



## CALIFORNIA COASTAL COMMISSION

SAN DIEGO AREA  
7575 METROPOLITAN DRIVE, SUITE 103  
SAN DIEGO, CA 92108-4402  
(619) 767-2370

# W11e

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original staff report

### Addendum

May 9, 2016

To: Commissioners and Interested Persons

From: California Coastal Commission  
San Diego Staff

Subject: Addendum to **Item W11e**, Coastal Commission Permit Application  
**#LCP-6-SAN-16-0017-2 (Southeastern San Diego and Encanto Community  
Plans)**, for the Commission Meeting of May 11, 2016.

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The purpose of this addendum is to add the City of San Diego's Strikeout Ordinance to the report.

1. The Strikeout Ordinance shall be added as Exhibit 2.

**STRIKEOUT ORDINANCE**

**OLD LANGUAGE: ~~Struck Out~~**  
**NEW LANGUAGE: Double Underline**

**RECEIVED**  
**MAR 24 2016**  
CALIFORNIA  
COASTAL COMMISSION  
SAN DIEGO COAST DISTRICT

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO AMENDING CHAPTER 13, ARTICLE 2, DIVISION 14 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 132.1402 AND TABLE 132-14A; AMENDING CHAPTER 15 BY REPEALING ARTICLE 15; AND AMENDING CHAPTER 15, ARTICLE 19, DIVISION 1 BY AMENDING SECTION 1519.0102, RELATING TO THE SOUTHEASTERN SAN DIEGO AND ENCANTO NEIGHBORHOODS COMMUNITY PLAN UPDATES AND UPDATES TO THE COMMUNITY PLAN IMPLEMENTATION OVERLAY ZONE DIAGRAMS.

**§132.1402 Where the Community Plan Implementation Overlay Zone Applies**

- (a) This overlay zone applies to properties that are identified in a community plan as areas requiring supplemental development regulations or processing of a *development permit* and that have been incorporated by ordinance into this overlay zone. Table 132-14A lists the community plan areas in which this overlay zone has been applied and the corresponding rezoning maps that indicate which properties are within the boundaries of the overlay zone. These maps are filed in the office of the City Clerk. The properties within this overlay zone are shown generally on Diagrams 132-14A through 132-14NP.

**Table 132-14A**  
**Community Plans with Property in the Community Plan Implementation Overlay Zone**

Community Plan	Map Number Showing Boundaries of CPIOZ Area
Clairemont Mesa (See Diagram 132-14A)	C-771.1, B-3951

EXHIBIT NO. 2
APPLICATION NO.
<b>LCP-6-SAN-16-0017-2</b>
<u>Strikeout Underline</u>
Ordinance
 California Coastal Commission

<u>Encanto Neighborhoods (See Diagram 132-14O)</u>	<u>C-962</u>
Linda Vista (See Diagram 132-14C)	C-750
Mid-City Eastern Area-Chollas Triangle (See Diagram 132-14N)	B-4310
Midway/Pacific Highway Corridor (See Diagram 132-14D)	C-782
Navajo (See Diagram 132-14E)	C-954
Otay Mesa (See Diagram 132-14B)	C-956, B-4300
Pacific Beach (See Diagram 132-14F)	B-37371, B-3857
Peninsula (See Diagram 132-14G)	C-744, C-781
Rancho Bernardo (See Diagram 132-14H)	C-773.1
Rancho Penasquitos (See Diagram 132-14I)	B-4025
<u>Sherman Heights and Grant Hill Historic Districts (See Diagram 132-14M)</u>	<u>B-4312</u>
Skyline Paradise Hills (See Diagram 132-14L)	B-4272
Southeastern San Diego (See Diagram 132-14MP)	<del>B-4272</del> <u>C-961</u>
University (See Diagram 132-14J)	C-725, C-751.2
Uptown (See Diagram 132-14K)	C-780.2

(b) [No change in text.]



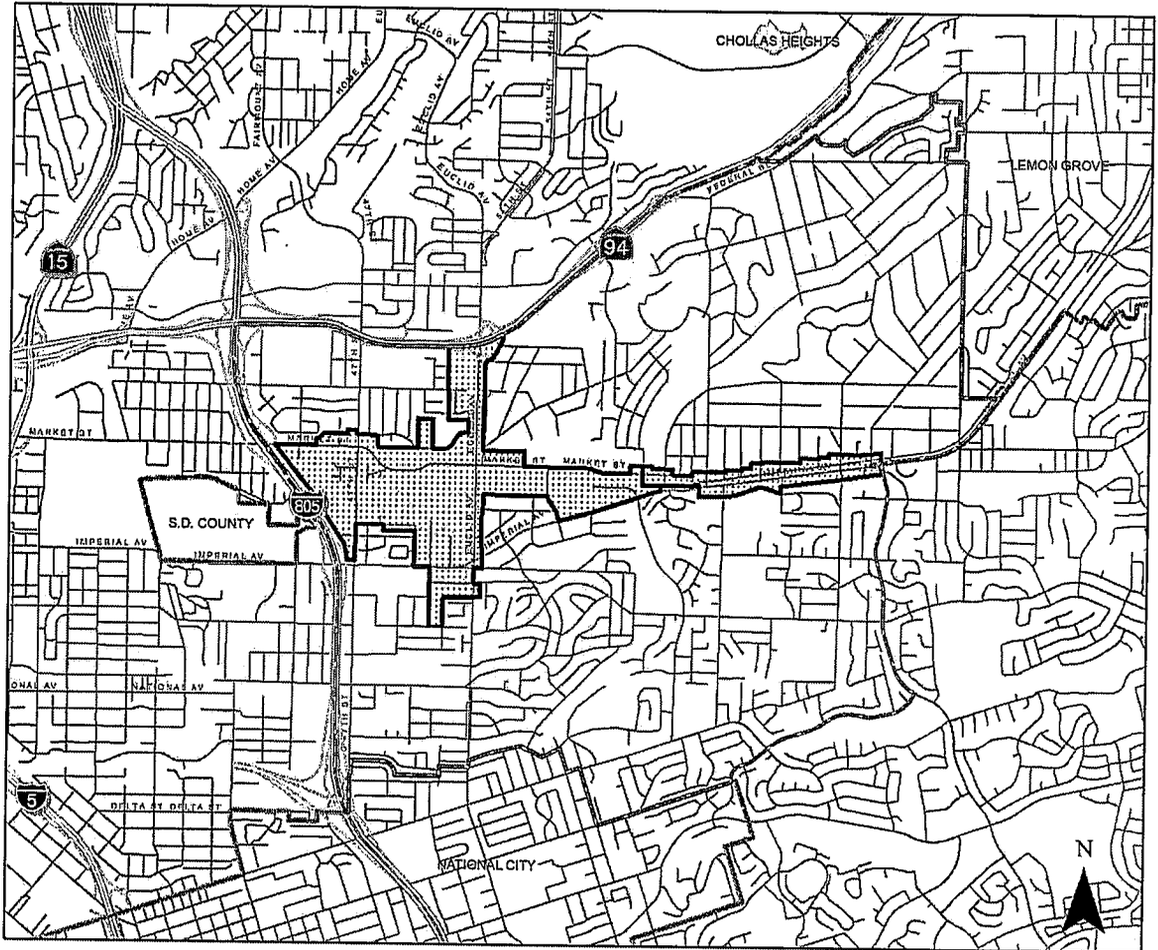


DIAGRAM 132-140

Encanto Neighborhoods Community Plan Implementation Overlay Zone

This is a reproduction of Map No. C-962 for illustration purposes only.

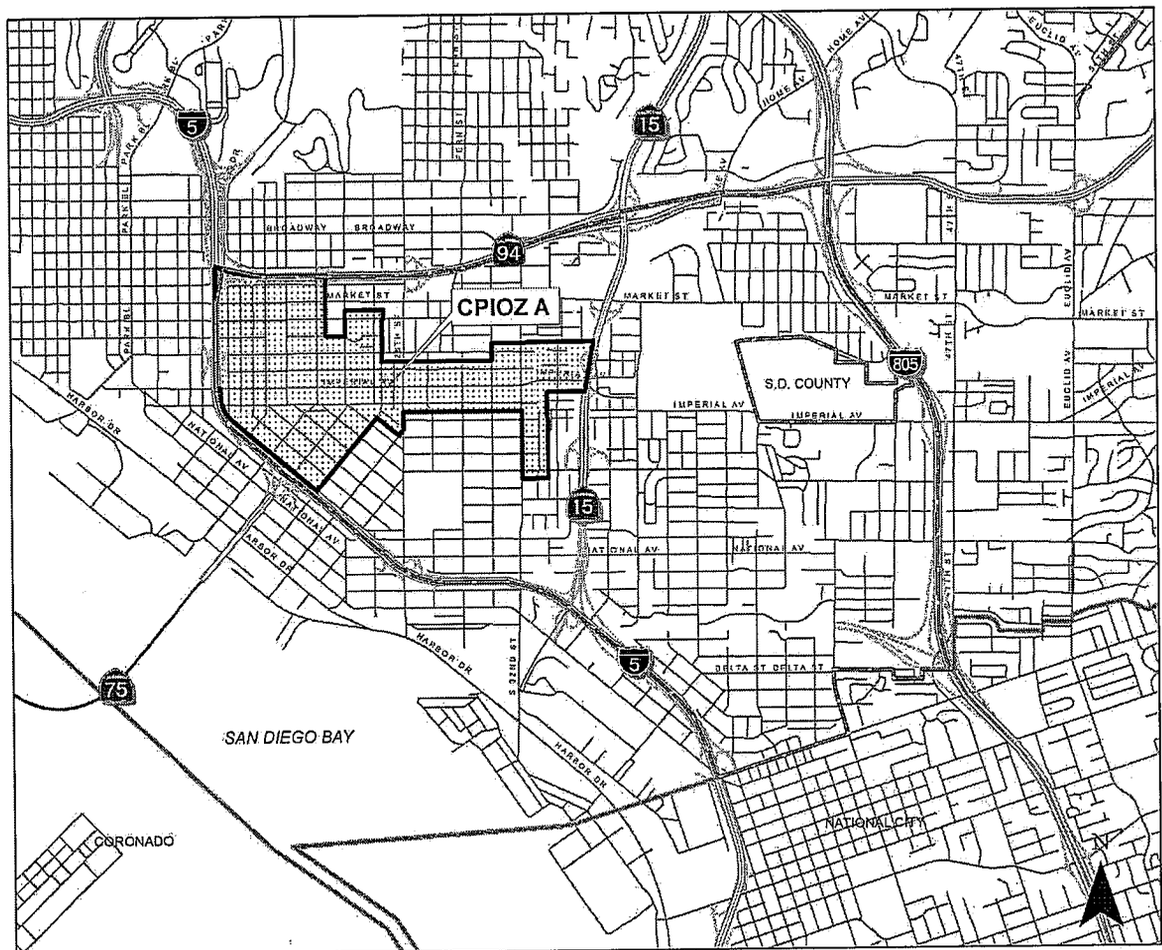


DIAGRAM 132-14P  
Southeastern San Diego Community Plan Implementation Overlay Zone  
This is a reproduction of Map. No. C-961 for illustration purposes only.

**Article 15: Mount Hope Planned District**

**Division 1: General Rules**

**§1515.0101 Purpose and Intent**

The purpose of the Mount Hope Planned District Ordinance is to aid in the principles of neighborhood revitalization by: 1) Allowing for the integration of residences, commerce, industry and recreation, 2) Preserving and upgrading residential neighborhoods, and 3) Encouraging the development of new retail and

~~commercial uses. The intent of the Mount Hope Planned District Ordinance is to implement the Mount Hope Redevelopment Project. The proper development and redevelopment of Mount Hope is in keeping with the objectives and proposals of the General Plan for the City of San Diego and of the Southeast San Diego Community Plan.~~

**§1515.0102 Boundaries**

- (a) ~~The regulations in the Mount Hope Planned District Ordinance, apply in the Mount Hope Planned District which is within the boundaries of the Southeastern San Diego Community planning area in the City of San Diego, California, designated on that certain Map Drawing No. C 684, and described in the appended boundary description filed in the office of the City Clerk under Document No. OO 16206.~~
- (b) ~~In order to regulate the location of dwellings, businesses and other specified uses, subdistricts of the Mount Hope Planned District are established. The boundaries of said subdistricts are designated on that certain Map Drawing No. C 684.~~

**§1515.0103 Applicable Regulations**

~~Where not otherwise specified in the Mount Hope Planned District Ordinance, the following provisions of the Land Development Code apply:~~

~~Chapter 11, Land Development Procedures;~~

~~Chapter 12, Land Development Reviews;~~

~~Chapter 13, Zones; and~~

~~Chapter 14, General Regulations.~~

~~Where there is a conflict between the Land Development Code and the Mount Hope Planned District Ordinance, the Planned District Ordinance applies.~~

~~Division 2: Permits and Procedures~~

~~§1515.0201 Approval Required Before Issuance of Planned District Permit~~

~~(a) Application~~

~~Applications for a building permit shall be made in accordance with Land Development Code Chapter 11, Article 2 (Required Steps in Processing). The City Manager shall not issue any building permit for the commencement of any work in the erection of any new building or structure, or remodeling, alteration, addition, requiring a building permit, or demolition of any existing building or structure within the Mount Hope Planned District, or any building or structure which is moved into the Mount Hope Planned District, or grading, until a Mount Hope Planned District Permit is obtained.~~

~~(b) Content~~

~~The application shall include the following:~~

- ~~(1) The purpose for which the proposed building structure or improvement is intended to be used;~~
- ~~(2) Adequate plans and specifications indicating dwelling unit density, number and type of rooms (floor plan), lot area, lot coverage, off street parking and landscaping;~~

- (3) Adequate plans and specifications for any outbuildings, courtyards, fences/walls, setbacks, grading, signs, outdoor lighting or traffic circulation; and
- (4) Any other information deemed necessary by the City Manager to judge compliance with the regulations contained herein and other applicable laws and regulations.

(e) Referral

The City Engineer shall refer all applications to the City Manager.

(d) Determination

- (1) The City Manager may approve or deny, in accordance with Process One, applications for the permits described in Section 1515.0201(a). The City Manager shall provide a statement that the project does or does not conform to the regulations contained in the Mount Hope Planned District Ordinance. If the City Manager determines that the proposed project does not conform to the regulations contained in the Mount Hope Planned District Ordinance, the specific facts on which that determination is based shall be included in a written decision and provided to the applicant.
- (2) The City Manager may waive the requirements contained in this division to issue a building or construction related permit application of an emergency nature if such actions are to correct any condition which renders a building unsafe.

(e) Issuances

~~If the City Manager approves the application, and the application conforms to all other regulations and ordinances of the City of San Diego, the City Manager may then issue the appropriate permit for the work.~~

**§1515.0202 Procedures and Fees**

(a) ~~The fees for variance, conditional use permit, development permits, reconstruction permits, subdivisions, and amendments to the Mount Hope Planned District Ordinance shall be the same as set forth in the Land Development Manual.~~

(b) ~~The procedure for application for the above permits, as well as the procedures for taking action on the permits, shall be the same as set forth in Land Development Code Chapter 11, Article 2 (Required Steps in Processing).~~

**Division 3: Zoning and Subdistricts**

**§1515.0301 Mount Hope Subdistricts**

(a) ~~The use and development regulations contained herein shall apply to the Mount Hope Planned District. The district shall be divided into three subdistricts.~~

(b) ~~The uses listed in Subdistricts I and II shall be allowed in either subdistrict if lots are consolidated to a minimum land area of 50,000 square feet, or if the project land area is the depth of the Mount Hope Planned District and bounded on three sides by streets. Depth shall be measured perpendicular to Market Street. In some cases, this will require that parcels located in the~~

adjacent subdistrict will need to be consolidated; thus the permitted use shall be that of either subdistrict. In these cases, the property development regulations of each subdistrict shall accompany the permitted uses of that subdistrict, not the boundaries of the subdistrict. Lots or parcels not consolidated, but developed on existing lots within the stated boundaries of the subdistrict, shall be developed in accordance with the regulations of that particular subdistrict.

- (e) Subdistrict III permitted uses are allowed within the boundaries of Subdistrict III. The adjacent lots to the south of Subdistrict III, located in Subdistrict I, may be acquired and used to fulfill the development regulations of Subdistrict III. If the adjacent lots are not acquired, the permitted uses and development regulations of Subdistrict I shall govern.

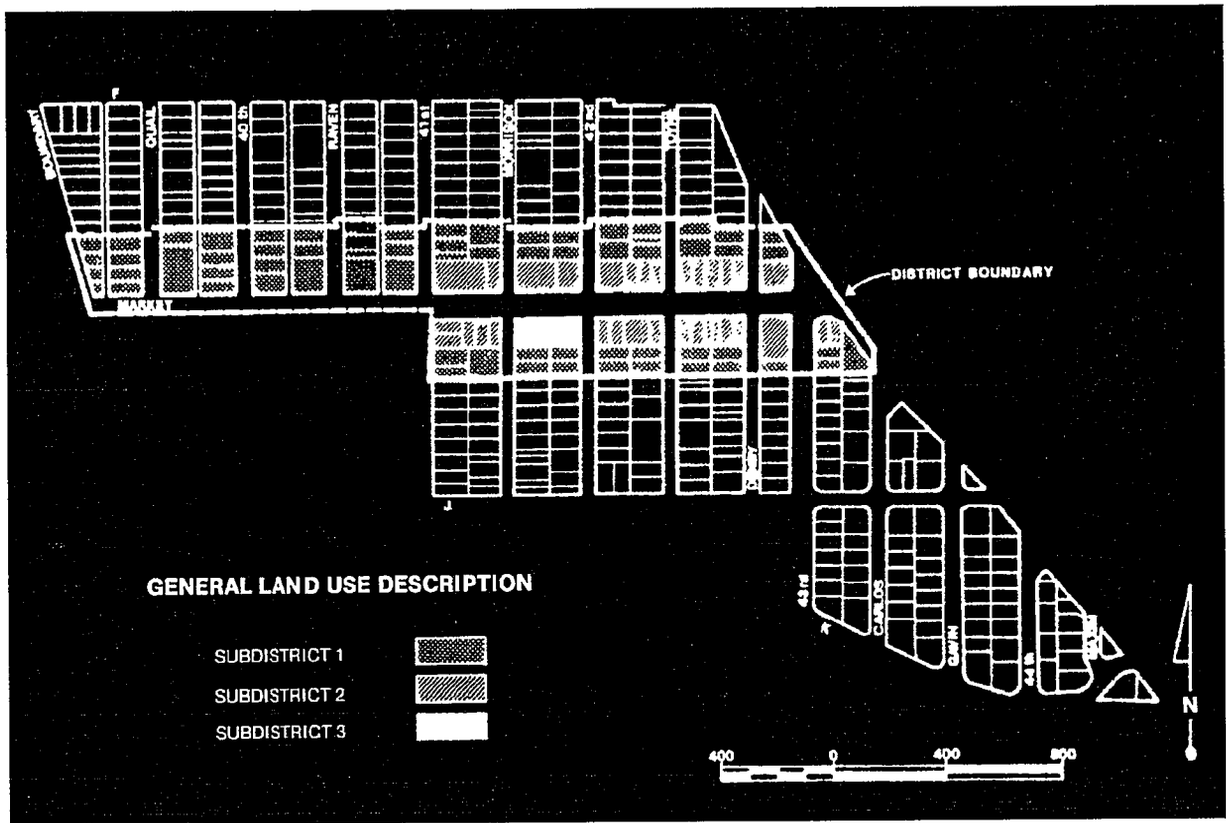
**Table 1515-03A  
Land Use Descriptions**

<b>District</b>	<b>Uses Allowed Given Existing Parcelization</b>	<b>Uses Allowed With Reparcelization<sup>(4)</sup></b>
I	Residential	Residential, Commercial
II	Commercial	Residential, Commercial
III	Commercial	Residential, Commercial, Manufacturing

Footnote for Table 1515-03A

4

General description of land uses; see text for listing of specific permitted uses.



**§1515.0302 Subdistrict I Regulations**

(a) Purpose and Intent

Subdistrict I applies to the residential areas of the Mount Hope Planned District. The intent of these regulations is to allow for mixed use development on Market Street. The purpose of these regulations is to allow for residential revitalization under existing parcelization and to allow for planned commercial developments, and to encourage new housing and commercial development on aggregated parcels.

(b) Boundaries

Subdistrict I encompasses the area north of Market Street, east of Boundary Street and west of 41st Street; and a strip north of Subdistrict II

~~on Market Street, east of 41st Street and west of I-805 and a strip south of Subdistrict II and III on Market Street, east of 41st Street and west of I-805 all as shown on Map Drawing No. C-684.~~

**§1515.0303 Subdistrict I Permitted Uses**

- ~~(a) No building, structure, improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:~~
- ~~(1) Single family dwelling units~~
  - ~~(2) Multiple family dwelling units are subject to maximum density regulations as set forth in Section 1515.0304(d), excluding premises designed or used for the temporary residence of persons for less than one week.~~
  - ~~(3) Accessory uses customarily incidental to the foregoing permitted uses, including the following:~~
    - ~~(A) Recreational and health facilities which are designed, used and clearly intended for the use of residents of apartment houses, boarding and lodging houses, including tennis courts, putting greens, exercise rooms and sauna and steam baths.~~
    - ~~(B) Service establishments in residential complexes containing not less than 80 dwelling units which are designed, used and clearly intended for the primary convenience of the~~

occupants of the residential complex, including the following:

- (i) Barber shops
- (ii) Beauty Shops
- (iii) Communal dining facilities
- (iv) Snack bars
- (v) Dry cleaning and laundry pick-up agencies

(C) ~~All accessory uses shall be located in the same building as permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or other similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. No signs, displays or advertising relating to accessory uses shall be visible from any street. The combined gross floor area of all accessory uses, excluding outdoor recreational facilities, on any premises shall occupy not more than 10 percent of the gross area of the permitted uses.~~

(b) Specialized Uses

- (1) Churches, temples or buildings of a permanent nature used primarily for religious purposes.

- ~~(2) Temporary real estate sales offices subject to the limitations as set forth in Land Development Code Section 141.0701.~~
- ~~(3) Commercial uses, as permitted in Section 1515.0306, shall be allowed if the project contains a land area of not less than 50,000 square feet or if the project land area is the depth of the Mount Hope Planned District and bounded on three sides by streets. The area of the project may contain land lying within more than one subdistrict. In order to achieve this, adjacent properties located in either Subdistricts II or III, may be included in the project. Projects shall be restricted to the special regulations, the outdoor display and storage regulations, and the property development regulations of Subdistrict II.~~
- ~~(c) Any other uses, including accessory uses, which the Planning Commission may find, in accordance with Process Four, to be similar in character to the uses permitted, and consistent with the purpose and intent of this Subdistrict. The Planning Commission's resolution embodying such findings shall be filed in the office of the City Clerk.~~

**§1515.0304 Subdistrict I Property Development Regulations**

~~No building, structure or portion thereof shall be erected, constructed, converted, established, altered, or enlarged, or used, nor shall any lot or premises be used unless the lot or premises and building or structure or portion thereof shall comply with the following requirements and special regulations:~~

- ~~(a) Minimum Lot Dimensions~~

- (1) Area—6,000 square feet
- (2) Street frontage—60 feet
- (3) Width
  - (A) Interior lot—60 feet
  - (B) Corner lot—65 feet
- (4) Depth—100 feet
- (5) Exception.—Any lot which qualifies under the definition of a lot as set forth in Land Development Code Section 113.0103 and which does not comply in all respects with the minimum lot dimensions specified in the Mount Hope Planned District Ordinance may nevertheless be used as permitted and otherwise regulated by the provisions applicable to this zone.

(b) Minimum Yards

- (1) Minimum yard requirements for properties in Subdistrict I shall be as shown in Table 1515-03B.

**Table 1515-03B**  
**Minimum Yard Requirements**

	<b>Standard Yard<sup>(1)</sup></b>	<b>Minimum Yard<sup>(2)</sup></b>
Front	15	10
Interior Side	4 <sup>(3)</sup>	5 <sup>(3)</sup>
Street Side	10 <sup>(4)</sup>	5
Rear	4, if alley <sup>(3)</sup>	0 <sup>(3)</sup>

	<b>Standard Yard<sup>(1)</sup></b>	<b>Minimum Yard<sup>(2)</sup></b>
	15, if no alley <sup>(3)</sup>	10 <sup>(3)</sup>

Footnotes for Table 1515-03B

- ~~1 Standard Yard. The standard yard shall be required for all projects, except as provided in footnote 2.~~
- ~~2 Minimum Yard. The minimum front, street side and rear yard may be used if a vertical offset in the facade is provided; this option is permitted if for all standard yard encroachments, an equal yard area is provided behind the standard yard as shown in Illustration A.~~
- ~~3 For every 10-foot increment and portion thereof of building height above 20 feet in height, the standard and minimum rear or interior side yard shall be increased 3 feet.~~
- ~~4 On corner lots, the minimum front and street side yards may not be used within the triangular area established by (1) the street property lines and a line connecting points on the property lines, which points are 25 feet from the street intersection corner of the lot; or (2) the street side yard property line, rear property line and a line connecting points on these lines, which points are 10 feet from the rear corner of the lot (See Illustration B).~~

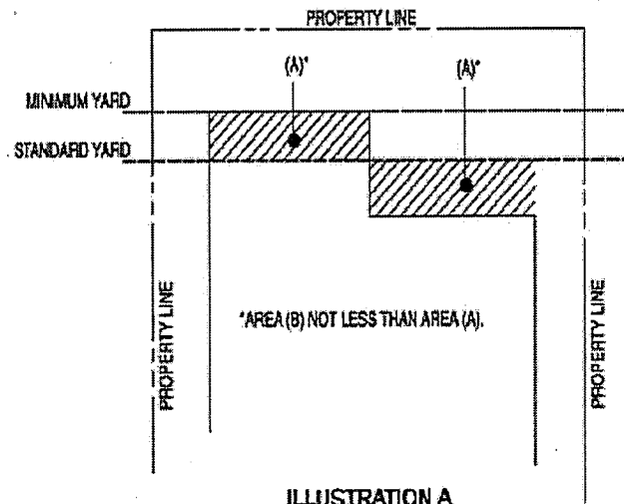


ILLUSTRATION A

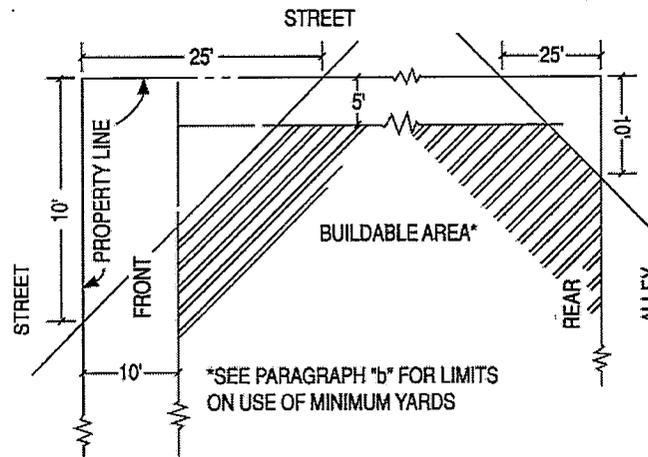


ILLUSTRATION "B": CORNER LOT

- (2) Exception. Two adjoining lots which have a common side lot line, and which are developed concurrently may be developed with zero side yards on the common side lot line provided that each opposite interior standard side yard shall be 8 feet and the minimum side yard shall not be less than 4 feet. These requirements shall be increased 3 feet for every 10 foot increment above 20 feet in height.

~~(3) Other applicable yard regulations are contained in Land Development Code Section 131.0140.~~

~~(e) Maximum Lot Coverage~~

~~There shall be no lot coverage limits for lots or parcels developed at not more than one dwelling unit per 3000 square feet. For lots or parcels developed at a density greater than one dwelling unit per 3000 square feet, there shall be a maximum coverage requirement of 50 percent for interior parcels, and 60 percent for corner parcels.~~

~~(d) Density~~

~~(1) No lot or parcel shall be developed or occupied by more than one dwelling unit for each 3000 square feet of lot area; except that in cases where the project contains a minimum of 50,000 square feet of lot area, the allowable density shall be one dwelling unit for each 1500 square feet of lot area as described below.~~

~~(2) Higher density residential development shall be allowed in cases where the project contains a land area of a minimum of 50,000 square feet, or if the project land area is the depth of the Mount Hope Planned District, measured perpendicular to Market Street and bounded on three sides by streets, subject to the following conditions:~~

~~(A) Density. One dwelling unit per 1500 square feet of land area.~~

~~(B) Yard fronting Market Street. 25 feet.~~

~~(C) Fences. Fence or wall not less than 6 feet in height shall be required along all portions of the perimeter of the premises that abut residentially zoned property. The fence may be either a solid fence or an open fence as defined in Land Development Code Section 113.0103.~~

~~(D) Curb Cuts. There shall be no direct vehicular access to or from Market Street.~~

(e) ~~Floor Area Ratios~~

~~The maximum floor area ratio shall be 0.75 for projects developed at a density of not more than one dwelling unit per 3,000 square feet of lot area. For projects developed at a higher density, the floor area ratio shall be 1.20.~~

(f) ~~Maximum Building Height~~

~~(1) The maximum building height shall be 30 feet where there is a flat roof, or 40 feet in height where the roof is sloped toward the interior and/or street side yards and no plane of the sloped roof shall have a slope exceeding 45 degrees from horizontal.~~

~~(2) Dormers that are set into roof planes sloping toward interior or street side yards and that, in whole or in part, exceed 30 feet in height shall have an aggregate width not exceeding 20 percent of the length of the roof plane in which located, measured at the eaves. Dormers that do not exceed 30 feet in height or that are located in roof planes sloped toward the front or rear yards are not restricted in width.~~

- (3) ~~Nothing herein shall be construed to require any particular roof or wall treatment of those portions of a structure other than those with roofs sloping toward the interior and/or street side yards.~~

**§1515.0305 Subdistrict II Regulations**

- (a) Purpose and Intent

~~Subdistrict II applies to the commercial areas of the Mount Hope Planned District. The intent of these regulations is to allow for mixed-use development on Market Street. The purpose of these regulations is to allow for commercial revitalization under existing parcelization and to encourage new housing and commercial development on aggregated parcels.~~

- (b) Boundaries

~~Subdistrict II encompasses a strip on both sides of Market Street between 41st and I 805 except for the block between Morrison and 42nd Street on the south, all as shown on Map Drawing No. C 684.~~

**§1515.0306 Subdistrict II Permitted Uses**

~~No building, structure, improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:~~

- (a) ~~Banks, including branch banks, and other similar financial institutions~~
- (b) ~~Business and professional office uses: Such uses may include accountants, advertising agencies, architects, attorneys, contractors, doctors, dentists, engineers, insurance agencies, medical and dental clinics~~

~~(no overnight patients), photographers, real estate brokers, securities  
brokers, surveyors and graphic artists~~

- ~~(c) Private clubs, lodges and fraternal organizations~~
- ~~(d) Restaurants and bars with incidental entertainment and dancing~~
- ~~(e) Theaters (indoor only)~~
- ~~(f) Trade and business schools~~
- ~~(g) Churches and wedding chapels~~
- ~~(h) Labor unions (no hiring halls) and trade associations~~
- ~~(i) Medical, dental, biological and X ray laboratories~~
- ~~(j) Public utility electric substations, gas regulators and communications  
equipment buildings~~
- ~~(k) Retailing of consumer convenience goods and dispensing of consumer  
services from the following establishments:~~
  - ~~(1) Antique shops~~
  - ~~(2) Apparel shops~~
  - ~~(3) Art stores and art galleries~~
  - ~~(4) Bakeries~~
  - ~~(5) Barber shops~~
  - ~~(6) Beauty shops~~
  - ~~(7) Bicycle shops~~
  - ~~(8) Book stores~~
  - ~~(9) Business machines~~
  - ~~(10) Cocktail lounges~~

- (11) Confectioneries
- (12) ~~Curtain, drapery, and upholstery shops~~
- (13) ~~Drug stores~~
- (14) ~~Dry cleaning and laundry agencies and self service dry cleaning and laundry establishments~~
- (15) ~~Dry goods~~
- (16) ~~Florists~~
- (17) ~~Food stores~~
- (18) ~~Furniture stores~~
- (19) ~~Gyms, when equipped for physical fitness activities and athletic training programs~~
- (20) ~~Hardware stores excluding the sale of used building materials, used appliances and used plumbing supplies~~
- (21) ~~Hobby shops~~
- (22) ~~Interior decorators~~
- (23) ~~Jewelry stores~~
- (24) ~~Leather goods and luggage shops~~
- (25) ~~Locksmith shops~~
- (26) ~~Medical appliance sales~~
- (27) ~~Music stores, with no outside speakers~~
- (28) ~~Nurseries—plant~~
- (29) ~~Office furniture and equipment~~
- (30) ~~Pet Shops~~

- (31) ~~Paint and wallpaper stores~~
- (32) ~~Photographic studios and retail outlets~~
- (33) ~~Radio, television and home appliance repair shops, no outside displays~~
- (34) ~~Pharmacies~~
- (35) ~~Post Offices~~
- (36) ~~Restaurants~~
- (37) ~~Rug and carpet stores~~
- (38) ~~Shoe stores~~
- (39) ~~Shoe repair shops~~
- (40) ~~Sporting goods stores~~
- (41) ~~Stationers~~
- (42) ~~Studios for teaching of art, dancing and music~~
- (43) ~~Variety stores~~

(l) ~~Any other use, which the Planning Commission may find, in accordance with Process Four, to be similar in character to the uses enumerated in this paragraph and consistent with the purpose and intent of this Subdistrict. The resolution embodying such findings shall be filed in the office of the City Clerk.~~

(m) ~~Special Regulations~~

- (1) ~~Residential uses as permitted in Section 1515.0303 (Permitted Uses for Subdistrict I) shall be allowed if the project contains a land area of not less than 50,000 square feet or if the project land~~

~~area is the depth of the Mount Hope Planned District and bounded on three sides by streets. Depth shall be measured perpendicular to Market Street. The area of the project may contain land lying within more than one subdistrict. In order to achieve this, adjacent properties located in either Subdistrict I or III, may be included in the project. Projects shall be restricted to the special regulations, sign regulations and property development regulations of Subdistrict I.~~

- ~~(2) All uses except off street parking, outdoor dining facilities, signs and the storage and display of those items listed in Section 1515.0405(b)(1) and (2) (Outdoor Display Subdistrict II) shall be operated entirely within enclosed buildings.~~
- ~~(3) Artificial lighting used to illuminate the premises shall be directed away from adjacent properties.~~

**~~§1515.0307 Subdistrict II Property Development Regulations~~**

- ~~(a) No building or portion thereof shall be erected, constructed, converted, established, altered, enlarged, nor shall any premises be used unless the lot or premises and buildings shall comply with the following regulations and standards:~~
  - ~~(1) Minimum Lot Dimensions~~
    - ~~(A) Area—5,000 square feet~~
    - ~~(B) Street frontage—50 feet~~
    - ~~(C) Width—50 feet~~

~~(D) Depth—100 feet~~

~~(E) Exception.—Any lot which qualifies under the definition of a lot as set forth in this Code and which does not comply in all respects with the minimum lot dimensions specified herein may nevertheless be used as permitted and otherwise regulated by the provisions applicable to this zone.~~

(2) Minimum Yards

~~(A) Front—10 feet~~

~~(B) Side~~

~~(i) Interior.—Zero except that a 4 foot side yard shall be provided if any portion of the side lot line abuts residentially zoned property. For every 10 foot increment and portion thereof of building height above 20 feet in height, the interior side yard shall be increased 3 feet.~~

~~(ii) Street—10 feet~~

~~(C) Rear.—Zero except that a 15 foot rear yard shall be provided if any portion of the rear lot line abuts residentially zoned property. For every 10 foot increment and portion thereof of building height above 20 feet in height, the interior side yard shall be increased 3 feet.~~

(3) Maximum Floor Area Ratio

~~The maximum floor area ratio shall be 1.0. However, the floor area ratio may be increased to 2.0, if the project contains a land area of a minimum of 50,000 square feet or if the project land area is 200 feet in depth and bounded on three sides by streets.~~

**§1515.0308 Subdistrict III Regulations**

(a) ~~Purpose and Intent~~

~~Subdistrict III applies to the commercial and manufacturing area of the Mount Hope Planned District. The purpose of these regulations is to allow for the manufacturing of goods which are sold on premises. It is the intent of these regulations that the manufacturing of these goods is secondary to the commercial establishment and that the uses coexist with neighboring residential areas and enhance the visual quality of the area.~~

(b) ~~Boundaries~~

~~Subdistrict III encompasses the area south of Market, east of Morrison Street and west of 42nd Street, as shown on Map Drawing No. C-684.~~

**§1515.0309 Subdistrict III Permitted Uses**

(a) ~~No building, structure, improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:~~

(1) ~~Any use allowed in Subdistrict 1, Section 1515.0303, if the project contains a land area of not less than 50,000 square feet, and is developed under the regulations and restrictions of Subdistrict I~~

- (2) ~~Any use allowed in Subdistrict II, Section 1515.0306, as long as the project is developed under the regulations and restrictions of Subdistrict II~~
- (3) ~~Apparel items, including belts, bags, dress and work gloves, textile products, hats, robes and dressing gowns, and other miscellaneous accessories~~
- (4) ~~Audio products, communication equipment and radio and television receiving sets~~
- (5) ~~Awnings—metal, wood or canvas~~
- (6) ~~Cutlery, hand tools and general hardware~~
- (7) ~~Electric lighting and wiring equipment, electric components and computing equipment~~
- (8) ~~Foodstuffs limited to bakery products, beverages, confectionery and roasted coffee and coffee products~~
- (9) ~~Glass containers, glassware, pressed and blown~~
- (10) ~~Household items limited to brooms and brushes, furniture and fixtures and lampshades~~
- (11) ~~Jewelry, silverware and plated ware, and costume jewelry, novelties, buttons, and miscellaneous notions~~
- (12) ~~Luggage~~
- (13) ~~Mortician's goods~~
- (14) ~~Musical instruments and parts~~
- (15) ~~Office machines~~

- (16) Paper products
  - (17) Pens, pencils and other office and artists' materials
  - (18) Perfumes, cosmetics and other toilet preparations
  - (19) Pottery and related products
  - (20) Professional, scientific and controlling instruments
  - (21) Photographic and optical goods, watches and clocks
  - (22) Toys, amusements, sporting and athletic goods
  - (23) Umbrellas, parasols and canes
  - (24) Wooden Containers
- (b) Special Regulations
- (1) All uses, except storage and loading, shall be conducted entirely within an enclosed building. Outdoor storage of merchandise, material and equipment is permitted in any required interior side or rear yard, provided the storage area is completely enclosed by walls or fences. Walls or fences shall be solid and not less than 6 feet in height and, provided further, that no merchandise, material or equipment or vehicles shall be stored to a height greater than any adjacent wall or fence.
  - (2) That certain 100-foot deep area adjacent to and south of this Subdistrict III and between Morrison and 42nd Streets may be developed under the development regulations of this Subdistrict III, so long as such development is in conjunction with and a part

~~of the existing development or any new, rehabilitated or otherwise reconfigured development occurring within Subdistrict III.~~

**§1515.0310 Subdistrict III Property Development Regulations**

(a) ~~No building or improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used unless the lot or premises and buildings comply with the following regulations and standards:~~

(1) ~~Minimum Lot Dimensions~~

(A) ~~Area—22,000 square feet~~

(B) ~~Street frontage—100 feet~~

(C) ~~Width—100 feet~~

(D) ~~Depth—150 feet~~

(E) ~~Exception. Any lot which qualifies under the definition of a lot as set forth in the Land Development Code and which does not comply in all respects with the minimum lot dimensions specified herein may nevertheless be used as permitted and otherwise regulated by the provisions applicable to Subdistrict III.~~

(2) ~~Minimum Yards~~

(A) ~~Front—25 feet~~

(B) ~~Side~~

(i) ~~Interior—15 feet~~

~~(ii) Interior abutting residentially zoned property—30 feet~~

~~(iii) Street—25 feet.~~

~~(C) Rear—25 feet.~~

~~(3) Maximum Floor Area Ratio~~

~~The maximum floor area ratio shall be 2.0.~~

#### **Division 4: General and Supplemental Regulations**

##### **~~§1515.0401 Walls and Fences~~**

~~(a) Subdistrict I~~

~~Applicable fence and wall regulations are contained in Land Development Code Chapter 14, Article 2, Division 3 (Fence Regulations).~~

~~(b) Subdistrict II and III~~

~~Prior to the use or occupancy of any premises, a wall or solid fence as defined in Land Development Code Section 113.0103, not less than 6 feet in height shall be constructed along all portions of the perimeter of the premises that abut residentially zoned property.~~

##### **~~§1515.0402 Landscaping Regulations~~**

~~Where not otherwise specified, landscaping shall be provided in accordance with Land Development Code Chapter 14, Article 2, Division 4 (Landscape Regulations). Where there is a conflict between the Land Development Code and the Mount Hope Planned District Ordinance, the Planned District Ordinance applies.~~

~~(a) Subdistrict I~~

- (1) ~~Prior to the use or occupancy of any lot or premises, the entire required front and street side yards shall be suitably landscaped, except for those areas occupied by driveways and walkways. In no case shall the required landscaped area be less than 40 percent of the total area included in the required front and street side yards.~~
- (2) ~~A minimum of 10 percent of the total gross area of all parking lots or areas, not including parking structures or underground parking facilities, shall be landscaped.~~

(b) Subdistrict II

- (1) ~~Prior to the use or occupancy of any premises of 25 feet in width or less, a minimum of 2 percent of the premises, which shall be visible from an immediate abutting public street right of way, shall be suitably landscaped with shrubs, trees, and ornamental ground cover. The minimum landscaping requirement shall increase one half of one percent for each 25 feet of parcel width but need not exceed a maximum of 5 percent.~~
- (2) ~~However, if a project contains a land area of a minimum of 50,000 square feet or if the project land area is 200 feet in depth and bounded on three sides by streets, a strip of land within the premises which abuts public street rights of way shall be suitably landscaped with shrubs, trees and ornamental ground cover. This strip shall have a minimum depth of 5 feet and an area equal in square feet to 10 times the length of the property line abutting~~

~~public street rights of way. Any portion of this landscaped strip which exceeds 25 feet in depth shall not be included in calculating the required area.~~

- ~~(3) Prior to the issuance of any building permits, a complete set of landscaping and irrigation plans shall be submitted to the City Manager for approval.~~
- ~~(4) A minimum of 10 percent of the total gross area of all parking lots or areas, not including parking structures or underground parking facilities, shall be landscaped.~~

~~(e) Subdistrict III~~

- ~~(1) Prior to the use of occupancy of any lot or premises, a minimum of 10 percent of the entire area of the lot or premises shall be suitably landscaped, including a planting strip along those portions of the perimeter of the lot or premises adjoining streets, highways and public places except where driveways and sidewalks are located. The planting strip shall have a depth of not less than 10 feet.~~
- ~~(2) A minimum of 10 percent of the total gross area of all parking lots or areas, not including parking structures or underground parking facilities, shall be landscaped.~~

**§1515.0403 Off-Street Parking and Driveway Regulations**

~~(a) Subdistrict I~~

- ~~(1) Every premises used for one or more of the permitted uses listed in Section 1515.0303 shall be provided with a minimum of~~

~~permanently maintained, off-street parking spaces in a parking area or private garage on the same premises in conformance with Land Development Code Chapter 14, Article 2, Division 5 (Parking Regulations).~~

~~(2) Driveway width and spacing shall be in conformance with Land Development Code Section 142.0560.~~

~~(b) Subdistrict II~~

~~(1) Every premises used for one or more of the permitted uses listed in Section 1515.0306 shall be provided with off-street parking spaces on the same lot or premises, in conformance with Land Development Code Chapter 14, Article 2, Division 5 (Parking Regulations).~~

~~(2) Driveway width and spacing shall be in conformance with Land Development Code Section 142.0560.~~

~~(c) Subdistrict III~~

~~(1) Forty percent of the total area of the lot or premises shall be reserved for use as automobile parking areas, driveways, and off-street loading platforms and docks.~~

~~(2) There shall be no direct vehicular access to or from Market Street.~~

~~(3) Parking shall be in conformance with Land Development Code Chapter 14, Article 2, Division 5 (Parking Regulations).~~

**§1515.0404 Mechanical and Utility Equipment Screening Regulations**

~~(a) Subdistrict I and II~~

~~No mechanical equipment, tank, duct, elevator enclosure, cooling tower or mechanical ventilator shall be erected, constructed, maintained or altered anywhere on the premises unless all such equipment and appurtenances are contained within a completely enclosed penthouse or other portion of a building having walls or visual screening with construction and appearance similar to the main building.~~

(b) Subdistrict III

~~No mechanical equipment, tank, duct, elevator, enclosure, cooling tower or mechanical ventilator or air conditioner shall be erected, constructed, converted, established, altered, or enlarged on the roof of any building, unless all such equipment and appurtenances are contained within a completely enclosed structure whose top and sides may include grillwork, louvers and latticework.~~

**§1515.0405 ~~Outdoor Display and Storage Regulations~~**

(a) Subdistrict II

(1) ~~The following listed merchandise sold or rented on the premises may be displayed outdoors without screening walls or fences except along common property lines of abutting residentially zoned lots:~~

- (A) ~~Flowers and plants~~
- (B) ~~Food products~~
- (C) ~~Handcrafted products and goods~~
- (D) ~~Artwork and pottery~~

- (E) ~~Any other merchandise which the City Manager may find to be similar in character, type or nature to the merchandise listed above. The adopted resolution embodying such finding shall be filed in the office of the City Clerk.~~
- (2) ~~All other merchandise sold on the premises may be displayed outdoors during hours of operation provided that the display area is completely enclosed by walls, fences, buildings or landscape screening or a combination thereof.~~
- (3) ~~All walls and fences required in Section 1515.0405(b)(2) shall be a minimum of 6 feet in height and shall be constructed and maintained with not less than 50 percent of the surface area impervious to light.~~
- ~~The location, materials and design of required walls and fences shall be subject to approval by the City Manager. Whenever feasible, the approval of the City Manager shall be based upon the similarity of architectural design and appearance of the wall or fence to existing buildings on the premises or to buildings being constructed concurrently on the premises. Such walls or fences shall be maintained in accordance with the provisions set forth in Land Development Code Chapter 14, Article 2, Division 3 (Fence Regulations).~~
- (4) ~~When landscape screening is used to enclose areas used for outdoor display or storage, a landscape screening proposal shall be~~

~~submitted to the City Manager for approval. The landscape screening shall be developed in substantial conformance with Land Development Code Chapter 14, Article 2, Division 4 (Landscape Regulations). Landscape screening shall be permanently maintained in accordance with the adopted standards referred to in this section.~~

(b) ~~Subdistrict III~~

~~No merchandise, material or equipment shall be stored on the roof of any building.~~

**§1515.0406 Sign Regulations**

~~Commercial and industrial developments shall be regulated by Land Development Code Chapter 14, Article 2, Division 12 (Sign Regulations).~~

~~The following sign provisions shall apply to residential development:~~

- (a) ~~For each dwelling unit—one nameplate having a maximum area of one square foot shall be permitted.~~
- (b) ~~For parking lots—one single or double faced freestanding directional sign located at each driveway shall be permitted. This directional sign shall not exceed 2 square feet in total face area and 4 feet in height measured vertically from the base at ground level to the apex of the sign.~~
- (c) ~~For all premises—one single or double faced freestanding sign with a maximum area of 8 square feet offering the premises for sale, rent or lease shall be permitted. This sign shall not exceed a height of 4 feet measured~~

~~vertically from the base at ground level to the apex of the sign. Such signs may be located anywhere on the premises.~~

- ~~(d) Signs permitted herein may be lighted; however, none shall contain visibly moving parts nor be illuminated by flashing lights.~~
- ~~(e) One single or double faced freestanding sign may be installed facing or adjacent to each street abutting the property, provided that no such sign shall exceed a height of 8 feet measured vertically from the base at ground level to the apex of the sign.~~
- ~~(f) The combined total face area of all wall and freestanding signs on the premises, excluding signs designating the premises for sale, rent or lease, shall not exceed 20 square feet.~~
- ~~(g) For apartment houses, boarding and lodging houses, churches, temples and buildings of a permanent nature used primarily for religious purposes, wall signs as defined in Land Development Code Section 113.0103 designating the principal uses of the premises shall be permitted, provided that no such sign shall project above the parapet or eaves of the building to which it is affixed or exceed a height of 12 feet, whichever is lower.~~

**§1519.0102 Boundaries of the Southeastern San Diego Planned District**

The regulations in Chapter 15, Article 19 shall apply to that area commonly known as the "Southeastern San Diego San Ysidro Community Planning Area," designated on that certain Map Drawing Nos. ~~C 732 A through C 732 Q~~, and ~~B-4272 C-801.2 and 836.1~~, described in the appended boundary description filed in the office of the City Clerk. ~~(See Appendix B, Illustration 1.)~~ This Article shall

(O-2016-33)

only apply where Chapter 15, Article 18 “San Ysidro Planned District” references  
the Southeastern San Diego Planned District Ordinance.

IBL:mcm  
November 2, 2015  
Or.Dept: Planning  
Doc. No.: 1150280\_3

**CALIFORNIA COASTAL COMMISSION**

SAN DIEGO AREA  
7575 METROPOLITAN DRIVE, SUITE 103  
SAN DIEGO, CA 92108-4421  
(619) 767-2370



April 21, 2016

**W11e****TO: COMMISSIONERS AND INTERESTED PERSONS****FROM: JOHN AINSWORTH, ACTING EXECUTIVE DIRECTOR****SUBJECT: CITY OF SAN DIEGO DE MINIMIS LOCAL COASTAL PROGRAM  
AMENDMENT NO. LCP-6-SAN-16-0017-2 (Southeastern San Diego and  
Encanto Community Plans) FOR COMMISSION REVIEW AT ITS MEETING  
OF May 11-13, 2016**

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The Coastal Act was amended January 1, 1995 to provide for a more streamlined method to review amendments to local coastal programs. Section 30514(d) allows the Executive Director to make a determination that a proposed LCP amendment is de minimis in nature. The Executive Director must determine that the proposed amendment: 1) has no impact, either individually or cumulatively, on coastal resources; 2) is consistent with the policies of Chapter 3 and 3) does not propose any change in land use or water use or any change in the allowable use of property. Section 30514(d) requires the local government to notice the proposed de minimis LCP amendment 21 days prior to submitting it to the Executive Director either through: 1) publication in a newspaper of general circulation; 2) posting onsite and offsite the area affected by the amendment; or 3) direct mailing to owners of contiguous property. If the Executive Director makes the determination that the proposed amendment qualifies as a “de minimis” amendment and finds the public notice measures have been satisfied, such determination is then reported to the Commission for its concurrence.

**PROPOSED AMENDMENT**

On March 24, 2016, the City of San Diego’s LCP amendment request was filed in the San Diego Coast District office. The herein proposed amendment involves the addition of a new overlay zone in the City’s Land Development Code (LDC) which serves, in large part, as the City’s certified implementation plan. The proposed amendment only affects the certified implementation plan and was properly noticed.

**DISCUSSION**

As part of its citywide planning efforts, the City of San Diego completed an update to the Southeastern San Diego (SESD) Community Plan. The amendment would revise the adopted 1987 SESD Community Plan and create the Encanto Neighborhoods Community Plan. Repealing the SESD Planned District Ordinance (PDO) and the Mount Hope PDO, and rezoning the properties within those community plan areas to citywide zones of the Land Development Code (LDC), were also adopted. However, none of the affected property is located within the coastal zone. Therefore, for the most part, none of the City’s action relative to the local plan amendments or rezonings requires Coastal Commission review.

The one element of the City's action on the amendment that does require Commission endorsement is the adoption of a code amendment that establishes a Community Plan Implementation Overlay Zone (CPIOZ) Type-A for the SESD and Encanto neighborhoods. The overlay zone is applied to certain properties to invoke and implement community plan provisions and ensure that future development proposals are reviewed for consistency with new plan policies. The new overlay zone is incorporated into the municipal code/Land Development Code by reference; and, since the Land Development Code also constitutes the City's certified implementation plan, the subject LCP amendment is necessary to update it for LCP purposes. Again, the substance of the overlay zone provisions has de minimis impacts to coastal resources since the affected communities are located outside the coastal zone but the City's certified LCP implementation plan must be amended to reflect the administrative change.

The proposed revision to the Land Development Code (IP) does not change any coastal zone property, any land uses or have any potential to impact, either individually or cumulatively, coastal resources. Therefore, the proposed amendment can be found consistent with Chapter 3 of the Coastal Act and be supported.

### **CONSISTENCY WITH THE CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)**

Section 21080.5 of the California Environmental Quality Act (CEQA) exempts local government from the requirement of preparing an environmental impact report (EIR) in connection with its local coastal program. The Commission's LCP review and approval program has been found by the Resources Agency to be functionally equivalent to the EIR process. Thus, under CEQA Section 21080.5, the Commission is relieved of the responsibility to prepare an EIR for each LCP.

Nevertheless, the Commission is required in an LCP submittal or, as in this case, an LCP amendment submittal, to find that the LCP, or LCP, as amended, does conform with CEQA provisions. In the case of the subject LCP amendment request, the Commission finds that approval of the de minimis LCP amendment, as submitted, would not result in any significant adverse environmental impacts under the meaning of the California Environmental Quality Act.

### **DETERMINATION**

The Executive Director determines that the City of San Diego LCP Amendment No. LCP-6-SAN-16-0017-2 is de minimis. Based on the information submitted by the City, the proposed LCP amendment will have no impact, either individually or cumulatively, on coastal resources. It is consistent with the policies of Chapter 3 of the Coastal Act. The amendment does not propose any change in land use or any change in the allowable use of property within the coastal zone. The City has properly noticed the proposed amendment. As such, the amendment is de minimis pursuant to Section 30514(d).

**MOTION:**                    *I move that the Commission concur with the Executive Director's determination that the LCP amendment, as submitted, is de minimis.*

**STAFF RECOMMENDATION:**

The Executive Director recommends that the Commission **concur** in this determination. Unless three or more members of the Commission object to this determination, the amendment shall become effective and part of the certified LCP ten (10) days after the date of the Commission meeting.

ORDINANCE NUMBER O- 20580 (NEW SERIES)

DATE OF FINAL PASSAGE DEC 15 2015

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO REZONING 6,740 ACRES LOCATED IN SOUTHEASTERN SAN DIEGO AND ENCANTO NEIGHBORHOODS, WITHIN THE SOUTHEASTERN SAN DIEGO COMMUNITY PLAN AREA, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE SOUTHEASTERN SAN DIEGO PLANNED DISTRICT AND THE MOUNT HOPE PLANNING DISTRICT ORDINANCE TO THE RS-1-1, RS-1-2, RS-1-4, RS-1-6, RS-1-7, RX-1-1, RM-1-1, RM-1-2, RM-2-5, RM-3-7, CN-1-3, CN-1-4, CC-3-4, CC-3-6, CC-2-1, CO-2-1, IL-3-1, OP-1-1, AND OC ZONES, AND REPEALING ORDINANCE NOS. O-19599 AND O-19593, ADOPTED MARCH 27, 2007, OF ORDINANCES OF THE CITY OF SAN DIEGO IN SO FAR AS THE SAME CONFLICT HEREWITH.

RECEIVED  
MAR 24 2016  
CALIFORNIA COASTAL COMMISSION  
SAN DIEGO COAST DISTRICT

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

Section 1. That 6,740 acres located in Southeastern San Diego and Encanto Neighborhoods, and legally described as in the appended boundary description file in the office of the City Clerk under Document No. OO- 20580, within the Southeastern San Diego Community Plan area and Encanto Neighborhoods Community Plan area, in the City of San Diego, California, as shown on Zone Map Drawing No. C-959 and No. C-960, filed in the office of the City Clerk, are rezoned from the Southeastern San Diego Planned District and the Mount Hope Planned District into the Land Development Code zones including RS-1-1, RS-1-2, RS-1-4, RS-1-6, RS-1-7, RX 1-1, RM-1-1, RM-1-2, RM-2-5, RM-3-7, CN-1-3, CN-1-4, CC-3-4, CC-3-6, CC-2-1, CO-2-1, IL-3-1, OP-1-1, and OC, as the zones are described and defined by San Diego

EXHIBIT NO. 1
APPLICATION NO. LCP-6-SAN-16-0017-2
Resolution of Approval
 California Coastal Commission

Municipal Code Chapter 13, Article 1, Divisions 2, 4, 5, and 6. This action amends the Official Zoning Map adopted by Resolution R-301263 on February 28, 2006.

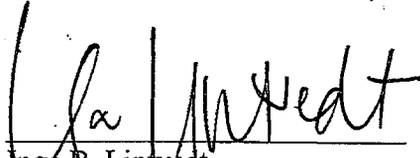
Section 2. That Ordinance Nos. O-19593 and O-19599, adopted March 27, 2007, of the ordinances of the City of San Diego are repealed insofar as the same conflict with the rezoned uses of the land.

Section 3. That a full reading of this ordinance is dispensed with prior to its final passage, a written or printed copy having been available to the City Council and the public a day prior to its final passage.

Section 4. That this ordinance shall take effect and be in force on the thirtieth day from and after its passage, and no building permits for development inconsistent with the provisions of this ordinance shall be issued unless application therefore was made prior to the date of adoption of this ordinance.

APPROVED: JAN I. GOLDSMITH, City Attorney

By

  
Inga B. Lintvedt  
Deputy City Attorney

IBL:mm:jdf  
10/16/15  
Or. Dept: Planning  
Doc No.: 1150012\_2

Passed by the Council of The City of San Diego on DEC 07 2015, by the following vote:

Councilmembers	Yeas	Nays	Not Present	Recused
Sherri Lightner	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Lorie Zapf	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Todd Gloria	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Myrtle Cole	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Mark Kersey	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Chris Cate	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Scott Sherman	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
David Alvarez	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Marti Emerald	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Date of final passage DEC 15 2015

AUTHENTICATED BY:

KEVIN L. FAULCONER  
Mayor of The City of San Diego, California.

(Seal)

ELIZABETH S. MALAND  
City Clerk of The City of San Diego, California.  
By [Signature], Deputy

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until twelve calendar days had elapsed between the day of its introduction and the day of its final passage, to wit, on

NOV 16 2015, and on DEC 15 2015

I FURTHER CERTIFY that said ordinance was read in full prior to passage or that such reading was dispensed with by a vote of five members of the Council, and that a written copy of the ordinance was made available to each member of the Council and the public prior to the day of its passage.

(Seal)

ELIZABETH S. MALAND  
City Clerk of The City of San Diego, California.  
By [Signature], Deputy

Office of the City Clerk, San Diego, California

Ordinance Number O- 20580

I hereby certify that the foregoing Ordinances were passed by the Council of the City of San Diego, at this meeting of DEC 07 2015.

ELIZABETH MALAND  
City Clerk

By   
Deputy City Clerk

Approved: 12/11/15  
(date)

  
KEVIN L. FAULCONER, Mayor

Vetoed: \_\_\_\_\_  
(date)

\_\_\_\_\_  
KEVIN L. FAULCONER, Mayor