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	1 2	JAN I. GOLDSMITH, City Attorney JOHN C. HEMMERLING, Assistant City Attor ONUOMA O. OMORDIA, Deputy City Attorney	No Fee GC §6103 ey '16 APR 28 FH 3:16
	3	California State Bar No. 231583 Office of the City Attorney	
	4	Community Justice Division/Code Enfor 1200 Third Avenue, Suite 700 San Diago, California 92101 4103	Clerk of the Superior Court
	5	San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5696	APR 28 2016
	6	oomordia@sandiego.gov	By: S. Klais-Trent, Deputy
	7	Attorneys for Plaintiff	
	8	SUPERIOR COUR	T OF CALIFORNIA
	9	COUNTY O	F SAN DIEGO
	10	CITY OF SAN DIEGO, a municipal corporation,	Case No. 37-2016-00005526-CU-MC-CTL
	11	Plaintiff,	NOTICE OF MOTION AND MOTION FOR PLAINTIFF CITY OF SAN DIEGO'S
	12	v.	MOTION FOR PRELIMINARY INJUNCTION, CIVIL PENALTIES, AND
	13	DARRYL COTTON, an individual, and	OTHER EQUITABLE RELIEF
•	14	DOES 1 through 50, inclusive,	IMAGED FILE
	15	Defendants.	Date: May 20, 2016 Time: 10:30 a.m.
	16		Dept.: C-61 Judge: Hon. John S. Meyer
	17		Complaint filed: February 18, 2016 Trial Date: None Set
	18		
	19	TO DEFENDANT DARRYL COTTON	
	20		motion has been set for hearing on May 20, 2016,
	21		may be heard in Department C-61 of the above-
	22		an Diego, California. Plaintiff, City of San Diego
	23	will move the court for a preliminary injunction	-
	24 25	COTTON, an individual, from maintaining or o	
	25 26	•	Tity of San Diego (PROPERTY), or anywhere else and an illegal marijuana dispensary to operate from
	20		vs. Defendant is the owner of the PROPERTY and
	27		vs. Derendant is the owner of the I KOI EKT I and
	20		
		L:\CEU\CASE.ZN\1904.oo\Pleadings\Prelim\Pl Ntc of Mtn.docx 1	TION AND MOTION FOR REF. IMINARY, INITINGTION

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PLAINTIFF CITY OF SAN DIEGO'S NOTICE OF MOTION AND MOTION FOR PRELIMINARY INJUNCTION

is strictly liable for all code violations occurring at the PROPERTY pursuant to San Diego
 Municipal Code (SDMC) section 121.0311.

3 This Application is made pursuant to the provisions of SDMC sections 12.0202 and 4 121.0311, Code of Civil Procedure section 526, and the Court's inherent equity powers, on the 5 grounds that Defendant has violated and maintained violations of the SDMC at his property. 6 These statutes specifically authorize an injunction as an adequate remedy for such violations. 7 Plaintiff will suffer irreparable injury if Defendant is not enjoined from maintaining an 8 unpermitted use at the PROPERTY. Furthermore, Plaintiff is likely to prevail on the merits of this 9 issue and the potential harm to Plaintiff from further maintenance of the unpermitted use at the 10 property far outweighs any harm to Defendant as a result of this injunction and waiting until trial for final determination. 11

12 The City requests that this Court issue: (1) a Preliminary Injunction Order effective 13 immediately, ordering Defendant, his agents, independent contractors, employees, servants, 14 successors, assigns, or anyone acting on his behalf or in connection with him to refrain from 15 maintaining or operating a marijuana cooperative, collective, dispensary or other marijuana related operation at the PROPERTY and anywhere in the City of San Diego in violation of the 16 17 SDMC; (2) an Order, effective immediately, to allow the City to inspect the PROPERTY to 18 ensure compliance with this Order; and (3) that Plaintiff be granted such other and further relief 19 as the nature of the case may require and the Court deems appropriate.

This motion is based upon this Notice of Motion and Motion, the Complaint on file in this
case, the Memorandum of Points and Authorities, the Request for Judicial Notice which includes
the declarations of Rowdy Sperry, James Hunter, and Mari Cooper, the Notice of Lodgment,
served and filed herewith, and all of the records, exhibits, and papers on file in this action, and the
oral and documentary evidence that may be presented at the hearing on this motion.

25	DATED: April 2 8, 2016		JAN I. GOLDSMITH, City Attorney	
26			By OnuEmadia	
27			Onuoma Omordia Deputy City Attorney	
28	3		Attorneys for Plaintiff	
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15 16 17	Defendants.	IMAGED FILE Date: May 20, 2016 Time: 10:30 a.m. Dept.: C-61 Judge: Hon. John S. Meyer Complaint Filed: February 18, 2016
18		Trial Date: None set
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	MEMORANDUM OF POINTS AND AUTHORIT	IES IN SUPPORT OF PRELIMINARY INJUNCTION

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INTRODUCTION

Plaintiff City of San Diego moves this Court to issue a preliminary injunction against
Defendants to restrain each of them from violating the San Diego Municipal Code (SDMC) by
operating or maintaining a marijuana dispensary at 6176 Federal Boulevard, in the City of San
Diego, State of California (PROPERTY) in violation of local zoning laws.

STATEMENT OF FACTS

7 Defendant DARRYL COTTON (COTTON) is the owner of record of the PROPERTY. 8 See Sperry Decl. ¶ 5, and Lodged Exhibit 1. As owner of the PROPERTY, COTTON is a 9 "Responsible Person" per SDMC section 11.0210 and strictly liable for all code violations 10 existing at the PROPERTY per SDMC section 121.0311. See People v. Superior Court of Los 11 Angeles Cnty., 234 Cal. App. 4th 1360, (2015) (property owner's claim that he lacked knowledge 12 that there was a marijuana facility on his property lacks merit as violation of the Municipal Code 13 is a strict liability offense), see also People v. Vogel 46 Cal. 2d 798, 801 (1956); People v. Bachrach 114 Cal. App. 3d Supp. 8, 11 (1980); and Leslie Salt Co. v. San Francisco Bay 14 15 Conservation etc. Com., 153 Cal. App. 3d 605, 622 (1984).

16 The PROPERTY is located in a Community-Office CO-2-1 zone in the City of San Diego.
17 See Sperry Decl. ¶ 11; Lodged Exhibit 2. The permitted uses in this zone are listed in SDMC
18 sections 131.0520 and 131.0522, and corresponding Table 131-05B. The operation or
19 maintenance of a marijuana dispensary, cooperative, or collective is <u>not</u> one of the enumerated
20 permitted uses.

On October 21, 2015, the City's Development Services Department Code Enforcement
 Division (CED) investigated a marijuana dispensary operating at the PROPERTY in violation of
 local zoning laws. See Sperry Decl. ¶ 4.

In February of 2016, San Diego Police Detective James Hunter (Detective HUNTER)
went to the PROPERTY in an undercover capacity to purchase marijuana. When he entered the
dispensary he could smell the odor of marijuana. *See* Hunter Decl. ¶ 8. While inside the product
room, Detective HUNTER saw a large display case containing marijuana, THC infused edibles,
and concentrated cannabis. He also observed a menu with pricing and different types of

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marijuana or THC products, a cash register, an ATM, and a female employee. He completed the
transaction with the female employee. *See* Hunter Decl. ¶ 10. Detective HUNTER purchased 2.3
grams of marijuana for \$25, and was given additional grams of marijuana and a marijuana

On April 6, 2016, detectives with the San Diego Police Department (SDPD) executed a 4 5 search warrant at the PROPERTY for drug trafficking. See Cooper Decl. ¶ 8. While inside the PROPERTY, Officer Marisela Cooper (COOPER) could smell the odor of marijuana. She 6 7 observed a product room containing a large wall display of marijuana infused candies, and two large cases containing marijuana, THC infused edibles, and concentrated cannabis. She also 8 observed a menu with pricing and different types of marijuana or THC products, a cash register, 9 and an ATM. See Cooper Decl. ¶ 9. Inside the PROPERTY, Officer COOPER located 10 approximate 300 marijuana plants. See Cooper Decl. ¶ 10. DARRYL COTTON stated the 11 marijuana plants at the PROPERTY belonged to him. See Cooper Decl. ¶ 10. SDPD officers 12 13 confiscated all the marijuana plants located at the PROPERTY.

Defendants' conduct is in direct contravention of local zoning laws prohibiting precisely
this activity. The dispensary is *not* a permitted use, however Defendant COTTON continued to
operate and maintain a dispensary at the PROPERTY in violation of local zoning laws. The Court
is asked to immediately order a Preliminary Injunction, Civil Penalties, and Other Equitable
Relief against all responsible parties pending further hearings for preliminary and permanent
injunction, including civil penalties as allowed by law.

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ARGUMENT

A. FEDERAL, STATE AND LOCAL LAWS PROHIBIT DEFENDANTS FROM OPERATING A MARIJUANA DISPENSARY AT THE PRESENT LOCATION 22

Federal Law: Under the federal Controlled Substances Act (CSA), 21 U.S.C.A. § 801
 et seq., it is unlawful to manufacture, distribute, dispense and possess marijuana. The federal
 government continues to classify Marijuana as a Schedule I substance, as it has a high potential
 for abuse, no accredited medical use, and a lack of accepted safety. 21 U.S.C.A. § 812.
 Additionally, there is no medical necessity defense to the CSA's prohibitions. United States v.

MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PRELIMINARY INJUNCTION

1 Oakland Cannabis Buyers' Cooperative, 532 U.S. 483, 491 (2001). Therefore, the operation of a
2 marijuana dispensary is a violation of federal law.

3 2. State Law: In 1996, California voters approved the Compassionate Use Act (CUA), 4 which is codified in California Health & Safety Code section 11362.5. The CUA is intended to 5 "ensure that seriously ill Californians have the right to obtain and use marijuana for medical 6 purposes where that medical use is deemed appropriate and has been recommended by a 7 physician." Cal. Health & Safety Code § 11362.5(b)(1)(A). The purpose of the CUA was to 8 provide partial immunity for the possession and cultivation of marijuana to two groups of people: 9 qualified medical marijuana patients and their primary caregivers. People v. Mentch, 45 Cal. 4th 10 274, 277 (2008). The CUA did not "legalize" marijuana or dispensaries for its distribution. Ross 11 v. Raging Wire Telecommunications, 42 Cal. 4th 920, 927-28 (2008).

Likewise, the Medical Marijuana Program (MMP), codified in California Health & Safety
Code sections 11362.7 through 11362.83, provides limited protection from criminal prosecution.
The MMP states that "[q]ualified patients, persons with valid identification cards and the
designated primary caregivers, who associate within the State of California in order to
collectively or cooperatively cultivate marijuana for medical purposes, shall not solely on the
basis of that fact be subject to state criminal sanctions." Health & Safety Code § 11362.775.

As a result, the California Court of Appeal has upheld injunctions against marijuana
dispensaries operating in violation of local zoning laws. *City of Claremont v. Kruse*, 177 Cal.
App. 4th 1153 (2009); *City of Corona v. Naulls*, 166 Cal. App. 4th 418 (2008); and *County of Los Angeles v. Hill*, 192 Cal. App. 4th 861 (2011). In these cases, the Courts of Appeal confirmed that
neither the Compassionate Use Act nor the Medical Marijuana Program preempts a city's
enactment or enforcement of land use, zoning, or licensing laws as they apply to marijuana
dispensaries.

Most importantly, in a unanimous decision, the California Supreme Court confirmed that
there is no state preemption over local municipalities completely banning dispensaries through
zoning laws. *City of Riverside v. Inland Empire Patients Health and Wellness Center, Inc.*, 56
Cal. 4th 729, 752 (2013). The California Supreme Court thoroughly analyzed the CUA and

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1 MMP on the question of local preemption and confirmed the previous analysis and holdings of 2 Kruse and Hill. City of Riverside, 56 Cal. 4th at 744-63. The Court recognized that local police 3 power derives from Article XI, section 7, of the California Constitution, and explained that "[t]his 4 inherent local police power includes broad authority to determine, for the purposes of public 5 health, safety and welfare, the appropriate uses of land within a local jurisdiction's borders, and 6 preemption by state laws is not lightly presumed." Id. at 738. The Court concluded that "[n]othing 7 in the CUA or the MMP expressly or impliedly limits the inherent authority of a local 8 jurisdiction, by its own ordinances, to regulate the use of its land, including the authority to 9 provide that facilities for the distribution of medical marijuana will not be permitted to operate 10within its borders." Id. At 752.

11 3. Local Law - SDMC: SDMC Chapters 11 through 15 contained in the Land Development Code (LDC)¹ establish the City's zones, which regulate all land use in the City. 12 13 SDMC Chapter 14 addresses regulated uses and Chapter 15 contains zoning regulations 14 pertaining to Planned Districts. The LDC establishes use categories and subcategories for 15 permitted uses. Within each zone, the Code indicates which land uses are permitted as a matter of right and which are permitted subject to certain conditions. This scheme is similar to those of 16 17 other cities. See City of Claremont, 177 Cal. App. 4th at 1168; City of Corona, 166 Cal. App. 4th at 431-33. The Court of Appeal in both cases clearly held that when marijuana dispensaries are 18 19 not included among the enumerated land uses in a city's zoning code, then marijuana dispensaries are presumptively prohibited. City of Claremont, 177 Cal. App. 4th at 1168; City of Corona, 166 20 21 Cal. App. 4th at 431-33.

22 23

B. A BAN OF MARIJUANA DISPENSARIES IS A VALID USE OF POLICE POWER, AND DEFERENCE SHOULD BE GIVEN TO THE CITY'S INTERPRETATION OF ITS OWN ZONING LAWS.

Every intendment is in favor of the validity of zoning ordinances and it is presumed that
the ordinances' enactment as a whole is justified under the police power and adopted to promote
the public health, safety, morals and general welfare. *City of Long Beach v. Cal. Lambda Chapter*

28 SDMC § 111.0101 (a) Chapters 11 through 15 of the City of San Diego Municipal Code shall be known collectively, and may be referred to, as the Land Development Code.

of Sigma Alpha Epsilon Fraternity, 255 Cal. App. 2d 789, 794 (1967). Specifically, under Article 1 2 XI, section 7 of the California Constitution, "[a] county or city may make and enforce within its 3 limits all local, police, sanitary, and regulations not in conflict with general laws." City of Riverside, 56 Cal. 4th at 742. 4 5 In this case, the City has determined that the operation of a marijuana dispensary, cooperative or collective is <u>not</u> a permitted use in the zone where the PROPERTY is located. 6 7 Sperry Decl. ¶ 11. This Court should not second-guess the City's decision. As stated in *In re Ellis*, 8 25 Cal. App. 2d 99, 103 (1938), "[t]he courts have no power to dictate to the Council as to how 9 the city should be zoned." Id. At 103. Likewise, in Chevron U.S.A. Inc. v. Natural Resources 10 Defense Council, Inc., 467 U.S. 837, 844 (1984), the United States Supreme Court recognized 11 that deference should be given to an administrative agency's permissible construction of a statute. Id. at 844. The Court of Appeal in City of Long Beach stated: 12 The legislative determination with reference to a regulation of the 13 use of property, or the restriction of such a use will be given great weight in any judicial inquiry into the validity of the enactment, and 14 courts will not interfere with the discretion of law-making bodies unless it is clear that needless oppression is imposed and 15 constitutional rights are invaded. The very enactment of the ordinance per se furnishes prima facie evidence of the existence of 16 those facts and conditions which made the ordinance reasonable 17 and necessary. City of Long Beach, 255 Cal. App. 2d at 795. 18 19 Judicial review of interpretation and application of local zoning ordinances is subject to 20 "the fundamental rule that interpretation of the meaning and scope of a local ordinance is, in the 21 first instance, committed to the local agency. Under well-established law, an agency's view of the 22 meaning and scope of its own ordinance is entitled to great weight unless it is clearly erroneous or 23 unauthorized." Friends of Davis v. City of Davis, 83 Cal. App. 4th 1004, 1015 (2000). This Court 24 should similarly defer to the City's police power and uphold the City's zoning laws which 25 prohibit dispensaries at the Property. Deference should also be given to the City's interpretation 26 and application of its own local ordinances. 27 Under long-standing law, mere proof of the zoning violation constitutes sufficient 28 showing for issuance of an injunction. When a city seeks to enforce a valid local zoning L:\CEU\CASE ZN\1904.oo\Pleadings\Prelim\P&A.docx

1	ordinance by injunction, the court's inquiry is limited to whether a zoning violation exists. <i>City</i>
2	and County of San Francisco v. Burton, 201 Cal. App. 2d 749, 756-57 (1962). No proof of a
3	public nuisance per se or in fact is required. <i>Id.</i> A violation of a valid zoning ordinance by itself
4	constitutes a sufficient showing for the issuance of injunctive relief. <i>City of Santa Clara v. Paris</i> ,
5	76 Cal. App. 3d 338, 341-42 (1977); City and County of San Francisco v. Padilla, 23 Cal. App.
6	3d 388, 401 (1972); City of Los Altos v. Barnes, 3 Cal. App. 4th 1193, 1198 (1992); City of San
7	Mateo v. Hardy, 64 Cal. App. 2d 794 (1944); City of Stockton v. Frisbie & Latta, 93 Cal. App.
8	277 (1928). Most importantly, the California Supreme Court has opined that there is no state
9	preemption preventing municipalities from completely banning marijuana dispensaries through
10	zoning laws. <i>City of Riverside</i> , 56 Cal. 4 th at 752.
11	C. A PRELIMINARY INJUNCTION ORDER IS NECESSARY BECAUSE THE PUBLIC'S SAFETY IS JEOPARDIZED.
12	FUDLIC'S SAFET I IS JEOFARDIZED.
13	There is clear harm to the public when individuals or entities are allowed to ignore a law
14	of general applicability that aims to protect neighborhoods and compatibility of adjacent land
15	uses. In Pettit v. City of Fresno, 34 Cal. App. 3d 813, 823 (1973), the Court held:
16	[A]II the residents of the community have a protectable property and personal interest in maintaining the character of the area as
17	established by comprehensive and carefully considered zoning
18	plans in order to promote the orderly physical development of the district and the city and to prevent the property of one person from being damaged by the use of neighboring property.
19	being damaged by the use of heighboring property.
20	This public need for effective zoning controls is especially true for marijuana dispensaries.
21	Law enforcement has determined that marijuana dispensaries increase the likelihood of crime.
22	Community members complain about marijuana dispensaries selling other illegal drugs and
23	negatively affecting the community. See Hunter Decl. ¶ 4-6. San Diego Police Department
24	received a complaint regarding erratic driving by customers leaving the illegal marijuana
25	dispensary operating out of PROPERTY. See Cooper Decl. ¶¶ 6-7.
26	If Defendants are allowed to continue operating and maintaining a marijuana dispensary,
27	they will undercut the legitimate and lawful objectives underlying state and local law and
28	continue to present an unwarranted public safety risk. Absent injunctive relief, the City is denied
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	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PRELIMINARY INJUNCTION

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the ability to act in the best interests of the community or protect it from the detrimental effects of
 this unlawful business. Citizens justifiably expect that state laws and local zoning laws designed
 to protect their safety, comfort and quality of life will be enforced. Absent a preliminary
 injunction order, this justifiable expectation is frustrated.

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- D. AN INJUNCTION IS PROPER IN THIS CASE
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1. When a Municipality Seeks to Enjoin a Violation of a Statute, it Need Only Show a Reasonable Probability of Prevailing on the Merits at Trial

8 A preliminary injunction is an appropriate means for a municipality to prevent further 9 violations of a local ordinance pending final judgment in an action pending trial. City of Stockton. 10 93 Cal. App. at 277. Traditionally, courts employ a two-pronged test when deciding whether to 11 issue a preliminary injunction: first, the judge considers the likelihood of the plaintiff's 12 prevailing on the merits at trial and second, the judge evaluates the relative harm to the plaintiff if 13 the injunction is denied, balanced against the harm to the Defendant if the injunction is issued. 14 See Continental Baking Co. v. Katz, 68 Cal. 2d 512, 528 (1968); Pleasant Hill Bayshore 15 Disposal, Inc. v. Chip-it Recycling, Inc., 91 Cal. App. 4th 678, 695 (2001); Civ. Proc. Code § 16 526(a). 17 However, where a governmental entity seeks to enjoin violations of a statute or ordinance 18 that specifically authorizes injunctive relief, a presumption arises in the City's favor: 19 Where a governmental entity seeking to enjoin the alleged violation of an ordinance which specifically provides for injunctive relief $\mathbf{20}$ establishes that it is reasonably probable it will prevail on the merits, a rebuttable presumption arises that the potential harm to the public outweighs the potential harm to the defendant. 21 IT Corp. v. County of Imperial, 35 Cal. 3d 63, 72 (1983): 22 23 The court explained its reasoning: 24 Where a legislative body has enacted a statutory provision proscribing a certain activity, it has already determined that such 25 activity is contrary to the public interest. Further, where the legislative body has specifically authorized injunctive relief against 26 the violation of such a law, it has already determined (1) that significant public harm will result from the proscribed activity, and 27 (2) that injunctive relief may be the most appropriate way to protect against that harm. 28 .: CEU/CASE.ZN/1904.oo/Pleadings/Prelim/P&A.docx MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PRELIMINARY INJUNCTION

1 Id. at 70. See also City of Los Altos v. Barnes, 3 Cal. App. 4th 1193 (1992).

Here, the City seeks to enjoin violations of the SDMC which specifically provide for
injunctive relief. SDMC section 12.0202(a) provides that any provision of the Municipal Code
"may be enforced by injunction issued by the Superior Court upon a suit brought by The City of
San Diego." RJN No. 3. Similarly, SDMC section 121.0311 provides that the designated Code
Enforcement Official may seek injunctive relief as a remedy for violations of the Land
Development Code. RJN No. 1. The standard for the issuance of an injunction as articulated by
the Court in *IT Corp.* has clearly been met in this case.

9 Furthermore, the declarations and exhibits presented by the City overwhelmingly establish
10 a reasonable probability of prevailing on the merits at trial. The Defendants are in violation of
11 local municipal code provisions. RJN Nos. 5-7. These violations were observed by trained
12 individuals and are well documented. This gives rise to a rebuttable presumption that the potential
13 harm to the public outweighs the potential harm to the Defendants, giving the Court ample
14 justification to issue immediate injunctive relief.

15 16

2. Defendants Will Not Suffer Grave or Irreparable Harm from the Issuance of an Injunction

17 Once a rebuttable presumption arises in favor of the Plaintiff, Defendants are required to 18 prove that the issuance of a preliminary injunction will cause them to suffer grave or irreparable 19 harm. IT Corp., 35 Cal. 3d at 72. In this case, Defendants cannot show grave and irreparable $\mathbf{20}$ harm. An order to cease unlawful acts does not constitute irreparable harm. People ex rel. Dep't. of Indus. Relations v. Morehouse, 74 Cal. App. 2d 870, 875 (1946) [no harm to property owner 21 22 where "no attempt to compel Defendant to do any specific particular act other than to cease 23 violating the law in the operation of her premises."]. Any perceived or asserted economic harm to 24 Defendants resulting from the injunction does not establish grave or irreparable harm. IT Corp., 25 35 Cal. 3d at 75. Because the Defendants cannot demonstrate grave or irreparable harm, the Court 26 need not balance the relative actual harms to the parties. Id. at 72. Instead, the Court should order 27 the Defendants to follow the law. 28

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MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PRELIMINARY INJUNCTION

3. Injunctive Relief is Proper to Enforce any Violations of the San Diego Municipal Code

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3	A city may regulate land use pursuant to its police powers by the enactment of zoning and
4	building ordinances. See Sullivan v. Los Angeles, 116 Cal. App. 2d 807, 810 (1953); Miller v.
5	Board of Pub. Works, 195 Cal. 477, 490 (1925). A violation of a valid zoning or building
6	ordinance may be enjoined by seeking an injunction from a court of equity. County of San Diego
7	v. Carlstrom, 196 Cal. App. 2d 485, 491 (1961).
8	Where the personal welfare and the property rights of a large number of the inhabitants of a city or town would be detrimentally
9	affected by a violation of a police or sanitary regulation, whether the ordinance provides other means for its enforcement or not, such
10	city or town may itself appeal to a court of equity by means of the forceful and singularly effective writ of injunction to restrain such
11	violation or to cause the wrongful effect thereof to be removed.
12	City of Stockton, 93 Cal. App. at 290 (parenthetical omitted). Consequently, the City of San Diego
13	may properly seek a preliminary injunction against Defendants' violations of the SDMC.
14	Here, the declarations and exhibits show that the City is extremely likely to prevail on the
15	merits. The weighing of risk and hardship also overwhelmingly favors the City. The risks are too
16	great to the City and its residents to allow the conditions pending a trial. Whether the court
17	focuses on one or both of the considerations stated in IT Corp, an injunction is both proper and
18	essential to prevent further harm.
19	CONCLUSIÓN
20	The City has a clear right to use its land use powers to regulate dispensaries. Local zoning
21	laws are clear that marijuana dispensaries are not a permitted use at the location where
22	Defendants are maintaining and operating a dispensary business. Defendants' actions must be
23	enjoined to provide the protection the public deserves and expects. Plaintiff respectfully requests
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	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PRELIMINARY INJUNCTION

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1	that immediate injunctive relief be granted to prohibit Defendants from operating or maintaining a
2	marijuana dispensary in violation of zoning ordinances.
3	Dated: April 28, 2016
4	JAN I. GOLDSMITH, City Attorney
5	By Onu madia
6	Onu Omordia Deputy City Attorney
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8	Attorneys for Plaintiff
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1 2 3 4 5 6	JAN I. GOLDSMITH, City Attorney JOHN C. HEMMERLING, Assistant City Atto ONU OMORDIA, Deputy City Attorney California State Bar No. 231583 Office of the City Attorney Community Justice Division/Code Enfo 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5696 oomordia@sandiego.gov	FILE D Clock of the Stinepic COURS FM 3:16
7	Attorneys for Plaintiff	
8	SUPERIOR COU	RT OF CALIFORNIA
9		OF SAN DIEGO
10	CITY OF SAN DIEGO, a municipal corporation,	Case No. 37-2016-00005526-CU-MC-CTL
11		DECLARATION OF MARISELA COOPER IN SUPPORT OF PLAINTIFF
12	Plaintiff,	CITY OF SAN DIEGO'S MOTION FOR PRELIMINARY INJUNCTION, CIVIL
13	v.	PENALTIES, AND OTHER EQUITABLE RELIEF
14	DARRYL COTTON, an individual, and DOES 1 through 50, inclusive	IMAGED FILE
15	Defendants.	Date: May 20, 2016
16		Time: 10:30 a.m. Dept: C- 61
17		Judge: Hon. John S. Meyer Complaint filed: February 18, 2016
18	· · · · ·	Trial Date: None Set
19	I, Marisela Cooper, declare:	
20	1. I have personal knowledge of the fo	ollowing facts and am competent to testify as to
21	those facts if called as a witness.	
22	2. I have been employed as a peace of	ficer by the San Diego Police Department (SDPD)
23	since 2009. For the past year I have been assig	ned to the Narcotics Drug Abatement Response
24	Team (DART) which is part of the Narcotics L	Init. My duties include the identification and
25	arrests of narcotic dealers and their associates a	as well as the identification of chronic narcotic
26	locations. I also assist property owners in main	taining crime free properties. In this role, I have
27	investigated approximately 40 chronic narcotic	and nuisance properties.
28		
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	DECLARATION C	OF MARISELA COOPER

3. Over the course of my career, I have worked in several communities in the City of San
 Diego with a high degree of narcotic-related investigations, including the use, possession, sale
 and transportation of controlled substances, including marijuana. Prior to being assigned to the
 Narcotics Unit, I was assigned to Western Division in a patrol capacity as well as to the Crime
 Suppression Team.

6 4. I have attended over 120 hours of narcotic training, including the recognition,
7 manufacturing, packaging, use, sale and transportation of controlled substances, including
8 marijuana. I have experience and formal training in controlled substance investigations and am
9 familiar with the manner in which controlled substances, including marijuana, are manufactured,
10 packaged, marketed and consumed.

5. During my career, I have conducted over 300 narcotics investigations involving the
sale and use of controlled substances. I have made successful undercover purchases of marijuana
and other drugs. I have also been involved in over 100 narcotic arrests, and have contacted at least
500 people who have admitted use or sale of controlled substances.

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INVESTIGATION

6. Beginning in August of 2015, the San Diego Police Department (SDPD) began to
receive community complaints about a marijuana dispensary operating at 6176 Federal Boulevard
in the City of San Diego (PROPERTY), in violation of local zoning laws. The complaints
included information of a possible marijuana grow and of customers leaving the dispensary
driving away erratically.

21 7. On or about April 6, 2016, SDPD detectives and I executed a search warrant at the
22 PROPERTY for drug trafficking.

8. When I entered the business at the PROPERTY, I could smell the odor of marijuana.
 I walked inside the dispensing room and observed a large wall display case containing marijuana
 infused candies. I also observed two large display cases containing marijuana, THC infused
 edibles, and concentrated cannabis. There was a menu display board containing the price and type
 of marijuana for sale, a cash register, and an ATM. See Lodged Exhibit 6.

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1	9. I also observed about 300 marijuana plants being grown inside the PROPERTY. The
2	marijuana plants were located outside of the dispensing room. SDPD confiscated all the
3	marijuana plants. See Lodged Exhibit 7.

4 10. Property owner DARRYL COTTON was located inside the office of the business, and
5 he admitted that the marijuana plants belonged to him.

6 11. While at the PROPERTY I also observed a list of names on a piece of paper that I
7 recognized as the names of SDPD undercover detectives. A true and correct copy of the list of
8 names of SDPD undercover detectives found at the PROPERTY on April 6, 2016 is lodged as
9 Exhibit 8.

I declare under penalty of perjury under the laws of the State of California that the
foregoing is true and correct and that this declaration was executed in San Diego, California, on
April <u>22</u>, 2016.

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	1 2	JAN I. GOLDSMITH, City Attorney JOHN C. HEMMERLING, Assistant City Atto ONUOMA O. OMORDIA, Deputy City Attorn California State Bar No. 231583	No Fee GC §6103 ey
	3 4 5	Office of the City Attorney Community Justice Division/Code Enfo 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5500	F I Clark of the Superior Court
	6 7	Fax: (619) 533-5696 oomordia@sandiego.gov Attorneys for Plaintiff	APR 2 8 2016 TE APR 28 FM 3:16 By: S. Klais-Trent, Deputy
	8	SUPERIOR COUL	RT OF CALIFORNIA
	9	COUNTY C	F SAN DIEGO
	10	CITY OF SAN DIEGO, a municipal	Case No. 37-2016-00005526-CU-MC-CTL
	11	corporation,	REQUEST FOR JUDICIAL NOTICE IN
	12 13	Plaintiff, v.	SUPPORT OF PLAINTIFF CITY OF SAN DIEGO'S MOTION FOR PRELIMINARY INJUNCTION, CIVIL PENALTIES, AND OTHER EQUITABLE RELIEF
	14	DARRYL COTTON, an individual, and DOES 1 through 50, inclusive,	IMAGED FILE
	15	Defendants.	Date: May 20, 2016
	16	• *	Time: 10:30 a.m. Dept: C-61
	17		Judge: Hon. John S. Meyer Complaint filed: February 18, 2016
	18		Trial Date: None Set
	19	Plaintiff City of San Diego respectfully	requests the Court take judicial notice of the
	20	following documents pursuant to Evidence Cod	le sections 452 and 453:
	21	1. San Diego Municipal Code (SDMC) section 121.0311.
	22	2. SDMC section 11.0210.	
:	23	3. SDMC section 12.0202.	
:	24	4. SDMC section 111.0101.	
	25	5. SDMC section 121.0302(a).	
	26	6. SDMC section 131.0520.	
	27	7. SDMC section 131.0522.	
:	28	8. SDMC Table 131-05B.	
		L:\CEU\CASE.ZN\1904.oo\Pleadings\Prelim\PI RJN.docx I REQUEST FOR JUDICIAL NOTIO	CE FOR PRELIMINARY INJUNCTION

: 1	
1	9. Declaration of Rowdy Sperry in Support of <i>Ex Parte</i> Application by Plaintiff City of
2	San Diego for Temporary Restraining Order and Order to Show Cause why a Preliminary
3	Injunction Should not be Granted, filed in this case on March 9, 2016.
4	10. Declaration of Detective James Hunter in Support of Ex Parte Application by
5	Plaintiff City of San Diego for Temporary Restraining Order and Order to Show Cause why a
6	Preliminary Injunction Should not be Granted, filed in this case on March 9, 2016.
7	
8	Dated: April 28, 2016 JAN I. GOLDSMITH, City Attorney
9	
10	By <u>Chul mordia</u> Onuoma Omordia
11	Deputy City Attorney
12	Attorneys for Plaintiff
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	L:\CEU\CASE.ZN\1904.oo\Pleadings\Prelim\PI RJN.docx 2 REQUEST FOR JUDICIAL NOTICE FOR PRELIMINARY INJUNCTION

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San Diego Municipal Code (8-2014)

§121.0311 Remedies

Violations of the Land Development Code shall be treated as strict liability offenses regardless of intent. Violations of the Land Development Code may be prosecuted as misdemeanors subject to the fines and custody as provided in Municipal Code Section 12.0201. The City Manager or designated Code Enforcement Official may also seek criminal or civil injunctive relief and civil penalties in the Superior Court pursuant to Municipal Code Section 12.0202 or pursue any administrative remedy provided in Municipal Code Chapter 1, including administrative abatement, revocation of permits, recordation of notice of violation, and withholding-of-issuance-of City permits.

(Added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.)

§121.0312 Restoration and Mitigation as a Remedy

- (a) In addition to other enforcement remedies provided for in Municipal Code Chapter 1, the City Manager may order the reasonable restoration of a structure, premises, and any adjacent and affected site to its lawful condition or may require reasonable mitigation. These requirements may be attached as conditions to applicable permits or enforcement actions and orders as appropriate.
- (b) The City Manager shall order the restoration of grading undertaken without a permit, unless technically infeasible. The restoration shall be conducted in accordance with Section 142.0150. No further permits for the premises shall be processed until the restoration has been completed and specified performance criteria have been met as required by the City.
- (c) Any restoration or mitigation imposed by the City Manager or Building Official shall be at the sole cost of the responsible person.
- (d) Mitigation may be appropriate where the City Manager determines that restoration of the *premises* or adjacent site to its pre-existing condition is not feasible or that irreparable damage has been done to the *premises*, or *historical resources*.
- (e) Mitigation may include the purchase or exchange of like-kind real property or *structures* of a similar or greater quality and value, or other appropriate measures.

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	purposes of tort liability, if the officers or employees fail to perform their directed duty or duties. ("No Mandatory Duty—Civil Liability" added 8–10–1993 by O-17956 N.S.)
§11.0209	General Rules of Interpretation of Ordinances
	For purposes of this Municipal Code:
	(a) Any gender includes the other gender.
	(b) "Shall" is mandatory; "may" is permissive.

- (c) The singular number includes the plural and the plural the singular.
- (d) Words used in the present tense include the past and future tense and vice versa.

(e) Words and phrases used in this Code and not specifically defined shall be construed according to the context and approved usage of the language.
 ("General Rules of Interpretation of Ordinances" added 8-10-1993 by O-17956 N.S.)

§11.0210 Definitions Applicable To Code Generally

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San Diego Municipal Code

The following words and phrases whenever used in this Code shall be construed as defined in this section unless a different meaning is specifically defined elsewhere in this Code and specifically stated to apply:

"Abatement" means any action the City may take on public or private property and any adjacent property as may be necessary to remove or alleviate a nuisance, including but not limited to demolition, removal, repair, boarding and securing or replacement of property.

"Administrative Enforcement Order" means an order issued by an Enforcement Hearing Officer after a hearing requiring a Responsible Person to correct violations, abate a public nuisance, pay civil penalties and administrative costs or take any other action as authorized or required by this Code and applicable state codes. The Enforcement Order may also include an order authorizing the City to abate a public nuisance or assess a Code Enforcement Lien.

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Chapter 1: General Provisions

San Diego Municipal Code (6-2000)

"Abatement Notice" means a notice issued by a Director which requires a Responsible Person to abate a public nuisance.

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"Cash Deposit" means that whenever a cash deposit is required as a condition of an application for activity related to a construction project under this Code, the term "cash" also includes certificates of deposit and assigned securities in the form of savings accounts.

"City" means the area within the territorial city limits of The City of San Diego and such territory outside of this City over which the City has jurisdiction or control by virtue of any Constitutional or Charter provisions, or any law.

"Code Enforcement Lien" means a lien recorded to collect outstanding civil penalties and administrative costs imposed as part of a cost recovery, administrative or judicial code enforcement action.

"Code Enforcement Performance Bond" means a bond posted by a Responsible Person to ensure compliance with the Municipal Code, applicable state codes, a judicial action or Administrative Enforcement Order.

"Council" means the City Council of this City.

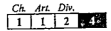
"Director" means the City Manager or any Department Directors including the following Departments: City Clerk, Planning, Development Services, Engineering, General Services, Animal Control, Health, Water Utilities, Park and Recreation, Neighborhood Code Compliance, Environmental Services and the Fire and Police Chiefs, and any of their designated agents or representatives. "Enforcement Hearing Officer" means any person appointed by the City Manager to preside over administrative enforcement hearings.

"Enforcement Official" means any person authorized to enforce violations of the Municipal Code or applicable state codes.

"Financial Institution" means any person that holds a recorded mortgage or deed of trust on a property.

"Imminent Life Safety Hazard" means any condition which creates a present, extreme and immediate danger to life, property, health or public safety.

"Legal Interest" means any interest that is represented by a document such as a deed of trust, quitclaim deed, mortgage, judgment lien, tax or assessment lien,



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mechanic's lien or other similar instrument which is recorded with the County Recorder.

"Notice and Order" means a document used in abatement and civil penalties actions which provides notice of Municipal Code or applicable state code violations and orders a Responsible Person to take certain steps to correct the violations.

"Notice of Compliance" means a document issued by a Director representing that a property complies with the criteria set forth in Section 12.1007 of this Code.

"Notice Of Satisfaction" means a document or form, approved by the City Manager, which indicates that all outstanding civil penalties and costs have either been paid in full, or that the City has negotiated an agreed amount, or that a subsequent administrative or judicial decision has resolved the outstanding debt.

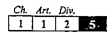
"Notice Of Violation" means a written notice prepared by an Enforcement Official which informs a Responsible Person of code violations, requires compliance and contains specific information as required by the Municipal Code.

"Oath" includes affirmations and oaths.

"Person" means any natural person, firm, joint venture, joint stock company, partnership, association, club, company, corporation, business trust, organization, or the manager, lessee, agent, servant, officer or employee of any of them or any other entity which is recognized by law as the subject of rights or duties.

"Property Owner" means the record owner of real property based on the County Assessor's records.

"Public Nuisance" means any condition caused, maintained or permitted to exist which constitutes a threat to the public's health, safety and welfare or which significantly obstructs, injures or interferes with the reasonable or free use of property in a neighborhood, community or to any considerable number of persons. A public nuisance also has the same meaning as set forth in California Civil Code Section 3479.



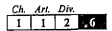
San Diego Municipal Code (6-2000)

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"Responsible Person" means a person who a Director determines is responsible for causing or maintaining a public nuisance or a violation of the Municipal Code or applicable state codes. The term "Responsible Person" includes but is not limited to a property owner, tenant, person with a Legal Interest in real property or person in possession of real property.

"Written" includes printed, typewritten, mimeographed, multigraphed, printout by computer, facsimile and those items listed in California Evidence Code Section 250.

(Amended 2-13-1995 by O-18161 N.S.)



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Article 2: Code Enforcement Judicial and Administrative Remedies

Division 2: Judicial Remedies ("Judicial Remedies" added 8–10–1993 by O–17956 N.S.)

§12.0201

Criminal Violations— Misdemeanors and Infractions

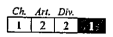
It shall be unlawful for any person to violate any provision or to fail to comply with any of the requirements of this Code. A violation of any of the provisions or failing to comply with any of the mandatory requirements of this Code shall constitute a misdemeanor; except that notwithstanding any other provision of this Code, any such violation constituting a misdemeanor under this Code may, in the discretion of the City Attorney, be charged and prosecuted as an infraction; and, with the further exception that any violation of the provisions relating to parking, operation of bicycles, operation of motor vehicles, and use of freeways, highways and streets by animals, bicycles, motor vehicles or pedestrians shall constitute an infraction. Any person convicted of a misdemeanor under the provisions of this Code, unless provision is otherwise herein made, shall be punishable by a fine of not more than one thousand dollars (\$1000) or by imprisonment in the County Jail for a period of not more than six months or by both fine and imprisonment. Any person convicted of an infraction under the provisions of this Code, unless provision is otherwise herein made, shall be punishable by fine only as follows: Upon a first conviction, by a fine of not exceeding two hundred fifty dollars (\$250) and for a second conviction or any subsequent conviction within a period of one year, by a fine of not exceeding five hundred dollars (\$500).

Each such person shall be charged with a separate offense for each and every day during any portion of which any violation of any provision of this Code is committed, continued or permitted by such person and shall, upon conviction, be punished accordingly.

(Renumbered from Sec. 13.0201 and retitled to "Criminal Violations— Misdemeanors and Infractions" on 8-10-1993 by O-17956 N.S.)

§12.0202 Civil Violations—Injunctions and Civil Penalties

(a) In addition to any other remedy provided by this Code, any provision of this Code may be enforced by injunction issued by the Superior Court upon a suit brought by The City of San Diego.



San Diego Municipal Code

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(b) As part of a civil action filed to enforce provisions of this Code, a court may assess a maximum civil penalty of two thousand five hundred dollars (\$2,500) per violation of the Municipal Code for each day during which any person commits, continues, allows or maintains a violation of any provision of this Code.

(Renumbered from Sec. 13.0202 and retitled to "Civil Violations—Injunctions and Civil Penalties" on 8–10–1993 by O–17956 N.S.)

§12.0203 Code Enforcement Performance Bond

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As part of any court action, the City has the authority to require a Responsible Person to post a performance bond to ensure compliance with the Municipal Code, applicable state codes or any judicial action.

("Code Enforcement Performance Bond" added 8-10-1993 by O-17956 N.S.)

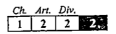
§12.0204 Judicial Abatement

- (a) It is unlawful to maintain or allow the existence of any condition that creates a *public nuisance*.
- (b) Pursuant to California Government Code section 38773, the City has the authority to judicially abate *public nuisances* by filing criminal or civil actions. The City also has the authority to make the expense of abatement of the *public nuisance* a special assessment, or a lien against the property on which it is maintained and a personal obligation against the *property owner*, in accordance with California Government Code section 38773.1 or 38773.5.

("Judicial Abatement" added 8–10–1993 by O–17956 N.S.) (Amended 4-8-2008 by O-19733 N.S.; effective 5-8-2008.)

§12.0205 Treble Damages For Subsequent Abatement Judgments

Pursuant to California Government Code Section 38773.7, upon the entry of a second or subsequent civil or criminal judgment within a two-year period that finds an owner of property responsible for a condition that may be abated in accordance with California Government Code Section 38773.5, a court may order the owner to pay treble the costs of the abatement. These costs shall not include conditions abated pursuant to Section 17980 of the California Health and Safety Code. ("Treble Damages For Subsequent Abatement Judgments" added 8-10-1993 by O-17956 N.S.)



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San Diego Municipal Code (8-2014)

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Chapter 11

Land Development Procedures (Chapter 11 - "Land Development" repealed 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) ("Land Development Procedures" added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.)

Article 1: General Rules and Authority

("Administration and Procedures" repealed 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) ("General Rules and Authority" added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.)

Division 1: General Rules for Land Development Code

("General Provisions and Definitions" repealed 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) ("General Rules for Land Development Code" added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.)

§111.0101 Title

- (a) Chapters 11, 12, 13, and 14 of the City of San Diego Municipal Code shall be known collectively, and may be referred to, as the Land Development Code. Chapter 15 of the Municipal Code contains regulations pertaining to Planned Districts as adopted by the City and shall constitute a part of the Land Development Code.
- (b) Chapter 14, Article 5 (Building Regulations), Article 6 (Electrical Regulations), Article 7 (Plumbing Regulations), Article 8 (Mechanical Regulations), Article 9 (Residential Building Regulations), and Article 10 (Green Building Regulations), shall be known as the Building Regulations, the Electrical Regulations, the Plumbing Regulations, the Mechanical Regulations, the Residential Building Regulations, and the Green Building Regulations respectively and may be referred to collectively as the Building, Electrical, Plumbing, Mechanical, Residential Building, and Green Building Regulations.

("Purpose and Intent" repealed and "Title" added 12-9-1997 by O-18451 N.S.; amended 10-18-1999 by O-18691 N.S.; effective 1-1-2000.) (Amended 3-27-2007 by O-19603 N.S.; effective 4-26-2007.) (Amended 6-18-2013 by O-20261 N.S.; effective 7-19-2013.) .

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San Diego Municipal Code (8-2014)

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Article 1: General Information on Required Reviews and Enforcement

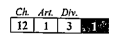
Division 3: Violations of The Land Development Code And General Remedies (Added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.)

§121.0301 Purpose of General Remedies

The purpose of this division is to require compliance with the Land Development Code, to state what activities violate the Land Development Code, and to establish general remedies for these violations. (Added 12-9-1997 by O-18451 N.S.: effective 1-1-2000.)

§121.0302 Required Compliance with the Land Development Code

- (a) It is unlawful for any person to maintain or use any *premises* in violation of any of the provisions of the Land Development Code, without a required permit, contrary to permit conditions, or without a required variance.
- (b) It is unlawful for any person to engage in any of the following activities, or cause any of the following activities to occur in a manner contrary to the provisions of the Land Development Code:
 - (1) To erect, place, construct, convert, establish, alter, use, enlarge, repair, move, remove, equip, maintain, improve, occupy, or demolish any *structures*;
 - (2) To grade, excavate, clear, *fill*, grub, build an embankment, construct slopes, or disturb sensitive natural or biological resources on any *lot* or *premises*; or
 - (3) To change *density* or intensity of the use of land; or
 - (4) To maintain or allow the existence of any condition that creates a *public nuisance.*
- (c) It is unlawful for any person, whether as owner, architect, contractor, or otherwise to engage in any of the following activities:
 - (1) To install any electrical wiring, device, appliance, or equipment in such a manner that it does not comply with the provisions of the Land Development Code;



San Diego Municipal Code (8-2014)

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Article 1: General Information on Required Reviews and Enforcement

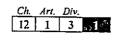
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 - (4) To maintain or allow the existence of any condition that creates a *public nuisance*.
- (c) It is unlawful for any person, whether as owner, architect, contractor, or otherwise to engage in any of the following activities:
 - (1) To install any electrical wiring, device, appliance, or equipment in such a manner that it does not comply with the provisions of the Land Development Code;



- (2) To maintain an electrical system that was not installed in accordance with the Land Development Code, or that, notwithstanding compliance with the Land Development Code, is maintained in an unsafe condition as determined by the designated Code Enforcement Official;
- (3) To sell, offer for sale, lend, rent, or dispose of by gift or premium any electrical material, device, or appliance designed or intended for attachment directly or indirectly to any electrical system, circuit, or electrical service for light, heat, or power in the City of San Diego, unless the electrical material, device, or appliance complies with the provisions of the Land Development Code; or
- (4) To install or modify any device, *structure*, or addition that will cause a capacity demand greater than the existing electrical, plumbing, mechanical, or structural system was designed and approved to handle.
- (d) It is unlawful for any person, firm, or corporation to erect, install, alter, repair, relocate, add to, replace, use, or maintain plumbing, heating, ventilating, air conditioning, or refrigeration equipment, or cause the same to be done, contrary to or in violation of any provision of the Land Development Code.
- (e) Maintenance of plumbing, heating, ventilating, air conditioning, or refrigeration equipment that was unlawful at the time it was installed shall constitute a continuing violation of the Land Development Code. Existing plumbing, heating, ventilating, air conditioning, and refrigeration equipment, however, shall be deemed to have conformed with applicable law in effect at the time of installation if the Building Official or designated Code Enforcement Official determines that the existing equipment is currently in good and safe condition and is working properly. The existing equipment may be retained and used in connection with alterations or repairs if it has been determined to be properly maintained in good and safe condition.
- (f) The Building Official may disconnect or cease the operation of gas or electrical services when a *structure* is not occupied or is unfit or unsafe for occupancy.
- (g) When any *structure* or *premise* has been inspected by the Building Official or designated Code Enforcement Official and the new or existing plumbing, heating, ventilating, air conditioning, or refrigeration is found to be defective, hazardous, or in violation of the provisions of the Land Development Code, the Building Official may abate such conditions or *structures* in accordance with the provisions of Chapter 12, Article 1, Division 4 (Procedures for Abatement of Unsafe, Dangerous, or Substandard Structures).

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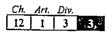
- (h) Any structure that is proposed for relocation that has been damaged, has had portions removed, has been cut into sections, or has been otherwise structurally altered after the pre-relocation examination may be considered a substandard structure or nuisance and may be abated in accordance with the Land Development Code.
- (i) The City may take any appropriate enforcement action to abate a *public nuisance*, despite the issuance of any permits to maintain, alter, expand, demolish, or reconstruct a *structure*, or to operate or resume operation of a use.

(Added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) (Amended 11-28-2005 by O-19444; effective 2-9-2006)

§121.0308 No Permission to Violate Codes

- (a) The issuance or granting of any development permit or construction permit or any plan, specifications, computations, or inspection approval does not constitute a permit for, or an approval of, any violation of any of the provisions of the Land Development Code, including the Building, Electrical, Plumbing, Mechanical, Residential Building, or Green Building Regulations, or any other ordinance of the City. Development permits, construction permits, or inspections presuming to give authority to violate or cancel the provisions of the Land Development Code, Building, Electrical, Plumbing, Mechanical, Residential Building, or Green Building Regulations or other ordinances of the City are not valid.
- (b) The issuance of a development permit or construction permit based on plans, specifications, and other data does not prevent the City Manager from subsequently requiring the correction of errors in the plans, specifications, and other data or the Building Official from stopping building operations that are in violation of the Land Development Code or any other applicable law.

(Added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) (Amended 6-18-2013 by O-20261 N.S.; effective 7-19-2013.)



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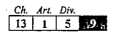
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§131.0520 Use Regulations of Commercial Zones

The regulations of Section 131.0522 apply in the commercial zones where indicated in Table 131-05B.

- (a) The uses permitted in any commercial zone may be further limited by the following:
 - (1) Section 131.0540 (Maximum permitted residential *density* and other residential regulations);
 - (2) Use limitations applicable to the Airport Land Use Compatibility Overlay Zone (Chapter 13, Article 2, Division 15); -
 - (3) The presence of environmentally sensitive lands, pursuant to Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations); or
 - (4) Any other applicable provision of the San Diego Municipal Code.
- (b) Within the commercial zones, no structure or improvement, or portion thereof, shall be constructed, established, or altered, nor shall any premises be used or maintained except for one or more of the purposes or activities listed in Table 131-05B. It is unlawful to establish, maintain, or use any premises for any purpose or activity not listed in this section or Section 131.0522.
- (c) All uses or activities permitted in the commercial zones shall be conducted entirely within an enclosed building unless the use or activity is traditionally conducted outdoors.
- (d) Accessory uses in the commercial zones may be permitted in accordance with Section 131.0125.
- (e) Temporary uses may be permitted in the commercial zones for a limited period of time with a Temporary Use Permit in accordance with Chapter 12, Article 3, Division 4.
- (f) For any use that cannot be readily classified, the City Manager shall determine the appropriate use category and use subcategory pursuant to Section 131.0110.

(Added 12-9-1997 by O-18451 N.S.; effective 1-1-2000.) (Amended 10-25-2011 by O-20047 N.S.; effective 1-1-2012.) (Amended 6-18-2013 by O-20261 N.S.; effective 7-19-2013.)



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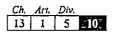
§131.0522 Use Regulations Table for Commercial Zones

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

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Symbol in Table 131-05B	Description of Symbol
. Р	Use or use category is permitted. Regulations pertaining to a specific use may be referenced.
L	Use is permitted with limitations, which may include location limitations or the requirement for a use or <i>development permit</i> . Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
N	Neighborhood Use Permit Required. Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
С	Conditional Use Permit Required. Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
-	Use or use category is not permitted.

Legend for Table 131-05B



Chapter 13: Zones

Use Categories/Subcategories	Zone Designator												
[See Section 131.0112 for an	1st & 2nd				1							1	
explanation and descriptions of	>>		ZN(1)	-	C C	R-			co			CV-	CP-
the Use Categories,	3rd>>>	<u> </u>	1-		1-	2-	1-		2-		3-	1-	1-
Subcategories, and Separately		112	34	15	1	1	$\frac{1}{1}$	2	$\overline{11}$	2	12	12	
Regulated Uses]	4th >>			. _				-	 	2] [
Open Space													
Active Recreation		İ	-		-		[•		•			~~~
Passive Recreation			-		-	-	-	-	-		~	-	-
Natural Resources Preservation	a		~		-	-		•	-			-	-
Park Maintenance Facilities			~		_	-	· ·	-	-		-	-	-
Agriculture													
Agricultural Processing					-	~	·	•	-		~	-	-
Aquaculture Facilities					-				-		-	-	-
Dairies			-		~	~			-		-		-
Horticulture Nurseries & Green	nhouses		-		-	-	-		-		-	-	~
Raising & Harvesting of Crops			•		- :	1	:		-		-		-
Raising, Maintaining & Keepin			-		1	1			-		-	- 1	-
Animals													
Separately Regulated Agriculture													
Agricultural Equipment Repair	Shops		-		Р	Р						-	-
Commercial Stables			-		-	-			-		_	_L_	_
Community Gardens			L		L	L	I	,	L	,	-	L	L
Equestrian Show & Exhibition	Facilities		-		-				-		-	C	-
Open Air Markets for the Sale			-		-	-	-		-		-	-	-
Agriculture-related Products &	Flowers												
Residential										,			
Mobilehome Parks		<u></u>	-		-				-			-	-
Multiple Dwelling Units			P ⁽²⁾	_	P ⁽²⁾	-	P(-		P(2)	P(2)	-
Rooming House [See Section			P ⁽²⁾		Р	-	F	'	-		P	P ⁽²⁾	-
131.0112(a)(3)(A)]				•									
Shopkeeper Units]	P ⁽²⁾		P ⁽²⁾	-	P(2)			P ⁽²⁾	P ⁽²⁾	
Single Dwelling Units			-		-	-			-		-	-	
Separately Regulated Residential U								;		,			
Boarder & Lodger Accommoda	ations]	[⁽²⁾		L	-	L	,	•		-	L ⁽²⁾	_
Companion Units				_				-		-			
Employee Housing:	<u>.</u>							F			,	<u> </u>	
6 or Fewer Employees			*		~	~			~		~	-	

Table 131-05B Use Regulations Table for Commercial Zones

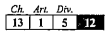
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Use Categories/Subcategories	Zone	e Zones							
	Designator				20110	5			
[See Section 131.0112 for an	1st & 2nd							1	
explanation and descriptions of	>>		10	R-		CO-		cv-	CP-
the Use Categories,	3rd >>		1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately		12345		1	1 2	12	$\frac{1}{2}$	12	1
Regulated Uses]	4th >>		1						1
12 or Fewer Employees			1 -	-		-	<u> -</u>		
Greater than 12 Employees			-	-	-	-	-	<u> </u>	
Fraternities, Sororities and Stu	dent					[·
Dormitories		C ⁽²⁾	C	-	С	-	_	C ⁽²⁾	·_
Garage, Yard, & Estate Sales		-	-	-	-	-	-		
Guest Quarters		*	-	-	-	-	-	-	
Home Occupations		L	L	-	L	-	L	L	
Housing for Senior Citizens		C ⁽²⁾	C	-	С		C	C ⁽²⁾	-
Live/Work Quarters			L	-	-		L	-	
Residential Care Facilities:				·		<u> </u>		<u> </u>	
6 or Fewer Persons		P(2)	P	-	Р		P	P(2)	
7 or More Persons		C ⁽²⁾	C		C	-	C	C(2)	
Transitional Housing:			- <u></u>	· · · ·			<u>_</u>		
6 or Fewer Persons		P ⁽²⁾	P	-	Ρ.	-	P	P(2)	
7 or More Persons		C ⁽²⁾	C	-	Ċ		Ċ	<u>C(2)</u>	
Watchkeeper Quarters		_	-	L	-		-		
Institutional			l	<u>Ll</u>					
Separately Regulated Institutions	l Uses								
Airports			C	C	C	С		C ⁽¹⁰⁾	
Botanical Gardens & Arboretu	ms ⁻	_	P	P	Č	č	_	P	
Cemeteries, Mausoleums, Cren	natories	-	C	Ċ	Ċ	Ċ		C(10)	
Correctional Placement Center	5	-	C	Č	Č	č		C ⁽¹⁰⁾	
Educational Facilities:				<u> </u>				0.1	
Kindergarten through Grade	12	C (10)	С	C	С	С	C	C(10)	
Colleges / Universities		-	Č	C	č	č		C ⁽¹⁰⁾	
Vocational / Trade School		-	P.	P	P	P	č		
Energy Generation & Distribution	Facilities	C ⁽¹⁰⁾	P	Ċ	P	P		P(10)	
Exhibit Halls & Convention Facilit			P	P	C	Ċ		P	
Flood Control Facilities		L	L	L	L		L	L L	
Historical Buildings Used for Purp	oses Not	C ⁽¹⁰⁾	Ĉ	$\frac{1}{c}$	- <u></u>	č		C(10)	
Otherwise Allowed			Ĭ	Ŭ	Ŭ			\sim	-



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Chapter 13: Zones

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Use Categories/Subcategories	Zone						Zon	65	<u> </u>			
Use Categories/Subcategories	Designator	L					2.011	03				
[See Section 131.0112 for an	1 st & 2nd											
explanation and descriptions of	>>	1	N(1)-	1	CR-			C	0-		CV-	CP-
the Use Categories,	3rd >>			-	1- 2-		1-		2-	3-	1-	1-
Subcategories, and Separately		112	3 4	5	1	ī	1 2		2	12	12	1
Regulated Uses]	4th >>	14	ר ^ב		1			· ^	-			1
Homeless Facilities:	·			1		·						
Congregate Meal Facilities			7(10)		С	-	C		С	C	C ⁽¹⁰⁾	-
Emergency Shelters			7(10)		С	-	С		С	C	C ⁽¹⁰⁾	-
Homeless Day Centers			7(10)		С	-	С		С	C	C ⁽¹⁰⁾	-
Hospitals, Intermediate Care Facil	ifies &		-		- P -	- P	-C-		C	⊢ C –	P(10)	
Nursing Facilities				İ	_							
Interpretive Centers			-		-	-	-		-	-	<u>م</u> :	-
Museums			-		Р	P	С		С	_ <u>C</u> _	Р	-
Major Transmission, Relay, or			-		С	C	С		С	C	C ⁽¹⁰⁾	-
Communications Switching Statio	ns											
Satellite Antennas			L		L	L	L	-	L	L	L	L
Social Service Institutions			-		C	С	C		С	C	C ⁽¹⁰⁾	-
Solar Energy Systems								L				
Wireless Communication Facility:												
Wireless communication facili	ty in the	_	L		L	L	L		L	L	L	L
public right-of-way with subte	rranean											
equipment adjacent to a non-re	sidential use			_				_				
Wireless communication facili	ty in the		N		Ν	N	N		N	N	Ν	N
public right-of-way with subter												
equipment adjacent to a reside								_				
Wireless communication facili			С		С	C	С		С	C	С	С
public right-of-way with above	e ground											
equipment			- <u>-</u>								Ŧ	
Wireless communication facili	ty outside		L		L	L	L		L	L	L	L
the public right-of-way												
Retail Sales						TYIN						
Building Supplies & Equipmen) (11)	- 1-	-	P(11)		+-	-	- p(11)	- D(11)	
Food, Beverages and Groceries		-	b(11)		~	~	P(11)			P(11) P(3,11)	<u> </u>	
Consumer Goods, Furniture, Appliances,		F F	o(11)]	ենու	P(11)	P(3,11	' ^{P(}	(11,0	$P^{(2,11)}$	$\mathbf{L}_{(12)}$	-
Equipment) (11)		D(11)	P(11)		<u> </u>				·
Pets & Pet Supplies					-	-			-	- D(U)	- P(11)	
Sundries, Pharmaceutical, & Convenience			(11)	ļ	ենսյ	Fun	P ⁽¹¹⁾	ר ר	(11)	P(m)	Pun	-
Sales			o (11)			P(11)		+-			P(11)	
Wearing Apparel & Accessories		<u>F</u>			P(II)	r)	-		-	<u> </u>	ruy	-
Separately Regulated Retail Sa	les Uses		- <u>-</u>									

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Use Categories/Subcategories	Zone				Zone	 S			
	Designator					-			
[See Section 131.0112 for an	1st & 2nd				1			T	
explanation and descriptions of	>>	CN(1)_	CR-			CO-		CV-	CP-
the Use Categories,	3rd >>	1-	1- 2-		1-	2-	3-	1-	1-
Subcategories, and Separately	441-22	12345	1	1	12	1 2	12	<u> </u>	1
Regulated Uses]	4th >>						112		1
Agriculture Related Supplies &	Equipment	-	P	P	-	-	-	-	
Alcoholic Beverage Outlets		L	L	L	L	L	L	L	
Farmers' Markets				•		.	<u> </u>	1	
Weekly Farmers' Markets		L	L	L	L	L	L	L	L
Daily Farmers' Market Sta	nds	L	L	L	L	L	L	L	
Plant Nurseries		P	P	P	_				
Retail Farms		L	L	L	L	L	L		
Retail Tasting Stores		L	L	L	 L	L	L	L	
Swap Meets & Other Large Ou	tdoor Retail		C	c				C ⁽¹⁰⁾	
Facilities			-		-		i	<u> </u>	-
Commercial Services		· · · · · · · · · · · · · · · · · · ·	·	1				<u> </u>	
Building Services		-	Р	P	P ⁽⁶⁾	P(6)	P ⁽⁶⁾		
Business Support		P	P	P	P(5)	P(7)	P(7)		
Eating & Drinking Establishme	nts	P(4)(16)	P(16)	P(16)	P(5,16)	P(5,16)		p(16)	
Financial Institutions		P	- P	P	- <u>P</u>	P	P	1	
Funeral & Mortuary Services		_	P	P					
Instructional Studios		Р	P	P	P	P	Р	P ⁽¹²⁾	
Maintenance & Repair		 P	P	P	P(6)	P(6)	P(6)	<u> </u>	
Off-site Services			P	P					
Personal Services		Р	P	P				P	
Radio & Television Studios			P	P				I	
Tasting Rooms		-		-					
Visitor Accommodations		-	P	Р				P	
Separately Regulated Commercial	Services			<u> </u>				_ <u> </u>	
Uses									
Adult Entertainment Establishments	:							<u> </u>	
Adult Book Store		L	L	L					
Adult Cabaret			L	L		·		- L	
Adult Drive-In Theater		-	L						
Adult Mini-Motion Picture The	ater		L	L		-			
Adult Model Studio		L	L		-				
Adult Motel			L			-	-		-
Adult Motion Picture Theater			L						
Adult Peep Show Theater			L						
Adult Theater		-		L			<u> </u>	<u> </u>	
		<u> </u>	<u>_</u> L	L	-	-	-	L	-

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Use Categories/Subcategories	Zone				zones						
Ose Calegories/Subcalegories	Designator								1		
[See Section 131.0112 for an	1st & 2nd										
explanation and descriptions of	>>			R-		CO-		CV-	CP-		
the Use Categories,	3rd >>	1-	1	2-	1-	2-	3-	1-	1-		
Subcategories, and Separately		10045	1	1	1 2	1 2	12	12	1		
Regulated Uses]	4th >>										
Body Painting Studio		L	L	Ĺ	-		-	L			
Massage Establishment		L	L	L	-			-	•		
Sexual Encounter Establishme	nt	L	L	L	-			L	-		
Assembly and Entertainment Uses	, Including	L ⁽¹⁰⁾	Ĺ	L	Ļ	L	L	L(10)	-		
Places of Religious Assembly		·				·		·			
Bed & Breakfast Establishments:											
1-2 Guest Rooms		··	P	P	-	-		P	•		
3-5 Guest Rooms		*	P	P	-	-	<u> </u>	Р			
6+ Guest Rooms		-	Р	P		-	-	P	-		
Boarding Kennels/Pet Day Care		L	L	L	N	N	<u> </u>	N ⁽¹⁰⁾			
Camping Parks	,	-	С	С	С	С	-	C			
Child Care Facilities:				_							
Child Care Centers		L	L	-	L	L	L	L ⁽¹⁰⁾			
Large Family Child Care Hom	es	L	L	-	L	L	L	L ⁽¹⁰⁾	-		
Small Family Child Care Hom		L	L	-	L	L	L	L			
Eating and Drinking Establishmen		- C	J	<u> </u>	Р	P	-	P -	-		
Drive-in or Drive-through Compo											
Fairgrounds		-	C	C	~	-		C			
Golf Courses, Driving Ranges, an	d Pitch &	-	С	C	С	С	-	C	-		
Putt Courses											
Helicopter Landing Facilities		-	С	С	<u> </u>	C	<u> C</u>	C ⁽¹⁰⁾	-		
Massage Establishments, Speciali	zed Practice	L	L_	L		_	<u> </u>	L ⁽¹⁴⁾	-		
Medical Marijuana Consumer Co		~	-	C		-		-			
Mobile Food Trucks		L ⁽¹⁵⁾	L(12)	L(15)	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L(15)		L ⁽¹⁵⁾		
Nightclubs & Bars Over 5,000 Sq	uare Feet	-	C	С	С	C	C	C	-		
in Size											
Parking Facilities as a Primary Us	se:						,	·			
Permanent Parking Facilities			P	P	С	C	-	C	_ <u>P</u>		
Temporary Parking Facilities			N	N	С	С	<u>C</u>	C	N		
Private Clubs, Lodges and Fraternal		P ⁽¹⁰⁾	P	P	Р	Р	P	P(10)	-		
Organizations								<u> </u>			
Privately Operated, Outdoor Recre		-	P	P	С	C	-	C	-		
Facilities over 40,000 Square Feet											
Pushcarts:							, . <u> </u>				
Pushcarts on Private Property		L	L	L	L	L_	L	L			
Pushcarts in Public Right-of-W	'ay	N	N	N	N	N	N	N	-		

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Use Categories/Subcategories	Zone				Zone				
see Suregories, Subcategories	Designator				Lone	3			
[See Section 131.0112 for an	1st & 2nd							1	
explanation and descriptions of	>>	CN ⁽¹⁾ -	l c	R-		CO-		CV-	CP-
the Use Categories,	3rd >>	1-	1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately	4th >>	12345	1	$\frac{1}{1}$	1 2	12	12	<u> </u>	1
Regulated Uses]	411 >>						- -		-
Recycling Facilities:									
Large Collection Facility	N	N	N	N	N	N	N(10)	-	
Small Collection Facility		L	L	L	L	L	L	L(10)	-
Large Construction & Demolit	ion Debris	_	-	-	-	-	-	- 1	-
Recycling Facility	·								
Small Construction & Demolit	ion Debris	- .	-	-	-	-	-	-	-
Recycling Facility									
Drop-off Facility		L	L	L	L	L	L	L	-
Green Materials Composting F			-		-	-	-	-	-
Mixed Organic Composting Fa			-			-	-]	-
Large Processing Facility Acce		-	-	-	-	-	-	-	-
Least 98% of Total Annual We									
Recyclables from Commercial	& Industrial								
Traffic									
Large Processing Facility Acce	pting All	-	-	-	-	-	-	-	-
Types of Traffic				<u> </u>					
Small Processing Facility Acce		-	-	-	-	-	-	-	-
Least 98% of Total Annual We Recyclables From Commercial									
Industrial Traffic	æ				ļ				
Small Processing Facility Acce	nting All								
Types of Traffic	pung An	-	-	-	-	-	-	-	-
Reverse Vending Machines		L	L	L	L	L		L	
Tire Processing Facility		<u>, L</u>		<u> </u>	L				
Sidewalk Cafes		L	<u>т.</u>	T	- <u>-</u> L	- <u>-</u>	- T	- T	
Sports Arenas & Stadiums			Ċ	C	- E	C		C	
Theaters that are Outdoor or Over 5	000		C	C	c	C		c	
Square Feet in Size	,000		0			C	-		-
Urgent Care Facilities		N	N	N	N	N	N	N ⁽¹⁰⁾	
Veterinary Clinics & Animal Hosp	itals	L	L	L	N	N	N	<u> </u>	<u> </u>
Zoological Parks			-			- 19			
Diffices		l		I					
Business & Professional		P(7)	Р	P	P	P	P	- 1	
Government		P	P	P	P	P	P		
Medical, Dental & Health Practit	P	P	P	 P	P	- <u>-</u>	P(10)		
Regional & Corporate Headquar		P	P	$\frac{1}{P}$	 P	P	P		<u> </u>
			*	*	<u> </u>	_ <u>+</u> _	T.		

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The Categories/Embasteronics	Zone Zones								
Use Categories/Subcategories	Designator				Lone	5			
[See Section 131.0112 for an	1st & 2nd		<u> </u>					<u> </u>	
explanation and descriptions of	151 & 2110		c l	R-		CO-		CV-	CP-
the Use Categories,	3rd >>		1-	2.	1.	2-	3-	1-	1-
Subcategories, and Separately		12245	1	1	1 2	1 2	12	12	1
Regulated Uses]	4th >>		1				1 2		-
Separately Regulated Office Uses						_			
Real Estate Sales Offices & M	odel Homes	L	L	-	L	L	L	L	-
Sex Offender Treatment & Cou	inseling	L	L	L	L	L	L	L(10)	-
Vehicle & Vehicular Equipment S	ales &								
Service							·······		
Commercial Vehicle Repair &		-	P	P	-	-	-	-	-
Maintenance						<u> </u>			
Commercial Vehicle Sales & Ren		-	P	P		-	-	-	-
Personal Vehicle Repair & Main		· · · · · · · · · · · · · · · · · · ·	P	P	-	-		-	
Personal Vehicle Sales & Rental	S	-	P	<u>P</u>			•	-	
Vehicle Equipment & Supplies S	ales &	-	Р	P	-	-		-	-
Rentals		•			_				
Separately Regulated Vehicle & V	ehicular								
Equipment Sales & Service Uses					<u> </u>				
Automobile Service Stations		•	N	N	С	C	С	C	
Outdoor Storage & Display of New		-	С	C	-	-		-	-
Unregistered Motor Vehicles as a	Primary			ł					
Use				<u> </u>					
Distribution and Storage					r		i		
Equipment & Materials Storage	Yards	-	-	P	-		-	-	
Moving & Storage Facilities		-	-	P				-	-
Distribution Facilities		-	-	P ⁽⁸⁾	-	-			-
Separately Regulated Distribution	and								
Storage Uses				С				r 1	
Impound Storage Yards		-	-				-	-	
Junk Yards	71_		- T				- L	- L	-
Temporary Construction Storage	ards	L	L	L	L		L	<u>ل</u>	-
Located Off-site				!					
Industrial				1				1	
Heavy Manufacturing			-	- P ⁽⁸⁾					-
Light Manufacturing		-	•		-	-			-
Marine Industry		-	- D	- P	- P	 P	- P	-	. <u></u>
Research & Development		-	P P	P P	<u>r</u>	<u>r</u>			-
Trucking & Transportation Te		*	ľ	l r	•	-		-	-
Separately Regulated Industrial U				· · · ·			_		_
Hazardous Waste Research Facilit	у	-	-	-		-	- Ch	•	•

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Use Categories/Subcategories	Zone Designator		Zones								
[See Section 131.0112 for an	1st & 2nd				1					1	
explanation and descriptions of	>>	CN ⁽¹⁾ -		CR-			CO-		CV-	CP-	
the Use Categories,	3rd >>		1-		1-	2-	1-	2-	3-	1-	1-
Subcategories, and Separately Regulated Uses]	4th >>	12	3	4 5	1	1	1 2	1 2	12	1 2	1
Hazardous Waste Treatment Facil	ity		-		-	-	-	-	-	-	-
Marine Related Uses Within the C Overlay Zone	oastal		-		С	С	С	·L	-	С	-
Mining and Extractive Industries			-		-	-	-	-	-	-	-
Newspaper Publishing Plants				С	C	С	С		C(10)		
Processing & Packaging of Plant F & Animal By-products Grown Off premises			-		-	-	-	-	-	-	-
Very Heavy Industrial Uses			-		-	-	-	-	-	- 1	
Wrecking & Dismantling of Motor Vehicles			-		` -	-	. -	-	-	-	-
Signs						L			·	<u> </u>	
Allowable Signs			P		P	P	P	P	P	P	
Separately Regulated Signs Uses								•	<u> </u>	<u> </u>	
Community Entry Signs			L		L	L	L	L	L	L	L
Neighborhood Identification Signs			-		-	-	_	-	-	-	-
Comprehensive Sign Program	prehensive Sign Program		Ν	•	N	Ν	N	N	N	N	N
Revolving Projecting Signs			N		N	N	N	N	N	N	N
Signs with Automatic Changing Copy			N		N	N	N	N	N	N	N
Theater Marquees			_		N	N	-	-	-	N	-

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F		one Zones						
Use Categories/Subcategories	Zone			Zone	5			
[See Section 131.0112 for an	Designator					[
explanation and descriptions of	1st & 2nd >>			-CC-				
the Use Categories,	3rd >>		2-	3-	4-	5-		
Subcategories, and Separately	4th >>	1 2 3	12345	4 5 6 7 8 9	123456	123456		
Regulated Uses]								
Open Space			·			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
Active Recreation			-		<u> </u>			
Passive Recreation		-		-	<u> </u>			
Natural Resources Preservation	<u>n</u>	-	-		<u> </u>	-		
Park Maintenance Facilities	aan een oor	-	-	-				
Agriculture								
Agricultural Processing		<u> </u>		-	-			
Aquaculture Facilities		-	-	-	-			
Dairies		_	-					
Horticulture Nurseries & Gree	nhouses	1	-	-	<u> </u>			
Raising & Harvesting of Crops		-	_	-	*	-		
Raising, Maintaining & Keepir		-	-	-	-	-		
Separately Regulated Agriculture		_						
Agricultural Equipment Repair SI		• P-	· - P	-	Р	Р		
Commercial Stables		-	-	-	-	-		
Community Gardens		L	L	Ļ	L	L		
Equestrian Show & Exhibition Fa	cilities	-	-	-	-	-		
Open Air Markets for the Sale of	Agriculture-	-	-		· •	-		
Related Products & Flowers	•							
Residential								
Mobilehome Parks		1	-	-	-	-		
Multiple Dwelling Units		P ⁽²⁾	-	P ⁽²⁾	P(2)	P ⁽²⁾		
Rooming House [See Section		Р		P	Р	P		
131.0112(a)(3)(A)]			-					
Shopkeeper Units		Р	-	P	P	Р		
Single Dwelling Units		-	-	-				
Separately Regulated Residential	Uses							
Boarder & Lodger Accommodati		L	-	L	L	L		
Companion Units	-	-	_	-		-		
Employee Housing:		_	ł					
6 or Fewer Employees		-	_			-		
12 or Fewer Employees		_	-		-	-		
Greater than 12 Employees					-	-		
Fraternities, Sororities and Studer	t Dormitories	С	_	С	С	С		
Garage, Yard, & Estate Sales	1, 2 0, million 103			-	-			
Garage, I aru, & Estate Sales					Ļ	<u> </u>		

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Use Categories/Subcategories	Zone			7		
[See Section 131.0112 for an	· Designator			Zone	-5	
explanation and descriptions of	1st & 2nd >>	<u> </u>				
the Use Categories,	3rd >>		2-	<u> </u>		
Subcategories, and Separately		1 1 1 2 2				5-
Regulated Uses]	4th >>		12345	456789	123456	123456
Guest Quarters			<u>}</u>			┿╍┺╼╘╴╹╴╹╼┈
Home Occupations	······································	L		L		
Housing for Senior Citizens		C	<u> </u>	<u> </u>	C	C C
Live/Work Quarters		L		L	L	
Residential Care Facilities:			. <u> </u>			
6 or Fewer Persons		Р	-	Р	P	P
7 or More Persons		Ċ	_	I C	C I	C P
Transitional Housing:		<u> </u>		U		
6 or Fewer Persons		Р	_	P	P	Р
7 or More Persons		Ċ		 C	C	C P
Watchkeeper Quarters			L		-	
Institutional						
Separately Regulated Institutional	Uses					
Airports		С	С	С	C	С
Botanical Gardens & Arboretums		Č	Ċ	C	<u>C</u>	C C
Cemeteries, Mausoleums, Cremat		Č	C	C	C	C C
Correctional Placement Centers		C	C	- C	C	C
Educational Facilities:				,		
Kindergarten through Grade	e 12	С	С	С	С	C
Colleges / Universities		C	C		C	<u> </u>
Vocational / Trade School		P	P		<u> </u>	<u>C</u>
Energy Generation & Distribution	Facilities	P	Ĉ	C	C	
Exhibit Halls & Convention Facili		C	Č	C	C	C ·
Flood Control Facilities		L	L	L	L	<u>L</u>
Historical Buildings Used for Pur	poses Not	С	C	C	<u>C</u>	C
Otherwise Allowed	·		-	Ŭ	Ŭ	
Homeless Facilities:			L	k	l	
Congregate Meal Facilities		C	-	С	С	C
Emergency Shelters		С	-	С	· C	C
Homeless Day Centers		С	-	С	C	Ċ
Hospitals, Intermediate Care Facil	ities &	С	С	C	- Č	- c
Nursing Facilities				_	-	Ŭ
Interpretive Centers		-	-		_	<u> </u>
Museums		С	С	С	С	С
Major Transmission, Relay, or		C	C·	С	C	C C
Communications Switching Station	1 5				-	-
Satellite Antennas		L	L	L	L	L
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Use Categories/Subcategories Zon	ne		Zone	s	
[See Section 131.0112 for an Designate	or				
explanation and descriptions of 1st & 2nd >			CC-		
the Use Categories, 3rd >	» / 1-	2-	3-	4-	5-
Subastagorias and Separately	1 22	12345	456789	123456	123456
Regulated Uses]					
Social Service Institutions	С	С	С	C	С
Solar Energy Systems	L	L	L	L	L
Wireless Communication Facility:					
Wireless communication facility in the	L	L	L	L	L
public right-of-way with subterranean	İ				
equipment adjacent to a non-residential us	se			·····	
Wireless communication facility in the	N	N	N	N	N
public right-of-way with subterranean					
equipment adjacent to a residential use					
Wireless communication facility in the	C	C	С	С	С
public right-of-way with above ground					
equipment					
Wireless communication facility outside	L	L	L	L	L
the public right-of-way					
Retail Sales					
Building Supplies & Equipment	P(11)	P(11)	-	P(11)	P ⁽¹¹⁾
Food, Beverages and Groceries	P(11)	P(11)	P(11)	P(11)	P(11)
Consumer Goods, Furniture, Appliances,	P(11)	P(11)	P(11)	P(11)	P ⁽¹¹⁾
Equipment					
Pets & Pet Supplies	P(11)	P ⁽¹¹⁾	P(11)	P(11)	P(11)
Sundries, Pharmaceutical, & Convenience	P(11)	P(11)	P(11)	P(11)	P ⁽¹¹⁾
Sales					
Wearing Apparel & Accessories	P ⁽¹¹⁾	P(11)	P(11)	P(11)	P ⁽¹¹⁾
Separately Regulated Retail Sales Uses					
Agriculture Related Supplies & Equipment	-	-	-	P	P
Alcoholic Beverage Outlets		L	L	L	L
Farmers' Markets					
Weekly Farmers' Markets	L	L	L	L	L
Daily Farmers' Market Stands	L	L	L	L	L
Plant Nurseries	Р	Р	Р	Р	Р
Retail Farms	L	L	L	L	L
Retail Tasting Rooms	L	L	L	L	L
Swap Meets & Other Large Outdoor Retail	-	-	-	-	С
Facilities					
Commercial Services					
Building Services	-	-	. -	Р	Р
				P	

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Use Categories/Subcategories	Zone			Zone		
[See Section 131.0112 for an	Designator	1		2010	~>	•
explanation and descriptions of	1st & 2nd >>	+		CC-	· · · · · · · · · · · · · · · · · · ·	
the Use Categories,	3rd >>		2-	3-	4-	5-
Subcategories, and Separately						123456
Regulated Uses]	4th >>>				123450	123430
Eating & Drinking Establishm	ents	P(16)	P(16)	P(16)	P(16)	P(16)
Financial Institutions		Р	Р	P	P	
Funeral & Mortuary Services		Р	P .	P	<u>P</u>	P
Instructional Studios		Р	P	 P	 P	P
Maintenance & Repair		Р	P	P	 P	 P
Off-site Services		-	-		P	P
Personal Services		Р	P	P	 P	<u>P</u>
Radio & Television Studios		·P	P	P	P	P
Tasting Rooms		_(17)	_(17)	1	(17)	P(17)
Visitor Accommodations		P	P	P	Р	P
Separately Regulated Commercial	cial Services				L	<u> </u>
Uses						
Adult Entertainment Establishment	s:		···			
Adult Book Store		L	L	L	L	 L
Adult Cabaret		L	L	L	L	<u> </u>
Adult Drive-In Theater		L	 L	<u>L</u>	<u>L</u>	L
Adult Mini-Motion Picture T	heater	L	 L		<u>L</u>	
Adult Model Studio		L	L	L	L	$\frac{L}{L}$
Adult Motel		L	 L	 L	<u>L</u>	<u>L</u>
Adult Motion Picture Theater	•	L	L	L	<u>L</u>	<u>L</u>
Adult Peep Show Theater		L	 L	<u>L</u>	<u>L</u>	L
Adult Theater		L	L		<u>L</u>	<u>L</u>
Body Painting Studio	·····	L	 L	L	L	<u>L</u>
Massage Establishment		L	 L			L
Sexual Encounter Establishm	ent	L	L	L	 L	L
Assembly and Entertainment Uses,	Including	L	L	L	L	L L
Places of Religious Assembly			-		Ц	
Bed & Breakfast Establishments:				<u></u>		
1-2 Guest Rooms		P	P	P	P	P
3-5 Guest Rooms		P	P	P	 P	<u>P</u>
6+ Guest Rooms		P	P	P	 P	<u>P</u>
Boarding Kennels/Pet Day Care		L	L	L	L T	
Camping Parks		Ĉ	Č I	C	C	<u>L</u> C
Child Care Facilities:		<u> </u>	<u> </u>	<u> </u>		
Child Care Centers		L		L	L	
Large Family Child Care Homes		L		L L	L	<u>L</u>
	l	<u> </u>	I_	<u>⊔</u>		L

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Use Categories/Subcategories	Zone					Zon	es	
[See Section 131.0112 for an	Designator							
explanation and descriptions of	1st & 2nd >>			•		CC	-	
the Use Categories,	3rd >>			2-		3-	4-	5-
Subcategories, and Separately	4th >>	1 2	3	123	45	45678	9123456	123456
Regulated Uses]	411							
Small Family Child Care Hom	les	L				L	L	L
Eating and Drinking Establishmer	nts with a	Р		Р		Р	P	Р
Drive-in or Drive-through Compo	onent							
Fairgrounds		С		C		-	C	C
Golf Courses, Driving Ranges, and	i Pitch & Putt	С		С		C	С	С
Courses							· · · · · · · · · · · · · · · · · · ·	·
Helicopter Landing Facilities		C		C		C	С	C
Massage Establishments, Specializ	ed Practice	L		L		L	L	L
Medical Marijuana Consumer Co	operatives	-		C		-	-	-
Mobile Food Trucks		L(15	-+	L ⁽¹⁵)	L ⁽¹⁵⁾	L ⁽¹⁵⁾	L ⁽¹⁵⁾
Nightclubs & Bars Over 5,000 Squ	are Feet in	С		С		С	C	C
Size								
Parking Facilities as a Primary Us	e:						1	
Permanent Parking Facilities		<u>P</u>		C		P	P	<u>P</u>
Temporary Parking Facilities		<u>N</u>		<u> </u>		N	N	N
Private Clubs, Lodges and Fratern	al	Р	ł	P		Р	P	Р
Organizations			_					
Privately Operated, Outdoor Recre		С		С		С	С	C
Facilities Over 40,000 Square Feet	t in Size ⁽⁹⁾							L
Pushcarts:			 _			.		
Pushcarts on Private Property		L	_	L		. L		L
Pushcarts in Public Right-of-W	'ay	N		N		N	N	N
Recycling Facilities:								
Large Collection Facility		N		<u>N</u>		<u>N</u>	N	N
Small Collection Facility		L	_	L		L	L	L
Large Construction & Demoli	ion Debris	-		-		-	-	-
Recycling Facility								
Small Construction & Demoli	tion Debris	-		-		. –	-	-
Recycling Facility			+					
Drop-off Facility		L	-	L		L	L	L
Green Materials Composting I		-	_	-			-	
Mixed Organic Composting Fa	acility	-		-		· -	-	-

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Use Categories/Subcategories	Zon	e	<u> </u>	Zone		
[See Section 131.0112 for an	Designato			2010		
explanation and descriptions of	1st & 2nd >>			CC		
the Use Categories,	3rd >>		2-	3-	4-	5-
Subcategories, and Separately						123456
Regulated Uses]	4th >>				1123450	123456
Large Processing Facility Acc	epting at	<u> </u>			┋╼┶╼╧╖╧╌╹╴╹	
Least 98% of Total Annual W	eight of	1		4		
Recyclables from Commercial	&			ĺ	i .	
Industrial Traffic						
						1
Large Processing Facility Acce	epting All	-			-	
Types of Traffic						
Small Processing Facility Acce	epting at	-	-	-	C	C
Least 98% of Total Annual We	eight of					
Recyclables From Commercial	&					
Industrial Traffic						· .
Small Processing Facility Acce	pting All	-	-	-	С	С
Types of Traffic						-
Reverse Vending Machines		L	L	L	L	L
Tire Processing Facility		-	-	-		
Sidewalk Cafes	_	L	L	L	L	L
Sports Arenas & Stadiums		С	С	С	C	<u> </u>
Theaters that are Outdoor or Over :	5,000	С	С	С	C	C
Square Feet in Size				_		Ŭ
Urgent Care Facilities		N	N	N	N	N
Veterinary Clinics & Animal Hospi	itals	L	L	L	L	L
Zoological Parks		-				<u>P</u>
Offices			· ·I		<u>_</u>	
Business & Professional		P	P	P	P	P
Government		P	P	 P	P	<u>P</u>
Medical, Dental & Health Pract	itioner	P	 P	P	- <u> </u>	P
Regional & Corporate Headqua		P	P	P	- <u>-</u> P	 P
Separately Regulated Office Uses			I		1	<u>F</u>
Real Estate Sales Offices & Mo	del Homes	L	-	L	L	L
Sex Offender Treatment & Cour		L	L		L	L
Vehicle & Vehicular Equipment Sa			<u> </u>			<u>L</u>
Service						
Commercial Vehicle Repair & N	Iaintenance	- 1	-		P	P
Commercial Vehicle Sales & Re					P	
Personal Vehicle Repair & Main		P	P		P P	<u>P</u>
Personal Vehicle Sales & Rental		P	$-\frac{r}{P}$			<u> </u>
	5		r	-	Р	Р
	<u> </u>]				

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Use Categories/Subcategories	Zone			Zone	S	
[See Section 131.0112 for an	Designator					
explanation and descriptions of	1st & 2nd >>			CC-		
the Use Categories,	3rd >>		2-	3	4-	5-
Subcategories, and Separately	4th >>	123	1234	5456789	123456	123456
Regulated Uses]	411					
Vehicle Equipment & Supplies	s Sales &	Р	Р	-	Р	P
Rentals						
Separately Regulated Vehicle & V	⁷ ehicular					
Equipment Sales & Service Uses						· · · · · ·
Automobile Service Stations		N	N	N	N	<u>N</u>
Outdoor Storage & Display of	New,	-C	C		C	C
Unregistered Motor Vehicles	as a <i>Primary</i>		1			
Use						
Distribution and Storage			<u> </u>		·	<u> </u>
Equipment & Materials Stora	ge Yards	-			-	
Moving & Storage Facilities		`	-	-	P	Р
Distribution Facilities		-	-		-	P ⁽⁸⁾
Separately Regulated Distribution	and Storage					
Uses						
Impound Storage Yards		-	-		C	C
Junk Yards		-	-	-	-	-
Temporary Construction Stora	ige Yards	L	L	L	L	L
Located Off-site						
Industrial						
Heavy Manufacturing		-	-	-		-
Light Manufacturing		-			-	P ⁽⁸⁾
Marine Industry		-	-	-		-
Research & Development		Р	Р	-	Р	P
Trucking & Transportation To	erminals	-	-	-	-	-
Separately Regulated Industrial L						
Hazardous Waste Research Fa		-	- 1	-		-
Hazardous Waste Treatment H		-	-	-	-	· -
Marine Related Uses Within t		С	С	С	С	С
Overlay Zone			 			
Newspaper Publishing Plants		С	С	С	C	P
Processing & Packaging of Pl	ant Products &	-	-		-	
Animal By-products Grown C						
Very Heavy Industrial Uses		-	-	-	-	-
Wrecking & Dismantling of M	lotor Vehicles	-	~	-	-	_
Signs			×			
Allowable Signs		Р	Р	P	Р	P
Separately Regulated Signs Uses					· · · · · · · · · · · · · · · · · · ·	

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Use Categories/Subcategories [See Section 131.0112 for an	Zone Designator			Zone	:s	<u> </u>
explanation and descriptions of	lst & 2nd >>			CC-	·	
the Use Categories,	3rd >>	1-	2-	3-	4-	5-
Subcategories, and Separately Regulated Uses]	4th >>	123	12345	456789	123456	123456
Community Entry Signs		L	L	L	Ĭ,	T.
Neighborhood Identification S	igns	-	-			
Comprehensive Sign Program		N	N	N	N	N
Revolving Projecting Signs		N	N	N	N	N
Signs with Automatic Changin	g Сору	N	N	N	N	N
Theater Marguees		N	N	N	N	N

Footnotes to Table 131-05B

- ¹ Uses shall not begin operating before 6:00 a.m. or continue operating later than 12:00 midnight in Commercial-Neighborhood (CN) zones.
- ² See Section 131.0540.
- ³ Only office furniture, appliances, and equipment establishments are permitted. The gross floor area occupied by these uses shall not exceed 2,500 square feet for each premises.
- ⁴ Live entertainment and the sale of intoxicating beverages other than beer and wine are not permitted in the Commercial-Neighborhood (CN) zones, unless approval of a deviation is granted via a Planned Development Permit in accordance with Section 126.0602(b)(1).
- ⁵ The sale of alcoholic beverages is not permitted as a *primary use*.
- ⁶ The gross floor area occupied by these uses shall not exceed 2,500 square feet for each premises.
- 7 Hiring halls are not permitted.
- ⁸ These activities shall be located solely within an enclosed building that does not exceed 7,500 square feet of gross floor area. Activities that would require a permit from the Hazardous Materials Management Division of the County of San Diego or from the San Diego Air Pollution Control District are not permitted.
- ⁹ The 40,000 square feet includes all indoor and outdoor areas that are devoted to the recreational use; it does not include customer parking areas.
- ¹⁰ This use is not allowed within the Coastal Overlay Zone, except that assembly and entertainment uses may be incorporated as an *accessory use* to visitor accommodations.
- ¹¹ Development of a large retail establishment is subject to Section 143.0302.
- ¹² Within the Coastal Overlay Zone, instructional studios are not permitted on the ground *floor* in the CV-1-1 or CV-1-2 zone.
- ¹³ Permitted in CV zones where the gross floor area occupied by an individual retail sales establishment would not exceed 2,500 square feet.
- ¹⁴ Specialized practice massage establishments are permitted only as an *accessory use* in the CV-1-1 and CV-1-2 zones.
- ¹⁵ This use is permitted as a limited use subject to a mobile food truck permit in accordance with Section 123.0603 and the limited use regulations in Section 141.0612.
- ¹⁶ Eating and drinking establishments abutting residential development located in a residential zone may operate only between 6:00 a.m. and 12:00 midnight.
- ¹⁷ Tasting rooms are only permitted as an *accessory use* to a beverage manufacturing plant.

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(Amended 6-12-2001 by O-18948 N.S.; effective 12-12-2001.) (Amended 3-1-2006 by O-19467 N.S.; effective 8-10-2006.) (Amended 8-10-2004 by O-19308 N.S.; effective 4-11-2007.) (Amended 6-15-2007 by O-19624 N.S.; effective 7-15-2007.) (Amended 4-23-2008 by O-19739 N.S.; effective 5-23-2008.) (Amended 11-13-08 by O-19799 N.S; effective 12-13-2008.) (Amended 11-13-08 by O-19803 N.S; effective 12-13-2008.) (Amended 11-13-08 by O-19804 N.S; effective 12-13-2008.) (Amended 7-6-2011 by O-20065 N.S.; effective 8-5-2011.) (Amended 8-4-2011 by O-20081 N.S.; effective 10-6-2011.) (Amended 2-22-2012 by O-20141 N.S.; effective 3-23-2012.) (Amended 6-18-2013 by O-20261 N.S.; effective 7-19-2013.) (Retitled to "Use Regulations Table for Commercial Zones" and amended 3-25-2014 by O-20356 N.S.; effective 4-24-2014.) (Amended 4-3-2014 by O-20357 N.S.; effective 10-15-2014.) (Amended 5-5-2015 by O-20481 N.S.; effective 6-4-2015.) (Amended 7-10-2015 by O-20512 N.S.; effective 8-9-2015.)

[Editors Note: Amendments as adopted by O-20512 N. S. will not apply within the Coastal Overlay Zone until the California Coastal Commission certifies it as a Local Coastal Program Amendment.

Click the link to view the Strikeout Ordinance highlighting changes to prior language http://docs.sandiego.gov/municode strikeout ord/O-20512-SO.pdf]

(Amended 8-7-2015 by O-20555 N.S.; effective 9-6-2015.)

[Editors Note: Amendments as adopted by O-20555 N.S. will not apply within the Coastal Overlay Zone until the California Coastal Commission certifies it as a Local Coastal Program Amendment.

Click the link to view the Strikeout Ordinance highlighting changes to prior language http://docs.sandiego.gov/municode strikeout ord/O-20555-SO.pdf]

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1 2 3 4 5 6 7	JAN I. GOLDSMITH, City Attorney JOHN HEMMERLING, Assistant City Atto ONU O. OMORDIA, Deputy City Attorney California State Bar No. 231583 Office of the City Attorney Community Justice Division/Code E 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5696 oomordia@sandiego.gov Attorneys for Plaintiff	FILED Clerk of the Superior Court
8		OURT OF CALIFORNIA
9	COUNT	Y OF SAN DIEGO
10	CITY OF SAN DIEGO, a municipal corporation,	Case No. 37-2016-00005526-CU-MC-CTL
11	Plaintiff,	DECLARATION OF ROWDY SPERRY IN SUPPORT OF PLAINTIFF CITY OF SAN
· 12 13	v.	DIEGO'S <i>EX PARTE</i> APPLICATION FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE WHY A
· 14 15	DARRYL COTTON, an individual; and DOES 1 through 50, inclusive,	PRELIMINARY INJUNCTION SHOULD NOT BE GRANTED IMAGED FILE
16 17 18	Defendants.	Date: March 17, 2016 Time: 8:30 a.m. Dept.: C-61 Judge: Hon. John S. Meyer Complaint Filed: February 18, 2016 Trial Date: None set
19 20	I, Rowdy Sperry, declare:]
21		llowing facts and am competent to testify as to these
22	facts if called as a witness.	
23	1. I am a Land Development Invest	igator with the City of San Diego's Development
24	Services Department, Code Enforcement Di	vision. I have been employed by the City of San
25	Diego as a Land Development Investigator s	since September 2014. I have received extensive
26	training on administration and enforcement	of the zoning regulations contained in Chapter 13 of
27		ecifically, I received training on how to read and
28	interpret the zoning regulations contained in	the SDMC, the original City Ordinances adopting
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DECLARATION OF ROWDY SPERRY IN SUPPORT OF EX PARTE APPLICATION FOR TRO/OSC

these zoning regulations, zoning maps, County Tax Assessor's Records and other City and
 County records related to the permitted uses on a given parcel. I also have extensive training on
 the administration and enforcement of the regulations contained in SDMC Chapters 11 through
 15 as they relate to land use, zoning, building/housing and health and safety issues. Prior to my
 employment with the City of San Diego, I was a Sheriff's Deputy for San Joaquin County.

6 2. As a Land Development Investigator, I conduct field inspections on properties
7 throughout the City of San Diego. I routinely inspect residential, commercial, industrial and
8 agricultural properties, gathering and interpreting the necessary regulations and documents to
9 determine whether the uses at the properties are permitted.

As a Zoning investigator, I conduct field inspections on properties throughout the City
 of San Diego. I am assigned to inspect residential, commercial, industrial, and agricultural
 properties, gathering and interpreting the necessary regulations and documents to determine
 whether the uses at the properties are permitted.

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INVESTIGATION

4. On October 21, 2015, I opened an investigation of a marijuana dispensary by the name
of "Pure Meds" operating at 6176 Federal Boulevard in the City of San Diego (PROPERTY) in
violation of local zoning laws.

18 5. In my research of the ownership of the PROPERTY, I determined that a Grant Deed
19 was recorded with the San Diego County Recorder's Office on February 27, 1998, document
20 number 1998-0102763, listing the owner of record of the PROPERTY as "Darryl Cotton, A
21 Single Man." See Lodged Exhibit 1.

6. During my investigation, I located advertisements showing "Pure Meds" was
operating as an illegal marijuana dispensary at the PROPERTY. I discovered "Pure Meds" has
been advertising in San Diego Reader Magazine since the magazine's August 13, 2015 edition.

7. During my investigation, I also located several "Pure Meds" advertisements at the
following online websites: weedmaps.com; Nuweedorder.com; Headshopfinder.com;
Familyhigh.com; 420friends.club; ifindweeds.com; and wheresweed.com. See Lodged Exhibit 4.

8. From August 3, 1987 to January 13, 2016, the PROPERTY was zoned to Southeastern
 San Diego Planned District Industrial zone (SESDPD-I-1). At the time, the zone allowed for
 Medical Marijuana Consumer Cooperative (MMCC) with Conditional Use Permit required.

9. During my investigation on December 1, 2015, I confirmed that "Pure Meds MMD"
was the occupant at the PROPERTY. I also located a dissolved Business Entity Detail for "Pure
Medical Collective Inc", with an Agent for Service, "Makar Ghazaryan", out of Studio City,
California.

8 10. I determined that there was an active Business Tax Certificate (BTC) for this
9 PROPERTY since September 9, 2004. The certificate listed the business as "Fleet Systems". I
10 did not locate a BTC for "Pure Meds" and "Pure Meds" is not registered with the Secretary of
11 State. See Lodged Exhibit 5.

12 11. Effective January 14, 2016, Southeastern San Diego Planned District was eliminated
13 and the PROPERTY were rezoned to Commercial Office zone (CO-2-1). SDMC sections
14 131.0520, 131.0522, and Table 131-05B list the permitted uses in a CO-2-1 zone where the
15 PROPERTY is located. According to 131.0520, 131.0522, and Table 131-05B, a Medical
16 Marijuana Consumer Cooperative is not a permitted use in a Commercial Office zone. See
17 Lodged Exhibit 2.

18 12. Previously conforming rights do not apply to separately regulated uses pursuant to
19 SDMC 127.0107. A MMCC is a separately regulated use. As such, the PROPERTY does not
20 have a previously conforming right to MMCC as a permitted use. "Pure Meds" never applied for
21 nor did it receive a Conditional Use Permit to operate and maintain a marijuana dispensary at the
22 PROPERTY. Any marijuana dispensary now operating at the PROPERTY is violating local
23 zoning laws.

13. Furthermore, pursuant to SDMC sections 131.0520, 131.0522, and Table 131-05B, the
PROPERTY being operated or maintained with the use of Distribution and Storage is not a
permitted use in a Commercial Office zone. Therefore, use of storage or distribution at the
PROPERTY is violating local zoning laws.

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DECLARATION OF ROWDY SPERRY IN SUPPORT OF EX PARTE APPLICATION FOR TRO/OSC

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1	I declare under penalty of periu	ry under the laws of the State of California that the
2		his declaration was executed in San Diego, California, on
3	February $\frac{24}{7}$, 2016.	· · · · · · · · · · · · · · · · · · ·
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. 6		Rowdy Sperry Land Development Investigator II
7		Land Development mycsugator m
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1 2 3 4 5 6	JOHN HEMMERLING, Assistant Čity Attorney ONU OMORDIA, Deputy City Attorney California State bar No. 231583 Office of the City Attorney Community Justice Division/Code Enforcement Unit 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5696 By: S. Klais-Trept Deced					
7						
8	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO					
10		Case No. 37-2016-00005526-CU-MC-CTL				
11	corporation.	DECLARATION OF JAMES HUNTER IN				
. 12	Plaintiff,	SUPPORT OF <i>EX PARTE</i> APPLICATION BY PLAINTIFF CITY OF SAN DIEGO				
13		FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE				
14	DARRYL COTTON, an individual, and DOES 1 through 50, inclusive, WHY A PRELIMINARY INJUNCTION SHOULD NOT BE GRANTED					
15	Defendants.	IMAGED FILE				
16		Date: March 17, 2016 Time: 8:30 a.m.				
17		Dept.: C-61 Judge: Hon. John S. Meyer				
18 19		Complaint Filed: February 18, 2016 Trial Date: None set				
20	I, James Hunter, declare:					
21	I have personal knowledge of the following facts and am competent to testify as to these					
22	facts if called as a witness.					
23	1. I am a detective with the San Diego Police Department (SDPD). I have been a Police					
24	Officer with SDPD for over 21 years. I have been a Detective for over seven years. I am					
25	currently assigned to the Narcotics Street Teams Unit. As a member of the Narcotics Street					
26	Teams Unit, I exclusively investigate narcotics related offenses.					
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28	28					
	DECLARATION OF JAMES HUNTER IN SUPPORT OF EX PARTE APPLICATION FOR TRO/OSC					

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1	JAN I. GOLDSMITH, City Attomey	No Fee GC §6103		
2		ey		
3	California State bar No. 231583 Office of the City Attorney			
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5	San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5696			
6		By: S. Klais-Trent, Deputy		
7	Attomeys for Plaintiff			
8	SUPERIOR COU	RT OF CALIFORNIA		
9		OF SAN DIEGO		
10	CITY OF SAN DIEGO, a municipal corporation,	Case No. 37-2016-00005526-CU-MC-CTL		
11	Plaintiff,	DECLARATION OF JAMES HUNTER IN SUPPORT OF EX PARTE APPLICATION		
. 12	V.	BY PLAINTIFF CITY OF SAN DIEGO FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE WHY A PRELIMINARY INJUNCTION		
13	DARRYL COTTON, an individual, and			
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	DECLARATION OF JAMES HUNTER IN SUPP	ORT OF EX PARTE APPLICATION FOR TRO/OSC		

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I have received training in narcotics investigations, the identification of controlled
 substances, interview techniques, and evidence collection. I also have extensive experience
 investigating narcotics offenses. I have made over 500 arrests for violations involving controlled
 substances, and I have conducted numerous surveillances, field interviews, and criminal
 interrogations of narcotic users and traffickers. I am familiar with the manner in which controlled
 substances, including marijuana, are packaged, marketed, and consumed. I am also familiar with
 the tactics, language, and mannerisms of persons involved in criminal drug activity.

8 3. I have testified in court as an expert on the sale of marijuana. I have also testified as
9 an expert on the sale of methamphetamine and on persons under the influence of controlled
10 substances.

4. While purchasing marijuana in an undercover capacity, I have observed that marijuana
 dispensaries operate as cash-only businesses. Due to the large amounts of cash and marijuana
 that they contain, San Diego marijuana dispensaries have been the target of violent crimes,
 including assaults, robberies, and burglaries.

5. Community members regularly complain to the police about the negative effects of
marijuana dispensaries. The police department has also received complaints about marijuana
dispensaries selling other illegal drugs.

18 6. Inside marijuana dispensaries, I have observed the sale of hashish and hashish oil.
19 Hashish oil contains a higher concentration of tetrahydrocannabinol (THC) than marijuana. The
20 hashish oil manufacturing process is highly volatile and has been responsible for explosions and
21 injuries.

7. Based on my training and experience, including my personal observations of
marijuana dispensaries in the City of San Diego, I believe that marijuana dispensaries pose a
serious risk to the public by inviting crime and by compromising the health and welfare of
community residents.

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INVESTIGATION

8. In February of 2016, I went to 6176 Federal Blvd, San Diego, California,
 (PROPERTY) to purchase marijuana in an undercover capacity from a dispensary by the name of

DECLARATION OF JAMES HUNTER IN SUPPORT OF EX PARTE APPLICATION FOR TRO/OSC

"Pure Meds".-Inside the dispensary I observed the odor of marijuana, a lobby, sitting area, and a receptionist. I also observed security cameras, a reception window, and an interior door with security locking device to restrict access.

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9. There was one (1) male receptionist standing behind the receptionist window. No one
else was present. I presented the receptionist my medical recommendation and California
identification card. The receptionist gave me a patient form to complete. The patient form
indicated that by completing the form, I was now a member of the cooperative. I completed the
form and returned it to the receptionist. The receptionist returned my medical recommendation
and California identification card. The male receptionist then hit a buzzer, allowing me through a
door. Once through the door, I entered the product room.

11 10. Inside the product room, I saw a large display case containing marijuana, THC infused
12 edibles, and concentrated cannabis. I also observed a memu with pricing and different types of
13 marijuana or THC products, a cash register, an ATM, and a female employee. I completed the
14 transaction with the female employee. The male receptionist walked back to address the female
15 employee. I noticed that the male receptionist was armed and wearing a drop holster with a semi16 automatic handgun in the holster. He had nothing identifying him as a security guard.

17 11. I purchased 2.3 grams of marijuana for \$25. Because I was a first time patient, the
18 employee gave me an additional 3.3 grams of marijuana and a marijuana cigarette for free.

19 12. I transported the marijuana to Police Headquarters and impounded the marijuana. A
20 true and correct copy of the photograph I took of the marijuana and marijuana cigarette is lodged
21 as Exhibit 3.

I declare under penalty of perjury under the laws of the State of California that the
foregoing is true and correct and that this declaration was executed in San Diego, California, on
February 24, 2016.

ve James Hunter San Diego Police Department

DECLARATION OF JAMES HUNTER IN SUPPORT OF EX PARTE APPLICATION FOR TRO/OSC

1 JAN I. GOLDSMITH, City Attorney JOHN C. HEMMERLING, Assistant City Attorney ONUOMA O. OMORDIA, Deputy City Attorney California State Bar No. 23153 'IS APR 28 Pt 3:17 2 Office of the City Attorney California State Bar No. 23153 'IS APR 28 Pt 3:17 3 Office of the City Attorney California State Bar No. 23153 'IS APR 28 Pt 3:17 4 1200 Third Avenue, Suite 700 An Diego, California 92101403 5 Telephone: (i19) 533-5500 APR 2 8 2016 6 comordia@sandiego.gov By: S. Kiats-Trent, Deputy 6 comordia@sandiego.gov By: S. Kiats-Trent, Deputy 7 Attorneys for Plaintiff COUNTY OF SAN DIEGO 70 CLTY OF SAN DIEGO, a municipal Case No. 37-2016-00005526-CU-MC-CTL 7 NoTICE OF LODGMENT IN SUPPORT OF PLAINTIF CITY OF SAN DIEGO'S 7 NoTICE OF LODGMENT IN SUPPORT OF PLAINTIF CITY OF SAN DIEGO'S 7 V. DARRYL COTTON, an individual, and DOES 1 through 50, inclusive, IMAGED FILE 7 Darendants. Date: May 20, 2016 Time: 1:030 a.m. Dept: C-61 7 Defendants. Defendants. Defendants. 7 Plaintiff, City of San Diego, lodges the following exhibits in support of its application for a Preli	≈,	4					
 JAN I, GOLDSMITH, City Attorney JOHN C. HEMMERLING, Assistant City Attorney ONUOMA O. OMORDIA, Deputy City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney California State Bar No. 23153 Office of the City Attorney Community Justice Division/Code Enforcement Unit 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5506 Fax: (619) 533-5506 COUNTY OF SAN DIEGO CUTY OF SAN DIEGO, a municipal COUNTY OF SAN DIEGO CTTY OF SAN DIEGO, a municipal Corporation, CTY OF SAN DIEGO, a municipal Corporation, Case No. 37-2016-00005526-CU-MC-CTL NOTICE OF LODGMENT IN SUPPORT OF PLAINTIFF CITY OF SAN DIEGO'S MOTION FOR PRELIMINARY INUUNCTION, CIVIL PENALTIES, AND OTHER EQUITABLE RELIEF Date: May 20, 2016 Time: 10:30 a.m. Defit: Coli Judge: Hon. John S. Meyer Complaint filed: February 18, 2016 Timal Date: None Set Plaintiff, City of San Diego, lodges the following exhibits in support of its application for a Preliminary Injunction, Civil Penalties, and other Equitable Relief: EXHIBIT 1: Certified copy of the Grant Deed for the property located at 6176 Federal Boulevard in the City of San Diego, Document No. 1998-0102763, recorded February 27, 1998. EXHIBIT 2: Parcel Information Report for the property located at 6176 Federal Boulevard in the City of San Diego. EXHIBIT 3: Photograph taken by Detective James Hunter in February of 2016, of the marijuana products purchased at the marijuana dispensary located at 6176 Federal Boulevard in the City of San Diego. EXHIBIT 4: Reader and Internet Advertisements. EXHIBIT 5: Business Certificate Sea	1,1						
JOHN C. HEMMERLING, Assistant City Attorney QNUOMA O. OMORDIA, Deputy City Attorney California State Bar No. 231583 Office of the City Attorney Community Justice Division/Code Enforcement Unit 1200 Third Avenue, Suite 700 San Diego, California 92101-4103 Telephone: (619) 533-5500 Fax: (619) 533-5606 oomordia@sandiego.gov By: S. Klais-Trent, Deputy Attorneys for Plaintiff Superior Count, Openation, CITY OF SAN DIEGO, a municipal corporation, Plaintiff, V. Plaintiff, V. DARRYL COTTON, an individual, and DDES 1 through 50, inclusive, DES 1 through 50, inclusive, Defendants. Defendants. <td< th=""><th>1</th><th></th><th></th></td<>	1						
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 DOES 1 through 50, inclusive, Defendants. Defendants. Defendants. Defendants. Defendants. Defendants. Dept: C-61 Judge: Hon. John S. Meyer Complaint filed: February 18, 2016 Trial Date: None Set Plaintiff, City of San Diego, lodges the following exhibits in support of its application for a Preliminary Injunction, Civil Penalties, and other Equitable Relief: EXHIBIT 1: Certified copy of the Grant Deed for the property located at 6176 Federal Boulevard in the City of San Diego, Document No. 1998-0102763, recorded February 27, 1998. EXHIBIT 2: Parcel Information Report for the property located at 6176 Federal Boulevard in the City of San Diego. EXHIBIT 3: Photograph taken by Detective James Hunter in February of 2016, of the marijuana products purchased at the marijuana dispensary located at 6176 Federal Boulevard in the City of San Diego. EXHIBIT 4: Reader and Internet Advertisements. EXHIBIT 5: Business Certificate Search. 	13						
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	1 2	EXHIBIT 6:	Photograph of the interior product 6176 Federal Boulevard in the Cit	t room of the marijuana dispensary located at ty of San Diego.
	3 4	EXHIBIT 7:	Photograph of marijuana plants fo San Diego.	ound at 6176 Federal Boulevard in the City of
	5 6		List of names of undercover SDPD detectives found inside 6176 Federal Boulevard in the City of San Diego.	
	7 8	Dated:	April 28 , 2016	JAN I. GOLDSMITH, City Attorney
	9 10			By Onu Omordia Onu Omordia Deputy City Attorney
	11 12			Attorneys for Plaintiff
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