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ANALYSIS

This ordinance amends Title 22 – Planning and Zoning of the Los Angeles

County Code to update the Habitat Impact Fee in the Santa Monica Mountains Coastal

Zone Local Implementation Program (Chapter 22.44) and establish a Habitat Impact

Fee in the Santa Monica Mountains North Area Community Standards District (Chapter 22.336).

DAWYN R. HARRISON County Counsel

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Deputy County Counsel
Property Division

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Requested: 11-16-2023

Revised: 03-14-2024

ORDINANCE NO. 2024-0014

An ordinance amending Title 22 – Planning and Zoning of the Los Angeles

County Code to update the Habitat Impact Fee in the Santa Monica Mountains Coastal

Zone Local Implementation Program (Chapter 22.44) and establish a Habitat Impact

Fee in the Santa Monica Mountains North Area Community Standards District (Chapter 22.336).

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

SECTION 1. Section 22.44.1950 is hereby amended to read as follows:

22.44.1950 Mitigation.

New development shall be sited and designed to avoid any impacts to H1 Habitat, with the exception of uses permitted within H1 Habitat and H1 Habitat bBuffer, consistent with Section 22.44.1890. New development shall be sited and designed to avoid any impacts to H2 "High Scrutiny" Habitat and H2 Habitat, if feasible. If there is no feasible alternative that can avoid all impacts to H2 "High Scrutiny" Habitat and H2 Habitat, or if development is permitted within H1 Habitat or H1 Habitat bBuffer, then the alternative that would result in the fewest or least significant impacts shall be selected, consistent with Sections 22.44.1910 and 22.44.1920. The CDP shall include conditions that require implementation of all feasible mitigation measures that would significantly reduce adverse impacts of the development. Mitigation shall not substitute for the implementation of the project alternative that would avoid impacts. In addition to other mitigation measures required by the LCP, the following mitigation is required for unavoidable impacts to H1 Habitat and H2 Habitat.

- A. Resource Conservation Program. Unavoidable impacts to H1 hHabitat from the provision of less than a 100-foot H1 hHabitat bBuffer, and/or to H2 Habitat from direct removal or modification, shall, at a minimum, be compensated by the following, at a minimum pursuant to a Resource Conservation Program ("RCP"), as set forth below. At its sole election, the County may require restoration as mitigation instead of reliance on the Resource Conservation ProgramRCP.
- 1. The County will administer a Resource Conservation Program ("RCP"), whichthe RCP. The RCP shall consist of the expenditure of funds to be used for the acquisition and permanent preservation of land in the Santa Monica Mountains eCoastal zZone containing substantial areas of H1 Habitat and/or H2 hHabitats. The County commits to expend no less than \$2,000,000 over a 10-year period. The RCP shall demonstrate that the lands preserved are, at a minimum, in the Santa Monica Mountains Coastal Zone and proportional to the habitats impacted from permitted development in area (acreage or partial acreage) and habitat value/function.
- 2. For purposes of analyzing and implementing the RCP, and subsection B of this Section 22.44.1950, the County shall prepare a Habitat Fee Study within five years of certification of the LCP to determine the appropriate fees to adequately compensate for adverse impacts to H1 habitat from the provision of less than a 100 foot buffer, and to H2 habitat from direct removal or modification. The Habitat Fee shall be submitted to the Coastal Commission through an LCP amendment within five years of certification of the LCP. After the first five years following certification of the LCP, nNo CDPs that involve impacts to H1 hHabitat from the provision of less

than a 100-foot H1 hHabitat bBuffer and/or to H2 hHabitat from direct removal or modification may be processed until the amount of the in-lieua Habitat Impact fFee pursuant to the study is incorporated into this LCP through an LCP amendment, subject to the provisions of Section 22.44.700, that is certified by the Coastal Commission.

3. The County shall track and prepare an annual monitoring report at the end of each calendar year the RCP is in operation. The report for the calendar year shall itemize all acquisitions made that year, in addition to all of the following information:

. . .

- f. The amount of the Habitat Impact fee-as determined appropriate for each CDP in accordance with the following: that shall be applied to each CDP, as appropriate, in accordance with the following and Subsection B of this Section 22.44.1950. The Habitat Impact Fee shall be calculated using the In-lieu Fee amount set forth in Subsection i, below, which amount shall be updated and adjusted for inflation annually, pursuant to Subsection ii, below.
- i. Current-In-Llieu Fee, Baseline: During the first five years following certification of the LCP, or until an updated fee is certified through an LCP amendment, the County shall utilize the Coastal Commission's Habitat Impact Fee that was implemented through individual coastal development permit actions prior to certification of the LCP, adjusted for inflation. year following the effective date of this ordinance, Tthe current feeIn-lieu Fee amounts are:

- (A) \$15,50083,478 per acre for the approved building site area, driveway/access roads and turnarounds areas, any required irrigated fuel modification zones, and required off-site brush clearance areas (assuming a 200-foot radius from all structures);
- (B) \$3,90020,870 per acre for non-irrigated fuel modification areas (on-site);
- ii. Updated In-Llieu Fee: Beginning one year after the effective date of this ordinance, Tthe amount of the Habitat ImpactIn-lieu Fee, approved through an amendment to the LCP, pursuant to subsection A.2 of this Section 22.44.1950, shall be used and adjusted for inflation annually. Annual adjustments for inflation to the In-lieu Fee shall not require an amendment to the LCP.

. . .

5. If, as a result of this annual review anytime during the ten-year period, the County determines that the RCP has not met the goals of providing adequate and proportional compensation for impacts to H1 Habitat and/or H2 hHabitat; that the cumulative amount of the Habitat Impact Fee required pursuant to issued CDPs exceeds the minimum \$2,000,000; or that the County has elected to discontinue the RCP, the County shall initiate an LCP amendment, pursuant to the provisions of Section 22.44.700, to modify this policy, in coordination with Coastal Commission staff.

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B. Habitat Impact Fee. Unavoidable impacts to H1 Habitat from the provision of less than a 100-foot H1 hHabitat bBuffer and/or to H2 Habitat from direct removal or

modification, shall be compensated by the provision of a required in-lieu hHabitat iImpact fFee, as a condition of approval of individual projects (CDP's), in either of the cases described in sSubsection 1 or 2, below:

. . .

- 2. When approved confined animal facilities result in the expansion of the required fuel modification area of the principal permitted use and/or equestrian pasture is approved outside the required fuel modification area of the principal permitted use on a property, pursuant to <u>sSubsection D or E of Section 22.44.1940</u>.
- 3. The amount of the hHabitat ilmpact fFee, on a per-acre basis, willshall be determined by the in-lieu fee study required pursuant to subsection A2 of Section 22.44.1950set forth in the annual monitoring report, pursuant to Subsection A.3.f of this Section 22.44.1950. No CDPs that involve impacts to H1 hHabitat from the provision of less than a 100-foot H1 hHabitat bBuffer and/or to H2 hHabitat from direct removal or modification may be processed until the amount of the in-lieua Habitat Impact fFee is incorporated into this LCP through an LCP amendment, subject to the provisions of Section 22.44.700, that is certified by the Coastal Commission.
- 4. A determination of the total area of H1 Habitat and/or H2 Habitat impacted by a project and the total Habitat Impact fFee amount required (based on the fee per acre multiplied by the total area of habitat impacted) shall be included in the findings of every coastal development permitCDP approved for development that is subject to the provisions of this policy. A condition of approval on each coastal development permitCDP for development subject to the provisions of this sSubsection

shall require the payment of the <u>in-lieuHabitat Impact</u> <u>fF</u>ee into the "Habitat Impact Fund <u>— Santa Monica Mountains Coastal Zone</u>" administered by the County <u>for use in the Santa Monica Mountains Coastal Zone</u>. The proceeds of the "Habitat Impact Fund <u>— Santa Monica Mountains Coastal Zone</u>" shall be used by the County to purchase and permanently preserve properties that contain substantial areas of H1 <u>Habitat</u> and/or H2 <u>hHabitat</u> in the <u>coastal zone</u> of the Santa Monica Mountains <u>Coastal</u> Zone.

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SECTION 2. Section 22.336.060 is hereby amended to read as follows:

22.336.060 Biological Resource Standards.

A. Biological Resources.

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4. Development Standards for Habitat Categories.

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f. Streams. Development shall be prohibited in streams, except where it has been demonstrated that there is no feasible less-environmentally-damaging alternative and where feasible mitigation measures have been provided to minimize adverse environmental effects. Such development shall be subject to mitigation Habitat Impact fees when a mitigation fee is adopted, pursuant to Subsection A.10 of this Section 22.336.060, be consistent with this Section 22.336.060, and be limited to the following uses:

. . .

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- 10. Habitat Impact Fees. Reserved Unavoidable impacts to S1 Habitat from the provision of less than a 100-foot S1 Habitat Buffer and/or to S2 Habitat from direct removal or modification shall be compensated by the provision of a required Habitat Impact Fee as a condition of approval of individual projects. The Habitat Impact Fee shall be calculated using the In-lieu Fee amount set forth in Subsection a, below, which amount shall be updated and adjusted for inflation annually, pursuant to Subsection b, below.
 - a. In-lieu Fee, Baseline.
- i. \$83,478 per acre for the approved building site area,
 driveway/access roads and turnaround areas, any required irrigated fuel modification
 zones, and required off-site brush clearance areas (assuming a 200-foot radius from all structures).
- ii. \$20,870 per acre for non-irrigated fuel modification areas (on-site).
- b. Updated In-lieu Fee: The In-lieu Fee amount shall be adjusted for inflation annually. Annual adjustments for inflation to the In-lieu Fee shall not require an amendment to the SMMNA CSD.
- c. A determination of the total area of S1 Habitat and/or

 S2 Habitat impacted by a project and the total fee amount required (based on the fee

 per acre multiplied by the total area of habitat impacted) shall be included in the findings
 of every permit approved for development that is subject to the provisions of this policy.

 A condition of approval on each permit for development subject to the provisions of this

Subsection shall require the payment of the Habitat Impact Fee into the "Habitat Impact Fund – Santa Monica Mountains North Area" administered by the County for use in the Santa Monica Mountains North Area. The proceeds of the "Habitat Impact Fund – Santa Monica Mountains North Area" shall be used by the County to purchase and permanently preserve properties that contain substantial areas of S1 Habitat and/or S2 Habitat in the Santa Monica Mountains North Area.

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ATTEST:	OF LOS ANGELIA CALIFORNIA	Chair	
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Jeff Levinson Interim Executive Officer - Clerk of the Board of Supervisors County of Los Angeles			
I hereby certify that at its meeting of March 19, 2024 the foregoing ordinance was adopted by the Board of Supervisors of said County of Los Angeles by the following vote, to wit:			ng
	<u>Ayes</u>	<u>Noes</u>	
Supervisors	Hilda L. Solis	Supervisors None	
	Holly J. Mitchell		
	Lindsey P. Horvath		
	Janice Hahn		
	Kathryn Barger		
Effective Date: April 18, 2024 Operative Date:		Jeff Levinson	
Operative Date.		Interim Executive Officer - Clerk of the Board of Supervisors	
I hereby certify that pursuant to Section 25103 of the Government Code,		County of Los Angeles	
Delivery of this document has been made.		APPROVED AS TO FORM:	
JEFF LEVINSON Interim Executive Officer Clerk of the Board of Supervisor		DAWYN R. HARRISON County Counsel	
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Chief Deputy County Counsel

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