Ordinance NO.	

An ordinance amending Title 22 – Planning and Zoning of the Los Angeles County Code, to include minor, technical changes to the Green Zones Ordinance for clarity and ease of use.

The Board of Supervisors of the County of Los Angeles ordains as follows:

SECTION 1. Section 22.06.030 is hereby amended to read as follows:

22.06.030 Combining Zones.

Combining zones are established according to Table 22.06.030-A, below.

Combining zones are established as additional zone designations used in combination with the basic zone.

TABLE 22.06.030-A: COMBINING ZONES				
Abbreviation	Full Name			
-BE	Billboard Exclusion			
-DP	Development Program			
-P	Parking			
-CRS	Commercial Residential			
-IP	Industrial Preservation			
<u>-GZ</u>	Green Zone			

SECTION 2. Section 22.14.190 is hereby amended as follows:

22.14.190 S.

Senior citizen residence. See "Accessory dwelling unit."

Sensitive use. A land use where individuals are most likely to reside or spend time, including dwelling units, schools and school yards – including trade schools, public and private schools, faith-based and secular schools, parks, playgrounds, daycare centers, preschools, nursing homes, hospitals, licensed care facilities, shelters, and daycares or preschools as accessory to a place of worship, that are permitted in the zones where they are located. A sensitive use shall not include a caretaker residence or a legal, nonconforming residence in an industrial zone.

...

SECTION 3. Section 22.20.030 is hereby amended to read as follows
22.20.030 Land Use Regulations for Zones C-H, C-1, C-2, C-3, C-M, C-MJ,
and C-R.

...

- C. Use Regulations.
- 1. Principal Uses. Table 22.20.030-B, below, identifies the permit or review required to establish each principal use.

TABLE 22.20.030-B: PRINCIPAL USE REGULATIONS FOR COMMERCIAL ZONES								
	C-H	C-1	C-2	C-3	C-M	C-MJ	C-R	Additional Regulations

Service Uses

TABLE 22.20.030-E	TABLE 22.20.030-B: PRINCIPAL USE REGULATIONS FOR COMMERCIAL ZONES							
	С-Н	C-1	C-2	C-3	C-M	C-MJ	C-R	Additional Regulations
Domestic violence shelters	SPR	SPR	SPR	SPR	SPR	SPR	-	Section 22.140.180
Drive-through establishments, drive-through facilities, and drive-through services	SPR 32 / CUP 31, 32	SPR 32 / CUP 31. 32	Ξ	<u>Section</u> 22.140.185				
Vehicle-Related Use	es							
Vehicle services								
Automobile repair garages, excluding body and fender work, painting, and upholstering	-	-	-	SPR ¹⁴	SPR ¹⁴	-	CUP ^{4,1}	Section 22.140.100
Automobile service stations	-	SPR_33_/ CUP_31	SPR_33_/ CUP_31	SPR_33_/ CUP_31	SPR_33_/ CUP_31	SPR_33_/ CUP_31	CUP	Section 22.140.100

TABLE 22.20.030-B: PRINCIPAL USE REGULATIONS FOR COMMERCIAL ZONES								
	С-Н	C-1	C-2	C-3	C-M	C-MJ	C-R	Additional Regulations
CNG Fueling Station	-	CUP ³⁴	CUP 34	CUP <u>34</u>	CUP <u>34</u>	CUP <u>34</u>	CUP 34	

Notes:

...

- 31. Applies to new use on parcels within a 500-foot radius of a lot containing an existing sensitive use in the unincorporated communities of Avocado Heights, East Los Angeles, East Rancho Dominguez, Florence-Firestone, South San Jose Hills, West Whittier-Los Nietos, Walnut Park, West Athens-Westmont, Willowbrook, West Carson, and West Rancho Dominguez-Victoria.
- 32. In cases not described in Note 31, above, use shall be subject to the same permit or review application of the basic zone for the retail or service business the use is associated with.
- 33. In cases not described in Note 31, above.
- 34. Subject to Section 22.140.100.D if a new use is established on parcels within a 500-foot radius of a lot containing an existing sensitive use in the unincorporated communities of Avocado Heights, East Los Angeles, East Rancho Dominguez, Florence-Firestone, South San Jose Hills, West Whittier-Los Nietos, Walnut Park, West Athens-Westmont, Willowbrook, West Carson, and West Rancho Dominguez-Victoria.

. . .

SECTION 4. Section 22.24.030 is hereby amended to read as follows:

22.24.030 Land Use Regulations for Rural Zones.

..

C. Use Regulations.

1. Principal Uses. Table 22.24.030-B, below, identifies the permit or review required to establish each principal use.

TABLE 22.24.030-B: PRINCIPAL USE REGULATIONS FOR RURAL ZONES						
	C-	MXD-	Additional			
	RU	RU	Regulations			
Service Uses						
Domestic violence shelters	SPR	SPR	Section			
			22.140.180			
Drive-through establishments, drive-through facilities, and	CUP	CUP				
Đ <u>d</u> rive-through services						

. . .

SECTION 5. The Chapter headings for Division 4 are hereby amended to read as follows:

Division 4 COMBINING ZONES AND SUPPLEMENTAL DISTRICTS

• • •

Chapter 22.82 HISTORIC DISTRICTS

Chapter 22.84 GREEN ZONE DISTRICTS

SECTION 6. The Section headings for Chapter 22.84 are hereby amended to read as follows:

Sections:

. . .

22.84.020 Applicability.

<u>22.84.030</u> Prohibited Uses.

22.84.0340 Standards and Requirements for Specific Uses.

22.84.0450 Schedule for Compliance for Existing Legally-

Established Uses.

22.84.050 Green Zone Districts Map.

SECTION 7. Chapter 22.84 is hereby amended to read as follows:

Chapter 22.84 GREEN ZONE-DISTRICTS

22.84.010 Purpose.

The Green Zone, Zone ()-GZ, is established to identify industrially-zoned parcels, including those in a Specific Plan, that are subject to the Green Zones Program as they are within a 500-foot radius of a lot containing a sensitive use. The Green Zones Program Districts are established to promotes environmental justice in communities that are disproportionately affected by toxic pollutants and contaminants generated from various land uses over time. This Chapter provides regulations and procedures for new and existing land uses to ensure that such land uses will be operated in consideration of the surrounding sensitive uses as defined in Chapter 22.14 (Definitions), minimizing

potential adverse health and safety impacts, and promoting clean industrial uses. The Green Zone Districts Combining Zone serves to identify industrially-zoned parcels that are subject to specific land use regulations in are identified as the unincorporated communities of Avocado Heights, East Los Angeles, East Rancho Dominguez, Florence-Firestone, South San Jose Hills, West Whittier-Los Nietos, Walnut Park, West Athens-Westmont, Willowbrook, West Carson, and West Rancho Dominguez-Victoria.

22.84.020 Applicability.

A. General Applicability. Except as specified otherwise in this Title 22, ‡this Chapter applies to parcels that are zoned ()-GZ and contain a new or legally established existing use that is one of the following: uses that are located in permitted zones within the Green Zone Districts, as depicted on Figure 22.84.050-A, and meet all criteria described below

1. Types of uses.

a. New and existing, legally-established uses listed under the Industrial Uses category, except for the airport-related sub-category, in Table 22.22.030-B (Principal Use Regulations for Industrial Zones), including airports, heliports, helistops, and landing strips.

b. New and existing, legally-established uses listed under Recycling and Solid Waste Uses category in Table 22.22.030-B (Principal Use Regulations for Industrial Zones).

c. New and existing, legally-established uses listed under the Vehicle-Related Uses, in Table 22.22.030-B (Principal Use Regulations for Industrial Zones), except for the vehicle sales and rentals sub-category. Supply stores under the

vehicle services sub-category that are within fully enclosed buildings are also not subject to this Chapter.

d. New automobile service stations and new drive-through establishments as defined in Chapter 22.14 (Definitions), listed in Table 22.20.030-B (Principal Use Regulations for Commercial Zones).

Location of uses.

a. Any lots, or portion thereof, that contain the uses described in Subsections 1.a, 1.b, 1.c, or 1.d, above, and are located within a 500-foot radius of a lot that contains a sensitive use as defined in Chapter 22.14 (Definitions) as of the effective date of this ordinance, shall comply with the requirements in Sections 22.84.030, 22.84.040, and 22.84.050, below.

b. For the purpose of this Chapter, all requirements shall also apply to such lots, or portions thereof, if the sensitive use within a 500-foot radius is located within an incorporated area and is also a residential use.

3. Prohibited uses. The following uses are prohibited within a 500-foot radius of a lot containing a sensitive use in Green Zone Districts, except where noted:

a. Acid manufacture.

b. Anaerobic digestion facility, except as an accessory to a legally-established use that processes waste generated on-site only.

c. Auto dismantling (outdoor operation).

d. Cement, lime, gypsum, or plaster of Paris manufacture.

e. Chipping and grinding.

Combustion or non-combustion biomass conversion facility, except for a non-combustion biomass conversion facility that processes waste generated on-site only. Composting facility, except for green waste composting only. h. Compressed natural gas manufacture. i. Construction and demolition facility, recycling. j. Conversion technology facility, recycling, or solid waste. k. Distillation of bones. I. Drop hammers. m. Explosives. n. Forging works. o. Fertilizer manufacture, except accessory composting of onsite generated waste associated with a legally-established commercial or agricultural use. p. Gas manufacture, except accessory anaerobic digestion of on-site generated waste associated with a legally-established commercial or agricultural use. q. Glue manufacture. r. Inert Debris landfills. s. Inert Debris processing facilities, recycling. t. Materials recovery facilities, new. u. Metal plating (prohibited within a 1,000-foot radius of a lot containing a sensitive use in Green Zone Districts).

- v. Polymer plastics and foam manufacture.
- w. Scrap metal yards (outdoor operation).
- x. Smelting of tin, copper, zinc or iron ores.
- y. Solid waste landfills.
- z. Tannery or the curing or storage of raw hides.
- aa. Transfer stations.
- 4. Schedule for compliance. Existing structures or development for the uses subject to this Chapter shall comply with the applicable provisions of this Chapter, pursuant to Section 22.84.040 (Schedule for Compliance for Existing, Legally-Established Uses), below.
- 5. Exemption. Notwithstanding Subsection 1.a, above, this Chapter shall not apply to the following:
- a. Any existing, legally-established uses that have been operating with an approved discretionary land use permit as provided by this Title 22, until the expiration date of such permit or until a new discretionary permit is required.
- b. Any existing, legally-established automobile service station, for which a valid building permit has been issued prior to the effective date of this ordinance.
- 1. Listed under the Industrial Uses category, with the exception of uses under the Airport-Related sub-category, in Table 22.22.030-B (Principal Use Regulations for Industrial Zones);
- Listed under Recycling and Solid Waste Uses category in Table
 22.22.030-B (Principal Use Regulations for Industrial Zones);

- 3. Listed under the Vehicle-Related Uses, with the exception of uses under the Vehicle sales and rentals sub-category, in Table 22.22.030-B (Principal Use Regulations for Industrial Zones). Supply stores under Vehicle services sub-category that are within fully enclosed buildings are also not subject to this Chapter;
- 4. A new drive-through establishment, drive-through facility, or drive-through service, established on or after July 14, 2022; or
- 5. A new automobile service station or a new CNG fueling station, established on or after July 14, 2022.
- B. Applicability of Schedule for Compliance. Existing, legally-established uses, structures or development subject to this Chapter shall comply with all applicable provisions in Section 22.84.050 (Schedule for Compliance for Existing, Legally-Established Uses).
 - C. Exceptions. Notwithstanding Subsections A and B, above:
- 1. This Chapter shall not apply to any existing industrial, recycling or solid waste, or vehicle-related uses, legally established prior to the establishment of a new sensitive use on or after July 14, 2022, on an adjacent or adjoining lot pursuant to Chapter 22.134, if such sensitive use is the only sensitive use that is within a 500-foot radius of the lot containing the existing industrial, recycling or solid waste, or vehicle-related uses.
- 4<u>2</u>. When in conflict with other provisions of this Title 22, the more restrictive requirements shall apply.
- When a use is subject to a Conditional Use Permit (Chapter
 or a Minor Conditional Use Permit (Chapter 22.160) pursuant to this Title 22,

the Commission or Hearing Officer may impose a condition of approval that differs from a development standard, a performance standard, or the schedule for compliance prescribed in this Chapter.

- 2. Improvements made pursuant to this Chapter shall not be subject to Chapter 22.172 (Nonconforming Uses, Buildings, and Structures).
- D. Improvements Pursuant to this Chapter. Improvements made pursuant to this Chapter shall not be considered nonconforming pursuant to Chapter 22.172

 (Nonconforming Uses, Buildings, and Structures), even if there is subsequently a more restrictive requirement in this Title 22 governing the same matter.

22.84.030 Prohibited Uses.

The following uses are prohibited in Zone ()-GZ, except where noted:

- A. Acid manufacture.
- B. Anaerobic digestion facility, except as an accessory to a legallyestablished use that processes waste generated on-site only.
 - <u>C.</u> <u>Auto dismantling (outdoor operation).</u>
 - D. Cement, lime, gypsum, or plaster of Paris manufacture.
 - E. Chipping and grinding.
- F. Combustion or non-combustion biomass conversion facility, except for a non-combustion biomass conversion facility that processes waste generated on-site only.
 - G. Composting facility, except for green waste composting only.
 - H. Compressed natural gas manufacture.
 - <u>I.</u> <u>Construction and demolition facility, recycling.</u>

- <u>J.</u> <u>Conversion technology facility, recycling, or solid waste.</u>
- K. Distillation of bones.
- <u>L.</u> <u>Drop hammers.</u>
- M. Explosives.
- N. Forging works.
- O. Fertilizer manufacture, except accessory composting of on-site generated waste associated with a legally-established commercial or agricultural use.
- P. Gas manufacture, except accessory anaerobic digestion of on-site generated waste associated with a legally-established commercial or agricultural use.
 - Q. Glue manufacture.
 - R. <u>Inert Debris landfills.</u>
 - S. <u>Inert Debris processing facilities, recycling.</u>
 - T. Materials recovery facilities, new.
- <u>U.</u> <u>Metal plating (prohibited within a 1,000-foot radius of a lot containing a sensitive use).</u>
 - V. Polymer plastics and foam manufacture.
 - W. Scrap metal yards (outdoor operation).
 - X. Smelting of tin, copper, zinc or iron ores.
 - Y. Solid waste landfills.
 - Z. Tannery or the curing or storage of raw hides.
 - AA. Transfer stations.
 - 22.84.0340 Standards and Requirements for Specific Uses.
 - A. Application Requirements.

- 1. The following uses shall <u>be subject to require</u> a Conditional Use Permit (CUP) (Chapter 22.158) within a 500-foot radius of a lot containing a sensitive use in the Green Zone Districts as measured from any lot line in Zone ()-GZ.
- a. Drive-through establishments, drive-through facilities, and drive-through services, new.
 - ab. Industrial Uses.

bc. Vehicle-Related Uses:

...

vi. Vehicle services, any automobile repair garages that have accessory uses.

vii. Vehicle services, new automobile service stations, including compressed natural gas filling stations.

viii. Vehicle services, automobile supply stores (outdoor only).

ix. Vehicle services, new CNG fueling stations.

which increase either the floor area of a structure or the number of parking spaces, proposed on a site that is partially or entirely located within a half-mile radius of the boundaries of Superfund Sites, as identified in the Environmental Protection Agency (EPA) National Priorities List. For these uses, an environmental site assessment (Phase 1 Study) shall be submitted.

- 4. All uses subject to a Conditional Use Permit may be required to submit a noise evaluation report and control plans for odor, dust, and vibration prepared by a licensed professional at the request of Public Health. Mitigation measures, if required, shall be approved by Public Health prior to the permit being finalized.
- 5. Hazardous sites. The following application materials shall be required for all permitted and conditionally permitted uses subject to this Chapter that are located on hazardous sites:
- 1. An appropriate federal, State, or local agency clearance letter where the project site is known to be a hazardous property or listed on the Cortese List maintained by the California EPA; and
- 2. A Phase 1 study to demonstrate that the site is clear of contamination if it is known to have a previous use that potentially generated hazardous materials.

- C. Development Standards.
- Development Standards for All <u>Permitted and Conditionally</u>
 <u>Permitted Uses Subject to this Chapter.</u>

- c. Storage of Materials, Vehicles, or Equipment.
- i. Any materials, vehicles, or equipment that are stored outdoors shall not exceed the height of the be visible beyond the surrounding wall from a line of sight from the public right-of-way or nearby sensitive use, shall be fully contained within the property boundaries, and shall not spill over onto public rights-of-way.

k. Hazardous sites. Any proposed project on a parcel known to be a hazardous property or listed on the Cortese List maintained by the California EPA shall provide appropriate federal, State, or local agency clearance letter for the site. In addition, any parcel known to have a previous use that potentially generated hazardous materials shall demonstrate that the site is clear of contamination with a Phase 1 study.

- New Development or Proposed Expansions to Existing, Legally-Established Uses Adjacent to <u>or Adjoining Sensitive Uses.</u>
- a. Building setback. A minimum of a 10-foot setback shall be provided along the property lines adjacent to <u>or adjoining</u> sensitive uses. Any proposed additions above the ground floor of existing, legally-established uses adjacent to <u>or adjoining</u> sensitive uses shall also be set back 10 feet from the nearest property line.

. . .

3. Standards for Specific Uses. In addition to Subsection C.1 and C.2, above, the following standards shall apply to the uses listed below on the effective date of this ordinance, unless otherwise specified.

- b. New automobile service stations or new CNG fueling, including compressed natural gas filling stations:
 - i. Are exempt from Subsection C.1, above.
- ii. Shall locate the gasoline or fuel dispensing areas at least 50 feet from the nearest sensitive uses.

c. Warehouses. The following standards apply to new warehouses. The following standards, except for Subsection vi, below, apply to existing warehouses, and shall be met within five years of the effective date of this ordinance July 14, 2022.

. . .

- v. Zero-emission or near-zero emission trucks.

 Warehouses with a minimum gross floor area of 100,000 square feet in a single building shall comply with AQMD Rule 2305 or current standards.
- d. New drive-through establishments, <u>drive-through facilities</u>, <u>and drive-through services</u>. The following standards shall apply to new drive-through establishments, <u>drive-through facilities</u>, <u>and drive-through services</u> only:

. . .

E. Performance Standards for All <u>Permitted and Conditionally Permitted</u>
Uses Subject to this Chapter.

. . .

22.84.04<u>5</u>0 Schedule for Compliance for Existing, Legally-Established Uses.

A. Except as specified otherwise, existing, legally-established uses that are subject to this Chapter not listed in Section 22.84.030 (Prohibited Uses) shall be brought into compliance with all applicable requirements of this Chapter according to the schedule identified in Table 22.84.0450-A, below, as follows, provided that the number of years to comply is shall be accounted from July 14, 2022, the effective date of this ordinance: Requests to further delay the required permit attainment or

improvements in accordance with all applicable development or performance standards shall not be accepted.

TABLE 22.84.04 <u>5</u> 0-A: SCHEDULE FOR COMPLIANCE FOR EXISTING, LEGALLY-ESTABLISHED USES UP TO 500 FEET FROM A SENSITIVE USE ¹						
Permit Required	3 Years	5 Years	7 Years			
SPR for uses up to 100 feet from a Sensitive Use	Installation of any one or both of the following combined and no other improvements: signage, landscaping	Installation of walls, surfacing, or specific standards for warehouses, along with or without any other improvements combined, if new building enclosure is not required	Installation of building enclosure and any other improvements for SPR			
SPR for uses between 101— 500 feet from a Sensitive Use	N/A	Installation of any one or all improvements, including specific standards for warehouses, if new building enclosure is not required	Installation of building enclosure and any other improvements for SPR			
CUP or MCUP for uses up to 100 feet from a Sensitive Use	N/A	CUP or MCUP attainment and installation of any one or all improvements, if new building enclosure is not required; specific standards for warehouses.	Installation of building enclosure and any other improvements for CUPs or MCUPs			
CUP or MCUP for uses between 101— 500 feet from a Sensitive Use	N/A	N/A	CUP or MCUP attainment and installation of all improvements			
Notes:	Notes:					
	Section 24.84.0340.E (Performance Standards for all Uses), shall apply to existing, legally-established uses at the time of the compliance schedule deadline for the established use.					

uses at the time of the compliance schedule deadline for the established use.

Existing uses that are entirely or partially within a 100-foot radius of 1. a lot containing a sensitive use in a permitted zone and:

- a. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for the requirements specified in Subsection C.1.b (Landscaping on Street Frontage) or C.1.j (Perimeter Identification Signs) of Section 22.84.0340, only and no other improvements required, three years;
- b. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for any one or combination of the requirements specified in Subsections C.1.a through C.1.j of Section 22.84.0340, except Subsection C.1.b (Landscaping on Street Frontage) or C.1.j (Perimeter Identification Signs) alone or in combination, and except for Subsection C.1.d (Building-Enclosures), five years;
- c. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for the requirements specified in Subsection C.3.c (Standards for Specific Uses, Warehouses) of Section 22.84.0340, five years;
- d. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for the requirements specified in Subsection C.1.d (Building-Enclosures) only, or Subsection C.1.d along with any other requirements of Section 22.84.0340, seven years;
- e. Subject to a Conditional Use Permit (Chapter 22.158), pursuant to this Chapter for the requirements specified in Subsections C.1.a (Solid <u>wW</u>alls), C.1.b (Landscaping on <u>sS</u>treet <u>fF</u>rontage), C.1.j (Perimeter Identification Signs), or C.3.c (<u>Standards for Specific Uses</u>, Warehouses) only, of Section 22.84.0340, five years; or
- f. Subject to a Conditional Use Permit (Chapter 22.158), pursuant to this Chapter for all other requirements, seven years.

- 2. Existing uses that are entirely or partially located between a 101-foot radius and a 500-foot radius of any lot containing a sensitive use and:
- a. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for the requirements specified in Subsections C.1.a through C.1.j, except for C.1.d (Building-Enclosures) or subject to Subsection C.3.c (Standards for Specific Uses, Warehouses) of Section 22.84.0340, five years;
- b. Subject to a Ministerial Site Plan (Chapter 22.186), pursuant to this Chapter for the requirements specified in Subsection C.1.d (Building-Enclosures) along with or without any other requirements of Section 22.84.0340, seven years; or
- c. Subject to a Conditional Use Permit (Chapter 22.158), pursuant to this Chapter, seven years. Uses that are subject to a Conditional Use Permit, pursuant to this Chapter shall be brought into full compliance with all applicable requirements of this Chapter, no later than no later than seven years from the effective date of the this ordinance_July 14, 2022, or cease operations.
- 3. All existing uses that have been operating with an approved discretionary land use permit prior to the effective date of this ordinance, as provided by this Title 22, shall be brought into full compliance with all applicable requirements of this Chapter upon a renewal of such permits or requirement for a new discretionary permit.
- 4<u>3</u>. Compliance shall be defined solely for this Chapter as the required permit is attained, the required improvements are constructed or installed, or the site is maintained and operated in accordance with all applicable development or performance standards of this Chapter implementation and/or construction of all required development standards for uses subject to Chapter 22.84 within the timeframe identified

in Table 22.84.04<u>5</u>0-A<u>, above</u>. For properties requiring <u>subject to improvements that fall into-multiple compliance years for improvements</u>, the longe<u>str timeline shall apply to all improvements, including compliance with all applicable performance standards</u>.

- 5. Prohibited uses shall not be granted any time extension beyond their grant term, and shall not be subject to Chapter 22.172.
- B. Notwithstanding any contrary provisions in this Section, if an existing use not listed in Section 22.84.030 (Prohibited Uses) was established by a discretionary permit valid on or after July 14, 2022:
- 1. If the discretionary permit contains a grant term, full compliance with all applicable development or performance standards of this Chapter, including any site improvements, shall be required at the end of the grant term when renewal of the permit or a new discretionary permit is required; or
- 2. If the discretionary permit does not contain a grant term, full compliance with all applicable development or performance standards of this Chapter, including any site improvements, shall be required 20 years from July 14, 2022 when renewal of the permit or a new discretionary permit is required.
 - C. Nonconforming Uses.
 - 1. Time Limits.
- a. Nonconforming uses pursuant to Section 22.84.030

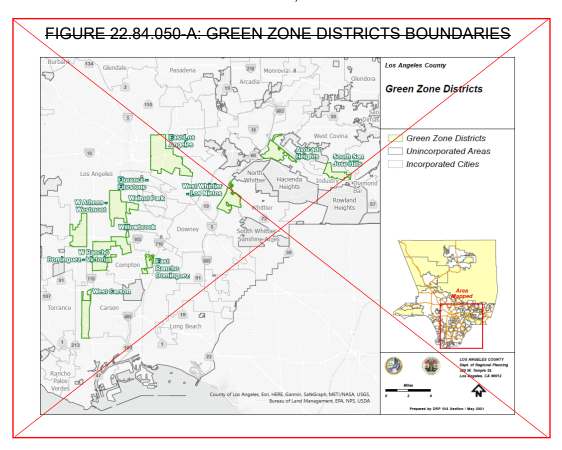
 (Prohibited Uses) shall be subject to the time limits in Section 22.172.050.B.3 (Green Zone).
- b. If a use listed in Section 22.84.020.A.1, Section
 22.84.020.A.2, or Section 22.84.020.A.3 is nonconforming due to the prohibition in the

<u>basic zone</u>, the use shall be subject to the time limits in Section 22.172.050.B.3 (Green Zone), even if it is not prohibited pursuant to Section 22.84.030 (Prohibited Uses).

<u>2. Maintenance and Operation. Nonconforming uses described in Subsection C.1, above, shall be maintained and operated pursuant to Section</u>
 22.172.020.I (Maintenance and Operation of Nonconforming Uses in Green Zone).

22.84.050 Green Zone Districts Map.

The boundaries of the Green Zone District communities are shown on Figure 22.84.050-A: Green Zone Districts Boundaries, below.



SECTION 8. Section 22.110.040 is hereby amended to read as follows:

22.110.040 Accessory Structures and Equipment.

The following structures are permitted in required yards:

F. Equipment in Rear Yards. The following equipment may be placed in rear yards:

Trash enclosures for developments not subject to Chapter 22.132
 (Storage Enclosure Requirements for Recycling and Solid Waste).

. . .

SECTION 9. Section 22.132.020 is hereby amended to read as follows:

22.132.020 Applicability

This Chapter applies to recycling and solid waste storage associated with the following:

A. New non-residential development;

B. New residential <u>andor</u> mixed_use development with four or more <u>primary</u> units, excluding compact lot subdivision and single-family residential subdivision; and

C. Expansion by 50 percent or more of the existing floor area for existing non-residential, or mixed-use developments with four or more primary units, excluding compact lot subdivision and single-family residential subdivision.

SECTION 10. The Section headings for Chapter 22.134 are hereby amended to read as follows:

Sections:

22.134.010 Applicability.

22.134.020 <u>Additional Application Materials and Review</u>

Procedures.

SECTION 11. Section 22.134.010 is hereby amended to read as follows:

22.134.010 Applicability.

- A. The standards and requirements in this Chapter shall apply to any new sensitive use, including dwelling units (except for accessory dwelling units), schools and school yards, parks, playgrounds, daycare centers, preschools, nursing homes, hospitals, and daycares or preschools as accessory to a place of worship, developed on a lot that is adjacent to or adjoins any legally-established industrial uses, recycling or solid waste uses, or vehicle-related uses listed in Table 22.292.030-B (Principal Use Regulations for Commercial Industrial Zones), except for vehicle sales and rentals sub-category.
- B. In Green Zone Districts, The approval of a new sensitive use shall not subject existing industrial, recycling or solid waste, or vehicle-related uses that are within a 500-foot radius of the lot containing the new sensitive use to the requirements of Chapter 22.84 (Green Zone Districts).

SECTION 12. Section 22.134.020 is hereby amended to read as follows:

22.134.020 <u>Additional Application Materials and Review</u> Procedures.

A. Applications to establish a new sensitive use adjacent to or adjoining an existing, legally-established industrial use, recycling or solid waste use, or vehicle-related use listed in Table 22.292.030-B (Principal Use Regulations for Commercial Industrial Zones), except for vehicle sales and rentals sub-category, shall submit a

Land Use Map, including a land use legend with symbols identifying existing land uses that are within a 500-foot radius of the property lines of the proposed site.

. . .

SECTION 13. The following section headers in Chapter 22.140 are hereby amended to read as follows:

. . .

22.140.090 Apartment Houses, incidental Commercial Services.

22.140.100 Automobile and Vehicle Sales and Rentals, Automobile Service Stations, and Automobile Supply Stores—Accessory Uses

. . .

SECTION 14. Section 22.140.100 is hereby amended to read as follows:

22.140.100 Automobile and Vehicle Sales and Rentals, Automobile Service Stations, and Automobile Supply Stores—Accessory Uses.

- C. Zone C-MJ. In Zone C-MJ, the following accessory uses are permitted:
- 1. Automobile sales and rental of new and used motor vehicles.

 Incidental service and repair is permitted as an accessory use for automobile sales and rental of new and used motor vehicles, provided that all repair activities are conducted within an enclosed building.:
- 2. Automobile supply stores. Incidental service and repair and rental of utility trailers is permitted as an accessory use for automobile supply stores in compliance with Subsections A.1 and A.3, above.

- D. Development Standards for Certain New Automobile Service Stations and
 CNG Fueling Stations.
- <u>1.</u> Development standards in this Subsection D shall apply to the following:
- <u>a.</u> A new automobile service station that is subject to a Conditional Use Permit (Chapter 22.158) in Zones C-1, C-2, C-3, C-M or C-MJ; or
- b. A new CNG fueling station within a 500' radius of a sensitive use in certain communities as specified in Table 22.20.030-B (Principal Use Regulations for Commercial Zones).
- 2. General. New automobile service stations or CNG fueling stations subject to this Subsection D shall locate the gasoline or fuel dispensing areas at least 50 feet from the nearest sensitive uses.
- 3. Additional Standards for New Automobile Service Stations or CNG
 Fueling Stations Adjacent to or Adjoining Sensitive Uses.
- <u>a.</u> <u>Building setback. A minimum of a 10-foot setback shall be</u>

 <u>provided along the property lines adjacent to or adjoining sensitive uses.</u>
- b. Building height. Any portion of a building or structure,

 excluding chimneys, rooftop antennas, roof-mounted solar panels, or other rooftop

 equipment including HVAC units, air purifiers, etc., shall set back one additional foot for

 every foot above 35 feet in height, up to a maximum height of 45 feet.
 - **SECTION 15.** Section 22.140.185 is hereby added to read as follows:
- <u>22.140.185</u> <u>Drive-Through Establishments, Drive-Through Facilities,</u> and Drive-Through Services.

A. Applicability. A new drive-through establishment, drive-through facility, or drive-through service that is subject to a Conditional Use Permit (Chapter 22.158) in Zone C-H, C-1, C-2, C-3, C-M or C-MJ due to its proximity to sensitive uses in certain communities, is subject to all applicable development standards in this Section.

B. Standards and Requirements

1. General.

- a. A maintenance plan shall be submitted as part of the

 Conditional Use Permit application, to the satisfaction of the Director, and the drive
 through establishment shall comply with the maintenance plan.
- b. Hours of operation for the drive-through area shall be no earlier than 6:00 a.m. and no later than 12:00 a.m.
- c. The required trash bin shall be enclosed by a decorative wall measuring at least five feet tall, but not more than six feet tall, and shall have solid doors.
- 2. Additional Standards for New Drive-Through Establishments
 Adjacent to or Adjoining Sensitive Uses.
- a. A minimum of a 10-foot setback shall be provided along the property lines adjacent to or adjoining sensitive uses.
- b. The location of the drive-through area, including cashier microphone, speakers, and drive-through lane, shall be located at least 20 feet from the

property line of any adjoining residentially-zoned lot, and speakers and lighted menus shall be oriented away from such lots.

c. A buffer, which may include a six-foot solid wall, as depicted on the site plan, shall be provided to reduce noise trespass from the drive-through area to any adjoining residentially-zoned lot.

SECTION 16. 22.140.430 is hereby amended to read as follows:

22.140.430 Outdoor Storage.

. . .

- C. Industrial Zones. This Subsection C applies to outdoor storage in Zones M-1, M-1.5, M-2, M-2.5, and M-3.
- 1. Exemptions. The following uses are exempt from this SubsectionC: ...
- b. Outdoor storage that is subject to the standards in Chapter22.84 (Green Zone Districts).

. . .

SECTION 17. 22.140.700 is hereby amended to read as follows:

22.140.700 Pallet Yards.

. . .

C. Application Requirements

4. Applicability of Supplemental District Regulations. For pallet yards subject to Chapter 22.84 (Green Zone Districts) and a provision of Chapter 22.84 regulates the same matter as this Section, the more restrictive provision shall apply.

. . .

- G. Schedule for Compliance.
- 1. Notwithstanding Chapter 22.172 (Nonconforming Uses, Buildings and Structures), all existing pallet yards that have been legally-established shall comply with the schedule of compliance as follows:
- a. All pallet yards that have an approved Conditional Use Permit (Chapter 22.158) or an approved Ministerial Site Plan (Chapter 22.186) and are subject to Chapter 22.84 (Green Zone-Districts) shall comply with the schedule for compliance as specified in Section 22.84.0450 (Schedule for Compliance for Existing, Legally-Established Uses).

. . .

SECTION 18. 22.140.720 is hereby amended to read as follows:

22.140.720 Recycling Collection Facilities.

. . .

G. Development Standards

- 4. Walls, Fences, and Landscaping.
- a. If a recycling collection facility site is located within a 500-foot radius of a lot containing sensitive uses, walls, and landscaping shall be provided according to the requirements set forth in Chapter 22.84 (Green Zone-Districts).

...

SECTION 19. 22.140.730 is hereby amended to read as follows:

22.140.730 Recycling Processing Facilities.

. . .

C. Applicability.

. . .

3. Applicability of Supplemental District Regulations.

a. Recycling processing facilities that are subject to the requirements in Chapter 22.84 (Green Zone Districts) shall comply with the applicable requirements in the Chapter 22.84 (Green Zone Districts).

. . .

D. Application Requirement. Recycling processing facilities that meet the requirements specified in Table 22.140.730-A, below, shall require a Conditional Use Permit (Chapter 22.158) application:

TABLE 22.140.730-A: APPLICATION REQUIREMENTS FOR RECYCLING PROCESSING FACILITIES							
Requirements	MRF and Transfer Station	Auto Dismantling or Scrap Metal Facilities	C&D or Inert Debris Processing Facilities	Conversion Technology (Recycling) Facilities that process materials other than solid waste			
Permitted Zones	M-2 and M- 2.5	M-2 and __ M-2.5	M-1, M-1.5, M-2, and M-2.5, and A-2 (Except C&D prohibited in A-2)	M-1, M-1.5, M- 2, M-2.5, and A-2			
Prohibition	Significant Ecological	Significant Ecological	Significant Ecological	Significant Ecological			

	Areas and Hillside Management Areas	Areas and Hillside Management Areas	Areas, Agricultural Resource Areas, and Hillside Management Areas	Areas, Agricultural Resource Areas, and Hillside Management Areas
Minimum distance to the nearest sensitive uses ³	500'1	500'_for outdoor operation	500'	500'
Enclosure	Fully enclosed	Fully enclosed if within 500' of the lot line of the nearest sensitive uses ²	Fully enclosed if within 1000' of the lot line of the nearest sensitive uses	Fully enclosed

Notes:

- 1. See Subsection H.1., Specific Standards for Materials Recovery Facilities and Transfer Stations.
- 2. For auto dismantlers and scrap metal facilities, the dismantling, crushing and shredding activities shall be enclosed within a structure. Ancillary operations, parking, and storage, including storage of equipment used in conducting such business, may be maintained outdoors, but shall be fully contained within the property boundaries and shall not extend onto adjacent public rights-of-way, or neighboring properties. The garage door or opening of the enclosed building shall face the opposite direction of the nearest sensitive use and may be kept open during operation for ventilation.
- 3. Distances are measured from lot line to lot line, unless otherwise specified.

. . .

G. Development Standards

- 4. Fences, Walls, and Landscaping.
- a. If a recycling processing facility site is located within a 500-foot radius of a lot containing a sensitive use, walls and landscaping shall be provided according to the requirements set forth in Chapter 22.84 (Green Zone Districts).

H. Specific Requirements for Materials Recovery Facilities and Transfer Stations.

...

4. Exceptions

. . .

b. Notwithstanding Chapter 22.172 (Nonconforming Uses, Building and Structures), existing outdoor recycling processing facilities that are subject to the requirements in Chapter 22.84 (Green Zone-Districts) may continue operation provided that the facilities are in compliance with all applicable requirements in Chapter 22.84 (Green Zone-Districts), including Section 22.84.0450 (Schedule for Compliance for Existing, Legally-Established Uses).

...

SECTION 20. 22.140.740 is hereby amended to read as follows:

22.140.740 Organic Waste Facilities.

. . .

C. Applicability.

. . .

2. Exception. This Section does not apply to existing, legally-established facilities that were approved with the appropriate land use entitlements and are not subject to the requirements in Chapter 22.84 (Green Zone-Districts). For such facilities that are subject to the requirements in Chapter 22.84 (Green Zone-Districts), this Section does not apply until the expiration of such entitlements. Facilities with an

approved Ministerial Site Plan (Chapter 22.186) shall comply with the applicable provisions of this Section, pursuant to Section 22.84.0450 (Schedule for Compliance for Existing, Legally-Established Uses).

a. Co-location in Zones M-1 and M-1.5. An organic waste use that proposes co-location with an existing, legally-established solid-waste facility in Zones M-1 or M-1.5 that was approved with a Conditional Use Permit prior to the effective date of this ordinance, and not subject to the requirements in Chapter 22.84 (Green Zone-Districts), may be permitted to apply for a modification of an existing Conditional Use Permit, pursuant to Chapter 22.236 (Minor Modification or Elimination of Conditional Use Permit Conditions), given the following are met:

. . .

- 3. Applicability of Supplemental District Regulations.
- a. Organic waste facilities that are subject to the requirements in Chapter 22.84 (Green Zone Districts) shall comply with the applicable requirements in that Chapter.

D. Application Requirement. Organic waste facilities that meet the criteria specified in Table 22.140.740-A, below, shall require a Conditional Use Permit (Chapter 22.158) application:

TABLE 22.1	TABLE 22.140.740-A: REQUIREMENTS FOR ORGANIC WASTE FACILITIES						
	Chipping and Grinding or Mulching Facilities	Composting Facilities, including In- vessel Composting	Anaerobic Digestion Facilities, Non- combustion Biomass Conversion Facilities ⁴	Combustion Biomass Conversion Facilities			

Permitted Zones	M-1, M-1.5, M- 2, M-2.5, and A-2	M-1 ² , M-1.5 ² , M-2, M-2.5, and A-2	M-2, M-2.5, and A-2	M-2, M-2.5, and A-2
Prohibition ¹	SEA, High Fire Hazard Severity Zone, or Very High Fire Hazard Severity Zone	SEA	SEA, ARA	SEA, ARA
Distance to the nearest sensitive uses ⁶	1500' from the lot line of the nearest sensitive use, unless entirely enclosed	500' ³ or 1500' from the lot line of the nearest sensitive use	500' or 1500' ⁵ from the lot line of the nearest sensitive use	1500' from the lot line of the nearest sensitive use, unless entirely enclosed
Minimum Lot Size	1.5 acres	3 acres	3 acres	3 acres

Notes:

- 1. Any portion of the facility and operation areas are prohibited in specified areas.
- 2. A composting facility that accepts green materials only may be permitted in zones M-1 and M-1.5.
- 3. A composting facility that accepts green materials only or is fully enclosed within a building and accessory to a legally-established use, and processes waste generated on-site only, may be located within 500 feet of a lot containing a sensitive use. Otherwise a composting facility shall be located at least 1,500 feet from a lot containing a sensitive use.
- 4. Anaerobic digestion facilities and non-combustion biomass conversion facilities that are co-located with an existing landfill are exempt from the zoning requirements.
- 5. An anaerobic digestion or non-combustion biomass conversion facility that is fully enclosed within a building, processes waste produced on-site only, and is accessory to a legally-established use may be located within 500 feet from a lot containing a sensitive use. Otherwise an anaerobic digestion or non-combustion biomass conversion facility shall be located at least 1,500 feet from a lot containing a sensitive use.
- 6. Distances are measured from lot line to lot line, unless otherwise specified.

. . .

SECTION 21. 22.140.750 is hereby amended to read as follows:

22.140.750 Solid Waste Facilities.

- B. Definitions. Specific terms used in this Section are defined in Section22.414.190 (S) in Division 2 (Definitions), under "Solid Waste Facilities."
 - C. Applicability.

2. Exceptions.

- - -

- a. Existing Facilities in Zones M-1 and M-1.5. For existing, legally-established facilities that were approved with a Conditional Use Permit prior to the effective date of this ordinance, in Zones M-1 or M-1.5, and not subject to the requirements in Chapter 22.84 (Green Zone–Districts), the use shall continue to be allowed with a new Conditional Use Permit upon expiration as determined by the Department.
- b. Co-location in Zones M-1 and M-1.5. A use that proposes co-location with an existing, legally-established solid-waste or recycling waste facility in Zones M-1 or M-1.5 that was approved with a Conditional Use Permit prior to the effective date of this ordinance, and not subject to the requirements in Chapter 22.84 (Green Zone-Districts), may apply for a modification of an existing Conditional Use Permit, pursuant to Chapter 22.236 (Minor Modification or Elimination of Conditional Use Permit Conditions), provided the following requirements are met:

. . .

SECTION 22. Section 22.172.020 is hereby amended to read as follows:

22.172.020 Regulations Applicable.

Except as specified otherwise, Tthe following regulations shall apply to all nonconforming uses and to all buildings or structures nonconforming due to use and/or standards as specified herein:

- H. Maintenance of Buildings or Structures Nonconforming Due to Use. When maintenance or routine repairs within any 12-month period exceed 25 percent of the current market value of a building or structure nonconforming due to use, or a building or structure nonconforming due to standards which is subject to termination by operation of law as specified in Section 22.172.050.B (Termination by Operation of Law), such building or structure shall be made to conform to the requirements for new buildings or structures as specified by this Title 22. This provision does not apply to additions permitted by this part or to Section 22.110.110.B (Relocation of Buildings and Structures for Public Use). Market value shall be determined by the method specified in Subsection G, above.
- I. Maintenance and Operation of Nonconforming Uses in Green Zone.

 Nonconforming uses described in Section 22.84.050.C (Nonconforming Uses) may be maintained and operated within the time limits specified in Section 22.172.050.B.3

 (Green Zone). If the use was established by a discretionary permit pursuant to this Title 22, maintenance and operation shall be subject to the conditions of approval of the discretionary permit. For all other uses, maintenance and operation shall be subject to the following:

- 1. Hours of Outdoor Operation. No outdoor operation or activities shall be conducted between 6:00 p.m. and 8:00 a.m., daily, with the exception of truck loading and unloading into an enclosed building only;
- 2. Storage of Materials and Waste. All materials or waste shall be stored in designated receptacles, bins, or pallets, and located on a paved impermeable surface on site, or within an enclosed building; and
- 3. Site Maintenance. Other than for the collection or receipt of items related to the principal use, exterior areas of the premises shall be maintained free of garbage, trash, debris, or junk and salvage except as stored in designated trash collection containers and enclosures.
- tJ. Limitation on Additional Development. No new principal use, building, or structure shall be developed on any lot containing a nonconforming use or a building or structure nonconforming due to use and/or standards unless the following conditions prevail:

- - -

- J<u>K</u>. Conversion of nonconforming hotels, motels, and youth hostels to transitional housing or shelters shall be permitted, subject to Section 22.140.660 (Motel Conversions, Temporary) and Section 22.130.200 (Motel Conversions, Permanent).
- KL. The provisions of this Section shall not be construed to extend the termination date of such nonconforming uses, buildings, and structures.

SECTION 23. Section 22.172.050 is hereby amended to read as follows:

22.172.050 Termination Conditions and Time Limits.

B. Termination by Operation of Law.

. . .

3. In the case of nonconforming due to use or buildings or structures nonconforming due to standards, pursuant to Chapter 22.84 (Green Zone Districts):

a. Buildings or structures nonconforming due to standards, the time limit specified in Section 22.84.040 (Schedule for Compliance for Existing, Legally-Established Uses) shall apply, except that no request for extension of the time to maintain such buildings or structures shall be accepted or approved.

b. Nonconforming due to use, pursuant to Section 22.84.020.B (Exceptions), seven years from the effective date of this ordinance, provided that no request to further extend the time to continue such a use shall be accepted or approved, unless a grant term of an existing permit is applicable, in which case the expiration date of the grant term shall apply. For existing, nonconforming uses with no grant term specified, the use shall expire 20 years from the effective date of this ordinance.

- 3. Green Zone. Notwithstanding any other provisions in this Subsection B, nonconforming uses described in Section 22.84.050.C (Nonconforming Uses) shall be subject to the following time limits, with no request to further extend the time to continue such uses:
- a. If the use was established by a discretionary permit pursuant to this Title 22 and the discretionary permit contains a grant term, the use may continue until the end of the grant term, and, at the end of the grant term, the use shall be terminated;

- b. If the use was established by a discretionary permit pursuant to this Title 22 and the discretionary permit does not contain a grant term, the use shall be terminated 20 years from July 14, 2022; or
- c. For all other legally established uses, seven years from July
 14, 2022.

SECTION 24. Section 22.172.060 is hereby amended to read as follows:

22.172.060 Review of Amortization Schedule or Substitution of Use.

A. Applicability.

. . .

3. Exception. This Section shall not apply to Nnonconforming uses or buildings or structures nonconforming due to use or standards pursuant to Chapter 22.84 (Green Zone-Districts) must be discontinued and removed from the site as specified in Section 22.84.040 (Schedule for Compliance for Existing, Legally-Established Uses) and Section 22.172.050.B.3 (Termination by Operation of Law). No request for extension of the time to maintain such buildings or structures on-site shall be accepted or approved.

SECTION 25. Section 22.300.020 is hereby amended to read as follows:

22.300.020 Application of <u>Planning Area Standards Districts and</u>
Community Standards Districts to Property.

- B. Additional Regulations Relationships with Other Title 22 Provisions.
- 1. Specific Plans. Regulations in a Specific Plan shall supersede any contrary provisions in a PASD or CSD.

- 42. Density Bonus or Inclusionary Housing. Notwithstanding any contrary provisions in this *Volume IIDivision 10*, any *CSD*-regulations specified in Subsection A, above, may be waived or modified through a Housing Permit (Chapter 22.166), pursuant to Chapter 22.120 (Density Bonus) or Chapter 22.121 (Inclusionary Housing).
- 23. Accessory Dwelling Units (ADU) and Junior Accessory Dwelling
 Units. Where the regulations in Section 22.140.640 (Accessory Dwelling Units and
 Junior Accessory Dwelling Units) are contrary to the provisions in a CSD regulating the
 same matter, the provisions in the CSD shall prevail, unless specified otherwise
 in Section 22.140.640 (Accessory Dwelling Units and Junior Accessory Dwelling Units).
- 34. Compact Lot Subdivisions. Any <u>PASD or</u> CSD provisions pertaining to a required yard shall apply to the equivalent perimeter yard of a compact lot subdivision pursuant to Section 22.140.585.F.18 (Yard Provisions in Specific Plans and Community Standards Districts).

C. Exceptions.

45. Green Zone-Districts. Where the regulations in Chapter 22.84 (Green Zone-Districts) are contrary to the provisions in this Division 10, the more restrictive provisions shall prevail, except for Section 22.84.040.C.1.ij (Perimeter Identification Sign).