applies	applies	applies	
Ground-floor Height [See Section through <i>Dwelling Unit</i> Protection [See Chapter 14, Article 3, Division change in text.]	Regulations		[]	No chang	ge in text]		

Footnotes for Table 131-05C

- (b) [No change in text.]
- (c) CC Zones

One dwelling unit <u>dwelling unit</u> per specified minimum square footage of lot <u>lot</u> area as determined in accordance with Section 113.0222.

² through ⁴ [No change in text.]

Table 131-05E

Development Regulations for CC Zones

Development Regulation	Zone Designator		Z	ones	
[See Section 131.0530 for	1st & 2nd >>		(CC-	
Development Regulations	3rd >>	1- 2- 4- 5-	1-2-4-5-	1- 2- 4- 5-	2- 3- 4- 5-
of Commercial Zones]	4th >>	1	2	3	4
Max Permitted Residential Densit	y ⁽¹⁾ through Max				
Floor Area Ratio, Minimum Floor.	Area Ratio for		[No ch	ange in tex	t.]
Residential Use [No change in text.]				
Floor Area Ratio Bonus for C	hild Care [See	<u>applies</u>	<u>-</u>	applies	<u>applies</u>
Section 131.0546(b)]					
Ground-floor Height [See Section	131.0548]				
through Dwelling Unit Protection I	Regulations [See		[No ch	ange in tex	t.]
[Chapter 14, Article 3, Division 12]	[No change in				
text.]					

Development Regulation	Zone Designator						
[See Section 131.0530 for	1st & 2nd >>			CC			
Development Regulations of	3rd >>	2- 3- 4- 5-	3-4-5-	3-	3-	3-	
Commercial Zones]	4th >>	5	6	7	8	9	
Max permitted Residential Density Floor Area Ratio, Minimum Floor A Residential Use [No change in text.]	Area Ratio for			hange in t	-		
Floor Area Ratio Bonus for Child Section 131.0546(b)]	1 Care See	<u>applies</u>	<u>applies</u>	<u>applies</u>	<u>applies</u>	<u>applies</u>	
Ground-floor Height [See Section through <i>Dwelling Unit</i> Protection R Chapter 14, Article 3, Division 12] [text.]	legulations [See		[No ch	nange in to	ext.]		

Footnotes for Table 131-05E

§131.0543 Setback Requirements for Commercial Zones

Setback requirements are specified in Tables 131-05C, 131-05D, and 131-05E and are subject to the following exceptions and additional regulations:

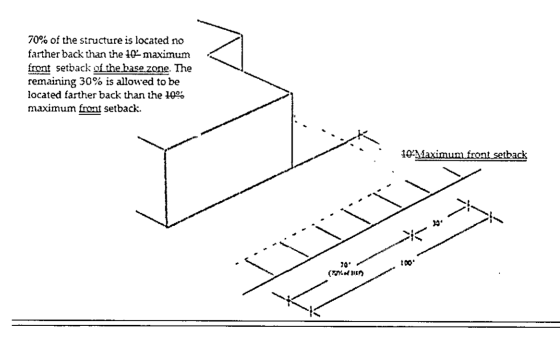
One dwelling unit <u>dwelling unit</u> per specified minimum square footage of let <u>lot</u> area as determined in accordance with Section 113.0222.

² through ⁵ [No change in text.]

- (a) Front and Street Side Setback Requirements
 - (1) Off-street parking in all commercial zones may be located within the required front *yard* and required street <u>street</u> side <u>yard</u> adjoining the required landscaped strip abutting *public rights-of-way*.
 - (2) In the CN, CO, CV, and CC zones with a maximum front or street street side setback setback as shown in Tables 131-05C, 131-05D, and 131-05E, the maximum setback setback shall apply to only 70 percent of the street frontage street frontage. The remaining 30 percent is not required to observe the maximum setback setback and may be located farther from the property line property line.
 See Diagram 131-05B.

Diagram 131-05B

Maximum Setback Requirement



- (3) [No change in text.]
- (b) Minimum Side and Rear Setback
 - (1) [No change in text.]
 - (2) The optional side or rear *setback* is not applicable to commercial *development* abutting low-*density* residentially zoned properties with a permitted *density* of less than 15 *dwelling units* per acre as further described in Section 131.0543(c).
- (c) Commercial Development Abutting Residential Zoned Properties
 - (1) Commercial *development* abutting low *density* residentially zoned properties with a permitted *density* of less than 15 *dwelling units* per acre shall provide a 10-foot minimum *setback* for any side or rear *yard* that abuts low *density* residential zoned property. The *structure* shall comply with additional step back requirements in accordance with Section 131.0543(c)(3).
 - (2) Commercial development abutting medium to high density
 residentially zoned properties with a permitted density of
 15 dwelling units dwelling units or more per acre that provide no
 side or rear setback and locate the structure structure at the
 property line as provided for by Section 131.0543(b) shall comply
 with the following:
 - (A) through (B) [No change in text.]
 - (3) [No change in text.]

§131.0546 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Tables 131-05C, 131-05D, 131-05E and is subject to the following additional regulations:

- (a) [No change in text.]
- (b) Floor Area Ratio Bonus for Child Care Facilities Child Care Facilities

 In the CN zones, CR-1-1, CR-2-1, CO-1-2, CO-2-2, CO-3-1, and CO-3-2,

 CC-1-1, CC-1-2, CC-1-3, CC-3-4, CC-3-5, CC-3-6, CC-3-7, CC-3-8, CC-3-9, CC-4-1, CC-4-2, CC-4-3, CC-4-4, CC-4-5, CC-4-6, CC-5-1, CC-5-2,

 CC-5-3, CC-5-4, CC-5-5, and CC-5-6 zones, a floor area ratio bonus over the otherwise maximum allowable gross floor area is permitted at the rate of 4-10 square feet of additional gross floor area for each 1 square foot of gross floor area devoted to the child care facility to be added to the total area of the premises when determining the floor area ratio for a development. The area designated for the child care facility must maintain an 'E' occupancy permit for a minimum of 10 years from the time of construction permit issuance and must be in compliance comply with the requirements of Section 141.0606 (Child Care Facilities).

§131.0622 Use Regulations Table for Industrial Zones

The uses allowed in the industrial zones are shown in Table 131-06B.

Legend for Table 131-06B

Table 131-06B Use Regulations Table for Industrial Zones

Use Categories/ Subcategories	Zone					Zoi	nes				
[See Section 131.0112 for an	Designator										,
explanation and descriptions of	1st & 2nd>>		IP-			IL-		Π	I -	IS-	IBT-
the Use Categories,	3rd >>	1-	2-	3-	1-	2-	3-	1-	2-	1-	1-
Subcategories, and Separately	4th >>	1	1	1	1	1	1	1	1	1	1
Regulated Uses]		1	1	1	1	1	1	1	. 1	1	
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]					[No	chang	e in t	ext.]			
Fraternities, and Sororities and Dormitories	d-Student	-	-	-		-	ı	-	-	-	-
Garage, Yard, & Estate Sales thro Residential Care Facilities: 7 or M [No change in text.]	•	rsons [No change in text.]									
Student Housing		-	=	<u>-</u>	11	=	- 11	=	-	<u> </u>	=
Transitional Housing through Ins Separately Regulated Institution Homeless Facilities: Homeless Da change in text.]	ıal Uses,				[No	chang	e in t	ext.]			
Hospitals , Intermediate Care Fa Nursing Facilities	cilities &				[No	chang	ge in t	ext.]			
Intermediate Care Facilities & 1 Facilities	<u>Nursing</u>	-	=	<u>L(15)</u>	111	=		- =	=	=	=
Interpretive Centers through Sign Regulated Signs Uses, Theater A change in text.]	-						_				

Footnotes for Table 131-06B

¹through²³ [No change in text.]

§131.0631 Development Regulations Table for Industrial Zones

The following development regulations apply in the industrial zones as shown in

Table 131-06C.

Table 131-06C

Development Regulations for Industrial Zones

Development Regulations	Zone Designator			Zones		
[See Section 131.0630 for	1st & 2nd >>	IP-	IL-	IH-	IS-	IBT-
Development Regulations	3rd >>	1- 2- 3-	1- 2- 3-	1- 2-	1-	1-
of Industrial Zones]	4th >>	1	1	1	1	1
Max permitted residential density Structure Height [See Section 131, in text.]	_		[No ch	ange in te	ext.]	
Max Floor Area Ratio			[No cha	inge in te	xt.]	•
Floor Area Ratio Bonus for Chi Section 131.0632(a)]	ld Care [See	<u>applies</u>	<u>-</u> <u>applies</u>	<u> app</u> <u>lies</u>	applies	<u>applies</u>
Street Wall Requirements [See Se through <i>Dwelling Unit</i> Protection Chapter 14, Article 3, Division 12] text.]	Regulations [See		[No ch	ange in te	ext.]	

Footnotes for Table 131-06C

§131.0632 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Table 131-06C.

Floor Area Ratio Bonus for Child Care Facilities

In the IP zones, IL-2-1, IL-3-2, IH-2-1, IH-1-1, and IBT-1-1 zones, a *floor area* ratio bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of gross floor area devoted to the child care facility to be added to the total area of the premises when determining the floor area ratio for a development. The area designated for the child care facility must maintain an 'E' occupancy permit for a

¹ through ¹⁰ [No change in text.]

Within the Otay Mesa Community Plan area, the maximum *floor area ratio* is 0.50 unless a *final map* has been recorded prior to May 18, 2014. This restriction does not apply to residential development development in accordance with Section 131.0623(i).

minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

§131.0702 Definitions

The following definitions are applicable to this Division. Where not otherwise specified, the definitions found in Chapter 11, Article 3, Division 1 of the Land Development Code shall apply. Each word or phrase that is defined in this Division, or in Chapter 11, Article 3, Division 1 of the Land Development Code, appears in the text in italicized letters.

Secondary use means an allowed use that is less than 50 percent and more than 10 percent of the total floor area ratio gross floor area of all uses in the development.

Paseo [No change in text.]

§131.0703 Purpose of the RMX (Residential Mixed-Use) Zones

The purpose of the RMX zones is to provide a mix of uses with a focus on residential uses. The RMX zones support residential employment through the inclusion of *shopkeeper units*, small-scale artisan or production spaces, live/work units, or amenities for home employment and small businesses. Residential *development* shall be the *primary use*. The *secondary use* can be non-residential or residential *development*. If the *secondary use* is residential *development*, it shall comply with Section 131.0712.

The RMX zones are differentiated in Table 131.07B based on the *floor area ratio* and *structure height*.

§131.0704 Purpose of the EMX (Employment Mixed-Use) Zones

The purpose of the EMX zones is to provide a mix of uses with a focus on non-residential uses with opportunities for residential *development*. The EMX zones allow for a broad mix of uses, including office, research and development, industrial, and retail <u>sales</u>. Non-residential *development* shall be the *primary use*. The *secondary use* can be non-residential or residential *development*. If the *secondary use* is non-residential *development*, it must be a different non-residential use than the *primary use*. *Development* that contains a research and development use within Prime Industrial Land and Prime Industrial Land – Flex identified in the *land use plan* does not require a *secondary use*. New residential *development* may be the *primary use* on a *premises* or adjacent to a *premises* where the total *gross floor area* is occupied by at least 500,000 square feet of retail sales or eating and drinking establishment uses, or both.

The EMX zones are differentiated in Table 131-07B based on *floor area ratio* and structure height.

§131.0707 Use Regulations Table for Mixed-Use Zones

The uses allowed in the mixed-use zones are shown in Table 131-07A.

Legend for Table 131-07A

Table 131-07A

Use Regulations Table for Mixed-Use Zones

Use Categorics/Subcategories	Zone Designator	f		Zon	es		
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and	1st >>		RMX			EM	X
Separately Regulated Uses]	2nd >>	1	2	3	1	2	3
Open Space through Residential, Se Regulated Residential Uses, Reside Facilities: 6 or Fewer Persons [No ch	ential Care		[]	lo change	e in te	xt.]	
7 or More Persons		<u>C-</u> <u>L</u>	C-Ī	<u>C-</u> <u>L</u>	C-T _{(I}	C_ <u>L</u> (1)	<u>C_L(1)</u>
Student Housing through Institution Separately Regulated Institutional Homeless Facilities: Homeless Day Change in text.]	l Uses,		[]	lo change	e in te	xt.]	
Hospitals , Intermediate Care Faci Nursing Facilities	lities &	С	С	С	С	С	С
Intermediate Care Facilities & Nu Facilities		Ţ	Ŀ	<u>L</u>	<u>L</u> (1)	<u>L</u> (1)	<u>L</u> (1)
Interpretive Centers through Retail Separately Regulated Retail Sales Alcoholic Beverage Outlets [No char	Uses,	[No change in text.]					
<u>Cannabis Outlets</u>		=	_	<u> </u>		<u> </u>	
Farmers' Markets, Weekly Farmers' Daily Farmers' Market Stands [No otext.]			[N	o change	e in tex	xt.]	
Marijuana Outlets		-					-
Plant Nurseries through Commercia Tasting Rooms [No change in text.]	l Services,	(10)	[N	o change		xt.]	
Visitor Accommodations		Ь <u>(10)</u>	P(10)	P(10)	P(10)	P ⁽¹⁰⁾	P ⁽¹⁰⁾
Commercial Services, Separately I Commercial Services Uses, Adult D Facility through Industrial, Separat Regulated Industrial Uses, Artisan Beverage Producer [No change in text	Pay Care ely Food and		[N	o change	e in tex	xt.]	
Cannabis Production Facilities	<u>S</u>	=	=	-	=		.=
Hazardous Waste Research Facility Hazardous Waste Treatment Facility change in text.]	_	[No change in text.]					
Marijuana Production Facilitie	8	-	-	_	-	-	-
Marine Related Uses Within the Co- Overlay Zone through <i>Signs</i> , Separ			[N	o change	e in te	xt.]	

Use Categories/Subcategories	Zone Designator						
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and	1st >>	-	RMX			ЕМΣ	ζ
Separately Regulated Uses]	2nd >>	1	2	3	l	2	3
Regulated Signs Uses, Theater Man change in text.]	quees [No		-				

Footnotes for Table 131-07A

¹through ⁹ [No change in text.]

§131.0709 Development Regulations Table for Mixed-Use Zones

The following development regulations apply in the mixed-use zones as shown in Table 131-07B.

Table 131-07B

Development Regulations for RMX and EMX Zones

	Zones									
Development Regulations	·	RMX-								
	1	2	3	l	2	3				
Minimum Lot Area (sf) through Setback Requirements, Min Street side Setback (ft), Max Street side Setback (ft) ¹ [No change in text.]	e [No change in text.]									
Maximum Floor Area Ratio (3)	[No change in text.]									
Floor Area Ratio Bonus for Child Care [See Section 131.0719(a)]			Apr	olies						
Maximum Structure Height (ft) (2)										
through <i>Dwelling Unit</i> Protection		[No chang	ge in text	. .]					
Regulations [See Chapter 14, Article										
3, Division 12] [No change in text.]										

Footnotes for Table 131-07B

Visitor accommodation lodging for uses other than a SRO hotel or SRO hotel room shall not be used for a stay of more than 30 consecutive days.

¹through ³ [No change in text.]

§131.0710 Deviations

Development that proposes deviations to the development regulations of this

Division may be permitted with a Neighborhood Development Permit decided in
accordance with Process Two for the following:

- (a) through (b) [No change in text.]
- (c) A deviation may not be requested for the following:
 - (1) A-deviation-from the requirements-of-the Airport Approach

 Overlay Zone (Chapter 13, Article 2, Division 2).
 - (2) A deviation from the requirements of the Airport Environs Overlay

 Zone (Chapter 13, Article 2, Division 3).
 - (3)(1) A deviation from the requirements of the Coastal Height Limit

 Overlay Zone (Chapter 13, Article 2, Division 5).
 - (4)(2) Within the Coastal Overlay Zone, a deviation from the requirements of the Parking Impact Overlay Zone (Chapter 13, Article 2, Division 8).
 - (5)(3) A deviation from the requirements of the Clairemont Mesa Height Limit Overlay Zone (Chapter 13, Article 2, Division 13).
 - (6)(4) A deviation from the requirements of the Airport Land Use

 Compatibility Overlay Zone (Chapter 13, Article 2, Division 15).
 - (7)(5) Within the Coastal Overlay Zone, a deviation from the requirements of the Environmentally Sensitive Land Regulations (Chapter 14, Article 3, Division 1).

(8)(6) A deviation from the requirements of the Historical Resources Regulations (Chapter 14, Article 3, Division 2).

§131.0719 Maximum Floor Area Ratio

Maximum *floor area ratio* is specified in Table 131-07B.

Floor Area Ratio Bonus for Child Care Facilities

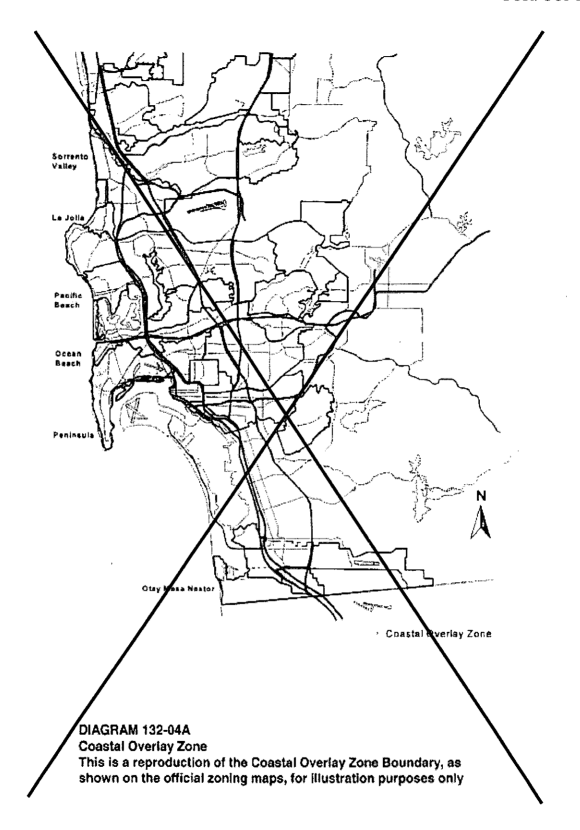
In the EMZ and RMX zones, a *floor area ratio* bonus over the otherwise maximum allowable *gross floor area* is permitted at the rate of 10 square feet of additional *gross floor area* for each 1 square foot of *gross floor area* devoted to the *child care facility* to be added to the total area of the *premises* when determining the *floor area ratio* for a *development*. The area designated for the *child care facility* must maintain an 'E' occupancy permit for a minimum of 10 years from the time of *construction permit* issuance and must comply with the requirements of Section 141.0606 (Child Care Facilities).

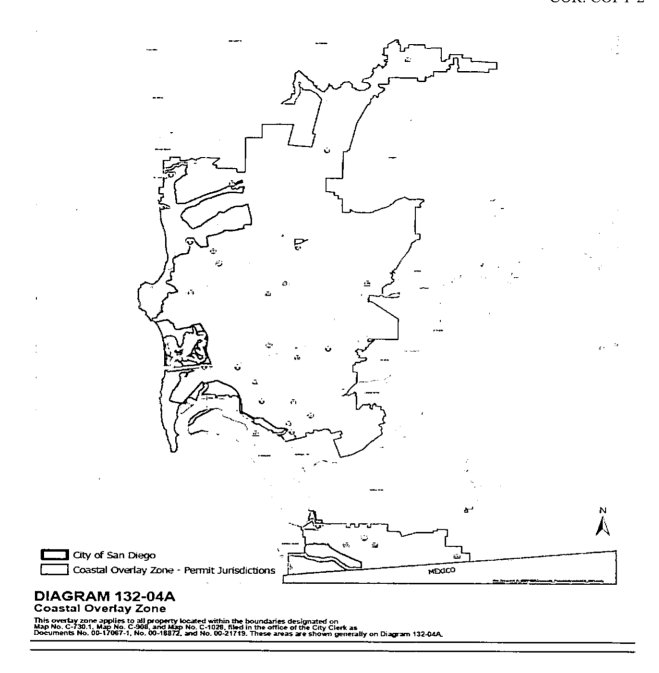
§132.0402 Where the Coastal Overlay Zone Applies

- (a) This overlay zone applies to all property located within the boundaries designated on Map No. C-730.1, Map No. C-908, and Map No. C-1028, filed in the office of the City Clerk as Documents No. 00-17067-1, No. 00-18872, and No. 00-21719. These areas are shown generally on Diagram 132-04A.
- (b) [No change in text.]

Table 132-04A

Coastal Overlay Zone Applicability





§132.1202 Where the Mission Trails Design District Applies

(a) through (b) [No change in text.]

Table 132-12A

Mission Trails Design District Applicability

Type of Development Proposal	Supplemental Development Regulations	Required Permit Type/ Decision Process
(1) Interior or exterior repairs or modifications [No change in text.]	[No change in text.]	[No change in text.]
(2) Any development of new structures structures, expansion of existing structures structures, grading on property zoned RE, RS, RX, or RT within the Navajo or Tierrasanta communities as shown on Map No. C-916, or more than 235 feet from the edge of the 100-year floodway floodway as mapped by the Federal Emergency Management Agency on the date the development application is deemed complete.	[No change in text.]	[No change in text.]
(3) Any other development of new structures structures, alteration of existing structures structures, or grading in the Mission Trails Design District through (4) Any development of new structures structures, expansion or alteration of existing structures structures, or grading on property within 235 feet of the edge of the 100-year floodway floodway as mapped by the Federal Emergency Management Agency on the date the development application is deemed complete.	[No change in text.]	[No change in text.]

§132.1205 Supplemental Design Criteria

Except for property located within a RE, RS, RX, or RT Zone in the Navajo or Tierrasanta communities, as shown on Map No. C-916, and *development* that does

not require a *construction permit*, all proposed *development* shall comply with the design criteria and standards of the Mission Trails Design Guidelines in the Land Development Manual.

§132.1403 Exception to the Community Plan Implementation Overlay Zone

The City Manager may grant an exception to the requirements of this division for the proposed development that is minor, temporary, or incidental and is consistent with the intent of this division. Exceptions made by the City Manager shall be filed with the office of the City Clerk recorded and entered in the project files prepared in the process of approving the development.

Diagram 132-14A through Diagram 132-14B

[No change in text.]

Diagram 132-14D through Diagram 132-14S

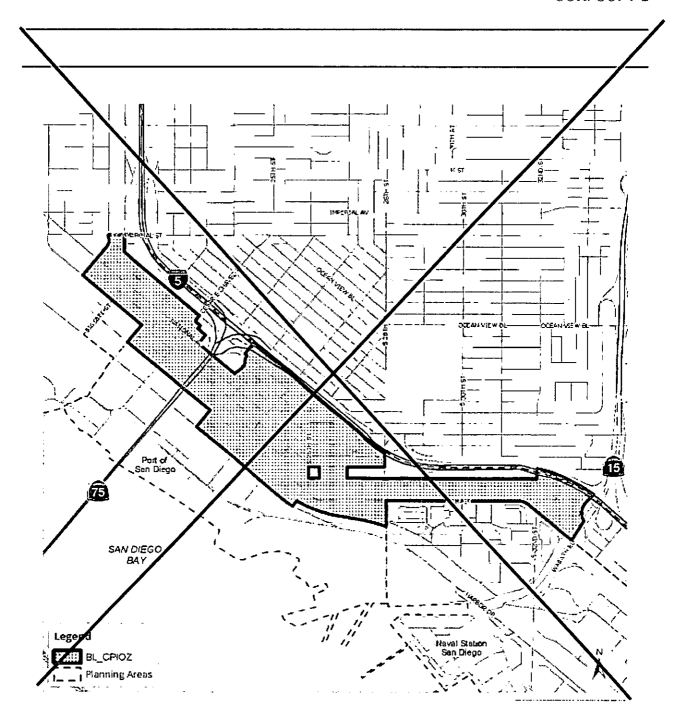


Diagram-132-14T

Barrio-Logan-Community Plan Implementation Overlay Zone

This is a reproduction of Map. No. C-1018-for-illustration purposes only.

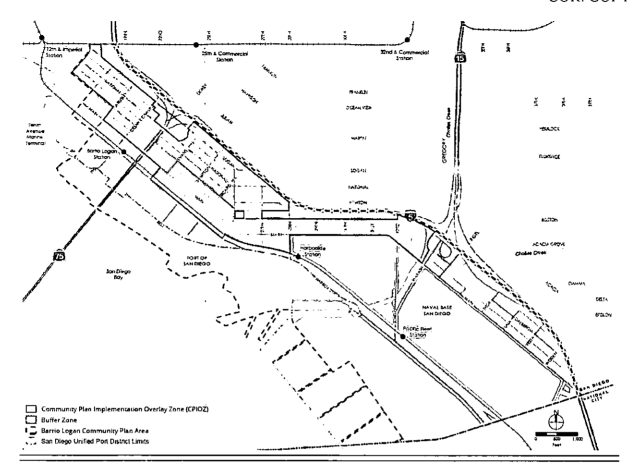


Diagram 132-14T

Barrio Logan Community Plan Implementation Overlay Zone

This is a reproduction of Map No. C-1018 for illustration purposes only.

Diagram 132-14U

[No change in text.]

§132.1404 Public Right-of-Way In Lieu Fee

(a) Community Plan Implementation Overlay Zones may contain

supplemental development regulations for public right-of-way

improvements identified in a land use plan. An applicant shall pay the

Public Right-of-Way in Lieu Fee if either occurs:

- (1) The applicant demonstrates that the construction of the public

 right-of-way improvements would create unsafe drainage, traffic,

 or pedestrian circulation conditions to the satisfaction of the City

 Engineer; or
- (2) The City Engineer, in his or her sole discretion, determines that the public *right-of-way* improvements would create unsafe drainage, traffic, or pedestrian circulation conditions.
- (b) The applicant shall pay the Public Right-of-Way in Lieu Fee to the

 "Public Right-of-Way in Lieu Fee Fund," in accordance with an adopted

 City Council Resolution.
- (c) The applicant shall pay the Public Right-of-Way in Lieu Fee prior to

 requesting the final inspection of the first dwelling unit in the development

 to the "Public Right-of-Way in Lieu Fee Fund."

§132.1405 Conflicts between Supplemental and Base Zone Regulations

(a) through (f) [No change in text.]

If there is a conflict between the supplemental development regulations for a

Community Plan Implementation Overlay Zone and the development regulations

of the applicable base zone, the Community Plan Implementation Overlay Zone

supplemental development regulation shall apply.

§132.1510 Noise Compatibility

Noise compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated as follows:

Legend for Table 132-15D

[No change in text.]

Table 132-15D

Noise Compatibility Criteria for MCAS Miramar, Brown Field Municipal Airport, Montgomery-Gibbs Executive Airport, and NOLF Imperial Beach Airport Influence Areas

Use Categories/ Subcategories	Airc	raft Noise E	Exposure (d	B CNEL)				
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80				
Open Space through Residential, Separately								
Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]		[No chan	ge in text.]					
Fraternities, <u>and</u> Sororities and Student Dormitories	P ³	-	-	-				
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]							
Student Housing	<u>P</u> 3	=	-	-				
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No change in text.]		[No chang	ge in text.]					
Hospitals, Intermediate Care Facilities & Nursing Facilities	P ³	-	-	-				
Intermediate Care Facilities & Nursing Facilities	<u>P</u> ³	=	<u>=</u>	=				
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No chang	ge in text.]					

Footnotes for Table 132-15D

¹through⁹ [No change in text.]

Legend for Table 132-15E

Table 132-15E

Noise Compatibility Criteria for San Diego International Airport

Use Categories/ Subcategories	Airo	eraft Noise E	Exposure (d	B CNEL)
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	60-65	65-70	70-75	75-80
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]		[No chan	ge in text.]	
Fraternities, <u>and</u> Sororities and Student Domnitories	P ²	P ^{2,4}	P ^{2,4,5}	P ^{2,4,5}
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]		[No chang	ge in text.]	
Student Housing	<u>P</u> ²	<u>P^{2,4}</u>	$P^{2,4,5}$	<u>P^{2,4,5}</u>
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [No change in text.]		[No chang	ge in text.]	
Hospitals , Intermediate Care-Facilities & Nursing-Facilities	P ²	_	-	-
Intermediate Care Facilities & Nursing Facilities	<u>P</u> ²	Ξ.	=	Ē
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No chang	ge in text.]	

Footnotes for Table 132-15E

1through 8[No change in text.]

§132.1515 Safety Compatibility

Safety compatibility between airport operations and proposed *development* within Review Area 1 of this overlay zone shall be evaluated in accordance with this Section.

(a) through (e) [No change in text.]

- (f) Safety Compatibility Review for MCAS Miramar and NOLF Imperial

 Beach
- (1) through (2) [No change in text.]

Legend for Table 132-15G

[No change in text.]

Table 132-15G
Safety Compatibility Criteria for MCAS Miramar and NOLF Imperial Beach

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories,	APZ I	APZ II	TZ				
and Separately Regulated Uses] Maximum People Per Acre	25	50	300				
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]		No change in	text.]				
Fraternities, and Sororities and Student Dormitories	4	-	L/1.38 ³				
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]	[No change in text.]						
Student Housing	- 1	Ē	<u>L/1.38²</u>				
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]	7]	Io change in t	ext.]				
Hospitals , Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	L 6, 14				
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	= =	=	<u>L 14,16</u>				
Interpretive Centers [60 sq ft per person] through <i>Signs</i> , Separately Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]	[No change in text.]						

Footnotes to Table 132-15G

¹ through ⁵ [No change in text.]

New hospitals are not permitted. Existing hospitals may expand up to 1.65 *floor area ratio*. Intermediate care facilities and nursing facilities are permitted in the Transition-Zone up to a maximum .69 *floor area-ratio*.

⁷ through ¹⁵ [No change in text.]

- Intermediate care facilities and nursing facilities are permitted in the Transition Zone up to a maximum .69 floor area ratio.
 - (g) Safety Compatibility for Brown Field Municipal Airport and Montgomery-Gibbs Executive Airport.
 - (1) through (2) [No change in text.]

Legend for Table 132-15H

[No change in text.]

Table 132-15H

Safety Compatibility Criteria for Brown Field Municipal Airport and Montgomery-Gibbs Executive Airport

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6
Maximum People Per Acre	N/A	84	156	156	240 .	No limit
Maximum Lot Coverage 11, 18	N/A	50%	60%	70%	70%	N/A
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.] Fraternities, and Sororities and Student Dormitories	-	-	[No char	nge in text.]	-	P
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]			[No char	nge in text.]		
Student Housing	=	=	SDP ⁴	SDP ⁴	-	<u>P</u>
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless			「No char	nge in text.		

Use Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses] Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6	
Hospitals , Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	L 6, 12	L 6, 12	-	P	
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	1	Ē	<u>L</u> 12, 19	<u>L</u> 12, 19	<u> </u>	<u>P</u>	
Interpretive Centers [60 sq ft per person] through <i>Signs</i> , Separately Regulated <i>Signs</i> Uses, Theater <i>Marquees</i> [No change in text.]	, , ,						

Footnotes to Table 132-15H

New hospitals are not permitted. Existing hospitals may expand up to .72 floor area ratio in accordance with Section 132.1535(d)(3)(B). Intermediate care facilities and nursing facilities are permitted in the Transition-Zone up to a maximum .30 floor area ratio.

⁷through ¹⁸ [No change in text.]

- Intermediate care facilities and nursing facilities are permitted in the Transition Zone up to a maximum 69 floor area ratio.
 - (h) Safety Compatibility Review for San Diego International Airport
 - (1) through (3) [No change in text.]

Legend for Table 132-15I

¹ through ⁵ [No change in text.]

Table 132-15I

Safety Compatibility Criteria for San Diego International Airport –
Uptown, Balboa Park and Centre City Neighborhoods

Use		Centre City											
Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]		Uptow	vn	Ball Pa		Cortez			East Vill- age	Little Ita			lly
Safety Zones	2E	3NE	3SE	2E	4E	2E	3SE	4E	4E	1	2E	3E	5S
Maximum Dwelling Unit Per Acre	58	62	164	-	-	1	210	240 <u>=</u>	-	-	40	154	
Maximum People Per Acre [No change in text.]		[No change in text.]											
Person per Household Multiplier for Mixed- Use		[No change in text.]											
Development [No change in text.]							···						
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing (100 sq ft per person) Greater than 12 Employees [No change					7]	lo cha	inge in	ı text.]				
in text.] Fraternities; and Sororities and Student Dormitories	_	L	L	-	L	-	L	L	L	-	-	L	-
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in text.]		[No change in text.]											

Use		Centre City											
Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	l	Uptown			Balboa Park		~ 4		East Vill- age	Little It		le Ital	ly .
Student Housing		<u>L</u>	<u>L</u>	=	<u>L</u>	<u>.</u>	<u>L</u>	<u>L</u>	<u>L</u>	=		<u>L</u>	Ē
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]		[No change in text.]											
Hospitals; Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	-	-	-	'	1	-	-	-	.	-	1
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	=	18	Ē	=	Ē	1.11	- #	į.	1	=	i e	=	<u>.</u> =
Interpretive Centers [170 sq ft per person] through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]		[No change in text.]											

Footnotes to Table 132-15I

¹ through 4 [No change in text.]

For visitor accommodations, no more than 56 rooms; <u>per acre are allowed, no conference</u>

<u>Conference facilities</u>, and no other uses <u>are prohibited</u> unless <u>they are ancillary to the *primary use*.</u>

⁶ [No change in text.]

Legend for Table 132-15J

[No change in text.]

Table 132-15J

Safety Compatibility Criteria for San Diego International Airport – Ocean Beach, Peninsula, Midway-Pacific Highway Neighborhoods

Use		Peninsula												
Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Ocean Beach			l Train Center	ning	ľ	O Neighl	ther borho	oods		M	lidway Higł	⁄-Pacif iway	īc į
Safety Zones	4W	1	2W	3NW	3 SW	2W	3 NW	3 SW	4W	1	2E	3NE	3NW	5N
Maximum Dwelling Unit Per Acre	31	-	-	-	-	20	10	9	36	_	46	_	44	-
Maximum People Per Acre	240	-	127	180	235	96	180	180	240	-	191	180	198	180
Person per Household Multiplier for Mixed- Use Development	2.14	_	2.35	2.27	2.23	2.35	2.27	2.23	2.14	-	1.51	1.48	2.27	<u>-</u>
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing [100 sq ft/person) Greater than 12 Employees [No change in text.]		14 - 2.35 2.27 2.23 2.35 2.27 2.23 2.14 - 1.51 1.48 2.27 -												
Fraternities, and Sororities and Student Dormitories	L	,	-	-	-	-	L	L	L	-	-	L	L	-
Garage, Yard, & Estate Sales through Residential Care Facilities: 7 or More Persons [No change in		[No change in text.]												

Use					Penin	sula			-		·	-		
Categories/ Subcategories [See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated Uses]	Ocean Beach]		l Trair Center	ning	Ŋ	_	ther borho	ods		М	lidway High		iic .
text.]														
Student Housing	<u>L</u>	=	Ē	<u>-</u>	=	<u>-</u>	<u>L</u>	<u>L</u>	<u>L</u>	-=	=	<u>L</u>	<u>L</u>	=
Transitional Housing: 6 or Fewer Persons through Institutional, Separately Regulated Institutional Uses, Homeless Facilities: Homeless Day Centers [60 sq ft per person] [No change in text.]			-			[No	chan	ge in 1	ext.]					
Hospitals; Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	-	-	-	-	-	-	-	-	-		-	-	-	-
Intermediate Care Facilities & Nursing Facilities [240 sq ft per person]	1 11	-	I (=	=	- -	111	=	=	111	I	=	=	=
Interpretive Centers [170 sq ft per person] through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]						[No	chan	ge in t	ext.]					

Footnotes to Table 132-15J

¹ through ⁴ [No change in text.]

For visitor accommodations, no more than 56 rooms, per acre are allowed, no conference <u>Conference</u> facilities, and no other uses <u>are prohibited</u> unless they are ancillary to the <u>primary use</u>.

§132.1550 Airport Land Use Commission Review

- (a) through (e) [No change in text.]
- (f) Prior to the approval of a rezone or amendment to a land use plan within

 Review Area 1 of the Airport Land Use Compatibility Overlay Zone, the

 applicant shall obtain a consistency determination from the Airport Land

 Use Commission.
- (f)(g) Consistency determinations made by the Airport Land Use Commission may be overruled in accordance with Section 132.1555.

§141.0302 Accessory Dwelling Units and Junior Accessory Dwelling Units

Section 141.0302 provides for the construction of *Accessory Dwelling Units* (*ADUs*) and *Junior Accessory Dwelling Units* (*JADUs*), consistent with the requirements of state law, and is intended to encourage the construction of *ADUs* and *JADUs* through several local regulatory provisions, including eliminating parking requirements for *ADUs* and *JADUs*, and providing an affordable housing bonus of one additional *ADU* for every deed-restricted affordable *ADU* constructed on the *premises*, as specified in the regulations below. *ADUs* are permitted in all zones allowing residential uses and *JADUs* are permitted in all Single Dwelling Unit Zones by-right as a limited use decided in accordance with Process One, indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) [No change in text.]
- (b) The following regulations are applicable to both *ADUs* and *JADUs*:
 - (1) [No change in text.]

- (2) Development Regulations
 - (A) through (D) [No change in text.]
 - (E) The following landscape regulations shall apply to the construction of an *ADU* or *JADU*:
 - (i) If the construction of an ADU or JADU that would brings the number of ADUs or and any JADUs on the *premises* to a total of two or more is proposed, two trees shall be provided on the premises for every 5,000 square feet of lot area, with a minimum of one tree per *premises*. If planting of a new tree is required to comply with this section Section, the tree shall be selected in accordance with the Landscape Standards of the Land Development Manual and the City's Street Tree Selection Guide. If the *premises* is located in the OR Zone, the *lot* area used to determine the tree requirement shall be based on the allowable development area as described in Section 131.0250. If the premises contains environmentally sensitive lands, the lot area used to determine the tree requirement shall be based on the allowable development area as described in Chapter 14, Article 3, Division 1.
 - (ii) [No change in text.]

- (F) through (H) [No change in text.]
- (3) through (4) [No change in text.]
- (c) In addition to the requirements in Section 141.0302(a), the following additional regulations are applicable to *ADUs*:
 - (1) [No change in text.]
 - (2) Development Regulations for ADUs
 - (A) through (C) [No change in text.]
 - (D) An A maximum of one ADU with a gross floor area of 800 square feet or less shall be permitted on a premises with an existing or proposed dwelling unit regardless of maximum lot coverage, maximum floor area ratio, front yard setback, and minimum open space requirements. The development shall comply with the floor area ratio of the underlying base zone unless the development incorporates an existing structure that exceeds the allowable floor area ratio or is under the allowable floor area ratio by less than 800 square feet, in which case an ADU that does not exceed 800 square feet shall be permitted.
 - (E) through (F) [No change in text.]
 - (G) ADU structures shall comply with the front yard and street side yard setbacks of the base zone. Interior side yard and rear yard setbacks for the new ADU structures shall be provided as follows:

- (i) [No change in text.]
- (ii) One-story ADUs with a structure height that exceeds 16 feet and multi-story ADU structures may observe zero-foot interior side yard and rear yard setbacks setbacks, unless the side or rear property line abuts another premises that is residentially zoned or developed with exclusively residential uses, in which case a 4-foot setback or the minimum setback of the applicable base zone, whichever is less, shall apply.
- (H) through (I) [No change in text.]
- (d) In addition to the requirements in Section 141.0302(b), *JADUs* are subject to the following additional regulations:
 - (1) [No change in text.]
 - (2) Development Regulations
 - (A) through (B) [No change in text.]
 - (C) A JADU shall have a separate exterior entry from the primary dwelling unit and shall provide a kitchen or an efficiency kitchen.
 - (D) The JADU shall include the following:
 - (i) A cooking facility with appliances;
 - (ii) A food preparation counter of a reasonable size in relation to the size of the JADU; and

(iii) Storage cabinets that are of a reasonable size in relation to the size of the *JADU*.

§141.0311 Live/Work Quarters

Live/work quarters are studio spaces designed to integrate living space into the workspace and are primarily designed for industrial or commercial occupancy.

The live/work quarters residential density shall not be counted towards the maximum allowable density of the underlying base zone or land use plan.

Live/work quarters are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (h) [No change in text.]

§141.0312 Residential Care Facilities

Residential care facilities provide in-house treatment or rehabilitation programs for residents on a 24-hour basis. Residential care facilities include drug and alcohol rehabilitation and recovery facilities and residential and community care facilities as defined by the state or county.

Residential care facilities for 7 or more persons may be permitted as a limited use in zones indicated with an "L" in the Use Regulations Tables in Chapter 13,

Article 1 (Base Zones) subject to the regulations in Sections 141.0312(a)-(h).

Residential care facilities in zones designated with an "L" that are within 500 feet, measured by a walking distance along a pedestrian path of travel from property line to property line, from a school, playground, or child care facility may be permitted with a Conditional Use Permit decided in accordance with Process

Three. Residential care facilities in zones designated with an "L" may be located on the same *premises* as a *child care facility* or on a *premises* adjacent to a *child care facility* and shall not be required to obtain a Conditional Use Permit if the residential care facility and *child care facility* are operated by the same *permit holder*.

Residential care facilities for 7 to 12 or more persons may be permitted with a Conditional Use Permit decided in accordance with Process Three, and residential care facilities for 13 or more persons-may-be-permitted-with a Conditional Use Permit decided in-accordance with Process-Four, in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations in Sections 141.0312(a)-(h).

- (a) [No change in text.]
- (b) Only one residential care facility may be permitted per *lot* or *premises*.
- (e)(b) Residential care facilities are not permitted within ¼ mile 500 feet of another residential care facility, measured from *property line* to *property line* in accordance with Section 113.0225.
- (d)(c) The facility shall provide at least 70 square feet of sleeping space for each resident, not including closet or storage space, multipurpose rooms, bathrooms, dining rooms, and halls.
- (e)(d) Sleeping areas shall not be used as a public or general passageway to another room, bath, or toilet.
- (f)(e) The facility shall provide at least 5 square feet of living area per bed, not including sleeping space, dinning, and *kitchen* areas.

- (g)(f) The facility shall provide at least 8 square feet of storage area (closer or drawers) per bed.
- (h)(g) The facility shall provide one full bathroom including sink, toilet, and shower or bathtub for every seven beds.
- (i) The center shall provide at least one *off-street space* for each employee and one *off-street parking space* for every seven beds. Additional parking may be required by the decision maker.
- (i)(h) Conversion of an existing garage or reduction in the amount of off-street parking to provide a residential care facility is not permitted.

§141.0314 Watchkeeper's Quarters

Watchkeeper's quarters are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

- (a) through (e) [No change in text.]
- (f) The residential *density* from watchkeeper's quarters shall not be counted towards the maximum allowable *density* of the underlying base zone or *land use plan*.

§141.0413 Hospitals, Intermediate Care Facilities, and Nursing Facilities

Hospitals, intermediate care facilities, and nursing facilities may be permitted with a Process Four Conditional Use Permit in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) through (f) [No change in text.]

§141.0421 *Placemaking* Placemaking on Private Property

Placemaking on private property is permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones), subject to the following regulations:

- (a) through (e) [No change in text.]
- (f) A placemaking project shall only occur on premises that are vacant at the time the Temporary Use Permit application is submitted or within parking lots on premises within transit priority areas <u>Sustainable</u>

 <u>Development Areas</u>, except in existing disabled accessible parking spaces serving the premises.
- (g) [No change in text.]
- (h) A placemaking project on a premises within a transit-priority area

 Sustainable Development Area that was a parking lot of a permitted eating and drinking establishment shall not include retail or commercial services uses except for outdoor dining operating in association with the permitted eating and drinking establishment in accordance with Section 141.0628.
- (i) through (j) [No change in text.]

§141.0423 <u>Intermediate Care Facilities and Nursing Facilities</u>

Intermediate care facilities and nursing facilities may be permitted with a Process

Four Conditional Use Permit in the zones indicated with a "C" in the Use

Regulations Tables in Chapter 13, Article 1 (Base Zones) or as a limited use in

zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article

1 (Base Zones) subject to the following regulations.

- (a) These facilities are not permitted in agricultural zones in *Proposition A*Lands.
- (b) Off-street parking shall be provided in accordance with Table 142-05G.

§141.0606 Child Care Facilities

- (a) [No change in text.]
- (b) Family Child Care Homes
 Large and small family child care homes are a limited use in the zones
 indicated with an "L" in the Use Regulations Tables in Chapter 13, Article
 1 (Base Zones) subject to the following regulations.
 - (1) Large Family Child Care Homes
 - (A) [No change in text.]
 - (B) A large family child care home may provide care for a total of 13 or 14 children if all of the following conditions are met in accordance with Health and Safety Code Section 1597.465:
 - (i) At least two of the children-are at least 6 years of age; one of whom may be less than 6 years of age if enrolled in kindergarten;
 - (ii) No more-than-3-infants-are cared for during any
 time when more than-12-children are being cared
 for;

- (iii) The licensee notifies parents or authorized representatives that the facility is caring for two additional school age children, and that there may be 13 or 14 children in the home at one time; and
- (iv) The licensee obtains written consent of the property
 owner when the family day care home is operated
 on property that is leased or rented.
- (C) The <u>large family</u> child care <u>home</u> provider shall comply with all state licensing requirements for large family day child care homes.
- (D) The day <u>large family</u> child care <u>home</u> provider shall comply with standards adopted by the State Fire Marshal pursuant to California Health and Safety Code relating to large family child care homes.
- (2) Small Family Child Care Homes
 - (A) [No change in text.]
 - (B) A small family child care home may provide care for a total of 7 or 8 children if all of the following conditions are met in accordance with Health and Safety Code Section 1597.44:
 - (i) At least two of the children are at least 6 years of age, one of whom may be less than 6 years of age if enrolled in kindergarten; and

- (ii) No more than 2 infants are cared for during any
 time when more than 6 children are being cared for;
 and
- (iii) The licensee notifies parents or authorized representatives that the facility is caring for two additional school age children, and that there may be 7 or 8 children in the home at one time; and
- (iv) The licensee obtains written consent of the property
 owner when the family day care home is operated
 on property that is leased or rented.
- (C) [No change in text.]
- (c) [No change in text.]

§141.0622 Sports Arenas and Stadiums

Sports arenas and stadiums <u>are structures</u> for sporting, entertainment and <u>assembly uses. Sports arenas and stadiums</u> may be permitted with a Conditional Use Permit decided in accordance with Process Five in the zones indicated with a "C" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to the following regulations.

(a) Bulk and Scale

- (a)(1) The design of the *structures* shall incorporate a variety of architectural elements that help to diminish building bulk.
- (b)(2) Larger structures, areas of high activity, and parking areas shall be located to minimize impacts to surrounding The design of the

structure shall incorporate architectural elements that help to

transition building scale if the structures are located adjacent to

development that is smaller in scale and with less intense intensity

as identified in the applicable land use plan.

- (e) Access to the facility shall be as direct-as-possible-from freeways and-primary arterials-and-shall avoid residential streets.
- (d) Off-street parking shall be provided-at-a-level-sufficient to serve the facility without impacting adjacent-or nearby property.

(b) Access

- (1) Pedestrian paths shall connect to *public rights-of-way*, transit stations, transit stops, plazas, or other public spaces.
- (2) The development shall provide Transit and Active Transportation

 Infrastructure as outlined in Community Plan Mobility Elements

 listed in the Land Development Manual Appendix Q.

(c) Parking

- (1) At grade and above grade parking structures shall be screened
 with landscaping, building wraps, or an architectural screen so
 they are not visible from the public rights-of-way, private drives,
 plazas, or other public spaces.
- (2) Parking facilities may provide both on-site and off-site shared parking to minimize the number of on-site parking facilities.

(e)(d) Storage, Service, and Loading Areas

- (1) All storage, service, and repair loading areas shall be located on the site so that they are not visible, or shall be screened so that they are not visible, from adjacent development, and public rights-of-way, private driveways, plazas, or other public spaces.
- (e) Sports arenas and stadiums included as part of an adopted specific plan are exempt from the requirement to obtain a Conditional Use Permit if they comply with all the regulations in Section 141.0622(a) through (d).

§141.0624 Urgent Care Facilities

Urgent care facilities that are designed or used to provide medical services on a walk-in or emergency care basis that operate outside of standard business hours. Urgent care facilities are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones) subject to Section 141.0624(a). Urgent-care facilities may be permitted with a Neighborhood Use Permit-in-the-zones-indicated with an "N" in the-Use Regulations Tables-in-Chapter 13, Article 1 (Base Zones)-subject to Section 141.0624(b).

- (a) Limited use Use Regulations
 - (1) through (2) [No change in text.]
 - (3) Urgent care facilities located adjacent to residentially zoned

 property shall remain closed between the hours of 12:00 midnight
 and 6:00 a.m.

- (4) Within the beach impact area of the Parking Impact Overlay Zone,

 off-street parking shall be provided at a ratio of no less than one

 parking space for every 250 square feet of gross floor area.
- (b) Neighborhood Use Permit Regulations
 - (1-) Overnight patients-are not-permitted.
 - (2) Urgent-care facilities located adjacent to residentially zoned

 property shall remain closed between the hours of 12:00 midnight

 and 6:00a.m.
 - (3) Access to the facility-shall-be as direct as possible from *freeways* and primary arterials and shall avoid residential *streets*.
 - (4) Off street parking shall be provided at a level sufficient to serve
 the facility without-impacting adjacent or nearby property. Within
 the beach impact area of the Parking Impact Overlay Zone, offstreet parking shall be provided at a ratio not less than one parking

§141.0628 Outdoor Dining on Private Property

The permanent use of a private property for outdoor dining is permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13, Article 1 (Base Zones), subject to the following regulations:

- (a) Permit Requirements:
 - (1) through (4) [No change in text.]
 - (5) Removal of required off-street parking spaces to construct outdoor dining on private property shall comply with the following:

- (A) [No change in text.]
- (B) Outside of a transit priority area <u>Sustainable Development</u>

 <u>Area</u>, off-street parking spaces shall not be removed for the construction of outdoor dining on private property unless they are in excess of the minimum number of parking spaces required by Chapter 14, Article 2, Division 5.
- (C) Within a transit priority area Sustainable Development

 Area and outside of the Coastal Overlay Zone, removal of

 off-street parking spaces shall not be the basis of denial of
 the permit for outdoor dining on private property, except as
 provided in 141.0628(a)(5)(A).
- (D) Within both a *transit priority area Sustainable Development*Area and the Coastal Overlay Zone, the following regulations apply:
 - (i) through (ii) [No change in text.]
- (6) through (9) [No change in text.]
- (b) [No change in text.]

§141.0702 Sex Offender Treatment and Counseling Facilities

This section Section regulates medical treatment or counseling facilities that physically or psychologically treat five or more sex offenders in one year.

Sex Offender treatment and counseling facilities are permitted as a limited use in the zones indicated with an "L" in the Use Regulations Tables in Chapter 13,

Article 1 (Base Zones) subject to the following regulations.

(a) Exemptions

- (1) Incidental treatment and counseling services offered by the following organizations operating under a Conditional Use Permit are exempt from this section:
 - (A) through (B) [No change in text.]
 - (C) Hospitals, intermediate care facilities, and nursing facilities as described in Section 141.0413;
 - (D) Intermediate care facilities and nursing facilities as described in Section 141.0423;
 - (D)(E) Social service institutions as described in Section 141.0417; and
 - (E)(F) Correctional placement centers as described in Section 141.0406.
- (2) Facilities that perform only court-ordered forensic evaluations are exempt from this section Section.
- (b) [No change in text.]

§142.0305 When Fence Regulations Apply

- (a) This division <u>Division</u> applies to the construction of all *fences* and retaining walls, whether or not a permit or other approval is required.
- (b) Table 142-03A shows the applicable regulations and the type of permit required by this Division, if any, for specific types of *fences*.

Table 142-03A
Fence Regulations Applicability

TYPE OF DEVELOPMENT PROPOSAL	APPLICABLE REGULATIONS	REQUIRED PERMIT TYPE/ DECISION PROCESS
Any <i>fence</i> with a height less than 7 feet [No change in text.]	[No change in text.]	
Any <i>fence</i> with a height of 7 feet or greater	Sections 142.0310-142.0330, 142.0360- 142.0380, 142.0390	[No change in text.]
Any retaining wall with a height less than 3 feet through Any fence or retaining wall located on premises that lies between the shoreline and the first public roadway, as designated on Map Drawing No. C-731. [No change in text.]	[No change in text.]	

§142.0360 Electrically Charged and Sharp-Pointed Fence Regulations

- (a) Electrically Charged Fences
 - (1) Electrically charged *fences* are permitted in the IH and IS zones

 and for agricultural uses in agricultural zones if the *fence* is at least

 600 feet from a residential zone, and for temporary control of goats

 used for brush management in any non-agricultural zones in

 compliance with the Land Development Code section Section

 142.0412, Brush Management, and section Section 44.0307.
 - (2) through (3) [No change in text.]
- (b) [No change in text.]

§142.0390 Monitored Perimeter Security Fence Systems

- A monitored perimeter security fence system means a perimeter alarm system with an assembly of battery powered equipment, including a monitored alarm device and energizer which is intended to periodically deliver pulses to a monitored perimeter security fence, a battery charging device used exclusively to charge the system's battery, and other integrated components. The monitored perimeter security fence system transmits a signal intended to alert the business utilizing the monitored perimeter security fence system or an alarm monitoring service, or both, in response to an intrusion.
- (b) Monitored Perimeter Security Fence General Design Regulations

 The following design requirements shall apply to all monitored perimeter security fence systems.
 - Unless otherwise specified in this Section, monitored perimeter security fence systems shall be constructed and operated in accordance with the International Electrotechnical Commission 2006 International Standards and specifications (IEC 60335, Part 2 76).
 - (2) The energizer for monitored perimeter security fence systems shall be driven by a commercial storage battery not to exceed 12 volts of direct current. The storage battery is the primary power source and shall have a solar charging capability.

- (3) Monitored perimeter security *fence* systems shall be installed 4 to 8 inches behind a non-electrified perimeter barrier *fence* that is at least 5 feet in height.
- Monitored perimeter security *fence* systems shall be limited to a height of 10 feet or 2 feet higher than an existing perimeter *fence*, whichever is greater.
- (5) Monitored perimeter security *fence* systems shall be identified by prominently placed warning *signs* that are legible from both sides of the monitored perimeter security *fence*. The warning *signs* shall meet all the following:
 - (A) The warning signs shall be placed at any gate and access point on the monitored perimeter security fence, and at intervals along the monitored perimeter security fence not exceeding 30 feet.
 - (B) The warning signs shall be adjacent to any other signs relating to chemical, radiological, or biological hazards.
 - (C) The warning signs shall be marked with the following:
 - <u>a written warning or a commonly recognized</u>symbol for shock;
 - (ii) a written warning or a commonly recognized symbol to warn people with pacemakers; and

- (iii) a written warning or commonly recognized symbol about the danger of touching the monitored perimeter security *fence* in wet conditions.
- (6) A "Knox Device" or other similar device shall be installed for

 Police and Fire Department emergency access.

(c) General Regulations

- (1) <u>Use Regulations</u>
 - Monitored perimeter security *fence* systems may be permitted by a Process One and shall only be allowed in industrial zones that do not allow for residential *development*.
- (2) All monitored perimeter security *fence* systems shall require an Alarm System Permit pursuant to Chapter 3, Article 3, Division 37.
- In addition to the indemnification requirements set forth in

 Sections 126.0109 and 129.0122, all applicants issued permits to

 install or use a monitored perimeter security fence system shall

 agree as a condition of permit issuance in a separate agreement, to

 defend, indemnify and hold harmless the City of San Diego and its

 agents, officers, consultants, independent contractors and

 employees from any and all claims, actions or proceedings arising

 out of any personal injury, including death, or property damage

 caused by the monitored perimeter security fence system.

- (4) Police or Fire Department personnel, or both, shall be authorized to disable an installed and operating monitored perimeter security

 fence to gain access to the premises if all the following apply:
 - (A) Access is required due to an emergency or urgent circumstances;
 - (B) The Knox Device or other similar device is absent or nonfunctional; and
 - (C) An owner, manager, employee, custodian or any other person with control over the property is not present to disable the monitored perimeter security *fence*.

§142.0510 General Parking Regulations

- (a) through (f) [No change in text.]
- (g) Parking in Required Front, Side, or Street Side Yards. Within the RE, RS, and RX zones, on *lots* with a side *yard* of less than 10 feet, with no access to the rear *yard*, and with no other on-site parking areas located outside of the front or side *yard*, one of the following vehicles may be parked outdoors in the required front, side, or street side *yard* subject to the requirements contained in Section 142.0510(f)(1) and (2): recreational vehicles, travel trailers, trailers, boats, all-terrain vehicles, motorcycles, and similar equipment.
 - (1) through (2) [No change in text.]

§142.0520 Single Dwelling Unit Residential Uses — Required Parking Ratios

The required number of *off-street parking spaces* for *single dwelling units* and related uses are shown in Table 142-05B.

Table 142-05B

Minimum Required Parking Spaces for

Single Dwelling Units and Related Uses

	Number of <u>Minimum</u> Required <u>Automobile</u> Parking Spaces		
Type of Unit and Related Uses	Transit Priority Areas(3)	Outside of Transit Priority Areas	
All single dwelling units, except those with five or more bedrooms in campus impact areas (See Chapter 13, Article 2, Division 8)		2 spaces per dwelling unit ⁽¹⁾	
Single dwelling units with five or more bedrooms in campus impact areas (See Chapter 13, Article 2, Division 8)		1 space per bedroom (previously conforming parking regulations in Section 142.0510(d) do not apply)	
All-single dwelling units where all or a-portion of the premises is located within a transit priority area	0 spaces per dwelling unit		

Footnotes for Table 142-05B

¹ through ² [No change in text.]

The transit priority area minimum required automobile parking requirements apply to development where all or a portion of the premises is located within a transit priority area as described in Section 142.0528 and supersedes any other applicable parking ratio.

§142.0525 Multiple Dwelling Unit Residential Uses — Required Parking Ratios

(a) Minimum Required Parking Spaces. The required automobile parking spaces, motorcycle parking spaces, and bicycle parking spaces for development of multiple dwelling units, whether attached or detached, and related and accessory uses are shown in Table 142-05C. Other allowances

and requirements, including the requirement for additional common area parking for some projects, are provided in Sections 142.0525(b) through (d).

Table 142-05C

Minimum Required Parking Spaces for Multiple Dwelling

Units and Related Accessory Uses

Multiple Dwelling Unit Type and Related and Accessory Uses	Automobile Spaces Required Per Dwelling Unit Unless Otherwise Indicated			Motorcycle Spaces Required Per Dwelling Unit ⁹⁾	Bicycle Spaces Required Per Dwelling Unit(95)	
	Basic (1) Transit Transit Parking Area(2) Priority Impact(4) Area(9)					
Studio up to 400 square feet through Residential care facility (6 or fewer persons) [No change in text.]			[No chan	ge in text.]		
Residential care facility (7 or more persons)	1 per 7 beds and 1 per on-site employee	l per 7 beds and 1 per on-site employee	<u>0</u>	1 per 7 beds and 1 per on-site employee	<u>N/A</u>	<u>N/A</u>
Small lot subdivision in accordance with Section 143.0365 through Accessory uses (spaces per square feet ⁽⁷⁾) [No change in text.]			[No chan	ge in text.]		

Footnotes for Table 142-05C

¹ through ¹¹ [No change in text.]

(b) through (d) [No change in text.]

§142.0560 Development and Design Regulations for Parking Facilities

- (a) through (i) [No change in text.]
- (j) Driveway and Access Regulations
 - (1) Driveway width shall be determined based on the size of the *lot*, type of use proposed, and location inside or outside of the Parking Impact Overlay Zone. Refer to Tables 142-05M and 142-05N for applicable minimum and maximum driveway widths.

Table 142-05M

Driveway Width (Lots greater than 50 feet in width)

Use	Minimum Width		Maximum Width (Outside of Parking Impact Overlay Zone)		Maximum Width Parking Impact Area	
	One-Way	Two-Way	One-Way	Two-Way	Two Way	
Detached Single Dwelling Unit through Multiple Dwelling Unit [No change in text.]			[No change in t	eext.]		
Nonresidential ⁽¹⁾	14 feet	24 feet	20 feet	30 feet	25 feet	

Footnote for Table 142-05M

See Section 142.0560(j)(11).

Table 142-05N

Driveway Width (Lots 50 feet or less in width)

[No change in text.]

- (2) through (10) [No change in text.]
- (11) On premises located within industrial zones, industrial uses with 10 or more loading docks meeting the requirements in Section 142.1030,

may exceed the maximum permitted driveway width on a *lot* that is greater than 50 feet in width, as shown in Table 142-05M, for freight-carrying vehicles providing access to the *lot* from the *street*, if all the following requirements are met:

- (A) The applicant shall submit a turning template diagram

 demonstrating that the driveway width meets the turning

 radius for the anticipated freight-carrying vehicle size. The

 driveway width shall be the minimum required width as

 demonstrated by the turning template diagram to the

 satisfaction of the City Engineer;
- (B) The applicant shall demonstrate to the satisfaction of the

 City Engineer that the driveway width will not result in

 adverse impacts to site design, street curb utilization, and

 pedestrian and bicycle circulation; and
- (C) All other driveways on the *premises* shall comply with the applicable minimum and maximum driveway widths shown in Table 142-05M.
- (k) [No change in text.]

§142.0910 Mechanical and Utility Equipment Screening Regulations

- (a) Except when located in the RE, RS, RX, and RT zones, the following equipment and appurtenances shall be screened from public view and be architecturally integrated with the primary building on the *premises*:
 - (1) through (8) [No change in text.]

(b) through (d) [No change in text.]

§142.1010 General Loading Area Regulations

- (a) through (b) [No change in text.]
- (c) Each required off-street loading space shall have a minimum length of 35 feet, a minimum width of 12 feet, and a minimum vertical clearance of 14 feet including entrances and exits.

Table 142-10B

Required Off-Street Loading Spaces

Use Category or Subcategory	Gross Floor Area of Structure (Square Feet)	Minimum Number of Spaces Required	
Multiple Unit Residential Use Subcategory	[No change in text.]		
or	[No change	e in text.]	
Commercial Services	[No change	e in text.]	
Subcategories not specified below or	[No change in text.]	3 - plus 1 space for each additional 400,000 sq. Fft. of gross floor area	
Industrial - Research and Development Retail Sales Use			
Category ² or	[No change	e in text.]	
Commercial Services - Eating and Drinking Establishments Subcategory			
Commercial Services - Visitor Accommodations Subcategory	[No change in text.]		
Office Use Category [No change in text.]	e [No change in text.]		

Use Category or Subcategory	Gross Floor Area of Structure (Square Feet)	Minimum Number of Spaces Required	
Wholesale, Distribution, and Storage Use Category	[No change in text.]		
or	[No change in text.]		
Industrial Use Category <u>and</u> Subcategories not specified	[No change in text.]		

§142.1230 Projecting Signs in Commercial and Industrial Zones

The following regulations apply to *projecting signs* that project more than 18 inches from a building wall in all commercial and industrial *sign* categories, unless otherwise indicated.

- (a) [No change in text.]
- (b) Table 142-12D provides the permitted *sign* area, the number of *signs* permitted per establishment with *street frontage*, and the maximum permitted height for *projecting signs*.

Table 142-12D

Maximum Allowances for Projecting Signs

On single Street Frontage Premises

[No change in text.]

Footnotes for Table 142-12D Footnotes for Table 142-12D

- The <u>permitted</u> sign area indicated is for a single face. If a <u>projecting</u> sign has two or more faces, the <u>permitted</u> sign area is doubled. <u>Signs may have more than two faces, but the sign area shall not exceed twice the maximum permitted amount.</u>
- ² [No change in text.]
 - (c) through (e) [No change in text.]

§142.1235 Roof Signs in Commercial and Industrial Zones

The following regulations apply to *roof signs*, which are permitted only in *Sign* Category A of the commercial and industrial zone *sign* categories.

- (a) [No change in text.]
- (b) Table 142-12F provides the permitted *sign* area for *roof signs*. The *sign* area is determined by the width of the *public right-of-way* fronting the *premises* and the *street* speed limit on that *public right-of-way*.

Table 142-12F

Permitted Sign Area and Height for Roof Signs

[No change in text.]

Footnotes for Table 142-12F

- The permitted sign area is for a single face. If a <u>roof</u> sign has two <u>or more</u> faces, the <u>permitted</u> sign area is doubled. <u>Signs</u> may have more than two faces, but the <u>sign</u> area shall not exceed twice the maximum permitted amount.
- ² [No change in text.]
 - (c) through (e) [No change in text.]

§142.1240 Ground Signs in Commercial and Industrial Zones

The following regulations apply to *ground signs* in all commercial and industrial zone *sign* categories, unless otherwise indicated.

- (a) through (b) [No change in text.]
- (c) Table 142-12H provides the general regulations for ground signs.

Table 142-12H

Maximum Allowances for Ground Signs

Maximum Allowances	Sign Categories			
	A	В	С	
Permitted Sign Area (1) (Based on the Width of the Adjacent Public Right-of-way and Street Speed Limit)				
Public Right-of-way Width / Street Speed Limit through Required Setbacks [No change in text.]	[No	change in tex	t.]	

Footnotes for Table 142-12H

The permitted sign area is for a single face. If a ground sign has two or more faces, the permitted sign area is doubled. Signs may have more than two faces, but the sign area shall not exceed twice that the maximum permitted amount above (1). See Section 142.1440(d)(3).

² through ⁶ [No change in text.]

(d) through (g) [No change in text.]

§142.1305 Methods of Compliance

- (a) The requirement to provide inclusionary *dwelling units* may be met in any of the following ways:
 - (1) [No change in text.]
 - (2) On a different premises from the development, but within the same community planning area, or within one mile of the premises of the development, as measured in a straight line from the property lines of the development premises to the property lines of the proposed premises where the inclusionary dwelling units will be constructed;
 - (3) On a different *premises* from the *development* that does not meet the locational criteria in Section 142.1305(a)(2) but <u>lies</u> within the City of San Diego, if the receiver site is within a *Sustainable**Development Area, in an area identified as a High or Highest

Resource California Tax Credit Allocation Committee Opportunity
Area according to the most recent California State Treasurer
TCAC/HCD Opportunity Area Maps, and less than five percent of
the existing dwelling units in that community planning area are
covenant-restricted to very low income, low income, or moderate
income households.

- (4) through (6) [No change in text.]
- (b) through (c) [No change in text.]

§143.0350 Supplemental Neighborhood Development Permit and Site Development Permit Regulations for Environmentally Sensitive Lands

The following regulations apply to Neighborhood Development Permits and Site Development Permits required because of potential impacts to *environmentally* sensitive lands in addition to other indicated supplemental regulations.

- (a) Lot <u>Lot</u> Dimensions. Deviations may be permitted from the minimum lot

 <u>lot</u> dimensions required by the applicable zone if necessary to comply with

 Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands

 Regulations).
- (b) Lot Lot Area. Within the MHPA only, a deviation may be permitted from the minimum lot size requirement of the OR-1-2 zone if necessary to accommodate development within the development area and facilitate dedication of the remainder of the premises. This does not permit a deviation from the maximum permitted residential density for the OR-1-2 zone for the entire premises.

(c) Setback Requirements. A deviation of up to 20 percent may be permitted from any required setback if necessary to comply with Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations), except that a deviation from the front setback in the RS or RE zones shall not be permitted in addition to what is permitted by Section 131.0443(a)(1), when applicable.

§143.0420 Supplemental Planned Development Permit Regulations for Residential Development

In addition to the general regulations for all Planned Development Permits, the following supplemental regulations apply to all Planned Development Permits that include residential *development*, when identified in Table 143-04A:

- (a) Open Space
 - (1) [No change in text.]

Table 143-04B

Open Space Requirements for Planned Development Permits

Zone	Minimum Usable Open Space Required per Dwelling Unit (2)	Minimum Total Open Space Required per Dwelling Unit (1)
OR-1-1 through AR-1-2 [No change in text.]	[No change in text.]	[No change in text.]
RE 1-1	_	4-ac
RE-1-2	-	2 ac
RE 1-3		17,400 sq. ft.
RS-1-1, RS-1-8 through RM-5-12 [No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-04B

¹ through ³ [No change in text.]

- (2) The minimum required open space shall be based on the total number of dwelling units dwelling units on the entire premises and may be located without regard to existing or proposed lot lines.
- (3) If the *premises* is located in two or more zones, the amount of open space required in the Planned *Development* shall be the sum of the open space required in each of the zones applied to the dwelling units dwelling units at the same percentage that the site area is occupied by each zone. The open space may be located without regard to the zone boundaries.
- (4) through (5) [No change in text.]
- (6) If an Affordable Housing Density Density Bonus Agreement or a

 Density Density Bonus and Affordable Housing Deviation has
 been approved for the development, the open space area
 requirement shall be the total of the following:
 - (A) Open space based on the zone in which the property is located, multiplied by the number of dwelling units

 dwelling units permitted in that zone; plus
 - (B) Open space based on the next more dense residential zone, multiplied by the number of dwelling units dwelling units in excess of the number permitted in the zones in which the property is located.
- (b) through (d) [No change in text.]

§143.0720 Density Bonus in Exchange for Affordable Housing Units

- (a) through (h) [No change in text.]
- (i) A density bonus agreement for a development within a Sustainable

 Development Area, transit priority area, or Mobility Zone 3 as defined in

 Section 143.1103(a)(3) providing 100 percent of the total pre-density

 bonus and post-density bonus dwelling units as affordable to very low

 income, low income, and moderate income households shall utilize the

 following qualifying criteria:
 - (1) through (4) [No change in text.]
- (j) through (k) [No change in text.]
- (1) A *development* proposal requesting an affordable housing *density* bonus is subject to the following:
 - (1) [No change in text.]
 - households in Sections 143.0720(c)(1) and 143.0720(d)(1), the density bonus shall be calculated as set forth in Table 143-07A.

 The increased density shall be in addition to any other increase in density allowed in this Division.
 - (3) For *development* meeting the criteria for *low income* households in Sections 143.0720(c)(2) and 143.0720(d)(2), the *density* bonus shall be calculated as set forth in Table 143-07B. The increased *density* shall be in addition to any other increase in *density* allowed in this Division.

- (4) For development meeting the criteria for moderate income in Sections 143.0720(c)(5) and (d)143.0720(d)(3), the density bonus shall be calculated as set forth in Table 143-07C. The increased density shall be in addition to any other increase in density allowed in this Division.
- (5) through (6) [No change in text.]
- bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(h); or development within a Sustainable Development Area, transit priority area, or Mobility Zone 3 as defined in Section 143.1103(a)(3) providing at least 100 percent of the total pre-density and post-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(i), the density bonus shall be as follows:
 - (A) For development located outside of a Sustainable

 Development Area, transit priority area, or Mobility Zone

 3 as defined in Section 143.1103(a)(3) the density bonus

 shall be 80 percent of the number of pre-density bonus

 dwelling units provided for low income or very low income

 households. This bonus does not apply to development

 consistent with Section 143.0720(i).

- (B) For development located within a Sustainable Development

 Area, transit priority area, or Mobility Zone 3 as defined in

 Section 143.1103(a)(3) there shall be no limit on the

 number of dwelling units permitted.
- (8) For development meeting the criteria in Sections 143.0720(c)(1), 143.0720(c)(2), 143.0720(c)(5), 143.0720(d)(1), 143.0720(d)(2), 143.0720(d)(3), 143.0720(e), 143.0720(f), 143.0720(g), 143.0720(h), or 143.0720(i), where an applicant has not requested an incentive or waiver to exceed the maximum structure height or setbacks of the base zone, an additional density bonus of 10 percent of the pre-density bonus dwelling units shall be granted, provided that development of the additional density does not cause the need for an incentive, waiver, or deviation to exceed the maximum structure height or setbacks of the base zone.
- (9) through (12) [No change in text.]
- range in *dwelling units* per acre, the maximum allowable *density* in that range shall be used to calculate the *density* bonus as set forth in Table 143-07A, Table 143-07B or Table 143-07C. The <u>If using the land use plan density</u>, allowed *density* bonus *dwelling units* shall not be counted towards the maximum allowed *floor area ratio* of the zone; and within the mixed-use base zones the allowed *density* bonus *dwelling units* shall not be counted towards the

percentage of the required *primary use* or secondary use, as that term is defined in Section 131.0702.

- (14) through (15) [No change in text.]
- (m) through (p) [No change in text.]
- (q) The granting of a *density* bonus shall not require the preparation of an additional report or study not otherwise required.

§143.0740 Incentives in Exchange for Affordable Housing Dwelling Units

An *applicant* proposing a *density* bonus shall be entitled to incentives as described in this Division for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission. The City shall process an incentive requested by an *applicant* as set forth in this section.

- (a) through (b) [No change in text.]
- (c) An incentive requested as part of a *development* meeting the requirements of Section 143.0720 shall be processed according to the following:
 - (1) Upon an *applicant's* request, *development* that meets the applicable requirements of Section 143.0720 shall be entitled to incentives pursuant to Section 143.0740 unless the City makes a written *finding* of denial based upon substantial evidence, of any of the following:
 - (A) [No change in text.]
 - (B) The incentive would have a specific adverse impact upon public health and safety as defined in Government Code

section 65589.5, the physical-environment, including environmentally sensitive lands, or on any real property that is listed in the California Register of Historical Resources and for which there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the development unaffordable to low income and moderate income households;

- (C) through (D) [No change in text.]
- (2) [No change in text.]
- (3) The granting of an incentive shall not require a *land use plan*amendment, zoning change, study, or other discretionary approval.
- (d) [No change in text.]
- (e) For a development providing 100 percent of the pre-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(h); or development within a Sustainable Development Area, transit priority area, or Mobility Zone 3 as defined in Section 143.1103(a)(3), providing 100 percent of the total pre-density and post-density bonus dwelling units as affordable to very low income, low income, and moderate income households in accordance with Section 143.0720(i), five incentives shall be available. If the development is located within a Sustainable Development Area, transit priority area, or Mobility Zone 3 as defined in

<u>Section 143.1103(a)(3)</u>, the *applicant* shall also receive a *structure height* increase of up to 3 additional *stories* or 33 feet.

Table 143-07A

Very Low Income Density Bonus Households

[No change in text.]

Table 143-07B

Low Income Density Bonus Households

[No change in text.]

Table 143-07C

Moderate Income Density Bonus Households

[No change in text.]

§143.0742 Incentives for Non-Residential Development

The Employee Housing Incentive Program shall be implemented in accordance with this section. An *applicant* for non-residential *development* as defined in this section that contributes to the construction of affordable housing through the payment of the Employee Housing Incentive Program Fee, as adopted by City Council Resolution, shall be entitled to receive incentives, as set forth below.

(a) through (b) [No change in text.]

(c) An applicant shall only utilize either the incentives provided in this Section or in Section 143.0747.

§143.0743 Waivers in Exchange for Affordable Housing Units

An *applicant* proposing *density* bonus shall be entitled to a waiver as described in this Division for any residential *development* for which a written agreement and a

deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.

- (a) [No change in text.]
- (b) Upon an *applicant's* request, *development* that meets the applicable requirements of Section 143.0720 shall be entitled to waivers unless the City makes a written *finding* of denial based upon substantial evidence, of any of the following:
 - (1) The waiver would have a significant, quantifiable, direct, and unavoidable impact upon health, or safety, or the physical environment for which there is no feasible method to mitigate or avoid the impact;
 - (2) through (4) [No change in text.]
- (c) through (g) [No change in text.]

§143.0744 Parking Ratios for Affordable Housing

Upon the request of an *applicant* for a *development* meeting the criteria in Sections 143.0720(c), 143.0720(d), 143.0720(e), 143.0720(f), 143.0720(g), 143.0720(h), or 143.0720(j), the vehicular parking ratios in Table 143-07D, as may be applicable, or those set forth in Chapter 14, Article 2, Division 5, inclusive of disabled and guest parking, whichever is lower, shall apply. For purposes of this Division, a *development* may provide onsite parking through tandem parking or uncovered parking, but not through on-street parking or parking within a required front *yard setback*.

Table 143-07D

Parking Reduction for Proximity to Transit

Type of Development	Percent Affordable	Transit Requirement ³	Parking Ratio for Development 1
Rental or for-sale development containing market rate and very low income, low income, and/or moderate income dwelling units • Very low income • Low income • Moderate income through Rental housing affordable to very low income and low income households that is either a special needs housing development as defined in California Health and Safety Code (CHSC) Section 51312 or a supportive housing development as defined in CHSC Section 50675.14 [No change in text.]	[No change in text.]	[No change in text.]	[No change in text.]

Footnotes for Table 143-07D

¹through²[No change in text.]

³ Section 142.0528 applies to *development* within the Parking Standards Transit Priority Area.

§143.0746 Affordable Housing in All Communities

(a) Affordable housing uses not otherwise allowed in High or Highest

Resource California Tax Credit Allocation Committee (CTCAC) Areas.

Affordable housing may be permitted in High or Highest Resource

CTCAC Areas in accordance with Process One on a *premises* located

within a non-residential base zone that does not otherwise allow *multiple* dwelling unit development, subject to all of the following:

- (1) through (4) [No change in text.]
- (5) Development consistent with the criteria in this section shall be entitled to incentives and waivers in accordance with Section 143.0740 through and 143.0743.
- (6) through (7) [No change in text.]
- (b) Affordable housing may be permitted on a *premises* owned by a public agency or qualified nonprofit corporation (consistent with Chapter 2 of the Municipal Code) in accordance with a Process One on a *premises* located within a base zone that does not allow *multiple dwelling unit development*, subject to all of the following:
 - (1) through (6) [No change in text.]
 - (7) Development consistent with the criteria in this section shall be entitled to incentives and waivers in accordance with Section 143.0740 through and 143.0743.
 - (8) [No change in text.]

§143.0748 Density Bonus and Incentives for Commercial Development

An applicant for a commercial development that has entered into an agreement with an applicant for a residential development that provides at least 15 percent of the total dwelling units as affordable to very low income households or at least 30 percent of the dwelling units as affordable to low income households shall be

entitled to a *development* bonus in accordance with California Government Code 65915.7(b) provided that all the following are requirements are met:

- (a) The agreement shall identify, to the satisfaction of the City Manager, how the applicant for the commercial development will contribute to affordable housing in one of the following ways:
 - (1) <u>Directly constructing the affordable dwelling units on the same</u>

 premises of the development;
 - (2) <u>Donating a portion of the commercial premises or another</u>

 premises that meets the criteria in section 143.0743(b) for the

 development of affordable dwelling units; or
 - (3) Contributing to the development of affordable dwelling units

 through payment of the Employee Housing Incentive Program Fee
 in accordance with Section 143.0742.
- (b) The residential development shall be located within a Sustainable

 Development Area or Transit Priority Area.
- (c) A deemed complete application for the commercial development was submitted prior to January 1, 2028.
- (d) A commercial development shall only utilize either the incentives provided in this Section or in Section 143.0742.

§143.1010 Incentives in Exchange for Sustainable Development Area Affordable Housing and Infrastructure Amenities

An *applicant* proposing *development* that is consistent with the criteria in Section 143.1002 shall be entitled to the following incentives:

(a) through (b) [No change in text.]

- (c) Waiver of the following applicable base zone or Planned District regulations:
 - (1) through (5) [No change in text.]
 - (6) Maximum front setback <u>setback</u> or street side setback <u>setback</u> if the maximum is less than 20 feet and the <u>development</u> is constructing a <u>promenade public space</u>, in accordance with Section 143.1020.
- (d) through (g) [No change in text.]
- (h) Use of up to five Affordable Housing Incentives. An *applicant* utilizing the regulations in this Division shall be entitled to incentives as described in Section 143.1010(h) for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission. The City shall process an incentive requested by an *applicant* in accordance with Section 143.1010(h).
 - (1) through (2) [No change in text.]
 - (3) An incentive requested as part of a *development* meeting the requirements of this Division shall be processed according to the following:
 - (A) Upon an *applicant's* request, *development* that meets the applicable requirements of this Division shall be entitled to incentives pursuant to Section 143.1010(h) unless the City makes a written finding of denial based upon substantial evidence, of any of the following:

- (i) [No change in text.]
- upon public health and safety as defined in

 California Government Code Section 65589.5, the

 physical environment, including environmentally

 sensitive lands, or on any real property that is listed

 in the California Register of Historical Resources

 and for which there is no feasible method to

 satisfactorily mitigate or avoid the specific adverse

 impact without rendering the development

 unaffordable to low income and moderate income

 households;
- (iii) through (iv) [No change in text.]
- (B) through (C) [No change in text.]
- (4) [No change in text.]
- (i) Affordable Housing waivers may be granted, except that waivers cannot be used to deviate from the requirements of this Division. An *applicant* utilizing the regulations in this Division shall be entitled to a waiver as described in Section 143.1010(i) for any *development* for which a written agreement and a deed of trust securing the agreement is entered into by the *applicant* and the President and Chief Executive Officer of the San Diego Housing Commission.
 - (1) [No change in text.]

- (2) Upon an *applicant's* request, *development* that meets the applicable requirements of this Division shall be entitled to a waiver unless the City makes a written finding of denial based upon substantial evidence, of any of the following:
 - (A) The waiver would have a significant, quantifiable, direct, and unavoidable impact upon health, or safety, or the physical environment for which there is no feasible method to mitigate or avoid the impact;
 - (B) The waiver would have an adverse impact on any real property that is listed in the California Register of Historical Resources;
 - (C) through (D) [No change in text.]
 - (E) Within the Airport Land Use Compatibility Overlay Zone,
 the waiver would be inconsistent with any of the noise
 compatibility, safety compatibility, aircraft overflight
 notification requirements, or airspace protection
 compatibility regulations in Sections 132.1510 through
 132.1525.
- (3) through (4) [No change in text.]
- (j) [No change in text.]

§143.1020 Required Provision of Infrastructure Amenities

In accordance with Section 143.1002(a)(2), an *applicant* requesting application of the regulations in this Division shall provide infrastructure amenities as follows:

- (a) [No change in text.]
- (b) Public Promenade Public Space alternative. In lieu of the fee described in Section 143.1020(a), development on a premises of at least 25,000 square feet with at least 200 linear feet of street frontage or on a separately owned parcel within a Sustainable Development Area where the development is located and with an equivalent sized premises of the development or larger with at least 200 linear feet of street frontage, may shall construct public amenities in the form of a public promenade public space.
 - (1) Prior to the issuance of any Building Permit, the *applicant* shall hold at least two community workshops to provide information and receive feedback on the *development* public space design.
 - A notice describing the public promenade <u>public space</u> shall be posted in a prominent and accessible location within a common area of the *development* or parcel adjacent to the <u>promenade public space</u> where it can be viewed by the public. The notice shall include contact information of the *applicant* and a statement that the <u>public promenade public space</u> is required pursuant to the San Diego Municipal Code.
 - (3) through (5) [No change in text.]
 - (6) Development that includes a promenade <u>public space</u> in accordance with Section 143.1020 shall be exempt from requirements to

provide private or common open space for the residential *dwelling* units.

- (7) A promenade is a public open space that <u>public space shall</u> adjoins or is visible from a <u>have direct access to the public public right-of-way along the longest street frontage</u>. The promenade <u>public space</u> shall meet the following standards and <u>will shall</u> be exempt from Council Policy 600-33.
 - (A) The promenade shall-span the length of the longest street

 frontage and shall-extend inward from the property line
 abutting the longest street frontage-at-a-distance of at least
 20 feet. The public space shall be at least 4,000 contiguous
 square feet.
 - (B) The sidewalk within the public right-of-way adjacent to the promenade shall be widened to a minimum of 8 feet, measured perpendicular to the street. The public space shall have signs indicating it is open to the public and the public and the hours of accessibility.
 - (C) The promenade public space shall be at a minimum publicly accessible from 7:00 a.m. to 7:00 p.m. The promenade public space shall include landscape designs that provide viewable surveillance, including visibility from surrounding properties, with plantings controlled to allow clear sight lines into the promenade public space.

- (D) A minimum of 50 percent of a promenade <u>public space</u> shall be free of physical barriers or obstructions, such as walls or gates.
- (E) Garage entrances, driveways, parking spaces, passenger drop-offs, loading berths, trash storage facilities, utility boxes, as well as the access or service for these facilities are not permitted within a promenade the public space.
- (F) Pedestrian circulation paths-within the promenade shall eonnect to all The public space shall be accessible from at least one abutting public streets and all building entrances that front the promenade public space by a pedestrian path that is at least 4 feet wide.
 - (i) The pedestrian path shall be continuous, clear of obstructions, and visually distinguishable from other hardscaping.
 - (ii) Pedestrian paths shall be separated from vehicular access areas by wheel stops, curbs, landscaping, or other physical barriers, except when crossing driveways or aisles.
- (G) Landscaping shall be provided as follows:
 - (a)(i) At least one, 24-inch box canopy form tree is required for each 25 500 square feet of street frontage on each side of the required sidewalk

public space.

- (b)(ii) At least 15 percent and not to exceed 20 percent of
 the promenade <u>public space</u> area shall be comprised
 of planting, which can include hanging plants,
 planting beds or living walls.
- (H) through (I) [No change in text.]
- (J) Seating shall be provided in the promenade <u>public space</u>.
 This may be satisfied by providing moveable seats, fixed individual seats, benches with or without backs, and design feature seating, such as seat walls, ledges, and seating steps.
- (K) One trash receptable and one recycling container shall be provided for every 150 feet of street frontage 4,000 square feet of the public space.
- (L) through (M) [No change in text.]
- (N) Patios, tables, and seating operated by on-site commercial tenants may be included within the promenade <u>public</u>

 <u>space</u>, if they are accessible to the public during non-business hours and are limited to no more than 20 percent of the <u>promenade area public space</u>.
- (O) Required best management practices (BMPs) for storm

 water may be constructed within the required landscaped

 area of the promenade, including within the public right-of-

- way, so long as pedestrian access to and within the promenade is not-hindered by the BMPs.
- (P)(O) The development may utilize the public right-of-way adjacent to the promenade public space to implement the standards required in Section 143.1020(b)(7)(I)-(M).

 Utilization of the public right-of-way is subject to an Encroachment Maintenance and Removal Agreement in accordance with Section 129.0715. If the applicant is required to remove the amenities within the public right-of-way, they shall be replaced within the promenade public space on the premises.
- (8) If site constraints such as topography or the desire to avoid archaeological, tribal, cultural, historical or environmental resources make siting the promenade along the *public right-of-way* infeasible, the promenade may be located on another portion of the *premises*, subject to the following:
 - (A) The square footage of the promenade must be equal to or greater than the length of the longest street-frontage multiplied by 20 and must be contiguous.
 - (B) The promenade must comply with Section 143.1020(b)(7)(C-O):

§143.1025 Supplemental Development Regulations

Development utilizing the regulations in this Division must comply with the following Supplemental Development Regulations and my not utilize the waivers provided in Section 143.1010(g) to deviate from the requirements in Section 143.1025.

- (a) Pedestrian Circulation Space. All *development* shall include the following pedestrian circulation improvements:
 - or-required sidewalk to a minimum of 10-feet-in-width-measured perpendicular to the *street*. Urban *Parkway* Requirements. The applicant shall provide an urban parkway that is at least 14 feet in width measured from the face of the curb or at a width required per Section 142.0670(a)(3), whichever is greater. For a premises that is less than 25,000 square feet, an applicant may elect to provide a bicycle repair station, a wayfinding sign, public seating, a public drinking fountain or a smart kiosk, in lieu of an sidewalk widening urban parkway. All development in this Section shall meet the minimum parkway requirements in Section 142.0670(a)(3).
 - (A) Clear Path. The urban parkway shall include a clear path of travel, free of obstructions, and be at least 8 feet in width.

 This shall be a public concrete paved walkway that is specifically designed for pedestrian travel. It excludes any area primarily designed for use by vehicles or the

- conveyance of storm water, any area planted with

 landscaping, or any area primarily consisting of dirt or

 sand; and
- (B) Buffer Area. The urban parkway shall include a buffer area to separate the clear path from the parking, driving, or vehicular travel lane. The buffer area shall be at least 6 feet in width and shall include street trees, which may be located within tree grates or a continuous planter strip in accordance with Section 142.0670(a)(3).
- (C) An applicant may meet the urban parkway minimum width requirement in Section 143.1025(a)(1) by providing a public space fronting the urban parkway if all the following requirements are met:
 - (i) Up to 4 feet of the urban parkway may be satisfied through the provision of a public space fronting the urban parkway, so long as the minimum parkway requirements in Section 142.0670(a)(3) and Community Plan Implementation Overlay Zone regulations in Chapter 13, Article 2, Division 14, if applicable, are met;
 - (ii) Any portion of the parkway used to meet the urban

 parkway width requirement shall not be used to

- meet the public space alternative requirement in Section 143.1020(b);
- (iii) The applicant shall record a maintenance agreement ensuring that the public space shall be maintained in perpetuity;
- (iv) The public space shall be accessible to the public at all times;
- (v) The public space fronting the urban parkway shall

 use different paving material from the urban

 parkway to delineate the area;
- (vi) The applicant for the development shall record a

 pedestrian access easement for the public space

 fronting the urban parkway to the satisfaction of the

 City Engineer;
- (vii) A minimum of 1 sign indicating the public space is

 open to the public shall be provided for at least

 every 200 feet of street frontage; and
- (viii) An upper story of a building with a finish floor
 elevation of more than 25 feet above a public space
 may have balconies, building elements, or habitable
 space that shall only project over the public space
 fronting the urban parkway.
- (2) through (4) [No change in text.]

- (b) [No change in text.]
- (c) Standards for Buildings over 95 in Height of *Premises* over 20,000 Square

 Feet in Area. For the purposes of Section 143.1025, bulk and scale are

 divided into the two main areas of the building base and the tower.

 Buildings over 95 feet in height located on a *premises* over 20,000 square

 feet in area, outside of the Centre City Planned District, shall comply with
 the following requirements:
 - (1) through (2) [No change in text.]
 - (3) The minimum height of the *street wall* shall be 30 feet, except as required under the Centre City Planned-District.
 - (4) A *street wall* shall be provided for 70 percent of the building frontage along the *public right-of-way*, with the following exceptions, which may be subtracted from the length of the frontage:
 - (A) Publicly or privately-owned plazas, or promenades, or public spaces;
 - (B) through (E) [No change in text.]
 - (5) through (6) [No change in text.]
- (d) [No change in text.]
- (e) Transition to Adjacent Residential Single-Unit Zones. *Development* on a *premises* directly adjacent to a Residential Single--Unit (RS) zone where an existing *dwelling unit* is located on the adjacent *premises*, shall comply with the following criteria:

- (1) [No change in text.]
- (2) Incorporate a transition plane in the *development* that does not exceed a 65-degree angle. No building, architectural projection, or *encroachment* may extend into the transition plane. The transition plane for the *development* shall start from be measured from the *existing grade* of the shared *property line* with the RS zone. Where the shared *property line* is a rear *property line*, the transition plane shall and extend 1/3 of the *lot* depth- or 25 feet, whichever is less.

 Where the shared *property line* is a side *property line*, the transition plane shall extend 1/3 of the *lot* width or 25 feet, whichever is less.

§143.1103 Mobility Choices Requirements

- (a) For the purposes of this Division, Mobility Zones shall be defined as follows:
 - (1) through (3) [No change in text.]
 - (4) Mobility Zone 4 means any area within a community planning area with a VMT efficiency that is greater than 85 percent of the regional average for either both resident VMT per capita or and employee VMT per employee, as determined by the City Manager.
 - (5) through (6) [No change in text.]
- (b) through (c) [No change in text.]

§143.1303 Application of Multi-Dwelling Unit and Urban Lot Split Regulations in Single Dwelling Unit Zones

- (a) This Division applies to *premises* located within a RS, RE, RX, RT and Planned District Zones that permits *single dwelling unit development*, but not *multiple dwelling unit development*, except as prohibited in Section 143.1303(b).
- (b) [No change in text.]
- Section of Multiple Dwelling Units in a Single Dwelling Unit Zone

 Up to two dwelling units may be permitted on a premises within a RS, RE, RX,

 RT or Planned District Zones that permits single dwelling unit development, but not multiple dwelling unit development, in accordance with the following regulations:
 - (a) The *development* regulations of the base zone in which the *premises* is located shall apply, except as specified in this section:
 - (1) through (2) [No change in text.]
 - (3) Parking Regulations
 - (A) Within a Sustainable Development Area or transit priority

 area, no off-street parking spaces are required.
 - (B) Outside of a Sustainable Development Area or transit

 priority area, off-street parking spaces shall be provided as follows:
 - (i) through (ii) [No change in text.]
 - (4) through (6) [No change in text.]
 - (b) [No change in text.]

Chapter 14

Article 3: Supplemental Development Regulations

Division 14: Climate Actions Plan Consistency Regulations

§143.1403 Application of the Climate Action Plan Consistency Regulations

- (a) This Division applies to the following:
 - (1) New Ddevelopment that results in three or more total dwelling units on all a premises in the development;
 - (2) through (3) [No change in text.]
- (b) through (c) [No change in text.]

§155.0231 Exceptions to the Residential Zones Regulations within the Central Urbanized Planned District

Table 131-04G, Development Regulations of RM Zones, shall apply with the following exceptions:

Table 155-02A
Floor Area Ratio Exceptions

Zones	RM-1-1	RM-1-2	RM-1-3	RM-2-4	RM-2-5	RM-2-6
Max floor area ratio [‡]	0.1 <u>1.0</u> 1,2	0.65 ^{1, 2}	0.75 ^{1,2}	0.901.2	1.10 ²	1.30

Footnotes for Table 155-02A

§155.0238 Use Regulations Table of CU Zones

The uses allowed in the CU zones are shown in Table 155-02C:

Legend for Table 155-02C

[No change in text.]

¹through ²[No change in text.]

Table 155-02C
Use Regulations Table for CU Zones

Use Categories/Subcategories [See Land Development Code	Zone Designator									
Section 131.0112 for an explanation and descriptions of the Use Categories,	1st & 2nd >>									
Subcategories, and Separately	3rd >>	1-0	1-(1) 2- 3			2-		-		
Regulated Uses]	4th >>	1	2	3	4	5	3(2)(12)	6	7	8
Open Space through Residential, Separately Regulated Residential Uses, Employee Housing: Greater than 12 Employees [No change in text.]				[]	Vo ch	ange	in text.]			
Fraternities, and Sororities and Dormitories	Student	- C C								
Garage, Yard, & Estate Sales thro Residential Care Facilities: 7 or N Persons [No change in text.]		[No change in text.]								
Student Housing		<u> </u>	:		<u>C</u>			<u>(</u>		
Transitional Housing: 6 or Fewer through Institutional Uses, Sepa Regulated Uses, Homeless Facil Homeless Day Centers [No changed]	irately ities:			[]	No ch	ange	in text.]		,	,
Hospitals, Intermediate Care Fa		_			С			С		
Intermediate Care Facilities & Facilities	Nursing	<u>C</u>	<u>`</u>		<u>C</u>			<u>(</u>	<u>~</u>	
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]				[1]	No ch	ange	in text.]			ı

Footnotes for Table 155-02C

¹through ¹³[No change in text.]

§155.0242 Development Regulations Table for CU Zones

The following development regulations apply in each of the CU zones as shown in Table 155-02D.

Table 155-02D

Development Regulations of CU Zones

Development	Zone		Zones							
Regulations	Designator									
	1st & 2nd	CU-								
	>>									
	3rd□ >>	1		2- 3-		2-		3-	-,	
	4th >>□	1(1)	2(1)	3	4	5	6	7	8	
Max residential dens	ity (2) through			[]	No chang	ge in tex	t.]			
Min lot coverage (%)) [No change	ı 								
in text.]										
Max floor area ratio,				[]	No chan	ge in tex	t.]			
bonus/ Min % to resid	lential [See									
Land Development Co	ode Section									
131.0546(a)] [No char	nge in text.]				,_ .			,		
<u>Floor Area Ratio</u>	Bonus for	applies	<u>applies</u>	<u>applies</u>	applies	<u>applies</u>	<u>applies</u>	applies	<u>applies</u>	
Child Care [See S	Section									
155.0243(a)]										
Pedestrian paths [See	e Land		_							
Development Code Se	ection									
131.0550] through Pa	rking lot	[No change in text.]								
orientation [See Land	į									
Development Code Se	ection									
131.0556] [No change	e in text.]									

Footnotes for Table 155-02D

¹through² [No change in text.]

§155.0243 Maximum Floor Area Ratio

Maximum floor area ratio is specified in Table 155-02D.

Floor Area Ratio Bonus for Child Care Facilities

In the CU zones, a *floor area ratio* bonus over the otherwise maximum allowable gross floor area is permitted at the rate of 10 square feet of additional gross floor area for each 1 square foot of gross floor area devoted to the child care facility to be added to the total area of the premises when determining the floor area ratio

for a development. The area designated for the child care facility must maintain an 'E' occupancy permit for a minimum of 10 years from the time of construction

permit issuance and must comply with the requirements of Section 141.0606

(Child Care Facilities).

Chapter 15

Article 9: La Jolla Planned District

Appendix C: Color Palette

EXTERIOR BUILDING FACADE COLOR PALETTE

[No change in text.]

APPLICABLE COLOR DEFINITIONS

[No change in text.]

BUILDING COLOR:

[No change in text.]

BUILDING COLOR GUIDE:

To more accurately define the earthtone and pastel colors noted in this Section, the following specific color ranges are given in three color systems.

Under the Hicketheir 1000 International Color System, colors are specified very precisely by a specific numerical system. Further information is available in the book "Color Mixing by Numbers: Color Mixing by Numbers by Alfred Hicketheir, Van Nostrant Reinhold Company, New York, available at graphics and art supply stores.

For the convenience of Applicants, equivalent colors are also specified under Ameritone and Frazee color designations because these paints are widely available in the San Diego area. Equivalent colors by any other manufacturer are also acceptable upon prior approval by the

Development Services Director. In addition, colors similar in hue and tone to those designated may be used with the prior approval of the Development Services Director.

The following range of earthtone and pastel colors are acceptable. These numbers are based on 1983 color codes and the numbers may change over time₅₂ refer

<u>Refer</u> to La Jolla Planned District Color Chart in the <u>City</u> Planning Department for acceptable exterior building façade colors.

LIGHT EARTHTONE COLORS

[No change in text.]

PASTEL COLORS

[No change in text.]

§1510.0201 Procedures for Permit Application and Review

- (a) through (c) [No change in text.]
- (d) A La Jolla Shores Planned District Permit may be approved, conditionally approved, or denied by a Hearing Officer, in accordance with Process

 Three, after receiving written recommendations or comments from the Advisory Board. The decision of the Hearing Officer may be appealed to the Planning Commission in accordance with Land Development Code Section 112.0506. Applications for Planned Development Permits shall be processed in accordance with Land Development Code Chapter 11 (Land Development Procedures) and Chapter 12 (Land Development Reviews).

 Action by the Hearing Officer on applications, other than those for Planned Development Permits, shall follow receipt of recommendation or comments from a written decision by the Advisory Board and shall

include a statement that the Hearing Officer finds that the building, structure, or improvements-for-which-the permit was applied development does or does not conform to the regulations contained herein. If the Hearing Officer determines that the proposed development does not conform to the regulations within the La Jolla Shores Planned District, the specific facts on which that determination is based shall be included in the Hearing Officer's written decision, Applications for improvements to patio-covers, decks, fences, retaining walls, uncovered swimming pools, unlighted tennis courts, single family-residences and any addition to or alteration of any structure-which-the-City-Manager determines to be minor in scope, may be approved or denied in accordance-with-Process-One, by the City-Manager, without-receiving recommendations or comments from the-Advisory-Board. Notwithstanding the foregoing provision, the City Manager may refer an application for such-improvement-to-the-Advisory Board for a recommendation before taking action on the application. The City Manager may approve the application-if-the City-Manager-determines that the improvement conforms-to-the-architectural criteria and design standards adopted by the City Council.

(1) The City Manager may determine that a development is minor in scope and may be decided in accordance with a Process One, without receiving a recommendation or comments from the Advisory Board. The City Manager may determine that the following types of development are minor in scope:

- (A) Applications for improvements, additions, or alterations
 that increase the existing floor area by 10 percent or less; or
- (B) Applications for improvements to patio covers, decks,

 fences, retaining walls, uncovered swimming pools,

 unlighted tennis courts, or single-family residences.
- Notwithstanding the foregoing provision, the City Manager may refer an application for such improvements to the Advisory Board for a recommendation before taking action on the application. The City Manager may approve the application if the City Manager determines that the improvement conforms to the architectural criteria and design standards adopted by the City Council.
- (e) through (g) [No change in text.]

§1513.0304 Property Development Regulations - Residential Subdistricts

- (a) through (b) [No change in text.]
- (c) Yards
 - (1) through (2) [No change in text.]
 - (3) Minimum Interior Yards
 - (A) [No change in text.]
 - (B) Exceptions:
 - (i) A three foot setback may be applied to a structure

 that is 20 feet or less-above existing or proposed

 grade, whichever is lower, provided that any portion

 of the structure's facade that exceeds 20 feet in

height above existing grade or proposed-grade, whichever is lower, shall observe an additional setback for the remainder of the structure height by sloping away from the vertical plane of the façade at an angle not to exceed 45 degrees. A structure that is 20 feet or less in height above existing or proposed grade, whichever is lower, may observe a 3-foot setback. The *structure* may be placed anywhere between the standard 5-foot setback and the 3-foot reduced setback exception.

- (ii) Any portion of the structure's façade that exceeds

 20 feet in height above existing or proposed grade

 shall not exceed a vertical plane established by a

 45-degree angle sloping inward from the 3-foot

 reduced setback to the maximum permitted 30-foot
 height limit.
- (ii)(iii) Structures that are developed with portions of the structure observing a 3-foot setback exception, and other portions of the structure observing a the standard 5-foot setback may use a combination of Sections 1513.0304(c)(3)(A) and 1513.0304(c)(3)(B)(i), as shown in Diagram 1513-03C.

(iii)(iv)In the R-N Subdistrict development of any lot or combination of lots 45 feet or greater in width shall have a minimum interior yard setback of 6 feet or 10 percent of the lot width, whichever is greater.

(iv)(v) In the R-S Subdistrict development of any lot or combination of lots 55 feet or greater in width shall have a minimum interior yard setback of 6 feet or 10 percent of the lot width, whichever is greater.

(4) through (6) [No change in text.]

Diagram 1513-03C

Interior Yards and Building Height

[No change in text.]

(d) through (h) [No change in text.]

§1513.0402 Landscaping

- (a) Residential Subdistricts
 - (1) One hundred percent of all required yards except interior yards and rear yards shall be landscaped with a minimum of at least 50 percent and shall be any combination of trees, shrubs and <u>living</u> ground cover; except that the use of trees to meet this requirement shall be optional. All proposed landscaping in the required yard areas for Courts, Places, or Walks shall be maintained at a height of three feet or lower (including raised planters) to preserve public views. All landscaping shall be drought tolerant and native or non-

invasive plant species. The remaining 50 percent may include, but is not restricted to, fountains, reflecting pools, art objects, decorative walkways, screens, walls, fences, benches, and decks not exceeding 3 feet in height.

- (A) Planting areas should be located at grade.
- (B) All landscaping in the required yard areas for Courts,

 Places, or Walks shall be maintained at a height of 3 feet or
 lower to preserve public views.
- (C) All landscaping shall be drought-tolerant and native or noninvasive plant species.
- (D) The remaining 50 percent may include, but is not restricted to, fountains, reflecting pools, art objects, decorative walkways, screens, walls, fences, benches, and decks not exceeding 3 feet in height.
- (2) [No change in text.]
- (b) [No change in text.]

81516.0103 Old Town San Diego Planned District-Design Review Board

- (a) Appointments, Terms and Procedures
 - (1) The Old Town San-Diego Planned District Design Review Board

 (hereafter referred-to-as-the-Board) shall be created to-provide

 recommendations and advice as specified in Section 1516:0103(b).

 The Board shall be composed of five members who shall serve

 without compensation. The members shall be appointed by the

Mayor and confirmed by the Council. The members shall serve four-year terms and each-member shall serve until his successor is duly appointed and qualified. After a four-year term, members can be re-appointed, but no person may serve for-more than eight consecutive years (two-four-year-terms). The members shall be appointed in such a manner that the terms of not more than two members shall expire in any year. The expiration date shall be March 1. During March of each year, the Mayor may designate one member as Chairman; however, in the absence of such designation, the Board-shall, on or after April 15, select a Chairman-from among its members.

(2) All members shall be electors of the County of San Diego at the time of appointment. Members of the Board shall be persons who shall be specifically qualified by reason of training or experience in history, art, architecture, land development, landscape architecture, historic preservation, archaeology, tourism, planning, or other relevant business or profession able to judge the aesthetic effects of a proposed development. The composition of the Board-shall be as follows: one seat for a registered architect or landscape architect; two seats for persons qualified by reason of training or experience in history, art, architecture, land development, landscape architecture, historic preservation, archaeology, tourism, planning, or other relevant business or profession; one seat for a member of

the Old Town San Diego Community Planning Group; and one seat for a person-who-is a resident, property owner, or business licensee within the Old Town San Diego Community Planning area or a member of the Old Town San Diego Community Planning Group.

- (3) A Board member shall be replaced if the member has three unexcused consecutive absences within the 12 month period of March through-February-each year.
- (4) Three-members shall constitute a quorum for the transaction of business and a majority vote and not less than three affirmative votes shall be necessary to make any-Board decision. The Board may adopt rules of procedure to supplement those contained within this Section 1516.0103.
- (5) The City-Manager or designee shall serve as Secretary of the Board as an ex-office-member. The Board-shall only hold a meeting when the Secretary is in attendance. The Secretary-shall-not-be-entitled to vote.
- (6) All officers of the City shall-cooperate with the Board and render all reasonable assistance to it.
- (7) The Board shall render a report annually on December 1, or on request, to the Mayor and to the Old Town San Diego Community Planning Group.
- (b) Powers and Duties

- (1)It shall be the duty of the Board to review and make recommendations to the appropriate decision making authority on applications-for-permits, maps, or other matters within the Planned District that require Process Three, Process Four, Process Five, and Process CIP-Five decisions, as specified in Table 1516-01A and Land Development Code Chapter 12, and to submit-its recommendations or comments on these matters in writing-within 30 calendar days to the City Manager or designee. The Board shall also-provide-advice-on-architectural-and-urban-design-requirements (architectural features, site design, streetscape, landscape, parking, accessory buildings, sign requirements, and supplemental regulations)-in-compliance with the regulations and procedures contained-in-this-Division-for-applications-for-permits-or-other matters within the Old-Town-San-Diego Planned-District that require-Process-One-or-Process Two decisions, as specified in Table 1516 01A and Land Development Code Chapter 12, upon request of the City Manager or designee.
- (2) The Board may recommend that the City Manager approve,
 modify, or disapprove any application for a permit, map, or other
 matter based upon its condition of compliance or noncompliance
 with the adopted regulations and requirements. The Board shall
 utilize the regulations and procedures contained in this Division,
 the purpose and intent of this Division, and the supplemental

findings for development in the Planned District in evaluating the appropriateness of any development under this Division. It shall also be the duty of the Board to recommend to the Planning Commission any changes to the development regulations contained in this Division, provided such changes are necessary for the proper execution of the purpose and intent of this Division and the adopted Old Town San Diego Community Plan, and to adopt rules of procedure to supplement those contained within this Division.

§1516.0106 Administrative Regulations

- (a) Any permit or any work within the Old Town San Diego Planned District, including erection of any new building or structure, or repainting of exterior surfaces, remodeling or repair, alteration, addition to or demolition of any existing building or structure, or relocation of any structure may be reviewed by the City Manager and the Design Review Board.
- (b) through (c) [No change in text.]

§1516.0112 Use Regulations for Old Town San Diego Residential Zones

The uses allowed in the Old Town San Diego Residential zones are shown in Table 1516-01B:

Legend for Table 1516-01B

[No change in text.]

Table 1516-01B Use Regulations for Old Town Residential Zones

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator		Zones	3			
explanation and descriptions of	1st & 2nd >>	OTRS-	0	TRM-			
the Use Categories, Subcategories,	3rd >>	1-	1-		2-		
and Separately Regulated Uses]	4th >>						
		1	1	1	2		
Open Space through Residential, S							
Regulated Residential Uses, Board Accommodations [No change in text)	· ·	[No	change i	n text	.]		
Continuing Care Retirement Com	nunities	Ξ	_ =		:		
Employee Housing: 6 or Fewer Employee Housing: Greater than 12 I change in text.]	[No change in text.]						
Fraternities, and Sororities and St	ident-Dormitories				-		
Garage, Yard, & Estate Sales through Facilities: 7 or More Persons [No cha		[No change in text.]					
Student Housing		Ξ	=		i l		
Separately Regulated Residential U Housing: 7 or more persons through Separately Regulated Institutional Facilities: Homeless Day Centers [No	Institutional, Uses, Homeless	[No	change	in text	.]		
Hospitals , Intermediate Care Facil Facilities	[No	change:	in text	.]			
Intermediate Care Facilities & Nur	sing Facilities	=	- =		-		
Interpretive Centers through Signs, Separately Regulated Signs Uses, Theater Marquees [No change in text.]			change i	n text	.]		

Footnotes for Table 1516-01B

¹ through ⁵ [No change in text.]

- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to review by the Design-Review Board and approval by the City Manager.
- ⁷ [No change in text.]

§1516.0117 Use Regulations Table for Old Town San Diego Commercial Zones

The uses allowed in the Old Town San Diego Commercial zones are shown in Table 1516-01D:

Legend for Table 1516-01D

[No change in text.]

Table 1516-01D Use Regulations for Old Town San Diego Commercial Zones

Use Categories/Subcategories	Zone	Zones							
[See Section 131.0112 for an	Designator								
explanation and descriptions of	1st & 2nd >>	OTCC-					O	ГМС	R-
the Use Categories,	3rd >>	1-	2-		3	}_	1		
Subcategories, and Separately	4th >>	1	1 2	3	1	2	1	2	3
Regulated Uses]	401//	•		Ū	•	_		-	
Open Space through Residential, S	Separately								
Regulated Residential Uses, Board	ler & Lodger		[No ch	nan	ge in i	text.]			
Accommodations [No change in tex	ct.]								
Continuing Care Retirement Con	<u>mmunities</u>	-	-			Ξ.		<u>L</u>	
Employee Housing: 6 or Fewer Em									
Employee Housing: Greater than 12	2 Employees		[No cl	nan	ge in	text.]			
[No change in text.]							,		
Fraternities, <u>and</u> Sororities and S	Student	-	-			-		-	
Dormitories									·
Garage, Yard, & Estate Sales throug	h Live/Work								
Quarters [No change in text.]		[No change in text.]							
Residential Care Facilities:									
6 or Fewer Persons [No chan	ge in text.]	 	[No cl	nan	ge in	text.			
7 or More Persons		-				-		<u>CL</u>	
Student Housing		=			,	<u>-</u>		-	
Transitional Housing									
6 or Fewer Persons [No char	nge in text.]		[No cl	nan	ge in	text.]			
7 or More Persons						-		<u>-L</u>	
Watchkeeper Quarters through Inst	itutional,								
Separately Regulated Institution		[No cl	nan	ge in	text.]				
Homeless Facilities: Homeless Day	Centers [No								
change in text.]									
Hospitals, Intermediate Care Fac	zilities &	-	-			-		-	
Nursing-Facilities									
Intermediate Care Facilities & N	ursing Facilities	<u>-</u>	<u>-</u>			<u> </u>		<u> </u>	

Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator	Zones						
explanation and descriptions of	1st & 2nd >>	OTCC-			<u>-</u>	0	TMC	CR-
the Use Categories,	3rd >>	1- 2- 3- 1 1 2 3 1 2			3-		1	
Subcategories, and Separately Regulated Uses]	4th >>			1	2	3		
Institutional, Separately Regula Institutional Uses, Interpretive C Signs, Separately Regulated Sign Marquees [No change in text.]	enters through				n text.]		

Footnotes for Table 1516-01D

- [No change in text.]
- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to review-by-the Design Review-Board and approval by the City Manager.

§1516.0121 Use Regulations for Old Town San Diego Open Space-Park Zones

- (a) [No change in text.]
- (b) Within the Old Town San Diego Open Space-Park zones, no structure or improvement, or portion thereof, shall be constructed, established, or altered, nor shall any premises be used or maintained, except for one or more of the purposes or activities listed in Table 1516-01F. It is unlawful to establish, maintain, or use any premises for any purpose or activity not listed in this Section 1516.0121 or Table 1516-01F.
- (c) through (f) [No change in text.]

§1516.0122 Use Regulations for Old Town San Diego Open Space-Park Zones

The uses allowed in the Old Town San Diego Open Space-Park zones are shown in Table 1516-01F:

Legend for Table 1516-01F

[No change in text.]

³ through ⁷ [No change in text.]

Table 1516-01F

Use Regulations for Old Town San Diego Open Space-Park Zones

Use Categories/	Zone	Zo	ones	
Subcategories	Designator			
[See Section 131.0112	1st & 2nd>>	TO	OP-	
for Use Categories,	2155			
Subcategories, and	3rd >>	1-	2-	
Separately	4th>>	401	1	
Regulated Uses]				
Open Space through Resid	lential,			
Separately Regulated Res	,	[No chan	ge in text.]	
Boarder & Lodger Accomr	· ·	-		
change in text.]	_			
Continuing Care Retiren	nent	<u> </u>	=	
Communities				
Employee Housing: 6 or F	ewer			
Employees through Emplo	yee Housing:	[No chan	ge in text.]	
Greater than 12 Employee	s [No change in			
text.]				
Fraternities, and Sororit	ties and Student	-	-	
Dormitories				
Garage, Yard, & Estate Sal				
Residential Care Facilities:		[No chan	ge in text.]	
Persons [No change in text	.]			
Student Housing		=	<u> </u>	
Transitional Housing: 6 or	more persons			
through Institutional, Sep	- 1			
Regulated Institutional U	,	[No chan	ge in text.]	
Facilities: Homeless Day C	Centers [No			
change in text.]				
Hospitals , Intermediate	Care Facilities	[No change in text.]		
& Nursing-Facilities				
Intermediate Care Facili	ties & Nursing	<u>=</u>	=	
<u>Facilities</u>				
Interpretive Centers throu				
Separately Regulated Signs Uses,		[No chan	ge in text.]	
Theater Marquees [No character Marquees [No character Marquees]]	ange in			
text.]				

Footnotes for Table 1516-01F

¹ through ² [No change in text.]

- Only one exterior receiving antenna per dwelling unit is permitted. Any satellite antennas as described in Land Development Code Section 141.0405 shall be screened from view and are subject to review by the Design Review Board and approval by the City Manager.
- ⁴ [No change in text.]

§1516.0139 Sign Requirements

(a) through (g) [No change in text.]

Table 1516-01H
Sign Maximum Size, Maximum Number, and Placement Requirements

Sign Type	Maximum Size	Maximum Number Allowed ⁽¹⁾	Placement
Primary identification sign through Neighborhood identification sign [No change in text.]		[No change in	text.]
Temporary sign	4 square feet; larger signs subject to review by Design-Review Board and approval based on consistency shall be consistent with Section 1516.0139(a)	4	May be permitted in public right-of-way with appropriate City permits
Miscellaneous sign [No change in text.]		[No change in t	text.]

Footnotes for Table 1516-01H

¹ through ² [No change in text.]

- (h) through (k) [No change in text.]
- (1) Sign Lettering Typefaces and Design, Symbols, and Graphical Designs(1) through (4) [No change in text.]
 - (5) Graphical designs may be used as embellishment to complement lettering and fill empty space around lettering. Symbols and graphical designs shall constitute secondary content, except for

hanging projecting signs. The area covered by symbols and graphical designs shall not exceed 30 percent of a sign's surface area and 2 1/4 square feet.

- (i) Symbols shall be limited to common symbols used on signs pre-1872. Refer to Table 1516-01K. Additional symbols may be permitted with a recommendation from the Design Review-Board.
- (ii) [No change in text.]
- (iii) Use of two-dimensional cutouts of wood or a material with the appearance of wood as features on signs is permitted but shall be limited to common symbols used on signs pre-1872. Refer to Table 1516-01K. Additional symbols may be permitted with a recommendation from the Design Review Board.
- (iv) [No change in text.]
- (m) [No change in text.]
- (n) Unpermitted Sign Illumination
 - (1) Use of internal illumination of any type, including light emitting diodes (LED), fluorescent tubing, and neon, is prohibited, except such-use-may-be permitted for community entry signs with a recommendation from the Design-Review Board.
 - (2) [No change in text.]

§1516.0140 Specific Sign Design Requirements by Sign Type

Additional design and material requirements apply to the following sign types.

(a) through (f) [No change in text.]

Table 1516-011

Permitted Sign Colors for Backgrounds, Lettering, and Details

[No change in text.]

Table 1516-01J

Permitted Sign Backgrounds and Lettering Color Combinations

[No change in text.]

Table 1516-01K

Permitted Non-Text Symbols for Use on Signs (1)

Business Type	Symbol
Auction House through	Elephant through Pocket Watch [No
Watchmaker/Jeweler [No change in text.]	change in text.]

Footnote-for-Table-1516-01K

Per-Section-1516:0139(1)(5); additional symbols may be permitted with a recommendation from the Design Review Board.

LHS:nja:cm:nja 01/25/2024 06/25/2024 Cor. Copy 10/07/2024 Cor. Copy 2

Or. Dept: DSD

Doc. No. 3682975 3

Passed by the Council of The City	of San Die	go onJU	JL 16 2024	_, by the following vote:
Councilmembers	Yeas	Nays	Not Present	Recused
Joe LaCava	\square			
Jennifer Campbell	$\bar{\mathbb{Z}}$			
Stephen Whitburn				
Henry L. Foster III				
Marni von Wilpert	Ź			
Kent Lee	\overline{Z}_{\cdot}			
Raul A. Campillo	Ø			
Vivian Moreno	Z,			
Sean Elo-Rivera				
Date of final passage	2 2 2024			
			TODD GL	
AUTHENTICATED BY:		Mayo	r of The City of S	San Diego, California.
			DIANA J.S. FU	
(Seal)		City Cle	rk of The City of	San Diego, California.
		ву <i>(1</i> 0	nnie You	Tuson_Deputy
l HEREBY CERTIFY that the days had elapsed between the da	– –			
<u>JUL 0 1 2024</u>	, ε	and on	JUL 2 2 20	024
I FURTHER CERTIFY that sai reading was dispensed with by a value the ordinance was made available of its passage.	vote of five	e members of th	the Council, and the p	that a written copy of public prior to the day
(Seal)		City Cle	<u>DIANA J.S. FU</u> erk of The City of	<u>UENTES</u> San Diego, California.
(524.)		ву <u>Со</u> л	- ~	The Dego, Camornia. Deputy
		Office of the	e City Clerk, San D	Diego, California
		Ordinance Nun	mber 0 21	836