ORDINANCE NO. ORD-20-0039

AN ORDINANCE OF THE CITY COUNCIL OF THE
CITY OF LONG BEACH AMENDING AND RESTATING PD-32,
DOUGLAS PARK PLANNED DEVELOPMENT DISTRICT (PD-
32 NORTH AND PD-32 SOUTH)

WHEREAS, on December 21, 2004, the City Council of the City of Long
Beach approved the Douglas Park Project ("Project") and adopted Ordinance No. C-7958,
establishing the Douglas Park Planned Development District (PD-32);
WHEREAS, on October 13, 2009, the City Council adopted ORD-09-0029
amending PD-32, dividing it into PD-32 North and PD-32 South, each of which areas have
its own Development Standards and Design Guidelines;
WHEREAS, on April 17, 2018, the City Council adopted ORD-18-0009 which
adopted a zoning code amendment to Table 2 of the PD-32 North Development Standards
relating to the regulation of off-premises alcohol sales uses, eliminating a conflict between
the PD-32 North Development Standards and the Douglas Park Development Agreement;
WHEREAS, on May 19, 2020, the City Council adopted ORD-20-0019
amending and restating PD-32 North and PD-32 South to amend PD-32’s Use Tables to
allow aerospace rocketry and satellite manufacturing uses by-right in each subarea; and
WHEREAS, the City Council desires to amend and restate PD-32 North and
PD-32 South to amend PD-32’s Use Tables regarding warehousing, distribution and
fulfillment center uses; manufacturing uses; aviation related uses, courier delivery, and
miscellaneous uses; and to provide clarity of the general uses permitted. The proposed
amendments are meant to bridge the gap in the existing differences between certain uses
allowed in PD-32 North and those allowed in PD-32 South.

NOW, THEREFORE, the City Council of the City of Long Beach ordains as
follows:

1
Section 1. PD-32 North and PD-32 South are hereby amended and restated to read as shown on the attached Exhibit "A."

Section 2. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three (3) conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first (31st) day after it is approved by the Mayor.

I hereby certify that the foregoing ordinance was adopted by the City Council of the City of Long Beach at its meeting of October 6, 2020, by the following vote:

Ayes: Councilmembers: 

Zendelas, Price, Supernaw, 
Mungo, Uranga, Austin, 
Richardson, Andrews. 

Noes: Councilmembers: None.

Absent: Councilmembers: 

Pearce.

Recusal(s): Councilmembers: None.

Approved: 11/6/2020
(Date)

Mayor

City Clerk
EXHIBIT A
TABLE OF CONTENTS

STANDARDS - DIVISION I

INTRODUCTION

DEVELOPMENT STANDARDS

INTENT

General Urban Design Goals

Streets

Community Open Space

Land Uses

Sustainability

DESIGN REVIEW PROCESS

STANDARDS - DIVISION II

Establishing the Framework

Planning Sub Areas

Street Hierarchy

Open Space Amenities

Community Open Spaces

Street Gateways

Mid-Block Pedestrian Connections

Landscape Buffers and View Corridor Easements

Build-to Lines

View Corridors

Generalized Maximum Height Zones
STANDARDS - DIVISION III

DEVELOPMENT STANDARDS

STANDARDS

Permitted Uses 27
Minimum Lot Area 38
Setbacks 38
General Screening Requirements 40
On-Grade Parking Garages 40
Surface Parking Lots 41
Mechanical Equipment on Rooftops 41
General Requirements for the Design of Buildings 41
Accessory Structures 42
Utility Cabinets & Meters Screening 42
Undergrounding of Utilities 42
Off-street Parking and Loading Requirements 42
Landscaping Requirements 43
Fences and Garden Walls 43
Signs and Signage 43
Right-of-way Dedications and Improvements 43

SPECIAL DEVELOPMENT STANDARDS 44

Open Space Amenities 44

SUB AREA 1: MIXED-USE DISTRICT 46

Facade Articulation 49
“Main Street” Overlay Zone 49
Vehicular Driveway Access 51
Waste Management Plan [all areas per EIR] 51

SUB AREA 2: OFFICE DISTRICT 52

Continuous Building Edge/ Facade Articulation 52
Vehicular Driveway Access 52

SUB AREA 3: OFFICE / RESEARCH & DEVELOPMENT / LIGHT INDUSTRIAL DISTRICT 56

Continuous Building Edge/ Facade Articulation 56
Vehicular Driveway Access 56
Electrical Substation 56
STANDARDS - DIVISION IV
Landscaping Standards

LANDSCAPE STANDARDS 62
- Landscape Framework Plan 62
- Master Street Tree Plan 63
- Perimeter Edge / Landscape Setback Condition Requirements 65
- Public and Private Street Requirements 66
- Community Open Space Required 66
- Public Art / Themed Sculpture 66
- Coordination with Existing Landscape 66
- Planting Requirements 67

STANDARDS-DIVISION V
Green Building Development Standards

GREEN BUILDING DEVELOPMENT STANDARDS 71

STANDARDS - DIVISION VI
Appendix

APPENDIX 78
- FAA Determinations of No Hazard 78
LIST OF TABLES

Table 1 : Sub Areas 14
Table 2 : Uses by Sub Area 29
Table 3 : Permitted Lot Area 38
Table 4 : Required Yard Setbacks between Buildings and Property Lines 39
Table 5 : Required Yard Setbacks between Parking Lots and Property Lines 40
LIST OF FIGURES

Figure 1 : Project Site and Vicinity Map 3
Figure 2 : Design Review Process 7
Figure 3 : Plan Boundary, Development Blocks & Street Grid 13
Figure 4 : Planning Sub Areas 15
Figure 5 : Street Hierarchy 17
Figure 6 : Selected Open Space Amenities 19
Figure 7 : Build-To Lines & View Corridors 21
Figure 8 : Height Zone Terminology 22
Figure 9 : Generalized Maximum Height Zones 23
Figure 10 : Sub Area 1 45
Figure 11 : Section at A-A 47
Figure 12 : Section at B-B 47
Figure 13 : Sub Area 2 53
Figure 14 : Section at C-C 54
Figure 15 : Section at D-D 54
Figure 16 : Section at E-E 55
Figure 17 : Section F-F 55
Figure 18 : Sub Area 3 57
Figure 19 : Section at G-G 58
Figure 20 : Section H-H 58
Figure 21 : Section I-I 59
Figure 22 : Section J-J 59
Figure 23 : Landscape Framework Plan 62
Figure 24 : Master Street Tree Plan 63
Figure 25 : Street Section (Typical Conditions) 65
Standards - Division I

introduction
Development Standards

The Development Standards for Planned Development District 32 (PD-32) are intended to be consistent with the City of Long Beach Municipal Code (LBMC) except as otherwise noted. PD-32 is subdivided into two areas, one north and the other south of Cover Street. These development standards apply to PD-32: North. They are mandatory provisions that along with the Design Guidelines, EIR Mitigations Measures, Conditions of Approval and the Development Agreement (DA) between McDonald Douglas Corporation, a wholly-owned subsidiary of the Boeing Company (Boeing) and the City will govern the development of the Plan Area within the City of Long Beach as defined in the Plan Boundary Map (see Figure 3 on page 13) unless a variance is obtained. They regulate areas such as land use, density, height, setbacks, streetwalls, view corridors, open space, parking/loading, landscape, sustainable features and access.

The City of Long Beach may, at its discretion, grant variances to the Development Standards contained in this document where the enforcement would otherwise constitute an unreasonable limitation beyond the intent and purpose of the Development Standards, and where such a variance is consistent with the public health, safety and welfare.

Additional development standards and land uses not specified in this plan shall be in accordance with the Municipal Code. Although every attempt has been made to make these development standards consistent with the LBMC, Long Beach Development Services shall resolve any conflicts between these two documents as part of the Design Review Process.

Figure 1: Project Site and Vicinity Map
**Intent**

In reviewing development proposals and land use issues, the City Council, Planning Commission, and Site Plan Review Committee shall be directed by following goals and objectives:

**General Urban Design Goals**

- The Master Plan shall acknowledge and appropriately respond to the varying contexts and adjacencies of the site – arterial boulevards, airport and airplane manufacturing, golf course and commercial and residential uses.

- The Master Plan shall create an urban design framework that ensures the creation of a distinctive environment that creates long-term value and quality while being flexible enough to accommodate changes in the economy and real estate market. The urban design shall be based on a framework of proven historical patterns and precedents found in Long Beach’s distinctive and historic neighborhoods.

- A sense of place shall be created with clearly defined street hierarchy and character. The majority of Long Beach streets are laid out in a rectilinear grid pattern, which is appropriate to creating compact, walkable districts and neighborhoods.

- The master plan shall establish pedestrian orientation and human scale by limiting block sizes to those based on historical patterns and precedent.

**Streets**

- Design streets as places of shared use. Design streets as public open space to promote pedestrian orientation, sociability and safety. Street rights-of-way should be consistent with the minimum standards set forth in the Long Beach Municipal Code (LBMC table 47-1).

- Streets should be scaled appropriately to accommodate pedestrian sidewalks and planted parkways. Major arterial streets with multiple traffic lanes should include landscaped features to maintain an appropriate human scale, and as a way to interface between different uses.

- In accordance with the Master Street Tree Plan (see Division IV), street trees shall be located to provide shade for pedestrians, reduce heat island effect and provide appropriate scale and rhythm to the street (regular spacing and consistent alignment).

- Street trees, Parkway treatments, gateways and other landscape elements shall reflect the character of the community’s most distinctive maturely landscaped streets (e.g., Ocean Boulevard in downtown Long Beach).
Community Open Space

- The Master Plan shall incorporate community open space amenities to mitigate congestion and provide relief and recreation.
- Locate community open spaces amenities as focal points in the master plan while creating a sense of invitation and comfort to a diversity of users.
- Design the community open spaces amenities to have a variety of passive and active uses while maintaining a serene character.
- Link together community open spaces amenities with public pedestrian connections.

Land Uses

- Development should emphasize pedestrian orientation and the creation of a distinctive, landscaped-yet-urban environment that mitigates conflicts between proposed commercial uses and existing uses, both on-site and adjacent.
- While carefully planning for the needs of vehicular circulation, emphasize a pedestrian-friendly character with buildings located at front setbacks. Locate parking (surface lots or structures) behind or beside buildings.
- Development should be appropriately scaled and based on compatibility with adjoining uses.
- Promote high-quality construction and amenities. Architecture should be appropriately articulated and visually compatible with neighboring development.

Sustainability

- Environmental sustainability is an important objective at Douglas Park, and steps to minimize development impacts are described in Division V.
Design Review Process

This section of the PD-32: North Development Standards establishes the procedures and requirements for review of development and use permits, and shall be consistent with the LBMC. PD-32: North will have two entities, the Boeing (or its successor) Design Review Committee (DRC) and Long Beach Development Services (City), which will play a role in reviewing and permitting development proposals. These procedures are established in order to coordinate the review by the two entities.

The role of the DRC is strictly advisory, and its decisions shall not constitute implied City approval of a proposal. The design review process with the City shall be governed by the site plan review process contained in Division V of LBMC Chapter 21.25. The development standards contained in this document along with the design guidelines for the project shall be used by the City throughout the site plan review process. Proposals not complying with these documents will be deemed unacceptable, and will be rejected.

While the City will strictly adhere to the requirements of the Site Plan Review process in the LBMC, the following provides a general guide to the applicant for the overall design review process, including special submittal requirements in addition to those in the LBMC.

Step 1: Conceptual Site Plan Review

Applicant shall submit conceptual plans in accordance with the application filing requirements and instructions of the City of Long Beach Planning Permit Application to the DRC for an initial review of compliance with the PD-32: North Development Standards and Design Guidelines. The submittal package shall include a conceptual site plan indicating proposed locations for buildings, parking, landscaping, and utility equipment. Following such review, the DRC shall acknowledge conceptual approval of submittal in writing to the City prior to the applicant submitting plans to the City for conceptual site plan review in accordance with LBMC Section 21.25.502.B.

In order to maintain consistency with the maximum density thresholds stipulated in the Environmental Impact Report and the Development Agreement for the project, the initial written approval by the DRC shall include a summary of the commercial density (building area) approved and remaining to date. Both the written DRC approval and density summary shall be included as part of the initial submittal to the City for site plan review.
**Step 2: Site Plan Review**

Upon approval of conceptual site plan by the City, the applicant shall submit a design package (in accordance with the application filing requirements and instructions of the City of Long Beach Planning Permit Application) to the DRC for review. Upon review and written acknowledgement of approval by the DRC to the City, the applicant shall submit the design package to the City for site plan review in accordance with LBMC Section 21.25.502A. The submittal package shall include a site plan indicating proposed utilities, parking, building placement; roof plan indicating proposed equipment placement and sizes; floor plan(s) indicating proposed entries and functional organization; landscape plan indicating proposed planting, screening and amenities; elevations indicating proposed building heights, architectural articulation and finish materials; and sections indicating proposed rooftop mechanical equipment profiles, screening, sight lines and sustainability features requirements.

**Step 3: Compliance Check**

Applicant shall submit a final design development package (include further progress on the documents and design issues listed in Step 2, and findings of the Technical Advisory Committee) to the DRC for compliance check. The main purpose of this step is to confirm that project development is consistent with prior approvals and conditions prior to submitting for plan check with the City (construction-ready documents). The City, at its discretion, may require submittal of this package for compliance with conditions of approval.

---

**Figure 2: Design Review Process**

* * LEED Registration required prior to approval of site plan review (See Division V)
**Step 4: Record Set**

Upon receipt of Building Permit, the applicant shall file a complete copy of the permitted plans bearing the City stamps of approval with DRC.

**Federal Aviation Administration (FAA) Approval**

During the Design Review process, the applicant must complete and submit all required forms (including Form 7460-1) to the FAA. A copy of all completed forms shall be submitted to the DRC at the beginning of Step 3. Prior to issuance of a building permit, a copy of all written findings from the FAA regarding compliance with Part 77, height limit regulations related to the Long Beach Airport, shall be provided to the DRC, as part of Step 4.
Standards - Division II

Establishing the Framework
**Establishing the Framework**

Figure 3: Plan Boundary, Development Blocks & Street Grid
Planning Sub Areas

The PD-32 planning area is divided into sub areas as illustrated in Figure 4. PD-32: North --the portion north of Cover Street-- is the subject of this document’s Development Standards and Design Guidelines, and is constituted of Sub Areas 1, 2, and 3. The intent and general standards for each of these sub areas are as follows:

Sub Area 1

This sub area, located in the northeast corner of Douglas Park, is intended as a mixed-use commercial district of office, retail, entertainment, restaurant and hotel uses. Retail uses will be concentrated along McGowen Street, between Lakewood Boulevard and Worsham Avenue an area intended as a lively, walkable “main street” on which this district is focused. Donald Douglas Park, an open space amenity at the corner of Carson Street and Lakewood Boulevard will be connected to a larger network of other open space amenities via landscaped pedestrian connections and generous public sidewalks linking together this district with Sub Area 2. The placement of commercial buildings abutting the southerly and westerly sides of Douglas Plaza is encouraged. Commercial uses may include office, retail, hospitality and mixed-use. To the extent practical, ground floor uses within such buildings should orient to the plaza. Parcels located south of Huggins Street and north of Cover Street between Lakewood Boulevard and Worsham Avenue are allowed to serve as retail expansion zones in Sub area 1.

### Table 1: Sub Areas

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>General Use Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub Area 1</td>
<td>Mixed-Use: Office; Hotel; “Main Street” Commercial &amp; Retail a,b; Community Open Space</td>
</tr>
<tr>
<td>Sub Area 2</td>
<td>Office b; Retail (expansion); Light Industrial; Community Open Space</td>
</tr>
<tr>
<td>Sub Area 3</td>
<td>Office; Research &amp; Development; Light Industrial c; Community Open Space</td>
</tr>
</tbody>
</table>

* All of the allowable 225,000 sq. ft. of retail development in Sub Area 1 shall be located in the “primary retail zone.”

b Additional sq. feet of retail development is allowed in the “retail expansion zone” directly south of the “primary retail district” in Sub Area 1, or directly west in Sub Area 2 along Worsham Avenue. A corresponding reduction of 1.5 sq. ft. of office development for every 1 sq. ft. of retail expansion is required. See Development Agreement for maximum allowable development areas by use.
Standards II: Establishing the Framework

Figure 4: Planning Sub Areas

Main Street Overlay Zone
(See special development standards for sub area 1)

Primary Retail Zone

Retail Expansion Zone

Open Space Amenity: Community Open Space
(Fixed Location)

Approximate Sub Area Boundary = 645 feet north of Cover Street
(Boundaries shown at locations other than at rights-of-way are general, and subject to Final Site Plan approval)
Sub Area 2

This sub area is intended as a low-density, campus-style office, research and development, and light industrial district. It is anticipated that high-quality one- and two-story structures screening landscaped parking lots behind will characterize development. Parcels fronting the west side of Worsham Avenue between Carson Street and McGowen Street, including the southwest corner lot on McGowen Street and Worsham Avenue are allowed to serve as “retail expansion zone” for Sub area 1. As in the mixed-use district, Sub area 2 will also feature a network of open space amenities.

Sub Area 3

This sub area, fronting the north side of Cover Street west of Schaufele Avenue, is intended as an office, research & development, and light industrial district. Clean industry and high-tech uses are anticipated to occupy high-quality, low-rise buildings served by landscaped parking lots and/or structured parking.

Street Hierarchy

Public rights-of-way shall be reserved, dedicated and improved as provided for in LBMC Chapter 21.47 (Dedication, Reservation and Improvement of Public Rights-of-Way). Refer to Development Agreement (DA) between Boeing and the City for phasing and timing of improvements.

Required private streets shall be recorded as private rights-of-way, subject to public access, and designed and constructed to standards for public streets as required in LBMC Section 21.47. Figure 5 indicates preferred locations; actual location of alignments shall be determined at the time of Subdivision Map approval, and shall be approved by the Director of Public Works and Development Services.
Note: All on-site infrastructure will be developed in accordance with the infrastructure phasing plan in the Development Agreement (DA).

This map represents the street infrastructure at full build-out but does not include any additional private roads that might be necessary for access to individual buildings within any development parcels.

Figure 5: Street Hierarchy

Collector

Local Street

Private Street - Required Right-of-Way
(General alignment location shown; actual location to be determined at the time of Final Site Plan approval)
Open Space Amenities

At full buildout, PD-32: North will include a range of publicly accessible open space amenities, which include the following types:

- Donal Douglas Plaza
- Jansen Green
- Other significant plazas
- Community open spaces (fixed location or conceptual location)
- Mid-block pedestrian connections
- Street gateways
- Enhanced McGowen Parkway
- Bike paths
- Landscape buffers and View corridor easements

Community open spaces will be dedicated open-space easements or publicly owned, subject to public access, and designed for public use. For additional information, see Divisions III and IV.

Community Open Spaces

Community open spaces shall be provided to promote opportunities for rest, recreation, social interaction and congregation in attractive landscaped settings, and to furnish visual variety in PD-32: North. Figure 6 indicates two fixed locations (Douglas Plaza and Jansen Green) and four conceptual locations, whose placement is intended to maximize access and visibility. Actual locations for the four as-yet unfixed plazas may deviate from those shown, provided the original intent is maintained; will be determined by the developer; and are subject to Final Site Plan approval. The four spaces must total 1.5 acres minimum. (See Divisions III and IV for other requirements.)

Street Gateways

The area on each side of the three street gateways shall be at least 2,500 square feet in size with a combined minimum total of 5,000 square feet at each gateway (See Figure 6). Site design of all open spaces and installation of public art in open spaces are subject to Site Plan Review Approval.
Notes: A minimum of four (4) Community Open Spaces are required, to be connected via pedestrian connections to other community open spaces and public streets and sidewalks. Locations indicated here are conceptual; final locations to be determined at the time of Final Site Plan approval.

Pedestrian connections shall be located in coordination with Community Open Space locations set at the time of Final Site Planapproval.

Figure 6 : Selected Community Open Space Amenities
Mid-Block Pedestrian Connections

To promote walkability at PD-32: North, a minimum of three mid-block pedestrian connections shall link community open spaces and multiple public rights-of-way, expanding the overall pedestrian network by subdividing large blocks with additional pathways for those on foot. (In general, alignments may be located anywhere at the block interior, not only at the center.) Locations indicated in Figure 6 are conceptual, and intended to maximize convenience and connectivity for pedestrians. Actual locations may deviate from the those shown, provided the original intent is maintained; will be determined by the developer; and are subject to Final Site Plan approval. (See Divisions III and IV for specific requirements.)

Landscape Buffers and View Corridors Easements

Landscape buffers and view corridor easements shall remain as green space planted with low lying plants to preserve orientation. A minimum of 10,000 square feet of view corridor space shall follow the McGowen Street alignment near the corner of Brizendine Avenue. See Figure 7. No building or portion thereof, parking or landscaping shall block a view of a landscape buffer or view corridor easement.

Build-To Lines

Build-to lines are established in selected locations to create a consistent street edge defining a pedestrian-friendly cohesive space. A build-to line requires a portion of a building’s frontage to be built along the setback line. At Primary build-to lines, a minimum of sixty (60) percent of building frontage must be built; at Secondary build-to lines, a minimum of forty (40) percent of building frontage must be built. Articulated walls at arcades, colonnades, porches, and courtyards along such line can be used to satisfy this requirement. Some setback areas are permitted, to encourage active sidewalk uses such as cafe zones. Backs of buildings shall not be located along Lakewood Boulevard and Carson Street. (See Division III for additional information.)

View Corridors

View corridors follow street alignments and are established to preserve orientation, provide a sense of place through visual linkages to the existing golf course, proposed open space and the Airport. No building or portion thereof shall block a view corridor.
Standards II: Establishing the Framework

View Corridors
(Alignments shown on map are general in nature)

View Corridor Easement
(See special development standards for Sub Area 2 for additional information)

Open Space Amenities (Fixed Location)

Primary Build-To Lines
(May set back to define community open space located along “Main Street”. See special development standards for Sub Area 1 for additional information)

Secondary Build-To Lines
(See special development standards for Sub Area 1 for additional information)

Figure 7: Build-To Lines & View Corridors
Generalized Maximum Height Zones

The height of all development in PD-32: North shall be limited as described in this section. PD-32: North contains three generalized maximum height zones, each determined by anticipated development type and set by conformance to the Long Beach Airport - Runway Approach Zones - Standard for determining obstruction in air navigation, as per Part 77 of federal aviation regulations map dated 6-21-1982 (or as updated). (FAA “determination of no hazard to air navigation” letters, dated 12-02-2008 and applying to the generalized maximum height zones, are included in Division VI: Appendix. The FAA determinations include information about the evaluation and required future filings with the FAA when individual buildings are being planned and developed.)

Figure 8 illustrates height-zone term definitions. The Applicant is responsible for thoroughly investigating all restrictions for an individual parcel of land on the site, including the filing and processing of any required forms with the Federal Aviation Administration (FAA). A copy of completed FAA application forms shall be made part of the Design Review Process application package, Step Three. All documents describing building height (e.g., roof plans, sections, elevations) submitted during Design Review shall refer to proposed heights above mean sea level (AMSL).

See Figure 9 for specific boundaries of the generalized maximum height zones, which identify the maximum height permitted for buildings and all appurtenances, including (but not limited to) roofs, parapets, antennas, signs, penthouses, mechanical equipment, and screening devices. This inclusive definition supersedes the definition of building height set forth in LBMC Section 21.15.1330.

The height zone between Worsham Avenue and Lakewood Boulevard, running from Cover Street north to the lowest height zone along Carson Street, is uniform in its allowance of the tallest development in PD-32: North. However, a “tall building overlay zone” applies to lots fronting McGowen Street and Lakewood Boulevard; this frontage is the preferred location for buildings over two floors.

![Figure 8: Height Zone Terminology](image-url)

---

22 PD-32:NORTH DEVELOPMENT STANDARDS
Standards II : Establishing the Framework

Figure 9 : Generalized Maximum Height Zones

NOTE : These heights shall be used in conjunction with Part 77 of the FAA Regulations Map dated 6-21-1982 (or as updated).
Standards - Division III
Development Standards
Standards

Unless otherwise noted in this document, all development is intended to be consistent with the commercial and industrial districts development standards in the LBMC.

Permitted Uses

The principal use in all sub areas shall be commercial and/or industrial as indicated in Table 2. Residential use is not permitted.

Table 2 indicates the classes of uses permitted (Y), not permitted (N), and permitted upon conditions set as part of discretionary review (D) during the Site Plan Review Process.

Primary uses in Subareas 2 and 3 shall have a minimum employment density (jobs factor) of at least 10 jobs per acre.

In recognition of the fact that industrial and manufacturing technologies change over time, the City has structured these regulations to address the operating characteristics and processes of industrial uses, rather than specific businesses. Thus, the determination of whether a use is permitted by right or requires discretionary review will necessarily require interpretation. For uses or activities not specifically identified in Table 2, the Zoning Administrator shall have the authority to interpret and assign the appropriate SIC code for that use or activity, with certain determinations being made via the Zoning Confirmation Letter Process (with fee included). The Zoning Administrator shall the authority to determine if a Zoning Confirmation Letter is required to make certain determinations. The decision of the Zoning Administrator can be appealed to the Planning Commission pursuant to Chapter 21.21, Division V (Appeals) of the Zoning Ordinance.

Commercial uses in Main Street Overlay Zone

Sites fronting on both sides of McGowen Street between Lakewood Boulevard and Worsham Avenue shall permit the commercial uses of the Neighborhood Commercial, Pedestrian oriented (CNP) zoning district of Chapter 21.32 of the LBMC.
Definitions

Floor Area
Floor Area means the total area of all floors of a building, as measured to the exterior surfaces of exterior walls. Floor Area includes halls and lobbies of a building, but does not include utility and elevator cores, stairwells, parking and restrooms. Also, exclude mechanical, electrical and sprinkler rooms.

Accessory Use
Accessory Use means a use that is customarily incidental and/or necessarily related to the principal use of the land, building, or structure. An accessory use is located on the same lot as the principal building or use and is dependent upon the principal use for the majority of its use or activity.

Warehouse
Warehouse means a building or portion thereof where goods or materials that are ready to be delivered to a retail outlet or sold to another business are kept for a period of time greater than seventy-two (72) hours prior to such delivery or sale.

Distribution
Distribution means a building or portion thereof where goods or materials that are ready to be delivered to a retail outlet or sold to another business are kept for a period of time less than seventy-two (72) hours prior to such delivery or sale.

Fulfillment Center
Fulfillment center is a use that can include warehousing and distribution components, but also includes order processing, returns, packaging, marketing, and other uses associated with orders shipped directly to customers or businesses. Typically, fulfillment centers include a larger office component than a traditional warehousing or distribution use, and generally utilize smaller delivery vehicles (delivery vans, box trucks, and the like).
### Table 2: Uses by Sub Area

<table>
<thead>
<tr>
<th>Use</th>
<th>1 Zone</th>
<th>2 Zone</th>
<th>3 Zone</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcoholic Beverage Sales</td>
<td></td>
<td></td>
<td></td>
<td>The concentration of existing ABC licenses and the area crime rate are factors considered in reviewing applications for alcohol sales</td>
</tr>
<tr>
<td>Off-premises sales w/in 500 ft. of district allowing residential uses</td>
<td>C*</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Off-premises sales more than 500 ft. from district allowing residential uses</td>
<td>C*</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>On-premises sales w/in 500 ft. of district allowing residential uses</td>
<td>C*</td>
<td>N</td>
<td>Y</td>
<td>Wholesale only (License Types 17, 18, and 25).</td>
</tr>
<tr>
<td>On-premises sales more than 500 ft. from district allowing residential uses</td>
<td>Y*</td>
<td>N</td>
<td>Y</td>
<td>Wholesale only (License Types 17, 18, and 25).</td>
</tr>
<tr>
<td>Automobile (Vehicle) Uses</td>
<td></td>
<td></td>
<td></td>
<td>All outdoor display, storage, service and repair of vehicles is subject to special standards (see LBMC Chapter 21.45)</td>
</tr>
<tr>
<td>Auto detailing (with hand held machines only)</td>
<td>AP</td>
<td>AP</td>
<td>AP</td>
<td>Mobile businesses prohibited. Auto Detailing (with hand held machines only)</td>
</tr>
<tr>
<td>Car wash</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Diesel fuel sales</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>See LBMC Section 21.52.222</td>
</tr>
<tr>
<td>Gasoline sales</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>General auto repair (body work, painting, etc.)</td>
<td>N</td>
<td>N</td>
<td>AP</td>
<td>Uses allowed indoors only. Outdoor storage of vehicles or equipment shall be prohibited.</td>
</tr>
<tr>
<td>Limousine service (does not include auto repair)</td>
<td>N</td>
<td>N</td>
<td>AP</td>
<td>Nonconforming parking rights do not apply (see LBMC Section 21.27.070).</td>
</tr>
<tr>
<td>Minor auto repair, tune up, and lube, smog test</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Motorcycle/jet ski sales and repair</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Parking service – principal use</td>
<td>AP</td>
<td>N</td>
<td>N</td>
<td>No permanent Parking Services shall be permitted. Valet only.</td>
</tr>
<tr>
<td>Recreational vehicle storage</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Rental agency (does not include repair)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Automobile Sales (does not include auto repair)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Towing</td>
<td>N</td>
<td>N</td>
<td>A</td>
<td>Accessory to general auto repair. Free-standing tow yards shall be prohibited.</td>
</tr>
<tr>
<td>Vehicle parts (with installation); tire store</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Vehicle parts (w/o installation)</td>
<td>Y</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.
<table>
<thead>
<tr>
<th>Use</th>
<th>1 Zone</th>
<th>2 Zone</th>
<th>3 Zone</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Billboards</strong></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>All Billboards Prohibited</td>
</tr>
<tr>
<td><strong>Business Office Support</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Copy, fax, mail box, or supplies</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Equipment sales, rental, or repair</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Off-set printing</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Entertainment</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amusement machines (4 or fewer)</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>See Zoning Code Section 21.51.205 (special development standards).</td>
</tr>
<tr>
<td>Banquet room rental</td>
<td>A*</td>
<td>N</td>
<td>N</td>
<td>Accessory to restaurant only (see LBMC Section 21.51.215).</td>
</tr>
<tr>
<td>Dancing (accessory use)</td>
<td>Y*</td>
<td>N</td>
<td>N</td>
<td>Accessory to restaurant, tavern, club. City Council hearing is required for new and transferred business licenses.</td>
</tr>
<tr>
<td>Live or movie theater (w/100 seats or less)</td>
<td>AP*</td>
<td>N</td>
<td>N</td>
<td>For theaters w/more than 100 seats, see “Movie theater.”</td>
</tr>
<tr>
<td>Mock boxing or wrestling</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Movie theater (or live theater w/100+ seats)</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Pool tables (up to 3 tables)</td>
<td>A*</td>
<td>N</td>
<td>N</td>
<td>Accessory to restaurant, tavern, club (see LBMC Section 21.51.260).</td>
</tr>
<tr>
<td>Private club, social club, night club, pool hall or hall rental within 500 ft. of district allowing residential uses</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td>City Council hearing is required for new and transferred business licenses.</td>
</tr>
<tr>
<td>Restaurant with entertainment</td>
<td>Y*</td>
<td>N</td>
<td>N</td>
<td>City Council hearing is required for new and transferred business licenses. Restaurants proposing to locate within zone 2 shall be allowed only as an accessory use on the ground floor of Office building.</td>
</tr>
<tr>
<td>Other entertainment uses (arcade, bowling alley, miniature golf, tennis club, skating rink, etc.)</td>
<td>C*</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Financial Services</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ATM – Walk-up or freestanding machine on interior of building; walk-up machine on exterior of building</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Requires 2 (5 minute) parking spaces for each ATM machine. Spaces shall be located within 100 ft. Such spaces may be existing required parking.</td>
</tr>
<tr>
<td>ATM – Freestanding machine, exterior</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>For drive-thru machine see standards for drive-thru lane in LBMC Section 21.45.130.</td>
</tr>
<tr>
<td>ATM – Drive-thru machine</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Bank, credit union, savings &amp; loan</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Check cashing</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Escrow, stocks and bonds broker</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>All other financial services not listed above</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.
# Standards III: Standards

## September, 2009

### Food Processing

<table>
<thead>
<tr>
<th>Use</th>
<th>Zone 1</th>
<th>Zone 2</th>
<th>Zone 3</th>
<th>Notes</th>
</tr>
</thead>
</table>
| Food and kindred products (SIC Code 20)      | N      | N      | Y/C    | Permitted in 3 Zoning District: All uses included in SIC Code 20, except as noted below.  
SIC Code 2048 (includes slaughtering animals for animal feed)  
SIC Code 201 (includes meat packing plants, meat & poultry products)  
SIC Code 2091 (Canned & Cured Fish and Seafood)  
SIC Code 2092 (Prepared Fresh or Frozen Fish/Seafoods)  
Any Permitted use proposing to locate within 300 feet of a Residentially Zoned property shall be subject to a Conditional Use Permit, subject to the requirements in LBMC Sections 21.25.201 thru 21.25.212. |

### Institutional

<table>
<thead>
<tr>
<th>Use</th>
<th>Zone 1</th>
<th>Zone 2</th>
<th>Zone 3</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Church or temple</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Convalescent hospital or home</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Crematorium</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Day care or preschool</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Industrial arts trade technical/ training school</td>
<td>Y</td>
<td>Y</td>
<td>Y°</td>
<td>To be located on the second floor and above if located on McGowen.</td>
</tr>
<tr>
<td>Mortuary</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Parsonage</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Private elementary or secondary school</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>To be located on the second floor and above if located on McGowen.</td>
</tr>
<tr>
<td>Professional school/business school</td>
<td>Y</td>
<td>Y</td>
<td>Y°</td>
<td>To be located on the second floor and above if located on McGowen.</td>
</tr>
<tr>
<td>Social service office (with food distribution)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Social service office (without food distribution)</td>
<td>N</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Other institutional uses</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

### Manufacturing

<table>
<thead>
<tr>
<th>Use</th>
<th>Zone 1</th>
<th>Zone 2</th>
<th>Zone 3</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apparel and other finished products made from fabrics and similar materials (SIC Code 23)</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td>The uses within these SIC Codes are limited to operations containing primarily manufacturing space with accessory display and storage uses.</td>
</tr>
<tr>
<td>Printing, publishing and allied industries (SIC Code 27)</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Chemicals &amp; Allied Products Mfgs (SIC Code 28)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Leather and leather products (SIC Code 31)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Electronic and other electrical equipment and components, except computer equipment (SIC Code 36)</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>

° Permitted in subarea 3 between McGowen and Schaufelle only.
<table>
<thead>
<tr>
<th>Use</th>
<th>1 Zone</th>
<th>2 Zone</th>
<th>3 Zone</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measuring, analyzing, and controlling instruments; photographic, medical and optical goods; watches and clocks (SIC Code 38)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td><strong>Permitted in 2 &amp; 3 Zoning District:</strong> All uses included in SIC Code 38, so long as the specific operation of the use is non-nuisance in nature (e.g., noise, hazardous materials, odors, dust, light and glare) and are either confined completely within the property or result in limited secondary impacts in terms of traffic, air emissions, and hours of operation, consistent with LBMC Section 21.33.020.</td>
</tr>
<tr>
<td>Miscellaneous manufacturing industries (SIC Code 39) - Including Jewelry Manufacturing; Toys Manufacturing; Sporting Goods Manufacturing; and Household Products.</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td><strong>Permitted in 2 &amp; 3 Zoning District:</strong> All uses included in SIC Code 39, so long as the specific operation of the use is non-nuisance in nature (e.g., noise, hazardous materials, odors, dust, light and glare) and are either confined completely within the property or result in limited secondary impacts in terms of traffic, air emissions, and hours of operation, consistent with LBMC Section 21.33.020.</td>
</tr>
<tr>
<td>Furniture and Fixtures (SIC Code 25)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td><strong>Prohibited in 2 &amp; 3 Zoning District:</strong> SIC Code 261 (Pulp Mills) SIC Code 262 (Paper Mills) SIC Code 263 (Paperboard Mills)</td>
</tr>
<tr>
<td>Paper and allied products (SIC Code 26)</td>
<td>N</td>
<td>C</td>
<td>Y</td>
<td><strong>Prohibited in 2 &amp; 3 Zoning District:</strong> SIC Code 261 (Pulp Mills) SIC Code 262 (Paper Mills) SIC Code 263 (Paperboard Mills)</td>
</tr>
<tr>
<td>Rubber and miscellaneous plastics products (SIC Code 30)</td>
<td>N</td>
<td>C</td>
<td>Y/C</td>
<td><strong>Prohibited in 2 &amp; 3 Zoning District:</strong> SIC Code 3011 (Tires &amp; Inner Tubes)</td>
</tr>
<tr>
<td>Textile mill products (SIC Code 22)</td>
<td>N</td>
<td>Y/C</td>
<td>Y/C</td>
<td><strong>Prohibited in 2 &amp; 3 Zoning District:</strong> SIC Code 2411 (Logging) SIC Code 2421 (Sawmills &amp; Planing Mills - General)</td>
</tr>
<tr>
<td>Lumber and wood products, except furniture (SIC Code 24) - Including: Hardwood Products; Wooden Cabinets Miscellaneous Wood Products</td>
<td>N</td>
<td>Y/C</td>
<td>Y/C</td>
<td><strong>Permitted in 3 Zoning District:</strong> All other uses included in SIC Code 24, so long as the specific operation of the use is non-nuisance in nature (e.g., noise, hazardous materials, odors, dust, light and glare) and are either confined completely within the property or result in limited secondary impacts in terms of traffic, air emissions, and hours of operation, consistent with Zoning Code Section 21.33.020.</td>
</tr>
<tr>
<td>Stone, clay, glass, and concrete products (SIC Code 32)</td>
<td>N</td>
<td>Y/C</td>
<td>Y/C</td>
<td><strong>Prohibited in 2 &amp; 3 Zoning District:</strong> SIC Code 324 (Hydraulic Cement) SIC Code 325 (Structural Clay Products) SIC Code 327 (Concrete, Gypsum, and Plaster Products)</td>
</tr>
<tr>
<td>Fabricated metal products, except machinery and transportation equipment (SIC Code 34)</td>
<td>N</td>
<td>C</td>
<td>Y/C</td>
<td><strong>Prohibited in 3 Zoning District:</strong> SIC Code 348 (Ordinance and Accessories)</td>
</tr>
<tr>
<td>Industrial and commercial machinery and computer equipment (SIC Code 35)</td>
<td>N</td>
<td>C</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Transportation equipment (SIC Code 37)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Use</td>
<td>1 Zone</td>
<td>2 Zone</td>
<td>3 Zone</td>
<td>Notes</td>
</tr>
<tr>
<td>-------------------------------------------------------------------</td>
<td>--------</td>
<td>--------</td>
<td>--------</td>
<td>-----------------------------------------------------------------------</td>
</tr>
<tr>
<td>Tobacco products (SIC Code 21)</td>
<td>Y/C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Petroleum refining and related industries (SIC Code 29)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Primary metal industries (SIC Code 33)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Electric Gas &amp; Sanitary Services (SIC Code 49)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Personal Services</strong></td>
<td>Y</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Basic personal services (barber/beauty shop, catering, party counseling (w/o trucks), diet center, dog/cat grooming, dry cleaner, fitness center/health club, dance/karate studio, locksmith, mailbox rental, nail/manicure shop, repair shop for small appliances or electronic repair equipment, bicycles, tailoring, shoe repair, tanning salon, travel agent, or veterinary clinic w/o boarding).</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>House cleaning service</td>
<td>N</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Laundermat</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Laundry, cleaning and garment services (SIC Code 721)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Massage therapy</td>
<td>A</td>
<td>N</td>
<td>N</td>
<td>See special conditions in LBMC Section 21.51.243. Special adult entertainment standards for massage parlor (see LBMC Section 21.45.110).</td>
</tr>
<tr>
<td>Recycling center</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Recycling collection center for cans and bottles (staff attended)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Recycling containers for cans and bottles</td>
<td>A</td>
<td>N</td>
<td>N</td>
<td>Accessory to a grocery store only (see LBMC Section 21.51.265).</td>
</tr>
<tr>
<td>Repair shop (stove, refrigerator, upholstery, lawn mowers, etc.) - (SIC Code 76)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td>For small appliance repair, see &quot;Basic Personal Services.&quot; Repair service limited to inside enclosed structure.</td>
</tr>
<tr>
<td>Repair services with outdoor operations (SIC Code 76)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Self-storage (indoor only)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Shoe-shine stand (indoor/outdoor)</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Accessory to barber, car wash, grocery, hotel, office, or restaurant use.</td>
</tr>
<tr>
<td>Tattoo parlor</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Termite and pest control</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>See &quot;Misc. – Storage of Hazardous Materials.&quot;</td>
</tr>
<tr>
<td>Veterinary Services for Animal Specialties (SIC Code 0742)</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td>Also see &quot;Basic Personal Services.&quot;</td>
</tr>
<tr>
<td>Animal Specialty Services, Boarding, Kennels, Shelters (SIC Code 0752)</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>All personal services not listed</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.
<table>
<thead>
<tr>
<th>Use</th>
<th>1 Zone</th>
<th>2 Zone</th>
<th>3 Zone</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professional Services</td>
<td></td>
<td></td>
<td></td>
<td>Prohibited in 2 Zoning District:</td>
</tr>
<tr>
<td>Accounting, advertising, architecture, artist</td>
<td>Y</td>
<td>Y</td>
<td>Y°</td>
<td>SIC Code 9223 (Correctional Institutions)</td>
</tr>
<tr>
<td>studio, bookkeeping, business headquarters,</td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 8744 (Jails, privately operated-correctional facilities, adult</td>
</tr>
<tr>
<td>chiropractic, computer programming, consulting,</td>
<td></td>
<td></td>
<td></td>
<td>privately operated)</td>
</tr>
<tr>
<td>contracting, dentistry, engineering,</td>
<td></td>
<td></td>
<td></td>
<td>Permitted in 1 &amp; 2 Zoning Districts:</td>
</tr>
<tr>
<td>insurance, law, marketing, medicine,</td>
<td></td>
<td></td>
<td></td>
<td>The uses within these SIC Codes are limited to operations containing</td>
</tr>
<tr>
<td>photography, psychiatry, psychology, real</td>
<td></td>
<td></td>
<td></td>
<td>primarily office space with accessory display and storage uses.</td>
</tr>
<tr>
<td>estate, or tax preparation (Including SIC Codes</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>60, 61, 62, 63, 64, 65, 67, 73 [except 7353</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>and 7359], 861, 862, 863, 864, and 87)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All professional offices not listed</td>
<td>AP</td>
<td>AP</td>
<td>AP°</td>
<td></td>
</tr>
<tr>
<td>Aviation-Related Uses</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aviation-related uses including, maintenance</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>and storage, pilot/passer amenities (restrooms,</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>food services, classrooms and office spaces),</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>charter operations and aircraft rentals</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(SIC Code 45)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aircraft Manufacturing</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>Aircraft Storage</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>Aircraft Services for On-site Aircraft</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>(For on-site aircraft only (not for commercial)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>purposes)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial Aviation Services</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>(Provided by those holding valid agreements</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>to conduct business on Long Beach Airport)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special Events</td>
<td>N</td>
<td>N</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>Residential Uses</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>No Residential Uses shall be permitted.</td>
</tr>
<tr>
<td>Restaurant And Ready-To-Eat Foods</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Outdoor dining</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restaurants and ready-to-eat foods with</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.130).</td>
</tr>
<tr>
<td>drive-thru lanes</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restaurants and ready-to-eat foods without</td>
<td>Y°</td>
<td>A</td>
<td>N</td>
<td>Ready to eat foods proposing to locate within 2 shall be allowed only</td>
</tr>
<tr>
<td>drive-thru lanes</td>
<td></td>
<td></td>
<td></td>
<td>as an accessory use on the ground floor of Office building. Restaurants</td>
</tr>
<tr>
<td>Vending carts</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.170).</td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.

° Permitted in subarea 3 between McGowen and Schaufelle only.
### Table 2 (continued): Uses by Sub Area

<table>
<thead>
<tr>
<th>Use</th>
<th>1 Zone</th>
<th>2 Zone</th>
<th>3 Zone</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Retail Sales</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basic retail sales (SIC Codes 54, 5735, 5942, 7841) (except uses listed below)</td>
<td>Y A*</td>
<td>N</td>
<td></td>
<td>Used clothing, antiques, art, books (new and used), coins, collectibles, food stores, jewelry, and trading cards are included in “Basic Retail Sales.” Basic retail sales uses proposing to locate within 2 zone shall be allowed only as an accessory use on the ground floor of an Office building.</td>
</tr>
<tr>
<td>Building supply or hardware store with lumber, drywall, or masonry (including SIC Code 52, 57)</td>
<td>Y N</td>
<td>N</td>
<td></td>
<td>For hardware store without lumber, drywall, or masonry, see “Basic Retail Sales.” If located along McGowen, main entrances shall face McGowen.</td>
</tr>
<tr>
<td>Gun Store and Gun Repair</td>
<td>AP</td>
<td>N</td>
<td>N</td>
<td>Allowed only as an accessory use to primary Sporting Goods establishment</td>
</tr>
<tr>
<td>Major household appliances (refrigerator, stove, etc.)</td>
<td>Y Y</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manufacture of products sold on-site</td>
<td>A A</td>
<td>N</td>
<td></td>
<td>See LBMC Section 21.51.240.</td>
</tr>
<tr>
<td>Merchandise mall, indoor swap meet</td>
<td>N N</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outdoor sales events (flea markets, swap meets, etc.)</td>
<td>N N N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outdoor vending – Flower, plant, fruit, or vegetables in conjunction with sale of related products from a retail store</td>
<td>A N</td>
<td>N</td>
<td></td>
<td>See LBMC Section 21.51.255.</td>
</tr>
<tr>
<td>Outdoor vending – Food carts</td>
<td>AP AP</td>
<td>N</td>
<td></td>
<td>See LBMC Section 21.45.170.</td>
</tr>
<tr>
<td>Outdoor vending – Flower cart or news cart</td>
<td>Y Y</td>
<td>N</td>
<td></td>
<td>See LBMC Section 21.45.135.</td>
</tr>
<tr>
<td>Pawn shop</td>
<td>N N N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thrift store, used merchandise</td>
<td>N N N</td>
<td></td>
<td></td>
<td>Also see note under “Basic Retail Sales.”</td>
</tr>
<tr>
<td>Vending machines</td>
<td>A A</td>
<td>N</td>
<td></td>
<td>Accessory to existing retail sales. See LBMC Section 21.51.295.</td>
</tr>
<tr>
<td><strong>Temporary Lodging</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hotel/Motel</td>
<td>Y Y</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shelters</td>
<td>N N N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Temporary Uses</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carnival, event, fair, trade show, etc.</td>
<td>T T</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construction trailer</td>
<td>T T</td>
<td>T</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outdoor Vending – Mobile food truck at construction sites</td>
<td>T T</td>
<td>T</td>
<td></td>
<td>See LBMC Section 21.53.106.</td>
</tr>
<tr>
<td><strong>Transportation &amp; Communication Facilities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Communication Facilities – Attached/roof mounted cellular and personal communication services</td>
<td>C C</td>
<td>C</td>
<td></td>
<td>See LBMC Section 21.45.115.</td>
</tr>
<tr>
<td>Communications (SIC 48)</td>
<td>N N</td>
<td>Y/C</td>
<td></td>
<td>SIC Code 483 (Radio and television broadcasting stations) and Microwave transmission or relay towers are permitted only with approval of a Conditional Use Permit</td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.
### Table 2 (continued): Uses by Sub Area

<table>
<thead>
<tr>
<th>Use</th>
<th>Zone 1</th>
<th>Zone 2</th>
<th>Zone 3</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Communication Facilities – Electrical distribution station</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Local and suburban transit and interurban highway passenger transportation (SIC Code 41)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Local Trucking Without Storage (SIC Code 4212)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Courier Service Except by Air (SIC Code 4215)</td>
<td>N</td>
<td>C</td>
<td>C</td>
<td>Includes parcel delivery companies such as Fed-Ex, UPS, and similar uses</td>
</tr>
<tr>
<td>Transportation Services (SIC Code 47) - Including: Tour Operators; Transportation Consulting;</td>
<td>N</td>
<td>C</td>
<td>C</td>
<td></td>
</tr>
<tr>
<td>Transportation-Related Uses with no outdoor container storage</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Transportation-Related Uses with outdoor container storage associated with shipping/ trucking/rail</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Helipads</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Aviation-related uses shall be allowed only in the geographic area south of “G” Street.</td>
</tr>
<tr>
<td><strong>Wholesale Trade</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale Trade - durable goods (SIC Code 50) - and nondurable goods (SIC Code 51)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Fulfillment centers are considered Wholesale Trade uses for the purposes of this title. Third party logistics facilities classified as SIC Code 4212.</td>
</tr>
<tr>
<td><strong>Miscellaneous</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Research and development, Bio-science, Life-science and Medical devices laboratories.</td>
<td>AP</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>

* Applies to Retail Expansion Areas in subareas 1 and 2.
Abbreviations:

Y = Yes (permitted use).

N = Not permitted (prohibited use).

C = Conditional Use Permit required. For special conditions, see LBMC Chapter 21.52

A = Accessory Use. For special development standards, see LBMC Chapter 21.51

AP = Administrative Use Permit required. For special conditions, see LBMC Chapter 21.52

T = Temporary Use. Subject to provisions contained in LBMC Chapter 21.53

IP = Interim Park Use permit required. For special conditions, see LBMC Chapter 21.52

Y/C = Either permitted by right or subject to Conditional Use Permit review, depending upon locational criteria contained under “Permitted Uses”.

Footnote:

(1) The following alcoholic beverage sales may be exempted from the Conditional Use Permit requirement.

a. Restaurants with alcoholic beverage service only with meals. This generally means any use with a fixed bar is not exempt. A service bar is not considered a fixed bar. A sushi bar, where alcoholic beverages are served at the same bar where meals are served, is considered serving alcoholic beverages only with meal service. A cocktail lounge without a bar, but with primarily service of only hors d’oeuvres and alcoholic beverages is not exempt. Any restaurant with more than 30 percent of gross sales consisting of alcoholic beverages shall lose its exemption and be required to obtain a Conditional Use Permit to continue to sell alcohol.

b. Use located more than 500 ft. from zoning districts allowing residential use.

c. Department store or florist with accessory sale of alcoholic beverages.

d. Grocery stores of 20,000 sq. ft. or greater with accessory sale of alcoholic beverages.

e. Existing legal, nonconforming uses. (Ord. C-7663 § 42, 1999).
Minimum Lot Area

Table 3 establishes the minimum lot area in each sub area.

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Lot Area *</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub Area 1</td>
<td>10,000 sq. ft.</td>
</tr>
<tr>
<td>Sub Area 2</td>
<td>20,000 sq.ft.</td>
</tr>
<tr>
<td>Sub Area 3</td>
<td>20,000 sq. ft.</td>
</tr>
</tbody>
</table>

* Stated lot area miniums indicate the scale of development intended for PD-32: North. Applicant may propose lots to a minimum size of 5000 SF in subarea 1 with proposed cross-lot drainage, ingress/egress and reciprocal parking easements during Step 1 of the Design Review Process as part of a Conceptual Site Plan Review, which the City will consider for approval based on use proposed.

Setbacks

Setbacks from both public and private streets shall be provided for the purpose of providing light, air, pedestrian and vehicular circulation, emergency access and general aesthetic improvements.

The required setbacks indicated in Table 4 shall be clear of all structures from the ground to the sky (except as otherwise permitted) and shall be landscaped and maintained in a neat and healthy condition according to the landscaping provisions of this document.

Building Frontage

Buildings should be located at the front setback, with entrances facing the street wherever possible.

Corner Cut-off

At corners of properties at street intersections, intersections of streets and alleys and at intersections of driveways and property lines, new construction shall not be permitted in such a manner that it significantly impedes visibility between heights of 3 feet and 7 feet above the ground in a corner cut-off of at least 6 feet by 6 feet (measured from the intersection of the property lines or the intersection of a driveway and a property line). One vertical support element such as a column is permitted in the corner area, if the cross-section of the element fits within a circle with a diameter of 18 inches. This requirement may be waived through the Site Plan Review process if the Director of Public Works finds that the cut-off is not necessary.
### Table 4: Required Yard Setbacks between Buildings and Property Lines

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Front Yard Setbacks for Building (ft.)</th>
<th>Minimum Setback from Interior Property Line (ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From Collector Road</td>
<td>From Local or Private Street</td>
</tr>
<tr>
<td>Sub Area 1</td>
<td>0 ft. (Worsham) *</td>
<td>11 ft. *</td>
</tr>
<tr>
<td>Sub Area 2</td>
<td>18 ft. ***</td>
<td>18 ft. ***</td>
</tr>
<tr>
<td>Sub Area 3</td>
<td>18 ft.</td>
<td>18 ft. ****</td>
</tr>
</tbody>
</table>

* Refer to Special Development Standards for additional setback requirements
** Subject to Site Plan Review process
*** Buildings containing ground-floor retail uses shall maintain a 0 ft. minimum front setback.
**** A 10 ft. setback is required at the proposed electrical substation.

### Permitted Structures

No structures, including above-ground utility equipment, are permitted in required setbacks (yards), except:

- Signs, as specified in the chapter relating to on-premises signs (LBMC Chapter 21.44)
- Outdoor dining (subject to approval from Site Plan Review Committee)
- Vehicle parking (surface lots). Table 5 of this document establishes the minimum landscaped setback required between the parking lot and the street property line
- Awnings, canopies and trellises as allowed by the LBMC
- Projections are permitted into the required setbacks in accordance with those permitted in the Commercial Zoning Districts of the LBMC (see LBMC Section 21.32.220 C)
- Above-ground utility equipment may be allowed in front setback areas only if it is demonstrated during Site Plan Review that the site's configuration, in conjunction with applicable regulations and stated requirements for access by utility providers and/or fire department, will not permit any other location. Above-ground utility equipment is allowed in setback areas at interior (side or rear) property lines. Screening shall be provided in all cases.

### Required Landscaping

Except for frontage along pedestrian-oriented streets in Sub Area 1, all required setbacks shall contain an area not less than six (6) feet in width planted with trees,
shrubs and/or ground cover. Along Cover Street, the entire eighteen (18) foot setback shall be landscaped. Except for access driveways, parking shall be prohibited within the required landscaped setbacks of Cover Street. See Special Development Standards for additional requirements, as well as Division IV: Landscape Standards.

**General Screening Requirements**

The following required screening shall apply in all sub areas:

**Open Storage**

Open storage shall be prohibited. Merchandise is not permitted to be displayed outdoors, unless specifically granted through Site Plan Review.

**On-Grade Parking Garages**

**Architectural Treatment**

The building facade of any parking structure shall be designed to be compatible in color, material, and architectural treatment and detail with the building(s) it serves. In addition, landscape screening shall be provided.

**Screening**

Ramps, cars, and sources of artificial lighting in parking structures should not be visible from public streets and sidewalks at ground level. Ramp openings at parking entrances are not required to be screened.

---

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Front Yard Setbacks for Parking Lot (ft.)</th>
<th>Minimum Setback from Interior Property Line (ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From Collector Road</td>
<td>From Local Street</td>
</tr>
<tr>
<td>Sub Area 1</td>
<td>6 ft. *</td>
<td>6 ft.</td>
</tr>
<tr>
<td>Sub Area 2</td>
<td>6 ft. *</td>
<td>6 ft.</td>
</tr>
<tr>
<td>Sub Area 3</td>
<td>6 ft. *</td>
<td>6 ft.</td>
</tr>
</tbody>
</table>

* Along Cover Street, surface parking lots shall be set back 18 ft. minimum from property line. Along Lakewood Boulevard in Sub Area 1, surface parking lots shall be set back 26 ft. minimum from property line.

** This standard can be waived for property lines between joint-use parking lots through Site Plan Review process.
Surface Parking Lots

All surface parking lots, including parking area screening and landscaping, shall be designed in accordance with the development standards in LBMC Chapter 21.41.

Mechanical Equipment on Rooftops

All rooftop mechanical equipment (except solar collectors, downspouts and rain gutters) shall be screened on all sides to a height not less than that of the tallest item screened. All such screening shall be to the reasonable satisfaction of the Site Plan Review Committee, and be approved by Long Beach Development Services.

Security

All rooftop mechanical equipment shall be secured from unauthorized entry to the satisfaction of Long Beach Development Services. Outdoor rooftop access is prohibited.

Materials

All rooftop mechanical equipment screening devices shall be of a material requiring a low degree of maintenance. Wood shall not be utilized. All screening devices shall be well integrated into the design of the building through such items as parapet walls continuous with the walls of the structure, architectural roof features, or equipment rooms. Louvered designs are acceptable if consistent with the building design style.

Substitutions

Well-planned, compact, architecturally integrated rooftop equipment may be substituted for screening, with the approval of the Site Plan Review Committee and Long Beach Development Services.

General Requirements for the Design of Buildings

All commercial buildings shall comply with the following design criteria:

Architectural Themes

Architectural themes, modules and materials present on the main facade of the building shall be used on all other facades.

Change of Material

Each building facade must contain a primary and an accent material, and the accent material(s) must cover not less than ten (10) percent of the facade. Exceptions may be granted as part of Site Plan Review.
Building Finished Floor

All commercial buildings shall have the first habitable floor level not more than four (4) feet above grade within the front thirty (30) feet of the building. All buildings with retail or other pedestrian-oriented uses fronting the sidewalk shall have the first habitable floor located approximately at grade.

Accessory Structures

Use Restrictions

The use of accessory buildings and structures shall conform to the requirements of LBMC Chapter 21.51 (Accessory Uses).

Locations Permitted

Accessory structures and buildings may be placed anywhere on a lot (subject to Site Plan Review) except within the required setbacks.

Trash Collection/Container Areas

Adequate trash receptacles shall be provided to accommodate all refuse generated on a site. Recycling material containers must also be accommodated. All trash areas shall have a roof or canopy, be screened from public view on three sides, and shall conform to the development standards contained in LBMC Sections 18.95 and 21.45 (Special Development Standards).

Utility Cabinets & Meters Screening

All utility cabinets and meters shall be located in an area least visible from the public right-of-way. Additional landscape planting shall provide further screening where permitted by utility company access requirements and available space.

Undergrounding of Utilities

All projects requiring site plan review shall underground all overhead utility service to the site. The utility company’s design of the electric system, including locations and aesthetic treatment, shall be in accordance with the regulations of the Public Utilities Commission of the State of California.

Off-street Parking and Loading Requirements

Parking and loading areas shall be provided as required in LBMC Chapter 21.41 (Off-Street Parking and Loading Requirements). See Division V: Sustainability on requirements for a Transportation Demand Management Plan as well as for sustainability measures for shared parking and parking areas and landscape requirements.
Landscaping Requirements

Landscaping shall be provided as required by LBMC Chapter 21.42 (Landscaping Standards) unless otherwise noted. See Landscape Standards in Division IV and V.

Fences and Garden Walls

Fences and garden walls are not permitted within required front street setbacks unless granted through the Site Plan Review process. Otherwise, fences and garden walls are permitted accessory structures subject to the development standards contained in LBMC Chapter 21.43 (Fences and Garden Walls). Landscape screening shall be provided. Chain link fence and razor blade and similar materials are prohibited. See also Landscape Standards in Division IV.

Signs and Signage

A signage master plan shall be prepared for each of Sub areas 1, 2, and 3 in conjunction with each sub area’s first phase of development. Master plan shall include all types of signage located in both the public right-of-way and in areas of private development parcels visible from the right-of-way; signage for open space amenities located within each sub area will also be addressed. Though it is anticipated that the signage aesthetic or motif in the mixed-use district may differ from that in the office and light industrial districts, newer signage master plans should take visual cues from existing sign designs already in place. (This includes the first signage master plan undertaken in PD-32: North, which should take into consideration existing signage in PD-32: South.) This is so that the different sign systems in Douglas Park do not appear visually uncoordinated or random.

Billboards, pole signs, roof signs, rotating or moving signs, flashing signs, and electronic message board signs are prohibited. See Guidelines for additional information. On-premises signs are permitted in all districts subject to the requirements of the approved Douglas Park sign programs.

Right-of-way Dedications and Improvements

Public rights-of-way shall be reserved, dedicated and improved as provided for in LBMC Chapter 21.47 (Dedication, Reservation and Improvement of Public Rights-of-Way).

Required private streets shall be recorded as private rights-of-way, subject to public access, and designed and constructed to standards of public streets as required in LBMC Section 21.47. Alignments shall be generally located per Figure 5 in Division II; precise locations shall be determined at the time of Subdivision Map approval, and shall be approved by the Director of Public Works.
**Special Development Standards**

**Open Space Amenities**

A variety of open space amenities shall be provided in PD-32: North. Community open spaces and mid-block pedestrian connections will be dedicated open space easements, subject to public access, and designed for public use. Refer to Divisions II and IV for additional information.

**Community Open Spaces**

A minimum of four (4) community open spaces shall be provided, totaling 1.5 acres minimum, in addition to Douglas Plaza and Jansen Green. Two such spaces shall be located in Sub Area 1: one north and one south of McGowen Street. Another two such spaces shall be located in Sub Area 2: one north and one south of McGowen Street. Conceptual locations are indicated in Figure 6, but actual locations may be different, provided the intent established here and in Division II is maintained. Locations will be set at the time of Final Site Plan approval.

One community open space in Sub Area 1 shall be at least one-half (0.5) acre in size; all remaining spaces shall be at least one-third (0.33) acre; minimum dimension shall be sixty (60) feet. Area shall be measured as net acreage, exclusive of public rights-of-way, private streets, development sites, setbacks, and privately functioning use areas (e.g., cafe zones). Each community open space shall be bounded on at least two sides by streets and/or pedestrian connection; at least one boundary shall be a public or private street. Appropriate outdoor uses shall be identified and designed for; see Division IV: Landscape Standards for additional information.

**Street Gateways**

A minimum of three (3) street gateway features shall be provided on site. Each gateway shall have at least 2,500 square feet of open space on each side of the street, with a minimum combined total of 5,000 square feet at each location. These gateways shall be located at intersections of Carson Street and Worsham Avenue, McGowen Street and Lakewood Boulevard, and Cover Street and Lakewood Boulevard. Site design, size and proposed art work are subject to Site Plan Review approval.

**Mid-Block Pedestrian Connections**

A minimum of three (3) mid-block pedestrian connections will be provided to subdivide large blocks into more easily walkable areas connected to streets (public and private) and community open spaces. Every attempt should be made to locate other plazas and courtyards serving individual projects along these connections.
Figure 10 : Sub Area 1

- 26-foot Minimum Building Setback and surface parking lot from property line along Lakewood Boulevard
- 18-foot Minimum Building Setback and surface parking lot from property line along Cover Street
- 11-foot Minimum Building Setback along private streets
- 10-foot Minimum Building Setback along Carson Street
- 0-foot Minimum Building Setback (6-foot Parking Setback)
- Community Open Space (Fixed Location)

Sub Area Boundary
Main Street Overlay Zone
Primary 'Build-To' Line
Secondary 'Build-To' Line

18-foot min for building, 0' if retail on ground floor within expansion zone

38-foot height limitation
This height zone runs from the curb at Carson Street to a line 100 ft. south of the curb.
Conceptual locations are indicated in Figure 6, but actual locations may be different, provided the intent established here and in Division II is maintained. Locations will be set at the time of Final Site Plan approval.

Each connection easement shall be twenty (20) feet wide minimum (eight-foot paved path flanked by six-foot planted area along each side). Alignment shall link at least two (2) public streets in no more than three (3) lengths total, not contorted into multiple sections. (In general, alignment may be located anywhere at the block interior, not only at the center.) Lighting, signage, and visibility shall be considered to maintain a safe pedestrian environment. See Division IV: Landscape Standards.

Sub Area 1: Mixed-Use District

This sub area is intended to be a mixed-use commercial district of office, retail, entertainment, restaurant and hotel uses; no residential uses are permitted.

All of the 225,000 square feet of retail development allowed in Sub Area 1 shall be located in the “primary retail zone” bounded by Carson Street, Worsham Avenue, Lakewood Boulevard, and Huggins Street. Additional retail development is allowed in the “retail expansion zone” directly south of the “primary retail zone” and extending to Cover Street (part of the “retail expansion zone” is located in Sub area 2, on the west side of Worsham Avenue). A corresponding reduction of 1.5 square feet of office and/or industrial development for every square foot of retail expansion is required.

McGowen Street, between Lakewood Boulevard and Worsham Avenue, is intended as a lively, walkable “main street” on which this district is focused. A “main street overlay zone” (described below) will apply to development along this frontage.

Required private streets in this district shall be recorded as private rights-of-way, subject to public access, and designed and constructed to standards for public streets as required in LBMC Section 21.47. On-street parking is required on all internal streets, public and private, within and bounding Sub area 1. Off-street parking shall be provided in lots and/or structures set back and screened from rights-of-way fronted with pedestrian-oriented uses.

Douglas Plaza, an open space at the corner of Carson Street and Lakewood Blvd is adjacent to this district. A network of public sidewalks and dedicated pedestrian connections shall link together this and other open space amenities in Sub areas 1 and 2.
Figure 11: Section at A-A

Figure 12: Section at B-B
With the intent of further establishing a “gateway” element for Long Beach to complement the existing War Memorial to the east, the placement of commercial buildings abutting the southerly and westerly sides of Douglas Plaza is encouraged. Commercial uses may include office, retail, hospitality and mixed-use. To the extent practical, ground floor uses within such buildings should orient to the Plaza.

**Maximum Building Footprint**

One building footprint of up to a maximum of 50,000 square feet shall be allowed to house a single anchor-tenant in the Main Street Overlay Zone of Subarea 1. All other building footprints shall be limited to a maximum of 25,000 square feet for single-tenant occupancy. Multi-tenant building footprints, or buildings located outside the Main Street Overlay Zone of Sub-Area 1, are exempt from the square feet maximum provided the critical mass and variety of the retail space within the Main Street Overlay Zone remain viable per the approval of the Director of Development Services.

Stated single-tenant building footprint maximums indicate the scale of development intended for PD-32: North. Applicant may propose larger building footprints for single-tenant occupancy in Subarea 1 or the Expansion Zone during the Conceptual Site Plan Review process, which the City will consider for approval based on the proposed use and location.

Additional single-tenant occupancy of 50,000 sf or greater above the permitted 50,000 square feet shall count against the approved additional retail space provided there is a reduction in either office or industrial space at a rate of 1.5 sf of office or industrial space per 1.0 sf of retail space proposed.

**Build-To Lines**

A build-to line requires a portion of a building's frontage to be built along the setback line. At Primary build-to lines, a minimum of sixty (60) percent of building frontage must be built, to a minimum height of sixteen (16) feet. At Secondary build-to lines, a minimum of forty (40) percent of building frontage must be built, to a minimum height of sixteen (16) feet. Articulated walls at arcades, colonnades, porches, and courtyards along such line can be used to satisfy this requirement.

If the remainder of the frontage is set back, such portions shall not be more than ninety (90) feet in length, or set back more than fifteen (15) feet from the build-to-line, in order to maintain the continuity of the street edge. At any community open space located along the “main street” portion of McGowen Street, the setback may be deeper and extend longer, but the same street-wall architectural treatment at the build-to line shall also “wrap” the sides of the space.
Tall-Building Overlay Zone

Frontage along McGowen Street and Lakewood Boulevard in Sub area 1 is intended for the district’s tallest buildings—those over two stories in height. Step-backs above the second floor are allowed along McGowen Street.

Facade Articulation

Along rights-of-way, no continuous building wall shall extend more than sixty (60) feet in width without a facade articulation element at least twelve (12) inches in depth.

Blank walls are not allowed along McGowen Street. Elsewhere, the maximum width of a blank wall without articulation or relief of at least twelve (12) inches in depth shall be sixty (60) feet. Facade articulation shall consist of elements such as expressed structural bays but may also include non-structural features (e.g., pilasters, moldings, recessed or projecting wall planes, or display features) to create visual interest.

“Main Street” Overlay Zone

One of a few gateways into PD-32, McGowen Street between Lakewood Boulevard and Worsham Avenue is conceived of as the heart of Douglas Park’s mixed-use district, where wide sidewalks will link together ground-floor retail storefronts, building lobbies, plazas, and other pedestrian-oriented uses, with office uses located on upper floors overlooking the busy street scene. Convenient on-street parking will also be provided, to further encourage activity and convenience for visitors.

Ground-floor frontages along this portion of McGowen Street shall provide pedestrian-oriented uses, which are defined to include the following:

- Restaurants & ready-to-eat foods
- Retail sales & art galleries
- Personal service uses (e.g., barber/beauty shop, dry cleaner, mailbox rental, locksmith, manicure shop, tanning salon, travel agent, children activity center)
- Lobbies of: hotels, office buildings, movie/live theaters, or of any other approved entertainment or fitness center uses
- Public plazas and outdoor dining areas.

Pedestrian-oriented uses shall occupy at least sixty (60) percent of the ground-floor building frontage on streets where active pedestrian uses are required. “Shadow” art galleries, historical displays, artist studios, back-office uses or sales offices may be allowed only as temporary, transitional uses.
**Minimum Depth of Ground-Floor Space**

Within the main street overlay zone, ground-floor storefront spaces which “line” or “wrap” a parking structure shall have a minimum interior depth of twenty (20) feet.

**Display/Clear Window Requirement**

Clear, non-reflective display windows/doors shall comprise at least sixty (60) percent of the ground-floor street facade at pedestrian-oriented uses. Such glass should be clear with an exterior daylight reflectance of not more than eight (8) percent. The maximum height of the bottom sill of required display windows shall not exceed thirty (30) inches above the adjacent sidewalk. Ground-floor wall areas without windows shall be not more than five (5) feet in width.

**First Floor Elevation**

In order to promote easy pedestrian access, the first level of buildings which require ground-floor pedestrian oriented uses shall have a floor elevation which approximates the elevation of the adjacent sidewalk.

**Setbacks**

Required setback areas along streets with pedestrian-serving uses shall be hardscaped, and considered an extension of the sidewalk. No turf landscaping of such setback is allowed; however, landscape planters, vine pockets and plantings in decorative pots shall be allowed. Also, in order to promote active sidewalk use as well as passive rest areas, the inclusion of dining patios, landscaping, raised planters, seat walls, benches, bike racks and other amenities are encouraged. None of these features shall reduce the clear pedestrian path of travel below ten (10) feet in width. See Division IV: Landscape Standards for additional information.

**Awnings and Canopies**

Storefront awnings and canopies are strongly encouraged. The minimum vertical clearance between ground/ sidewalk level and the bottom of the awning/ canopy should be ten (10) feet. Awnings/ canopies should be placed below the ground-floor cornice (or below the sills of the second story windows if no cornice exists). Awnings/canopies should be divided into sections to reflect the major vertical facade divisions. The awning/canopy may encroach over the public sidewalk if at least four (4) feet of clearance is maintained from the street curb line. For awnings and canopies, the materials, shape, rigidity, reflectance, color, lighting, and associated signage should strongly relate to the architectural design of the building.
**Entrances Facing the Street**

Building and storefront main entrances should open onto the public right-of-way or onto required private street. Entrance doors should be setback at least three (3) feet from the property line in order to avoid encroachment onto the right-of-way.

**Exterior Design**

Exterior elevations shall be designed with some articulation to create visual interest and enhance pedestrian experience and activity. Three-dimensional elements (both structural and non-structural) such as cornices, pilasters, wall offsets and structural bays shall be used to modulate facade planes.

**Vehicular Driveway Access**

Vehicular driveway access is prohibited along frontages which require pedestrian-oriented uses. All vehicular access shall be taken via secondary/local streets that will not disrupt pedestrian circulation. Future access streets and driveways are encouraged to reinforce the grid imposed by the street hierarchy of the Plan Area. This requirement may be modified through the Site Plan Review process if necessary.

Private driveways and/or parking aisles are allowed to cross mid-block pedestrian connections at a maximum of two points between public rights-of-way.

**Waste Management Plan**

A waste management plan shall be prepared and submitted to the City for approval in conjunction with the first phase of development in Sub Area 1, taking into account the possibility of a concentration of restaurants and food-serving establishments, particularly along McGowen Street. The waste management plan shall meet all applicable requirements set forth in the LBMC, and will accommodate the demand for storing and sorting recyclables. Affected trash enclosures may, upon determination of Long Beach Development Services, require provision of one or more of the following: roof; fire sprinklers; hose bibs with hot and cold water supply; drain to sewer; sealed trash compactor; air-conditioning or refrigeration; and/or grease collection system. See Division V: Sustainability Standards for additional requirements.
Sub Area 2: Office District

This sub area shall develop as an attractive, pedestrian-friendly office campus. High quality, low-density buildings will be located at front setbacks, and engage the street and sidewalk with building entries, articulated facades, and inviting landscape design. Parking areas will be placed behind and/or beside buildings to the greatest extent possible. Careful site planning will place service features and utility elements away from building entrances and other high-visibility areas, and such items will be substantially screened from public view.

Lots fronting along the west side of Worsham Avenue (extending from Carson Street south to the lot at the southwest corner of Worsham Avenue and McGowen Street) comprise the western part of PD-32: North’s “retail expansion zone.” Additional retail development (over and above the amount allowed in the “primary retail zone” in Sub Area 1) is allowed in the “retail expansion zone” in this part of Sub area 2 and the southern part of Sub area 1. (A corresponding reduction of 1.5 square feet of office and/or industrial development for every square foot of retail expansion is required.)

Buildings in the “retail expansion zone” with retail uses shall have a zero (0) foot front setback, and shall be located at the front setback line, with retail spaces located on the ground floor and oriented with entries and storefronts toward the sidewalk (rather than set back, or behind parking).

Continuous Building Edge/ Facade Articulation

Along all streets, no continuous building wall shall extend more than one hundred (100) feet in width without a facade articulation element. Blank walls are discouraged, and the maximum width of a blank wall without articulation or relief of at least twelve (12) inches in depth shall be sixty (60) feet. Facade articulation shall consist of elements such as expressed structural bays but may also include non-structural features (e.g., pilasters, moldings, recessed or projecting wall planes, or display features) to create visual interest.

Vehicular Driveway Access

Future access streets and driveways are encouraged to reinforce the grid imposed by the street hierarchy of the Plan Area. This requirement may be waived through the Site Plan Review process if necessary. Private driveways and/or parking aisles are allowed to cross mid-block pedestrian connections at a maximum of two points between public rights-of-way.
Figure 13: Sub Area 2

- 5-foot Minimum Building Setback from Interior Property Line
- 10-foot Minimum Building Setback along Carson Street
- 18-foot Minimum Building Setback and surface parking along Cover Street. (0-foot minimum for buildings containing ground floor retail within the Retail Expansion Zone)
- Building Restriction Zone
- Sub Area Boundary
- View Corridor Easement (No buildings and parking allowed; low landscaping are allowed)
CARSON STREET
10' (MIN)
RO.w.
SETBACK BIKEWAY/GREENWAY

SUB AREA 8
(PD-32: South)
18'(MIN.)
SETBACK
R.O.W.
SUB AREA 2
18'(MIN.)
SETBACK

CLASS 1 BIKEPATH AND SIDEWALK

Figure 14: Section at C-C

Figure 15: Section at D-D
Figure 16: Section at E-E

Figure 17: Section F-F
**Sub Area 3: Office / Research & Development / Light Industrial District**

This sub area shall be primarily for office and light-industrial uses, including research and development, manufacturing, and warehouse/distribution (as an accessory use).

Similar to Sub area 2, this district shall develop as a pedestrian-friendly campus setting. Low-density buildings will be located at front setbacks, and engage the street and sidewalk with building entries, articulated facades, and inviting landscape design. Parking areas will be placed behind and/or beside buildings to the greatest extent possible. Careful site planning will place service features and utility elements away from building entrances and other high-visibility areas, and such items will be substantially screened from public view.

**Continuous Building Edge/ Facade Articulation**

Along all streets, no continuous building wall shall extend more than one hundred 100 feet in width without a facade articulation element. Blank walls are discouraged, and the maximum width of a blank wall without articulation or relief of at least twelve (12) inches in depth shall be sixty (60) feet. Facade articulation shall consist of elements such as expressed structural bays, pilasters, moldings, recessed wall panels, or display features to create visual interest.

**Vehicular Driveway Access**

Future access streets and driveways are encouraged to reinforce the grid imposed by the street hierarchy of the Plan Area. This requirement may be waived through the Site Plan Review process if necessary.

**Electrical Substation**

An electrical substation may be developed in this sub area. Southern California Edison has provided general information on the size of the facility. The substation shall have a maximum footprint of approximately 250-feet by 260-feet, and power lines connecting to the substation shall be routed through new underground substructures.

The substation shall have a low-profile structure (equipment will be approximately 20 feet in height) and underground feed lines, with an 8-foot perimeter masonry screen wall located at the building setback line, and associated perimeter landscaping between the right-of-way and the wall consisting of trees, shrubs, and ground cover.

These standards shall apply to this and any other electrical substation developed within PD-32.
18-foot Minimum Building Setback from Golf Course Boundary

18-foot Minimum Building Setback along Cover & McGowen Streets (minimum 18-foot surface parking setback along Cover street)

5-foot Minimum Building Setback from Interior Property Line

10-foot Minimum Building Setback at Substation

18-foot Minimum Building Setback from Golf Course Boundary

Sub Area Boundary

Figure 18: Sub Area 3
Figure 19: Section at G-G

Figure 20: Section H-H
Figure 21: Section I-I

Figure 22: Section J-J
Standards - Division IV

Landscape Standards
Landscape Standards

Landscape Framework Plan

The Landscape Framework Plan establishes the landscape context for the ultimate landscape design. The Framework Plan identifies project edges, open space requirements, public art opportunities, pedestrian circulation and connectivity, and streetscape parkway standards. (See Division II for additional information.)

Figure 23: Landscape Framework Plan
**Master Street Tree Plan**

The Master Street Tree Plan establishes the street tree concept for the various framework streets and includes species, size and spacing requirements. The street tree palette selected reflects the time honored beauty of many of the City’s finest neighborhood streets.

**Framework Streets***

“Cover” Street (Mixed Use - Lakewood Boulevard to Worsham)
- Pyrus Calleryana ‘Bradford’- Bradford Pear
  36” Box - 30’ o.c.
- Phoenix dactylifera - Date Palm
  18’ BTH - 30’ o.c.

“Cover” Street (R&D/Commercial/Industrial - Worsham to Paramount Blvd.)
- Quercus Ilex - Holly Oak
  36” Box - 35’ o.c.

“Worsham” Avenue
- Jacaranda mimosifolia - Jacaranda
  36” Box - 35’ o.c.

“Schaufele” Avenue
- Ulmus parvifolia - Chinese Elm
  36” Box - 40’ o.c.

“McGowen” Street
- Quercus virginiana ‘Cathedral’ - Cathedral Southern Live Oak.
  36” Box at planters adj to chokers 15’ min.
  planter width
  36” Box at tree wells/ grates

Figure 24: Master Street Tree Plan
Framework Streets* Cont’d

“Brizendine” Avenue
• Platanus × acerifolia ‘Columbia’ - Columbia Sycamore
  24” Box - 35’ o.c.

*Landscape Improvements within the public R.O.W. are installed by master developer.
Landscape outside of R.O.W. is responsibility of individual builders.

Private Streets

“Huggins” Street
• Lagerstroemia ‘Muskogee’ - Muskogee Crape Myrtle
  24” Box - 30’ o.c.

“Bayer” Avenue
• Magnolia grandiflora ‘Little Gem’ - Little Gem Magnolia
  24” Box - 35’ o.c.

Setback Area Screen Trees

• Eucalyptus nicholii - Willow Leaved Peppermint
  15 Gal - 20’ o.c.
• Eucalyptus leucoxylon - White Iron Bark
  15 Gal - 25’ o.c.
• Melaleuca quinquenervia - Cajeput Tree
  36” Box - 25’ o.c.
• Pinus species - Pine
  36” Box - 30’ o.c.
• Tristania conferta - Brisbane Box
  24” Box - 25’ o.c.
• Metrosiderus excelsus - New Zealand Christmas Tree
  24” Box - 20’ o.c.
Perimeter Edge / Landscape Setback Condition Requirements

The perimeter edges include the landscape within the required setback areas (outside the public R.O.W.) adjacent to the various framework streets as well as the golf course edge. The minimum required perimeter landscape is defined by minimum required setbacks to buildings and parking.

Figure 25: Street Section (Typical Conditions)

The trees within the minimum landscape setback zone should be the same as the framework street tree within the parkway as defined by Master Street Tree Plan. For screening purposes within the setback zone (i.e., at parking structures, blank walls or other undesirable elements), the trees under the “setback/screening” section of the Master Street Tree Plan shall be utilized. Screening of parking areas is most effectively executed through use of berming and/or shrubs.

Shrubs appropriate for parking lot screening may include:

- Arctostaphylos ‘Howard McMinn’
- Carissa spp. (> 3’ height)
- Ilex spp. (> 3’ height)
- Ligustrum japonicum
- Ornamental Grasses (> 3’ height)
- Pittosporum ‘Variegata’
- Raphiolepis (> 3’ variety)
- Rosmarinus officinalis (> 3’ variety)
- Strelitzia reginae

Larger screening shrubs (at parking structures, trash enclosures, utility enclosures, masonry walls, etc.) may include taller varieties of previous palette to left plus:

- Escallonia fradesii
- Heteromeles arbutifolia
- Plumbago auriculata
- Rhus integrifolia
- Westringia fruticosa
- Xylosma congestum ‘Compacta’
**Public and Private Street Requirements**

The framework streets within Douglas Park are public streets. With the exception of the McGowen Street "main street overlay zone" between Lakewood Boulevard and Worsham Avenue, the public right-of-way extends beyond the face of curb, and includes at a minimum, the roadway behind curb to back of walk. Within the McGowen "main street overlay zone," the public right-of-way extends only to back-of-curb. The parcel owner will be responsible for final Landscape and Street Scene Design (per the Development Standards and Design Guidelines) and improvements back-of-curb, subject to the approval of the city's Directors of Public Works and Development Services.

The private streets Bayer and Huggins are conceptually shown and are the responsibility of the private parcel owner(s).

**Community Open Space Required**

The Douglas Park Master Plan includes several publicly accessible open space amenities:

- Jansen Green (minimum 2.0 acres) is located at McGowen Street and Brizendine Avenue, abutting the golf course. This is the largest single open space amenity, and designed to accommodate both active and passive uses.

- Douglas Plaza (0.4 acres) is located at Carson Street and Lakewood Boulevard, and provides a project gateway and key gathering space.

- In addition to these already-fixed public open space amenities, the project requires additional community open spaces totaling an additional minimum of 1.5 acres, to be located in both the Mixed-use and Office districts. These community open space amenities are designed for the enjoyment of Douglas Park occupants and visitors. (See Divisions II and III for additional information.)

- Pedestrian Connections – In addition to enhanced pedestrian routes along various streets, there are to be three mid-block pedestrian connections, to heighten the pedestrian experience and improve connectivity among open space amenities and public art. (See also Divisions II and III.)

**Public Art / Themed Sculpture**

Further enhancing the visitor's experience, aviation themed sculpture provided by the master developer are required to be incorporated within several of the open space amenities and project gateways. These theme sculptures will provide a public art "focal point" at key entries and view terminuses throughout the project. The proposed themes and gateway site design and layout are subject to the site plan review approval of the City's Directors of Development Services and Public Works.

**Coordination with Existing Landscape**

The framework (public) streets have existing street trees and parkway landscape (within the public R.O.W.) installed by the master developer. In addition, the development of PD-32: South (south of Cover Street) is underway. Every effort should be made to insure compatible and complimentary landscape transitions from these existing edges.
**Planting Requirements**

A minimum of 50% of a project’s landscape shall be Southern California Native and/or Drought Tolerant, defined as low and very low water requirements per WUCOLS (Water Use Classifications of Landscape Species). Refer to plant palette within the design guidelines and the Sustainability Division for requirements.
Standards - Division V

Green Building Development Standards
Green Building Development Standards

1. All development that meets or exceeds a threshold of 25,000 square feet of gross conditioned floor area shall fully comply with Boeing’s Commercial Development Mandate by obtaining Leadership in Energy and Environmental Design (LEED) – NC (New Construction) or CS (Core and Shell) at the “Certified” level or higher prior to issuance of the Temporary or Final Certificate of Occupancy, whichever comes first.

2. Projects not registered with the GBCI (Green Building Certification Institute) may use a LEED equivalent alternative green building performance rating system to the satisfaction of the Director of Development Services.

3. The applicant shall pay for the cost of LEED certification or verification.

4. Projects committing to achieve Boeing’s Commercial Development Mandate at the LEED Silver level or higher qualify for expedited services.

5. All parking lots shall either be 50% shaded by canopy trees after five years of growth or be completely surfaced with paving with a Solar Reflectance Index (SRI) of at least 29. At a minimum, canopy trees shall provide shade coverage, after five years of growth, of 40% of the total area dedicated to parking stalls and associated vehicular circulation. Because trees may reduce the visibility of signs, the City shall consider applications for the relocation of signs and/or the installation of additional signs as necessary. Tree wells required for proper planting and maintenance may be included in the calculated shade area.

6. All parkway landscaping shall comply with the following requirements:

   a. Use canopy trees that provide shade coverage, after five years of growth, of at least 40% of the total area designated for street right of way (curb face to curb face).

   b. Use drought and foot tolerant ground cover without thorns or stickers, etc. where turf is not used. Hard pavement may be used in areas next to parking.

   c. Allow taller (up to 24” high) and hardy drought tolerant plants in groupings not less than four feet long (measured parallel to the sidewalk) separated by decomposed granite or hard pavement material connections of 30”-36”.

   d. No fencing shall be allowed to protect plants.

7. The Project site shall include stormwater management practices that treat stormwater runoff from 90% of the average annual rainfall on the site using structural and non-structural management measures. The Best Management Practices (BMPs) used to treat the runoff must be capable of removing 80%
of the average annual post development total suspended solids (TSS) load. Additional permanent BMPs would be selected for individual lot development and shall be addressed in future SUSMPS to be submitted at the time of lot development. Use of these BMPs would minimize surface water quality impacts.

8 Preferential parking shall be provided for carpools and vanpools at the rate of not less than 10 percent of the total employee parking.

a. Not less than ten percent of employee parking area shall be located as close as is practical to the employee entrance(s), and shall be reserved for use by potential carpool/vanpool vehicles, without displacing handicapped and customer parking needs. This preferential carpool/vanpool parking area shall be identified on the site plan upon application for building permit, to the satisfaction of the City. A statement that preferential carpool/vanpool spaces for employees are available and a description of the method for obtaining such spaces must be included on the required transportation information board. Spaces will be signed/striped as demand warrants; provided, that at all times at least one space for projects of twenty-five thousand square feet to fifty thousand square feet and two spaces for projects over fifty thousand square feet will be signed/striped for carpool/vanpool vehicles.

b. Preferential parking spaces reserved for vanpools must be accessible to vanpool vehicles. When located within a parking structure, a minimum vertical interior clearance of seven feet two inches shall be provided for those spaces and accessways to be used by such vehicles. Adequate turning radii and parking space dimensions shall also be included in vanpool parking areas.

“Employee parking area” means the portion of total required parking at a development used by on-site employees. Employee parking shall be calculated as follows:

<table>
<thead>
<tr>
<th>Type of Use</th>
<th>Percent of Total Required Parking Devoted to Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>30%</td>
</tr>
<tr>
<td>Office/professional</td>
<td>85%</td>
</tr>
<tr>
<td>Industrial/manufacturing</td>
<td>90%</td>
</tr>
</tbody>
</table>

9 Bicycle parking shall be provided at a minimum of one space for each 5,000 sq. ft. of commercial building area, one space for each 7,500 sq. ft. of retail building area and one space for each 10,000 sq. ft. of industrial building area. Fractions shall be rounded up to the next whole number.

10 Shower facilities shall be provided for buildings of 25,000 SF or greater for occupants of that building. For office buildings, showers shall be provided at the rate of one shower per each 40,000 sq. ft. of building area; and for
industrial and retail buildings at the rate of one shower for each 65,000 sq. ft. of building area. Showers shall be located within 200 yards of the building’s main entrance. The shower requirement shall be specified in the project “Conditions, Covenants and Restrictions” (CC&R) to the satisfaction of the Director of Long Beach Development Services, and a recorded copy of said document shall be provided to the Planning Bureau prior to the issuance of the Temporary or Final Certificate of Occupancy, whichever comes first, for the structure housing the shower facility.

11 Exterior lighting shall be energy efficient and designed to minimize light pollution. The key criteria are 1.25 footcandles minimum with a uniformity ratio of 4 to 1 average to minimum or better.

12 Roofing material shall have a minimum Solar Reflectance Index (SRI) of 78 for 75% of low-sloped building roofs (less than or equal to 2:12) and a minimum SRI of 29 for 75% of steep-sloped roofs (greater than or equal to 2:12), or a green roof shall be installed for 50% of the roof surface.

13 Indoor water shall either be reduced by 20% as compared to the 1992 Federal Energy Policy Act baseline or the plumbing fixtures shall meet the following minimum standards:
   a. urinals: 0.25 gallons per flush or less
   b. toilets: 1.28 gallons per flush or less
   c. faucets: 1.00 gallons per minute or less
   d. showerheads: 1.50 gallons per minute or less

14 Mechanical equipment with HCFC-free refrigerants shall be specified whenever such units are available for the chosen application.

15 All roof structures shall be designed to support an additional eight (8) pounds per square foot of dead load for future photovoltaic systems and conduit shall be provided from the roof to the utility room. The utility room shall be sized to provide sufficient space for the future installation of inverters with the required clearances.

16 Low-emitting materials shall meet the minimum requirements below:
   a. Architectural paints, paints, coatings and primers applied to interior walls and ceilings consistent with the Green Seal Standard GS-11.
   b. Anti-corrosive and anti-rust paints applied to interior ferrous metal substrates compliant with Green Seal Standard GS-03.
c. Clear wood finishes, floor coatings, stains, and shellacs applied to interior elements that do not exceed the VOC content limits established in South Coast Air Quality Management District (SCAQMD) Rule 1113.

d. Adhesives, sealants and sealant primers that meet SCAQMD Rule 1168.


f. Carpet shall meet the CRI Green Label Plus criteria or the State of California Standard 1350.

g. Resilient flooring shall meet the Floor Score criteria or the State of California Standard 1350.

17 Permanent walk off mats or grilles shall be installed at the major entries of each building. For retail with frontage directly at the property line, interior non-permanent, washable walk off mats are acceptable.

18 All required yards and setback areas shall be attractively landscaped primarily with California native and drought tolerant plants. A majority of the proposed plants shall be low to very low water usage. Refer to PD-32 Design Guidelines for recommended plant selections for building perimeter, size and quantity requirements. Final planting plan subject to approval of Director of Long Beach Development Services prior to issuance of a building permit.

19 Include in the Planting Legend a category for Water Needs for the proposed planting using the most recent edition of A Guide to Estimating Irrigation Water Needs of Landscape Plantings in California, California Department Water Resource for Region 3 (South Coastal).

20 Comply with the State’s “Model Water Efficient Landscape Ordinance” (MLO). Refer to http://www.owue.water.ca.gov/landscape/ord/ord.cfm for details.

21 All landscaped areas shall be provided with water conserving automatic irrigation systems designed to provide complete and adequate coverage to sustain and promote healthy plant life. The irrigation system shall not cause water to spray or flow across a public sidewalk.

22 Reclaimed water shall be used for all landscaped areas.

23 When new equipment is being installed for use in manufacturing or service process and readily-available and compatible alternatives exist in the same marketplace that offer greater water efficiency, the owner or occupant shall use the alternative that offers the better water efficiency.

24 Prior to approval of the Site Plan Review, the allocation of adequate storage space for the collection and loading of recyclable materials shall be included
in the design of buildings and waste collection points shall be established throughout Douglas Park to encourage recycling.

25 All projects shall comply with the City’s Construction and Demolition Debris Recycling Ordinance.

26 An operations waste management plan shall be implemented by the City or private hauler to divert at least 50 percent of the waste generated by the project. The precise percentage to be diverted will depend on the specific use to be implemented and will be defined by the City of Long Beach Environmental Services Bureau. Waste disposal allocation shall be properly assigned to its original source City. Annual reports shall be submitted to the City of Long Environmental Services Bureau and Development Services for compliance.

27 A LEED Checklist indicating the project’s proposed green building strategy and signed by the project’s LEED AP shall be submitted with the Planning application of projects that meet the Douglas Park LEED threshold. The Developer shall not be bound to follow the credit strategy described on said LEED Checklist and may revise its credit strategy from time to time as it deems appropriate in its sole discretion given project issues including, but not limited to, cost, feasibility, constructability, material availability, and/or other developer limitations while still fulfilling the developer’s obligation for the original LEED certification level or higher.

28 Projects that must obtain LEED certification shall register for LEED with the Green Building Certification Institute prior to approval of Site Plan Review. When projects register, they shall NOT designate that the project is “confidential” in order to permit City staff to verify the registration.

29 The PD-32: North (Douglas Park Phase 2) Green Building Standards may be superseded by Federal, State and County regulations.
Standards - Division VI
Appendix
APPENDIX

FAA Determinations of No Hazard

This Appendix contains FAA “determination of no hazard to air navigation” letters, dated 12-02-2008 and applying to the generalized maximum height zones in PD-32: North. The FAA determinations include information about the evaluation and required future filings with the FAA when individual buildings are being planned and developed.
APPENDIX "A"
FAA Determinations of No Hazard

1. Sponsor: Mario Stavale  The Boeing Company  4501 E. Comart St., Bld Long Beach CA  90808 562-497-6153 562-497-6204 salvatore.m.stavale@boeing.com
2. Sponsor's Rep.: Nick Johnson Johnson Aviation  6524 Deerbrook Road Oak Park CA  91377 818-606-3560 818-707-1545 nickjohnsonCNJ@aol.com
3. Notice of: New Construction
4. Duration: Permanent
6. Type: Various Buildings within defined Envelopes (see Table 1 below)
7. Marking: Red and Medium Intensity White, as required
8. FCC Antenna Reg # N/A
9. Latitude: See Table 1 below
10. Longitude: See Table 1 below
11. Datum: See Table 1 below
12. Nearest: See Table 1 below
13. Nearest Airport: See Table 1 below
14. Distance from #13: See Table 1 below
15. Direction from #13: See Table 1 below
16. Site Elevation: See Table 1 below
17. Total Structure Height: See Table 1 below
18. Overall Height: See Table 1 below
19. Previous ASN: N/A
20. Description of Location: See Attached presentation
21. Description of Proposal: See Attached presentation on proposal

Table 1: Boeing Douglas Park Rezone Building Areas for FAA Assessment

<table>
<thead>
<tr>
<th>Point</th>
<th>Latitude</th>
<th>Longitude</th>
<th>Datum</th>
<th>Nearest City, State</th>
<th>Nearest Public-use Airport</th>
<th>Distance from Airport (ARP) to Point</th>
<th>Direction from Airport (ARP) to Point (true)</th>
<th>Planned Site Elevation (A.M.S.L)</th>
<th>Total Structure Height (A.G.L)</th>
<th>Overall Height (A.M.S.L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point A</td>
<td>33 49 39.00224</td>
<td>118 09 14.77365</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>3638.3</td>
<td>348.08 deg</td>
<td>51</td>
<td>50</td>
<td>101</td>
</tr>
<tr>
<td>Point B</td>
<td>33 49 39.85864</td>
<td>118 09 00.86334</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>507.76</td>
<td>004.77 deg</td>
<td>51</td>
<td>50</td>
<td>101</td>
</tr>
<tr>
<td>Point C</td>
<td>33 49 39.82734</td>
<td>118 08 46.72925</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>5307.6</td>
<td>004.77 deg</td>
<td>51</td>
<td>75</td>
<td>126</td>
</tr>
<tr>
<td>Point D</td>
<td>33 49 39.36111</td>
<td>118 08 46.70991</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>3939.6</td>
<td>024.23 deg</td>
<td>51</td>
<td>75</td>
<td>126</td>
</tr>
<tr>
<td>Point E</td>
<td>33 49 54.90078</td>
<td>118 08 31.71953</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>5796.2</td>
<td>027.92 deg</td>
<td>51</td>
<td>75</td>
<td>126</td>
</tr>
<tr>
<td>Point F</td>
<td>33 49 39.33831</td>
<td>118 08 33.85297</td>
<td>NAD 83</td>
<td>Long Beach, CA LGB</td>
<td>LGB</td>
<td>4491.4</td>
<td>036.96 deg</td>
<td>51</td>
<td>75</td>
<td>126</td>
</tr>
</tbody>
</table>

LGB ARP 33 49 03.8000 N 118 09 05.8000 W NAD 83
Boeing Douglas Park Vicinity
** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

Structure: Building Point A  
Location: Long Beach, CA  
Latitude: 33-49-39.00N NAD 83  
Longitude: 118-09-14.77W  
Heights: 50 feet above ground level (AGL)  
101 feet above mean sea level (AMSL)

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

_____ At least 10 days prior to start of construction (7460-2, Part I)  
__X__ Within 5 days after the construction reaches its greatest height (7460-2, Part II)

See attachment for additional condition(s) or information.

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 50 feet above ground level (101 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

(a) extended, revised or terminated by the issuing office.  
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6419-OE.

Signature Control No: 604200-103740310
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL HEIGHTS. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6419-OE

Boeing Douglas Park Rezone Area
** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

Structure: Building Point B  
Location: Long Beach, CA  
Latitude: 33-49-53.86N NAD 83  
Longitude: 118-09-00.88W  
Heights: 50 feet above ground level (AGL)  
101 feet above mean sea level (AMSL)

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

- At least 10 days prior to start of construction (7460-2, Part I)  
- Within 5 days after the construction reaches its greatest height (7460-2, Part II)

See attachment for additional condition(s) or information.

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 50 feet above ground level (101 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

(a) extended, revised or terminated by the issuing office.  
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within...
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6422-OE.

Signature Control No: 604205-103740312 (DNE)
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
Additional information for ASN 2008-AWP-6422-OE

THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL HEIGHTS. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6422-OE

Boeing Douglas Park Rezone Area
Verified Map for ASN 2008-AWP-6422-OE
** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

<table>
<thead>
<tr>
<th>Structure: Building Point C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location: Long Beach, CA</td>
</tr>
<tr>
<td>Latitude: 33-49-53.83N NAD 83</td>
</tr>
<tr>
<td>Longitude: 118-08-46.73W</td>
</tr>
<tr>
<td>Heights: 75 feet above ground level (AGL)</td>
</tr>
<tr>
<td>126 feet above mean sea level (AMSL)</td>
</tr>
</tbody>
</table>

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

_____ At least 10 days prior to start of construction (7460-2, Part I)
__X__ Within 5 days after the construction reaches its greatest height (7460-2, Part II)

See attachment for additional condition(s) or information.

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 75 feet above ground level (126 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

(a) extended, revised or terminated by the issuing office.
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6423-OE.

Signature Control No: 604206-103740308 (DNE)
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL Heights. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6423-OE

Boeing Douglas Park Rezone Area
Federal Aviation Administration  
Air Traffic Airspace Branch, ASW-520  
2601 Meacham Blvd.  
Fort Worth, TX 76137-0520

Issued Date: 12/02/2008

Salvatore M. Stavale  
Boeing Realty Corporation  
4501 E. Conant St.  
Long Beach, CA 90808

** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

Structure: Building Point D  
Location: Long Beach, CA  
Latitude: 33-49-39.36N NAD 83  
Longitude: 118-08-46.70W  
Heights: 75 feet above ground level (AGL)  
126 feet above mean sea level (AMSL)

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

_____ At least 10 days prior to start of construction (7460-2, Part I)  
__X__ Within 5 days after the construction reaches its greatest height (7460-2, Part II)

See attachment for additional condition(s) or information.

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 75 feet above ground level (126 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

(a) extended, revised or terminated by the issuing office.

(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6424-OE.

Signature Control No: 604207-103740309
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
Additional information for ASN 2008-AWP-6424-OE

THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL HEIGHTS. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6424-OE

Boeing Douglas Park Rezone Area
Verified Map for ASN 2008-AWP-6424-OE
** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

<table>
<thead>
<tr>
<th>Structure:</th>
<th>Building Point E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location:</td>
<td>Long Beach, CA</td>
</tr>
<tr>
<td>Latitude:</td>
<td>33-49-54.50N NAD 83</td>
</tr>
<tr>
<td>Longitude:</td>
<td>118-08-33.72W</td>
</tr>
<tr>
<td>Heights:</td>
<td>75 feet above ground level (AGL)</td>
</tr>
<tr>
<td></td>
<td>126 feet above mean sea level (AMSL)</td>
</tr>
</tbody>
</table>

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

- [X] Within 5 days after the construction reaches its greatest height (7460-2, Part II)

See attachment for additional condition(s) or information.

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 75 feet above ground level (126 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

- [a] extended, revised or terminated by the issuing office.
- [b] the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6425-OE.

Signature Control No: 604208-103740313 (DNE)
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
Additional information for ASN 2008-AWP-6425-OE

THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL HEIGHTS. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6425-OE

Boeing Douglas Park Rezone Area
** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted an aeronautical study under the provisions of 49 U.S.C., Section 44718 and if applicable Title 14 of the Code of Federal Regulations, part 77, concerning:

- **Structure:** Building Point F
- **Location:** Long Beach, CA
- **Latitude:** 33-49-39.34N NAD 83
- **Longitude:** 118-08-33.85W
- **Heights:** 75 feet above ground level (AGL)
  - 126 feet above mean sea level (AMSL)

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

- _____ At least 10 days prior to start of construction (7460-2, Part I)
- **X** Within 5 days after the construction reaches its greatest height (7460-2, Part II)

**See attachment for additional condition(s) or information.**

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking and/or lighting are accomplished on a voluntary basis, we recommend it be installed and maintained in accordance with FAA Advisory circular 70/7460-1 K Change 2.

The structure considered under this study lies in proximity to an airport and occupants may be subjected to noise from aircraft operating to and from the airport.

Any height exceeding 75 feet above ground level (126 feet above mean sea level), will result in a substantial adverse effect and would warrant a Determination of Hazard to Air Navigation.

This determination expires on 06/02/2010 unless:

(a) extended, revised or terminated by the issuing office.
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within
6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (310) 725-6557. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2008-AWP-6427-OE.

Signature Control No: 604210-103740311
Karen McDonald
Specialist

Attachment(s)
Additional Information
Case Description
Map(s)
Additional information for ASN 2008-AWP-6427-OE

THE SIX PROJECT POINTS FOR THIS AREA OF THE BOEING DOUGLAS PARK DEVELOPMENT WERE ENTERED INTO THE OE SYSTEM BY THE FAA. THE SIX PROJECT POINTS DO NOT REPRESENT ACTUAL STRUCTURES, BUT RATHER AN AREA WHICH IS UNDER CONSIDERATION FOR REZONING.

PORTIONS OF THIS AREA WILL HAVE FUTURE STRUCTURES UNDERLYING THE LGB RNAV (RNP) RWY 12 INSTRUMENT APPROACH PROCEDURE (IAP) MISSED APPROACH SEGMENT.

THE SPONSOR IS EXPECTED TO SUBMIT FUTURE DEFINITE BUILDING SITE PROPOSALS WITHIN THIS REZONED AREA INDIVIDUALLY, WITH THEIR SPECIFIC LATITUDE/LONGITUDE, SITE ELEVATION, AND ABOVE GROUND LEVEL HEIGHTS. THIS WILL ENABLE FINAL AIRSPACE DETERMINATIONS TO BE ISSUED WITH SITE-SPECIFIC DATA FOR THE FINAL DESIGNED BUILDING FOOTPRINT LAYOUTS.
Case Description for ASN 2008-AWP-6427-OE

Boeing Douglas Park Rezone Area
Verified Map for ASN 2008-AWP-6427-OE
PD-32: SOUTH DEVELOPMENT STANDARDS

Adopted by the Long Beach City Council on December 21, 2004
Ordinance No. C-7958

Amended on October 13, 2009
Ordinance No. ORD-09-0029

Amended on April 17, 2018
Ordinance No. ORD-18-0009

Amended on May 19, 2020
Ordinance No. ORD-20-0019

Amended on September 29, 2020
Ordinance No. ORD-XX-XXXX

CITY OF LONG BEACH
# TABLE OF CONTENTS

## STANDARDS - DIVISION I

### INTRODUCTION

DEVELOPMENT STANDARDS 3

### INTENT

| General Urban Design Goals | 4 |
| Streets                    | 4 |
| Commercial Uses / Mixed Uses | 5 |

DESIGN REVIEW PROCESS 6

## STANDARDS - DIVISION II

### ESTABLISHING THE FRAMEWORK

| Sub Areas          | 12 |
| Street Hierarchy   | 14 |
| Bike Paths         | 16 |
| Build-To Lines     | 18 |
| View Corridors     | 18 |
| Generalized Height Zones | 20 |
| Stepbacks          | 22 |
# Standards - Division III

## Commercial/Industrial Sub Area Standards

### Permitted Uses
- 27

### Definitions
- 28

### Minimum Lot Area
- 38

### Setbacks
- 38

### General Screening Requirements
- 40

### On-Grade Parking Garages
- 40

### Surface Parking Lots
- 40

### Mechanical Equipment on Roofs
- 40

### General Requirements for the Design of Buildings
- 41

### Accessory Structures
- 41

### Utility Meters Screening
- 42

### Undergrounding of Utilities
- 42

### Off-street Parking and Loading Requirements
- 42

### Landscaping Requirements
- 42

### Fences and Garden Walls
- 42

### Signs
- 42

### Right-of-way Dedicated and Improvements
- 42

## Special Development Standards

### Sub Area 7
- Mixed-Use Overlay Zone
- 43

### Sub Area 8
- Sub Area 8A
- 30

### Continuous Building Edge/Facade Articulation
- 30

### Vehicular Driveway Access
- 30

### Boating Enclave Screening
- 30
STANDARDS - DIVISION IV

APPENDIX

APPENDIX

Master Street Tree Plan
## LIST OF TABLES

<table>
<thead>
<tr>
<th>Table</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sub Area Use Classification</td>
<td>14</td>
</tr>
<tr>
<td>2</td>
<td>Uses in Commercial / Industrial Sub Areas</td>
<td>29</td>
</tr>
<tr>
<td>3</td>
<td>Permitted Lot Area in Commercial Sub Areas</td>
<td>38</td>
</tr>
<tr>
<td>4</td>
<td>Required Yard Setbacks between Buildings and Property Lines in Commercial Sub Areas</td>
<td>38</td>
</tr>
<tr>
<td>5</td>
<td>Required Yard Setbacks between Parking Lots and Property Lines in Commercial Sub Areas</td>
<td>39</td>
</tr>
</tbody>
</table>
LIST OF FIGURES

Figure 1: Project Site and Vicinity Map 3
Figure 2: Design Review Process 7
Figure 3: Plan Boundary, Development Block & Street Grid 11
Figure 4: Planning Sub Areas 13
Figure 5: Street Hierarchy 15
Figure 6: Bike Paths 17
Figure 7: Build-To Lines & View Corridors 19
Figure 8: FAA Height Contours 20
Figure 9: Generalized Height Zones 21
Figure 10: Step-Backs Diagram 23
Figure 11: Sub Area 7 46
Figure 12: Section Q-Q 48
Figure 13: Section R-R 48
Figure 14: Section A-A 49
Figure 15: Section P-P 49
Figure 16: Sub Areas 8A and 8B 51
Figure 17: Section S-S 52
Figure 18: Section T-T 52
Figure 19: Master Street Tree Plan 59
Standards - Division I

introduction
Development Standards

The development standards for Planned Development District 32 (PD-32) are intended to be consistent with the City of Long Beach Municipal Code (LBMC) except as otherwise noted. PD-32 is subdivided into two areas, one north of Cover Street and the other south. These development standards apply to PD-32: South. They are mandatory provisions that along with the Design Guidelines, EIR mitigation measures, conditions of approval, and the Development Agreement (DA) between McDonald Douglas Corporation, a wholly-owned subsidiary of The Boeing Company (Boeing) and the City will govern the development of the Plan Area within the City of Long Beach as defined in the Plan Boundary Map (see Figure 3 on page 11) unless a variance is obtained. They regulate areas such as land use, density, height, setbacks, streetwalls, view corridors, open space, parking/loading and access.

The City of Long Beach may, at its discretion, grant variances to the development standards contained in this document where the enforcement would otherwise constitute an unreasonable limitation beyond the intent and purpose of the development standards, and where such a variance is consistent with the public health, safety and welfare.

Although every attempt has been made to make these development standards consistent with the LBMC, Long Beach Development Services shall resolve any conflicts between these two documents as part of the Design Review Process.

Figure 1: Project Site and Vicinity Map
Intent

In reviewing development proposals and land use issues, the City Council, Planning Commission, and Site Plan Review Committee shall be directed by following goals and objectives:

General Urban Design Goals

- The Master Plan shall acknowledge and appropriately respond to the varying contexts and adjacencies of the site – arterial boulevards, airport and airplane manufacturing, golf course and commercial and residential uses.

- The Master Plan shall create an Urban Design Framework that ensures the creation of a distinctive environment that creates long-term value and quality while being flexible enough to accommodate changes in the economy and real estate market. The urban design shall be based on a framework of proven historical patterns and precedents found in Long Beach’s distinctive and historic neighborhoods.

- A sense of place shall be created with clearly defined street hierarchy and character. The majority of Long Beach streets are laid out in a rectilinear grid pattern, which is appropriate to creating compact, walkable districts and neighborhoods.

- The master plan shall establish pedestrian orientation and human scale by limiting block sizes to those based on historical patterns and precedent:

Streets

- Design streets as places of shared use. Design streets as public open space to promote pedestrian orientation, sociability and safety. Street Right-of-Ways should be consistent with the minimum standards set forth in the Long Beach Municipal Code (LBMC table 47-1).

- Commercial streets should be scaled appropriately to accommodate pedestrian sidewalks and planted parkways. Major arterial streets with multiple traffic lanes should include landscaped features to maintain an appropriate human scale, and as a way to interface between uses.

- In accordance with the Master Street Tree Plan (see Division IV), street trees shall be located to provide shade for pedestrians, and provide appropriate scale and rhythm to the street (regular spacing and consistent alignment).

- Street trees, parkway treatments, gateways and other landscape elements shall reflect the character of the community’s most distinctive maturely landscaped streets (e.g., Ocean Boulevard in downtown Long Beach).
Commercial Uses / Mixed Uses

- Development should emphasize pedestrian orientation and the creation of a distinctive village-like urban environment that mitigates conflicts between proposed commercial uses.
- While carefully planning for the needs of vehicular circulation, emphasize a pedestrian friendly character with buildings located at front setbacks. Locate parking in structures or at the rear or side of buildings.
- Development should be appropriately scaled and based on compatibility with adjoining uses.
Design Review Process

This section of the PD-32: South Development Standards establishes the procedures and requirements for review of development and use permits, and shall be consistent with the LBMC. PD-32: South will have two entities, the Boeing (or its successor) Design Review Committee (DRC) and Long Beach Development Services (City), which will play a role in reviewing and permitting development proposals. These procedures are established in order to coordinate the review by the two entities.

The role of the DRC is strictly advisory, and its decisions shall not constitute implied City approval of a proposal. The Design Review Process with the City shall be governed by the Site Plan Review process contained in Division V of LBMC Chapter 21.25. The development standards contained in this document along with the design guidelines for the project shall be used by the City throughout the Site Plan Review process. Proposals not complying with these documents will be deemed unacceptable, and will be rejected.

While the City will strictly adhere to the requirements of the Site Plan Review process in the LBMC, the following provides a general guide to the applicant for the overall design review process, including special submittal requirements in addition to those in the LBMC.

Step 1: Conceptual Site Plan Review

Applicant shall submit conceptual plans in accordance with the application filing requirements and instructions of the City of Long Beach Planning Permit Application to the DRC for an initial review of compliance with the PD-32: South Development Standards and Design Guidelines. Following such review, the DRC shall acknowledge conceptual approval of submittal in writing to the City prior to the applicant submitting plans to the City for conceptual site plan review in accordance with LBMC Section 21.25.502.B.

In order to maintain consistency with the maximum density thresholds stipulated in the Environmental Impact Report and the Development Agreement for the project, the initial written approval by the DRC shall include a summary of the commercial density (building area) approved and remaining to date. Both the written DRC approval and density summary shall be included as part of the initial submittal to the City for Site Plan Review.

Step 2: Site Plan Review

Upon approval of conceptual site plan review by the City, the applicant shall submit a design package in accordance with the application filing requirements and instructions of the City of Long Beach Planning Permit Application to the DRC for review. Upon review and written acknowledgement of approval by the DRC to the City, the applicant
shall submit the design package to the City for site plan review in accordance with LBMC Section 21.25.502A.

**Step 3: Compliance Check**

Applicant shall submit a final design development package (site plan and architecture) to the DRC for compliance check. The main purpose of this step is to confirm that project development is consistent with prior approvals and conditions prior to submitting for plan check with the City (construction ready documents). The City, at its discretion, may require submittal of this package for compliance with conditions of approval.

**Step 4: Record Set**

Upon receipt of Building Permit, the applicant shall file a complete copy of the permitted plans bearing the City stamps of approval with DRC.

**Federal Aviation Administration (FAA) Approval**

During the design process, the applicant must complete and submit Form 7460-1 to the FAA. Prior to issuance of a building permit a copy of all written findings from the FAA regarding compliance with Part 77 height limit regulations related to the Long Beach Airport.

---

**Figure 2: Design Review Process**
Standards - Division II
Establishing the Framework
Establishing the Framework

Figure 3: Plan Boundary, Development Block & Street Grid

Boeing Enclave
(Aircraft manufacturing will be allowed to continue in this sub area. Should Boeing declare its intention to abandon current aviation-related uses there, the sub area will be developed with uses consistent with sub area 8A)
Planning Sub Areas

The PD-32 planning area is divided into sub areas as illustrated in Figure 4. PD-32:North is constituted of sub areas 1, 2, and 3. Sub areas 4, 5 and 6 are intentionally omitted designations and not used. Sub areas 7, 8A and 8B constitute PD-32:South, which is the focus of this document’s development standards and design guidelines. The intent and general standards for each of these sub areas are as follows:

Sub Areas

Sub Area 1 - PD-32:North
Sub Area 2 - PD-32:North
Sub Area 3 - PD-32:North
Sub Area 4 - Intentionally omitted
Sub Area 5 - Intentionally omitted
Sub Area 6 - Intentionally omitted
Sub Area 7
This sub area located immediately west of Lakewood Boulevard is intended as a primarily office “main street” commercial use zone along with R&D, some light industrial uses, aviation-related uses south of Conant Street, as well as hotel and retail uses to be located along Lakewood Boulevard and/or Cover Street.

Along the south side of Cover Street, this sub area is the southern edge of a major “gateway” into the project, and will be subject to a Mixed Use Overlay zone. Such edge is envisioned as an active pedestrian edge with ground floor retail storefronts, pedestrian serving uses, hotel lobby/public uses, and upper story commercial uses, along with special on-street parking provisions.

Sub Area 8A
In addition to the uses in Sub Area 7, this sub area is intended to include light industrial uses, certain aviation related uses south of Conant Street, manufacturing, and warehouse/distribution (as an accessory use).
Boeing Enclave (8B)
(Aircraft manufacturing will be allowed to continue in this sub area. Should Boeing declare its intention to abandon current aviation-related uses there, the sub area will be developed with uses consistent with sub area 8A)

Mixed-Use Overlay Zone
(See special development standards for sub area 7)

Figure 4: Planning Sub Areas

* Approximate Sub Area Boundary
(Boundaries shown at locations other than at rights-of-way are general, and subject to Subdivision Map approval)
Sub Area 8B
Also known as the Boeing Enclave, Sub Area 8B is a 43.5 acre area currently housing facilities related to aircraft production; ground support; receiving and delivery operations; customer operations; aircraft and avionic testing; and other related uses. This sub area will allow aircraft manufacturing, and aviation-related uses associated with the existing area to continue. Should current operations of this sub area be discontinued, the area will be developed with uses consistent with Sub Area 8A, at which time the Development Standards for Sub Area 8A shall govern.

Street Hierarchy
Public rights-of-way shall be reserved, dedicated and improved as provided for in LBMC Chapter 21.47 (Dedication, Reservation and Improvement of Public Rights-of-Way). Refer to Development Agreement (DA) between Boeing and the City for phasing and timing of improvements.

The Director of Public Works shall approve all proposed street improvements as part of the Site Plan Review Process, or as part of the approval for each Final Map.

### Table 1: Sub Area Use Classification

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Use Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub Area 7</td>
<td>Office &amp; &quot;Main Street&quot; Commercial, Hotel, Light Industrial*, Aviation-related Uses</td>
</tr>
<tr>
<td>Sub Area 8A</td>
<td>Office, Commercial, Light Industrial*, Aviation-Related Uses</td>
</tr>
<tr>
<td>Sub Area 8B</td>
<td>Continued Aircraft Manufacturing Support, Light Industrial*</td>
</tr>
</tbody>
</table>

*NOTE: Sub Areas shall generally be consistent with the applicable LBMC zoning districts listed above except as otherwise provided in this document.*

*Accessory Use: As defined in LBMC*
Standards II : Establishing the Framework

Figure 5 : Street Hierarchy

Note: All on-site infrastructure will be developed in accordance with the infrastructure phasing plan in the Development Agreement (DA).

This map represents the street infrastructure at full build-out but does not include any additional private roads that might be necessary for access to individual buildings within any development parcels.
Bike Paths

Improvements at Douglas Park will incorporate a network of bike paths. In the area of PD-32: South, the length of Cover Street, Heineman Avenue, Sheneman Avenue, and Worsham Avenue will include this feature.
Figure 6: Bike Paths
**Build-To Lines**

Build-to-lines are defined as a continuous building edge at the property lines on designated streets, allowing for occasional breaks in the street wall for features such as entries, courtyards, or mid-block Paseos. They are established in selected locations to create a consistent street edge that defines the street as a pedestrian friendly cohesive space.

Certain streets have mandatory setbacks from the property line and are identified in the section on Setbacks in this document; build-to lines shall be observed at the boundary of such setback. See Special Development Standards (Division 3) in this document for specific requirements and criteria for each sub area.

**View Corridors**

View corridors follow street alignments and are established to preserve orientation, provide a sense of place through visual linkages to the existing golf course and the Airport. No building or portion thereof shall block a view corridor.
Figure 7: Build-To Lines & View Corridors

View Corridors
(Alignments shown on map are general in nature)

Primary ‘Build-To’ Lines
(See special development standards for Sub Area 7 for additional information)
Generalized Height Zones

PD-32; South has two types of height restrictions, and the most restrictive provision shall apply in every instance.

Federal Aviation Administration (FAA)

All building heights shall conform to the Long Beach Airport – Runway Approach Zones – Standard for determining obstruction in air navigation – as per Part 77 of federal aviation regulations map dated 6-21-1982 (or as updated). The maximum heights depicted on such map are measured by mean sea level and must be measured to the highest portion of the structure, including antennas, signs, elevators, mechanical equipment and other appurtenances. The applicant is responsible for thoroughly investigating all restrictions for an individual parcel of land on the site, including the filing and processing of any required forms with the FAA (see Figure 8).

Figure 8 : FAA Height Contours
Story (St.) : As defined in LBMC Chapter 21.15.2940

NOTE : The maximum height limits indicated on this map are further detailed in the special development standards. These heights shall be used in conjunction with Part 77 of the FAA Regulations Map dated 6-21-1992 (or as updated).

Figure 9 : Generalized Height Zones
**PD-32 Height Zones**

All building heights shall be consistent with the definition of height contained in LBMC Section 21.15.1330, and shall be measured from the curb to the top of the parapet or mid-point of a sloping roof of the proposed structures. Unoccupied architectural features may exceed these limitations through the Site Plan Review process, provided such features are consistent with the Urban Design intent of marking project entries, establishing street wall edges, and/or creating visual markers.

Figure 9 establishes the maximum permitted building heights in both feet and stories. A measurement of height shall use the definition of height contained in LBMC Section 21.15.1330.

**Exceptions**

- Exceptions listed in LBMC Section 21.31.220 shall apply.

**Stepbacks**

Building stepbacks are in addition to building setbacks, and are established to create height and bulk transitions between buildings and public streets, as well as between higher density uses and lower density uses. These transitions shall be controlled by building setback/stepback requirements as shown in the illustrative sections included in Divisions II and III of this document.
Figure 10: Step-Backs Diagram

8-foot step-back along Cover Street
(See special development standards for sub area 7)
Standards - Division III

Commercial/Industrial Sub Area Standards
Commercial/Industrial Sub Area Standards

Unless otherwise noted in this document, all development in the commercial and industrial sub areas is intended to be consistent with the commercial/industrial districts development standards in the LBMC.

Permitted Uses

The principal use in all commercial sub areas shall be commercial and/or industrial as indicated in Table 2. Residential use is not permitted.

Table 2 indicates the classes of uses permitted (Y), not permitted (N), permitted as a conditional use (C), permitted as an administrative use (AP), permitted as an accessory use (A), and permitted as a temporary use (T) in all districts. Some classes of uses may be classified as “Y/C”。“Y/C” shall mean that is permitted by right unless located on a lot within three-hundred (300’) or less from the nearest residential district, in which case a Conditional Use Permit (C) shall be required pursuant to Chapter 21.25, Division II of the LBMC. The location of the lot housing a proposed use relative to a residentially-zoned property shall represent the sole factor for determining whether discretionary review is required. If any building housing the principal proposed use in Sub Area 8A or 8B, or any outdoor activity which represents the principal use of the property, is located on a lot three hundred (300’) or less from the nearest residential district, then Conditional Use Permit (C) review shall be required.

Primary uses shall have a minimum employment density (jobs factor) of at least 10 jobs per acre.

In recognition of the fact that industrial and manufacturing technologies change over time, the City has structured these regulations to address the operating characteristics and processes of industrial uses, rather than specific businesses. Thus, the determination of whether a use is permitted by right or requires discretionary review will necessarily require interpretation. For uses or activities not specifically identified in Table 2, the Zoning Administrator shall have the authority to interpret and assign the appropriate SIC code for that use or activity, with certain determinations being made via the Zoning Confirmation Letter Process (with fee included). The Zoning Administrator shall have the authority to determine if a Zoning Confirmation Letter is required to make certain determinations. The decision of the Zoning Administrator can be appealed to the Planning Commission pursuant to Chapter 21.21, Division V (Appeals) of the Zoning Ordinance.

Commercial uses in Mixed Use Overlay Zone

Sites fronting on the southerly edge of Cover Street between Lakewood Boulevard and Worsham Avenue shall permit the commercial uses of the Neighborhood Commercial, Pedestrian oriented (CNP) zoning district of Chapter 21.32 of the LBMC.
Definitions

Floor Area
Floor Area means the total area of all floors of a building, as measured to the exterior surfaces of exterior walls. Floor Area includes halls and lobbies of a building, but does not include utility and elevator cores, stairwells, parking and restrooms.

Accessory Use
Accessory Use means a use that is customarily incidental and/or necessarily related to the principal use of the land, building, or structure. An accessory use is located on the same lot as the principal building or use and is dependent upon the principal use for the majority of its use or activity.

Warehouse
Warehouse means a building or portion thereof where goods or materials that are ready to be delivered to a retail outlet or sold to another business are kept for a period of time greater than seventy-two (72) hours prior to such delivery or sale.

Distribution
Distribution means a building or portion thereof where goods or materials that are ready to be delivered to a retail outlet or sold to another business are kept for a period of time less than seventy-two (72) hours prior to such delivery or sale.

Fulfillment Center
Fulfillment center is a use that can include warehousing and distribution components, but also includes order processing, returns, packaging, marketing, and other uses associated with orders shipped directly to customers or businesses. Typically, fulfillment centers include a larger office component than a traditional warehousing or distribution use, and generally utilize smaller delivery vehicles (delivery vans, box trucks, and the like).
### Table 2: Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcoholic Beverage Sales</td>
<td></td>
<td></td>
<td></td>
<td>The concentration of existing ABC licenses and the area crime rate are factors considered in reviewing applications for alcohol sales</td>
</tr>
<tr>
<td>Off-premises sales w/in 500 ft. of district allowing residential uses</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td>For alcoholic beverage sales exempted from the CUP process, see footnote (1).</td>
</tr>
<tr>
<td>Off-premises sales more than 500 ft. from district allowing residential uses</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>On-premises sales w/in 500 ft. of district allowing residential uses</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>On-premises sales more than 500 ft. from district allowing residential uses</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Automobile (Vehicle) Uses</strong></td>
<td></td>
<td></td>
<td></td>
<td>All outdoor display, storage, service and repair of vehicles is subject to special standards (see LBMC Chapter 21.45)</td>
</tr>
<tr>
<td>Auto detailing (with hand held machines only)</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>Mobile businesses prohibited.</td>
</tr>
<tr>
<td>Car wash</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Diesel fuel sales</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>See LBMC Section 21.52.222.</td>
</tr>
<tr>
<td>Gasoline sales</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>General auto repair (body work, painting, etc.)</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td>Uses allowed indoors only.</td>
</tr>
<tr>
<td>Limousine service (does not include auto repair)</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>Nonconforming parking rights do not apply (see LBMC Section 21.27.070).</td>
</tr>
<tr>
<td>Minor auto repair, tune up, and lube, smog test</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Motorcycle/jet ski sales and repair</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>Also see industrial zones, Table 33-1</td>
</tr>
<tr>
<td>Parking service – principal use</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>Interim Use Only. No permanent Parking Services shall be permitted</td>
</tr>
<tr>
<td>Recreational vehicle storage</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>Interim Use Only. No permanent Recreational vehicle storage shall be permitted</td>
</tr>
<tr>
<td>Rental agency (does not include repair)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Automobile Sales (does not include auto repair)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Towing</td>
<td>N</td>
<td>A</td>
<td>N</td>
<td>Accessory to general auto repair. Free-standing tow yards shall be prohibited.</td>
</tr>
<tr>
<td>Vehicle parts (with installation); tire store</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Vehicle parts (w/o installation)</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>
Table 2 (continued) : Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Billboards</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>All Billboards Prohibited</td>
</tr>
<tr>
<td>Business Office Support</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Copy, fax, mail box, or supplies</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Equipment sales, rental, or repair</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Off-set printing</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Entertainment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amusement machines (4 or fewer)</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>See Zoning Code Section 21.51.205 (special development standards).</td>
</tr>
<tr>
<td>Banquet room rental</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Accessory to restaurant only (see LBMC Section 21.51.215).</td>
</tr>
<tr>
<td>Dancing (accessory use)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Accessory to restaurant, tavern, club. City Council hearing is required for new and transferred business licenses.</td>
</tr>
<tr>
<td>Live or movie theater (w/100 seats or less)</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>For theaters w/more than 100 seats, see &quot;Movie theater.&quot;</td>
</tr>
<tr>
<td>Mock boxing or wrestling</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Movie theater (or live theater w/100+ seats)</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Pool tables (up to 3 tables)</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Accessory to restaurant, tavern, club (see LBMC Section 21.51.260).</td>
</tr>
<tr>
<td>Private club, social club, night club, pool hall or hall rental within 500 ft. of district allowing residential uses</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td>City Council hearing is required for new and transferred business licenses.</td>
</tr>
<tr>
<td>Restaurant with entertainment</td>
<td>Y</td>
<td>A</td>
<td>N</td>
<td>City Council hearing is required for new and transferred business licenses. Restaurants proposing to locate within 8A shall be allowed only as an accessory use on the ground floor of Office building.</td>
</tr>
<tr>
<td>Other entertainment uses (arcade, bowling alley, miniature golf, tennis club, skating rink, etc.)</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Financial Services</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ATM – Walk-up or freestanding machine on interior of building; walk-up machine on exterior of building</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Requires 2 (5 minute) parking spaces for each ATM machine. Spaces shall be located within 100 ft. Such spaces may be existing required parking.</td>
</tr>
<tr>
<td>ATM – Freestanding machine, exterior</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>ATM – Drive-thru machine</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>For drive-thru machine see standards for drive-thru lane in LBMC Section 21.45.130.</td>
</tr>
<tr>
<td>Bank, credit union, savings &amp; loan</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Check cashing</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Escrow, stocks and bonds broker</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>All other financial services not listed above</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

Food Processing
**Table 2 (continued): Uses in Commercial / Industrial Sub Areas**

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food and kindred products (SIC Code 20)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td>Permitted in 8A Zoning District: All uses included in SIC Code 20, except as noted below. SIC Code 2048 (includes slaughtering animals for animal feed) SIC Code 201 (includes meat packing plants, meat &amp; poultry products) SIC Code 2091 (Canned &amp; Cured Fish and Seafood) SIC Code 2092 (Prepared Fresh or Frozen Fish/Seafoods) Any Permitted use proposing to locate within 300 feet of a Residentially Zoned property shall be subject to a Conditional Use Permit, subject to the requirements in LBMC Sections 21.25.201 thru 21.25.212.</td>
</tr>
<tr>
<td>Institutional</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Church or temple</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Convalescent hospital or home</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Crematorium</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Day care or preschool</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Industrial arts trade school</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Mortuary</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Parsonage</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Private elementary or secondary school</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Professional school/business school</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Social service office (with food distribution)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Social service office (without food distribution)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Other institutional uses</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Manufacturing</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Apparel and other finished products made from fabrics and similar materials (SIC Code 23)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>Permitted in 8A Zoning District: The uses within these SIC Codes are limited to operations containing primarily manufacturing space with accessory display and storage uses.</td>
</tr>
<tr>
<td>Printing, publishing and allied industries (SIC Code 27)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Chemicals &amp; Allied Products Mfgs (SIC Code 28)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Leather and leather products (SIC Code 31)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>Prohibited in 8A Zoning District: SIC Code 311 (Leather Tanning and Finishing)</td>
</tr>
<tr>
<td>Electronic and other electrical equipment and components, except computer equipment (SIC Code 36)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>
### Table 2 (continued): Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measuring, analyzing, and controlling instruments; photographic,</td>
<td></td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>medical and optical goods; watches and clocks (SIC Code 39)</td>
<td></td>
<td></td>
<td></td>
<td>Permitted in 8A Zoning District:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>All uses included in SIC Code 39, so long as the specific operation</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>of the use is non-nuisance in nature (e.g., noise, hazardous</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>materials, odors, dust, light and glare) and are either confined</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>completely within the property or result in limited secondary</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>impacts in terms of traffic, air emissions, and hours of</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>operation, consistent with LBMC Section 21.33.020.</td>
</tr>
<tr>
<td>Miscellaneous manufacturing industries (SIC Code 39) - Including</td>
<td>N/Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Jewelry Manufacturing; Toys Manufacturing; Sporting Goods</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manufacturing; and Household Products.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Furniture and Fixtures (SIC Code 25)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Paper and allied products (SIC Code 26)</td>
<td>N/Y</td>
<td>Y</td>
<td>Y</td>
<td>Prohibited in 8A Zoning District:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 261 (Pulp Mills)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 262 (Paper Mills)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 263 (Paperboard Mills)</td>
</tr>
<tr>
<td>Rubber and miscellaneous plastics products (SIC Code 30)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td>Prohibited in 8A Zoning District:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 3011 (Tires &amp; Inner Tubes)</td>
</tr>
<tr>
<td>Textile mill products (SIC Code 22)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Lumber and wood products, except furniture (SIC Code 24) - Including</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Hardwood Products; Wooden Cabinets</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Wood Products</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stone, clay, glass, and concrete products (SIC Code 32)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td>Prohibited in 8A Zoning District:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 324 (Hydraulic Cement)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 325 (Structural Clay Products)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 327 (Concrete, Gypsum, and Plaster Products)</td>
</tr>
<tr>
<td>Fabricated metal products, except machinery and transportation</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td>Prohibited in 8A Zoning District:</td>
</tr>
<tr>
<td>equipment (SIC Code 34)</td>
<td></td>
<td></td>
<td></td>
<td>SIC Code 348 (Ordinance and Accessories)</td>
</tr>
<tr>
<td>Industrial and commercial machinery and computer equipment (SIC</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Code 35)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transportation equipment (SIC Code 37)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Tobacco products (SIC Code 21)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>
### Table 2 (continued) : Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Petroleum refining and related industries (SIC Code 29)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Primary metal industries (SIC Code 33)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Electric Gas &amp; Sanitary Services (SIC Code 49)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Personal Services</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basic personal services (barber/beauty shop, catering, party counseling (w/o trucks), diet center, dog/cat grooming, dry cleaner, fitness center/health club, dance/karate studio, locksmith, mailbox rental, nail/manicure shop, repair shop for small appliances or electronic equipment, bicycles, tailoring, shoe repair, tanning salon, travel agent, or veterinary clinic w/o boarding).</td>
<td>Y</td>
<td>A</td>
<td>N</td>
<td>Basic personal service uses proposing to locate within 8A shall be allowed only as an accessory use on the ground floor of Office building.</td>
</tr>
<tr>
<td>House cleaning service</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Laundromat</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Laundry, cleaning and garment services (SIC Code 721)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Massage therapy</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>See special conditions in LBMC Section 21.51.243. Special adult entertainment standards for massage parlor (see LBMC Section 21.45.110).</td>
</tr>
<tr>
<td>Recycling center</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Recycling collection center for cans and bottles (staff attended)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Recycling containers for cans and bottles</td>
<td>A</td>
<td>N</td>
<td>N</td>
<td>Accessory to a grocery store only (see LBMC Section 21.51.265).</td>
</tr>
<tr>
<td>Repair shop (stove, refrigerator, upholstery, lawn mowers, etc.) - (SIC Code 76)</td>
<td>N</td>
<td>Y</td>
<td>N</td>
<td>For small appliance repair, see “Basic Personal Services.”</td>
</tr>
<tr>
<td>Repair services with outdoor operations (SIC Code 76)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Self-storage (indoor only)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Shoe-shine stand (indoor/outdoor)</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Accessory to barber, car wash, grocery, hotel, office, or restaurant use.</td>
</tr>
<tr>
<td>Tattoo parlor</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Termite and pest control</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td>See “Misc. – Storage of Hazardous Materials,”</td>
</tr>
<tr>
<td>Veterinary Services for Animal Specialties (SIC Code 0742)</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td>Also see “Basic Personal Services.”</td>
</tr>
<tr>
<td>Animal Specialty Services, Boarding, Kennels, Shelters (SIC Code 0752)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All personal services not listed</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Professional Services</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Use</td>
<td>7 Zone</td>
<td>8A Zone</td>
<td>8B Zone*</td>
<td>Notes</td>
</tr>
<tr>
<td>--------------------------------------------------------------------</td>
<td>--------</td>
<td>---------</td>
<td>----------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Accounting, advertising, architecture, artist studio, bookkeeping, business headquarters, chiropractic, computer programming, consulting, contracting, dentistry, engineering, insurance, law, marketing, medicine, photography, psychiatry, psychology, real estate, or tax preparation (Including SIC Codes 60, 61, 62, 63, 64, 65, 67, 73 [except 7353 and 7359], 861, 862, 863, 864, and 87)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Prohibited in 8A Zoning District: SIC Code 9223 (Correctional Institutions) SIC Code 8744 (Jails, privately operated-correctional facilities, adult privately operated) SIC Code 7353 (Heavy Construction Equipment Rental) SIC Code 7359 (Equipment Rental and Leasing) Permitted in 7 &amp; 8A Zoning Districts: The uses within these SIC Codes are limited to operations containing primarily office space with accessory display and storage uses.</td>
</tr>
<tr>
<td>All professional offices not listed</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>All aviation-related uses must meet the provisions of the City's Noise Compatibility Ordinance, the Airport Rules, Regulations and Minimum Standards for aeronautical activities and be subject to Long Beach Airport fees for like aeronautical activities as specified in the Airport Rates &amp; Fees Resolution.</td>
</tr>
<tr>
<td>Aviation-Related Uses</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>SIC Code 45 uses shall require a conditional use permit outside the boundaries of the Long Beach Airport and/or on adjacent properties directly supporting airport operations. Further, certain uses may be subject to “Through-the-Fence” agreement(s) between the City of Long Beach and Long Beach Airport. Aviation-related uses shall be allowed only in the geographic area south of “G” Street.</td>
</tr>
<tr>
<td>Aircraft Storage</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Special Events including aeronautical uses not covered above, as approved in advance by the Airport Manager.</td>
</tr>
<tr>
<td>Aircraft Services for On-site Aircraft (For on-site aircraft only (not for commercial purposes)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Special Events including aeronautical uses not covered above, as approved in advance by the Airport Manager.</td>
</tr>
<tr>
<td>Commercial Aviation Services (Provided by those holding valid agreements to conduct business on Long Beach Airport)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Special Events including aeronautical uses not covered above, as approved in advance by the Airport Manager.</td>
</tr>
<tr>
<td>Residential Uses</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>No Residential Uses shall be permitted.</td>
</tr>
<tr>
<td>Restaurants And Ready-To-Eat Foods</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.130).</td>
</tr>
<tr>
<td>Outdoor dining</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.130).</td>
</tr>
<tr>
<td>Restaurants and ready-to-eat foods with drive-thru lanes</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.130).</td>
</tr>
<tr>
<td>Restaurants and ready-to-eat foods without drive-thru lanes</td>
<td>Y</td>
<td>A</td>
<td>N</td>
<td>Restaurants proposing to locate within either 8A or 8B shall be allowed only as an accessory use on the ground floor of Office building.</td>
</tr>
<tr>
<td>Vending carts</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>Special standards apply (See LBMC Section 21.45.170).</td>
</tr>
</tbody>
</table>
### Table 2 (continued) : Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>Zone 7</th>
<th>Zone 8A</th>
<th>Zone 8B</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic retail sales (SIC Codes 54, 5735, 5942, 7841) (except uses listed below)</td>
<td>Y</td>
<td>A</td>
<td>N</td>
<td>Used clothing, antiques, art, books (new and used), coins, collectibles, food stores, jewelry, and trading cards are included in “Basic Retail Sales.” Basic retail sales uses proposing to locate within 8A shall be allowed only as an accessory use on the ground floor of an Office building.</td>
</tr>
<tr>
<td>Building supply or hardware store with lumber, drywall, or masonry (including SIC Code 52, 57)</td>
<td>Y</td>
<td>N</td>
<td>N</td>
<td>For hardware store without lumber, drywall, or masonry, see “Basic Retail Sales.”</td>
</tr>
<tr>
<td>Gun Store and Gun Repair</td>
<td>AP</td>
<td>N</td>
<td>N</td>
<td>Allowed only as an accessory use to primary Sporting Goods establishment</td>
</tr>
<tr>
<td>Major household appliances (refrigerator, stove, etc.)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Manufacture of products sold on-site</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>See LBMC Section 21.51.240.</td>
</tr>
<tr>
<td>Merchandise mall, indoor swap meet</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Outdoor sales events (flea markets, swap meets, etc.)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Outdoor vending – Flower, plant, fruit, or vegetables in conjunction with sale of related products from a retail store</td>
<td>A</td>
<td>N</td>
<td>N</td>
<td>See LBMC Section 21.51.255.</td>
</tr>
<tr>
<td>Outdoor vending – Food carts</td>
<td>AP</td>
<td>AP</td>
<td>N</td>
<td>See LBMC Section 21.45.170.</td>
</tr>
<tr>
<td>Outdoor vending – Flower cart or news cart</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>See LBMC Section 21.45.135.</td>
</tr>
<tr>
<td>Pawn shop</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Thrift store, used merchandise</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Also see note under “Basic Retail Sales.”</td>
</tr>
<tr>
<td>Vending machines</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>Accessory to existing retail sales. See LBMC Section 21.51.295.</td>
</tr>
<tr>
<td><strong>Temporary Lodging</strong></td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Hotel/Motel</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td><strong>Temporary Uses</strong></td>
<td>T</td>
<td>T</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Carnival, event, fair, trade show, etc.</td>
<td>T</td>
<td>T</td>
<td>T</td>
<td>See LBMC Section 21.53.106.</td>
</tr>
<tr>
<td>Construction trailer</td>
<td>T</td>
<td>T</td>
<td>T</td>
<td></td>
</tr>
<tr>
<td>Outdoor Vending – Mobile food truck at construction sites</td>
<td>T</td>
<td>T</td>
<td>T</td>
<td>See LBMC Section 21.53.106.</td>
</tr>
<tr>
<td>Communication Facilities – Attached/ roof mounted cellular and personal communication services</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>See LBMC Section 21.45.115.</td>
</tr>
<tr>
<td>Communications (SIC 48)</td>
<td>N</td>
<td>Y/C</td>
<td>N</td>
<td>SIC Code 483 (Radio and television broadcasting stations) and Microwave transmission or relay towers are permitted only with approval of a Conditional Use Permit</td>
</tr>
<tr>
<td>Communication Facilities – Electrical distribution station</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>
### Table 2 (continued): Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Use</th>
<th>7 Zone</th>
<th>8A Zone</th>
<th>8B Zone*</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local and suburban transit and interurban highway passenger transportation (SIC Code 41)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Local Trucking Without Storage (SIC Code 4212)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Courier Service Except by Air (SIC Code 4215)</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td>Includes parcel delivery companies such as FedEx, UPS, and similar uses</td>
</tr>
<tr>
<td>Transportation Services (SIC Code 47) - Including: Tour Operators; Transportation Consulting;</td>
<td>N</td>
<td>C</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Transportation-Related Uses with no outdoor container storage</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Transportation-Related Uses with outdoor container storage associated with shipping/ trucking/ rail</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Helipads</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>Aviation-related uses shall be allowed only in the geographic area south of “G” Street.</td>
</tr>
<tr>
<td><strong>Wholesale Trade</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale Trade - durable goods (SIC Code 50) - and nondurable goods (SIC Code 51)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
<td>Permitted in 7 &amp; 8A Zoning Districts: Fulfillment centers are considered Wholesale Trade uses for the purposes of this title. Third party logistics facilities classified as SIC Code 4212.</td>
</tr>
<tr>
<td><strong>Miscellaneous</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office, research and development, aircraft manufacturing and aircraft manufacturing related uses.</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>

* 8B Zone is that area known as the “Boeing Enclave” -- Once Boeing declares its intention to abandon any aviation-related uses within either all or a portion of the 8B area, the Zoning shall immediately revert to the 8A Zoning standards then in effect. Should a portion of the land Zoned 8B revert to 8A Zoning, only that portion of land shall be affected by the reversion, NOT the entire land area Zoned 8B.

**Abbreviations:**

Y = Yes (permitted use).

N = Not permitted (prohibited use).
### Table 2 (continued) : Uses in Commercial / Industrial Sub Areas

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>C</td>
<td>Conditional Use Permit required. For special conditions, see LBMC Chapter 21.52</td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Accessory Use. For special development standards, see LBMC Chapter 21.51</td>
<td></td>
</tr>
<tr>
<td>AP</td>
<td>Administrative Use Permit required. For special conditions, see LBMC Chapter 21.52</td>
<td></td>
</tr>
<tr>
<td>T</td>
<td>Temporary Use. Subject to provisions contained in LBMC Chapter 21.53</td>
<td></td>
</tr>
<tr>
<td>Y/C</td>
<td>Either permitted by right or subject to Conditional Use Permit review, depending upon locational criteria contained under “Permitted Uses”.</td>
<td></td>
</tr>
</tbody>
</table>

### Footnote:

1. The following alcoholic beverage sales may be exempted from the Conditional Use Permit requirement.

   a. Restaurants with alcoholic beverage service only with meals. This generally means any use with a fixed bar is not exempt. A service bar is not considered a fixed bar. A sushi bar, where alcoholic beverages are served at the same bar where meals are served, is considered serving alcoholic beverages only with meal service. A cocktail lounge without a bar, but with primarily service of only hors d’oeuvres and alcoholic beverages is not exempt. Any restaurant with more than 30 percent of gross sales consisting of alcoholic beverages shall lose its exemption and be required to obtain a Conditional Use Permit to continue to sell alcohol.

   b. Use located more than 500 ft. from zoning districts allowing residential use.

   c. Department store or florist with accessory sale of alcoholic beverages.

   d. Grocery stores of 20,000 sq. ft. or greater with accessory sale of alcoholic beverages.

   e. Existing legal, nonconforming uses. (Ord. C-7663 § 42, 1999).
Minimum Lot Area

Table 3 establishes the minimum lot area in each sub area.

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Lot Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub Area 7</td>
<td>20,000 sq.ft.</td>
</tr>
<tr>
<td>Sub Area 8A</td>
<td>15,000 sq.ft.</td>
</tr>
<tr>
<td>Sub Area 8B</td>
<td>This sub area will allow current aviation-related uses to continue. Should current uses within this sub area be discontinued, the area will be developed with uses consistent with sub area 8A</td>
</tr>
</tbody>
</table>

Setbacks

Setbacks shall be provided for the purpose of providing light, air, pedestrian and vehicular circulation, emergency access and general aesthetic improvements.

The required setbacks indicated in Table 4 shall be clear of all structures from the ground to the sky (except as otherwise permitted) and shall be landscaped and maintained in a neat and healthy condition according to the landscaping provisions of this document. Where stepbacks are required, 25% of the frontage is allowed without a stepback.

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Front Yard Setbacks for Building (ft.)</th>
<th>Minimum Setback from Interior Property Line (ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From Arterial Road From Local Street</td>
<td></td>
</tr>
<tr>
<td>Sub Area 7</td>
<td>18 ft. *</td>
<td>18 ft.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5 ft. **</td>
</tr>
<tr>
<td>Sub Area 8A</td>
<td>18 ft.</td>
<td>18 ft.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5 ft. **</td>
</tr>
<tr>
<td>Sub Area 8B</td>
<td>This sub area will allow current aviation-related uses to continue. Should current uses within this sub area be discontinued, the area will be developed with uses consistent with sub area 8A</td>
<td></td>
</tr>
</tbody>
</table>

* Refer to Special Development Standards for additional setback requirements for the mixed-use overlay zone.

** Subject to Siteplan Review Process
Standards III: Commercial / Industrial Sub Area Standards

**Corner Cut-off**

At corners of properties at street intersections, intersections of streets and alleys and at intersections of driveways and property lines, new construction shall not be permitted in such a manner that it significantly impedes visibility between visibility between heights of 3 feet and 7 feet above the ground in a corner cut-off of at least 6 feet by 6 feet (Measured from the intersection of the property lines or the intersection of a driveway and a property line). One vertical support element such as a column is permitted in the corner area, if the cross-section of the element fits within a circle with a diameter of 18 inches. This requirement may be waived through the Site Plan Review process if the Director of Public Works finds that the cut-off is not necessary.

**Permitted Structures**

No structures are permitted in required setbacks (yards), except:

- Signs, as specified in the chapter relating to on-premises signs (LBMC Chapter 21.44);
- Outdoor dining (subject to approval from Site Plan Review Committee);
- Vehicle parking (surface lots). Table 15 of this document establishes the minimum landscaped setback required between the parking lot and the street property line.
- Awnings as allowed by the Uniform Building Code.
- Projections are permitted into the required setbacks in accordance with those permitted in the Commercial Zoning Districts of the LBMC (see LBMC Section 21.32.220 C)

---

### Table 5: Required Yard Setbacks between Parking Lots and Property Lines in Commercial Sub Areas

<table>
<thead>
<tr>
<th>Sub Area</th>
<th>Minimum Front Yard Setbacks for Parking Lot (ft.)</th>
<th>Minimum Setback from Interior Property Line (ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From Arterial Road</td>
<td>From Local Street</td>
</tr>
<tr>
<td>Sub Area 7</td>
<td>6 ft. *</td>
<td>6 ft.</td>
</tr>
<tr>
<td>Sub Area 8A</td>
<td>6 ft. *</td>
<td>6 ft.</td>
</tr>
<tr>
<td>Sub Area 8B</td>
<td>This sub area will allow current aviation-related uses to continue. Should current uses within this sub area be discontinued, the area will be developed with uses consistent with sub area 8A</td>
<td></td>
</tr>
</tbody>
</table>
**Required Landscaping**

All required setbacks shall contain an area not less than 6 feet in width planted with trees, shrubs and/or ground cover. Along Cover Street and Conant Street, the entire eighteen feet (18) of setback shall be landscaped. With the exception of access driveways, surface parking shall be prohibited within the required landscaped setbacks of Cover & Conant streets. See Special Development Standards for additional requirements.

**General Screening Requirements**

The following required screening shall apply in all commercial sub areas:

**Open Storage**

Open storage shall be prohibited. Merchandise is not permitted to be displayed outdoors, unless specifically granted through Site Plan Review.

**On-Grade Parking Garages**

**Architectural treatment**

Parking structures must be designed with the same care and attention as the buildings they serve. They should be compatible in architectural treatment and detail.

**Screening**

Ramps, cars, and sources of artificial lighting in parking structures should be minimally visible from public streets, public parks, and residential uses.

**Surface Parking Lots**

All surface parking lots including parking area screening and landscaping shall be designed in accordance with the development standards in LBMC Chapter 21.41.

**Mechanical Equipment on Rooftops**

In all commercial zones, rooftop mechanical equipment, except solar collectors and rain gutters, shall be screened on all sides by screening not less than the height of the equipment being screened. Such equipment shall also be screened from view from higher buildings in the zone to the satisfaction of the Site Plan Review Committee and Long Beach Development Services.
**Secured**

All rooftop mechanical equipment shall be secured from unauthorized entry to the satisfaction of Long Beach Development Services.

**Materials**

All rooftop mechanical equipment screening devices shall be of a material requiring a low degree of maintenance. Wood shall not be utilized. All screening devices shall be well integrated into the design of the building through such items as parapet walls continuous with the walls of the structure, architectural roof features, or equipment rooms. Louvered designs are acceptable if consistent with the building design style.

**Substitutions**

Well-planned, compact, architecturally integrated rooftop equipment may be substituted for screening with the approval of the Site Plan Review Committee and Long Beach Development Services.

**General Requirements for the Design of Buildings**

All commercial buildings shall comply with the following design criteria:

**Architectural Themes**

Architectural themes, modules and materials present on the main facade of the building shall be used on all other facades.

**Change of Material**

Each side of a building must contain a primary and an accent material, and the accent material(s) must cover not less than ten percent (10%) of the facade.

**Building Finished Grade**

All commercial buildings shall have the first habitable floor level not more than four feet (4’) above grade within the front thirty feet (30’) of the lot.

**Accessory Structures**

**Use Restrictions**

The use of accessory buildings and structures shall conform to the requirements of LBMC Chapter 21.51 (Accessory Uses).

**Locations Permitted**

Accessory structures and buildings may be placed anywhere on a lot except within the required setbacks.
Trash Receptacles
Adequate trash receptacles shall be provided to accommodate all refuse generated on a site. All trash areas shall be screened from public view on all sides, and shall conform to the development standards contained in LBMC Chapter 21.45 (Special Development Standards).

Utility Meters Screening
All utility meters shall be fully screened from view from a public right-of-way.

Undergrounding of Utilities
All projects requiring site plan review shall underground all overhead utility service to the site. The utility company’s design of the electric system, including locations and aesthetic treatment, shall be in accordance with the regulations of the Public Utilities Commission of the State of California.

Off-street Parking and Loading Requirements
Parking and loading areas shall be provided as required in LBMC Chapter 21.41 (Off-Street Parking and Loading Requirements).

Landscaping Requirements
Landscaping shall be provided as required by LBMC Chapter 21.42 (Landscaping Standards) unless otherwise noted.

Fences and Garden Walls
Fences and garden walls are not permitted within required front street setbacks unless granted through the Site Plan Review process. Otherwise, fences and garden walls are permitted accessory structures subject to the development standards contained in LBMC Chapter 21.43 (Fences and Garden Walls).

Signs
On-premises signs are permitted in all districts subject to the requirements of LBMC Chapter 21.44 (On-premise Signs).

Right-of-way Dedications and Improvements
Public rights-of-way shall be reserved, dedicated and improved as provided for in LBMC Chapter 21.47 (Dedication, Reservation and Improvement of Public Rights-of-Way).
Special Development Standards

Sub Area 7

This sub area located immediately west of Lakewood Boulevard shall be primarily an office commercial use zone along with R&D, some light industrial uses and aviation-related uses south of Conant Street. In addition, hotel use will be located adjacent to one of the following: Lakewood Boulevard, Cover Street or Conant Street.

Along Cover Street, this sub area is the southern edge of a major “gateway” to the project, and shall be part of the Mixed Use Overlay zone in conjunction with Sub Area 1. This overlay zone is envisioned as an active “main street” pedestrian edge with ground floor retail storefronts, pedestrian serving uses, hotel lobby/public uses, and upper story commercial uses, along with special on-street parking provisions.

Mixed-Use Overlay Zone

Frontages along Cover Street shall provide pedestrian-oriented uses, which are defined to include the following:

- Restaurants & ready-to-eat foods
- Retail sales
- Personal service uses
- Lobbies of: hotels, office buildings, residential developments, movie/live theaters, or of any other entertainment uses
- Public plazas and outdoor dining areas.

Pedestrian-oriented uses shall occupy at least 60% of the ground floor building frontage on streets where active pedestrian uses are required. “Shadow” art galleries, historical displays, artist studios, back office uses or sales offices may be allowed as temporary transitional uses.

Minimum Depth of Ground Floor Space

Within the Mixed Use Overlay Zone, ground floor spaces shall have a minimum average depth of 50 feet. Exceptions to this requirement may be granted through Site Plan Review.
**Display/Clear Window Requirement**

Clear, non-reflective display windows/doors shall comprise at least 60% of the ground floor street facade of pedestrian-oriented uses. Such glass should be clear with an exterior daylight reflectance of not more than eight percent (8%). Ground floor wall sections without windows should be not more than 5 feet in width, and the maximum height of the bottom sill of required display windows shall not exceed 30 inches above the adjacent sidewalk.

**First Floor Elevation**

In order to promote easy pedestrian access, the first level of buildings which require ground floor pedestrian oriented uses shall have a floor elevation which approximates the elevation of the adjacent sidewalk.

**Setback**

Required setback along streets with pedestrian serving uses shall be hardscape and shall be considered an extension of the sidewalk. No landscape of such setback is allowed.

**Awnings and Canopies**

Store front awnings are required, unless waived through the Site Plan Review process. The minimum vertical clearance between the ground or street level and the bottom of the awning should be 10 feet. Awnings should be placed below the ground floor cornice (or below the sills of the second story windows if no cornice exists). Awnings should be divided into sections to reflect the major vertical divisions of the facade. The awning/canopy may encroach over the public sidewalk provided at least 4 feet of clearance is maintained from the street curb line. For awnings and canopies, the materials, shape, rigidity, reflectance, color, lighting, and signage, should relate to the architectural design of the building.
**Entrances Facing the Street**
Entrances to uses on ground and upper floors must open onto the public right-of-way. Entrance doors should be setback at least three feet from the property line in order to avoid encroachment on to right-of-way.

**Exterior Design**
Exterior elevations shall be designed with extensive articulation to create visual interest and enhance pedestrian activity along the site. Three dimensional elements such as cornices, pilasters and structural bays shall be used to break up the facade planes. Ground floor facades shall be distinguished from upper floors by cornices, changes of material and/or other architectural devices.

**Build-to line standard**
A primary build-to line is established for buildings fronting Cover Street. At least 60% of the ground floor building frontage at a minimum height of 16 feet shall be constructed along the established build-to-line. Arcades, colonnades, porches, and articulated courtyard walls built along such line can be used to satisfy this requirement.

If the remaining portion of the ground floor is setback, it shall not be more than 20 feet in length nor setback more than 10 feet from the build-to-line, in order to maintain the continuity of the intended street wall.

**Facade Articulation**
Along Cover Street, no continuous building wall shall extend more than 60 feet in width without a facade articulation element.

Blank walls are not allowed along Cover. Elsewhere, the maximum width of a blank wall without articulation or relief of at least 6 inches in depth shall be 25 feet. Facade articulation shall consist of elements such as expressed structural bays, pilasters, moldings, recessed wall panels, or display features to create visual interest.
Figure 11: Sub Area 7

- 55' Minimum Building Setback along Schaufele Avenue
- 26' Minimum Building Setback along Lakewood Boulevard
- 18' Minimum Building Setback along Cover and Conant Streets
- 8' Min. Building 'Step-Back' at 2nd. / 3rd. Story (Refer to Section A-A)

Primary 'Build-To' Lines
Preferred Location of Access Streets
Mixed Use Overlay Zone
Building Restriction Zone *
(Parking may be permitted subject to City approval)

* For Reference Only: Based on the City of Long Beach Airport Runway Approach Zones Standards for determining obstructions to Air Navigation. As per Part 77 of the FAA Regulations Map dated 6-21-1982 (or as updated).
Building Stepbacks

Building stepbacks are in addition to building setbacks, and are established to create height and bulk transitions between buildings and public streets/alleys/parks, as well as between higher density uses and lower density uses. These transitions shall be controlled by building setback/stepback requirements as shown in the illustrative sections included in this section of the document.

Vehicular Driveway Access

Vehicular driveway access is prohibited along frontages which require pedestrian-oriented uses. All other vehicular access shall be taken via secondary/local streets that will not disrupt pedestrian circulation. Future access streets and driveways are encouraged to reinforce the grid imposed by the street hierarchy of the Plan Area. This requirement may be modified through the Site Plan Review process if necessary.
Figure 12: Section Q-Q

Figure 13: Section R-R
STEP-BACK ALONG 70% OF FRONTAGE

*NOTE: REFER TO STEP-BACK REQUIREMENTS FOR ADDITIONAL INFORMATION

**Figure 14** : Section A-A

**Figure 15** : Section P-P
Sub Area 8

Sub Area 8A

This sub area shall be primarily a Research & Development and light industrial zone, along with aviation-related uses south of Conant Street. Uses allowed in Sub Area 7, are also allowed in this Sub Area.

Sub Area 8B

Sub area 8B, also known as the Boeing Enclave, will allow aviation-related uses associated with the existing area to continue. Should current operations of this sub area be discontinued, the area will be developed with uses consistent with Sub Area 8A, and the following development standards shall apply to both.

Continuous Building Edge/ Facade Articulation

Along Cover Street, no continuous building wall shall extend more than 100 feet in width without a facade articulation element. Blank walls are discouraged, and the maximum width of a blank wall without articulation or relief of at least 6 inches in depth shall be 25 feet. Facade articulation shall consist of elements such as expressed structural bays, pilasters, moldings, recessed wall panels, or display features to create visual interest.

Vehicular Driveway Access

Future access streets and driveways are encouraged to reinforce the grid imposed by the street hierarchy of the Plan Area. This requirement may be waived through the Site Plan Review process if necessary.

Boeing Enclave Screening

The 48-acre Boeing Enclave, in which a variety of aircraft production-related uses presently operate is expected to remain operational during project construction for all or a portion of the development period until Boeing no longer has use for the Enclave in its current capacity. While in operation, an evergreen landscape hedge shall be installed on the eastern side of the Enclave and on the north side of the fence surrounding the Enclave to provide screening.
Figure 16: Sub Areas 8A and 8B

- 55' Minimum Building Setback along "4th" Avenue
- 18' Minimum Building Setback along "F" & "G"
- Preferred Location of Access Streets
- Building Restriction Zone *
  (Parking may be permitted subject to City approval)

* For Reference Only: Based on the City of Long Beach Airport Runway Approach

Standards III: Commercial / Industrial Sub Area Standards
Figure 17: Section S-S

Figure 18: Section T-T
Standards - Division IV
Appendix
Appendix

Master Street Tree Plan

The Master Street Tree Plan provides the suggested tree species, size, and spacing for the outlined streets below. Builder is to submit Landscape plans to the Director of Public Works for approval. The Director of Public Works may approve alternate species. Submittal requirements shall comply with the provisions of Chapter 21.25 (Specific Procedures) of the LBMC.

Frame Work Streets

Cover Street (Mixed Use - Lakewood Boulevard to Worsham’)
- Pyrus calleryana ‘Bradford’ - Bradford Pear
  - 36” Box - 30’ o.c.
- Phoenix dactylifera - Date Palm
  - 18’ BTH - 30’ o.c.

Cover Street (Commercial/Industrial - Worsham to Paramount Blvd.)
- Quercus Ilex - Holly Oak
  - 36” Box - 35’ o.c.

Conant Street
- Magnolia grandiflora – Magnolia
  - 36” Box - 35’ o.c.

Worsham Avenue
- Jacaranda mimosifolia - Jacaranda
  - 36” Box - 35’ o.c.

Schaufele Avenue
- Ulmus parvifolia – Chinese Elm
  - 36” Box - 40’ o.c.

Industrial Sub Streets

Stineman Avenue
- Ulmus parvifolia - Chinese Elm
  - 24” Box - 40’ o.c.

Setback

- Eucalyptus species - Eucalyptus
  - 24” Box - 25’ o.c.
- Melaleuca quinquenervia - Cajeput Tree
  - 36” Box - 25’ o.c.
- Pinus species - Pine
  - 36” Box - 30’ o.c.
- Tristania conferta - Brisbane Box
  - 24” Box - 25’ o.c.
**Edges**

Lakewood Boulevard

- Pyrus Calleryana ‘Bradford’ - Bradford Pear
  36” Box - 30’ o.c.
- Phoenix dactylifera - Date Palm (Where Height Restrictions Permit)
  18’ BTH - 30’ o.c.

Golf Course Edge

- Eucalyptus species - Eucalyptus
  24” Box - 30’ o.c.
- Melaleuca quinquenervia - Cajeput Tree
  24” Box - 25’ o.c.
- Pinus species – Pine
  24” Box - 30’ o.c.

Airport Edge

(Due to height restrictions edge will be screened with vines.)

- Distictis buccinatoria - Blood Red Trumpet Vine
  15 gallon - 15’ o.c.
- Lonicera japonica - Japanese Honeysuckle
  15 gallon - 15’ o.c.
Figure 19 : Master Street Tree Plan
STATE OF CALIFORNIA       ) ss
COUNTY OF LOS ANGELES    )
CITY OF LONG BEACH       )

Tamela Austin being duly sworn says: That I am employed in the Office of the City Clerk of the City of Long Beach; that on the 8th day of October, 2020, I posted three true and correct copies of ORD-20-0039 in three conspicuous places in the City of Long Beach, to wit: One of said copies in the lobby of Civic Chambers; one of said copies in the Main Library; and one of said copies on the front counter of the Office of the City Clerk.

Subscribed and sworn to before me
This 8th day of October 2020.