ANALYSIS

This ordinance amends Title 22 – Planning and Zoning of the Los Angeles County Code to implement design standards for residential development by adding new definitions, establishing new land use regulations Countywide, and including minor modifications to existing Title 22 provisions.

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By

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KP:ll

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ORDINANCE NO. 2024-0049

An ordinance amending Title 22 – Planning and Zoning of the Los Angeles County Code to implement design standards for residential development by adding new definitions, establishing new land use regulations Countywide, and including minor modifications to existing Title 22 provisions.

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

SECTION 1. Section 22.14.010 is hereby amended to read as follows:

22.14.010 A.

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Aquaculture. A form of agriculture that involves the controlled growing and harvesting of fish, shellfish, and/or plants in marine, brackish, and/or fresh water. Aquaculture products are agricultural products, and aquaculture facilities and land uses shall be treated as agricultural facilities and land uses in all planning and permit-issuing decisions governed by this Title 22.

<u>Arcade. A covered walkway with a line of columns, posts, or arches along one</u> side and attached to a building on the opposite side.

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Area of special flood hazard. The land within a flood plain, as identified by the Flood Insurance Rate Map (FIRM) of Los Angeles County, subject to a one percent or greater chance of flooding in any given year.

<u>Articulation.</u> Breaking up of large, otherwise featureless spaces, masses, or <u>volumes.</u>

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SECTION 2. Section 22.14.020 is hereby amended to read as follows:22.14.020 B.

. . .

Short-term bicycle parking. Bicycle parking intended for a period of two hours or less, appropriate for persons making short visits to commercial establishments such as grocery and convenience stores, restaurants, coffee shops, bars and clubs, and offices such as medical, dental, and post offices.

Bioretention area. A bioretention area is a typically depressed area that captures and treats stormwater from adjacent impervious surfaces with soil media and vegetation. Stormwater runoff is filtered by the plants and infiltrates into the local aquifer or is captured and released into a suitable outlet.

Bioswale. A vegetated, shallow, landscaped depression designed to capture, treat, and infiltrate stormwater runoff as it moves downstream.

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Body piercing parlor. Any place of business where body piercing occurs.

Bollard. A single low post or one-of-a-series set to prevent motor vehicles from entering an area. May or may not include an integrated light.

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Building. A structure that has a roof supported by columns or by walls and intended for the shelter, housing or enclosure of persons, animals, belongings, or property.

Building envelope. Refers to the maximum three-dimensional volume a building may occupy on a site or parcel, measured by taking the site or parcel area, excluding required setbacks extruded to the maximum height allowed by the zone.

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Building or structure, nonconforming due to use. Any primary or accessory building or structure that was lawfully established and in compliance with all applicable ordinances and laws at the time the ordinance codified in <u>this</u> Title 22 or any amendment thereto became effective, but which, due to the application of this Title 22 or any amendment thereto, is designed for a use not listed as a principal, accessory, or temporary use in the zone in which it is located. This term shall also include buildings or structures designed for uses reclassified from one permit or review to a more restrictive permit or review. This term does not include a building or structure located in the Coastal Zone which is consistent with the provisions of this Title 22 with the exception of obtaining a Coastal Development Permit.

Building type. An illustrative category describing the general form of a building. A building may fall under one or more building types, and a development may be comprised of several building types.

Bungalow court. A development which consists of multiple detached buildings organized around a shared courtyard. Each building may include multiple units, such as a duplex or triplex configuration.

SECTION 3. Section 22.14.030 is hereby amended to read as follows:22.14.030 C.

. . .

Cool pavement. As defined in section 202 of the California Green Building Standards Code, this term includes, but is not limited to, high albedo pavements and coatings, vegetative surfaces, porous or pervious pavements that allow water infiltration, and pavements shaded by trees and other sources of shade.

Cornice. Any molded projection which crowns or finishes the part to which it is affixed.

County. The County of Los Angeles.

County Code. The Los Angeles County Code.

<u>Courtyard building</u>. A building consisting of multiple attached units that provides common open space in the form of a shared, often centrally located courtyard.

Cut slope (face). A bank or slope that has been created by removing material below the pre-existing ground surface.

SECTION 4. Section 22.14.040 is hereby amended to read as follows:

22.14.040 D.

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Domestic violence shelter. Housing that offers temporary accommodations and services to survivors of domestic violence, as defined in section 18291(c) of the California Welfare and Institutions Code.

Double-loaded units. Residential units located along both sides of a corridor.

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SECTION 5. Section 22.14.060 is hereby amended to read as follows:22.14.060 F.

Façade. A building's exterior face that expresses the character of the building and serves as the primary form of protection against external weather elements.

Family. One or more persons living together as a single housekeeping unit in a dwelling unit. This term shall not include institutional group living situations, as dormitories, fraternities, sororities, monasteries, convents, or residential care facilities, nor does it include such commercial group living arrangements, such as boarding houses, hotels, or motels. For this term, single housekeeping unit means the functional equivalent of a traditional family, whose members:

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Farmworker Housing. The following terms are defined solely for Section 22.140.230 (Farmworker Housing):

_____Farmworker. An agricultural employee as defined in <u>Ss</u>ection 1140.4(b) of the California Labor Code.

_____Farmworker dwelling unit. A single-family residential unit that accommodates five or six farmworkers at any one time and shall be occupied exclusively by these farmworkers.

_____Farmworker housing. A housing accommodation developed for and/or provided to a minimum of five farmworkers, and shall consist of any living quarters, dwelling, boarding house, tent, barracks, bunkhouse, maintenance-of-way car, mobilehome, manufactured home, recreational vehicle, travel trailer, or other housing

accommodation maintained in one or more buildings and on one or more sites.

Farmworker housing shall consist of either:

- 1. A farmworker dwelling unit; or
- 2. A farmworker housing complex.

_____Farmworker housing complex. Farmworker housing other than a farmworker dwelling unit that:

1. Contains a maximum of 36 beds if the housing consists of any group living quarters, such as barracks or a bunkhouse, and is occupied exclusively by farmworkers; or

2. Contains a maximum of 12 residential units, occupied exclusively by farmworkers and their households, if the housing does not consist of any group living quarters.

<u>Fenestration.</u> The arrangement, proportioning, and design of windows and doors in a building.

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Fire Department. References to Fire Department shall mean the County of Los Angeles Fire Department, unless otherwise specified.

<u>Flex block. A term for a common modern apartment or condominium building</u> <u>type. These are typically three to seven stories in height, double-loaded and/or</u> <u>single-loaded, and on a podium with parking below. Buildings may be all-residential or</u> <u>include a mix of street-facing retail or commercial units.</u>

Foster family home. A residential facility providing 24-hour care for six or fewer foster children which is the residence of the foster parents, including their family, in

whose care the foster children have been placed, as defined, and licensed under the regulations of the County.

<u>Fourplex.</u> Four dwelling units in one building, attached side-by-side or stacked on top of the other.

Freeway. A highway where the owners of abutting lands have limited, restricted, or no right or easement of access to or from their abutting lands. Such highway is identified to be in conformance with the California Streets and Highways Code. This term includes principal roadways, interchange roadways connecting one freeway with another, and entrance and exit ramps connecting the freeway with other highways, but does not include frontage roadways.

Frontage. The exterior building wall on the side of the building that fronts or is oriented towards a public or private street, highway, or parkway. For commercial uses, frontage shall be measured continuously along the building wall for the entire length of the business establishment, including any portion not parallel to the remainder of the wall.

SECTION 6. Section 22.14.090 is hereby amended to read as follows:22.14.090 I.

. . .

Very low income. An annual income for a household which does not exceed 50 percent of the area median income, as specified by section 50105 of the California Health and Safety Code.

Infill development. Infill development is characterized by new construction or major additions to an existing development in an area that is largely developed or that is surrounded by other buildings.

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SECTION 7. Section 22.14.120 is hereby amended to read as follows:22.14.120 L.

. . .

Residential development project. Any activity which requires approval by the County resulting in the issuance of grading, building, plumbing, mechanical, or electrical permits, or certificates of occupancy to construct or change the use of a building or property for residential use.

Light reflectance value (LRV). A scale that determines the quantity of light reflected when a surface is illuminated and used to identify how much light a color reflects or absorbs.

Limited secondary highway. A highway identified on the Highway Plan which provides access to low-density settlements, ranches, and recreation areas, with a standard improvement of 64 feet of right-of-way, with two traffic lanes. The right-of-way may be increased to 80 feet for improvements where traffic or drainage conditions warrant.

Liner structure. A building or portion of a building that contains single-loaded units used to screen the blank façades of free-standing or podium parking structures.

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SECTION 8. Section 22.14.130 is hereby amended to read as follows:22.14.130 M.

. . .

Massage establishment. Means any premises where massage, massage services, or massage therapy are given.

<u>Massing.</u> The perception of the general shape, size, and form of a building, which, in turn, defines both the interior space and the exterior shape of the building.

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Two-family residence. A building containing two dwelling units, other than a single-family residence with an attached accessory dwelling unit. This term includes "duplex."

<u>Multi-unit (common entry). A development where the majority of individual</u> <u>residential units do not have private entries accessible from the exterior. Residents</u> <u>typically access their units through internal lobbies and hallways, although a small</u> <u>percentage of units on the ground floor may be accessed by private entrances off the</u> <u>sidewalk. The building may have other nonresidential uses at the ground floor or upper</u> <u>levels.</u>

<u>Multi-unit (private entry). A development with multiple primary dwelling units</u> where residents can access each unit directly either: (a) via a private external entry; or (b) via a small vestibule on the ground floor. Units may be attached or may be detached. This definition does not include developments with one primary dwelling unit and one or more accessory dwelling units (ADUs or JADUs).

SECTION 9. Section 22.14.160 is hereby amended to read as follows:22.14.160 P.

. . .

Parkway. A road identified on the Highway Plan that has park-like features with landscaping and a right-of-way of at least 80 feet.

Paseo: See "Pedestrian paseo."

Pedestrian paseo. A landscaped walkway accessible to the public, located outside of a public right-of-way or private roadway, where motorized vehicles are prohibited. A pedestrian paseo shall be a minimum of five feet in width, provide amenities such as appropriate lighting, benches, and water features, and be designed to maximize visibility of the paseo from public view points.

Pedestrian-scale. Elements of the built environment that are comfortable to an average human size and perception.

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Person. An individual, firm, co-partnership, joint venture, association, social club, fraternal organization, corporation, estate, trust, business trust, receiver, or syndicate. This term includes the County, any other county, city and county, municipality, district, or other political subdivision, or any other group or combination acting as a unit.

Pervious. Permeable, such as the seepage of water through a porous material, like soil.

Podium. One- or two-story structure at the base of a building on the ground floor that allows several stories of light-frame wood framing above it.

Primary unit, detached. Structurally detached primary dwelling unit where more than one primary dwelling unit is present on a single lot.

. . .

SECTION 10. Section 22.14.180 is hereby amended to read as follows:22.14.180 R.

. . .

Ridgeline. The line formed by the meeting of the tops of sloping surfaces of land. <u>Right-of-way.</u> Any street, avenue, boulevard, highway, sidewalk, alley, or similar place which is owned or controlled by a governmental entity.

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SECTION 11. Section 22.14.190 is hereby amended to read as follows:22.14.190 S.

. . .

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

<u>Setback. The minimum distance between a property line and the building or</u> portion thereof. See "Yard."

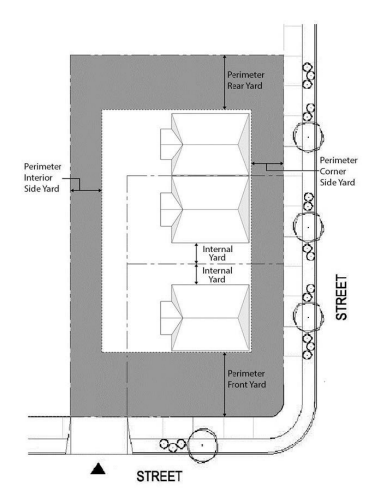
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Single-family residence on a compact lot. The following terms are defined solely for the purpose of Section 22.140.585 (Single-Family Residences on Compact Lots):

Yard, perimeter rear. A yard that is parallel to the rear lot line of the perimeter of a compact lot subdivision. For example, see Figure 22.14-E, below.

. . .

FIGURE 22.14-E: YARDS WITHIN COMPACT LOT SUBDIVISION



Single unit. Building development with a single primary dwelling unit and its accessory structures, such as sheds, garages, etc., including accessory dwelling units (ADUs and JADUs).

Single-loaded unit. Residential unit located along only one side of a corridor in a multi-unit building.

Site design. The placement of buildings, parking areas, landscaped areas, and on-site pedestrian and vehicle circulation and access.

Site furnishing. An object, such as a bench, drinking fountain, or trash receptacle, placed along a walkway, street, or in an open space to increase pedestrian comfort.

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Small wild animal rehabilitation facility. A facility that is accessory to a single-family residence in any specified Residential or Agricultural Zone and used for the temporary care of sick, injured, and/or orphaned small wild animals until such animals are nursed back to health and can be returned to their native habitat.

Soffit. The exposed siding, wood, or other material underneath a roof's overhang.

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Station. A stopping place or facility in a transportation system designed or intended to be used for the receiving or discharging of passengers and cargo. This place or facility shall not provide for the storage of the conveyance vehicle and shall not include any accessory facilities other than a shelter and ticketing facilities for passengers. This term includes "train station," "bus station," and any similar transit station.

Step-back. The recessing of the upper floor(s) of the building.

Stockpile. Stockpile shall mean temporarily stored materials. See "Temporary storage area" under "Recycling and Solid Waste."

____Stockpile area. Shall have the same meaning as "Temporary storage area."

Storefront. The façade or entryway of a retail store, typically including one or more display windows and located on the ground floor or street level of a commercial or mixed use building.

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SECTION 12. Section 22.14.200 is hereby amended to read as follows:22.14.200 T.

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Theater. An enclosed building or auditorium used for public assembly and/or group entertainment, including sport events, theatrical performances, concerts and recitals, circuses, stock shows, movies, and conventions.

Tower. Structure (seven stories or more) that surrounds a common set of elevators and stairwells.

. . .

Uncovered parking area. The uncovered impervious surface areas of a parking lot that includes parking stalls, pedestrian loading areas, driveways within the property line, areas for vehicular maneuvering, and walkways within the parking lot, but excludes areas covered by solar panels or truck loading areas, and display, sales, service and vehicle storage areas associated with uses such as automobile dealerships.

<u>Triplex. Three dwelling units in one building, attached side-by-side or stacked on</u> top of the other.

SECTION 13. Section 22.16.030 is hereby amended to read as follows:

22.16.030 Land Use Regulations for Zones A-1, A-2, O-S, R-R,

and W.

. . .

- C. Use Regulations.
 - 1. Principal Uses. Table 22.16.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.16.030-B:PRINCIPAL USE REGULATIONS FOR AGRICULTURAL, OPEN SPACE, RESORTAND RECREATION, AND WATERSHED ZONES									
	A-1	A-2	0-S	R-R	W	Additional Regulations			
Residential Uses	1								
Convents and monasteries	CUP	CUP	-	CUP	-				
Density-controlled developments ¹⁶	CUP	CUP	-	CUP	-	Section <u>s</u> 22.140.170 <u>,</u> 22.140.520			
Group homes for children									
Facilities serving six or fewer persons	Р	Р	Ρ	Р	P				
Facilities serving seven or more persons	CUP	CUP	-	CUP	-				
Mobilehome parks ¹⁶	CUP	CUP	-	CUP	-	Section <u>s</u> 22.140.370 <u>,</u> 22.140.520			
Residential substance use recovery facilities		1							
Serving six or fewer persons	Р	Р	Р	Ρ	Ρ				
Serving seven or more persons	CUP	CUP	-	CUP	-				

TABLE 22.16.030-B:PRINCIPAL USE REGULATIONS FOR AGRICULTURAL, OPEN SPACE, RESORTAND RECREATION, AND WATERSHED ZONES

	A-1	A-2	O-S	R-R	W	Additional
						Regulations
Single-family residences ¹⁶	SPR	SPR	CUP	CUP	CUP	Sections 22.140.520,
						22.140.580
Small family homes for children	Р	Р	Р	Р	Ρ	
Townhouses ¹⁶	CUP	CUP	-	CUP	-	Sections 22.140.520,
						22.140.600

2. Accessory Uses. Table 22.16.030-C, below, identifies the permit or

review required to establish each accessory use.

TABLE 22.16.030-C:ACCESSORY USE REGULATIONS FOR AGRICULTURAL, OPEN SPACE,RESORT AND RECREATION, AND WATERSHED ZONES

RESORT AND RECREATION, AND W	AIEKSI		NES			
	A-1	A-2	0-S	R-R	W	Additional
						Regulations
Access to property lawfully used for a	SPR	SPR	SPR	SPR	-	
purpose not permitted in the zone ¹						
Accessory buildings and structures,	As dete	rmined b	by the pr	incipal u	se	Sections 22.110.030,
unless more specifically regulated by						22.110.040
this Title 22						
Accessory dwelling units ²	SPR	SPR	SPR	SPR	SPR	Section <u>s</u> <u>22.140.520,</u>
						22.140.640
On-site, excluding projects where the	CUP	CUP	SPR/	CUP	CUP	Section <u>s</u> 22.140.240,
Review Authority has previously			CUP			<u>22.140.520</u>
considered such grading proposal as						
indicated by approval of an						
environmental document						
incorporating consideration of such						
grading project						
Guest houses	SPR	SPR	-	-	-	Sections 22.140.250,
						<u>22.140.520</u>
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SECTION 14. Section 22.18.030 is hereby amended to read as follows:

22.18.030 Land Use Regulations for Zones R-A, R-1, R-2, R-3, R-4,

and R-5.

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C. Use Regulations.

1. Principal Uses. Table 22.18.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.18.030-B: PRINCIPAL USE REGULATIONS FOR RESIDENTIAL ZONES										
	R-A	R-1	R-2	R-3	R-4	R-5	Additional Regulations			
Residential Uses										
Convents and monasteries, where on the same lot as a legally established church or school	CUP	CUP	CUP	SPR	SPR	SPR				
Density-controlled developments ⁸	CUP	CUP	CUP	-	-	-	Section <u>s</u> 22.140.170 <u>.</u> <u>22.140.520</u>			
Mobilehome parks ⁸	CUP	CUP	CUP	CUP	CUP	CUP	Section <u>s</u> 22.140.370 <u>,</u> <u>22.140.520</u>			
Multi-family housing ⁸	1			1	1	1				
Apartment houses	-	-	SPR ⁴ , ¹⁰ , ¹¹ /CUP ⁵	SPR	SPR	SPR	Section 22.140.520			
Townhouses	CUP	CUP	SPR ^{4,9} / CUP ⁵	SPR ⁹	SPR ⁹	SPR ⁹	Section <u>s</u> <u>22.140.520,</u> 22.140.600			
Two-family residences	-	-	SPR	SPR	SPR	-	Section 22.140.520			
Rooming and boarding houses	-	-	-	CUP	SPR	SPR				
Single-family residences ⁸	SPR	SPR	SPR	SPR	SPR	-	Section <u>s</u> <u>22.140.520,</u> 22.140.580			

TABLE 22.18.030-B: PRINCIPAL USE REGULATIONS FOR RESIDENTIAL ZONES										
	R-A	R-1	R-2	R-3	R-4	R-5	Additional			
							Regulations			
Single-family residences	-	-	CUP	CUP	CUP	-	Sections			
on compact lots 8							<u>22.140.520,</u>			
							22.140.585			

2. Accessory Uses. Table 22.18.030-C, below, identifies the permit or

review required to establish each accessory use.

TABLE 22.18.030-C: ACCESSORY	USE RE	GULAT		OR RES	IDENTI	AL ZON	IES
	R-A	R-1	R-2	R-3	R-4	R-5	Additional Regulations
Access to property lawfully used for a purpose not permitted in the zone ¹	SPR	SPR	SPR	SPR	SPR	SPR	
Accessory buildings and structures, unless more specifically regulated by this Title 22	As det	ermined	by the p	Sections 22.110.030, 22.110.040			
Accessory dwelling units	SPR	SPR	SPR	SPR	SPR	SPR	Section <u>s</u> <u>22.140.520,</u> 22.140.640
On-site, excluding projects where the Review Authority has previously considered such grading proposal as indicated by approval of an environmental document incorporating consideration of such grading project	CUP	CUP	CUP	CUP	CUP	CUP	Section <u>s</u> 22.140.240 <u>,</u> 22.140.520
Guest houses	SPR	SPR	SPR	SPR	SPR	-	Section <u>s</u> 22.140.250 <u>,</u> 22.140.520
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SECTION 15. Section 22.20.030 is hereby amended to read as follows:

22.20.030

Land Use Regulations for Zones C-H, C-1, C-2, C-3, C-M,

C-MJ, and C-R.

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C. Use Regulations.

1. Principal Uses. Table 22.20.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.20.030	-B: PRINCIPA	AL USE REG	BULATION	S FOR COM	MERCIAL	ZONES		
	С-Н	C-1	C-2	C-3	C-M	C-MJ	C-R	Additional Regulations
Residential Uses								
Facilities serving seven or more persons	CUP	CUP	CUP	CUP	CUP	CUP	-	
Joint live and work units ^{25, 27}	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	CUP	SPR ¹⁸ / CUP ²⁶		Section <u>s</u> 22.140.320 <u>,</u> <u>22.140.520</u>
Mixed use developments ^{25,} ²⁷	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	CUP	SPR ¹⁸ / CUP ²⁶	-	Section <u>s</u> 22.140.350 <u>,</u> <u>22.140.520</u>
Mobilehome parks ²⁵	CUP	CUP	CUP	CUP	CUP	-	-	Section <u>s</u> 22.140.370 <u>,</u> <u>22.140.520</u>
Multi-family housing ²⁵		•						
Apartment houses	SPR ^{18, 29,} ³⁰ / CUP ²⁶	SPR ^{18,} ^{29, 30} / CUP ²⁶	SPR ^{18,} ^{29, 30} / CUP ²⁶	SPR ^{18,} 29, 30 / CUP ²⁶	SPR ^{29,} ³⁰ / CUP	SPR ^{18,} ^{29, 30} / CUP ²⁶	-	<u>Section</u> 22.140.520
Townhouses	SPR ^{18, 28} / CUP ²⁶	SPR ^{18,28} / CUP ²⁶	SPR ^{18,2} ⁸ / CUP ²⁶	SPR ^{18,28} / CUP ²⁶	CUP	SPR ^{18,2} ⁸ / CUP ²⁶	-	Section <u>s</u> <u>22.140.520,</u> 22.140.600
Two-family residences	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	SPR ¹⁸ / CUP ²⁶	CUP	-	-	<u>Section</u> 22.140.520
Rooming and boarding houses	CUP	CUP	CUP	CUP	CUP	CUP	-	

TABLE 22.20.030-B: PRINCIPAL USE REGULATIONS FOR COMMERCIAL ZONES										
	C-H	C-1	C-2	C-3	C-M	C-MJ	C-R	Additional Regulations		
Single-family residences ²⁵	CUP	CUP	CUP	CUP	CUP	-	CUP	Section <u>s</u> <u>22.140.520,</u> 22.140.580		

2. Accessory Uses. Table 22.20.030-C, below, identifies the permit or

review required to establish each accessory use.

TABLE 22.20.030-C: ACCESSORY USE REGULATIONS FOR COMMERCIAL ZONES										
	C-H	C-1	C-2	C-3	C-M	C- MJ	C-R	Additional Regulations		
Access to property lawfully used for a purpose not permitted in the zone ¹	SPR	SPR	SPR	SPR	SPR	SPR	SPR			
Accessory buildings and structures, unless more specifically regulated by this Title 22	As determined by the principal use Sections 22.110.03 22.110.04									
Accessory dwelling units	SPR	SPR	SPR	SPR	SPR	SPR	SPR	Section <u>s</u> 22.140.520, 22.140.640		
On-site, excluding projects where the Review Authority has previously considered such grading proposal as indicated by approval of an environmental document incorporating consideration of such grading project	CUP	CUP	CUP	CUP	CUP	CUP	CUP	Section 22.140.240		
Guest houses	CUP	CUP	CUP	CUP	CUP	-	CUP	Section <u>s</u> 22.140.250 <u>,</u> <u>22.140.520</u>		
•••										

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SECTION 16. Section 22.22.030 is hereby amended to read as follows:

22.22.030 Land Use Regulations for Zones M-1, M-1.5, M-2, and

M-2.5.

. . .

C. Use Regulations.

1. Principal Uses. Table 22.22.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.22.030-B: PRINCIPAL USE REGULATIONS FOR INDUSTRIAL ZONES									
	M-1	M-1.5	M-2	M-2.5	Additional Regulations				
Residential uses									
Mobilehome parks ²⁰	CUP	-	CUP	-	Section <u>s</u> 22.140.370 <u>, 22.140.520</u>				

...

SECTION 17. Section 22.24.030 is hereby amended to read as follows:

22.24.030 Land Use Regulations for Rural Zones.

. . .

C. Use Regulations.

1. Principal Uses. Table 22.24.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.24.030-B: PRINCIPAL USE REGULATIONS FOR RURAL ZONES									
	C-RU	MXD-RU	Additional Regulations						
Residential Uses									
Group homes for children									
Facilities serving six or fewer persons	Р	Р							

TABLE 22.24.030-B: PRINCIPAL USE REGULATIONS FOR RURAL ZONES										
	C-RU	MXD-RU	Additional Regulations							
Facilities serving seven or more	CUP	CUP								
persons										
Joint live and work units ^{13, 14}	SPR	SPR	Sections 22.140.320, 22.140.520							
Mixed use developments ^{13, 14}			Section 22.140.520							
Single-family residences	SPR ¹	-	Section <u>s 22.140.520,</u> 22.140.580							
Mixed use developments, vertical or horizontal ^{13, 14}		1								
Apartment houses, up to five units	-	SPR	Section <u>s</u> 22.140.360 <u>, 22.140.520</u>							
Apartment houses, more than five units	-	CUP	Section <u>s</u> 22.140.360 <u>, 22.140.520</u>							
Single-family residences	-	SPR	Sections 22.140.360 <u>, 22.140.520</u> , 22.140.580							
Townhouses	-	SPR	Section <u>s</u> 22.140.360 <u>, 22.140.520</u>							
Two-family residences	-	SPR	Section <u>s</u> 22.140.360 <u>, 22.140.520</u>							
Mobilehome parks ¹³	CUP	CUP	Section <u>s</u> 22.140.370 <u>, 22.140.520</u>							
Multi <u>-</u> family housing ¹³		1	Section 22.140.520							
Apartment houses	-	SPR ^{14, 15} / CUP ¹¹	Section 22.140.520							
•••										

2. Accessory Uses. Table 22.24.030-C, below, identifies the permit or

review required to establish each accessory use.

TABLE 22.24.030-C: ACCESSORY USE REGULATIONS FOR RURAL ZONES					
	C-RU	MXD-RU	Additional Regulations		
Access to property lawfully used for	SPR	SPR			
a purpose not permitted in the zone ¹					
Accessory buildings and structures,	As determined by the		Sections 22.110.030, 22.110.040		
unless more specifically regulated by	principal use				
this Title 22					
Accessory dwelling units ²	SPR	SPR	Section <u>s</u> 22.140.520, 22.140.640		

. . .

SECTION 18. Section 22.26.030 is hereby amended to read as follows:

22.26.030 Mixed Use Development Zone.

. . .

B. Land Use Regulations.

. . .

- 3. Use Regulations.
 - a. Principal Uses.
 - i. Table 22.26.030-B, below, identifies the permit or

review required to establish each principal use.

TABLE 22.26.030-B: PRINCIPAL USE REGULATIONS FOR ZONE MXD		
		Additional Regulations
Residential Uses		
Group homes for children		
Facilities serving six or fewer persons	Р	P
Facilities serving seven or more persons	CUP	CUP
Joint live and work units ^{13, 14}	SPR	Section <u>s</u> 22.140.320 <u>, 22.140.520</u>
Mixed use developments with residential and commercial components ^{7, 8}	SPR	Section <u>s</u> <u>22.140.520,</u> 22.140.580
Multifamily housing		
Apartment houses ⁷	SPR	Section 22.140.520
Townhouses ⁷	SPR	Section 22.140.520
Two-family residences ¹	SPR	Section 22.140.520
Rooming and boarding houses	SPR	
Single-family residences ¹	SPR	Section <u>s</u> 22.140.520, 22.140.580

. . .

b. Accessory Uses. Table 22.26.030-D, below, identifies the

permit or review required to establish each accessory use.

. . .

TABLE 22.26.030-D: ACCESSORY USE REGULATIONS FOR ZONE MXD				
		Additional Regulations		
Accessory buildings and structures, unless more specifically regulated by this Title 22	As determined by the principal use	Sections 22.110.030, 22.110.040		
Access to property lawfully used for a purpose not permitted in Zone MXD	SPR			
Accessory dwelling units	SPR	Section <u>s 22.140.520, </u> 22.140.640		

D. Development Standards. New sensitive uses developed in the permitted zones and located adjacent to existing, legally-established industrial uses, recycling or solid waste uses, or vehicle-related uses listed in Table 22.22.030-B (Principal Use Regulations for Industrial Zones), except for the vehicle sales and rentals sub-category, shall comply with Division 7, Chapter 22.134 (Sensitive Uses) in addition to the standards below. Where standards in Chapter 22.134 and this Section are in conflict, the more restrictive shall apply. In addition to the requirements in Section 22.140.520, A<u>a</u>ll new developments <u>projects</u> in Zone MXD shall be subject to the following development standards:

. . .

SECTION 19. Section 22.110.090 is hereby amended to read as follows:22.110.090 Projections into Yards.

The following projections are permitted in required yards subject to the provisions of this Title 22 and Title 26 (Building Code) of the County Code.

. . .

D. Uncovered Porches, Platforms, Landings, and Decks.

<u>1.</u> Uncovered porches, platforms, landings, and decks, including any access stairs exceeding an average height of one foot, which do not extend above the level of the first floor may project a maximum distance of three feet into required interior side yards, and a maximum distance of five feet into required front, rear, and corner side yards, provided that:

4<u>a</u>. Such porches, platforms, landings, and decks shall not be closer than two feet to any lot or highway line; and

2<u>b</u>. Such porches, platforms, landings, and decks are open and unenclosed; provided, that an openwork railing not to exceed three and one-half feet in height may be installed.

2. Porches, platforms, landings, and decks may be covered provided that in addition to the requirements in Section 22.110.090.D.1:

<u>a.</u> Such covered porches, platforms, landings, and decks may project a maximum distance of three feet into required interior side yards and a maximum distance of five feet into required front, rear, and corner side yards;

b. Such covered porches, platforms, landings, and decks shall not be closer than two feet to any lot or highway line; and

c. Such covered porches, platforms, landings, and decks do not extend above the level of the first floor or 12 feet, whichever is lower.

• • •

SECTION 20. Section 22.112.100 is hereby amended to read as follows:

22.112.100 Bicycle Parking Spaces and Bicycle Facilities.

. . .

D. Development Standards for Bicycle Parking Spaces.

• • •

- 4. Location of Bicycle Parking Spaces.
 - a. Short-Term. Short-term bicycle parking spaces shall be:

i. Located to be visible from public areas such as public streets, store fronts, sidewalks, and plazas, and to be convenient to the target users of the bicycle parking to the maximum extent feasible;

ii. Installed close to a structure's main entrance as feasiblelocated outside the building and within 50 feet of either the main pedestrian entrance or the nearest off-street automobile parking space. For developments with multiple pedestrian entrances, the required number of short-term bicycle parking shall be distributed evenly around each pedestrian entrance;

SECTION 21. Section 22.140.350 is hereby amended to read as follows:

22.140.350 Mixed Use Developments in Commercial Zones.

. . .

A. Mixed Use Development in Zones C-H, C-1, C-2, C-3, and C-M.

• • •

2. Applicability. <u>In addition to the requirements of Section 22.140.520</u> (<u>Residential Design Standards</u>), <u>T</u>this Subsection A applies to mixed use developments in Zones C-H, C-1, C-2, C-3, and C-M. . . .

B. Mixed Use Development in Zone C-MJ.

1. Applicability. <u>In addition to the requirements of Section 22.140.520</u> (Residential Design Standards), <u>T</u>this Subsection B applies to mixed use developments in Zone C-MJ.

• • •

SECTION 22. Section 22.140.360 is hereby amended to read as follows:
22.140.360 Mixed Use Developments in Zone MXD-RU.

A. General. In addition to the requirements of Section 22.140.520 (Residential Design Standards), this Section applies to mixed use developments in Zone MXD-RU.

• • •

SECTION 23. Section 22.140.520 is hereby added to read as follows:

22.140.520 Residential Design Standards.

A. Intent. This Section prescribes standards that ensure residential development is designed to foster walkable, livable, and healthy neighborhoods that enhance the comfort of residents and the experience of the public. The desired outcome of implementing these standards is to design sites which inspire active lifestyles by making it easier for residents to walk and bike to and from their homes; provide direct pedestrian and bicycle connections to the adjoining rights-of-way, including sidewalks, trails, etc., and within and around the development; and encourage pedestrian and other forms of non-vehicular mobility/activity for users of all ages and abilities by ensuring pathways are spacious, well-maintained, accessible, and safe.

B. Applicability. All residential development projects, including projects that are wholly new or that propose additions to existing structures, shall comply with all applicable standards in this Section. These standards should be applied alongside other requirements of this Title 22, particularly the provisions of Division 7 (Standards for Specific Uses), and shall not supersede any conflicting development standards prescribed by State laws. State laws may supersede the regulations set forth in this Chapter, such as, but not limited to, floor area, setbacks, building height, or number of building stories. If a residential development project is also subject to a Community Standards District, Specific Plan, or other zoning overlay, such standards shall apply instead. Where a Community Standards District, Specific Plan, or other zoning overlay is silent, this Section shall apply. Where conflicts arise or it is unclear which competing standard applies to a development project, the Director shall determine the applicable standards.

C. This Section shall not apply to:

1. Interior remodels that do not add square footage or change the existing building footprint or envelope;

2. Renovations, rebuilds, maintenance, or other construction authorized by Chapter 22.172 (Nonconforming Uses, Buildings and Structures); and

3. Mobilehomes and manufactured homes where provisions in this Chapter regulate building articulation, building façade details, balconies, and patios.

D. Modification of Development Standards.

1. Requests to deviate from any of the development standards contained in this Section shall be subject to the following permitting requirements:

a. Minor Conditional Use Permit. To deviate from one standard contained in this Section and subject to the requirements of Chapter 22.160 (Conditional Use Permits, Minor);

b. Conditional Use Permit. To deviate from two standards contained in this Section and subject to the requirements of Chapter 22.158 (Conditional Use Permits); and

c. Variance. To deviate from three or more development standards contained in this Section and subject to the requirements of Chapter 22.194 (Variances).

2. Additional Findings. In addition to the findings required for a minor conditional use permit, conditional use permit, and variance, any request for deviation from the development standards contained in this Section shall also substantiate the following:

a. The requested modification(s) promotes high quality design of the subject building(s) and contributes to and is cohesive with the surrounding built and natural environment;

b. The requested modification(s) results in a design that considers all sides of the building(s); and

c. The requested modification(s) results in a design that encourages pedestrian and other forms of non-vehicular mobility/activity for users of all ages and abilities.

E. Building Types. All residential developments are categorized into one of three building types, as defined in Table 22.140.520-A, below. The development

standards in this Section are organized around these building types, as noted in each Subsection below. In addition to other applicable development standards elsewhere in this Title 22, only those standards listed in the Subsection below corresponding to a particular building type in a residential development project apply.

TABLE 22.140.520-A: BUILDING TYPES				
Category	Description	Applicable Building Types		
Single unit	Developments with a single dwelling unit and its accessory structures (e.g., sheds, garages, etc.), including accessory dwelling units.	 Single-family dwelling unit Primary dwelling unit with ADU or JADU 		
Multi-unit (private entry)	Developments with multiple dwelling units where residents can access each unit directly either: (a) via a private external entry; or (b) via a small vestibule on the ground floor. Units may be attached, either sharing a party wall or stacked (e.g., duplex, townhouse), or may be detached (e.g., bungalow courts).	 Two detached primary units Duplex/triplex/fourplex Townhouse Bungalow court Apartment house Others, as determined by the Director 		
	Units may be aligned to the street or an interior-facing outdoor courtyard or walkway. These units are often referred to as "middle" housing.			
Multi-unit (common entry) and mixed use	Developments with multiple dwelling units, the majority of which do not have private entries accessible from the exterior in these building types. Residents typically access their units through internal lobbies and hallways, although a small percentage of units on the ground floor may be accessed by private entrances off the sidewalk.	 Apartment house Courtyard building Liner structure Flex block Tower Others, as determined by the Director 		
	These building types may have other nonresidential uses at the ground floor or upper levels. To be classified as a mixed use building, the building must include both residential and commercial uses.			

- F. Single-Unit Standards.
 - 1. Applicability. All residential development projects consisting of only

one primary dwelling unit, including projects that are wholly new or that propose

additions to existing structures, shall comply with all applicable standards in this Section. Projects that consist of one primary dwelling unit and one or more accessory dwelling units, including ADUs and JADUs, are included in this Section.

2. Additional Standards. In addition to the provisions below, the standards for any specific use identified in Division 7 (Standards for Specific Uses) shall also apply.

3. Building and Site Access.

a. Intent. The intent of this Subsection is to enhance the environment along public and private streets and in residential neighborhoods by ensuring that pedestrians, cyclists, and other non-motorists are provided with safe and pleasant access to residential buildings.

b. Direct Pedestrian Access. All buildings shall have a minimum of one direct pedestrian pathway from an adjoining street sidewalk or public right-of-way where sidewalks are not present to the front entrance of the building(s) or courtyard.

i. Where a sidewalk in the public right-of-way is not required by other County-approved plans, a pedestrian pathway connecting the building entrance to the street shoulder shall be provided.

ii. Where the primary building is located more than100 feet from the front property line, the direct pedestrian pathway to the primarybuilding entrance may be provided through a vehicle driveway.

iii. When a development has one primary unit and one or more accessory dwelling units, the direct pedestrian access can be shared by all units on the property.

4. Front Yards and Building Orientation.

a. Intent. The intent of this Subsection is to enhance the environment along streets and in residential neighborhoods through private property site design, as shown on Figures 22.140.520-A, B, C, and D, below.

b. Orientation. The primary dwelling unit of all single-unit buildings shall have at least one primary pedestrian entrance along the frontage oriented toward the primary adjoining street. See Section 22.140.520.F.5.b (Primary Entryways). If an accessory dwelling unit is located between the primary dwelling and the front property line, the primary entrance shall be oriented toward the street.

c. Canopy Tree Requirement. A residential development shall provide a minimum of one canopy tree per lot in the first four feet of the front yard setback area adjacent to the street, as shown on Figure 22.140.520-B, below. Additionally, a residential development shall provide one additional canopy tree per each 40 linear feet of lot frontage above 40 feet. Trees planted to meet this requirement shall count toward satisfying the requirements of Chapter 22.126 (Tree Planting Requirements). This requirement shall not apply if any of the following conditions exists in those areas of the lot adjacent to the street, as shown on Figure 22.140.520-B, below:

i. The site is constrained by topography, as defined by Chapter 22.104 (Hillside Management Areas);

ii. There are conflicts with fuel modification

requirements, as defined in Title 32 (Fire Code) of the County Code;

iii. The property fronts a street classified as a limited

secondary highway or parkway where no sidewalks or curbs and gutters are required;

iv. The property fronts an existing unimproved street or

private drive; or

v. The property fronts a street or highway in which street

or parkway trees in the right-of-way are required, similar to Figure 22.140.520-A, below.

FIGURE 22.140.520-A: COUNTY STANDARD FOR RESIDENTIAL, INTERIOR LOCAL, OR COLLECTOR STREETS FOR SINGLE-UNIT AND MULTI-UNIT (PRIVATE ENTRY) DEVELOPMENTS WHERE A LANDSCAPED PARKWAY WITH STREET TREES IS PROVIDED IN THE PUBLIC RIGHT-OF-WAY

Relationship to urban standard residential streets, interior local streets, or a collector street for residential properties when landscaped parkway with street trees present

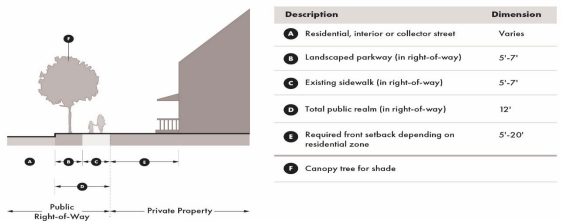


FIGURE 22.140.520-B: COUNTY STANDARD FOR SINGLE-UNIT AND MULTI-UNIT (PRIVATE ENTRY) DEVELOPMENTS WHERE NO SIDEWALK OR STREET TREES ARE PROVIDED IN THE PUBLIC RIGHT-OF-WAY

Relationship to limited secondary highway or parkway where no sidewalks or curbs and gutters are required in intensity 1 and 2

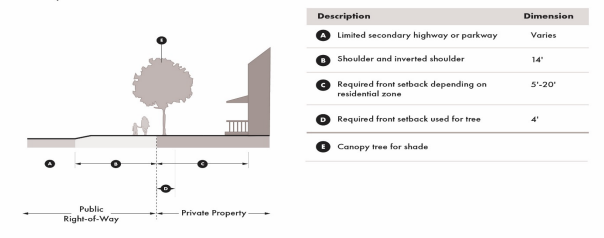
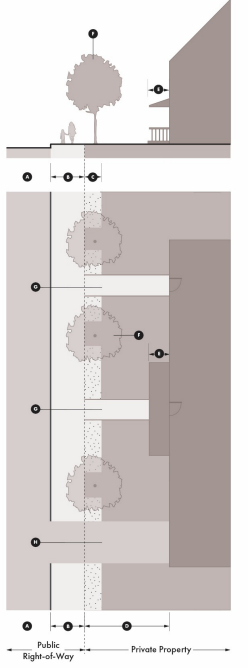


FIGURE 22.140.520-C: COUNTY STANDARD FOR SINGLE-UNIT AND MULTI-UNIT (PRIVATE ENTRY) DEVELOPMENTS FRONTING MAJOR AND SECONDARY HIGHWAYS WHERE A SIDEWALK IS PROVIDED WITHOUT STREET TREES

Relationship to major and secondary highways for residential properties in development intensity 1 and 2



Description		Dimension
A Major or se	condary highway	64'-84'
B Standard C (in right-of-	ounty minimum sidewalk way)	8'
to sidewalk Provide tree	ndscaping and trees adjacent on private property. ss if no street trees provided ublic right-of-way	t 4' min. (within the required fron yard setback)
Total front s	etback	15-20'
Porch or sto	oop allowed in setback	5' max
Canopy tree	es for shade	
Break in lar building(s).	dscaping for pedestrian acc	ess to entrance(s) of
H Driveway (optional)	

d. Tree Sizes. All trees planted on-site to meet the requirements in Section 22.140.520.F.4.c (Canopy Tree Requirement), above, shall adhere to species and sizes required by Chapter 22.126 (Tree Planting Requirements).

5. Ground Floor Treatments.

a. Intent. The intent of this Subsection is to ensure that primary entryways to the primary building are oriented toward the public right-of-way to encourage pedestrian activity to and from the building. On corner lots, the primary pedestrian entrance may be along the frontage oriented toward either adjoining street.

b. Primary Entryways. All street-fronting primary buildings shall have at least one primary pedestrian entrance that meets all the following requirements:

i. Be oriented to the front lot line of the subject property. If the proposed building includes an interior courtyard with an entrance located on such a street, the pedestrian entrance may face such courtyard;

ii. Not be oriented to face or take access from a vehicle parking area; and

iii. Be lit with a minimum of one light fixture. The light shall provide a minimum of two foot-candles on the ground within a minimum of five feet from the entryway door.

c. Entryway Articulation. The primary entryways of all primary buildings shall incorporate at least two of the entryway articulation strategies listed in Table 22.140.520-B, below.

TABLE 22.140.520-B: ENTRYWAY ARTICULATION STRATEGIES (SINGLE UNIT)

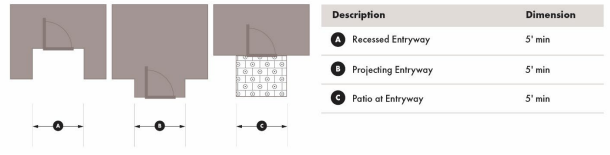
Entryway Façade Articulation (Select at Least Two)	Minimum Dimensions (Each)
A covered porch in front of the doorway	5 feet wide, 5 feet deep
Another form of weather protection, such as an overhead projection, awning, or canopy instead of a covered porch	5 feet wide, 3 feet deep
Entryway recessed from the building façade to create a landing area	3 feet deep
The entryway includes a window on the door or adjacent to the door	2-foot-wide, 6-inch-tall window
Contrasting color, material, or transparency	Extending 6 feet horizontally from each side of entry door

d. Entryway Widths. The primary entryway areas (recessed,

projecting, or porches) of all primary buildings shall be at least five feet wide, as shown

in Figure 22.140.520-D, below.

FIGURE 22.140.520-D: ENTRYWAY WIDTH FOR SINGLE-UNIT OR MULTI-UNIT (PRIVATE ENTRY)



6. Building Articulation.

a. Intent. The intent of this Subsection is to ensure that the design of a residential development is considerate of its surroundings in all directions by breaking up large, otherwise featureless spaces, masses, or volumes on all building façades with architectural detailing and modulations.

b. Façade Variety. The building façades of all primary

buildings over 20 feet long facing a street, highway, alley, or corner of such street or

highway shall incorporate articulation and architectural detailing that meet all the following criteria:

i. The façade wall shall include at least one articulation or architectural detailing strategy and shall include an additional articulation or architectural detailing strategy for every 30 linear feet of horizontal building façade, distributed across the width of each street, highway, or alley-facing building façade utilizing the strategies in Table 22.140.520-C, below. Strategies used to satisfy this requirement shall not be used to satisfy another requirement within this Section.

ii. Primary buildings facing two frontages, such as on corner lots, shall incorporate articulation and architectural detailing along each frontage with at least 20 linear feet of horizontal building length.

TABLE 22.140.520-C: ARTICULATION AND ARCHITECTURAL DETAILING STRATEGIES		
Accent Type (Select at Least One Plus One Per 30 Linear Feet)	Minimum Requirements (Each)	
Weather protection or shading device over windows (awnings, louvers, or canopies)	3 feet deep for 50% of the windows	
Variation in window sizes	20% of windows shall possess at least 50% change in depth or 20% change in size (square feet) between two floors	
Recessed windows	6 inches deep for over 50% of the façade window area	
Bay windows	2 feet projection for 10% of windows	
Sill and/or lintel articulation	6 inches high, 4 inches deep for 50% of windows	
Projected window surrounds	6 inches high, 4 inches wide, 4 inches deep for 50% of windows	
Provide increased fenestration (windows and doors)	Covers at least 20% of total wall area	
Project, recess, or step-back on an upper floor	7 feet deep entire length of façade	
Offset plane from the primary façade	2 feet deep in at least 20% of façade area	
Variation in roof height	4 feet high along at least 20% of façade length	

TABLE 22.140.520-C: ARTICULATION AND ARCHITECTURAL DETAILING STRATEGIES		
Accent Type (Select at Least One Plus One Per 30 Linear Feet)	Minimum Requirements (Each)	
Plazas or courtyards	See Table 22.140.520-K in Section 22.140.520.H.5	
Textured materials with relief, such as brick or wood siding	See Section 22.140.520.H.7.b (Façade Variety)	
For multi-unit (common entry) and mixed use buildings: Different materials or colors	3 different materials or colors	
Horizontal or vertical banding or material	Projected or recessed 6 inches entire length of the building	
Project building slabs on each floor of building	3 feet minimum for 75% of the floors. Slab projections may be used as balconies, provided they meet all required balcony dimensions	

7. Building Façade Details.

Intent. The intent of this Subsection is to ensure primary a. buildings are designed holistically on all sides to create a cohesive architectural idea and enhance the surrounding neighborhood in all directions by considering the use of materials for sides of a building equally, not just the frontage.

> b. Façade Material Variety. All primary buildings shall include a

minimum of two materials, colors, or textures along façades.

i. One of the two materials, colors, or textures shall be

used on a minimum of 10 percent of the building façade.

Fenestration shall not count towards the material ii.

requirement.

C. Material Continuity. Primary building façades shall be treated as a whole and finished with similar materials on all sides to provide continuity; however, the percentages of each material may vary. To avoid a superficially tacked-on appearance, building façade materials shall not change at a vertical external corner of a building. Instead, materials shall adhere to one or more of the following conditions, as shown on Figure 22.140.520-E, below:

i. Continue around the vertical external corner for a

minimum distance of four feet;

ii. End a minimum of four feet from a vertical external

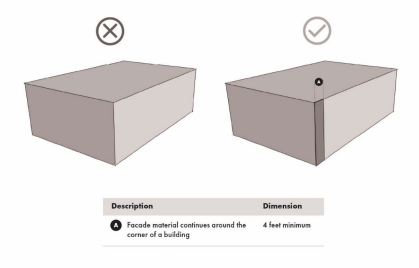
corner; and/or

iii. Transparent metal screens and railings which project

a minimum of six inches from the main building façade are exempt from the material

change requirements.

FIGURE 22.140.520-E: LEFT – MATERIAL CHANGE ENDS AT THE VERTICAL CORNER OF A BUILDING. RIGHT – MATERIAL CONTINUES AROUND THE CORNER OF A BUILDING



d. Prohibited Materials. The façades of primary buildings shall not use any of the following materials on more than two percent of the visible surfaces:

i. Polished metal or glossy plastic with a Light Reflective

Value (LRV) over 60;

ii. Plywood (Rated Construction Grade, C or D); and

iii. Stucco with a sand finish of less than 20/20. This provision shall not apply to buildings situated more than 50 feet from the front property line.

e. Energy Efficiency. The primary buildings of single-unit developments shall comply with the following to promote flexibility and encourage energy efficiency:

i. Natural Lighting. All habitable rooms (rooms for living, sleeping, eating, or cooking) shall be provided with natural light by means of exterior glazed windows, doors, clearstories, skylights, or a combination. The exterior glazed surface area shall be a minimum of 10 percent of the floor area of the attached rooms or a minimum area of 10 square feet, whichever is larger;

ii. Natural Ventilation. Unless prohibited by other codes (e.g., the Building Code, Fire Code, etc.), all habitable rooms shall be provided with natural ventilation by means of openable exterior windows or doors with an area not less than five percent of the floor area of such rooms, or a minimum of five square feet, whichever is larger. Units with multiple exposures shall include a minimum of one openable window on each exposure; and

iii. Solar Readiness. All buildings shall comply with the requirements of section 110.10 (Mandatory Requirements for Solar Ready Buildings) of the California Building Energy Efficiency Standards, as applicable.

8. Landscaping, Walls, Fences, and Screening.

a. Intent. The intent of this Subsection is to ensure developments utilize landscaping, walls, and fences designed to be in harmony with adjacent lower intensity/smaller scale uses; soften the appearance of large massing along the street; allow for both privacy and visibility; and increase the developments' resiliency to wildfire, heat, drought, and floods.

b. Trees and Plants.

i. Coverage. A minimum of 20 percent of the lot area not used for buildings and structures, such as setbacks and open space, and up to 5,000 square feet shall be landscaped with a combination of trees, ground cover, shrubbery, planters, or flowers. Areas of existing landscaping and naturally occurring vegetation may count toward this requirement. Pedestrian walkways may be developed in the landscaped area and count towards the minimum landscaped area requirement.

ii. Plant Species. At least 80 percent of the on-site landscaping coverage area shall consist of trees and plants native to southern California or non-invasive and drought tolerant plants, as approved by the Director. This provision does not apply to those plants grown for personal consumption.

c. Walls and Fences.

i. Transparency. Fence design may include a combination of solid planes and/or open fencing.

ii. Materials. Fences shall be constructed of wood, wood composite, concrete, masonry, clay, aluminum, iron, steel, or glass. The use of barbed or razor wire, electrified fence, and chain-link and wired fence in conjunction

with any fence, wall, roof, or hedge is prohibited, unless required by any local, State, or federal regulation, as applicable. Notwithstanding the foregoing, residential projects on properties in the Antelope Valley and Santa Clarita Valley Planning Areas may use chain-link fencing.

d. Screening.

i. Trash Enclosures. All residential development projects that include trash enclosures shall comply with Chapter 22.132 (Storage Enclosure Requirements for Recycling and Solid Waste).

ii. Mechanical Equipment and Utilities. Fire Department backflow prevention devices, water meters, transformers, and other utility-related equipment are prohibited in the front yard, unless completely screened in a manner that is incorporated into the design of the development. This provision does not apply to water tanks and landscaping equipment, such as irrigation and sprinkler control systems.

(1) If air conditioning units or vents are located on the front façade, they shall not project more than six inches from the face of the building.

(2) If on a rooftop or in a yard, the equipment must be screened from view from the street with a wall, fence, or landscaping.

(3) If mechanical equipment and utilities are not visible from the front property line, screening is not required.

9. Vehicle Parking Facilities.

a. Intent. The intent of this Subsection is to foster a pedestrian-oriented environment between the street and the primary building and to maintain and enhance the visual character of residential neighborhoods by minimizing the visual dominance of parking areas.

b. Parking Locations. In addition to the standards that follow, the primary building of single-unit developments shall comply with Section 22.112 (Parking), unless located underground.

i. Garages or uncovered surface parking lots shall not be located closer to the front property line than the front door of the building closest to the front property line and shall comply with one of the conditions listed in Table 22.140.520-D, below, except if the site is located in a Hillside Management Area or as otherwise allowed by this Title 22. See Figures 22.140.520-F, G, and H, below, for examples of acceptable garage locations.

TABLE 22.140.520-D: GARAGE SETBACKS			
Conditions (Select One)	Garage Setback from Front Plane of Dwelling Unit	Figure	
Dwelling unit frontage without a covered entry way porch	5 feet minimum	Figure 22.140.520-H	
 Dwelling unit frontage with an entryway porch that meets the following conditions: The porch must have minimum dimensions of 8 feet wide, 5 feet deep. The porch must have an overhead canopy soffit no more than 12 feet above the floor of the porch. 	0 feet minimum	Figure 22.140.520-H	

ii. Garages shall make up no more than 50 percent of

the total building frontage length, unless the development is located on a narrow lot, as

defined in Section 22.110.130.B (Required Width), in which case the garage facing the street shall occupy no more than 80 percent of the total building frontage length of the dwelling unit and garage combined facing the street.



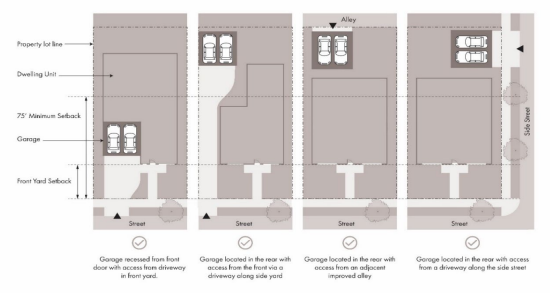


FIGURE 22.140.520-G: UNACCEPTABLE LOCATIONS FOR VEHICLE PARKING GARAGES AND ACCESS

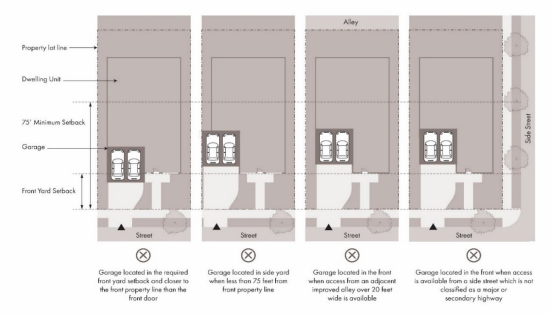
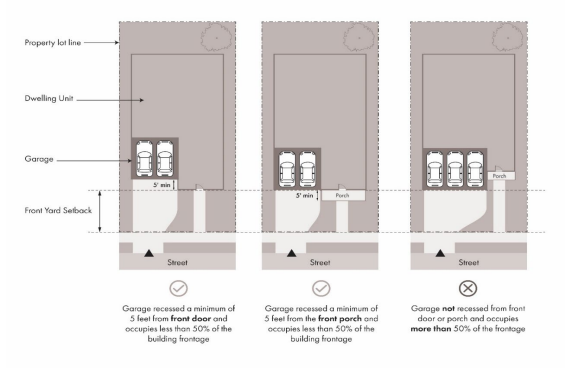


FIGURE 22.140.520-H: IF A GARAGE DOOR FACES THE STREET, THE FRONT PLANE OF THE GARAGE SHALL BE SETBACK FROM THE FRONT PORCH OR PATIO AND OCCUPY NO MORE THAN 50% OF THE BUILDING FRONTAGE



iii. Garages on lots with 100 feet or more of frontage

shall:

(1) Provide non-street-facing parking, whether

attached or detached, when located along the primary street frontage; or

(2) Provide parking that is located in the rear of the

lot, as allowed by this Title 22.

- G. Multi-Unit (Private Entry) Standards.
- 1. Applicability. All residential development projects consisting of multiple primary dwelling units where residents can access each unit directly via a private external entry or via a small vestibule on the ground floor shall comply with all applicable standards in this Section.

2. Additional Standards. In addition to the provisions below, the standards for any specific use identified in Division 7 (Standards for Specific Uses) shall also apply.

3. Building and Site Access.

a. Intent. The intent of this Subsection is to enhance the environment along public and private streets and in residential neighborhoods by ensuring pedestrians, cyclists, and other non-motorists are provided with safe and pleasant access to residential buildings.

b. Direct Pedestrian Access.

i. All buildings shall have a minimum of one direct pedestrian pathway from all adjoining street sidewalks or public rights-of-way where sidewalks are not present to the front entrance of the building(s), courtyard, or individual unit facing the street.

ii. Where a sidewalk in the public right-of-way is not required by other County-approved plans, a pedestrian pathway connecting the building entrance to the street shoulder shall be provided.

4. Front Yards and Building Orientation.

a. Intent. The intent of this Subsection is to enhance the environment along streets and in residential neighborhoods through private property site design. See FIGURES 22.140.520-A, B, C, and D, above.

b. Orientation. All multi-unit (private entry) buildings shall have at least one primary pedestrian entrance along the frontage oriented toward the primary adjoining street. See Subsection F.5.b (Primary Entryways), above.

c. Canopy Tree Requirement. A residential development shall provide a minimum of one canopy tree per lot in the first four feet of the front yard setback area adjacent to the street, as shown on FIGURE 22.140.520-B, above. Additionally, a residential development shall provide one additional canopy tree per each 40 linear feet of lot frontage above 40 feet. Trees planted to meet this requirement shall count toward satisfying the requirements of Chapter 22.126 (Tree Planting Requirements). This requirement shall not apply if any of the following conditions exist in those areas of the lot adjacent to the street, as shown on FIGURE 22.140.520-B, above:

i. The site is constrained by topography, as defined by Chapter 22.104 (Hillside Management Areas);

ii. There are conflicts with fuel modification requirements, as defined in Title 32 (Fire Code) of the County Code; or

iii. The property fronts a street or highway, in which street or parkway trees in the right-of-way are required, similar to FIGURE 22.140.520-A, above.

d. Tree Sizes. All trees planted on-site to meet the requirements above shall adhere to species and sizes required by Chapter 22.126 (Tree Planting Requirements).

5. Ground Floor Treatments.

a. Intent. The intent of this Subsection is to ensure that primary entryways to a building are oriented toward the public right-of-way to encourage pedestrian activity to and from the building.

b. Primary Entryways. All street-facing buildings shall have at least one primary pedestrian entrance that meets the following requirements. At least one primary pedestrian entrance shall:

i. Be oriented to the right-of-way from the front yard of the subject property. If the proposed building includes an interior courtyard with an entrance located on such a street, the pedestrian entrance may face such courtyard;

ii. Not be oriented to face or take access from a vehicle

parking area; and/or

iii. Be lit with a minimum of one light fixture. The light

shall provide a minimum of two foot-candles on the ground, within a minimum of

five feet from the entryway door.

c. Entryway Articulation. All primary building entryways shall

incorporate at least two of the entryway articulation strategies listed in

Table 22.140.520-E, below.

TABLE 22.140.520-E:ENTRYWAY ARTICULATION STRATEGIES (MIXED USE (PRIVATE ENTRY))		
Entryway Façade Articulation (Select at Least Two)	Minimum Dimensions (Each)	
A covered porch in front of the doorway	5 feet wide, 5 feet deep	
Another form of weather protection, such as an overhead projection, awning, or canopy instead of a covered porch	5 feet wide, 3 feet deep	
Entryway recessed from the building façade to create a landing area	3 feet deep	
The entryway includes a window on the door or adjacent to the door	2-foot-wide, 6-inch-tall window	
Contrasting color, material, or transparency	Extending 6 feet horizontally from each side of entry door	

TABLE 22.140.520-E: ENTRYWAY ARTICULATION STRATEGIES (MIXED USE (PRIVATE ENTRY))		
Entryway Façade Articulation (Select at Least Two)	Minimum Dimensions (Each)	
An entryway raised on a stoop from the pedestrian pathway	6 feet wide, 4 feet deep The stoop shall have at least one stair step and shall meet applicable accessibility requirements. If an accessible ramp is required, it shall be integrated with the stoop.	

d. Entryway Widths. All primary building entryway areas

(recessed, projecting, or porches) shall be at least five feet wide, as shown in

FIGURE 22.140.520-D, above.

e. Ground Floor Privacy. Multi-unit (private entry)

developments in which some units take pedestrian access from the right-of-way, such

as townhouse-style developments, or internal open space, such as a courtyard or

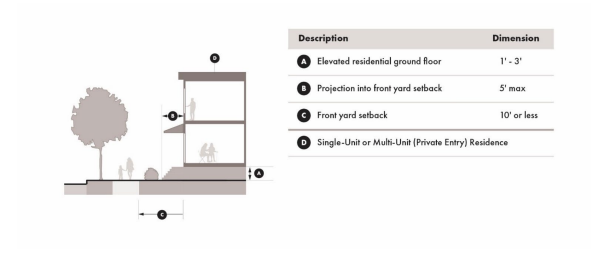
paseo, shall mitigate privacy concerns for residents by implementing at least two of the

strategies outlined in Table 22.140.520-F, below.

Table 22.140.520-F: ENTRYWAY PRIVACY MITIGATION STRATEGIES		
Privacy Mitigation (Select at Least Two)	Dimensions (Each)	Examples
Elevate a ground floor residential unit	Between 1 to 3 feet high	FIGURE 22.140.520-I
Recess the entry of a ground floor residential unit	3 feet deep minimum	
Rotate the doorway of a ground floor residential unit perpendicular to the street	Rotated 90 degrees from the street	
Include a stoop, porch, or patio, which may be covered by an awning, canopy, or recessed entrance	May project a maximum of 5 feet into front setback area	
Incorporate a fence, wall, or hedge around the individual stoop, porch, or patio when adjacent to front or corner side yards	42 inches high maximum from the sidewalk elevation and comply with Section 22.110.070 (Fences and Walls)	

Table 22.140.520-F: ENTRYWAY PRIVACY MITIGATION STRATEGIES		
Privacy Mitigation (Select at Least Two)	Dimensions (Each)	Examples
Provide operable interior or exterior window coverings (shades, blinds, shutters)	100% of the windows on the ground floor	

FIGURE 22.140.520-I: GROUND FLOOR OF MULTI-UNIT (PRIVATE ENTRY) ADJACENT TO A PUBLIC SIDEWALK AND STREET



6. Building Articulation.

a. Intent. The intent of this Subsection is to ensure that the design of a residential development is considerate of its surroundings in all directions by breaking up large, otherwise featureless spaces, masses, or volumes on all building façades with architectural detailing and modulations.

b. Façade Variety. All building façades over 20 feet long facing a street, highway, alley, or corner of such street or highway shall incorporate articulation and architectural detailing strategies that meet all the following criteria:

i. The façade wall shall include at least two articulation or architectural detailing strategies and shall include an additional articulation or architectural detailing strategy for every 30 linear feet of horizontal building façade, distributed across the width of each street, highway, or alley-facing building façade

utilizing the strategies in Table 22.140.520-G, below. Strategies used to satisfy this

requirement shall not be used to satisfy another requirement within this Section.

TABLE 22.140.520-G:ARTICULATION AND ARCHITECTURAL DETAILING STRATEGIES(MULTI-UNIT (PRIVATE ENTRY))			
Accent Type (Select at Least One Plus One Per 30 Linear Feet)	Minimum Requirements (Each)		
Weather protection or shading device over windows (awnings, louvers, or canopies)	3 feet deep for 50% of the windows		
Variation in window sizes	20% of windows shall possess at least 50% change in depth or 20% change in size (square feet) between two floors		
Recessed windows	6 inches deep for over 50% of the façade window area		
Bay windows	2 feet projection for 10% of windows		
Sill and/or lintel articulation	6 inches high, 4 inches deep for 50% of windows		
Projected window surrounds	6 inches high, 4 inches wide, 4 inches deep for 50% of windows		
Provide increased fenestration (windows and doors)	Covers at least 20% of total wall area		
Project, recess, or step-back on an upper floor	7 feet deep entire length of façade		
Offset plane from the primary façade	2 feet deep in at least 20% of façade area		
Variation in roof height	4 feet high along at least 20% of façade length		
Plazas or courtyards	See Table 22.140.520-K in Section 22.140.520.H.5		
Textured materials with relief, such as brick or wood siding	See Subsection H.7.b (Façade Variety)		
Horizontal or vertical banding or material	Projected or recessed 6 inches entire length of the building		
Project building slabs on each floor of building	3 feet minimum for 75% of the floors Slab projections may be used as balconies, provided they meet all required balcony dimensions.		

ii. Buildings facing two frontages, such as on corner lots,

shall incorporate articulation and architectural detailing strategies along each frontage

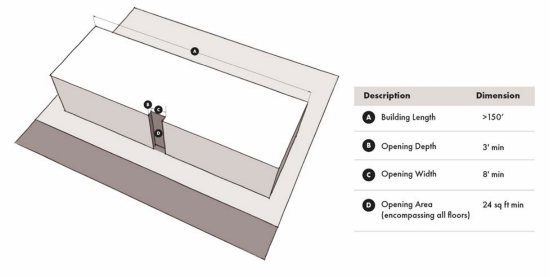
with at least 20 linear feet of horizontal building length.

c. Articulation of Interior Building Façades. A development or subdivision comprised of multiple buildings facing internal private roadways and paseos/courtyards shall incorporate at least two of the accent types in

Table 22.140.520-G, above.

d. Vertical Recess, Gap, or Opening. Any multi-unit building facing a public or private street or right-of-way with a length of 150 feet or longer shall be divided by a vertical opening, gap, or recessed plane with a total minimum floor area of at least 24 square feet with a minimum width of 8 feet and depth of 3 feet and encompassing all floors. See FIGURE 22.140.520-J, below.

FIGURE 22.140.520-J: FOR BUILDINGS ABOVE 150 FEET IN LENGTH, ONE VERTICAL OPENING WITH A TOTAL OF 24 SQUARE FEET MINIMUM



7. Building Façade Details.

a. Intent. The intent of this Subsection is to ensure buildings are designed holistically on all sides to create a cohesive architectural idea and enhance the surrounding neighborhood in all directions by considering the use of materials for sides of a building equally, not just the frontage. b. Façade Material Variety. All buildings shall include a minimum of two materials, colors, or textures along façades.

i. One of the two materials, colors, or textures shall be used on a minimum of 10 percent of the building façade.

ii. Fenestration shall not count towards the material requirement.

c. Material Continuity. Building façades shall be treated as a whole and finished with similar materials on all sides to provide continuity; however, the percentages of each material may vary. To avoid a superficially tacked-on appearance, building façade materials shall not change at a vertical external corner of a building. Instead, materials shall adhere to one or more of the following conditions, as shown in FIGURE 22.140.520-E, above:

i. Continue around the vertical external corner for a minimum distance of four feet;

ii. End at a minimum of four feet from a vertical external corner;

iii. Transparent metal screens and railings, which project a minimum of six inches from the main building façade, are exempt from the material change requirements; and/or

iv. Color. Paint color changes on a continuous material may occur at any point along the façade, including at vertical external corners.

d. Prohibited Materials. Façades shall not use any of the following prohibited materials on more than two percent of the visible surfaces:

i. Polished metal or glossy plastic with a Light Reflective Value (LRV) over 60;

- ii. Plywood (Rated Construction Grade C or D); and
- iii. Stucco with a sand finish of less than 20/20.
- e. Energy Efficiency.

i. Natural Lighting. All habitable rooms, such as rooms for living, sleeping, eating, or cooking, shall be provided with natural light by means of exterior glazed windows, doors, clearstories, skylights, or a combination. The exterior glazed surface area shall be a minimum of 10 percent of the floor area of the attached rooms or a minimum area of 10 square feet, whichever is larger.

ii. Natural Ventilation. Unless prohibited by other codes, such as the Building Code, Fire Code, etc., all habitable rooms shall be provided with natural ventilation by means of openable exterior windows or doors with an area not less than five percent of the floor area of such rooms, or a minimum of five square feet, whichever is larger. Units with multiple exposures shall include a minimum of one openable window on each exposure.

iii. Solar Readiness. All buildings shall comply with the requirements of section 110.10 Mandatory Requirements for Solar Ready Buildings of the California Building Energy Efficiency Standards, as applicable.

8. Balconies and Patios.

a. Intent. The intent of this Subsection is to provide usable private open space for residents to encourage socialization, provide ample light and fresh air for the residents, and add dimensional variety to building façades.

b. Exceptions. The following types of multi-unit (private entry) developments are exempt from this Subsection:

i. Residential development consisting only of a primary dwelling unit with ADU(s);

ii. Residential development consisting of only two detached primary units; and

iii. Residential development consisting of up to
 four attached dwelling units where the development provides an aggregate of at least
 100 square feet of on-ground, on-site open space per unit.

c. Access. Private balconies and patios shall be directly

accessible from the residential unit. See FIGURES 22.140.520-K to M, below.

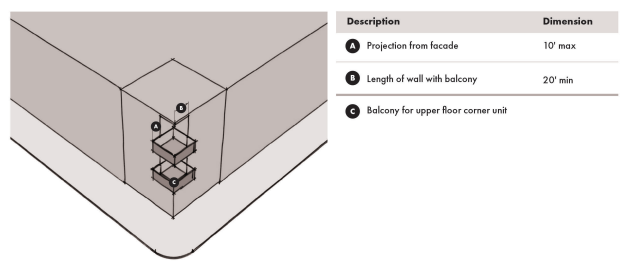
FIGURE 22.140.520-K: BALCONY AND GROUND FLOOR PATIO DIMENSIONS

-0-		
	Description	Dimension
. 45	A Balcony depth	5' min
975	B Patio depth	8' min
1 ²		
6		
- O -+		

FIGURE 22.140.520-L: CANTILEVERED, SEMI-RECESSED, AND RECESSED BALCONIES

-0-	-0-	-0-	Description	Dimension
		_ 1	A Cantilevered balcony depth	5' min
			B Semi-recessed balcony depth	5' min
			C Recessed balcony depth	5' min

FIGURE 22.140.520-M: Corner Balconies



i. Location. Patios and balconies shall be provided, as outlined in Table 22.140.520-I, below. Required balconies may be located along exterior building walls, along internal walls facing courtyards, or a combination of both.

ii. Ground Floor Units. If residential units are located on the ground level or a podium, provide private patios for a minimum of 25 percent of those units on the ground floor or podium. Each patio shall be a minimum of 100 square feet in area and 7 feet deep.

iii. Upper Floor Units. Buildings shall provide the required amount of private full balconies, Juliette balconies, or a mix of both for upper floor units, as listed in Table 22.140.520-H, below.

Table 22.140.520-H: UPPER FLOOR UNIT BALCONY REQUIREMENTS			
Balcony Type (Select One) Percent of Upper Floor Units			
Full balconies only	25% minimum		
Juliette balconies only	50% minimum		
Combination of full balconies and Juliette balconies	10% minimum full balconies and 30% minimum Juliette balconies		

iv. Full Balcony Dimensions. Any full balcony designed

to satisfy the requirements of this Subsection shall meet the following dimensions:

- (1) Balconies shall be a minimum of five feet deep;
- (2) The height of the balcony area shall not be less

than the ceiling height of the adjoining floors; and

(3) The number of bedrooms in the attached unit

shall determine the minimum square footage of each balcony, as defined in

Table 22.140.520-I, below.

TABLE 22.140.520-I: FULL BALCONY DIMENSIONS	
Number of Bedrooms	Minimum Balcony Area (Each)
0 bedrooms (studio)	45 square feet
One bedroom	75 square feet
Two bedrooms or more	100 square feet

v. Juliette Balcony Dimensions. Any Juliette balcony

designed to satisfy the requirements of this Subsection shall meet the following dimensions, as shown in Figure 22.140.520-M, above:

(1) Barrier or railing shall project outward a

minimum of three inches from the building façade; and

(2) Barrier or railing shall extend beyond the sides

of the doorway a minimum of three inches from each side of the connecting door frame.

- 9. Landscaping and Screening.
 - a. Intent. The intent of this Subsection is to ensure

developments utilize landscaping, walls, and fences designed to be in harmony with

adjacent lower-intensity/smaller-scale uses, soften the appearance of large massing

along the street, allow for both privacy and visibility, and increase a development's resiliency to wildfire, heat, drought, and floods.

b. Trees and Plants.

i. Coverage. A minimum of 20 percent of the lot area not used for buildings and structures, such as setbacks and open space, shall be landscaped with a combination of trees, ground cover, shrubbery, planters, or flowers.

(1) Required landscaping within parking lots does not count toward this coverage requirement.

(2) Pedestrian walkways, plazas, and outdoor dining areas may be developed in the landscaped area and count towards the minimum landscaped area requirement.

ii. Plant Species. At least 80 percent of the on-site landscaping coverage area shall consist of trees and plants native to southern California or non-invasive and drought tolerant, as approved by the Director. This provision does not apply to those plants grown for personal consumption.

c. Walls and Fences.

i. Transparency. Fence design may include a combination of solid planes and open fencing. Any fence in the front yard setback over 3 feet tall shall be a minimum of 50 percent transparent along the frontage.

ii. Materials. Fences shall be constructed of wood, wood composite, concrete, masonry, clay, aluminum, iron, steel, or glass. The use of barbed or razor wire, electrified fence, and chain-link fence in conjunction with any

fence, wall, roof, or hedge is prohibited, unless required by any local, State, or federal regulation, as applicable.

d. Screening.

i. Trash Enclosures. All residential development projects that include trash enclosures shall comply with Chapter 22.132 (Storage Enclosure Requirements for Recycling and Solid Waste).

ii. Mechanical Equipment and Utilities. Fire Department backflow prevention devices, water meters, transformers, and other utility-related equipment are prohibited in the front yard, unless completely screened in a manner that is incorporated into the design of the development. This provision does not apply to landscaping equipment, such as irrigation and sprinkler control systems.

(1) Air conditioning units or vents located on the front façade shall not project more than six inches from the face of the building.

(2) If on a rooftop or in a yard, the equipment shall be screened from view from the street with a wall, fence, or landscaping.

e. Security Bars and Grilles. When installed, all security bars or grilles shall be installed on the inside of the building.

i. Horizontally folding accordion grilles installed on the outside of a storefront are prohibited.

ii. Building security grilles shall be:

(1) Side-storing, concealed interior grilles that are not visible from the exterior of the building when not in use during business hours; or

(2) Roll-up shutters or grilles which can be concealed in the architectural elements of the building.

10. Vehicle Parking Facilities.

a. Intent. The intent of this Subsection is to foster a pedestrian-oriented environment between the street and the building and to maintain and enhance the visual character of residential neighborhoods by minimizing the visual dominance of parking areas.

b. Exceptions. Townhouses and bungalow courts with parking consolidated in a lot or structure instead of individual garages are exempt from the following standards.

c. Parking Locations. In addition to the standards that follow, multi-unit (private entry) developments shall comply with Section 22.112 (Parking), unless located underground. See Figures 22.140.520-F, G, and H, above.

i. Garages or surface parking lots shall not be located closer to the front property line than the front door of the building closest to the front property line and shall comply with one of the conditions listed in Table 22.140.520-D, above, except if the site is located in a Hillside Management Area or as otherwise allowed by this Title 22. See Figures 22.140.520-F, G, and H, above, for examples of acceptable garage locations.

ii. Parking Access with Side Street or Alley. If a development site is adjacent to an alley or corner, parking areas shall be accessed from the alley or side street except in the following conditions:

(1) If the development site abuts an improved alley

less than 20 feet wide;

(2) If the development site sits on a corner lot with two street frontages and has a total gross building area of 200,000 square feet or more, parking access is allowed on both frontages; or

(3) If the side street is classified as a major or

secondary highway.

iii. Parking Access without Side Street or Alley. If there is no alley or side street access available, parking shall be accessed from the primary adjoining street.

iv. Garage Placement.

(1) Applicability. This Subsection shall apply only to developments with one to four dwelling units. See Figure 22.140.520-H, above, and Figures 22.140.520-N to Q, below.

(2) Garages on lots with 100 feet or more of

frontage shall:

(a) Provide non-street-facing parking,

whether attached or detached, when located along the primary street frontage; or

(b) Provide parking that is located in the

rear of the lot, as allowed by this Title 22.

(3) Street-Facing Parking. Garages facing the street and located to the side of or below the primary dwelling unit shall:

(a) Only be allowed if access or physical constraints, such as being located in a Hillside Management Area, make it infeasible to locate it in the rear or face away from the street;

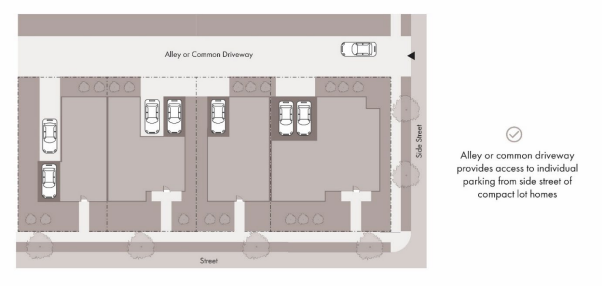
(b) Occupy no more than 50 percent of the total building frontage length of the dwelling unit and garage combined facing a street, unless the development is located on a narrow lot, as defined in Section 22.110.130.B (Required Width), in which case the garage facing the street shall occupy no more than 80 percent of the total building frontage length of the dwelling unit and garage combined facing the street; and

(c) The front plane of a garage wall facing the street shall be set back from the front of the longest street-facing wall of the dwelling unit frontage in a manner consistent with one of the conditions listed in Table 22.140.520-D, above.

d. Common Driveways. In addition to all requirements in Chapter 22.112 (Parking), developments shall provide shared common driveways for vehicular access. Common driveways shall comply with all applicable provisions of Title 32 (Fire Code) of the County Code.

i. Alley-abutting lots shall use the alley for vehicle access. See Figure 22.140-520-N, below.

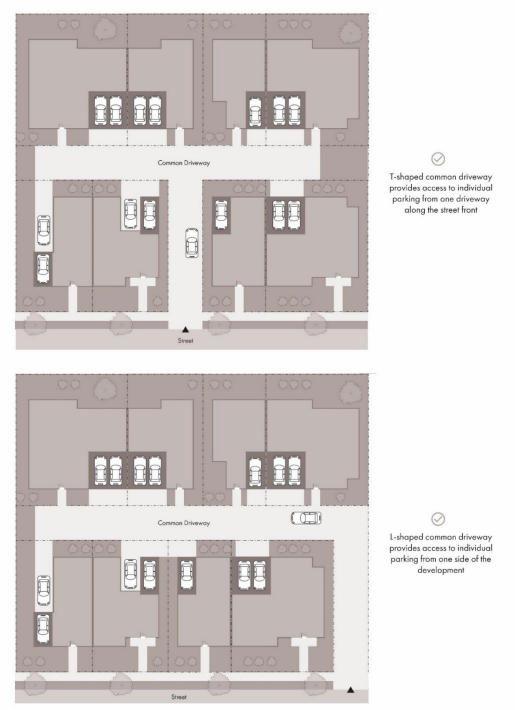
FIGURE 22.140.520-N: ALLEY-ABUTTING LOTS SHALL USE THE ALLEY FOR VEHICLE ACCESS



ii. For townhouses where on-site parking is provided, a

T-shaped, I-shaped, or L-shaped shared private driveway shall be provided, if the development site sits on a mid-block lot (not abutting an alley). See Figures 22.140.520-O and P, below.

FIGURE 22.140.520-O: TOP: T-SHAPED COMMON DRIVEWAY. BOTTOM: L-SHAPED COMMON DRIVEWAY



iii. Variations in the configurations of shared common

driveways and a shared common private driveway with the adjoining property owner

may be allowed, if approved by the Director of Public Works. See Figures 22.140.520-P and Q, below.

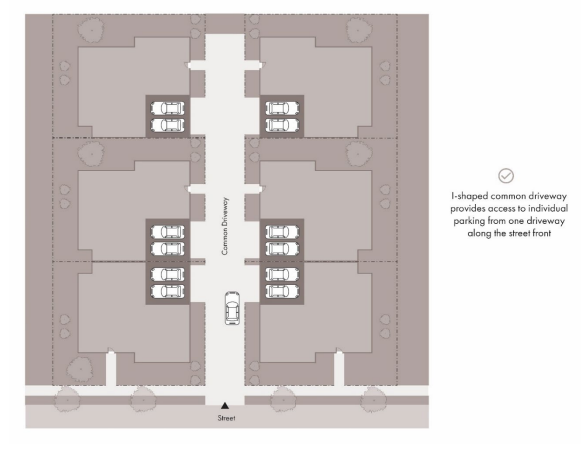
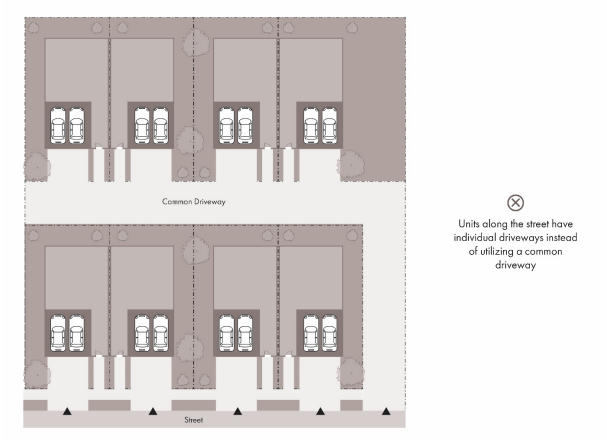


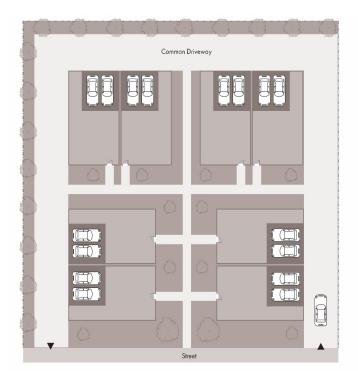
FIGURE 22.140.520-P: SHARED COMMON DRIVEWAY BETWEEN TWO ADJACENT LOTS

FIGURE 22.140.520-Q: UNACCEPTABLE LAYOUT WITH MULTIPLE INDIVIDUAL DRIVEWAYS ALONG STREET-FACING UNITS INSTEAD OF UTILIZING A COMMON DRIVEWAY

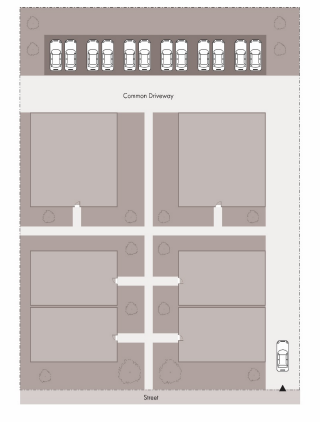


iv. For bungalow courts, an L-shaped or U-shaped common driveway shall be permitted, if the development is a mid-block lot (not abutting on an alley or side street). See Figure 22.140.520-R, below. A U-shaped common driveway may have two curb cuts on the primary street, each a maximum of 20 feet wide if the common driveway is one way. A five-foot minimum landscape buffer shall be provided around the perimeter of the property adjacent to the common driveway, unless the common driveway is shared with an adjacent adjoining property.

FIGURE 22.140.520-R: COMMON DRIVEWAYS FOR BUNGALOW COURTS



U-shaped common driveway around the edge of the site in a bunglaow court preserves the center for a courtyard space and allows for shared driveway with adjoining units.





center for a courtyard space

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v. When a property has a lot depth less than 90 feet and has primary street access, the standards for single-unit access shall be followed for driveway locations.

e. Parking Frontage. Street-fronting units shall locate individual garage doors away from the street. See Figures 22.140.520-N to R, above.

H. Multi-Unit (Common Entry) and Mixed Use Standards.

1. Applicability. All residential developments consisting of multiple dwelling units, the majority of which are typically accessed through internal lobbies and hallways and not directly from exterior of the building(s), shall comply with all applicable standards in this Section.

2. Additional Standards. In addition to the provisions below, the standards for any specific use identified in Division 7 (Standards for Specific Uses) shall also apply.

3. Building and Site Access.

a. Intent. The intent of this Subsection is to enhance the environment along public and private streets and in residential neighborhoods by ensuring pedestrians, cyclists, and other non-motorists are provided with safe and pleasant access to residential buildings.

b. Direct Pedestrian Access. All buildings shall have a minimum of one direct pedestrian pathway from all adjoining street sidewalks or public rights-of-way where sidewalks are not present to the front entrance of the building(s), courtyard, or individual unit facing the street. Pedestrian paths shall be provided to

create connections between all structures, entries, facilities, amenities, and parking areas on-site.

i. If the development site has multiple buildings, a system of pedestrian pathways on the property shall be provided to connect all building entrances to the sidewalk along the street.

ii. Where a sidewalk in the public right-of-way is not required by other County-approved plans, a pedestrian pathway connecting the building entrance to the street shoulder shall be provided.

iii. All pedestrian paths on private property shall be a minimum of five feet wide and lit with lights or bollards on at least one side of the path. Lighting shall provide two foot-candles for the entire length and width of the path at the walking surface. Where such property is located in the Rural Outdoor Lighting District, all lighting shall comply with applicable standards.

iv. Where primary pedestrian paths or walkways cross, overlap, or run immediately adjacent to parking areas, driveways, or fire lanes, the space prioritized for pedestrian use shall be defined by changes in material, color, or a combination of both.

c. Trail Access. For trail locations that adjoin private property, refer to the Los Angeles County Trail Manual maintained by Parks and Recreation and the County's Board-adopted regional trails network that provides connectivity to recreation.

4. Front Yards and Building Orientation.

a. Intent. The intent of this Subsection is to enhance the environment along streets and in residential neighborhoods through private property site design. See Figures 22.140.520-A, B, C, and D, above.

b. Orientation. The frontage of all multi-unit (common entry) and mixed use buildings shall have at least one primary pedestrian entrance along the frontage oriented to the primary adjoining streets or open space. See

Section 22.140.520.H.5.

c. Setbacks.

i. Adjacent to Limited Secondary Highways. Where not already required by the underlying zoning, developments adjacent to limited secondary highways shall provide the following front yard setbacks:

(1) R-5 and MXD Zones.

35 feet, no minimum setback at the ground floor is required, unless the total width of the sidewalk and parkway is narrower than 10 feet. See Figure 22.140.520-S, below.

(a)

(b) For buildings with a height greater than

For buildings with a height less than

35 feet, a setback of at least five feet at the ground floor shall be provided.

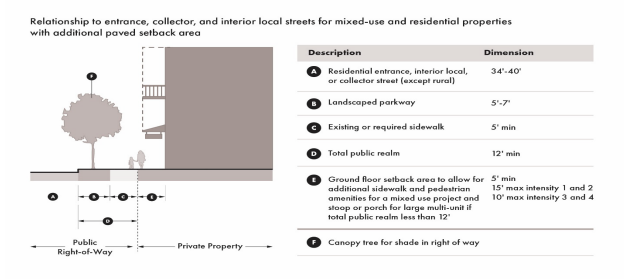
(c) No building shall have a setback greater

than 10 feet at the ground floor.

(2) In All Other Zones. The setback at the ground

floor shall be a maximum of 15 feet.

FIGURE 22.140.520-S: MULTI-UNIT (COMMON ENTRY) AND MIXED USE PROPERTIES (IN R-5 AND MXD ZONES) ADJACENT TO LIMITED SECONDARY HIGHWAYS WITH ADDITIONAL PAVED SETBACK AREA. DOTTED LINES ILLUSTRATE HOW UPPER BUILDING FEATURES MAY EXTEND TO THE PROPERTY LINE



ii. Adjacent to Major and Secondary Highways. Where

not already required by the underlying zoning, developments adjacent to major or secondary highways shall provide the following front yard setbacks:

(1) In the R-5 and MXD zones, the front yard

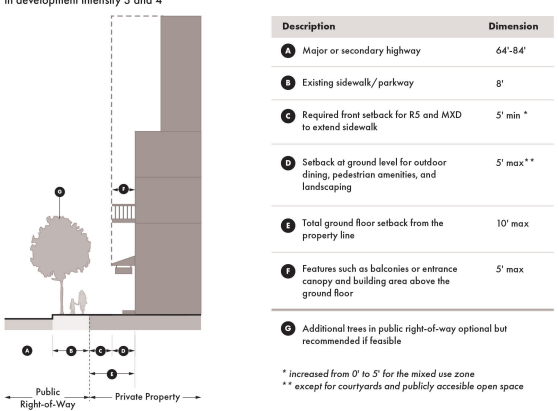
setback shall be no less than 5 feet and no more than 10 feet at the ground level; and

(2) In all other zones, the setback at the ground

floor shall be a minimum of 15 feet.

iii. Setback Usage in Mixed Use Developments. Mixed use developments shall use the front setback for landscaping, outdoor dining, building entries, and other pedestrian amenities. See Figure 22.140.520-T, below, and Subsection G.5.e (Ground Floor Pedestrian-Oriented Strategies), below.

FIGURE 22.140.520-T: SETBACKS FOR MULTI-UNIT (COMMON ENTRY) AND MIXED USE PROPERTIES AT MAJOR AND SECONDARY HIGHWAYS. DOTTED LINES ILLUSTRATE HOW UPPER BUILDING FEATURES MAY EXTEND TO THE FRONT SETBACK LINE



Relationship to major and secondary highways for mixed-use and residential properties in development intensity 3 and 4

5. Ground Floor Treatments.

a. Intent. The intent of this Subsection is to ensure primary entryways to a building are oriented toward the public right-of-way to encourage pedestrian activity to and from the building.

b. Primary Entryways. All street-facing buildings shall have at least one primary pedestrian entrance that meets the following requirements. At least one primary pedestrian entrance shall: i. Face the sidewalk at the front yard of the subject

property. If the proposed building includes an interior courtyard with an entrance

located on such a street, the pedestrian entrance may face such courtyard;

ii. Not be oriented to face or take access from a vehicle

parking area; and/or

iii. Be lit with a minimum of one light fixture. The light

shall provide a minimum of two foot-candles on the ground, within a minimum of

five feet from the entryway door.

c. Entryway Articulation. All primary building entryways shall

incorporate at least two of the entryway articulation strategies listed in

Table 22.140.520-J, below.

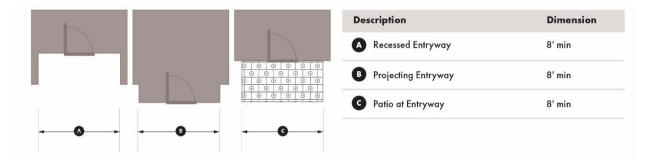
TABLE 22.140.520-J: ENTRYWAY ARTICULATION STRATEGIES (MULTI-UNIT (COMMON		
ENTRY) AND MIXED USE)		
Entryway Façade Articulation (Select at Least Two)	Minimum Dimensions (Each)	
A covered porch in front of the doorway	5 feet wide, 5 feet deep	
Another form of weather protection, such as an overhead	5 feet wide, 3 feet deep	
projection, awning, or canopy instead of a covered porch		
Entryway recessed from the building façade to create a	3 feet deep	
landing area		
The entryway includes a window on the door or adjacent	2-foot-wide, 6-inch-tall window	
to the door		
Contrasting color, material, or transparency	Extending 6 feet horizontally from each	
	side of entry door	
An entryway raised on a stoop from the pedestrian	6 feet wide, 4 feet deep	
pathway	The stoop shall have at least one stair	
	step and shall meet applicable	
	accessibility requirements. If an	
	accessible ramp is required, it shall be	
	integrated with the stoop.	

d. Entryway Widths. All primary building entryway areas

(recessed, projecting, or porches) shall be at least eight feet wide, as shown in

Figure 22.140.520-U, below.

FIGURE 22.140.520-U: ENTRYWAY WIDTH FOR MULTI-UNIT (COMMON ENTRY)



e. Ground Floor Pedestrian-Oriented Strategies.

i. Transparency. The ground floor of a multi-unit (common entry) and mixed use building shall provide transparent and non-tinted windows and doors to avoid obscuring visibility and to create a direct visual connection between pedestrians outside and activities occurring inside the building as follows:

(1) Residential Only. Buildings with residential uses at the ground floor shall have a minimum transparency of 30 percent along the ground level façade facing a street or internal courtyard. However, if these buildings have frontage on a primary or secondary highway that has average noise levels above 65 dB as measured at the front property line, the minimum percentage of wall area along that frontage devoted to windows may be reduced to 10 percent, if the building includes an internal courtyard to provide light and air into spaces fronting the street.

Mixed Use. Buildings with retail, restaurants,
 or other commercial uses at the ground floor shall have a minimum transparency of
 50 percent along the ground level façade facing a street or internal courtyard.

(3) Window and Door Openings. To count towards this transparency requirement, the ground floor window or door opening shall

have a maximum sill height of 24 inches above grade and a minimum head height of

6 feet 8 inches above grade.

ii. Parking. Parking shall not be visible on the ground

floor. See Subsection H.10 (Vehicle Parking Facilities), below.

iii. Pedestrian-Oriented Strategies. Buildings that face a

highway, street, or sidewalk shall implement at least one of the pedestrian-oriented

strategies listed in Table 22.140.520-K, below, along the total ground floor building

frontage facing a highway, street, or sidewalk.

TABLE 22.140.520-K: PEDESTRIAN-ORIENTED STRATEGIES		
Strategy (Select at Least One) Minimum Dimensions (Each)		
Provide a publicly accessible courtyard, forecourt, plaza, or outdoor dining area along the street front. The space may be open to the sky, shaded, recessed into the building, or under an arcade or colonnade.	Minimum depth of 5 feet Minimum area in square feet is determined by the following formula: Linear feet of building multiplied by 2.5. Example: A 100-foot-long building requires 250 square feet of area for the courtyard, while a 200-foot-long building requires 500 square feet.	
Incorporate retail, restaurants, residential lobbies, exercise rooms, community rooms, offices, studios, living rooms, dining rooms, live/work spaces, or a combination along the ground floor	Occupies at least 50% of the ground floor area and must meet transparency requirements in Subsection H.5.e.i	
Include public art in publicly visible areas along the ground floor, as defined in Section 22.246.090 (Public Art in Private Development Program) Provide publicly accessible landscaped areas with	Spans a minimum length of 10% of the building frontage and minimum height of 80% of the ground floor See Subsection G.7.e (Site Furnishings:	
seating, shading, and site illumination	Multi-unit (Common Entry) and Mixed Use)	

6. Building Articulation.

a. Intent. The intent of this Subsection is to ensure the design

of a residential development is considerate of its surroundings in all directions by

breaking up large, otherwise featureless spaces, masses, or volumes on all building

façades with architectural detailing strategies and modulations.

b. Façade Variety. All building façades over 20 feet long facing

a street, highway, alley, or corner of such street or highway shall incorporate articulation and architectural detailing strategies that meets all the following criteria:

> i. The façade wall shall include at least two articulation

or architectural detailing strategies and include an additional articulation or architectural

detailing strategy a minimum of every 30 feet horizontally, on average, distributed

across the width of each street, highway, or alley-facing building facade utilizing the

strategies in Table 22.140.520-L, below. Strategies used to satisfy this requirement

shall not be used to satisfy another requirement within this Section.

TABLE 22.140.520-L: ARTICULATION AND ARCHITECTURAL DETAILING STRATEGIES(MULTI-UNIT (COMMON ENTRY) AND MIXED USE)		
Accent Type (Select at Least One, Plus One Per 30 Linear Feet)	Minimum Requirements (Each)	
Weather protection or shading device over windows (awnings, louvers, or canopies)	3 feet deep for 50% of the windows	
Variation in window sizes	20% of windows shall possess at least 50% change in depth or 20% change in size (square feet) between two floors	
Recessed windows	6 inches deep for over 50% of the façade window area	
Bay windows	2 feet projection for 10% of windows	
Sill and/or lintel articulation	6 inches high, 4 inches deep for 50% of windows	
Projected window surrounds	6 inches high, 4 inches wide, 4 inches deep for 50% of windows	
Provide increased fenestration (windows and doors)	Covers at least 20% of total wall area	
Project, recess, or step-back on an upper floor	7 feet deep entire length of façade	
Offset plane from the primary façade	2 feet deep in at least 20% of façade area	
Variation in roof height	4 feet high along at least 20% of façade length	
Plazas or courtyards	See Table 22.140.520-K in Section 22.140.520.H.5	
Textured materials with relief, such as brick or wood siding.	See Section 22.140.520.H.7.b (Façade Variety)	
For multi-unit (common entry) and mixed use buildings:	3 different materials or colors	

Different materials or colors

TABLE 22.140.520-L:ARTICULATION AND ARCHITECTURAL DETAILING STRATEGIES(MULTI-UNIT (COMMON ENTRY) AND MIXED USE)

Accent Type (Select at Least One, Plus One Per 30 Linear Feet)	Minimum Requirements (Each)
Horizontal or vertical banding or material	Projected or recessed 6 inches entire length of the building
Project building slabs on each floor of building	3 feet minimum for 75% of the floors. Slab projections may be used as balconies, provided they meet all required balcony dimensions.

ii. Corner buildings shall incorporate articulation and accents along both street fronts.

c. Articulation of Interior Building Façades. A development or subdivision comprised of multiple buildings facing internal private roadways and paseos/courtyards shall incorporate at least two of the accent types in

Table 22.140.520-C in Section 22.140.520.F.6.b, above.

d. Vertical Recess, Gap, or Opening. Any multi-unit or mixed use building facing a public or private street or right-of-way with a length of 150 feet or longer shall be divided by a vertical opening, gap, or recessed plane with a total minimum floor area of at least 24 square feet with a minimum width of 8 feet and depth of 3 feet and encompassing all floors. See Figure 22.140.520-J in

Section 22.140.520.G.6.d, above.

e. Base, Middle, and Top. All buildings four stories or taller shall define a base, middle, and top by selecting a minimum of two strategies listed in Table 22.140.520-M, below. None of the below listed features may project into public right-of-way.

TABLE 22.140.520-M: BASE, MIDDLE, AND TOP STRATEGIES		
Strategy (Select at Least Two)	Minimum Dimensions (Each)	
Incorporate ground floor awnings, porches, stoops, arcades, or canopies that project horizontally from the façade and shade windows	5 feet deep 50% of frontage (applies to both frontages on corner lots)	
Step-back upper-floor façade horizontally from the floor below starting at third floor along front façade	Recessed 3 feet from the primary façade for 80% of the length of the façade	
Recessed building frontage at the ground floor horizontally from upper floors	Recessed 3 feet from the primary façade for 80% of the length of the façade	
Vary the façade material, texture, or pattern on the ground floor from the upper floors/top floors	80% coverage of the façade wall area on the ground floor	
Select a different façade color on the ground floor from the upper floors/top floors	80% coverage of the façade wall area on the ground floor	
Vary the size or depth of windows, balconies, or awnings across the building's base, middle, and top	50% change in depth or 20% change in size (square feet) between ground floor and upper floors	
Crown the building with a horizontal element, projecting parapet, or cornice	2 feet tall along the entire roofline	
Provide sloped or visible roof	Slope ratio of 1:4 (height: length)	
Increase floor-to-floor height of the building's top floor	2 feet taller than average height of all floors below top floor and above ground floor	
Increase floor-to-floor height of the building's ground floor, with associated increase in windows	2 feet taller than the ground floor height required	
Include an overhang on an upper floor that projects horizontally from the façade	Projecting 2 feet from the primary façade for 80% of the length of the façade	
Sheltered walkway, arcade, colonnade	8 feet wide	
Exposed columns	Along 75% of the façade	

f. Transition to Lower Height.

i. The portion of any building sharing a common side or

rear lot line with property that has a maximum allowable building height of 35 feet or less shall have a step-back from that common side or rear lot line so that the height of a multi-unit (common entry) and mixed use building is no greater than 45 feet at the edge of the building wall facing that common lot line, and shall be recessed back one foot for every additional foot in building height, up to a maximum height of 65 feet. See

Figure 22.140.520-V, below.

ii.

Exception. If the height of the building is less than the

distance to the common lot line, upper floor step-back along the common lot line is not required. See Figure 22.140.520-W, below.

FIGURE 22.140.520-V: EXAMPLE: 65-FOOT-TALL BUILDING ADJACENT TO A LOT THAT HAS A MAXIMUM BUILDING HEIGHT OF 35 FEET OR LESS WITH ADDITIONAL STEP-BACKS, IF THE DISTANCE BETWEEN THE TWO BUILDINGS IS LESS THAN THE TOTAL HEIGHT OF THE BUILDING

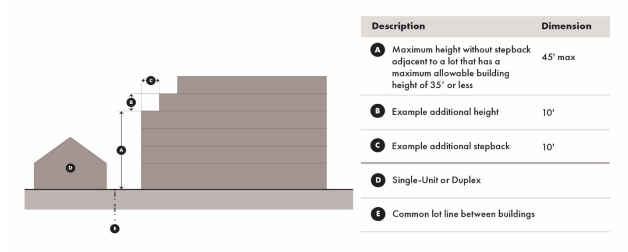
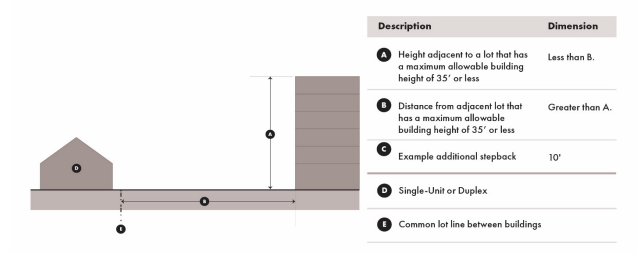


FIGURE 22.140.520-W: EXAMPLE OF 65-FOOT-TALL BUILDING ADJACENT TO A LOT THAT HAS A MAXIMUM BUILDING HEIGHT OF 35 FEET OR LESS (OR SEPARATED BY AN ALLEY) WITH NO REQUIRED UPPER-FLOOR STEP-BACK BECAUSE THE HORIZONTAL DISTANCE FROM THE COMMON LOT LINE IS GREATER THAN THE HEIGHT OF THE BUILDING



g. Corner Treatments. Corner sites located at the intersection of two streets classified as major or secondary highways and with a building height greater than 35 feet shall incorporate at least one of the corner treatment strategies listed in Table 22.140.520-N, below.

TABLE 22.140.520-N: CORNER TREATMENT STRATEGIES		
Corner Treatment (Select at Least One)	Minimum Dimensions (Each)	Examples
A building tower	Projects a minimum of 5 feet or maximum of 10 feet above the height of the building, with the exception of vertical protrusions, such as mechanical equipment and elevator towers 20 feet wide and 20 feet deep mass, articulated by a recess or projection of 2 feet wide and 2 feet deep from the primary building mass	Figure 22.140.520-X
Projected corner balconies adjacent to dwelling units on each residential floor above the first floor	Project from each façade at a corner of the building mass by a minimum of 3 feet and a minimum of 5 feet in length on each façade facing the street	Figure 22.140.520-Y
Recess the corner façades horizontally from the rest of the building	Minimum of 20 feet along both sides of the building corner Recessed a minimum of 2 feet from the adjacent façade plane	Figure 22.140.520-Z
Pop out the corner façades horizontally from the rest of the building	Minimum of 20 feet along both sides of the building corner Projecting a minimum of 2 feet from the adjacent façade plane	Figure 22.140.520-AA
Lower the height of the corner area to be vertically recessed from the rest of the building	Lowered portion of the corner is a minimum of 20 feet along both sides of the building corner Recessed vertically a minimum of 5 feet from the height of the adjacent façade plane	Figure 22.140.520-BB
Increase corner glazing for windows and doors	Increased a minimum of 10% for a minimum of 20 feet along both sides of the building corner Minimum of 80% of the building height	Figure 22.140.520-CC
Round the corner of the building façade instead of meeting at a 90-degree angle	Minimum of 20 feet along both sides of the building corner Minimum of 80% of the building height	Figure 22.140.520-DD
A change in material, color, fenestration type, or a combination, on the frontage along both sides of the corner	Extends horizontally a minimum of 20 feet both sides of the building corner and vertically for a minimum of 80% of the building height	Figure 22.140.520-EE
Recessed ground floor, if not already done elsewhere	Recessed 3 feet from the primary façade for 80% of the length of the façade	Figure 22.140.520-FF
Awnings or canopies at the corner, if not already done elsewhere	5 feet deep 50% of frontage	Figure 22.140.520-GG

TABLE 22.140.520-N: CORNER TREATMENT STRATEGIES		
Corner Treatment (Select at Least One)	Minimum Dimensions (Each)	Examples
Signage at the corner above the ground floor	See Section 22.114.130 (Projecting Business Signs)	
 A corner entry plaza that extends the pedestrian way at the intersection with special decorative paving of private property, landscape planters, and an entrance to the building. The corner plaza open space shall be designed for either of the following uses: As part of a residential building, a publicly accessible outdoor space with seating, canopy trees, small shade structures, and/or recreational facilities As part of a mixed use building, an outdoor dining area connected to an adjacent restaurant on the ground floor. The outdoor area may be partially covered by a canopy or awning but must be open to the air on two sides 	Minimum dimension of 20 feet and a minimum area of 200 square feet. May be open to the sky or covered by overhangs or awnings.	Figure 22.140.520-HH Figure 22.140.520-II Figure 22.140.520-JJ
Other, if approved by the Director		

FIGURE 22.140.520-X: CORNER TOWER OR STAIRCASE

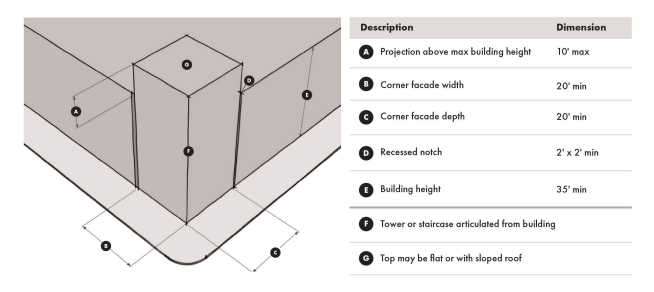


FIGURE 22.140.520-Y: CORNER BALCONIES ON UPPER FLOORS

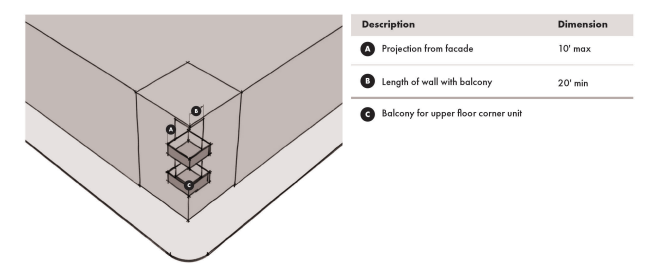


FIGURE 22.140.520-Z: RECESSED CORNER FROM FAÇADE

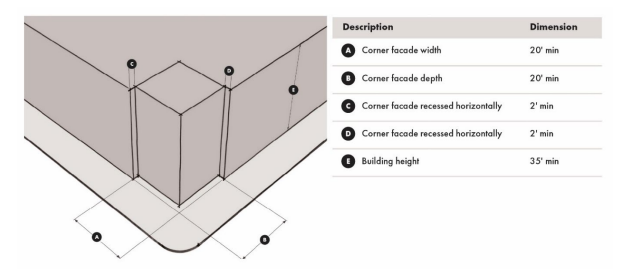


FIGURE 22.140.520-AA: CORNER POPPED OUT FROM REST OF FAÇADE

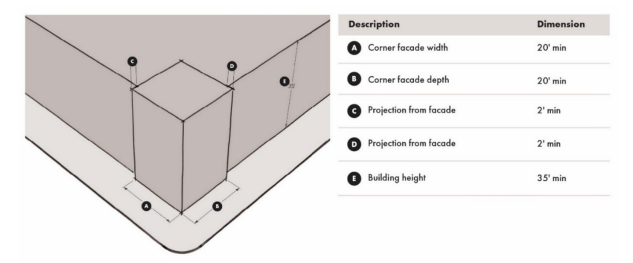


FIGURE 22.140.520-BB: CORNER LOWER THAN THE ROOF OF THE REST OF THE BUILDING

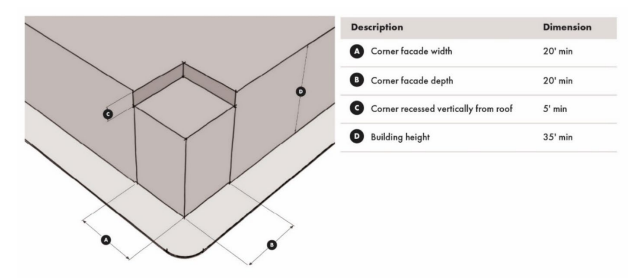


FIGURE 22.140.520-CC: GLAZING FOR WINDOWS AND DOORS AROUND THE CORNER

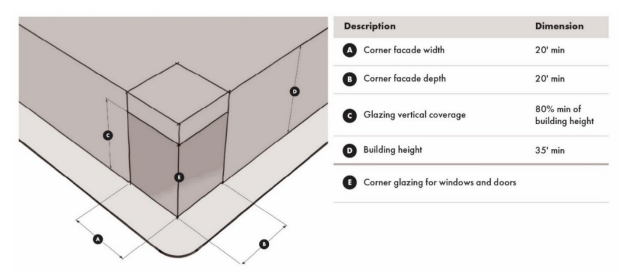


FIGURE 22.140.520-DD: ROUNDED CORNER WITH 20% OF THE CORNER LEFT UNROUNDED

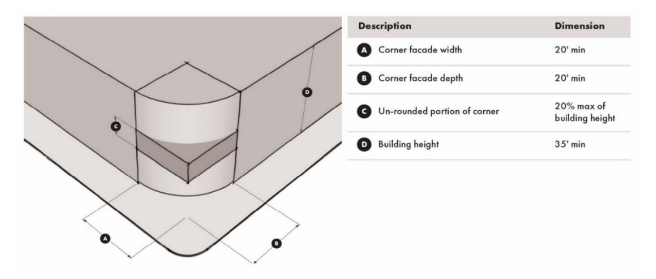


FIGURE 22.140.520-EE: CHANGE IN MATERIAL AT THE CORNER FOR 80% OF THE BUILDING HEIGHT

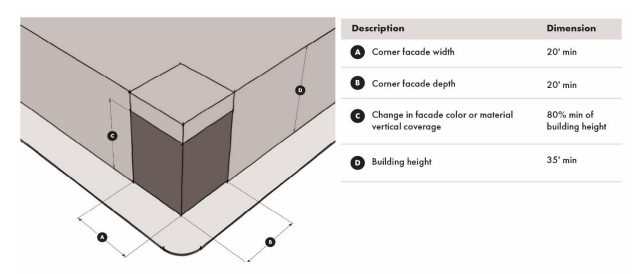


FIGURE 22.140.520-FF: RECESSED GROUND FLOOR 3 FEET FOR 80% OF THE BUILDING FRONTAGE

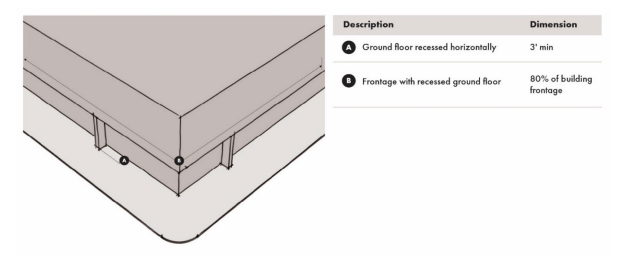


FIGURE 22.140.520-GG: FIVE-FOOT-DEEP AWNING COVERING 50% OF THE BUILDING FRONTAGE

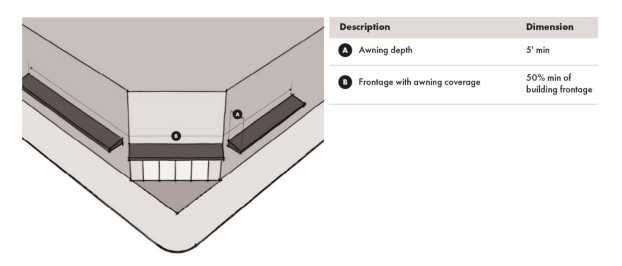


FIGURE 22.140.520-HH: OPEN SPACE FOR RESIDENTIAL USE

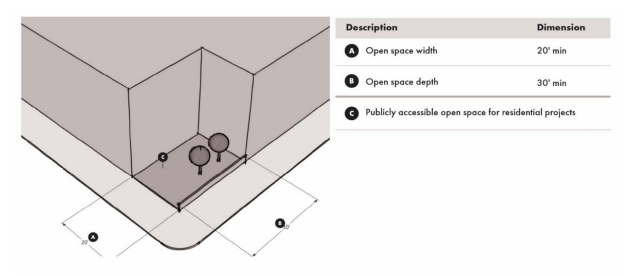


FIGURE 22.140.520-II: OPEN SPACE FOR AN OUTDOOR DINING AREA

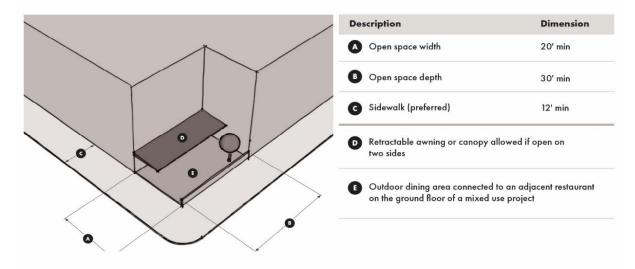
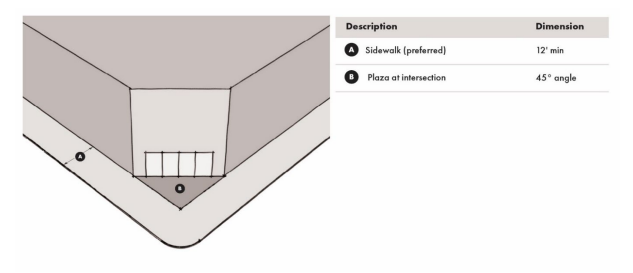


FIGURE 22.140.520-JJ: CORNER PLAZA AT THE INTERSECTION



7. Building Façade Details.

a. Intent. The intent of this Subsection is to ensure buildings are designed holistically on all sides to create a cohesive architectural idea and enhance the surrounding neighborhood in all directions by considering the use of materials for sides of a building equally, not just the frontage.

b. Façade Material Variety. All buildings shall include a minimum of two materials, colors, or textures along façades.

i. One of the two materials, colors, or textures shall be used on a minimum of 10 percent of the building façade.

ii. Fenestration shall not count towards the material requirement.

c. Material Continuity. Building façades shall be treated as a whole and finished with similar materials on all sides to provide continuity; however, the percentages of each material may vary. To avoid a superficially tacked-on appearance,

building façade materials shall not change at a vertical external corner of a building. Instead, materials shall adhere to one or more of the following conditions, as shown in Figure 22.140.520-E, above:

i. Continue around the vertical external corner for a minimum distance of four feet;

ii. End a minimum of four feet from a vertical external corner;

iii. Transparent metal screens and railings which project a minimum of six inches from the main building façade are exempt from the material change requirements; and/or

iv. Color. Paint color changes on a continuous material may occur at any point along the façade, including at vertical external corners.

d. Prohibited Materials. Façades shall not use any of the following prohibited materials on more than two percent of the visible surfaces:

i. Polished metal or glossy plastic with a Light Reflective Value (LRV) over 60;

ii. Plywood (Rated Construction Grade C or D); and

iii. Stucco with a sand finish of less than 20/20.

e. Energy Efficiency.

i. Natural Lighting. All habitable rooms, such as rooms for living, sleeping, eating, or cooking, shall be provided with natural light by means of exterior glazed windows, doors, clearstories, skylights, or a combination. The exterior

glazed surface area shall be a minimum of 10 percent of the floor area of the attached rooms or a minimum area of 10 square feet, whichever is larger.

ii. Natural Ventilation. Unless prohibited by other codes, such as the Building Code, Fire Code, etc., all habitable rooms shall be provided with natural ventilation by means of openable exterior windows or doors with an area not less than five percent of the floor area of such rooms, or a minimum of five square feet, whichever is larger. Units with multiple exposures shall include a minimum of one openable window on each exposure.

iii. Solar Readiness. All buildings shall comply with the requirements of section 110.10 Mandatory Requirements for Solar Ready Buildings of the California Building Energy Efficiency Standards, as applicable.

8. Balconies and Patios.

a. Intent. The intent of this Subsection is to provide usable private open space for residents to encourage socialization, provide ample light, and fresh air for the residents, and add dimensional variety to building façades.

b. Access. Private balconies and patios shall be directly accessible from the residential unit. See Figures 22.140.520-K to M, above.

c. Location. Patios and balconies may be located along exterior building walls, internal walls facing courtyards, or a combination of both.

d. Ground Floor Units. If residential units are located on the ground level or a podium, provide private patios for a minimum of 25 percent of those units on the ground floor or podium. Each patio shall be a minimum of 100 square feet in area and seven feet deep.

e. Upper Floor Units. Buildings shall provide the required amount of private full balconies, Juliette balconies, or a mix of both for upper floor units, as listed in Table 22.140.520-H in Section 22.140.520.G.8.c, above.

f. Full Balcony Dimensions. Any full balcony designed to satisfy the requirements of this Subsection shall meet the following dimensions:

i. Balconies shall be a minimum of five feet deep;

ii. The height of the balcony area shall not be less than the ceiling height of the adjoining floor; and

iii. The number of bedrooms in the attached unit shall determine the minimum square footage of each balcony, as defined in Table 22.140.520-I, above.

g. Juliette Balcony Dimensions. Any Juliette balcony designed to satisfy the requirements of this Subsection shall meet the following dimensions. See Figure 22.140.520-M, above.

i. Barrier or railing shall project outward a minimum of three inches from the building façade; and

ii. Barrier or railing shall extend beyond the sides of the doorway a minimum of three inches from each side of the connecting door frame.

9. Landscaping, Walls, Fences, Screening, and Site Furnishing.

a. Intent. The intent of this Subsection is to ensure developments utilize landscaping, walls, and fences designed to be in harmony with adjacent lower-intensity/smaller-scale uses, soften the appearance of large massing

along the street, allow for both privacy and visibility, and increase the developments' resiliency to wildfire, heat, drought, and floods.

b. Trees and Plants.

i. Coverage. A minimum of 20 percent of the lot area not used for buildings and structures, such as setbacks and open space, shall be landscaped with a combination of trees, ground cover, shrubbery, planters, or flowers.

(1) Required landscaping within parking lots does not count toward this coverage requirement.

(2) Pedestrian walkways, plazas, and outdoor dining areas may be developed in the landscaped area and count towards the minimum landscaped area requirement.

ii. Plant Species. At least 80 percent of the on-site landscaping coverage area shall consist of trees and plants native to southern California or non-invasive and drought tolerant, as approved by the Director.

c. Walls and Fences.

i. Enclosures.

(1) Fences and free-standing walls are prohibited along street frontages in mixed use developments, except to enclose an outdoor dining area or open space area, such as a private residential patio. Planter boxes and other similar amenities may also enclose an outdoor dining area or open space. Such fences, walls, planter boxes, and other similar amenities shall not exceed 42 inches in height.

(2) If located in the front yard setback, the wall, fence, or similar feature shall be placed a minimum of one foot from the edge of a public sidewalk, if present, with landscaping to buffer the wall.

ii. Transparency. Fence design may include a combination of solid planes and open fencing. Any fence in the front yard setback over three feet tall shall be a minimum of 50 percent transparent along the frontage.

iii. Materials. Fences shall be constructed of wood, wood composite, concrete, masonry, clay, aluminum, iron, steel, or glass. The use of barbed or razor wire, electrified fence, and chain-link fence, in conjunction with any fence, wall, roof, or hedge, is prohibited, unless required by any local, State, or federal regulation, as applicable.

d. Screening.

i. Trash Enclosures. All residential development projects that include trash enclosures shall comply with Chapter 22.132 (Storage Enclosure Requirements for Recycling and Solid Waste).

ii. Mechanical Equipment and Utilities. Fire Department backflow prevention devices, water meters, transformers, and other utility-related equipment are prohibited in the front yard, unless completely screened in a manner that is incorporated into the design of the development. This provision does not apply to landscaping equipment, such as irrigation and sprinkler control systems.

(1) Air conditioning units or vents located on the front façade shall not project more than six inches from the face of the building.

(2) If on a rooftop or in a yard, the equipment must be screened from view from the street with a wall, fence, or landscaping.

iii. Security Bars and Grilles. When installed, all security bars or grilles shall be installed on the inside of the building.

(1) Horizontally folding accordion grilles installed on the outside of a storefront are prohibited.

(2) Building security grilles shall be:

(a) Side-storing concealed interior grilles

not visible from the exterior of the building when not in use during business hours; or

(b) Roll-up shutters or grilles which can be

concealed in the architectural elements of the building.

e. Site Furnishings – Amenities. If common recreational spaces are provided, developments shall provide at least three of the active and passive amenities listed in Table 22.140.520-O, below, within the common recreational spaces.

TABLE 22.140.520-O: SITE FURNISHING STRATEGIES		
Site Furnishings/Amenities (Select at Least Three)	Minimum Requirements	
Bench located in common open spaces or along shared internal pedestrian pathways	1 for every 100 square feet of common recreational space	
Small trash can (55 gallon or smaller; does not include required residential trash receptacles or dumpsters)	1 for every 400 square feet of common recreational space	
Table with at least two movable chairs shaded by trees or an overhead canopy	1 for every 400 square feet of common recreational space	
Picnic table with attached seating shaded by an attached umbrella, tree, or an overhead canopy	1 for every 400 square feet of common recreational space	
Barbeque grill	1 for every 800 square feet of common recreational space	
Outdoor exercise equipment	75 square feet per 2,000 square feet of common recreational space	
Playground	75 square feet per 2,000 square feet of common recreational space	
Swimming pool with pool deck	10 feet by 20 feet	
	Swimming pools with pool decks shall comply with all provisions of the California Building Code (Title 24), including section 3114B, which requires a minimum continuous and unobstructed 4-foot pool deck extending completely around the pool	
Sport facility or court (tennis, volleyball, basketball, pickleball, golf, croquet, dog run, etc.)	1 for each development	

f. Outdoor Lighting. All outdoor light fixtures installed on the exterior of buildings where visible from surrounding properties shall be shielded to avoid spilling over to surrounding residential areas. Additionally, outdoor light fixtures shall be shielded to avoid night sky light pollution. Where applicable, outdoor lights shall also adhere to the requirements of Chapter 22.80 (Rural Outdoor Lighting District).

- 10. Vehicle Parking Facilities.
 - a. Intent. The intent of this Subsection is to foster a

pedestrian-oriented environment between the street and the building and to maintain

and enhance the visual character of residential neighborhoods by minimizing the visual dominance of parking areas.

b. Parking Locations. Pursuant to Section 22.112.040.C.1, no vehicle parking shall be located in the required front yard, corner side yard, or any additional area of a lot situated between the road and the building or structure closest to the street adjacent to the primary frontage, unless located underground. See Figures 22.140.520-F and G, above.

i. Garages or surface parking lots shall not be located closer to the front property line than the front door of the building closest to the front property line and shall comply with one of the conditions listed in Table 22.140.520-D, above, except if the site is located in a Hillside Management Area or as otherwise allowed by this Title 22. See Figures 22.140.520-F to H, above, for examples of acceptable garage locations.

ii. Parking Access with Side Street or Alley. If a development site is adjacent to an alley or corner, parking areas shall be accessed from the alley or side street, except in the following conditions:

(1) If the development site abuts an improved alley less than 20 feet wide;

(2) If the development site sits on a corner lot with two street frontages and has a total gross building area of 200,000 square feet or more, parking access is allowed on both frontages; and

(3) If the side street is classified as a major or

secondary highway.

iii. Parking Access Without Side Street or Alley. If there is no alley or side street access available, parking shall be accessed from the primary adjoining street.

c. Loading and Service Areas. Loading docks and service areas shall be oriented to the side and rear of the building. If this is not feasible due to site conditions, any loading or service areas shall be entirely behind a solid roll-up door. Passenger loading areas may be located along the front of the building.

d. Parking Structures.

i. Parking Frontage. Areas dedicated to vehicle use along the frontage (driveways, garage openings, loading entries, or utility access) shall be limited by the width of the lot, measured along the side adjacent to the street.

(1) Lots with a width of 100 feet or less shall not have more than one garage entrance on the front of a building.

(2) Lots with a width of over 100 feet shall have no more than one garage entrance on the front of a building every 100 feet of lot width.

(3) Each garage entrance shall not exceed 25 feet in width, unless wider is required by federal, State, or County requirements.

ii. Screening. Above-ground parking structures adjacent to a public or private street shall be internalized, wrapped with other active ground-floor uses (retail, office, or residential), or screened along the street, so parked cars and driveway aisles are only visible at access points for vehicles and pedestrians. When it is not feasible to line the ground level with active uses, the façades of street-fronting parking structures shall be screened from view of the street or sidewalk using at least

one of the strategies listed in Table 22.140.520-P, below, or a combination of those

strategies totaling 80 percent of the façade area.

TABLE 22.140.520-P: PARKING SCREENING STRATEGIES		
Parking Screening Strategy (Select at Least One)	Minimum Coverage	
Perforated panels, mesh, breeze blocks, or other decorative materials with articulation and openings integrated into the structure's design	80% façade area coverage	
Landscaped vine screens, landscape berms, and/or columnar trees	80% façade area coverage	
Public art mural or sculpture	80% façade area coverage	
Vertical or horizontal fins	80% façade area coverage	

iii. Projections. All pedestrian entryways into a parking

structure shall be highlighted by incorporating all the projecting elements listed in

Table 22.140.520-Q, below. All entry projections shall be located within 12 feet of the

top or side edge of the entryway.

TABLE 22.140.520-Q: PARKING ENTRY PROJECTIONS		
Parking Entry Projections	Minimum Dimensions (Each)	
Weather protection, such as an overhead projection, awning, or canopy	4 feet wide, 3 feet deep	
Wayfinding signage	12 inches wide, 2 feet tall	
Two lights	2 foot-candles at the ground covering 5 feet of entryway and compatible with Rural Outdoor Lighting requirements, where applicable	

e. Surface Parking Lots.

i. Existing Standards. All surface parking lots shall

comply with Section 22.112.080 (Parking Design) in addition to the following standards below.

(1) Pedestrian Amenities. Surface parking lots

shall incorporate a pedestrian pathway through, or adjacent to, the parking lot to the

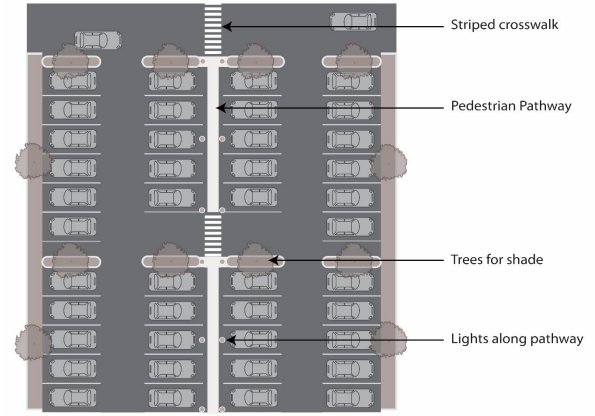
main building it is associated with. Surface parking lots shall also incorporate at least

one of the pedestrian amenities listed in Table 22.140.520-R, below. See

Figure 22.140.520-KK, below.

TABLE 22.140.520-R: PEDESTRIAN AMENITIES		
Parking Lot Pedestrian Amenities (Select at Least One)	Minimum Requirements	Example
Structures or trees for shade along the length of the pedestrian pathway	At least 2 structures or trees with a canopy width of 5 feet	Figure 22.140.520-KK
Trees are in addition to those required by Chapter 22.126 (Tree Planting Requirements)		
Patterned paving, change in material, or striping at crosswalks	6 feet wide	Figure 22.140.520-KK
Lighting along the length of the primary pedestrian pathway leading to the building and compatible with tree planning	2 foot-candles at the ground	Figure 22.140.520-KK

FIGURE 22.140.520-KK: SURFACE PARKING LOT WITH PEDESTRIAN-FRIENDLY AMENITIES



(2) Green Design Strategies. Surface parking lots

shall implement at least one of the green design strategies listed in Table 22.140.520-S, below, except where not feasible due to water table levels, contamination, or permeability of the soil. Where Title 26 (Building Code) of the County Code requires the use of any of these strategies in parking lots, compliance with the Title 26 requirements will satisfy this standard.

TABLE 22.140.520-S: GREEN DESIGN STRATEGIES		
Design Strategy (Select at Least One)	Minimum Requirements	
Bioswale or bioretention area	8 feet wide by 16 feet long	
	1 for every 8 parking spots	
Landscape islands	8 feet wide by 16 feet long	
	1 for every 8 parking spots	
Porous pavement	50% of parking area	
Permeable concrete pavers	50% of parking area	
Reflective pavement	50% of parking area	

ii. Where conflicts exist between these requirements

and Title 26 (Building Code) of the County Code requirements, Title 26 shall prevail.

Surface parking lots shall also comply with all applicable provisions of Title 32 (Fire

Code) of the County Code.

[2214010KPCC]

SECTION 24. This ordinance shall be published in <u>The Daily Commerce</u> a newspaper printed and published in the County of Los Angeles.

TOF LOS ANCES	MAAA
A CALIFORNIA	Chair

ATTEST:

Edward egen

Edward Yen Executive Officer -Clerk of the Board of Supervisors County of Los Angeles

I hereby certify that at its meeting of September 10, 2024 the foregoing ordinance was adopted by the Board of Supervisors of said County of Los Angeles by the following vote, to wit:

	Ayes		<u>Noes</u>
Supervisors	Hilda L. Solis	Supervisors	None
-	Holly J. Mitchell		
-	Lindsey P. Horvath		
-	Janice Hahn		
-	Kathryn Barger		
Effective Date	: October 10, 2024	Edd	ward you
Operative Dat	0:	Edward Yen Executive Offic	cer -
	OF LOS AVER	-	pard of Supervisors
I hereby certify that pursuan Section 25103 of the Govern Delivery of this document ha	nment Code, 🛛 🚺 🏙 👔	APPROVED A DAWYN R. HA	
EDWARD YEN Executive Officer	* CALIFORNUA *	County Counse	el
Clerk of the Board of	Supervisors	Ву	Der
By Deputy			vis Tinkham outy County Counsel

S:\Ordinances\County Counsel\2024\2024-0049