

ORDINANCE NO. _____

An ordinance adding a new Subdivision to Subsection 12.22 A of Chapter I and a new Division to Article 1 of Chapter 1A of the Los Angeles Municipal Code (LAMC) in order to exempt certain projects from planning and zoning requirements of the Zoning Code for the 2028 Olympic and Paralympic Games.

Sec. 1. A new Subdivision 40 is added to Subsection 12.22 A of Section 12.22 of Article 2 of Chapter I of the Los Angeles Municipal Code to read as follows:

40. 2028 Olympic and Paralympic Games Exemptions.

- (a) Intent.** The intent of this Subdivision is to establish relief from planning and zoning review in advance of and during the 2028 Olympic and/or Paralympic Games in order to successfully execute and timely deliver the Games.
- (b) Applicability.** Olympic and/or Paralympic Projects, as defined herein, are exempt from all planning and zoning regulations with the exception of the requirements of this Subdivision. This Subdivision shall have no further force and effect after February 27, 2029.

(1) The following permits are eligible under this Subdivision:

- (i) New construction
- (ii) Additions
- (iii) Alteration or repairs
- (iv) Grading
- (v) Retaining/fence walls
- (vi) Sign permits
- (vii) Swimming pools
- (viii) Change of use, and
- (ix) Use of land permits

(2) The following projects shall not be eligible under this Subdivision:

- (i) Large-scale cable-guided transportation projects or other aerial mobility projects,
 - (ii) LA Metro 28 by 28 Rail projects,
 - (iii) Previously disapproved projects,
 - (iv) Hotel Development Projects pursuant to LAMC Sec. 12.03,
 - (v) Modifications to projects containing restricted affordable units,
 - (vi) Demolition of housing,
 - (vii) For historic structures, Demolition, as defined in Sec. 13B.8. (Historic Preservation), or permanent and substantial alterations of a designated historic resource, and
 - (viii) Alteration of a designated historic resource without the proper planning clearance, pursuant to Div. 13B.8. (Historic Preservation).
- (3) Olympic and/or Paralympic Projects pursuant to this Subdivision are not exempt from:
- (i) Measure HLA required mobility improvements, and
 - (ii) Special Event Permitting requirements pursuant to LAMC Sec. 41.20.

(c) Relationship to Other Zoning Provisions

An Olympic and/or Paralympic Project shall not be considered a project nor require any review procedures under any Specific Plan, Supplemental Use District, Streetscape Plan, Redevelopment Plan, and/or other overlay of Chapter I and 1A of the LAMC.

Despite any provisions of the Los Angeles Municipal Code (“LAMC” or “Code”) or any other overlay to the contrary, the following provisions shall prevail and supersede any conflicting planning and zoning regulations.

(d) Definitions

- (1) **Olympic and/or Paralympic Project.** Any supporting facilities, installations, uses, and/or activities that serve athletes, officials, spectators, visitors, and/or residents at approved competition venues or non-competition venues necessary to host Olympic

and/or Paralympic events including but not limited to training facilities, security perimeters, broadcast and media centers, transit infrastructure, live sites, and fan zones.

- (2) **Temporary Project.** An Olympic and/or Paralympic Project seeking a planning and zoning exemption built or implemented solely for the Games and dismantled and/or removed after the conclusion of the Games and no later than February 27, 2029.
 - (3) **Permanent Project.** An Olympic and/or Paralympic Project built or implemented for the Games and intended to remain after the conclusion of the Games.
 - (4) **Games.** Games, 2028 Games, and/or Olympic and/or Paralympic Games, as used herein, shall mean the 2028 Olympic Games and/or Paralympic Games under the authority of the International Olympic Committee or the International Paralympic Committee.
- (e) **Eligibility.** Olympic and/or Paralympic Projects seeking planning and zoning exemption under Section 12.22 A.40(f) shall meet one of the following criteria:
- (1) A Temporary Project pursuant to Section 12.22 A.40.(d)(2) located at an approved competition venue in the City's Official Venue Plan for the 2028 Olympic and/or Paralympic Games; or
 - (2) A Temporary Project pursuant to Section 12.22 A.40.(d)(2) cleared by the following City Liaisons as defined in the Games Agreement (City Administrative Officer, Chief Legislative Analyst, and the Mayor's Office of Major Events) pursuant to procedures in Subparagraph 12.22 A.40.(g)(1); or
 - (3) A Permanent Project pursuant to Section 12.22 A.40.(d)(3) approved by the City Council pursuant to the procedures in Paragraph 12.22 A.40.(h).

(f) Planning and Zoning Exemption

- (1) Eligible Olympic and/or Paralympic Projects shall be exempt from all planning and zoning regulations in Chapter I of the LAMC.
- (2) Despite 12.22.A.40.(f)(1) above, Signs are temporary, permitted pursuant to 12.22 A.40.(g)(3), and shall be subject to the following standards:

- (i) Temporary Signs may only be displayed/operational from January 1, 2028 to October 27, 2028. All signs shall be reverted to their previous Games project entitlement status and/or site condition by October 27, 2028.
 - (ii) A Digital Display may have a nighttime luminance of no greater than 300 candelas per square meter and a daytime luminance no greater than 6,000 candelas per square meter. A device shall be installed on each sign to automatically adjust brightness levels to comply with this requirement. The displays shall automatically transition smoothly at a consistent rate from the permitted daytime brightness to the permitted nighttime brightness levels, beginning 45 minutes prior to sunset and concluding 45 minutes after sunset via ambient sensors.
 - (iii) For all residential zones with a residential building, or lots adjacent to a residential zone with a residential building, or lots adjacent to a Residential Use District (Div. 5B.3.), Residential-Mixed Use District (Div. 5B.4.) with one or more dwelling units unit under Chapter 1A, no *Digital Display* shall be arranged and illuminated in a manner that will produce a light intensity of greater than three foot candles above ambient lighting, as measured at the property line of the nearest *lot* with the aforementioned zone/residential building or Use Districts/dwelling units under Chapter 1A.
 - (iv) The hours of operation for a Digital Display shall be limited to 6:00 a.m. to 2:00 a.m. daily and may not produce any audible sound.
 - (v) Digital Displays must have the capability to immediately display public safety alerts, and/or emergency management messaging as directed by the Los Angeles Emergency Management Department.
- (3) Any conflicting existing conditions associated with planning entitlement approvals are suspended only for the duration of the provisions of this Subdivision, unless permanent relief is granted through the procedures for a Permanent Project in Section 12.22 A.40.(h).
- (g) Process for a Temporary Project.** An applicant of an eligible Temporary Project pursuant to Section 12.22 A.40.(d)(2) seeking Temporary Project status is subject to the following:

(1) **Review Process**

- (i) Applicants of eligible Temporary Projects pursuant to Section 12.22 A.40.(d)(2) located within an approved competition venue shall file an administrative review application with the Department of City Planning.
- (ii) Applicants of eligible Temporary Projects pursuant to Section 12.22 A.40.(d)(2) located outside of an approved competition venue shall file with the Department of City Planning an administrative review application that shall be cleared by the named City Liaisons: City Administrative Officer, Chief Legislative Analyst, and the Mayor's Office of Major Events.
- (iii) Applicants of Signs pursuant to Section 12.22. A.40.(f)(2) shall file with the Department of City Planning an administrative review application that shall be cleared by the named City Liaisons: City Administrative Officer, Chief Legislative Analyst, and the Mayor's Office of Major Events.

(2) **Authority.** The Department of Building and Safety and Department of City Planning shall review project applications pursuant to Applicability (Sec.12.22 A.40.(b)) and Eligibility (Sec. 12.22 A.40.(e)).

(3) **Application.** Applicants for a Temporary Project must file an application by August 27, 2028.

(4) **Notice.** Notice shall be sent to the affected Council Office by the Department of Building and Safety upon permit filing. A list of all Olympic and/or Paralympic Projects shall be transmitted upon permit clearance to the Council File Management System for public record keeping. No permits shall be issued until a summary of the project is transmitted and posted for at least 5 calendar days.

(h) Process for a Permanent Project. An applicant of an eligible Permanent Project pursuant to Section 12.22 A.40.(d)(3) seeking Permanent Project status shall pursue a City Council Resolution as outlined below.

(1) **Review Process:** A project seeking eligibility through City Council Resolution must meet all the applicability requirements in Section 12.22 A.40.(b). Projects within the Coastal Zone are subject to Coastal Development Program requirements including coastal development procedures pursuant to Div. 13B.9. (Coastal Development).

- (2) **Authority.** The City Council shall have the authority to establish a project's eligibility for the regulatory relief provided in this Subdivision through the adoption of a Resolution upon satisfying the findings set forth in Section 12.22 A.40.(h)(6).
- (3) **Application.** Applicants for a Permanent Project shall apply and City Council Resolution shall be adopted before February 27, 2029. For Temporary Projects seeking Permanent Project relief, a building permit modification shall be filed with the Department of Building and Safety.
- (4) **Conditions.** The City Council shall have the authority to add, modify, and/or remove conditions to an existing quasi-judicial approval to make an Olympic and/or Paralympic Project permanent. Any changes to existing conditions shall be detailed within the Resolution and the applicant shall be responsible for recording and applying any changes through the appropriate bodies, including but not limited to the Department of City Planning.
- (5) **Council Procedures.**
 - (i) The Resolution shall be presented at a meeting of the City Council only if the posted agenda so provides, and shall include relevant project information such as a project description, Assessor Parcel Number(s) (APN), and an address.
 - (ii) The City Council shall conduct a public hearing before taking action on the proposed Resolution. If the City Council proposes any modification to the Resolution, that proposed modification must be considered and the City Council shall either adopt or reject the proposed amendment by Resolution.
 - (iii) Before adopting the Resolution, the City Council shall make and satisfy the findings outlined in 12.22. A.40.(h)(6) and shall adopt the written findings of fact supporting the decision within the Resolution.
 - (iv) The Resolution shall be adopted by majority vote of the City Council.
 - (v) If a Permanent Project is determined to be eligible through the City Council Resolution, the Permanent Project may proceed to file a permit application with the Department of Building and Safety.

- (6) **Findings.** Despite any other provision of this Code, the City Council shall establish eligibility for the permanent regulatory relief in this Subdivision, if the City Council finds:
- (i) That the project meets the definition of an Olympic and/or Paralympic Project.
 - (ii) The project at the proposed location will be in substantial conformance with findings from applicable previous entitlements, if any.
 - (iii) That the project is or was essential to the successful delivery of the Games and its exclusion would or would have jeopardized the successful execution of the Games.
 - (iv) That the project will be beneficial to the community and will have a lasting benefit beyond the Games.
- (7) **Notice.** An adopted City Council Resolution for an Olympic and/or Paralympic Project granted permanent relief shall be transmitted to the Council File Management System for public record keeping.

Sec. 2. A new Division 1.7 is added to Article 1 of Chapter 1A of the Los Angeles Municipal Code to read as follows:

Div. 1.7. 2028 Olympic and Paralympic Games Exemptions

Sec.1.7.1. Planning and Zoning Relief

A. Intent

The intent of this *Section* is to establish relief from planning and zoning review in advance of and during the 2028 Olympic and Paralympic Games to successfully execute and timely deliver the Games.

B. Applicability

Olympic and/or Paralympic Projects, as defined herein, are exempt from all planning and zoning regulations with the exception of the requirements of this *Section*. This *Section* shall have no further force and effect after February 27, 2029.

1. Olympic and/or Paralympic Projects involving any of the following project activities listed in *Sec.14.2.15.B. (Project Activities)* are eligible under this *Section*, with the exception of the projects enumerated below:

- a. Large-scale cable-guided transportation projects or other aerial mobility projects,
 - b. LA Metro 28 by 28 Rail projects,
 - c. Previously disapproved *projects*,
 - d. *Lodging* uses,
 - e. Modifications to projects containing restricted affordable units,
 - f. Demolition of housing,
 - g. For historic structures, *Demolition*, as defined in *Sec. 13B.8. (Historic Preservation)*, or permanent and substantial alterations of a *designated historic resource*, and
 - h. Alteration of a *designated historic resource* without the proper planning clearance, pursuant to *Div. 13B.8. (Historic Preservation)*.
2. Olympic and/or Paralympic Projects pursuant to this *Section* are not exempt from:
- a. Measure HLA required Mobility Improvements and,
 - b. Special Event Permitting requirements pursuant to *LAMC Sec. 41.20*.

C. Relationship to Other Zoning Provisions

1. An Olympic and/or Paralympic Project shall not be considered a *project* nor require any review procedures under any *Specific Plan, Supplemental District, Redevelopment Plan, or Special Zone*.
2. Despite any provisions of the Los Angeles Municipal Code (“LAMC” or “Code”) or any other reconciling provisions outlined in *Article 8 (Supplemental & Special Zoning)* to the contrary, the following provisions shall prevail and supersede any conflicting planning and zoning regulations in this Zoning Code (Chapter 1A).

D. Definitions

1. Olympic and/or Paralympic Project: Any supporting facilities, installations, uses, and/or activities that serve athletes, officials, spectators, visitors, and/or residents at approved competition venues or non-competition venues necessary to host Olympic and/or Paralympic events including but not limited to training facilities, security perimeters, broadcast and media centers, transit infrastructure, live sites and fan zones.
2. Temporary Project: An Olympic and/or Paralympic Project seeking planning and zoning exemption built or implemented solely for the Games and dismantled and/or removed after the conclusion of the Games and no later than February 27, 2029.
3. Permanent Project: An Olympic and/or Paralympic Project built or implemented for the Games and intended to remain after the conclusion of the Games.
4. Games: Games, 2028 Games, and/or Olympic and/or Paralympic Games, as used herein, shall mean the 2028 Olympic Games and/or Paralympic Games under the authority of the International Olympic Committee or the International Paralympic Committee.

E. Eligibility

Olympic and/or Paralympic Projects seeking planning and zoning exemption under *Section 1.7.1.F (Planning and Zoning Exception)*, below, shall meet one of the following criteria:

1. A Temporary Project, pursuant to *Sec. 1.7.1.D.2. (Temporary Project)*, above, located at an approved competition venue in the City's Official Venue Plan for the 2028 Olympic and/or Paralympic Games, or
2. A Temporary Project, pursuant to *Sec. 1.7.1.D.2. (Temporary Project)*, above, cleared by the City Liaisons as defined in the Games Agreement (City Administrative Officer, Chief Legislative Analyst and the Mayor's Office of Major Events) pursuant to procedures in *Sec.1.7.1.G.1. (Process for a Temporary Project)*, below, or
3. A Permanent Project, pursuant to *Sec. 1.7.1.D.3. (Permanent Project)*, above, approved by the City Council pursuant to the procedures in *Sec. 1.7.1.G.2. (Process for a Permanent Project)*, below.

F. Planning and Zoning Exemption

1. Eligible Olympic and/or Paralympic Projects shall be exempt from all planning and zoning regulations in this Zoning Code (Chapter 1A).
2. Despite *Paragraph 1. of this Subsection (Planning and Zoning Exemption)* above, *signs* are temporary, permitted pursuant to *Sec. 1.7.1.G.3. (Process for a Temporary Project)*, below, and shall be subject to the following standards:
 - a. Temporary *signs* may only be displayed/operational from January 1, 2028 to October 27, 2028. All *signs* shall be reverted to their previous Games project entitlement status and/or site condition by October 27, 2028.
 - b. A *digital display* may have a nighttime luminance of no greater than 300 candelas per square meter and a daytime luminance no greater than 6,000 candelas per square meter. A device shall be installed on each *sign* to automatically adjust brightness levels to comply with this requirement. The displays shall automatically transition smoothly at a consistent rate from the permitted daytime brightness to the permitted nighttime brightness levels, beginning 45 minutes prior to sunset and concluding 45 minutes after sunset via ambient sensors.
 - c. For all *lots* containing one or more *dwelling units* that have an applied *Residential Use District (Div. 5B.3.)* or *Residential-Mixed Use District (Div. 5B.4.)*, or *lots* that are *adjoining lots* with these applied Use Districts and that contain one or more *dwelling units*, or *lots* that are *adjoining lots* that are zoned residential under Chapter I that contain a *residential building*, no *digital display* shall be arranged and illuminated in a manner that will produce a light intensity of greater than three foot candles above ambient lighting, as measured at the property line of the nearest *lot* with the aforementioned Use Districts/*dwelling units*.
 - d. The hours of operation for a *digital display* shall be limited to 6:00 a.m. to 2:00 a.m. daily and may not produce any audible sound.
 - e. *Digital displays* must have the capability to immediately display public safety alerts, and/or emergency management

messaging as directed by the Los Angeles Emergency Management Department.

3. Any conflicting existing conditions associated with planning entitlement approvals are suspended only for the duration of the provisions of this *Section*, unless permanent relief is granted through the permanent procedures in *Sec.1.7.1.G.2. (Process for a Permanent Project)*, below.

G. Processes

1. Process for a Temporary Project.

An applicant of an eligible Temporary Project pursuant to *Sec. 1.7.1.D.2. (Definitions)* seeking Temporary Project status is subject to the following:

a. Review Process

- i. Applicants of eligible Temporary Projects, pursuant to *Sec. 1.7.1.D.2.*, above, located within an approved competition venue shall file an administrative review application with the Department of City Planning.
- ii. Applicants of eligible Temporary Projects pursuant to *Sec. 1.7.1.D.2.*, above, located outside of an approved competition venue shall file with the Department of City Planning an administrative review application that shall be cleared by the named City Liaisons: City Administrative Officer, Chief Legislative Analyst, and the Mayor's Office of Major Events.
- iii. Applicants of *signs* pursuant to *Sec.1.7.1.F.2.*, above, shall file an administrative permit application with the Department of City Planning an administrative review application that shall be cleared by the named City Liaisons: City Administrative Officer, Chief Legislative Analyst, and the Mayor's Office of Major Events.

b. Authority

The Department of Building and Safety and Department of City Planning shall review *project* applications pursuant to *Subsection B. (Applicability)*, above, and *Subsection E. (Eligibility)*, above.

c. Application

Applicants for a Temporary Project must file an application by August 27, 2028.

d. Notice

Notice shall be sent to the affected Council Office by the Department of Building and Safety upon permit filing. A list of Olympic and/or Paralympic Projects shall be transmitted upon permit clearance to the Council File Management System for public record keeping. No permits shall be issued until a summary of the *project* is transmitted and posted for at least 5 calendar days.

2. Process for a Permanent Project

An applicant of an eligible Permanent Project, pursuant to Sec. 1.7.1.D.3. (*Permanent Project*), above, seeking Permanent Project status shall pursue City Council Resolution as outlined below.

a. Review Process

A *project* seeking eligibility through City Council Resolution must meet all the applicability requirements in Subsection B. (*Applicability*), above. *Projects* within the *coastal zone* are subject to Coastal Development Program requirements, including coastal development procedures pursuant to Div. 13B.9. (*Coastal Development*).

b. Authority

The City Council shall have the authority to establish a *project's* eligibility for the regulatory relief provided in this Section through the adoption of a Resolution upon satisfying the findings set forth in *Subparagraph f. (Findings)*, below.

c. Application

Applicants for a Permanent Project shall apply and City Council Resolution shall be adopted before February 27, 2029. For Temporary Projects seeking Permanent Project relief, a building permit modification shall be filed with the Department of Building and Safety.

d. Conditions

The City Council shall have the authority to add, modify, and/or remove conditions to an existing quasi-judicial approval to make an Olympic and/or Paralympic Project permanent. Any changes to existing conditions shall be detailed within the Resolution and the applicant shall be responsible for recording and applying any changes through the appropriate bodies, including but not limited to the City Planning Department.

e. Council Procedures

- i. The Resolution shall be presented at a meeting of the City Council if the posted agenda so provides, and shall include relevant *project* information such as a *project* description, Assessor Parcel Number(s) (APN), and an address.
- ii. The City Council shall conduct a public hearing before taking action on the proposed Resolution. If the City Council proposes any modification to the Resolution, that proposed modification must be considered and the City Council shall either adopt or reject the proposed amendment by Resolution.
- iii. Before adopting the Resolution, the City Council shall make and satisfy the findings outlined in *Subparagraph f. (Findings)*, below, and shall adopt the written findings of fact supporting the decision within the Resolution.
- iv. The Resolution shall be adopted by majority vote of the City Council.
- v. If a Permanent Project is determined to be eligible through the City Council Resolution, the Permanent Project may proceed to file a permit application with the Department of Building and Safety.

f. Findings

Despite any other provision of this Code, the City Council shall establish eligibility for the permanent regulatory relief in this *Section (Planning and Zoning Relief)*, if the City Council finds:

- i. That the *project* meets the definition of an Olympic and/or Paralympic Project.
- ii. The *project* at the proposed location will be in substantial conformance with findings from applicable previous entitlements, if any.
- iii. That the *project* is or was essential to the successful delivery of the Games and its exclusion would or would have jeopardized the successful execution of the Games.
- iv. That the *project* will be beneficial to the community and will have a lasting benefit beyond the Games.

g. Notice

An adopted City Council Resolution for an Olympic and/or Paralympic Project granted permanent relief shall be transmitted to the Council File Management System for public record keeping.

Sec. 3. STYLE AND FORMATTING CORRECTIONS. City Planning prior to publishing the Code shall ensure all of the following style and formatting corrections are made in Chapter 1A of the Los Angeles Municipal Code consultation with the City Attorney's Office:

A. All numbering of chapters, articles, parts, divisions, sections, subsections, paragraphs, subparagraphs, sub-subparagraphs, and sub-sub-subparagraphs shall match the existing numbering format, style, and hierarchy in Chapter 1A of the Los Angeles Municipal Code (e.g., all numbering ends with a period, except sub-sub-subparagraphs which are punctuated with a parenthetical).

B. Formatting and typeface style for all headings shall match the existing formatting and typeface style in Chapter 1A of the Los Angeles Municipal Code, including the following, paragraph breaks after subsection headers, no periods at the end of headers, headers of divisions and sections in all caps, and headers of subsections or any lower ordinal in title case with the first letter of each word capitalized.

C. All internal citations to the Los Angeles Municipal Code shall match the formatting and style of the existing Chapter 1A of the Los Angeles Municipal Code, including adding periods at the end of the citation number, including the title that matches the cited section in parenthesis after the period (e.g., "Sec. 5A.2.2. (Use

Applicability))” or “Paragraph 2. (No Net Loss of Dwelling Units)”), and citations to Chapters of the Los Angeles Municipal Code shall use Roman numerals for the chapter number and include “of this Code” after the parenthetical of the title of the Chapter (e.g., “Chapter I (General Provisions and Zoning) of this Code”).

D. All internal citations within Chapter 1A of the Los Angeles Municipal Code referring to content modified by this ordinance shall be updated to reflect the latest titles and Section references.

E. All internal citations within Chapter 1A of the Los Angeles Municipal Code shall be updated to the correct citation where the cited Section number does not exist, but the Section name is stated clearly (e.g. correct “Sec.13.2.10. (Multiple Approvals)” to “Sec. 13A.2.10. (Multiple Approvals)” because Sec. 13.2.10. does not exist).

F. All citations stating “section” shall be updated to “Sec.” and those stating “division” shall be updated to “Div.” This does not apply to citations internal to the Division or Section being referenced, in which case the full term of Section or Division shall be used (e.g. “The intent of this Section (Roof Materials) is to...”).

G. All citations to state law shall be updated to first state the name of the statute, followed by the referenced citation and the title of the referenced citation if available (e.g. California Government Code, Title 7. (Planning and Land Use)).

H. Words and phrases that are included in the Glossary in Article 14 of Chapter 1A of the Los Angeles Municipal Code shall not be capitalized unless they are proper nouns, mapped areas under Article 1 of Chapter 1A, district names, or zone string components. Any glossary terms used in Chapter 1A shall be indicated by underline in the published Code and linked to the Glossary term in Article 14 of Chapter 1A of the Los Angeles Municipal Code.

I. Consistent with Sec. 11.01. (Definitions and Interpretation), which states that, “the singular number includes the plural, and the plural, the singular,” singular or plural versions of existing glossary terms may be added into the Glossary in Article 14 of Chapter 1A of the Los Angeles Municipal Code as needed to ensure exact matches in the use of the term in the text of the LAMC and its entry in the Glossary, which is a requirement of the New Interactive Web-based Zoning Code in order to allow the definition to appear in the pop-up of a term when the site-user clicks on the term. Terms added shall include a glossary entry redirecting to the originally defined term (e.g. Applicable Story: See *applicable stories*).

J. All fonts and/or typeface and spacing and layout (including indentations) of text, headings, graphs and tables, and colors shall match that of the existing published Chapter 1A of the Los Angeles Municipal Code.

K. All numbers shall be written in accordance with the following protocol:

a. Numbers one through nine shall be written out, unless within a table.

b. Numbers written as the first word of sentence shall be written out (e.g. “One hundred percent of all affordable housing...”).

c. Fractions and numbers including fractions shall be displayed as numerals (e.g. “ $\frac{1}{2}$ ” instead of “one-half”, and $1\frac{1}{2}$ instead of “one and $\frac{1}{2}$ ”).

d. Ordinance numbers shall be written so that “Ordinance number” is abbreviated and includes a comma after 3 digits, and includes the effective or operative dates (e.g. “...as established by Ord. No. 176,445 (effective 3/9/05)...”).

e. FAR numbers and ratios remain per drafting standard.

i. Example: “... a FAR of 2.5:1 shall be...”,

f. Zoning District numbers remain as a number.

i. Example: “...those lots with a Density District 6 or more restrictive...”

L. All instances of the percentage symbol (%) shall be updated to “percent” or “percentage” as appropriate unless the percentage is shown within a table, in which case the percentage symbol (%) shall be used.

M. All instances of reference to an Ordinance number intended to refer to the ordinance being published shall be updated to include the Ordinance number issued prior to publication.

Sec. 4. SEVERABILITY. If any portion, subsection, sentence, clause or phrase of this article is for any reason held by a court of competent jurisdiction to be invalid, such a decision shall not affect the validity of the remaining portions of this article. The City Council hereby declares that it would have passed this article and each portion or subsection, sentence, clause and phrase herein, irrespective of the fact that any one or more portions, subsections, sentences, clauses or phrases be declared invalid.

Sec. 5. URGENCY. This ordinance shall become effective upon publication, in accordance with Charter Section 253. Adoption of the Ordinance with urgency is imperative for the preservation of public peace, health, and safety in preparation for the Olympic and Paralympic Games which are expected to attract over 10 million people to the City of Los Angeles. The immediate effect of the Ordinance will facilitate the orderly delivery of Games-related facilities, installations, uses, and/or activities for the direct benefit of athletes, officials, spectators, visitors, and/or residents at approved competition and non-competition venues.

Sec. 6. EXPIRATION. Div. 1.7. (2028 Olympic and Paralympic Games Exemptions) of Chapter 1A of the LAMC shall have no further force and effect after February 27, 2029, and shall be removed from the LAMC.

Sec. 7. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles; one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall; one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.