



PLANNING COMMISSION

AGENDA REPORT

MEETING DATE: AUGUST 29, 2016

ITEM NUMBER: PH-2

SUBJECT: CODE AMENDMENT CO-16-03 – AMENDMENT TO TITLE 13, CHAPTER II (ZONING DISTRICTS ESTABLISHED); CHAPTER III (PLANNING APPLICATIONS), CHAPTER IV (CITYWIDE LAND USE MATRIX); CHAPTER V, ARTICLE 7 (DEVELOPMENT STANDARDS FOR INSTITUTIONAL AND RECREATIONAL AND INSTITUTIONAL AND RECREATIONAL SCHOOL DISTRICTS) TO INCLUDE THE INSTITUTIONAL AND RECREATIONAL - MULTI-USE DISTRICT ADOPTED UNDER THE 2015-2035 COSTA MESA GENERAL PLAN; AND TO REZONE 2501 HARBOR BOULEVARD TO INSTITUTIONAL AND RECREATIONAL - MULTI-USE.

DATE: AUGUST 22, 2016

FROM: PLANNING DIVISION/DEVELOPMENT SERVICES DEPARTMENT

PRESENTATION BY: DANIEL INLOES, SENIOR PLANNER

**FOR FURTHER INFORMATION CONTACT: DANIEL INLOES, AICP (714) 754-5088
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DESCRIPTION

Code Amendment CO-16-03 to amend Title 13: Chapter II (Zoning Districts Established), Chapter II (Planning Applications), Chapter IV (Citywide Land Use Matrix), and Chapter V, Article 7 (Development Standards for Institutional and Recreational and Institutional and Recreational School Districts) to include the Institutional and Recreational - Multi-Use District the corresponding district to the General Plan land use designation of Multi-Use Center which was adopted under the 2015-2035 Costa Mesa General Plan. The amendment will establish a new zoning district and associated standards for new development within this district. Rezone R-16-04 will rezone 2501 Harbor Boulevard, the current Fairview Developmental Center, from Institutional and Recreational to Institutional and Recreational - Multi-Use.

ENVIRONMENTAL DETERMINATION

EIR No. 2015111053, was adopted in June 2016, for the 2015-2035 General Plan.

RECOMMENDATION

Recommend that the City Council approve the ordinance and give first reading.

BACKGROUND/ANALYSIS

Future development of all land within the City of Costa Mesa is guided by the 2015-2035 General Plan, which was adopted on June 21, 2016. The Land Use Element of the General Plan directs long-range development in the City by indicating the location and extent of development to be allowed. The General Plan sets forth land use goals, policies, and objectives that guide new development.

Rezone R-16-04

New Zoning District

The 2015-2035 General Plan incorporated a new land use designation entitled Multi-Use Center. The Fairview Development Center at 2501 Harbor Boulevard was the only property given this designation. The following additions to the City’s Zoning Code will support the implementation of this new land use designation by creating a new corresponding zoning district entitled Institutional & Recreational - Multi-Use. The new zoning district addresses the potential for single family and multi-family residential development while continuing to support typical institutional and recreational uses like parks, education, or health related uses. The specific guidelines for the Multi-Use Center General Plan land use designation is itemized in the table below. The new zoning district shall accommodate these uses, future institutional & recreational uses, and the existing use of the site.

Categories	Multi-Use Center Designation
Density (DU/AC)	332 <u>multi-family</u> residential units 250 <u>single-family</u> residential units at 6 DU/AC <u>Minimum 50 acres for single-family residential</u>
Total Units	582
Floor-Area Ratio (FAR)	0.25 Public Facilities/Institutional/ Recreational
Building Square Feet	N/A
Dedicated Open Space	<u>Minimum 25.6 acres of Open Space</u>
Trip Budget	Maximum trip budget for this area is 557 AM and 669 PM. Building intensity shall not exceed maximum allowable development set forth by the trip budget.

Rezone for 2501 Harbor Boulevard

The 2015-2035 General Plan identifies 2501 Harbor Boulevard as the only location with the new land use designation of Multi-Use Center. Therefore 2501 Harbor Boulevard must also be rezoned from Institutional and Recreational to Institutional and Recreational - Multi-Use.

Code Amendment CO-16-03

The following changes are necessary to facilitate the new Institutional and Recreational – Multi-Use Zoning District.

Chapter II. Zoning Districts Established

The proposed changes to the above article are as follows:

Sec. 13-20. ZONING DISTRICTS

(t) I&R-MLT Institutional & Recreational - Multi-Use District. This district is intended to allow the integration of a variety of land uses and intensities. This zoning district category includes uses which are low to moderate in density and intensity and urban in character. The Multi-Use Center designation is applicable only to the Fairview Development Center property at 2501 Harbor Boulevard.

Chapter III. Planning Applications

The proposed changes to the above article are as follows:

Sec. 13-28 (h)

(h) **Master plan.** Prior to development in the Planned Development (PD), Town Center (TC), Shopping Center (C1-S), Mixed-Use Overlay (MU), and both all types of Institutional and Recreational (I&R, ~~and~~ I&R-S, and I&R-MLT) zoning districts, a master plan is required. Preliminary master plans are required in the TC and I&R-MLT zone, are optional in PD and MU zones, and are not required in C1-S, I&R-S, and I&R zones.

...

(3) Minor amendments.

a. Minor amendments to existing master plans in planned development zones are subject to Section 13-56 MASTER PLAN REQUIRED.

b. Minor amendments to existing master plans in the TC, C1-S, MU, I&R, ~~and~~, I&R-S, and I&R-MLT zones may be approved by development review if the Planning Division finds that the proposed

construction does not materially affect required open space, floor area ratio, and parking requirements specified in the approved master plan. Furthermore, if the minor amendment results in an overall building square footage that exceeds the maximum building square footage allowed by the approved master plan, the Planning Division must find that the minor amendment is consistent with the floor area ratio and trip budget standards established by the General Plan, as applicable.

Chapter IV. Citywide Land Use Matrix

The proposed change to the above article are as follows:

Sec. 13-30. (e)

(e) For the purpose of Table 13-30, LAND USE MATRIX, the various zoning districts are labeled as follows:

- Residential zones: R1, R2-MD, R2-HD, and R3
- Commercial zones: AP, CL, C1, C2, C1-S, and TC
- Industrial zones: MG and MP
- Planned Development Residential zones: PDR-LD, PDR-MD, PDR-HD, and PDR-NCM
- Planned Development Commercial zone: PDC
- Planned Development Industrial zone: PDI
- The Parking zone: P
- Institutional and Recreational zones: I & R, ~~and I & R-S~~, and I & R-MLT

The proposed land use matrix table 13-30 modifications are reflected in Exhibit A of the proposed ordinance. These modifications include adding a column for I & R –MLT in the land use matrix so that it is clear which types of land uses are permitted within the I & R – MLT district.

Chapter V. Article 7.

The proposed change to the above article are as follows:

Article 7. INSTITUTIONAL AND RECREATIONAL, ~~AND INSTITUTIONAL AND RECREATIONAL SCHOOL DISTRICTS~~, INSTITUTIONAL AND RECREATIONAL MULTI-USE DISTRICTS.

Sec. 13-64. PURPOSE

This article is intended to provide development standards for both publicly and privately owned land which provide recreation, open space, health, public service, ~~and educational~~, and housing opportunities.

Sec. 13-65. SPECIAL DISTRICT REQUIREMENTS

- (a) Uses incidental to the main function of the development may be permitted upon approval by the Planning Commission through the adoption or amendment of the master plan.
- (b) In the I&R-S zones, site plans shall meet the requirements of all State agencies having jurisdiction over the design, construction and operation of public and private school facilities.
- (c) In the I & R – MLT zone any future development of the site may include residential due to the unique nature of the site. Any single family residential development to occur on the site must follow the R1 Residential Development Standards.
- (d) The I & R –MLT zone contains residential dwelling unit caps for single family and multi-family: for single family residential the cap is 250 units and for multiple family residential the cap is 332 units.

Sec. 13-66. DEVELOPMENT STANDARDS

TABLE 13-66		
DEVELOPMENT STANDARDS FOR I & R, I & R-S AND I & R-MLT ZONES		
DEVELOPMENT STANDARDS	I & R and I & R-S	<u>I & R - MLT</u>
Minimum Lot Area	6,000 square feet	<u>6,000 square feet</u>
Minimum Lot Width	60 feet	<u>60 feet</u>
Maximum Floor Area Ratio	Refer to Chapter V, Article 8 FLOOR AREA RATIOS.	<u>Refer to Chapter V, Article 8 FLOOR AREA RATIOS.</u>
Maximum Building Height	4 stories south of the I-405 Freeway except that special purpose housing (e.g., affordable, elderly and student housing) may be granted additional building height.	<u>Building heights for all uses must conform to I & R standards; single family residential must conform to the R1 building height standards.</u>
SETBACKS FOR MAIN BUILDINGS AND ACCESSORY BUILDINGS AND STRUCTURES (Minimum distances given, unless otherwise noted. All setbacks from streets are measured from the ultimate property line shown on the Master Plan of Highways.)		
Front	20 feet	<u>20 feet</u>
Side or Rear, abutting a secondary, primary or major street	20 feet	<u>20 feet</u>
Side or Rear, abutting all other streets	10 feet	<u>10 feet</u>
Interior Lot Line	5 feet. Additional setback may be required by the Planning Commission if deemed necessary to protect adjacent land uses.	<u>5 feet. Additional setback may be required by the Planning Commission if deemed necessary to protect adjacent land uses.</u>
PARKING (See Chapter VI).		
LANDSCAPING (See Chapter VII).		
SIGNS (See Chapter VIII).		
ADDITIONAL DEVELOPMENT STANDARDS		

Planned Signing Program	Not required	Not Required
Master Plan	Required	Required
Uses conducted underroof	All uses permitted shall be conducted underroof. <i>Exception:</i> Uses which are incidental to and an integral part of the use conducted underroof may be conducted onsite in the open, pursuant to the approval of a minor conditional use permit.	All uses permitted shall be conducted underroof. <i>Exception:</i> Uses which are incidental to and an integral part of the use conducted underroof may be conducted onsite in the open, pursuant to the approval of a minor conditional use permit or if the portion of the site is developed as a park.
<u>Single Family Residential – Minimum Lot Size</u>	<u>Residential Development Not Permitted</u>	<u>7,260 s.f.</u>
<u>Single Family Residential - Maximum Density</u>	<u>Residential Development Not Permitted</u>	<u>6 dwelling units per acre</u>
<u>Minimum percent of site used for Single Family Residential</u>	<u>Residential Development Not Permitted</u>	<u>50%</u>
<u>Minimum percent of site developed for parks.</u>	<u>Not Applicable</u>	<u>25%</u>
<u>Multi-Family Residential – Maximum Density</u>	<u>Residential Development Not Permitted</u>	<u>40 dwelling units per acre</u>
<u>Minimum percent share of multi-family units for affordable housing. Shall comply with Chapter 9 Article 4 Density Bonuses and Other Incentives.</u>	<u>Residential Development Not Permitted</u>	<u>20%</u>

GENERAL PLAN CONFORMITY

The proposed amendments are consistent with the adopted 2015-2035 General Plan new land use designation of Multi-Use Center for the Fairview Development Center site, 2501 Harbor Boulevard. This new land-use designation is discussed within the 2015-20135 General Plan Land Use Element and represented on Figure LU-8 (Attachment 2) and Table LU-14.

PUBLIC NOTICE

Code requires publication of a display advertisement in the local newspaper (Daily Pilot) for amendments to Title 13 Code Amendments. At the time of publication of this report, no public comments have been received. Any correspondence will be forwarded to the Planning Commission under separate cover.

ENVIRONMENTAL DETERMINATION

The project has been reviewed for compliance with the California Environmental Quality Act (CEQA), the CEQA guidelines, and the City's environmental procedures and is included as a part of EIR No. 2015111053, which was adopted in June 2016 for the 2015-2035 General Plan.

LEGAL REVIEW

The staff report and the draft ordinance have been reviewed and approved by the City Attorney.

CONCLUSION

Adoption of the ordinance will allow implementation of the new zoning district, Institutional & Recreational – Multi-Use, as well as rezone the Fairview Development Center, 2501 Harbor Boulevard, property to this new zoning type to correlate with the new general plan land-use designation, Multi-Use Center, which was adopted for this property in June 2016 as a part of the 2015-2035 General Plan.



DANIEL INLOES, AICP
Senior Planner



GARY ARMSTRONG, AICP
Economic Development & Development
Services Director/Deputy CEO

Attachment: 1. Draft Ordinance and Exhibit
2. Figure from the 2015-2035 Costa Mesa General Plan

Distribution: Economic Development & Development Services Director/Deputy CEO
Interim Assistant Development Services Director
Senior Deputy City Attorney
Public Services Director
City Engineer
Transportation Services Manager
Fire Protection Analyst
File (2)

ORDINANCE NO. 16-

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF COSTA MESA TO AMEND TITLE 13, CHAPTER II (ZONING DISTRICTS ESTABLISHED); CHAPTER III (PLANNING APPLICATIONS), CHAPTER IV (CITYWIDE LAND USE MATRIX); CHAPTER V, ARTICLE 7 (DEVELOPMENT STANDARDS FOR INSTITUTIONAL AND RECREATIONAL AND INSTITUTIONAL AND RECREATIONAL SCHOOL DISTRICTS) TO INCLUDE THE INSTITUTIONAL AND RECREATIONAL MULTI-USE DISTRICT ADOPTED UNDER THE 2015-2035 COSTA MESA GENERAL PLAN; AND TO REZONE 2501 HARBOR BOULEVARD FROM INSTITUTIONAL AND RECREATIONAL TO INSTITUTIONAL AND RECREATIONAL MULTI-USE.

THE CITY COUNCIL OF THE CITY OF COSTA MESA DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1: FINDINGS

The City Council finds as follows:

WHEREAS, Future development of all land within the City of Costa Mesa is guided by the General Plan, which was adopted on June 21, 2016. The Land Use Element of the General Plan directs long-range development in the City by indicating the location and extent of development to be allowed. The General Plan sets forth land use goals, policies, and objectives that guide new development.

WHEREAS, Code Amendment CO-16-03 to amend Title 13: Chapter II (Zoning Districts Established), Chapter II (Planning Applications), Chapter IV (Citywide Land Use Matrix), and Chapter V, Article 7 (Development Standards for Institutional and Recreational and Institutional and Recreational School Districts) to include the Institutional and Recreational - Multi-Use District the corresponding district to the General Plan land use designation of Multi-Use Center which was adopted under the 2015-2035 Costa Mesa General Plan. The amendment will establish a new zoning district and the associated standards for new development within this district. Rezone R-16-04 will rezone 2501 Harbor Boulevard, the current Fairview Developmental Center, from Institutional and Recreational to Institutional and Recreational - Multi-Use.

SECTION 2: Title 13, Chapter II, Zoning Districts Established of the Costa Mesa Municipal Code, is hereby amended as follows:

Sec. 13-20. ZONING DISTRICTS

(t) Institutional & Recreational Multi-Use District. This district is intended to allow the integration of a variety of land uses and intensities. This zoning district category includes uses which are low to moderate in density and intensity and urban in character. The Multi-Use

Center designation is applicable only to the Fairview Development Center property at 2501 Harbor Boulevard.

SECTION 3: Title 13, Chapter III, Planning Applications of the Costa Mesa Municipal Code, is hereby amended as follows:

Sec. 13-28 (h)

(h) **Master plan.** Prior to development in the Planned Development (PD), Town Center (TC), Shopping Center (C1-S), Mixed-Use Overlay (MU), and all types of Institutional and Recreational (I&R, I&R-S, and I&R-MLT) zoning districts, a master plan is required. Preliminary master plans are required in the TC and I&R-MLT zone, are optional in PD and MU zones, and are not required in C1-S, I&R-S, and I&R zones.

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(3) Minor amendments.

- a. Minor amendments to existing master plans in planned development zones are subject to Section 13-56 MASTER PLAN REQUIRED.
- b. Minor amendments to existing master plans in the TC, C1-S, MU, I&R, I&R-S, and I&R-MLT zones may be approved by development review if the Planning Division finds that the proposed construction does not materially affect required open space, floor area ratio, and parking requirements specified in the approved master plan. Furthermore, if the minor amendment results in an overall building square footage that exceeds the maximum building square footage allowed by the approved master plan, the Planning Division must find that the minor amendment is consistent with the floor area ratio and trip budget standards established by the General Plan, as applicable.

SECTION 4: Title 13, Chapter IV, Citywide Land Use Matrix of the Costa Mesa Municipal Code, is hereby amended as follows:

Sec. 13-30. (e)

(e) For the purpose of Table 13-30, LAND USE MATRIX, the various zoning districts are labeled as follows:

- Residential zones: R1, R2-MD, R2-HD, and R3
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- Planned Development Industrial zone: PDI
- The Parking zone: P
- Institutional and Recreational zones: I & R, I & R-S, and I & R-MLT

SECTION 5: Title 13, Chapter IV, Table 13-30 City of Costa Mesa Land Use Matrix of the Costa Mesa Municipal Code, is hereby amended as shown in Exhibit A.

SECTION 6: Title 13, Chapter V, Article 7, Institutional and Recreational and Institutional and Recreational School Districts of the Costa Mesa Municipal Code, is hereby amended as follows:

Article 7. INSTITUTIONAL AND RECREATIONAL, INSTITUTIONAL AND RECREATIONAL SCHOOL DISTRICTS, AND INSTITUTIONAL AND RECREATIONAL MULTI-USE

Sec. 13-64. PURPOSE

This article is intended to provide development standards for both publicly and privately owned land which provide recreation, open space, health, public service, educational, and housing opportunities.

Sec. 13-65. SPECIAL DISTRICT REQUIREMENTS

- a) Uses incidental to the main function of the development may be permitted upon approval by the Planning Commission through the adoption or amendment of the master plan.
- b) In the I&R-S zones, site plans shall meet the requirements of all State agencies having jurisdiction over the design, construction and operation of public and private school facilities.
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- d) The I & R –MLT zone contains residential dwelling unit caps for single family and multi-family: For single family residential the cap is 250 units and for multiple family residential the cap is 332 units.

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PARKING (See Chapter VI).		
LANDSCAPING (See Chapter VII).		
SIGNS (See Chapter VIII).		
ADDITIONAL DEVELOPMENT STANDARDS		

Master Plan	Required	Required
Uses conducted underroof	All uses permitted shall be conducted underroof. <i>Exception:</i> Uses which are incidental to and an integral part of the use conducted underroof may be conducted onsite in the open, pursuant to the approval of a minor conditional use permit.	All uses permitted shall be conducted underroof. <i>Exception:</i> Uses which are incidental to and an integral part of the use conducted underroof may be conducted onsite in the open, pursuant to the approval of a minor conditional use permit or if the portion of the site is developed as a park.
Single Family Residential – Minimum Lot Size	Residential Development Not Permitted	7,260 square feet
Single Family Residential - Maximum Density	Residential Development Not Permitted	6 dwelling units per acre
Minimum percent of site used for Single Family Residential	Residential Development Not Permitted	50%
Minimum percent of site developed for parks.	Not Applicable	25%
Multi-Family Residential – Maximum Density	Residential Development Not Permitted	40 dwelling units per acre
Minimum percent share of multi-family units for affordable housing. Shall comply with Chapter 9 Article 4 Density Bonuses and Other Incentives.	Residential Development Not Permitted	20%

SECTION 7: ENVIRONMENTAL DETERMINATION. The project has been reviewed for compliance with the California Environmental Quality Act (CEQA), the CEQA guidelines, and the City’s environmental procedures and is included as a part of EIR No. 2015111053, which was adopted in June 2016 for the 2015-2035 General Plan.

SECTION 8: INCONSISTENCIES. Any provision of the Costa Mesa Municipal Code or appendices thereto inconsistent with the provisions of this ordinance, to the extent of such

inconsistencies and or further, is hereby repealed or modified to the extent necessary to affect the provisions of this ordinance.

SECTION 9: SEVERABILITY. If any provision or clause of this ordinance or the application thereof to any person or circumstances is held to be unconstitutional or otherwise invalid by any court of competent jurisdiction, such invalidity shall not affect other provisions or clauses or applications of this ordinance which can be implemented without the invalid provision, clause or application; and to this end, the provisions of this ordinance are declared to be severable.

SECTION 10: PUBLICATION. This Ordinance shall take effect and be in full force thirty (30) days from and after the passage thereof, and prior to the expiration of fifteen (15) days from its passage shall be published once in the ORANGE COAST DAILY PILOT, a newspaper of General circulation, printed and published in the City of Costa Mesa or, in the alternative, the City Clerk may cause to be published a summary of this Ordinance and a certified copy of the text of this Ordinance shall be posted in the office of the City Clerk five (5) days prior to the date of adoption of this Ordinance, and within fifteen (15) days after adoption, the City Clerk shall cause to be published the aforementioned summary and shall post in the office of the City Clerk a certified copy of this Ordinance together with the names and member of the City Council voting for and against the same.

PASSED AND ADOPTED this _____ day of _____ 2016.

Stephen Mensinger, Mayor

ATTEST:

Brenda Green
City Clerk of the City of Costa Mesa

STATE OF CALIFORNIA)
COUNTY OF COSTA MESA)
CITY OF COSTA MESA)

I, BRENDA GREEN, City Clerk of the City of Costa Mesa, California, do hereby certify that the foregoing Ordinance was introduced at the regular meeting of the City Council held on the ____ day of _____, 2016, and thereafter at the regular meeting of said City Council duly held on the ____ day of _____, 2016, was duly passed and adopted by the following vote, to wit:

AYES:
NOES:
ABSENT:
ABSTAIN:

Brenda Green
City Clerk of the City of Costa Mesa

**TABLE 13-30
CITY OF COSTA MESA LAND USE MATRIX**

EXHIBIT A

LAND USES	ZONES																							
	R 1	R 2 M D	R 2 H D	R 3	A P	C L	C 1	C 2	C 1 S ¹	T C ¹	M G	M P	P D R L D ¹	P D R M D ¹	P D R H D ¹	P D R N C M ¹	P D C ¹	P D I ¹	I & R ¹	I & R S ¹	I & R M L T ¹	P		
RESIDENTIAL USES																								
1. Single-family dwellings (single housekeeping units)	P ⁴	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
2. Multi-family dwellings	•	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
2.1 Common interest developments, residential	•	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
2.2 Small lot subdivisions, residential	•	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
3. Mobile home parks	•	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
4. Boardinghouse, small ⁷	•	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
5. Boardinghouse, large ⁷	•	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
6. Residential care facility, 6 or fewer persons (State licensed)	P	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
7. Group homes, 6 or fewer	S	S ⁶	S ⁶	S ⁶	S ⁶	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
7.1. Sober living homes, 6 or fewer	S ⁵	S ⁶	S ⁶	S ⁶	S ⁶	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
8. Residential care facility, 7 or more	•	C ⁶	C ⁶	C ⁶	C ⁶	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
9. Group homes, 7 or more	•	C ⁶	C ⁶	C ⁶	C ⁶	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
9.1 Sober living homes, 7 or more	•	C ⁶	C ⁶	C ⁶	C ⁶	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
10. Referral facility (Subject to the requirements of Section 13-32.2 Referral facility).	•	C ²	C ²	C ²	C ²	•	•	•	•	C ²	•	•	•	•	•	•	•	•	•	•	•	•	•	•

1. Uses proposed in this zone are subject to verification of consistency with the adopted master plan. Uses not specified in the master plan, could be allowed, subject to the review process
2. This use is subject to the requirements of the referenced Municipal Code article or section.
3. If residential uses exist, accessory uses shall be permitted.
4. For the purposes of this table, the symbols in the non-shaded areas shall have the following meaning: C - Conditional Use Permit; MC - Minor Conditional Use Permit; P - Permitted; • - Prohibited
5. 650 foot separation required between sober living homes, or from state licensed alcohol or drug abuse recovery or treatment facilities in the R1 zone. CM/MC 13-311(a)(10)(i)

**TABLE 13-30
CITY OF COSTA MESA LAND USE MATRIX**

LAND USES	ZONES																						
	R 1	R 2 M D	R 2 H D	R 3	A P	C L	C 1	C 2	C 1 S ¹	T C ¹	M G	M P	P D R L D ¹	P D R M D ¹	P D R H D ¹	P D R N C M ¹	P D C ¹	P D I ¹	I & R ¹	I & R ¹ S ¹	I & R M L T ¹	P	
11. Single room occupancy residential hotel (subject to City Council Policy 500-5)	•	•	•	•	•	•	C ²	C ²	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
ACCESSORY USES																							
12. Reserved for future use.																							
13. Animals, keeping of																							
14. Antennas: Amateur radio, Satellite dish, Communication																							
15. Reserved for future use																							
15.1 Incidental residential use that includes a toilet in combination with a bathtub or shower. This applies to an accessory use contained in a detached structure, or contained within the main structure with no interior connection between the main and incidental use.	C	M C	M C	M C	•	•	•	•	•	•	•	•	C	MC	MC	MC	MC	MC ³	M C ³	•	•	•	•
16. Day care facilities (15 children or more) (see also Nursery schools)	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	P	P	•

SEE TITLE 3, ANIMALS AND FOWL
SEE CHAPTER IX, ARTICLE 2, ANTENNAS

- Uses proposed in this zone are subject to verification of consistency with the adopted master plan. Uses not specified in the master plan, could be allowed, subject to the review process
- This use is subject to the requirements of the referenced Municipal Code article or section.
- If residential uses exist, accessory uses shall be permitted.
- For the purposes of this table, the symbols in the non-shaded areas shall have the following meaning: C - Conditional Use Permit; MC - Minor Conditional Use Permit; P - Permitted; • - Prohibited
- 650 foot separation required between sober living homes, or from state licensed alcohol or drug abuse recovery or treatment facilities in the R1 zone. CMMC 13-311(a)(10)(i)

**TABLE 13-30
CITY OF COSTA MESA LAND USE MATRIX**

LAND USES	ZONES																						
	R 1	R 2 M D	R 2 H D	R 3	A P	C L	C 1	C 2	C 1 S ¹	T C ¹	M G	M P	P D R L D ¹	P D R M D ¹	P D R H D ¹	P D R N C M ¹	P D C ¹	P D I ¹	I & R ¹	I & R S ¹	I & R M L T ¹	P	
17. Family day care - large (7-14 children) (subject to the requirements of Section 13-37 LARGE FAMILY DAY CARE HOMES)	P ²	P ²	P ²	P ²	•	•	•	•	•	•	•	•	P ²	P ²	P ²	P ²	P ^{2,3}	P ²	P ²	•	•	P ²	•
18. Family day care - small (up to 8 children)	P	P	P	P	•	•	•	•	•	•	•	•	P	P	P	P	P ³	P ³	P	•	•	P ³	•
19. Garage/yard sales - no more than 2 events permitted a year, not to exceed 3 consecutive days	P	P	P	P	•	•	•	•	•	•	•	•	P	P	P	P	P ³	P ³	•	•	•	P ³	•
20. Reserved for future use.																							
21. Home occupations (subject to the requirements of CHAPTER IX, ARTICLE 6, HOME OCCUPATIONS)	P ²	P ²	P ²	P ²	P ^{2,1}	P ^{2,1}	P ^{2,1}	P ^{2,1}	P ^{2,3}	P ^{2,3}	P ^{2,3}	P ^{2,1}	P ²	P ²	P ²	P ²	P ^{2,3}	P ^{2,1}	P ²	•	•	P ²	•
22. Home occupations that generate traffic and do not involve more than one customer/client at a time or more than 8 customers/clients per day (subject to the requirements of CHAPTER IX, ARTICLE 6, HOME OCCUPATIONS)	M C ²	M C ²	M C ²	M C ²	M C ^{2,1}	M C ^{2,1}	M C ^{2,1}	M C ^{2,1}	MC ^{2,3}	MC ^{2,3}	MC ^{2,3}	M C ^{2,1}	MC ²	MC ²	MC ²	MC ²	MC ^{2,3}	M C ^{2,1}	MC ^{2,3}	•	•	M C ^{2,1}	•

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22.1. Nonresidential accessory uses in a residential development not otherwise specified in this table	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	
22.2. Second Unit (subject to the requirements of CHAPTER V, SECTION 13-35, SECOND UNITS)	P ²	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	
22.3. Temporary real estate and construction offices (subject to the requirements of CHAPTER IX, ARTICLE 10, TEMPORARY TRAILERS)	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²	P ²									
INSTITUTIONAL AND RECREATIONAL USES																								
23. Cemeteries	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	
24. Churches and other places of religious assembly (Subject to the requirements of ARTICLE 4.5 DEVELOPMENT STANDARDS FOR CHURCHES AND OTHER PLACES OF RELIGIOUS ASSEMBLY)	C ²	P ²	P ²	C ²	P ²	P ²	C ²	C ²	C ²	C ²	C ²	C ²	C ²	C ²	C ²	C ²	C ²	•						
25. Civic and community clubs	C	C	C	C	C	C	C	P	P	P	C	C	C	C	C	C	C	C	C	C	C	C	P	•
26. Convalescent hospitals; Nursing homes	•	C	C	C	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
27. Country clubs; golf courses	C	C	C	C	C	•	•	•	•	•	•	•	C	C	C	C	C	C	C	C	C	C	•	•
28. Crematories - See also Mortuaries services	•	•	•	•	•	•	•	C	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•

- Chapter IV Citywide Land Use Matrix**
- Revised 3/98 Ord. 98-5; 4/00 Ord. 00-5; 2/01 Ord. 01-1; 3/02 Ord. 02-4; 6/02 Ord. 02-12; 2/05 Ord. 05-2; 7/05 Ord. 05-11; 9/06 Ord. 06-18; 10/11 Ord. 11-10
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29. Fairgrounds; Outdoor festival (permanent)	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
30. Hospitals, general	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
31. Libraries; privately-operated	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C
31a. Medical marijuana dispensary	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
31b. Marijuana and/or medical marijuana cultivation	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
32. Mortuary services without crematories	•	•	•	•	C	C	C	C	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•
33. Nursery schools - see also Day care facilities for 15 or more children	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C
34. Parks and playgrounds	C	C	C	C	•	•	•	•	•	C	•	•	C	C	C	C	C	C	C	C	C	C	C
35. Public offices and facilities, such as city halls, courthouses, police/fire stations, etc.	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C
36. Schools: primary, secondary and colleges	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C
37. Schools: trade and vocational	•	•	•	•	•	M C	P C	P C	P C	P C	MC M C	•	•	•	•	•	•	•	•	•	•	•	•
38. Senior congregate care facility	•	C	C	C	C	C	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•	•	•
39. Swap meets	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
39A. Emergency Shelters	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
SPECIAL SEASONAL EVENTS																							
40. Reserved.																							

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41. Christmas tree lots; Pumpkin patches; Fireworks stands; Produce stands (subject to the requirements of TITLE 9, CHAPTER II, REGULATION OF CERTAIN BUSINESSES)	•	•	•	•	P ₂	P ₂	P ₂	P ₂	•	•	•	•	P ₂	P ₂	P ₂	P ₂	•	•				
COMMERCIAL AND INDUSTRIAL USES																						
42. Acupuncture; Massage (subject to the requirements of TITLE 9, CHAPTER II, ARTICLE 22, MASSAGE ESTABLISHMENTS AND PRACTITIONERS)	•	•	•	•	P ₂	P ₂	•	•	•	•	•	•	P ₂	•	•	•	•	•				
43. Adult businesses - See Sexually-oriented businesses																						
44. Aggregate batch plants; Rock or asphalt crushing; Sand blasting	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
45. Ambulance services	•	•	•	•	M C	M C	M C	M C	M C	M C	M C	M C	•	•	•	•	•	M C	M C	•	•	•
46. Amusement centers (subject to the requirements of CHAPTER IX, ARTICLE 5, ELECTRONIC GAME MACHINES)	•	•	•	•	•	C ²	C ²	C ²	C ²	C ²	C ²	C ²	•	•	•	•	C ²	C ²	•	•	•	•

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Chapter IV Citywide Land Use Matrix

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47. Animal hospitals; Veterinary services (Kenneling only when incidental to principal hospital use)	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
48. Animal shelters; pounds, kennels, training schools	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
48a. Antique malls	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
49. Artists, sculptors studios	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•
50. Auction houses	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
51. Automobile - See Motor vehicle	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
52. Banks; Savings and Loans; and other Financial institutions	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•
53. Bars; Nightclubs - See Establishments where food or beverages are served	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
54. Barber and beauty shops	•	•	•	•	•	P	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•
55. Billiards parlors	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
56. Botanical gardens; Zoos	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
57. Bowling centers	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
58. Breweries; Distilleries	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
59. Reserved	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
60. Building supplies; Hardware stores (retail)	•	•	•	•	•	•	P	P	P	P	•	•	•	•	•	•	•	•	•	•	•	•	•
61. Business services - See Offices	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
62. Car washes	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•

Chapter IV Citywide Land Use Matrix

Revised 3/98 Ord. 98-5; 4/00 Ord. 00-5; 2/01 Ord. 01-1; 3/02 Ord. 02-4; 6/02 Ord. 02-12; 2/05 Ord. 05-2; 7/05 Ord. 05-11; 9/06 Ord. 06-18; 10/11 Ord. 11-10

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63. Carts - Outdoor retail sales in conjunction with an established business	•	•	•	•	•	M C	M C	M C	MC	MC	MC	M C	•	MC	MC	MC	MC	MC	MC	•	•	•	•
64. Catering	•	•	•	•	•	M C	P P	P P	P P	•	P P	P P	•	•	•	•	P	P	•	•	•	•	
65. Coffee roasting	•	•	•	•	•	•	•	•	•	•	MC	M C	•	•	•	•	•	•	•	•	•	•	
66. Coffee roasting (in conjunction with establishments where food or beverages are served)	•	•	•	•	•	•	M C	M C	MC	MC	MC	M C	•	MC	MC	MC	MC	MC	M C	•	•	•	
67. Commercial art; Graphic design	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	P	P	•	•	•	•	
68. Commercial testing laboratories	•	•	•	•	•	•	•	•	•	•	P	P	•	•	•	•	•	P	•	•	•	•	
69. Computer and data processing	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	P	P	•	•	•	•	
70. Contracting: General contractors; Operative builders	•	•	•	•	•	C	C	P	C	•	P	P	•	•	•	•	•	P	•	•	•	•	
71. Convenience stores; Mini-markets (subject to the requirements of CHAPTER IX, ARTICLE 16, LIQUOR STORES, CONVENIENCE STORES, AND MINI-MARKETS)	•	•	•	•	•	•	C ²	C ²	C ²	C ²	•	•	•	•	C ²	C ²	C ²	•	•	•	•	•	
72. Department stores (retail)	•	•	•	•	•	•	P	P	P	P	P	P	•	•	•	•	P	•	•	•	•	•	

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Chapter IV Citywide Land Use Matrix
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73. Electronic game machines (4 or more), incidental to the primary use, (subject to the requirements of CHAPTER IX, ARTICLE 5, ELECTRONIC GAME MACHINES) – Excluding Amusement centers listed separately	•	•	•	•	•	M C ²	M C ²	M C ²	MC 2	MC 2	MC 2	MC 2	M C ²	•	MC 2	MC 2	MC ²	MC 2	M C ²	•	•	•	•	•
74. Engineering; Architectural; and Surveying services - See Offices																								
75. Entertainment, live or public	•	•	•	•	•	SEE TITLE 9, ARTICLE 11, REGULATORY PERMITS FOR PUBLIC ENTERTAINMENT		•	SEE TITLE 9, ARTICLE 11, REGULATORY PERMITS FOR PUBLIC ENTERTAINMENT		•	•	•	•	•	•	•	•	•	•	•	•	•	•
76. Establishments where food or beverages are served	•	•	•	•	•	SEE CHAPTER V, ARTICLE 4, ESTABLISHMENTS WHERE FOOD OR BEVERAGES ARE SERVED		•	SEE CHAPTER V, ARTICLE 4, ESTABLISHMENTS WHERE FOOD OR BEVERAGES ARE SERVED		•	•	•	•	•	•	•	•	•	•	•	•	•	•
77. Exhibition of products produced on premises or available for wholesale distribution	•	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	•	P	P	•	•	•	•
78. Flower stands - See also Carts	•	•	•	•	•	M C	M C	M C	MC	MC	MC	MC	M C	•	MC	MC	MC	MC	MC	M C	•	•	•	•
79. Furniture repair and refinishing with incidental sales	•	•	•	•	•	P	P	P	P	P	•	P	P	•	•	•	•	•	P	•	•	•	•	•
80. Grocery stores - See also Supermarkets; Excluding Convenience stores; and Liquor stores listed separately	•	•	•	•	•	P	P	P	P	P	•	•	•	•	MC	MC	MC	MC	MC	•	•	•	•	•

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81. Hazardous waste facilities, Off-Site (subject to CHAPTER IX ARTICLE 9, OFF-SITE HAZARDOUS WASTE FACILITIES)	•	•	•	•	•	•	C ²	C ²	C ²	C ²	C ²	C ²	•	•	•	•	C ²	C ²	•	•	•	•	•
82. Heliports, Helistops	•	•	•	•	•	•	•	•	C	C	C	C	•	•	•	•	C	C	C	C	•	•	•
83. Hotels - Excluding Motels listed separately	•	•	•	•	•	•	C	C	C	C	C	•	•	C	C	•	C	P	•	•	•	•	•
84. Landscape services (installation and maintenance)	•	•	•	•	•	M C	M C	P	P	•	P	P	•	•	•	•	•	P	•	•	•	•	•
85. Laundry, cleaning and garment services, including plants	•	•	•	•	•	P	P	P	P	P	P	P	•	P	P	•	P	P	•	•	•	•	•
86. Leather tanning and finishing	•	•	•	•	•	•	•	•	•	•	C	C	•	•	•	•	•	C	•	•	•	•	•
87. Limousine services	•	•	•	•	•	C	C	C	C ²	C ²	C	C	•	•	•	•	•	C	•	•	•	•	•
88. Liquor stores (subject to the requirements of CHAPTER IX, ARTICLE 16, LIQUOR STORES, CONVENIENCE STORES, AND MINI-MARKETS)	•	•	•	•	•	•	C ²	C ²	C ²	C ²	•	•	•	•	•	•	C ²	•	•	•	•	•	•
89. Lumber and building materials dealers, (wholesale)	•	•	•	•	•	•	•	•	•	•	P	P	•	•	•	•	•	P	•	•	•	•	•

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90. Manufacturing: Light EXCEPT the following which are prohibited: <ul style="list-style-type: none"> • Manufacture of fertilizer • Manufacture of products involving the use of explosives • Manufacture of rubber (including tires), steel 	•	•	•	•	•	•	•	•	•	•	P ₂	P ₂	•	•	•	•	•	P ₂	•	•	•	•	•
91. Manufacturing of chemical products, paints, pharmaceuticals, and plastics	•	•	•	•	•	•	•	•	•	•	C ²	C ²	•	•	•	•	•	C ²	•	•	•	•	•
92. Manufacturing of stone, clay, glass and concrete products EXCEPT the following which are prohibited: <ul style="list-style-type: none"> • Manufacture of flat glass • Manufacture of cement and structural clay products • Manufacture of concrete, gypsum and plaster products • Manufacture of abrasive and asbestos products • Manufacture of nonclay refractories and crucibles • Processing and preparation of clay, ceramic and refractory minerals 	•	•	•	•	•	•	•	•	•	•	P ₂	P ₂	•	•	•	•	•	P ₂	•	•	•	•	•

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93. Manufacturing or processing of foods and beverages EXCEPT the following which are prohibited: <ul style="list-style-type: none"> • Meat and poultry packing plants • Grain mills • Sugar refining • Fats and oils processing mills • Seafood canneries and packaging (See also Breweries; Distilleries; Coffee roasting)	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
94. Massage - see also Acupressure (subject to the requirements of TITLE 9, CHAPTER II, ARTICLE 22, MASSAGE ESTABLISHMENTS AND PRACTITIONERS))	•	•	•	•	P ²	P ²	•	•	•	•	•	•	P ²	•	•	•	•	•	•				
95. Medical laboratories	•	•	•	•	M C	M C	P	P	P	P	MC	M C	•	•	•	•	MC	M C	•	•	•	•	
96. Metal fabrication, welding, foundry, die casting (subject to Section 13-54(a) PERFORMANCE STANDARDS)	•	•	•	•	•	•	•	•	•	•	P ²	P ²	•	•	•	•	•	•	•	•	•	•	•
97. Motels- (subject to requirements of CHAPTER IX, ARTICLE 8, MOTELS) Excluding Hotels listed separately	•	•	•	•	•	C ²	C ²	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•

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98. Motion picture and television studios	•	•	•	•	C	C	C	C	•	•	P	P	•	•	•	•	P	P	•	•	•	•	•
99. Motion picture theaters and other theaters NOT WITHIN 200' of residential zones	•	•	•	•	•	•	P	P	P	P	•	•	•	•	•	•	•	P	•	•	•	•	•
100. Motion picture theaters and other theaters WITHIN 200' of residential zones	•	•	•	•	•	•	C	C	C	C	•	•	•	•	•	•	•	C	•	•	•	•	•
101. Motor oil, used - collection facility (subject to the requirements of CHAPTER IX, ARTICLE 9, OFF-SITE HAZARDOUS WASTE FACILITIES)	•	•	•	•	•	•	P ²	P ²	P ²	•	P ²	P ²	•	•	•	•	P ²	P ²	P ²	P ²	•	•	•
102. Motor vehicle, Boat, and Motorcycle retail sales, leasing, rentals and service WITH 2 or more outdoor display parking spaces	•	•	•	•	•	•	C	C	C	C	C	C	•	•	•	•	C	C	•	•	•	•	•
103. Motor vehicle, Boat, and Motorcycle retail sales, leasing, and rentals WITH 1 or less outdoor display parking space and no service (subject to verification of parking availability)	•	•	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	P	P	•	•	•	•
103.1. Motor vehicle and Boat dismantling for salvage purposes	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
104. Motor vehicle service stations	•	•	•	•	•	•	C	C	C	•	•	•	•	•	•	•	C	C	•	•	•	•	•

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105. Motor vehicle service stations with concurrent sale of alcoholic beverages (subject to requirements of CHAPTER IX, ARTICLE 3, CONCURRENT SALE OF ALCOHOLIC BEVERAGES AND MOTOR VEHICLE FUEL)	•	•	•	•	•	•	C ²	C ²	C ²	•	•	•	•	•	•	•	C ²	•	•	•	•	•
106. Motor vehicle; Boat; and Motorcycle repair services (including body and paint work), NOT WITHIN 200' of residential zone (subject to Section 13-54(b))	•	•	•	•	•	•	P	P	P	•	P	P	•	•	•	•	P	P	•	•	•	•
107. Motor vehicle; Boat; and Motorcycle repair services (including body and paint work), WITHIN 200' of residential zone (subject to Section 13-54(b))	•	•	•	•	•	•	C	C	C	•	C	C	•	•	•	•	C	C	•	•	•	•
108. Nurseries (retail with no bulk fertilizer)	•	•	•	•	•	C	C	P	P	•	C	C	•	•	•	•	•	•	•	•	•	•
109. Offices: Central administrative	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	P	P	•	•	•	•
110. Offices: Engineering; Architectural; and Surveying services; Management; Consulting and public relations	•	•	•	•	P	P	P	P	P	P	P	P	•	MC	MC	MC	P	P	•	•	•	•
111. Offices: General	•	•	•	•	P	P	P	P	P	P	MC	M C	•	MC	MC	MC	P	P	•	•	•	•
112. Reserved																						

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113. Offices: Medical and dental	•	•	•	•	P	P	P	P	P	P	•	•	•	MC	MC	MC	P	M C	MC	•	•	•	•
114. Offices: Services to businesses such as bookkeeping and data processing	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	P	P	•	•	•	•	•
115. Off-street parking lots and structures including related maintenance buildings	•	•	•	•	C	C	C	C	C	C	•	•	•	•	•	C	C	C	C	•	•	•	P
116. Off-street parking lots and structures, incidental uses within	•	•	•	•	M C	M C	M C	M C	MC	MC	MC	M C	•	•	•	MC	MC	M C	M C	•	•	•	M C
117. Oil fields: Oil wells (see CHAPTER XIV, OIL DRILLING)	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
118. Pawn shops	•	•	•	•	C	C	C	C	C	C	•	•	•	•	•	•	•	•	•	•	•	•	•
119. Photocopying; Blueprinting and related services	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	P	P	•	•	•	•	•
120. Photofinishing laboratories	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
121. Photofinishing stores	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	P	P	•	•	•	•	•
122. Photography: Commercial	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	P	M C	M C	•	•	•	•
123. Photography: Portrait studio	•	•	•	•	P	P	P	P	P	P	•	•	•	•	•	•	P	M C	M C	•	•	•	•
124. Physical fitness facilities	•	•	•	•	•	C	C	C	C	C	•	•	•	•	•	•	C	C	•	•	•	•	•
125. Printing and publishing	•	•	•	•	•	M C	M C	M C	MC	MC	•	•	•	•	•	•	P	P	•	•	•	•	•
126. Recording studios	•	•	•	•	•	M C	M C	MC	MC	MC	•	•	•	•	•	•	MC	M C	M C	•	•	•	•

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127. Recycling and collection facilities for nonhazardous materials	•	•	•	•	•	M C	M C	M C	MC	•	MC	M C	•	•	•	•	MC	M C	MC	M C	•	•
128. Research and development laboratories	•	•	•	•	C	C	C	P	C	C	P	P	•	•	•	•	•	P	•	•	•	•
129. Restaurants - See Establishments where food or beverages are served																						
130. Retail: General - Excluding Antique malls, Pawn shops, Supermarkets, Grocery stores, Convenience stores; and Liquor Stores listed separately	•	•	•	•	•	P	P	P	P	P	•	•	•	•	•	•	•	P	•	•	•	•
131. Retail, incidental sales to the main use (subject to the requirements of Section 13-54(a) Incidental retail sales)	•	•	•	•	P	P	P	P	P	P	P ²	P ²	•	•	•	•	•	P ²	•	•	•	•
132. Retail: Nonstore	•	•	•	•	P	P	P	P	P	P	P	P	•	•	•	•	•	P	•	•	•	•
133. Rifle, pistol, and firing ranges	•	•	•	•	•	•	•	•	•	•	C	C	•	•	•	•	•	•	C	•	•	•
134. Sexually-oriented businesses (subject to the requirements of TITLE 9, CHAPTER IV AND TITLE 13, CHAPTER IX, SEXUALLY-ORIENTED BUSINESSES)	•	•	•	•	•	P ²	P ²	P ²	P ²	•	•	•	•	•	•	•	•	P ²	•	•	•	•
135. Skating rinks	•	•	•	•	•	C	C	C	C	C	C	C	•	•	•	•	•	C	C	C	C	•
135a. Smoking Lounge (Subject to CHAPTER IX, ARTICLE 19, SMOKING & VAPING USES)	•	•	•	•	•	•	•	•	C ²	•	•	P ²	•	•	•	•	•	C ²	•	•	•	•

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135b. Smoking/Vaping Retailer (Subject to CHAPTER IX, ARTICLE 19, SMOKING & VAPING USES)	•	•	•	•	•	P ²	P ²	P ²	P ²	P ²	•	•	•	P ²	P ²	P ²	P ²	P ²	•	•	•	•	•
136. Storage of chemicals and allied products (except as incidental use)	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
137. Storage of explosives	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
138. Storage of fertilizer	•	•	•	•	•	•	•	•	•	•	C	C	•	•	•	•	•	•	•	•	•	•	•
139. Storage of motor vehicles- outdoor (not including impound yard)	•	•	•	•	•	•	C	C	C	•	MC	M C	•	•	•	•	•	C	M C	•	•	•	•
139a. Storage of motor vehicles- indoor only (not including impound yard)	•	•	•	•	•	•	P	P	P	•	P	P	•	•	•	•	•	P	P	•	•	•	•
140. Storage of petroleum and coal products	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
141. Storage of rock, sand, crushed aggregate and gravel	•	•	•	•	•	•	•	•	•	•	C	C	•	•	•	•	•	•	•	•	•	•	•
142. Studios: Dance; Martial arts; Music, etc.	•	•	•	•	•	•	P	P	P	MC	MC	M C	•	MC	MC	MC	P	M C	•	•	•	•	•
143. Supermarkets - See also Grocery stores	•	•	•	•	•	•	P	P	P	P	•	•	•	MC	MC	MC	MC	•	•	•	•	•	•
144. Tattoo parlors	•	•	•	•	•	C	C	C	C	•	•	•	•	•	•	•	C	•	•	•	•	•	•
145. Tire sales and installation NOT WITHIN 200 feet of residential zone	•	•	•	•	•	•	P	P	P	•	P	P	•	•	•	•	•	P	P	•	•	•	•
146. Tire sales and installation WITHIN 200 feet of residential zone	•	•	•	•	•	M C	M C	MC	MC	•	MC	M C	•	•	•	•	•	MC	M C	•	•	•	•

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147. Tow companies with or without impound yard	•	•	•	•	•	•	•	C	C	•	•	MC	•	•	•	•	•	•	•	•	•	•	•
148. Transfer station for refuse, sewage treatment	•	•	•	•	•	•	•	•	•	•	•	C	•	•	•	•	•	•	•	•	•	•	•
149. Trucking: Local and long distance	•	•	•	•	•	•	•	•	C	•	•	P	•	•	•	•	•	•	•	•	•	•	•
150. Warehouses, Mini (subject to the requirements of CHAPTER IX, ARTICLE 7, MINI-WAREHOUSES)	•	•	•	•	•	•	•	C ²	C ²	C ²	•	MC ²	•	•	•	•	•	•	•	•	•	•	•
151. Warehouses, Public	•	•	•	•	•	•	•	C	C	•	•	P	•	•	•	•	•	•	•	•	•	•	•
152. Warehousing of durable and nondurable goods EXCEPT livestock and poultry - See also Storage	•	•	•	•	•	•	•	•	•	•	•	P	•	•	•	•	•	•	•	•	•	•	•
153. Wholesale trade of motor vehicles, boats and motorcycles WITH outdoor storage of vehicles	•	•	•	•	•	•	•	C	C	•	•	C	•	•	•	•	•	•	•	•	•	•	•
154. Wholesale trade of motor vehicles, boats and motorcycles WITHOUT outdoor storage of vehicles	•	•	•	•	•	•	•	M C	M C	•	•	P	•	•	•	•	•	•	•	•	•	•	•
155. Wholesale trade of durable, nondurable goods, EXCEPT livestock, poultry and perishable goods	•	•	•	•	•	M C	M C	•	•	•	•	P	•	•	•	•	•	•	•	•	•	•	•

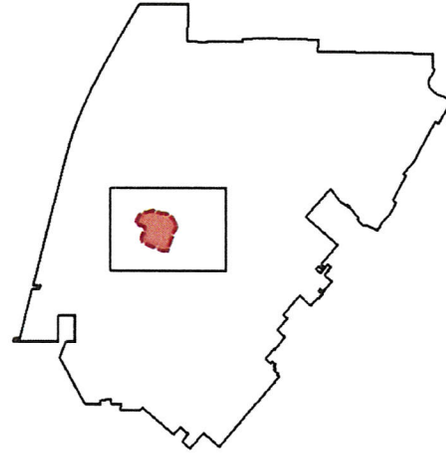
32

1. Uses proposed in this zone are subject to verification of consistency with the adopted master plan. Uses not specified in the master plan, could be allowed, subject to the review process
 2. This use is subject to the requirements of the referenced Municipal Code article or section.
 3. If residential uses exist, accessory uses shall be permitted.
 4. For the purposes of this table, the symbols in the non-shaded areas shall have the following meaning: C - Conditional Use Permit; MC - Minor Conditional Use Permit; P - Permitted; • - Prohibited
 5. 650 foot separation required between sober living homes, or from state licensed alcohol or drug abuse recovery or treatment facilities in the R1 zone. CMMC 13-311(a)(10)(i)
- Chapter IV Citywide Land Use Matrix
Revised 3/98 Ord. 98-5; 4/00 Ord. 00-5; 2/01 Ord. 01-1; 3/02 Ord. 02-4; 6/02 Ord. 02-12; 2/05 Ord. 05-2; 7/05 Ord. 05-11; 9/06 Ord. 06-18; 10/11 Ord. 11-10

Aerial



Key Map



General Plan Designations

- Low Density Residential (8 du/ac)
- Medium Density Residential (12 du/ac)
- High Density Residential (20 du/ac)
- General Commercial
- Neighborhood Commercial
- Multi-Use Center
- Golf Course

General Plan: Land Use Designation



Baseline (2015)

Beds 300
 Total Area.....102.6 Acres

Land Use Plan

Land Use Designation..... Multi-Use Center
 Total Residential Units..... 582
 - Multi-Family High Density.....332
 - Single Family Low Density...250 (minimum 50 acres)
 Open Space Acres..... Minimum 25.6 acres (25%)
 Public/Institutional.....0.25 FAR

**Figure LU-8:
 Multi-Use Center**

August 29, 2016



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 Irvine, CA 92614
 949 250 0909
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Chair Robert Dickson and Planning Commission Members
 City of Costa Mesa
 77 Fair Drive
 Costa Mesa, CA 92626

**RE: Fairview Developmental Center - Amend Zoning Code to Include Additional Units
 Set-Aside for Lower Income Working Households**

Dear Chair Dickson and Planning Commission Members:

The Kennedy Commission (the Commission) is a broad based coalition of residents and community organizations that advocates for the production of homes affordable for families earning less than \$20,000 annually in Orange County. Formed in 2001, the Commission has been successful in partnering and working with jurisdictions in Orange County to create effective policies that has led to the new construction of homes affordable to lower income working families.

The Fairview Developmental Center site is a state-owned property and presents the greatest potential and opportunity for the development of homes affordable to the developmentally disabled. As the City moves forward to amend the Zoning Code to include and rezone the site to Institutional and Recreational- Multi-Use, the Commission recommends the City ensure the site will **maximize** the development potential of affordable homes for the developmentally disabled and for lower income working families. **Specifically, on top of the required 20% multi-family units set-aside for the developmentally disabled, the City should set-aside additional multi-family units and prioritize the development of three-bedroom units that would be affordable to large working families at extremely low- and very low-income.**

We look forward to City's responses to our recommendations and if you have any questions, please feel free to contact me at (949) 250-0909 or cesarc@kennedycommission.org.

Sincerely,

Cesar Covarrubias
 Executive Director

cc: Kathy Esfahani, Costa Mesa Affordable Housing Coalition
 Robert Sterling, Department of Developmental Services