Appendices

Appendix D
Draft Amendments to the Zoning and Municipal Codes and Park Standards Manual
Appendices

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Irvine Business Complex
Residential Mixed-Use Overlay District

March 2009

December 2009

Draft

Note to reader: This is a proposed new section of the City of Irvine Zoning Code. The markups contained in this document represent changes from the version presented to the City Council in 2006, as opposed to changes to existing Zoning and Municipal Code sections included in the overall Vision Plan project. Single underlines and strikeouts represent changes made in the 2006 document for inclusion in the original March 2009 Draft EIR. Double strikeouts and underlines represent additional changes made for the December 2009 recirculation of the Draft EIR.
CHAPTER 5-8. IRVINE BUSINESS COMPLEX RESIDENTIAL MIXED-USE OVERLAY DISTRICT

Sec. 5-8-1. Purpose.
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5-8-1. Purpose.
The Irvine Business Complex Residential and Mixed-Use (IBCRMU) Overlay District establishes districts that are intended to provide for the orderly transition of certain portions of the IBC from exclusively industrial and/or office areas into pedestrian-oriented districts that accommodate a mixture of retail, office, and residential uses, while protecting existing businesses.

This Overlay District implements the following goals and objectives as defined in the IBC Element of the General Plan and corresponding IBC Design Criteria:

**IBC Vision Plan Goals:**

A. Protect the existing job base;

B. Develop mixed-use cores;

C. Provide transportation, pedestrian, and visual connectivity;

D. Create usable outdoor areas; and

E. Develop, safe well-designed neighborhoods.
These goals are further implemented through the following objectives:

A. Create a walkable urban environment that encourages on-street pedestrian activity and reduces dependence on the automobile for everyday needs.

B. Develop an urban framework to ensure the appearance, location, and scale of buildings that compliments the character of the area in which they are located.

C. Ensure compatibility between existing and proposed businesses within the IBC.

D. Provide a mix of building types allowing variety and choice in urban living.

E. Provide a variety of outdoor areas for both passive and active recreation as an amenity for residents and employees.

F. Establish sustainable new urban development within the IBCRMU Overlay District.

5-8-2. Applicability.

All proposed residential or residential mixed-use development/redevelopment, subdivisions, and new residential land uses within the IBCRMU Overlay shall comply with all applicable requirements of this Chapter, including the provisions outlined below:

A. Regulating Plan. The Regulating Plan (Section 5-8-3) defines and identifies the three IBCRMU Overlay Districts as follows: Urban Neighborhood (UN), Multiple Use (MU), and Business Complex (BC).

B. Additional Applicable Requirements. All development pursuant to this Overlay Zone is subject to the trip entitlement value [STM1][AZ] established in Section 9-36 of the Zoning Code.

C. Administrative Relief. Requests for administrative relief shall be considered by the Planning Commission in conjunction with the associated discretionary review application and shall be subject to the requirements of Chapter 2-22 of the Zoning Code. In order for the Planning Commission to approve administrative relief from the overlay zone requirements, except where noted in this section, the approval body shall find that:
1. The proposed project meets the intent of the IBCRMU Overlay Zone and Vision Plan.

2. The request will not negatively impact the appearance of the project site or the surrounding properties.

3. The proposed project will not adversely impact operations of adjacent non-residential uses.

5-8-3. Regulating Plan and Districts.

A. Purpose. This Section establishes the districts applied to property within the IBCRMU Overlay by the Regulating Plan. The Regulating Plan divides the area within the IBCRMU Overlay into separate districts. The districts allocate land uses and suggest architectural types as well as provide guidelines for building placement and height.

B. Zones Established. The following districts are established for the purposes of the IBCRMU Overlay District, and are applied to property within the Overlay Zone boundary as shown on the Regulating Plan, as provided in Section 5-8-5 and 5-8-63. Current underlying zoning designations in Chapter 9-36 remain as existing unchanged.
IBC Residential Mixed Use Overlay Zone Regulating Plan

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5-8-4. Special Development Requirements.

A. Compatibility Standards. The following standards are intended to ensure the compatibility of uses within a residential or mixed-use project.

1. Security. Residential units shall be designed to ensure the security of residents through the provision of secured entrances and exits that are separate from the non-residential uses. Non-residential and residential uses shall not have common entrance hallways or common balconies. These separations shall be shown on the development plan and the separations shall be permanently maintained.

2. Restriction on Activities. Commercial uses within mixed-use projects shall be designed and operated so that neighboring residents are not exposed to offensive noise, especially from traffic, trash collection, routine deliveries, or late night activity.

3. Lighting. Outdoor lighting associated with commercial uses shall be shaded and directed to minimize impact to surrounding residential uses, but shall provide sufficient illumination for access and meet the Uniform Security Code requirements for lighting. Such lighting shall not blink, flash or oscillate.

4. Windows. Residential windows of buildings directly adjacent to industrial uses shall generally be directed away from loading areas and docks, unless view-restricting architectural elements such as view baffles or other devices are utilized.

15. Development Adjacent to San Diego Creek or San Joaquin Marsh (existing text moved from Vision Plan).

a. For buildings four or more stories in height located within 100 feet of the San Joaquin Marsh or San Diego Creek, the project applicant shall demonstrate that architectural plans do not specify the use of highly reflective glass windows, and utilize angles that are not highly reflective in order to reduce light and glare impacts on the marsh and creek environment, and to reduce the incidence of bird collisions, to the satisfaction of the Community Development Director.

b. Landscape plans for areas located within 100 feet of the San Joaquin Marsh or San Diego Creek shall not include exotic plant species that may be invasive to native habitats. Exotic plant species not to be used include those species listed on Lists A and B of the California Invasive Plant Council’s (Cal-IPC) list of “Exotic Pest
Plants of Greatest Ecological Concern in California as of October 1999.” Or subsequent documentation. This list includes such species as pepper trees, pampas grass, fountain grass, ice plant, myoporum, black locust, capeweed, tree of heaven, periwinkle, sweet alyssum, English ivy, French broom, Scotch broom, and Spanish broom. A copy of the complete list can be obtained from Cal IPC’s web site at http://www.cal-ipc.org.

26. Compatibility with Surrounding Uses. The IBC mixed use environment is an urbanized area, therefore land use compatibility issues are expected to occur. Therefore, applicants for new residential and/or residential mixed use development shall include the following materials-data as determined by the Director of Community Development for the City to evaluate compatibility with surrounding uses with respect to issues including, but limited to the following:

   a. Noise
   b. Odors
   c. Truck traffic and deliveries
   d. Hazardous Materials handling/storage
   e. Air emissions
   f. Soil/Groundwater contamination

a. Project description and plans
   (1) Vicinity/Location map;
   (2) Conceptual block design diagram;
   (3) General location of land use on the site;
   (4) General building massing and height;
   (5) General proposed vehicular circulation; and
   (6) Documentation that any CC&R prohibition of residential uses has been removed from the site.

b. Site Context Materials.
   (1) A plan, key map, and photos illustrating the site context in terms of existing development and land uses within 500 feet of the exterior boundaries of the site;
   (2) Site sectional drawings illustrating site profile in relation to streets and other sites within 500 feet of the exterior boundaries of the site; and
(3) Adjacent site(s) layout of sites within 500 feet of the exterior boundaries of the site (building pads, parking, storage, landscaping), including labeling of land uses. An aerial photo is acceptable for this purpose.

e—Analytical reports.

(1) Inventory of Adjacent Operations. An inventory of pre-existing non-residential uses (including railroads) within 1,000 feet of the project site property line in terms of:
   (a) Business operations relating to hours of operation, transportation activities (e.g., volume type, and timing of delivery traffic, etc.);
   (b) Ambient and projected noise levels, including short term, intermittent and/or low-level noise sources and levels;
   (c) Hazardous materials stored, used, and disposed, including applicable methods; and
   (d) Odors.
   The inventory shall include detailed maps depicting sources/locations of deliveries, truck traffic, noise, odors, and hazardous materials.

(2) Phase I site assessment. A Phase I site assessment for the property conducted by a Registered Environmental Assessor or documentation of the current status of the site if it is under the supervision of a regulatory agency for remediation due to contamination or has entered into a Voluntary Cleanup with an administrative agency.

(3) Contamination assessment. Current information regarding the potential presence of contamination on adjacent sites (within 1,000 feet of project site) or any nearby site where the contamination may be reasonably expected to affect the project site (i.e., the project site is down gradient from a source site of contaminated groundwater that is sufficiently mobile such that the plume may extend into the project site).

(4) Hazardous materials assessment. Current information on the use of hazardous materials (categories 1-3) at facilities on or within 1,000 feet of project site.

(5) Air emissions. Current information on permitted air emissions from adjacent and nearby facilities.

(6) Risk Management Program information. Current information on facility Risk Management Program worst-case scenarios where the geographic impact zone includes the project site.
(7) **Health Risk Assessments.** Current information on facility Health Risk Assessments where air dispersion modeling, and soil and groundwater monitoring identifies significant risks (as defined by adopted state and federal significance criteria) covering the geographic area that includes the project site.

(8) **Hazardous waste generators.** Current information on hazardous waste generators on or within 1,000 feet of the project site, including generator status and types of waste.

(9) **Potential threats.** If the collected information from items (1) through (8) above identifies any potential threats to human health on the subject site (i.e., the subject site is contaminated or adjacent to a contaminated site, adjacent to facilities that emit hazardous air pollutants, or within the impact zone of an Risk Management and Prevention Plan (RMPP) or Air Toxic Hot Spot release profile) the following materials shall also be submitted, at the discretion of the Director of Community Development, before the discretionary application may be deemed complete by the City:

(a) If the proposed project site is contaminated or adjacent to one or more contaminated sites where there is likelihood that the contamination affects will affect occupants of the proposed site: A Health Risk Assessment performed by a qualified risk assessor evaluating the cumulative cancer and non-cancer risks from all sources to the expected occupants shall be required.

(b) If the project is in proximity to facilities with permitted air emissions of hazardous air pollutants: Documentation of air monitoring by a qualified air quality specialist that identifies ambient air concentrations at the proposed project site during periods of representative activities at the adjacent facilities.

(c) If the proposed project site is within geographic impact zones identified by RMPPs or Air Toxic Hot Spots Health Risk Assessments: A report by a qualified analyst that identifies the potential risk due to exposures from planned or unplanned releases to the expected occupants.

(d) Report of project compliance with Orange County Fire Authority requirements control of accidental risk of upset, including shelter in-place requirements.

(10) **Additional Characteristics.** If the proposed project includes any of the following characteristics, an evaluation of these characteristics based on the information provided in items (1) through (9) above, of the potential to increase
risks to human health or adversely affect environmental conditions, shall be submitted to the City as part of the discretionary project application:

(a) Subterranean features such as elevator pits, foundation pilings, parking garages, occupied basement areas, pools, ponds, wells that provide water to ponds or for irrigation, and sump pumps.

(b) On grade features such as tot lots and other types of children’s recreational areas with permeable surfaces.

37. Residential Disclosures: All discretionary applications for residential or residential mixed use shall include a condition of approval for disclosure to residents clearly outlining the issues associated with living in a mixed-use environment. The language for this disclosure shall be as specified by the Community Development Director. Copies of each signed disclosure shall be made available for review upon written request by the City.
4. Air Quality Standards

For residential and residential mixed use projects, the following air quality standards are required, or as otherwise mandated by state regulations:

a. Applicants for new residential/mixed-use developments in the Irvine Business Complex shall require that the construction contractor to utilize off-road construction equipment that conforms to Tier 3 of the United States Environmental Protection Agency, or higher emissions standards. The construction contractor shall be made aware of this requirement prior to the start of construction activities. Use of Tier 3 or higher off-road construction equipment shall be stated on all grading plans. The construction contractor shall maintain a list of all operating equipment in use on the project site. The construction equipment list shall state the makes, models, and numbers of construction equipment on-site.

b. Applicants for new residential/mixed-use developments in the Irvine Business Complex shall require that the construction contractor to properly service and maintain construction equipment in accordance with the manufacturer’s recommendations. Non-essential idling of construction equipment shall be restricted to five minutes or less in compliance with California Air Resources Board’s Rule 2449.

c. Prior to the issuance of building permits, plans shall indicate that coatings and solvents with a volatile organic compound (VOC) content lower than required under Rule 1113 (i.e., Super Compliant Paints) shall be used. All architectural coatings shall be applied either by (1) using a high-volume, low-pressure (HVLP) spray method operated at an air pressure between 0.1 and 10 pounds per square inch gauge (psig) to achieve a 65 percent application efficiency; or (2) manual application using a paintbrush, hand-roller, trowel, spatula, dauber, rag, or sponge, to achieve a 100 percent applicant efficiency. The construction contractor shall also use precoated/natural colored building, where feasible.

d. Applicants for new residential developments in the Irvine Business Complex within 500 feet of Interstate 405 shall be required to install high efficiency Minimum Efficiency Reporting Value (MERV) filters of MERV 14 or better in the intake of residential ventilation systems. MERV 14 filters have a Particle Size Efficiency rating of 90 percent for particulates 1.0 micron to 3.0 microns in size and a Particle Size Efficiency rating of 75 to 85 percent for particles 0.30 to 1.0 micron in size. A MERV 14 filter creates more resistance to airflow because the filter media becomes denser as efficiency increases. Heating, air conditioning and ventilation (HVAC) systems shall be installed with a fan unit power designed to force air through the MERV 14 filter. To ensure long-term maintenance and replacement of the MERV 14 filters in the individual units, the following shall occur:

i) The developer, sale, and/or rental representative shall provide notification to all affected tenants/residents of the potential health risk from I-405 for all affected units, per item 7 of this section.
ii) For rental units within 500 feet of the I-405, the owner/property manager shall maintain and replace MERV 14 filters in accordance with the manufacturer’s recommendations. The property owner shall inform renters of increased risk of exposure to diesel particulates from I-405 or SR-55 when windows are open.

iii) For residential owned units within 500 feet of I-405, the Homeowner’s Association (HOA) shall incorporate requirements for long-term maintenance in the Covenant Conditions and Restrictions and inform homeowners of their responsibility to maintain the MERV 14 filter in accordance with the manufacturer’s recommendations. The HOA shall inform homeowner’s of increased risk of exposure to diesel particulates from I-405 when windows are open.

e. Residential structures shall be located outside of the distances to the following stationary air pollutant sources:

For all residential or residential mixed-use projects located within the distances to industrial uses as outlined below the Project Applicant shall submit a health risk assessment (HRA) prepared in accordance with policies and procedures of the state Office of Environmental Health Hazard Assessment (OEHHA) and the South Coast Air Quality Management District (SCAQMD) to the Community Development Director prior to approval of any future discretionary residential or residential mixed use project. If the HRA shows that the incremental cancer risk exceeds one in one-hundred thousand (1.0E–05), or the appropriate noncancer hazard index exceeds 1.0, the applicant will be required to identify and demonstrate that Best Available Control Technologies for Toxics (T-BACTs) are capable of reducing potential cancer and noncancer risks to an acceptable level, including appropriate enforcement mechanisms. T-BACTs may include, but are not limited to, scrubbers at the industrial facility, or installation of Minimum Efficiency Reporting Value (MERV) filters rated at 14 or better at all residential units.

- 1,000 feet from the truck bays of an existing distribution center that accommodates more than 100 trucks per day, more than 40 trucks with operating transport refrigeration units, or where transport refrigeration unit operations exceed 300 hours per week.

- 1,000 feet from an existing chrome plating facility, or existing facility using Hexavalent Chromium.

- 300 feet from a dry cleaning facility using perchloroethylene using one machine and 500 feet from a dry cleaning facility using perchloroethylene using two machines.
• 50 feet from gas pumps within a gas-dispensing facility and 300 feet from
gas pumps within a gasoline dispensing facility with a throughput of 3.6
million gallons per year or greater.

f. For all discretionary residential or residential mixed-use projects located within 1,000
feet of an industrial facility which emits toxic air contaminants (TACs), the Project
Applicant shall submit a health risk assessment (HRA) prepared in accordance with
policies and procedures of the state Office of Environmental Health Hazard Assessment
(OEHHA) and the South Coast Air Quality Management District (SCAQMD) to the
Community Development Director prior to approval of any discretionary residential or
residential mixed-use projects. If the HRA shows that the incremental cancer risk
exceeds one in one-hundred thousand (1.0E−05), or the appropriate noncancer hazard
index exceeds 1.0, the applicant will be required to identify and demonstrate that Best
Available Control Technologies for Toxics (T-BACTs) are capable of reducing potential
cancer and noncancer risks to an acceptable level, including appropriate enforcement
mechanisms. T-BACTs may include, but are not limited to, scrubbers at the industrial
facility, or installation of Minimum Efficiency Reporting Value (MERV) filters rated at
14 or better at all residential units."

5. Noise Standards

a. Prior to issuance of grading permits, the project applicant shall incorporate the
following measures as a note on the grading plan cover sheet to ensure that the
greatest distance between noise sources and sensitive receptors during construction
activities has been achieved.

• Construction equipment, fixed or mobile, shall be equipped with properly
operating and maintained noise mufflers consistent with manufacturer’s
standards.

• Construction staging areas shall be located away from off-site sensitive uses
during the later phases of project development.

• The project contractor shall place all stationary construction equipment so
that emitted noise is directed away from sensitive receptors nearest the
project site, whenever feasible.
b. Individual projects that involve vibration-intensive construction activities, such as pile drivers, jack hammers, and vibratory rollers, occurring near sensitive-receptors shall be evaluated for potential vibration impacts. If construction-related vibration is determined to exceed the Federal Transit Administration vibration-annoyance criteria of 78 VdB during the daytime, mitigation measures, such as use of less vibration intensive equipment or construction techniques shall be implemented.

6. Hazardous Materials Standards

Individual development sites may have existing facilities, such as transformers or clarifiers, to be demolished as part of a proposed development. To mitigate and hazardous materials related impacts during the removal of such facilities, the Director of Community Development, in conjunction with the Orange County Fire Authority, shall include specific project conditions of approval as part of the discretionary review process for the proposed development.

7. Applicants for new residential developments in the Irvine Business Complex shall submit evidence to the satisfaction of the Director of Community Development that proposed buildings are designed and constructed to be GreenPoint Rated. GreenPoint Rated developments must achieve a minimum of 50 total points and meet the category-specific point thresholds as specified in the current GreenPoint Rated Builder Handbook. Developments that exceed this minimum are rewarded by a higher grade on their projects. The GreenPoint Rated program is updated every three years to coincide with changes to the California Building Energy Efficiency Standards.

B. Public Safety Standards.

1. Plans submitted for discretionary review of residential development shall include the following safety features:
   a. Recreation areas shall be located adjacent to residential uses whenever possible. These areas shall be visible to residents from within their dwellings to allow for “eyes on the street” proper visual surveillance. Placement of windows, landscaping, lighting, and recreation uses shall be coordinated to enhance resident surveillance opportunity, but not to detract from the recreational use.
   b. General utilization of the concepts of Crime Prevention Through Environmental Design (CPTED) in the planning and development stages.
2. The inclusion of the following items shall be verified by the Public Safety Department prior to issuance of the first building permit for a residential unit.

   a. Development of a security plan for residential and/or mixed-used projects that includes:
      (1) Management contact for public safety issues available 24-hours a day;
      (2) Cameras for monitoring and recording vehicles and persons entering the site;
      (3) Comprehensive tenant screening process for apartments tenants;
      (4) Quick removal of graffiti; and
      (5) Enforcement of restricted parking spaces.

   b. Preparation of a standardized, high density, “wayfinding” sign program to aid emergency responders in finding individual residential units quickly and easily.

   c. A Click2Enter radio frequency access system shall be installed at any vehicle and pedestrian access point controlled by privacy gates.

   d. **Security.** Residential units shall be designed to ensure the security of residents through the provision of secured entrances and exits that are separate from the non-residential uses. Non-residential and residential uses shall not have common entrance hallways or common balconies. These separations shall be shown on the development plan and the separations shall be permanently maintained.

   e. **Lighting.** Outdoor lighting associated with commercial uses shall be shaded and directed to minimize impact to surrounding residential uses, but shall provide sufficient illumination for access and meet the Uniform Security Code requirements for lighting. Such lighting shall not blink, flash or oscillate.

   f. **Windows.** Residential windows of buildings directly adjacent to industrial uses shall generally be directed away from loading areas and docks, unless view-restricting architectural elements such as view baffles or other devices are utilized.

C. **Airport Restrictions.** Development within the Airport Land Use Commission ("ALUC") jurisdiction shall meet the following requirements in order to support John Wayne Airport operations.
1. Building Height limitations, recordation of avigation easements, obstruction lighting and marking, and airport proximity disclosures and signage shall be provided as required by the Orange County Airport Environs Land Use Plan for John Wayne Airport.

2. **Sound Attenuation.** For all residential dwelling units within the 60 CNEL contour of John Wayne Airport, the maximum interior noise levels of the loudest 10 percent of single noise events ($L_{max}^{10}$) shall not exceed 65 dBA daytime (7 a.m. to 7 p.m.) and 55 dBA nighttime (7 p.m. to 7 a.m.).

D. Additional Requirements

1. **Libraries.** In the event that a city-wide library impact fee is adopted and in force at the time of discretionary project approval, the project applicant shall pay this fee prior to issuance of building permits.

5-8-6 Urban Neighborhood (UN) Standards.

The UN District incorporates portions of the IBC appropriate for sustainable residential neighborhoods, employment, and mixed-use blocks in buildings of up to seven twenty stories. This district is intended for residential projects to cluster in nodes around local services. Small scattered residential projects are discouraged within the UN District. Mixed-use is encouraged with ground floor uses including residential, retail, offices, and restaurants, and upper floors accommodating offices or residential. New, smaller, non-arterial streets within this district are proposed to be pedestrian-oriented with highly articulated residential frontages. Roadways will be defined by both residential and non-residential building facades and characterized by a lush, dominant landscape.

A. **Maximum Building Height:** Seven (7) Twenty (20) stories or as specified in Section 5-8-4C Airport Restrictions, whichever is lower.

B. **Creekwalk.** All properties abutting the San Diego Creek channel shall consider the San Diego Creek edge as a street frontage. Where feasible, private ways, public and private streets shall be located adjacent to the Creek edge.
5-8-7. Multiple Use (MU) Standards.

The MU District incorporates portions of the IBC where a more contemporary era of development exists and is characterized by a horizontal or vertical mix of land uses within a campus of multiple buildings. Opportunities for future intensification include freestanding residential or ground-floor retail, offices, and restaurants, with upper floors accommodating offices or residential. Lodging, entertainment, and civic uses also are encouraged. Street frontages throughout the district shall become more pedestrian-oriented with streetscapes providing continuity and connectivity throughout the campus areas. New streets are encouraged to provide smaller block sizes where possible.

A. Maximum Building Height: Twenty (20) stories or as specified in Section 5-8-4C Airport Restrictions, whichever is lower.

5-8-68. Business Complex (BC)

The intent of the Business Complex District is to maintain the existing industrial character of the northwesterly portion of the IBC, consistent with the Council-adopted goal of protecting existing businesses in the IBC. Due to a number of constraints, including the proximity of John Wayne airport and the extent of existing industrial uses, residential uses are not appropriate for this area and are therefore prohibited. Properties in the BC District are subject to the requirements of the underlying IBC base zoning.
Sec. 5-8-7. IBC Infrastructure Improvement Fee Program.

A. Intent. The intent of the 2010 IBC Infrastructure Improvement Fee Program is to provide partially funding for the implementation of the areawide neighborhood improvements identified in the 2010 IBC Vision Plan.

B. Basis for the fee program.

1. The fee program is based upon a program of neighborhood and pedestrian-oriented infrastructure improvements endorsed by the City Council as part of the development of the IBC Vision Plan. As such, new residential and mixed use development which necessitates construction of these improvements beyond those identified for existing development and future development with vesting approvals (as defined in section 5-8-7.E) shall pay its fair share of the cost for the required circulation mitigation measures for the infrastructure improvements.

2. The IBC Infrastructure Improvement Fee establishes variable fees per unit of residential development, based on provision of affordable units on or off site, and whether said units are for rent or for sale. Fair Share cost is a per unit amount per type of unit as determined during the Vision Plan process, and analyzed in the associated nexus study.

3. Timing of implementation and phasing, and final design of the improvements identified as part of the Vision Plan project shall be determined by the City Council.

C. Boundaries of the final fee district. All property on which residential or residential mixed use development is proposed within the Urban Neighborhood district within the Irvine Business Complex Residential Mixed Use Overlay Zone as shown in section 5-8-3 of this zoning ordinance is included in the final fee district.

D. Final fee schedule.

1. A final fee schedule based upon the nexus analysis and the estimated cost of improvements shall be established by resolution of the City Council.

E. Applicability.

1. The 2010 IBC Infrastructure Improvement Fee Program shall apply to all residential and residential mixed-use development for which building permits are issued subsequent to the adoption of the 2010 IBC zoning ordinance, regardless of when the development case was approved. These provisions apply to permits for new units, and additions of units to existing developments.

2. Development projects that have approved vesting maps, development agreements, or building permits, and projects for which building permit applications are deemed complete prior to the effective date of these regulations, are exempt from the requirements of this fee.
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F. Timing of compliance—

1. All residential or residential mixed-use projects within the Irvine Business Complex for which building permits are issued after the effective date of the 2010 IBC zoning ordinance shall comply with the requirements of the 2010 IBC Infrastructure Improvement Fee Program. Fees required by this section shall be paid prior to the issuance of any building permits or as specified by procedures adopted by the City Council and in effect at the time building permits are issued.

2. Applicants can elect to pre-pay the IBC Infrastructure Improvement Fees for their projects at any time prior to the issuance of building permits; however, payment of fees solely does not constitute final approval or vesting entitlement for the project and will not be refundable.

G. Exemptions from fees. The following types of land uses shall be exempt from payment of fees for infrastructure improvements pursuant to this section:

1. Residential units approved as density bonus units pursuant to an approved conditional use permit.

H. Adjustments to fees. The Director of Public Works shall, on July 1st of each year, commencing in 2007, apply an inflation escalator adjustment to the Irvine Business Complex (IBC) Infrastructure Improvement Fee rates according to the following methodology:

1. Adjustment in construction cost. The public benefit amounts endorsed by City Council motion on July 25, 2006 shall be adjusted annually, pursuant to the Engineering News Record, Construction Cost Index.

2. Escalation Adjustment in land cost. In addition to the annual adjustment in construction costs, the fee rates shall be adjusted to account for the projected land acquisition costs for the right-of-way necessary to construct the infrastructure improvements. A land value appraisal assessment will be conducted every three years, beginning in 2010. The fees shall be calculated to reflect the latest land cost estimates based on the findings of the appraisal assessment. The land cost adjustment shall be applied every three years. There will be no adjustment rate utilized in years in which no land value appraisals are conducted.

increased by a fixed inflation escalator, in the amount of five percent (5%) per year compounded annually, to the projected land acquisition costs for all rights of way necessary to construct the remaining IBC Infrastructure Improvements. The Director of Public Works shall review the fixed inflation escalator every three years to ensure that the inflation percentage reflects market conditions. Any changes to the fixed inflation escalator deemed necessary shall be reviewed by the City Council and approved.

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be reviewed and approved by the City Council. As part of this review, the Director of Public Works shall also review the IBC Infrastructure Improvement Fees to ensure that the fees would not, over time, exceed the reasonable cost of constructing the required improvements.

3. Calculation of Fees. Once available, an average of the past five years of fees will be utilized to determine the current year fee.

3.4. Annual Planning Commission Review. At its first meeting in May-June of each year, the Planning Commission shall receive a staff report on the annual fee adjustment. Any adjustments to the IBC Infrastructure Improvement Fee Program shall be approved by a resolution of the City Council.

1. Creation of IBC Infrastructure Improvement Fee Account.

1. The City shall establish an IBC Infrastructure Improvement Fee Account immediately after the adoption of the 2010 IBC Vision Plan/Overlay Zoning Code project.

2. The City of Irvine Director of Administrative Services shall maintain the funds in this account separate from other funds of the City of Irvine. Fees collected pursuant to this fee program shall be deposited at the time collected into the IBC Infrastructure Improvement Fee Account; and both the fees and the accrued interest shall be expended only for the implementation (i.e., project reports, design, construction) of the IBC circulation improvements as specified in the IBC Vision Plan/Overlay Zoning Code EIR, and any amendments and revisions thereto.
Notes:

IBC Private Service Street (deleted and moved to guidelines)

Typical IBC Private Way (deleted moved to guidelines)

White Road and Cartwright Road—South of Main Street (Deleted since no longer part of town center)

Dupont Drive (Deleted since no longer part of town center)
Street Sections (for City Standard Plans)

1. Requirements for all roadway sections:
   
a. Where the sidewalk is set back from the curb with a landscaped parkway, and curbside parking is allowed, the landscaping within the parkway shall include hard, flat, traversable surfaces for motorist and passengers to get to the sidewalk.

b. An easement shall be required for sidewalks outside of the public right-of-way.

c. Street lighting shall be to City of Irvine standards. Poles and fixtures shall be to SCE standards.

d. No curbside parking is permitted, but periodic breaks in the landscaping/shrubbery shall be provided, in the event that a motorist experiences car problems and needs to walk to the sidewalk.

e. Easement for sidewalks shall be required for sidewalks outside of the public right-of-way.
Typical Local Street

- Design Speed: 25 mph
- Curb to Curb Width: 36 feet minimum or existing
- Right of Way Width: 52 feet minimum or existing
- Traffic Lanes: 1 lane each direction
- Bike Lane: None
- Parking: Parallel as permitted by Director of Public Works
- Curb Type: Vertical
- Curb Radius: 25 feet
- Sidewalk Width: 5 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: None
- Transit: None
- Street Lighting: City standard
Alton Parkway—Murphy Avenue to Red Hill Avenue—Major Highway
(Once the County’s MPAH Amendment is approved, this segment is proposed to be downgraded to a 4-lane facility between Red Hill and Jamboree).

- Design Speed: 60 mph
- Curb to Curb Width: 104 feet to 114 feet
- Right of Way Width: 120 feet to 130 feet
- Traffic Lanes: 3 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical

- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
**Barranca Parkway—Major Highway** (The segment of Barranca between Red Hill and Jamboree is proposed to be downgraded as part of this General Plan Amendment from an 8-lane facility to a 7-lane facility (4 westbound through lanes and 3 eastbound through lanes).

- **Design Speed**: 60 mph
- **Curb to Curb Width**: 122 feet
- **Right of Way Width**: 130 feet
- **Traffic Lanes**: 4 lanes each direction
- **Bike Lane**: 8 feet
- **Parking**: None
- **Curb Type**: Vertical
- **Curb Radius**: 35 feet
- **Sidewalk Width**: 8 feet
- **Parkway Width**: 8 feet
- **Planter Type**: Continuous landscape parkway
- **Median**: 24 feet landscaped
- **Transit**: Bus turnouts at bus stops
- **Street Lighting**: City Standard

Irvine Business Complex
DRAFT- Residential Mixed-Use Overlay District
December 2009 March 2009
1. NOTE: Section only applies within City of Irvine
### Design Speed
- 55 mph

### Curb to Curb Width
- 80 feet to 90 feet

### Right of Way Width
- 96 feet to 106 feet

### Traffic Lanes
- 2 lanes each direction

### Bike Lane
- 8 feet

### Parking
- None

### Curb Type
- Vertical

### Curb Radius
- 35 feet

### Sidewalk Width
- 8 feet

### Parkway Width
- 8 feet

### Planter Type
- Continuous landscape parkway

### Median
- 14 feet to 24 feet paved

### Transit
- Bus turnouts at bus stops

### Street Lighting
- City Standard

### NOTES:
2. Section only applies within City of Irvine
3. A portion of Campus Drive east of Jamboree Road has a raised median preventing left turns in/out of Graduate.
Jamboree Road—Barranca Parkway to McGaw Avenue—Major Highway (This segment of Jamboree is proposed to be downgraded as part of this General Plan Amendment from a 10-lane facility to an 8-lane facility.)

- Design Speed: 60 mph
- Curb to Curb Width: 162 feet
- Right of Way Width: 178 feet
- Traffic Lanes: 5 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical
- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
Jamboree Road—McGaw Avenue to Main Street—Major Highway

- **Design Speed**: 60 mph
- **Curb to Curb Width**: 138 feet
- **Right of Way Width**: 154 feet
- **Traffic Lanes**: 4 lanes each direction
- **Bike Lane**: 8 feet
- **Parking**: None
- **Curb Type**: Vertical
- **Curb Radius**: 35 feet
- **Sidewalk Width**: 8 feet
- **Parkway Width**: 8 feet
- **Planter Type**: Continuous landscape parkway
- **Median**: 24 feet landscaped
- **Transit**: Bus turnouts at bus stops
- **Street Lighting**: City Standard
Jamboree Road—Michelson Drive to Campus Drive—Major Highway

(Note- s/b curb lane acts as an auxiliary lane and becomes a RT lane at Dupont)

- Design Speed 60 mph
- Curb Radius 35 feet
- Curb to Curb Width 104 feet to 114 feet
- Sidewalk Width 8 feet
- Right of Way Width 120 feet to 130 feet
- Parkway Width 8 feet
- Traffic Lanes 3 lanes each direction
- Planter Type Continuous landscape parkway
- Bike Lane 8 feet
- Median 14 feet to 24 feet landscaped
- Parking None
- Transit Bus turnouts at bus stops
- Curb Type Vertical
- Street Lighting City Standard

Irvine Business Complex
DRAFT- Residential Mixed-Use Overlay District

December 2009 March 2009
MacArthur Boulevard—I-405 SB Ramp to Campus Drive—Major Highway

- Design Speed: 60 mph
- Curb to Curb Width: 116 feet to 126 feet
- Right of Way Width: 124 feet to 134 feet
- Traffic Lanes: 4 lanes each direction
- Bike Lane: None
- Parking: None
- Curb Type: Vertical
- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard

Irvine Business Complex
DRAFT- Residential Mixed-Use Overlay District
December 2009 March 2009
Main Street—San Diego Creek to SR 55—Major Highway

- Design Speed: 60 mph
- Curb to Curb Width: 138 feet
- Right of Way Width: 154 feet
- Traffic Lanes: 4 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical

- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 24 feet wide
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
• Design Speed 45 mph
• Curb to Curb Width 64 feet
• Right of Way Width 80 feet
• Traffic Lanes 2 lanes each direction
• Bike Lane 8 feet
• Parking None
• Curb Type Vertical

• Curb Radius 35 feet
• Sidewalk Width 10 feet
• Parkway Width 8 feet
• Planter Type Continuous landscape parkway
• Median None
• Transit None
• Street Lighting City Standard
Michelson Drive— MacArthur Boulevard to Jamboree Avenue—Secondary Highway

- Design Speed: 50 mph
- Curb to Curb Width: 80 feet to 90 feet
- Right of Way Width: 96 feet to 106 feet
- Traffic Lanes: 2 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical
- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
Michelson Drive—Jamboree Avenue to Carlson Avenue—Primary Highway

- Design Speed: 55 mph
- Curb to Curb Width: 80 feet to 90 feet
- Right of Way Width: 96 feet to 106 feet
- Traffic Lanes: 2 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical

- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
Von Karman Avenue—Main Street to Barranca Parkway—Major Highway (Once the County’s MPAH Amendment is approved, this segment is proposed to be downgraded from a 6-lane facility to a 4-lane facility.) [SSTM19]

- Design Speed: 50 mph
- Curb to Curb Width: 104 feet to 124 feet
- Right of Way Width: 120 feet to 130 feet
- Traffic Lanes: 3 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical

- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard

Irvine Business Complex
DRAFT- Residential Mixed-Use Overlay District
December 2009 March 2009
Von Karman Avenue—Main Street to Michelson Drive—Major Street (Once the County’s MPAH Amendment is approved, this segment is proposed to be downgraded from a 6-lane facility to a 4-lane facility as exists today.)

- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard

- Design Speed: 60 mph
- Curb to Curb Width: 104 feet to 114 feet
- Right of Way Width: 120 feet to 130 feet
- Traffic Lanes: 3 lanes each direction
- Bike Lane: 8 feet wide
- Parking: None
- Curb Type: Vertical

December 2009 March 2009
Von Karman Avenue—Michelson Drive to Campus Drive—Secondary Highway

- Design Speed: 50 mph
- Curb to Curb Width: 80 feet to 90 feet
- Right of Way Width: 96 feet to 106 feet
- Traffic Lanes: 2 lanes each direction
- Bike Lane: 8 feet
- Parking: None
- Curb Type: Vertical
- Curb Radius: 35 feet
- Sidewalk Width: 8 feet
- Parkway Width: 8 feet
- Planter Type: Continuous landscape parkway
- Median: 14 feet to 24 feet landscaped
- Transit: Bus turnouts at bus stops
- Street Lighting: City Standard
CHAPTER 9-36. PLANNING AREA 36 (IRVINE BUSINESS COMPLEX)

Sec. 9-36-1. Generally.
Sec. 9-36-2. Land use zoning map.
Sec. 9-36-3. Introduction.
Sec. 9-36-4. Intent.
Sec. 9-36-5. Statistical analysis.
Sec. 9-36-6. Reserved.
Sec. 9-36-7. Special development requirements.
Sec. 9-36-8. Irvine Business Complex land use and entitlement development intensity valuetrip generation database.
Sec. 9-36-9. Subdivisions, mergers and adjustments.
Sec. 9-36-10. Procedure for analysis of average daily entitlement development intensity values trips (ADT).
Sec. 9-36-11. High-traffic-generating commercial uses.
Sec. 9-36-12. Reserved.
Sec. 9-36-13. Sites providing amenities.
Sec. 9-36-14. IBC development fee program.
Sec. 9-36-15. Affordable housing.
Sec. 9-36-16. Required participation in mitigation measures.
Sec. 9-36-17. Transfer of development rights.
Sec. 9-36-18. Procedure for analysis of trip capture within 5.0 IBC Mixed-Use District.
Sec. 9-36-19. Environmental Standards
Sec. 9-36-20. Transportation Management Association

Sec. 9-36-1. Generally.
Please see this chapter 9-36 for the development standards and sections 3-30-29, 3-30-31 and 3-30-32 to see which uses are permitted and conditionally permitted.
(Code 1976, § V.E-836; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95)

Sec. 9-36-2. Land use zoning map.
(See Planning Area 36 map following section 9-36-5.)
(Code 1976, § V.E-836.1; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95; Ord. No. 03-15, § 5, 5-13-03; Ord. No. 03-28, § 5, 9-9-03; Ord. No. 03-34, § 5, 1-22-04; Ord. No. 04-08, § 5, 8-24-04; Ord. No. 04-09, § 6, 9-14-04; Ord. No. 05-15, § 6, 7-12-05; Ord. No. 05-18, § 6, 9-27-05; Ord. No. 05-22, § 5, 10-11-05; Ord. No. 05-23, § 6, 10-21-05; Ord. No. 05-27, § 5, 1-10-06; Ord. No. 06-08, § 6, 7-11-06; Ord. No. 06-11, § 5, 8-22-06; Ord. No. 06-13, § 6, 8-22-06; Ord. No. 07-05, § 5, 4-10-07; Ord. No. 07-07, § 5, 4-10-07; Ord. No. 07-09, 4-10-07)
Sec. 9-36-3. Introduction.
A. Planning Area 36, Irvine Business Complex, is located along the western edge of the City. Boundaries include State Route 55 (Costa Mesa Freeway) and the John Wayne/Orange County Airport to the west, former USMCAS Tustin to the north, Peters Canyon Wash, the San Diego Creek and the San Joaquin Marsh to the east, and MacArthur Boulevard and Campus Drive (Newport Beach) to the south.
B. The planning area is divided into four districts. The Multi-Use District is comprised of nearly all portions of the planning area located south of Barranca Parkway. The Residential and Mixed-Use Districts are located in several areas within the Multi-Use District boundaries. The Industrial District is comprised of all portions of the planning area north of Barranca Parkway.

(Code 1976, § V.E-836.2; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95; Ord. No. 00-02, § 4, 2-8-00; Ord. No. 03-34, § 5, 1-22-04; Ord. No. 04-08, § 5, 8-24-04; Ord. No. 04-09, § 6, 9-14-04)

Sec. 9-36-4. Intent.
It is the intent of this chapter to specify regulations to maintain the development and traffic intensity at the levels analyzed in and mitigated by the final program environmental impact report for the IBC Vision Plan project.

(Code 1976, § V.E-836.2.A; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95)

Sec. 9-36-5. Statistical analysis.

<table>
<thead>
<tr>
<th>Land Use Category</th>
<th>Area Number</th>
<th>Gross Acreage</th>
<th>Net Acreage</th>
<th>Maximum Number of Dwelling Units</th>
<th>Estimated Maximum Number of Gross Square Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mixed-Use (IBC)</td>
<td>5.0</td>
<td>40.3</td>
<td>50.08</td>
<td>2,082</td>
<td></td>
</tr>
<tr>
<td>Multi-Use (IBC)</td>
<td>5.1</td>
<td>2,518.83</td>
<td>2,015.58</td>
<td>1,801</td>
<td></td>
</tr>
<tr>
<td>Industrial (IBC)</td>
<td>5.2</td>
<td>123</td>
<td>92</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential (IBC)</td>
<td>5.3</td>
<td>81.87</td>
<td>85.34</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**ENTITLEMENT DEVELOPMENT INTENSITY VALUES**

**TRIPS**

| TABLE INSET: |
| --- | --- | --- |
| Area Number | A.M. Peak | P.M. Peak | Average Daily Trips |
| Mixed-Use (IBC) | 5.0 | | |
| Multi-Use (IBC) | 5.1 | | |
| Industrial (IBC) | 5.2 | | |
| Residential (IBC) | 5.3 | | |
| TOTAL | 63,476 | 76,173 | 812,673 |

*The “Estimated Number of Gross Square Feet” within Planning Area 36 can adjust upward or downward based upon the mix of land uses and is not considered a development cap as is the case in other planning areas. This estimated number can be adjusted as needed by City Staff as long as the resulting Planning Area development intensity is within the Planning Area Development Intensity Value budget. Tripstream Budget—an—Land uses may be changed to any permitted or conditionally permitted use within the corresponding zoning district, within the established entitlement development intensity values.*

(Code 1976, § V.E-836.3; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95; Ord. No. 99-10, § 3, 5-11-99; Ord. No. 01-03, § 4, 3-13-01; Ord. No. 03-15, § 5, 5-13-03; Ord. No. 03-26, § 6, 9-9-03; Ord. No. 03-34, § 5, 1-22-04; Ord. No. 04-08, § 5, 8-24-04; Ord. No. 04-09, § 6, 9-14-04; Ord. No. 05-15, § 6, 7-12-05; Ord. No. 05-18, § 6, 9-27-05; Ord. No. 05-22, § 5, 10-11-05; Ord. No. 05-23, § 6, 10-11-05; Ord. No. 05-27, § 5, 1-10-06; Ord. No. 06-08, § 6, 7-11-06; Ord. No. 06-11, § 5, 8-22-06; Ord. No. 06-13, § 6, 8-22-06; Ord. No. 07-05, § 5, 4-10-07; Ord. No. 07-07, § 5, 4-10-07; Ord. No. 07-09, 4-10-07)

GRAPHIC LINK: [Click here]
Sec. 9-36-6. Reserved.

Sec. 9-36-7. Special development requirements.
See Division 3 and Chapter 5-8 for applicable general development requirements.
(Code 1976, § V.E-836.4; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord.
No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord.
No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-
22, § 3, 11-28-95)

Sec. 9-36-8. Irvine Business Complex land use entitlement development intensity value and trip generation database.

A. Intent of this section. It is the intent of this section to define the policies used to maintain a land use and entitlement development intensity value and trip generation database for monitoring and regulating the types of land uses and traffic generation for each property in the Irvine Business Complex.

B. The Director of Community Development shall maintain a land use and entitlement development intensity value and trip generation database for the Irvine Business Complex.

1. The IBC land use and entitlement development intensity value and trip generation database shall specify the quantity, in gross square footage, dwelling units and hotel rooms as defined by the Zoning Code and Uniform Building Code, for all existing, approved and zoned development in the planning area by legal parcel and according to the following general land use categories:
   a. Office.
   b. Industrial.
   c. Retail.
   d. Lodging.
   e. Residential.
   f. Zoning potential.
   g. Miniwarehouse.
   h. Hotel, Extended-Stay

2. The land use and entitlement development intensity value and trip generation database shall specify the corresponding a.m. peak hour trips, p.m. peak hour trips and average daily? entitlement development intensity values and trip generation (ADT) allocated for both existing and build-out conditions for each legal parcel in the planning area, which correspond to the traffic intensity levels (vehicle trips) analyzed in and mitigated by the final program environmental impact report for the planning area adopted on October 27, 1992, IBC Vision Plan/Residential Mixed-Use Overlay Zone project.

...
TABLE INSET:

<table>
<thead>
<tr>
<th>Use</th>
<th>A.M. Peak</th>
<th>P.M. Peak</th>
<th>Average Daily DT</th>
<th>Quantity [A8]</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office</td>
<td>1.30</td>
<td>1.38</td>
<td>13.77</td>
<td>1,000</td>
<td>sq. ft.</td>
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<td>Industrial</td>
<td>0.45</td>
<td>0.42</td>
<td>4.62</td>
<td>1,000</td>
<td>sq. ft.</td>
</tr>
<tr>
<td>Retail</td>
<td>2.54</td>
<td>6.96</td>
<td>84.00</td>
<td>1,000</td>
<td>sq. ft.</td>
</tr>
<tr>
<td>Lodging [A9]</td>
<td>0.42</td>
<td>0.68</td>
<td>10.00</td>
<td>1</td>
<td>room</td>
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<tr>
<td>Residential</td>
<td>0.50</td>
<td>0.52</td>
<td>6.30</td>
<td>1</td>
<td>du*</td>
</tr>
<tr>
<td>Zoning potential</td>
<td>1.30</td>
<td>1.38</td>
<td>13.77</td>
<td>1,000</td>
<td>sq. ft.</td>
</tr>
<tr>
<td>Miniwarehouse</td>
<td>0.29</td>
<td>0.27</td>
<td>3.04</td>
<td>1,000</td>
<td>sq. ft.</td>
</tr>
<tr>
<td>Hotel, extended stay</td>
<td>0.38</td>
<td>0.42</td>
<td>5.14</td>
<td>1</td>
<td>room</td>
</tr>
</tbody>
</table>

*Dwelling unit.

3. a. The applicable general land use category for each permitted and conditional use within Planning Area 36 is specified through the use of general land use codes. These codes are included in the land use matrix of this zoning ordinance (see section 3-3-1) and are defined as follows:

29 Office
30 Industrial
31 Commercial
32 Lodging [A10]
33 Residential
34 Zoning potential
35 Undefined uses
36 Uses assumed to have no traffic generation
37 Miniwarehouse
38 Hotel, extended stay

b. The following two codes deal with uses, which require special treatment:

35 Undefined uses: Undefined uses include, but are not limited to the following: churches, community facilities, government facilities, commercial recreation, outdoor storage, commercial schools, private schools and public schools, accessory uses, manufactured structures, warehouse and sales outlet, and drive-thru facilities. The general land use categories and corresponding trip entitlement development intensity value rates shall be based upon the City's adopted trip development intensity value rates [A11] for the specific land uses proposed. The Director of Public Works shall determine which of the general land use category trip rates and corresponding fee most closely resembles the trip generation of the proposed use, based upon City-approved development intensity value trip rates [A12], for purposes of establishing an entitlement development intensity value.
36 Uses assumed to have no traffic generation: These include parks, pushcarts and heliports for which no traffic generation shall be assumed. Several conditional and permitted uses have also been identified as potential high-traffic-generating uses. Refer to section 9-36-11 for additional regulations concerning these uses.

4. Adjustments to database. The Director of Community Development shall regularly adjust the land use and entitlement development intensity value trip generation database to reflect the status of existing and approved development in relation to the maximum square footage, dwelling unit and trip allocations for the planning area. In the event the approved development case (i.e. conditional use permit, master plan, development agreement, site design or zoning compliance) has expired, the trip allocation and entitlement development intensity associated with the approved development shall remain available for use on the site, subject to the terms and conditions of any required discretionary approval. If the proposed development requires a discretionary approval as identified in Division 2 of this Zoning Code, that discretionary case must be approved prior to the use of the entitlement development intensity. If no discretionary case is required and the use is a "permitted use", the development of the transferred intensity shall be subject to all applicable development standards. Unused entitlement development intensity may be transferred to another location within the Irvine Business Complex with the approval of a transfer of development rights per Section 9-36-17.

a. If, as a result of periodic monitoring, the City finds that the allocated intensity for a particular location in the database is inconsistent with what is approved, all necessary adjustments shall be made to the database to reflect what has been documented as approved. Applicants wishing to challenge the intensity allocations for a particular site shall submit floor plans and/or other documentation acceptable to the Director of Community Development to receive credit for existing square footage which was previously approved and inspected by the City.

5. Credit for existing square footage uses and intensity. In cases where an existing structure is located on the site of a proposed project, credit can be granted for the existing gross building square footage, by use, for purposes of applying the intensity to the proposed project. The procedure for granting credit is as follows:

a. The applicant shall submit a floor plan of the existing building illustrating the uses and gross square footage devoted to each use prior to the project proposal. The Community Development Department shall verify that appropriate approvals were granted for the establishment of these uses (i.e. building permits). The Department shall calculate the number of a.m., p.m., and average daily entitlement development intensity values vehicle trips attributable to the approved uses using the ratios specified in this section 9-36-8.

b. Requests for credit for existing gross square footage shall be reviewed and approved by the Director of Community Development for projects which do not require a conditional use permit and by the approval authority for projects requiring a use permit. Credit can only be retained by the applicant if it obtains appropriate permits from the City for any interior alterations or demolitions of buildings. Any demolition must proceed prior to the issuance of any building permits for new structures on the site, or in accordance with a phasing plan approved by the Director of Community Development.
Sec. 9-36-9. Subdivisions, mergers and adjustments.
A. **Intent.** The following regulations are intended to ensure that the finite quantities of development allocated to each legal parcel in the IBC land use and development intensity values database are accurate and current and that allocated development intensity to each legal parcel is not exceeded as subsequent subdivisions occur.

B. **Applicability.** These regulations apply to all applications submitted for properties located in Planning Area 36 (IBC) for tentative parcel maps, tentative tract maps, lot mergers and lot line adjustments.

C. **Development intensity distribution.**
1. Prior to the approval of any final map, lot merger or lot line adjustment for properties located in Planning Area 36, applicants shall submit to the Director of Community Development for review and approval a document specifying the proposed distribution of development intensity for each legal parcel. The approved document shall then be recorded by the County of Orange Recorder's Office.
2. All initial intensity allocations made to a legal parcel shall be carried through to subsequent subdivisions.
3. Total development intensity shall not exceed the intensity allocated under the original subdivision configuration existing at the time of the adoption of both the zoning ordinance IBC Vision Plan project and associated zone change, and the database.

Sec. 9-36-10. Procedure for analysis of average daily trips (ADT).
A. **Intent.** This section provides a procedure for (1) analyzing average daily development intensity values trips for development proposals and (2) identifying and mitigating anticipated traffic impacts (if any) of developments that propose to exceed allocated Average Daily Entitlement Development intensity Values DT.

B. **Applicability.** This section applies to development applications which propose to exceed the Average Daily Entitlement Development intensity Values DT limits specified for a parcel in the IBC database.

C. **Traffic study.**
1. A traffic study shall be required for development applications proposing to exceed the Average Daily Entitlement Development Intensity ValueADT limits for a parcel within the Irvine Business Complex. Assigned general land use category
entitlement development intensity values trip rates shall be utilized for determining whether Average Daily Entitlement Development Intensity Values \( \text{ADT} \) or a.m./p.m. entitlement development intensity value allocations trip allocations in the database are exceeded (for the purpose of traffic mitigation, however, the most recent City-approved trip rates shall be used). [SSTM21]

2. The traffic study shall be reviewed and findings shall be made and approved by the Director of Public Works.

D. Findings. The following findings must be made in order to approve projects proposing to exceed the Average Daily Entitlement Development Intensity Values \( \text{ADT} \) limits specified for a site in the IBC database:

1. Approval of the project will not result in exceeding the a.m. and p.m.

entitlement development intensity value peak hour trip allocations established for the project site in the IBC land use and entitlement development intensity value trip generation database. [A22] The average daily entitlement development intensity value trip (ADT) limits established for the project site in the IBC land use and entitlement development intensity value trip generation database may be exceeded only if the traffic analysis has identified impacts and mitigation measures that show the circulation system has the capacity to accommodate the project.

2. Approval of the project will not jeopardize the ability of the City of Irvine to qualify for funding sources, including but not limited to the Orange County congestion management program (CMP).

E. Conditional use permit [A23]. Should any of the findings listed above not be made, the application shall require a conditional use permit subject to chapter 2-9 of this zoning ordinance. The conditional use permit application shall be subject to review by the Planning Commission.

(Code 1976, § V.E-836.5.3; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95)

Sec. 9-36-11. High-traffic-generating commercial uses.

A. Intent of this section. It is the intent and purpose of this section to assure that certain land uses which generate high levels of traffic are prevented from exceeding the levels of traffic originally analyzed in the environmental documents for Planning Area 36. These specific land uses are identified with a footnote (T) in the City-wide land use matrix (see section 3-3-1).

B. In projects which include uses identified with a footnote (T) in the land use matrix (section 3-3-1), a conditional use permit shall be required. In addition to the required materials listed in section 2-9-3, the conditional use permit application shall include a traffic analysis prepared under the direction of the Director of Public Works. Assigned general land use category entitlement development intensity value trip rates [A24] shall be utilized for determining whether Average Daily \( \text{DT} \) or a.m./p.m. entitlement development intensity value trip allocations in the database are exceeded (for the purpose of traffic mitigation, however, the most recent City-approved trip rates [A25] shall be used). Traffic study requirements may be waived if the project does not meet the minimum traffic generation threshold specified in the traffic study guidelines.
C. Prior to approval of an extended stay hotel project, the applicant shall submit a trip generation rate verification study. This study shall demonstrate that the individual project's trip generation rates are consistent with the IBC extended stay hotel development intensity value rates. The Planning Commission shall review and render a decision on whether the individual project's trip rates are consistent with the IBC extended stay hotel development intensity value rate prior to planning commission review of the project.

D. Findings. In addition to the findings listed in section 2-9-7, the following findings shall be made in order to approve a conditional use permit for High-traffic-generating commercial the above uses:

1. Approval of the project will not result in exceeding the a.m. and p.m. peak hour trip allocations established for the project site in the IBC land use and trip generation database. The average daily limits established for the project site in the IBC land use and trip generation database may be exceeded only if the traffic analysis has identified impacts and mitigation measures that show the circulation system has the capacity to accommodate the project.

2. Approval of the project will not jeopardize the ability of the City of Irvine to qualify for funding sources such as but not limited to the Orange County congestion management program (CMP) or Measure M.

Sec. 9-36-13. Sites providing amenities.

A. Intent of this section.

1. The intent of this section is to recognize developments which were built during the period in which the Extraordinary Amenities section of the IBC Mixed-Use zoning ordinance was in place (June 30, 1982 to October 23, 1990) and which constructed amenities during that period in conformance with the ordinance.

2. As part of the database for the Irvine Business Complex, special square footage allocations shall be included to account for amenity credits for eligible locations. To apply for these allocations, applicants must obtain a conditional use permit which must be approved by the City of Irvine Planning Commission.

B. Eligibility. Limited to those properties which were built and actually constructed qualifying amenities during the period between June 30, 1982, and October 23, 1990[A28]. (See IBC database for reserved intensity [A29]for amenities.)

C. Review procedure.

1. Types of amenities allowed: Amenities such as extraordinary open space, parks, plazas, facilities for the arts, athletic facilities, and child care centers. They shall provide a benefit not only to the site, but also to the larger community. The City shall receive assurance that any structure or area proposed for credit will be used for that purpose for
the life of the project receiving this credit through the provision of a document to be recorded separate from the deed.

2. The site in which the amenity area is located shall be a minimum of ten gross acres (as recorded on the legal map) in order for the area to qualify. If the site consists of more than one parcel, then the parcels which comprise the ten-gross-acre minimum site must be linked by a comprehensive plan such as a conditional use permit, or master plan, approved by the Planning Commission or Zoning Administrator between June 30, 1982, and October 23, 1990.

3. For each gross square foot of amenity area provided, one gross square foot of office development may be added, up to a maximum of 2,178 gross square feet per gross acre.

4. Any open space, park, or plaza for which credit is being requested shall comply with the criteria noted below. These criteria shall not apply to areas devoted to lakes or other water elements.
   a. The area must be in addition to that necessary to meet landscaping, park and setback requirements.
   b. Minimum size. The area must contain a minimum of 4,000 gross square feet.
   c. Sunlight patterns. The amenity area shall be able to receive direct sunlight on at least 30 percent of the surface area from 10:00 a.m. to 2:00 p.m. between the fall and spring equinox.
   d. Design and landscaping. At least one major element, such as but not limited to artwork or water, shall be included in the amenity area. The dominant landscape elements shall be trees and turf. The amount of impervious surface should not exceed 40 percent of the amenity area unless unique design considerations are offered.

5. Approval of extraordinary amenity credit shall be granted through a conditional use permit.

Sec. 9-36-14. IBC development fee program.

A. Intent. The intent of the IBC development fee program is to provide partial funding for the implementation of the areawide circulation mitigation program identified in the Final Program Environmental Impact Report 88-ER-0087, for the Irvine Business Complex Vision Plan/Mixed Use Overlay Zoning Code.

B. Basis for the fee program.

1. The development fee program is based upon demonstrated projected development and its anticipated circulation impacts. As such, development which necessitates circulation mitigation measures beyond those identified for existing development and future development with vesting approvals shall pay its fair share of the cost of the required circulation mitigation measures.

2. The IBC fee program establishes variable fees per unit of development for specific land uses, which in turn correspond to the trip generation of each land use. Fair share cost is derived by dividing the total cost of the required circulation improvements for future development into the total number of trips assumed to be generated by projects that are subject to this fee program. The cost per trip is then converted into cost per unit of
development for the corresponding land use. (Refer to the IBC circulation improvements funding program for matrices showing the fee calculations.)

C. \textit{Boundaries of the final fee district}. All property within the Irvine Business Complex (Planning Area 36) as shown in section 9-36-2 of this zoning ordinance is included in the final fee district.

D. \textit{Final fee schedule}.

1. Section 9-36-5 of this zoning ordinance specifies the maximum amount of \textit{entitlement development intensity values} (vehicular trips from the 1992 IBC EIR) allowed to be generated as a result of the build-out of the Irvine Business Complex. As part of the traffic study prepared for the 1992 IBC GPA/rezoning, 2010 IBC Vision Plan/Mixed Use Overlay Zone, a study was performed which identifies the traffic impacts of future development within IBC. The traffic study also identifies specific circulation improvements necessary to mitigate the impacts of the projected future development and the cost of the implementation of such improvements.

2. A final fee schedule based upon the nexus analysis and the estimated cost of improvements shall be established by resolution of the City Council.

E. \textit{Applicability}.

1. The \textit{2010 IBC development fee program} shall apply to all development for which building permits are issued subsequent to the adoption of the \textit{2010 IBC zoning ordinance/IBC Vision Plan project}, regardless of when the development case was approved. These provisions apply to permits for new structures, and additions of square footage to existing structures.

2. Development projects that have approved vesting maps, development agreements, or approved building permits, and projects for which building permit applications are deemed complete prior to the effective date of these regulations, are exempt from the requirements of this \textit{the 2010 IBC development fee program} and are instead subject to fees and other requirements in effect at the time of the approval of the items listed in this section E.2. Development project.

F. \textit{Timing of compliance}.

1. All \textit{development projects} within the Irvine Business Complex for which building permits are issued after the effective date of the \textit{2010 IBC zoning ordinance} shall comply with the requirements of the \textit{2010 IBC development fee program}. Fees required by this section shall be paid prior to the issuance of any building permits or as specified by procedures adopted by the City Council and in effect at the time building permits are issued.

2. Applicants can elect to pre-pay the IBC development fees for their projects at any time prior to the issuance of building permits; however, payment of fees solely does not constitute final approval or vesting entitlement for the project.

G. \textit{Construction of areawide improvements in lieu of payment of fees}. Where an applicant is required to pay fees for areawide improvements under the provisions of these regulations, with the approval of the Director of Community Development/Public Works, the applicant may construct improvements which are included in the \textit{2010 IBC Vision Plan/final program EIR} and equivalent in cost to the fees owed. The applicant shall submit an estimate of the construction cost for each improvement it proposes to construct. The Director of Community Development/Public Works shall verify the estimated construction cost, or
make any necessary revisions thereto. The value of the proposed improvements must equal or exceed the required fee in order for the Director of Public Works or Manager of Transportation Services to approve the applicant's request to substitute construction of improvements for payment of fees.

H. Exemptions from fees. The following types of land uses shall be exempt from payment of fees for circulation improvements:

1. Square footage within a building used to provide recreation or services exclusively to employees who work within the building. The uses shall benefit the employees, and, by providing recreation or services on-site, have the potential to reduce the number of trips employees make to other locations. Examples of such uses include cafeterias, exercise facilities, and employee credit unions. Determination of whether or not a proposed use qualifies for this exemption shall be made by the Director of Community Development. This exemption can only be granted if the property owner enters into an agreement with the City ensuring that the square footage remains in the exempt use.

2. Square footage within the principal building(s) on a site or in a separate building(s) used for resident, employee or customer parking. This exemption does not apply to areas within a building(s) used for vehicle storage.

I. Adjustments to fees. The Director of Public Works shall, on July 1 of each year, commencing in 2011, apply an inflation adjustment to the Irvine Business Complex (IBC) development fee rates according to the following methodology:

1. Escalation Adjustment in construction cost. The development fee program shall be evaluated annually in comparison with the California Highway Construction Cost Index (CCI) as published by Caltrans. The fee rates shall be calculated to reflect any escalation fluctuations in the CCI.

2. Escalation Adjustment in land cost. In addition to the annual adjustment in construction costs, the fee rates shall be adjusted to account for the projected land acquisition costs for the the right-of-way necessary to construct the roadway improvements. A land value appraisal assessment will be conducted every three years, beginning in 2010. The fees shall be calculated to reflect the latest land cost estimates based on the findings of the appraisal assessment. The land cost adjustment shall be applied every three years. There will be no adjustment rate utilized in years in which no land value appraisals are conducted.

3. Calculation of Fees. Annual Planning Commission Review. An average of the past five years of fees will be utilized to determine the current year fee.

4. Annual Planning Commission Review. At its first meeting in May-June of each year, the Planning Commission shall receive a staff report on the annual fee adjustment.
Any adjustments to the IBC development fee program shall be approved by a resolution of the City Council.

J. Creation of IBC fee account.
1. The City shall establish an IBC circulation improvement fee account immediately after the adoption of the 1992 IBC zoning ordinance.
2. The Director of Administrative Services, City of Irvine, shall maintain the funds in this account separate from other funds of the City of Irvine. Fees collected pursuant to this fee program shall be deposited at the time collected into the IBC circulation fee account; and both the fees and the accrued interest shall be expended only for the implementation (i.e., project reports, design, construction) of the IBC circulation improvements as specified in the IBC Vision Plan/Overlay Zoning Code EIR (88-ER-0087), and any amendments and revisions thereto.
3. On an annual basis, the Manager of Fiscal Services shall present a report on the status of the IBC circulation fee program to the City Council. The report shall provide information on the fee account revenues, expenditures and the projected fee revenues and expenditure.

K. IBC Circulation Advisory Committee. To ensure the integrity of the IBC circulation mitigation and the fee program, an IBC Circulation Advisory Committee shall be created. The Committee will be comprised of representatives from the Planning Commission appointed by the City Council, City staff and representatives from the development community. The advisory role of the Committee will complement the oversight role delegated to the City's Planning Commission which is responsible for making recommendations to the City Council. The IBC Circulation Advisory Committee will provide input to the City Council and commissions in the following areas:
1. Prioritization of circulation improvements with respect to the implementation schedule.
2. Review and comment on the annual IBC areawide fee program report prior to presentation to the City Council.
3. Review and comment on staff's efforts in obtaining outside funding, and providing assistance/advice to further enhance such efforts.

L. Requirements for provision of local improvements. In addition to the responsibility to participate in funding the areawide improvements, applicants may be required to construct local improvements if such improvements as identified in the conditions of approval are deemed necessary by the Director of Public Works.
1. Review and determination process. In conjunction with applications for development proposals, the applicant may be required to provide a traffic study to identify any local improvements necessary to address the traffic impacts of the project. If as a result of this analysis the Manager of Transportation Services determines that local improvements are needed, the applicant shall be required to provide these improvements as a condition of approval of the development project.
2. Payment of fees in lieu of construction of local improvements. Applicants may pay fees in lieu of construction of required local improvements subject to the approval of the Manager of Transportation Services. The in-lieu fee shall be equal to the construction cost of the required improvements.
3. **Timing of compliance.** Prior to the issuance of building permits, the applicant shall submit an estimate of the construction cost for each required improvement. The **Manager of Transportation Services** shall verify the estimated construction cost, or shall revise the estimate. The fees paid by the applicant shall equal the cost accepted by the **Director of Public Works**.

(Code 1976, § V.E-836.5.6; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95; Ord. No. 04-03, § 3, 2-24-04; Ord. No. 05-21, § 3, 10-11-05)

Sec. 9-36-15. Affordable housing.

Applications for conditional use permits for residential development shall demonstrate compliance with the housing element of the general plan and City Council Resolution No. 91-28, or subsequent resolution. The conditional use permit will be conditioned to assure compliance with the housing element.

(Code 1976, § V.E-836.5.7; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95)

Sec. 9-36-16. Required participation in mitigation measures.

All parcels located within the Irvine Business Complex (Planning Area 36) are subject to the applicable mitigation measures and conditions of approval adopted by the City as part of the Irvine Business Complex Vision Plan/Overlay Zoning Code rezoning project approval and the final environmental impact report (88-ER-0087).

(Code 1976, § V.E-836.5.8; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95)

Sec. 9-36-17. Transfer of development rights.

A. **Intent.** It is the intent of this section to allow transfer of development rights between sites within the Irvine Business Complex. Development rights may be transferred from a sending site to a receiving site within the Irvine Business Complex subject to the approval of a master plan development case for the transfer of development rights (TDRMP) and/or conditional use permit, depending upon what is otherwise required, excepting as specified in subsection H of this Section. Approved TDRMP and/or CUP development cases shall include conceptual project plans and other required information which describe how the intensity on the receiving site shall be used. Development entitlement intensity transferred to a receiving site through an approved TDR shall remain available for use on the project site in accordance with this section until it is used for development or transferred to another eligible site through appropriate mechanisms described in this section. All conditions of approval affiliated with a TDR approval shall continue to apply to the use of the intensity on the subject site regardless of discretionary
approval expiration. If the proposed use requires a discretionary approval separate from
the TDR approval, and the separate entitlement either has not been approved or has
been approved but has expired, the transferred intensity may not be used unless and until
the separate discretionary approval is approved. In the event the intensity is transferred to
another site via a new transfer of development rights conditional use permit or master plan, any new conditions of approval shall take precedence.
B. *Determination of TDR eligibility.* Both the sending and receiving sites shall be
located within the boundaries of the Irvine Business Complex (Planning Area 36).
C. *Master plan application.*
1. Applications to conduct a transfer of development rights shall include the following
information for the receiving site:
   a. Conceptual site plan.
   b. Access plan option.
2. The application shall conceptually identify the proposed use of the total intensity for
the receiving site and the adjusted AM, PM and Average Daily
development intensity value budget for both the sending and receiving sites.
   *All three components (i.e. AM, PM and Average Daily) of intensity must be transferred
as a block of intensity.*
D. *Determination of development rights to be transferred.*
1. The master plan application is required to facilitate review of the conceptual site plan
for the receiving site. As such, the materials required for a TDR master plan development
case shall conceptually identify the approximate locations and configurations of
development and potential access points on the receiving site as well as the
corresponding distribution of intensity by legal parcel: a.m., p.m. and average daily
development intensity values, ADT trips, gross square feet of building
area, by use; dwelling units; and hotel rooms.
2. The application shall also identify the intensity to be transferred from the sending site
to the receiving site.
3. The sending site shall retain sufficient a.m. and p.m. and average daily
development intensity values trips and ADT to achieve 0.125 floor area ratio
(FAR) office equivalency on the site.
4. The City shall have the discretion to permit an applicant to transfer
development intensity values trips in excess of those which would result in the
sending parcel being developed at less than a 0.125 FAR office equivalency. In such
case, the applicant shall have the option of either (1) providing an irrevocable offer of
dedication of the parcel to the City for public purposes or (2) demonstrating that a viable
project exists which will reasonably function with less than 0.125 FAR of office
equivalency. Such offer or demonstration shall occur prior to the issuance of building
permits.
E. *Transfer of development rights fee.* A fee shall be charged for the transfer of
development rights payable within 30 calendar days after the final approval of a
transfer of development rights development case (MP and/or CUP).
1. *Fee rate.* Transfer of development rights fees shall be charged as established by
resolution through the City Council.
2. *Fee calculation.*
F. **Findings.** The following findings shall be made in order to approve a transfer of development rights development case (MP and/or CUP). These findings are in addition to the findings required in division 2 (chapter 2-9 and chapter 2-17) of this ordinance.

1. The project shall not adversely affect City infrastructure and services.
2. There is no adverse impact on the surrounding circulation system. The performance criteria as established in the 2010 IBC Vision Plan/Overlay Zoning Code project final program EIR is maintained as a result of no impact, or adequate mitigation.

G. **IBC database adjustments.** A site which transfers entitled development intensity values vehicle trips ("sending site") shall retain sufficient a.m., and p.m., and average daily trips entitled development intensity values and ADT to achieve 0.125 floor area ratio (FAR) office equivalency on the site, except as provided below:

1. The following requirements apply to all master plan and/or conditional use permit applications for transfers of development rights:
   a. Prior to submittal of applications for building permits for either the sending or receiving site, the applicant shall submit an instrument prepared to the satisfaction of the Director of Community Development and the City Attorney executing a transfer of development rights agreement between the receiving and sending site(s). The following information shall be included in the agreement:
      (1) The transferred amount of a.m., and p.m., and average daily entitled development intensity values transferred trips values and ADT;
      (2) The remaining amount of transferred a.m., p.m., and average daily entitlement development intensity values a.m. and p.m. trips and ADT, including gross square feet of building area for each site.
   b. Prior to issuance of building permits for either the sending or receiving site, the agreement between the sending and receiving site as described above shall be recorded in the office of the Orange County Recorder.

H. A CUP or Master Plan shall not be required for transfers of development intensity values between parcels located within the same Traffic Analysis Zones (TAZ’s as defined in the 2010 IBC Vision Plan and Overlay Zoning Code EIR (Exhibit 1)). Such transfers may also be permitted between adjacent zones without the requirement for a CUP or Master Plan if a direct physical relationship between sites in adjacent TAZ’s can be demonstrated to the satisfaction of the Director of Community Development. Such transfers shall also be exempt from TDR fee requirements. All other TDR provisions of this section shall apply.

(CODE 1976, § V.E-836.5.9; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-3, § 2, 4-26-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, 5-9-95; Ord. No. 95-6, § 3, 5-27-95; Ord. No. 95-22, § 3, 11-28-95; Ord. No. 01-07, § 2, 5-8-01)

Sec. 9-36-18. **Procedure for analysis of vehicle trip capture** within 5.0 IBC Mixed-Use District.
A. **Intent.** This section provides a procedure for analysis of trip capture rates for mixed-use projects locating within the 5.0 IBC Mixed-Use Zoning District.

B. **Applicability.** This section applies only to development applications for mixed-use projects that propose to locate within the 5.0 IBC Mixed-Use Zoning District and formally request a trip capture.

C. **Traffic study.**
   1. A traffic study shall be required for development applications proposing to utilize trip capture for a parcel within the 5.0 IBC Mixed-Use Zoning District. The most recent ITE formulas and methodologies, as determined by the Director of Public Works, shall be used for calculating the appropriate trip capture rate.
   2. The traffic study shall be reviewed and findings shall be made and approved by the Director of Public Works.

D. **Findings.** The following findings must be made in order to approve an on-site trip capture rate for a mixed-use project located within the 5.0 IBC Mixed-Use Zoning District.
   1. Approval of the project will not result in exceeding the a.m., p.m., and average daily transferred a.m., p.m., and average daily entitlement development intensity value identified in the IBC a.m., p.m., or ADT trip allocations established for the project site in the IBC land use and trip generation database.[A62] The trip capture rate may be used only if the traffic analysis has identified impacts and mitigation measures that show the circulation system has the capacity to accommodate the project.
   2. Approval of the project will not jeopardize the ability of the City of Irvine to qualify for funding sources, including but not limited to the Orange County Congestion Management Program (CMP).

[SSTM63](Ord. No. 04-09, § 6, 9-14-04)

Sec 9-36-19 Environmental Standards [A64]

1. **Applicants for new developments in the Irvine Business Complex shall require that the construction contractor provide alternative transportation mode incentives, such as bus passes, and/or carpooling for workers to and from the worksite on days that construction activities require 200 or more workers. These requirements shall be noted on the grading plan cover sheet.**

2. **Applicants for new developments in the Irvine Business Complex shall submit evidence to the satisfaction of the Director of Community Development or Director of Public Works that the project uses recycled materials for at least 20 percent of construction materials. Recycled materials may include salvaged, reused, and recycled content materials. Recycled and/or salvaged building materials shall be shown on building plans and product cut sheets submitted to the City.**

3. **Applicants for new developments in the Irvine Business Complex shall submit evidence to the satisfaction of the Director of Community Development that toilets, urinals, sinks, showers, and other water fixtures installed on-site are ultra-low-flow water fixtures that exceed the Uniform Plumbing Code. Such examples include: 1.28 average gallon/flush high efficiency toilets; 2 GPM efficient bathroom faucets, 2.2 GPM efficient kitchen faucets, and 2.2 GPM efficient shower heads.**
4. Applicants for new developments in the Irvine Business Complex shall submit evidence to the satisfaction of the Director of Community Development that landscaping irrigation systems installed the project are automated, high-efficient irrigation systems that reduce water use, such as an evapotranspiration (ET) “smart” weather-based irrigation controller, dual piping, bubbler irrigation; low-angle, low-flow spray heads; moisture sensors, and use of a California Friendly Landscape Palette. These features will make the project consistent with the intent of California Water Conservation in Landscaping Act of 2006 (AB 1881), including provisions to reduce the wasteful, uneconomic, inefficient, and unnecessary consumption of water.

5. Reclaimed water shall be used on all master landscaped areas: This will include master landscapes commercial, multifamily, common, roadways, and park areas. The use of reclaimed water directly offsets potable water demand and reduces the GHG emissions associated with irrigation by approximately 70 percent. Master landscapes will also incorporate weather-based ET controllers and efficient irrigation system design to reduce over watering combined with the application of a California Friendly Landscape Palette.

6. New parking lots shall include tree plantings designed to result in 50 percent shading of parking lot surface areas within 15 years. These shading requirements shall apply to all impervious surfaces on which a vehicle can drive, including parking stalls, driveways, drive aisles, and other maneuvering areas within parking areas. Landscaping shall be provided with drought-tolerant species and groundcovers rather than pavement, in order to reduce heat deflection.

7. On-site recycling facilities shall be provided on all new developments as required by the Director or Public Works.

8. Applicants for new non-residential developments in the Irvine Business Complex shall submit evidence to the satisfaction of the Director of Community Development that proposed buildings are designed and constructed to achieve the ‘Designed to Earn the Energy Star’ rating. In order achieve the ‘Designed to Earn the Energy Star’ rating, the architect/design firm must demonstrate that the final estimate of the building’s energy use correspond to a rating of 75 or better using the US EPA’s Energy Performance Rating from the Internet based tool Target Finder.

9-36-20 Transportation Management Association
This section allows for the formation of a Transportation Management Association (TMA) within the Irvine Business Complex, the structure and operation of which shall be determined by the Director of Public Works. The objectives of the TMA shall include, but not be limited to the following:

1. Monitor travel demand at employment sites and provide reports on trip generation to the City of Irvine;
2. Offer employees and property owners assistance with transportation services on a voluntary basis.

3. Deliver transportation services to commuters, such as ridematching, transit and Metrolink information.

4. Represent the IBC in local transportation matters.

5. Oversee and fund the implementation and expansion of the i-shuttle system.
Sec. 1-2-1. General definitions.

**Development intensity Value**: A measure of development intensity utilized within the City's Irvine Business Complex (IBC) database. Development intensity values for a.m., p.m., and average daily correspond to "vehicle trips" previously identified in the IBC database originally established following the adoption of the 1992 IBC rezoning and intensity allocations.

**General land use category**: A designation for one of the categories in the Irvine Business Complex land use and trip value generation database with a specific development intensity value rate and utilized to calculate building intensity. These categories are not zoning districts as described elsewhere in this zoning ordinance. The database is based upon eighteen general land use categories: Office, Industrial, Mini Warehouse Residential, Retail, Zoning Potential, Lodging, and Extended Stay Hotels. Two other categories describe special situations: undefined uses and uses assumed to have no traffic generation. See section 9-36-8 additional information regarding development intensity value rates for each general land use code. (Note: this term is not to be confused with "General Land Use Category" as described in the City of Irvine general plan.)

**IBC Development intensity**: development intensity and affiliated development intensity values trips associated with either a 0.25 FAR Office Equivalency or a discretionary approval which may grant intensity and development intensity values trips above and beyond a 0.25 FAR Office Equivalency. IBC Development intensity is tracked through the Irvine Business Complex land use and development intensity value trip generation database. See section 9-36-8.

**IBC Industrial**: A general land use category used in the Irvine Business Complex database where the manufacturing, assembly, storage or wholesale distribution of a product occurs. (See section 3-3-1 for specific land uses permitted or conditionally permitted in each zoning district.)

**IBC Lodging**: A general land use category used in the Irvine Business Complex database which includes specific uses such as transient lodging to the general public and additional services such as restaurants, hotels, motels, meeting rooms, and recreation facilities. (See section 3-3-1 for specific land uses permitted or conditionally permitted in each zoning district.)

**IBC Office**: A general land use category used in the Irvine Business Complex database comprising all office uses where the managerial, administrative and clerical functions of a business or industry are conducted, or where members of a profession such as attorneys or accountants conduct business. (See section 3-3-1 for specific land uses permitted or conditionally permitted in each zoning district.)

**IBC Residential**: A general land use category used in the Irvine Business Complex database which comprises all dwelling units and supporting facilities such as neighborhood community facilities and parks. (See section 3-3-1 for specific land uses permitted or conditionally permitted in each zoning district.)

**IBC Retail**: A general land use category used in the Irvine Business Complex database which is devoted to retail uses such as the sales of goods and services. (See section 3-3-1 for specific land uses permitted or conditionally permitted in each zoning district.)
**IBC Zoning Potential:** A general land use category used in the Irvine Business Complex database which represents the difference between the calculated 0.25 FAR standard intensity allocation for a given vacant or under-utilized parcel and the built and/or approved gross square footage for that parcel. Development intensity value trip generation rates for Zoning Potential correspond to those associated with IBC Office development intensity value rates.

**Office equivalency** [A5]: Development intensity within PA 36 (IBC) which is based upon vehicle entitlement development intensity value trip generation rates commensurate with office development. Office Equivalency is considered in terms of a block of intensity and must include AM, PM, and AD development intensity values.

**Receiving site (TDR):** A site within the IBC to which development rights (gross square feet based upon a trip budget) may be transferred in accordance with the provisions of section 9-36-17 (TDR).

**Sending site (TDR):** A site within the IBC that has the ability to transfer development rights (gross square feet based upon a trip budget in the IBC database) in accordance with the provisions of section 9-36-17 (TDR).

**Undefined uses:** A general land use category used in the Irvine Business Complex zoning ordinance which includes accessory uses, manufactured structures, and drive-thru, churches, community and government facilities, commercial recreation, outdoor storage, and commercial, private and public schools. Corresponding vehicle trip development intensity value rates shall be determined by the Director of Public Works at the time of project submittal consistent with development intensity value trip rates approved by the City, and shall be based upon the specific land uses proposed.

**Uses assumed to have no traffic generation:** A general land use category used within the Irvine Business Complex (PA 36) that describes uses for which no trip generation development intensity value is assumed. These include parks, pushcarts and heliports for which no development intensity value trip generation shall be assumed.
Sec. 2-17-3. Application requirements.

A. Persons eligible. The property owner or authorized agent of the property owner, the City Council, the Planning Commission, and the Director of Community Development may initiate a master plan application.

B. The information listed below is required at the time a master plan application is submitted to the Community Development Department:

1. A complete development case application signed by the property owner or its authorized representative.
2. A deposit or fee as set forth by an ordinance or resolution of the City Council.
3. A letter of justification describing and explaining how the proposed project will satisfy the findings required in section 2-17-7.
4. Information required for public meetings and hearings, as determined by the Director of Community Development (see chapter 2-23).
5. Information as required by City of Irvine master plan information sheet.
6. Other information as required by the Director of Community Development.
7. When a master plan involves park amenity credits or the dedication of park land, the application shall incorporate all the requirements listed in chapter 2-22 (Park Procedure).
8. Special requirements for projects located in the Irvine Business Complex (Planning Area 36): In addition to the application requirements specified in this section, the required plans shall also:
   a. Detail the quantity and distribution of a.m. and p.m. peak hour trips or development intensity values, and average daily trips or development intensity values, both existing and proposed, for each corresponding legal parcel within the site.
   b. Detail the quantity and distribution of uses and gross square feet, hotel rooms, and residential dwelling units (as appropriate), both existing and proposed, for each corresponding legal parcel within the site.
   c. Illustrate the legal boundaries on the site plan and provide both gross and net acreage figures for each legal parcel within the site.
9. Special requirements for transfer of development rights project applications proposed for receiving site locations within the Irvine Business Complex (Planning Area 36): In addition to the application requirements specified in this section, the required plans shall also:
   a. Submit a traffic study analysis scope of work for the project consistent with the traffic study guidelines and prepared an analysis to the satisfaction of the Director of Community Development.

(Code 1976, § V.E-212.3; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-4, § 1, 5-9-95; Ord. No. 96-18, § 4, 12-10-96)
CHAPTER 3-27. SETBACK STANDARDS

Sec. 3-27-1. Applicability.
Sec. 3-27-2. General setback requirements.
Sec. 3-27-3. Exceptions to setback requirements.
Sec. 3-27-4. Intrusions into required setbacks.
Sec. 3-27-5. Setback requirements for legal nonconforming structures.
Sec. 3-27-6. Reserved.
Sec. 3-27-7. Lattice/trellis patio cover, cabana, pool house and gazebo setback requirements.
Sec. 3-27-8. Pools and spas and mechanical equipment setback requirements.
Sec. 3-27-9. Open parking area setback requirements.
Sec. 3-27-10. Garage and carport setback requirements.
Sec. 3-27-11. Mobile home park building setback requirements.
Sec. 3-27-12. Reserved.
Sec. 3-27-13. Residential building additions.

Sec. 3-27-1. Applicability.
Setback standards apply to all residential and nonresidential developments. In addition to the general requirements, this chapter identifies specific standards as well as the exceptions to the setback standards.
(Code 1976, § V.E-318.1; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 92-21, 11-24-92; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-1, § 5, 1-10-95; Ord. No. 95-4, § 1, 5-9-95)

Sec. 3-27-2. General setback requirements.
A. Streets. The setback is measured from the curb face corresponding to the ultimate right-of-way. Refer to chapter 3-37 for specific setback distances for each land use category and arterial roadway designation. Exceptions to setback distances for specific roadways are shown in the setback exceptions matrix (at the end of this section). Please refer to the footnotes found in each Irvine Business Complex (IBC) zoning category regarding exceptions to the measurement of streetside (building) setbacks.
1. When a planning area edge exists between a residential use and a street, the interior setbacks shall apply.
2. When a planning area edge exists between a commercial use and a street, the planning area edge boundary or the streetside setback shall apply, whichever is greater.
3. When a residential lot has two street frontages (e.g., corner lot), the streetside setback or the side yard property line setback requirement shall apply, whichever is more restrictive.
4. When residential buildings are located where the side yard is dedicated by easement in perpetuity to the adjacent property, the walls directly adjacent to the easement are permitted to have eaves as described below:
a. In situations where the easement is less than three feet in width, eaves are prohibited.
b. In situations where the easement is three feet in width, the entire width of the eave, including any rain gutter, shall be no greater than one foot, measured from the face of the exterior wall.
c. In situations where the easement is at least five feet in width, the entire width of the eave, including any rain gutter, shall be no greater than three feet, measured from the face of the exterior wall.
d. In situations where eaves are permitted and the slope of the roofline causes water to drain toward the easement, rain gutters are required to ensure water does not flow onto the easement.
e. In all instances the face of the eave, including any rain gutter, shall be setback a minimum of two feet from any property line, consistent with Section 503.2.1 and table 5-A of the Uniform Building Code.

B. *Interior boundaries.* The setbacks are measured from the side or rear property line of the site (see definition of "Site").

1. Rear and side setbacks may be zero. See development standards in chapter 3-37.

C. *Planning Area 4.* For setbacks along arterials and the planning area edge within Planning Area 4 (Lower Peters Canyon), see section 9-4-7.C.1.


### SETBACK EXCEPTIONS MATRIX

If a project is adjacent to any of the following roadway segments, use the setback distance (in feet) listed under the appropriate land use category below. If the project is not adjacent to any of the following roadway segments, refer to the setback distance requirements found in sections 3-37-2 through 3-37-38.

**TABLE INSET:**

<table>
<thead>
<tr>
<th>ROADWAY SEGMENT</th>
<th>5.0 IBC Mixed-Use</th>
<th>5.1 IBC Multi-Use</th>
<th>5.2 IBC Industrial</th>
<th>5.3 IBC Residential</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alton:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Redhill to Culver</td>
<td>40</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Campus:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jamboree to University</td>
<td>40</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Main Street:</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>SR-55 to Harvard</td>
<td>40</td>
<td>40</td>
<td>30</td>
<td>1</td>
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<tr>
<td>Michelson:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Von Karman to Jamboree</td>
<td>40</td>
<td>30</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Jamboree to Harvard</td>
<td>40</td>
<td>30</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Redhill:</td>
<td></td>
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<tr>
<td>I-405 to Main</td>
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<tr>
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<td></td>
<td></td>
</tr>
<tr>
<td>Michelson to Main</td>
<td>40</td>
<td>30</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Main to Barranca</td>
<td>40</td>
<td>30</td>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>
Footnotes:
1. In 5.3B, 20 feet.
2. For the property located on the northeast corner of Jamboree and Main Street located in the 5.0 IBC Mixed Use district, the setbacks for residential land uses from Jamboree and Main Street frontage shall be no less than 20 feet as measured from the ultimate right-of-way/property line of this parcel. For the non-residential portions of this same project site, the setbacks from Main Street shall be no less than 12 feet as measured from the ultimate right-of-way/property line of this parcel.
3. For the property located at the northwest corner of Jamboree Road and Michelson Drive and designated in 5.0A IBC Mixed-Use district, the minimum setback from Michelson Drive, between Teller and Obsidian, shall be no less than 23 feet as measured from the ultimate curb face of Michelson Drive. This reduced setback shall override the applicable requirements for special landscaped street in Section 3-15-9.

Sec. 3-27-3. Exceptions to setback requirements.
The following are allowed in any required setback area but shall not obstruct sight distance for access (this shall be determined by performing a sight distance measurement pursuant to Engineering Standard Plan 403):
A. Driveway entrances.
B. Flagpoles (see chapter 3-9 and chapter 3-13).
C. Fountains.
D. Landscaping.
E. Lattice/trellis patio cover (see section 3-27-7).
F. Mechanical equipment (see section 3-27-8).
G. Patios (uncovered).
H. Detached fireplace/chimney
I. Walks.
J. Walls and fences (see chapter 3-35).

See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for exceptions to setback requirements for residential or residential mixed use projects within the Irvine Business Complex.

Sec. 3-27-4. Intrusions into required setbacks.
The following are allowed to intrude a maximum of three feet into a required setback:
A. Architectural features.
B. Eaves (see Section 3-27-2.5).
C. Fireplaces.
D. Steps and staircases (open).
E. Balconies on all floors of only mid-rise and high-rise residential developments of four stories and above (applies only to zoning categories 5.0, 5.1 and 5.3 in the IBC).

See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for exceptions to setback requirements for residential or residential mixed use projects within the Irvine Business Complex.

(Code 1976, § V.E-318.4; Ord. No. 92-3, 4-14-92; Ord. No. 92-20, § 6, 11-10-92; Ord. No. 92-21, 11-24-92; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 95-1, § 5, 1-10-95; Ord. No. 95-4, § 1, 5-9-95; Ord. No. 05-16, § 2, 7-12-05)
Sec. 3-37-28.1. 5.0 IBC Mixed Use.

A. **Intent**. The Mixed-Use land use district is intended as a zoning designation in which a wide variety of uses are allowed on the same site. This district allows a mix of commercial, retail and residential uses and also restricts the amount of traditional industrial/warehouse uses that can be found in other IBC districts. This category encourages mixed-use projects by allowing a combination of commercial, office, residential, and institutional uses within the same project site. Specific uses, particularly those proposed to serve the needs of the residential and employee populations of this district, such as residential, retail, office, schools, parks, libraries and theatres, are especially encouraged in this area. Special provisions apply to several of the conditional commercial uses in this area that generate high levels of traffic.

B. **Permitted uses.**

**TABLE INSET:**

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
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</thead>
<tbody>
<tr>
<td>35</td>
<td>Accessory use</td>
</tr>
<tr>
<td>36</td>
<td>Agriculture (interim use)</td>
</tr>
<tr>
<td>31</td>
<td>Bar, tavern and cocktail lounge 2</td>
</tr>
<tr>
<td>35 T</td>
<td>Commercial recreation (under 1,500 square feet)</td>
</tr>
<tr>
<td>31</td>
<td>Financial institution (except drive-thru)</td>
</tr>
<tr>
<td>35 T</td>
<td>Government facility</td>
</tr>
<tr>
<td>31 T</td>
<td>Health club</td>
</tr>
<tr>
<td>35</td>
<td>Home care</td>
</tr>
<tr>
<td>35</td>
<td>Home occupation permit</td>
</tr>
<tr>
<td>29</td>
<td>Information center</td>
</tr>
<tr>
<td>29</td>
<td>Large family day care</td>
</tr>
<tr>
<td>35</td>
<td>Manufactured structure permit (up to two years)</td>
</tr>
<tr>
<td>33</td>
<td>Model home sales complex</td>
</tr>
<tr>
<td>29</td>
<td>Office, administrative, business, professional</td>
</tr>
<tr>
<td>29</td>
<td>Office, design professional</td>
</tr>
<tr>
<td>29</td>
<td>Office, headquarters</td>
</tr>
<tr>
<td>29 T</td>
<td>Office, medical</td>
</tr>
<tr>
<td>31</td>
<td>Outdoor vendor</td>
</tr>
</tbody>
</table>
Wireless Communication Facility (may require a wireless communication facility permit, a minor conditional use permit, a major conditional use permit or may be prohibited, depending on the type of installation and the location of the installation site, pursuant to the review procedures matrix in Section 2-37.5-3.

C. **Conditional uses**

**TABLE INSET:**

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>31</td>
<td>Arcade, game [A1]</td>
</tr>
<tr>
<td>34</td>
<td>Caretaker's quarters</td>
</tr>
<tr>
<td>29</td>
<td>Child care center</td>
</tr>
<tr>
<td>35 T</td>
<td>Commercial recreation (over 1,500 square feet)</td>
</tr>
<tr>
<td>35</td>
<td>Community facility</td>
</tr>
<tr>
<td>29 T</td>
<td>Conference/convention facility</td>
</tr>
<tr>
<td>30</td>
<td>Congregate care facility</td>
</tr>
<tr>
<td>30</td>
<td>Convalescent home</td>
</tr>
<tr>
<td>31 T</td>
<td>Convenience, liquor store</td>
</tr>
</tbody>
</table>
D. Maximum building intensity.

1. The IBC land use database specifies maximum development allocations in a.m. and p.m. peak hour and average daily automobile trips (ADT) for each legal parcel or site. It also identifies the existing gross square feet, number of dwelling units and hotel rooms for each legal parcel in the IBC. In addition, the database estimates the build-out potential based on the 0.25 FAR in office equivalency for each site. Developments shall not exceed the allocated a.m. and p.m. development intensity values specified in the database for a particular site.

2. A traffic study shall be required for development proposals that exceed the maximum ADT limitation. A conditional use permit may also be required. Refer to Section 9-36-10 for special regulations that pertain to applications proposing to exceed the maximum ADT limit.

3. The minimum allowable density shall be 30 units per acre. For calculation of residential intensity, density averaging shall be allowed, whereby the total number of dwelling units proposed is divided by the net acreage of the residential and open space/park portions of the project site. The maximum residential density shall be 30-52 dwelling units per net acre, except that the maximum allowable density may be increased to 30-56 dwelling units per net acre if the development provides twenty percent of the units in the development as on-site affordable housing in accordance with the following criteria:
   a. Five percent of the units for Income II (30-50 percent of median area income); and
   b. Five percent of the units for Income III (50-80 percent of median area income); and
   c. Ten percent of the units for Income IV (80-120 percent of median area income); and

E. Minimum site size.

1. General commercial/retail uses: 10,000 square feet.
2. All other nonresidential uses: 30,000 square feet.
3. Residential uses: One-half (0.5) acre.

F. **Maximum site coverage.** (4)
   1. Nonresidential uses: 65 percent.
   2. Residential and mixed-use developments: 75 percent.

G. **Maximum building height.** FAA height limits as determined in accordance with part 77 of the FAA regulations.

H. **Landscaping.**
   1. Site landscaping. A minimum of 15 percent landscaping is required for each improved nonresidential building site.

I. **Setbacks.**

   See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for setbacks for residential and residential mixed use developments. [A8]

   1. Freeways, transportation corridors:
      Residential uses: 40 feet (30 feet from I-405 right-of-way (5.0A))
      Nonresidential uses: 25 feet
   2. Major highways:
      Residential uses: 30 feet (20 feet on Main Street)
      Nonresidential uses: 25 feet
   3. Primary highways:
      Residential uses: 25 feet
      Nonresidential uses: 20 feet
   4. Secondary highways:
      Residential uses: 25 feet (30 feet on Michelson Drive, between Teller and Obsidian, as measured from curb face (5.0A))
      Nonresidential uses: 20 feet
   5. Commuter highways and local streets:
      Residential uses: 20 feet
      Nonresidential uses: 15 feet
   6. Private drives: 10 feet
   7. Building to building setbacks: 10 feet
   8. Side setbacks: 10 feet
   9. Rear setbacks:
      Residential uses: 10 feet
      Nonresidential uses: 5 feet

   [A9] 10. Improvements permitted within the setback area:

   a. Steps, and open and enclosed stairways, except that they may not be located within ten feet of the face of curb.
   b. Architectural projections such as eaves, column and buttresses may extend six feet into a 30-foot setback, and three feet into a setback of less than 30 feet.
   c. On-site recreational amenities as required by Zoning Code Chapter 2-22, and further outlined in the Park Plan and Park Design for the site.
   d. Balconies on all floors of only mid-rise and high-rise residential developments of four stories and above.

   e. See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for improvements allowed in setback areas for residential and residential mixed use developments.
J. **Sidewalks.** Sidewalks shall be installed along all frontages in the planning area in accordance with the sidewalk plan for the Irvine Business Complex adopted by the City of Irvine. Additional sidewalks and other pedestrian access facilities shall be required as needed to facilitate pedestrian circulation between places of employment, restaurants, parks, and institutional, retail and residential uses. The width of sidewalks adjacent to and around retail areas and/or park and open space areas shall be determined during the master plan process or established through grading plan reviews.

K. **Lighting.**
1. Exterior lighting is required for all employee and visitor parking areas, walkways, and building entrances and exits.
2. No light standard shall exceed ten feet in height unless the light standard has a light cutoff of 90 degrees or less, in which case the maximum height shall be 30 feet.
3. No light source shall be affixed to any building so that rays are perpendicular to the building face.
4. All direct rays shall be confined to the site.

L. **Screening.**
1. All building operating mechanical equipment shall be screened from off-site view.

M. **Parking.** Parking shall be provided in accordance with division 4 of the zoning ordinance except for the following:
1. For mixed-use buildings and/or parcels, each use shall have parking as per the requirements of division 4 of the zoning ordinance. If an applicant desires a reduction in these standards when applying for City approval, the applicant must submit a parking study stating the request and the reasons why the reduced ratio is appropriate for the proposed use. This study shall be reviewed and approved by the approval body prior to, or concurrent with, the approval of the project.
2. Vehicle parking shall not be permitted within the streetside setback where the property abuts a street designated as a special landscaped street, or within ten feet of the ultimate right-of-way line for property along other public streets. On street parking on interior private courts, street and/or drives shall be allowed based on the City-adopted Standard Plans.
3. Parking requirements for all residential units shall be based on the parking standards as set forth in division 4 of the zoning ordinance. If an applicant desires a reduction in these standards when applying for a conditional use permit approval, the applicant must submit a parking study stating the request and the reasons why the reduced ratio is appropriate for the proposed rental residential units. This study shall be reviewed and approved by the Planning Commission prior to, or concurrent with, the approval of the master plan.
4. See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for parking requirements for residential and residential mixed use developments.

N. **Private drives.** For residential projects that propose to include private drives, all private drives shall meet the standards stated in the City's private drive policy in effect at the time of conditional use permit approval.

O. **Affordable housing requirement.** Any residential units built must comply with chapters 2-3 and 9-36 of this zoning ordinance.

Footnotes:

T A traffic study is required for this use; see section 9-36-11. No traffic study will be required for any use with this footnote if the use was considered as part of a traffic study prepared for any mixed-use development provided the traffic study was prepared and approved within the past 12 months prior to the original study. For "31T Restaurant" and "31T Restaurant, fast food," the
Director of Public Works shall determine whether a traffic study approved more than 12 months ago is adequate. [SSTM13]

1 General land use (GLU) categories identify the development intensity, value, and generation rates used for analyzing a corresponding permitted or conditional use in the IBC. See section 9-36-8 for additional information regarding development intensity, value, and generation rates for each general land use category.

2 Any "Bar, Tavern Cocktail Lounge" proposing to locate in the same building as a residential use, shall be subject to the Conditional Use Permit procedures contained in Zoning Code Chapter 2-9.

3 This requirement shall not be construed to prevent condominium-type developments that have smaller lot sizes as long as they have a mandatory owners' association, and the land area under the jurisdiction of the owners' association meets the minimum lot size requirements.

4 If useable open space, landscape or hardscape is placed over the parking structure, then that portion of the parking structure covered by these areas shall not count towards building site coverage, provided that the parking structure is designed in keeping with the architectural theme of the residential units, and is screened from off site views either completely or with a berm having a minimum height of five feet. In any non-residential projects which propose the use of parking structure(s), those portions of the structure which meet the following criteria shall not be counted in determining compliance with the limits on building site coverage:
   a. The roof of the structure is within five feet of the surface grade existing on the site prior to the development of the project; and
   b. The roof of the structure is, in effect, replacing the ground surface in the functions that it performs (i.e., it will be covered by such improvements as surface parking, access drives, landscaping, walkways, and plazas in a manner similar to the design that would be used if the roof were land surface); and
   c. Any portion of the parking structure that is above the existing grade is screened from off-site views.

5 On-site parking shall not be permitted within 25 feet of exterior boundaries of the site.

6 If the use of the adjoining parcel is residential, then the building setback may be a minimum of five feet, but in no instance shall any structure be located closer than ten feet to another structure. Additionally, for buildings within the 5.0A IBC Mixed-Use district, and located on lots immediately adjacent to any private park, the setback may be five feet, but in no instance shall any structure be located closer than ten feet to another structure.

7 Other than the improvements noted, streetside setbacks shall be landscaped.

8 For the property located at the northwest corner of Jamboree Road and Michelson Drive and designated in 5.0A IBC Mixed-Use district, the minimum setback from Michelson Drive, between Teller and Obsidian, shall be no less than 23 feet as measured from the ultimate curb face of Michelson Drive. This reduced setback shall override the applicable requirements for special landscaped street in Section 3-15-9.

(Ord. No. 03-34, § 5, 1-22-04; Ord. No. 04-08, § 5, 8-24-04; Ord. No. 04-09, § 6, 9-14-04; Ord. No. 05-13, § 4, 7-12-05; Ord. No. 05-16, § 2, 7-12-05)

Sec. 3-37-29. 5.1 IBC Multi-Use.

A. Intent. The Multi-Use land use district is intended as an area in which a wide variety of uses are allowed. Specific institutional uses, particularly those proposed to serve the needs of the residential and employee populations of this district, such as schools,
parks, libraries and theaters, are especially encouraged in this area. Special provisions apply to several of the conditional commercial uses in this area which generate high levels of traffic.
### B. Permitted uses.

**TABLE INSET:**

<table>
<thead>
<tr>
<th>Category</th>
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<tbody>
<tr>
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<td>Agriculture (interim use)</td>
</tr>
<tr>
<td>35 T</td>
<td>Commercial recreation (under 1,500 square feet)</td>
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<tr>
<td>31</td>
<td>Equipment rental</td>
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<td>30</td>
<td>Greenhouse</td>
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<td>29</td>
<td>Industry, service</td>
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<td>29</td>
<td>Information center</td>
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<td>35</td>
<td>Manufactured structure permit (up to two years)</td>
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<td>Manufacturing, light</td>
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<td>Office, administrative, business, professional</td>
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<td>Office, design professional</td>
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<td>Office, headquarters</td>
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<tr>
<td>31</td>
<td>Outdoor vendor</td>
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<tr>
<td>36</td>
<td>Park</td>
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<tr>
<td>36</td>
<td>Public park facility</td>
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<td>Pushcart</td>
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<td>Recreational vehicle storage, private</td>
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<td>29</td>
<td>Research and development</td>
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<td>31</td>
<td>Retail and/or service business, general (except drive-thru)</td>
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<td>35</td>
<td>Retail business, home improvement related</td>
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<td>36</td>
<td>Reverse vending machine</td>
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<tr>
<td>35</td>
<td>School, public</td>
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<tr>
<td>31</td>
<td>Supermarket</td>
</tr>
<tr>
<td>29</td>
<td>Veterinary services, domestic</td>
</tr>
<tr>
<td>35</td>
<td>Warehouse and sales outlet</td>
</tr>
<tr>
<td>30</td>
<td>Warehousing, storage, and distribution</td>
</tr>
</tbody>
</table>
Wireless Communication Facility (may require a wireless communication facility permit, a minor conditional use permit, a major conditional use permit or may be prohibited, depending on the type of installation and the location of the installation site, pursuant to the review procedures matrix in Section 2-37.5-3.

C. Conditional uses.

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>Ambulance service</td>
</tr>
<tr>
<td>31</td>
<td>Bar, tavern and cocktail lounge</td>
</tr>
<tr>
<td>34</td>
<td>Caretaker's quarters</td>
</tr>
<tr>
<td>31 T</td>
<td>Carwash</td>
</tr>
<tr>
<td>29</td>
<td>Child care center</td>
</tr>
<tr>
<td>35</td>
<td>Church 2</td>
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<tr>
<td>35 T</td>
<td>Commercial recreation (over 1,500 square feet)</td>
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<td>35</td>
<td>Community facility</td>
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<td>Composting facility</td>
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<td>29 T</td>
<td>Conference/convention facility</td>
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<tr>
<td>30</td>
<td>Congregate care facility</td>
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<tr>
<td>30</td>
<td>Convalescent home</td>
</tr>
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<td>31 T</td>
<td>Convenience, liquor store</td>
</tr>
<tr>
<td>31 T</td>
<td>Department store</td>
</tr>
<tr>
<td>35 T</td>
<td>Drive-thru</td>
</tr>
<tr>
<td>31</td>
<td>Escort bureau/introductory service</td>
</tr>
<tr>
<td>31 T</td>
<td>Financial institution (except drive-thru)</td>
</tr>
<tr>
<td>31 T</td>
<td>Financial institution, drive-thru</td>
</tr>
<tr>
<td>31 T</td>
<td>Fraternal and service club</td>
</tr>
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<td>Funeral home, mortuary</td>
</tr>
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<td>31 T</td>
<td>Gas station/fuel dispenser</td>
</tr>
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<td>35 T</td>
<td>Government facility</td>
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<td>Health club</td>
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<td>29</td>
<td>Hospital</td>
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<td>38 T</td>
<td>Hotel, extended stay</td>
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<td>32</td>
<td>Hotel, motel</td>
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<tr>
<td>30 T</td>
<td>Large collection facility</td>
</tr>
<tr>
<td>35</td>
<td>Manufactured structure (over two years)</td>
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<tr>
<td>30</td>
<td>Manufacturing, heavy</td>
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<td>31</td>
<td>Massage establishment and related business</td>
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<td>37</td>
<td>Miniwarehouse</td>
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<td>29 T</td>
<td>Office, medical</td>
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<td>31</td>
<td>Outdoor sales</td>
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<td>35</td>
<td>Outdoor storage</td>
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<td>33</td>
<td>Residential, attached</td>
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<tr>
<td>31 T</td>
<td>Restaurant</td>
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<td>31 T</td>
<td>Restaurant, fast food (drive-thru)</td>
</tr>
<tr>
<td>31 T</td>
<td>Restaurant, fast food (except drive-thru)</td>
</tr>
<tr>
<td>31 T</td>
<td>Restaurant, &quot;Type 47&quot; ABC License operating after 12:00 a.m.</td>
</tr>
<tr>
<td>35</td>
<td>School, commercial</td>
</tr>
<tr>
<td>35</td>
<td>School, private</td>
</tr>
<tr>
<td>30</td>
<td>Small collection facility</td>
</tr>
<tr>
<td>35</td>
<td>Utility building and facility</td>
</tr>
<tr>
<td>30</td>
<td>Vehicle body repair, paint, or restoration</td>
</tr>
<tr>
<td>31</td>
<td>Vehicle leasing and rental</td>
</tr>
<tr>
<td>31</td>
<td>Vehicle repair</td>
</tr>
<tr>
<td>31</td>
<td>Vehicle sales</td>
</tr>
</tbody>
</table>

D. **Maximum building intensity.**

1. The IBC land use database specifies maximum development allocations in a.m. and p.m. peak hour and average daily development intensity values (ADT) for each legal parcel or site. It also identifies the existing gross square feet, number of dwelling units and hotel rooms for each legal parcel in the IBC. In addition, the database estimates the build-out potential based on the 0.25 FAR in office equivalency for each site. Developments shall not exceed the allocated a.m. and p.m. development intensity values. Development allocations specified in the database for a particular site.

2. A traffic study shall be required for development proposals which exceed the maximum ADT intensity limitation. A conditional use permit may also be
required. Refer to section 9-36-10 for special regulations that pertain to applications proposing to exceed the maximum ADT limit. [SSTM16]

E. *Minimum site size.*
1. General commercial/retail uses: 10,000 square feet.6
2. All other uses: 30,000 square feet.6

F. *Maximum site coverage.*
1. Structures with at least 75 percent of gross floor area in manufacturing or warehouse uses: 65 percent.
2. All other uses: 50 percent.8

G. *Maximum building height.* FAA height limits as determined in accordance with part 77 of the FAA regulations.

H. *Landscaping.*
1. *Site landscaping.* A minimum of 15 percent landscaping is required for each improved building site.

I. *Setbacks.*

See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for setbacks for residential and residential mixed use developments.

1. Street setbacks: 40 feet.9,10
2. Side setbacks: 10 feet.11
3. Rear setbacks: 0 feet.12
4. Improvements permitted within the setback area:
   a. Steps, and open and unenclosed stairways, except that they may not be located within ten feet of the streetside property line.
   b. Architectural projections such as eaves, columns and buttresses may extend six feet into a 30-foot or 40-foot street setback, and three feet into a setback less than 30 feet (for streets widened since 6/30/82; see footnote 10). However, for those parcels along Main Street, MacArthur Boulevard, and Jamboree Road, the architectural projections indicated above may encroach six feet into the 12-foot, eight-foot, and 15-foot streetside setbacks, respectively.
   c. Balconies on all floors of only mid-rise and high-rise residential developments of four stories and above.

See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for improvements allowed in setback areas for residential and residential mixed use developments.

5. Setbacks for structures built over public streets:
   a. Intent: Structures spanning public street rights-of-way require special design considerations. This section is intended to serve several purposes. The first of these is to ensure that a tunnel-like effect is avoided along public street rights-of-way, even if such structures are developed on a series of properties. In addition, such developments are intended to observe setback requirements consistent with those applied to all other structures in the area. Finally, these regulations are intended to ensure that adequate vertical clearance for vehicular traffic across the impacted street rights-of-way is maintained.
   b. Buildings which are located on either side of a public street must maintain the following setbacks and clearances.
      (1) The vertical plane of the building which faces the street must be at or outside the required building setback from that street.
(2) A clearance of at least 20 feet from the surface of the roadway to the underside of the bridge or useable floor area must be maintained. Signs shall be provided on bridges indicating the vertical clearance from the street.

(3) If more than one bridge is proposed over the same street, the bridges can be no closer together than the width of the two bridges added together.

(4) This section does not apply to pedestrian and/or bicycle overcrossings.

J. Sidewalks. Sidewalks shall be installed along all street frontages in the planning area in accordance with the sidewalk plan for the Irvine Business Complex adopted by the City of Irvine. Additional sidewalks and other pedestrian access facilities shall be required as needed to facilitate pedestrian circulation between places of employment, restaurants, parks, and institutional, retail and residential uses.

K. Lighting.
1. Exterior lighting is required for all employee and visitor parking areas, walkways, and building entrances and exits.
2. No light standard shall exceed ten feet in height unless the light standard has a light cutoff of 90 degrees or less, in which case the maximum height shall be 30 feet.
3. No light source shall be affixed to any building so that rays are perpendicular to the building face.
4. All direct rays shall be confined to the site.

L. Screening.
1. All building operating mechanical equipment shall be screened from off-site view.
2. All outside storage areas shall be screened with an opaque wall or fence.

M. Parking. Parking shall be provided in accordance with division 4 of the zoning ordinance except for the following:
1. In no instance shall parking exceed one space per 500 square feet for an industrial, storage, or warehouse use.
2. For mixed use buildings, each use shall have parking as per the requirements of the City's zoning ordinance. Those portions devoted to an industrial, storage or warehousing use shall not exceed one space per 500 square feet of gross floor area.
3. Vehicle parking shall not be permitted within the streetside setback where the property abuts a street designated as a special landscaped street, or within ten feet of the ultimate right-of-way line for property along other streets.
4. See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for parking requirements for residential and residential mixed use developments.

* T A traffic study is required for this use; see section 9-36-11.

1 General land use (GLU) categories identify the development intensity value rates used for analyzing a corresponding permitted or conditional use in the IBC. See section 9-36-8 for additional information regarding development intensity rates for each general land use category.

2 A church that proposes to locate in an existing permanent building and meets all the general development standards will not require a conditional use permit (CUP). However, churches with permanent child care or private school activities shall be subject to a conditional use permit.

3 A restaurant that proposes to locate in an existing building previously approved for restaurant use, and meets all the general development standards, including parking, will not require a conditional use permit.

4 A commercial or private school for adults (18 years and older) that proposes to locate in an existing permanent building and meets all the general development standards will not require a conditional use permit. However, private school activities that
are to be a part of a church located in this zoning district shall be subject to a conditional use permit.

5 A medical office located in an existing retail development which meets all the general development standards, including parking, will not require a conditional use permit and no traffic study will be required.

6 This requirement shall not be construed to prevent condominium-type developments which have smaller lot sizes as long as they have a mandatory owners' association, and the land area under the jurisdiction of the owners' association meets the minimum lot size requirements.

7 In projects which include a parking structure, those portions of the structure which meet the following criteria shall not be counted in determining compliance with the limits on building site coverage:
   a. The roof of the structure is within five feet of the surface grade existing on the site prior to the development of the project; and
   b. The roof of the structure is, in effect, replacing the ground surface in the functions that it performs, i.e., it will be covered by such improvements as surface parking, access drives, landscaping, walkways, and plazas in a manner similar to the design that would be used if the roof were land surface; and
   c. Any portion of the parking structure which is above the existing grade is screened from off-site views.

8 In projects which include an aboveground parking structure, the limit on building site coverage shall be determined as follows:
   a. Coverage attributable to the buildings containing the primary use of the parcel shall not exceed 50 percent; and
   b. Total coverage, which includes the primary buildings(s) and the parking structure(s), shall not exceed 65 percent.

9 Building streetside setbacks have been reduced for portions of Main Street, MacArthur Boulevard and Jamboree Road due to road widening projects located along these streets within the IBC. The setback for the portions of each street affected by these setback reductions are set forth and described as follows:
   a. Main Street: 12 feet.
      1. Those parcels located along the north side of Main Street beginning at the Costa Mesa (I-55) Freeway extending east to the San Diego Creek Channel;
      2. Those parcels along the south side of Main Street beginning at the Costa Mesa (I-55) Freeway extending east to MacArthur Boulevard; and
      3. One parcel (Lot 5 of Tract 65/46-47) located on the southwest corner of Main Street and Jamboree Road.
   b. MacArthur Boulevard: 8 feet.
      1. Those parcels located on the east side of MacArthur Boulevard beginning at Douglas and extending to the San Diego (I-405) Freeway.
   c. Jamboree Road: 15 feet.
      1. Those parcels located on the east and west side of Jamboree Road beginning at Main Street and north to Alton Parkway; and
      2. Those parcels located on the west side of Jamboree Road beginning at Alton Parkway extending to the first parcel (Lot 5 of Tract 7815) on the northwest corner of Beckman and Jamboree Road.

These building streetside setbacks shall be measured from the ultimate right-of-way/property line of each parcel. Refer to appendix A, chapter 9-36, for properties affected by the IBC roadway widening project.

The minimum special landscaped street setback may be equal to or greater than the building setback associated with those streets affected by roadway widenings.
10 If the ultimate right-of-way for any street, with the exception of those portions of Main Street, MacArthur Boulevard, or Jamboree Road, as specified in footnote 9 above, is widened subsequent to June 30, 1982, then the minimum setback may be 30 feet from the right-of-way/property line. This provision shall not be construed to allow existing structures to expand by virtue of the reduced setback, except for those structures that are located on a parcel that is adjacent to those portions of Main Street, MacArthur Boulevard, or Jamboree Road and as specified in footnote 9 above.

11 May be zero feet provided that the main building on the abutting lot is at zero feet, and both parcels are developed at the same time.

12 Any parcel with two or more street frontages may have one interior property line with a setback of zero feet.

(Code 1976, § V.E-325.5.1; Ord. No. 92-3, 4-14-92; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 94-15, § 3, 12-13-94; Ord. No. 94-16, 12-13-94; Ord. No. 95-3, § 3B, 4-25-95; Ord. No. 95-4, § 1, 5-9-95; Ord. No. 95-7, § 4, 7-11-95; Ord. No. 95-8, § 3, 7-11-95; Ord. No. 95-12, § 3, 9-12-95; Ord. No. 95-16, § 2, 10-10-95; Ord. No. 96-2, § 2, 1-23-96; Ord. No. 96-18, § 4, 12-10-96; Ord. No. 97-05, 5-13-97; Ord. No. 98-20, § 2, 12-8-98; Ord. No. 99-10, § 3, 5-11-99; Ord. No. 03-29, § 3, 9-23-03; Ord. No. 05-13, § 4, 7-12-05; Ord. No. 05-16, § 2, 7-12-05)

Sec. 3-37-30. Reserved.

Sec. 3-37-31. 5.2 IBC Industrial.
A. Intent. It is the intent of this section to preserve a viable industrial base in the IBC and to protect nonindustrial land uses from the nuisances and hazards often associated with industrial activities, by establishing an exclusively industrial district. The area designated for this district has historically been exclusively industrial, and is currently unsuitable for most nonindustrial uses (e.g., residential, retail).

B. Permitted uses.

TABLE INSET:

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
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<tbody>
<tr>
<td>35</td>
<td>Accessory use</td>
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<tr>
<td>36</td>
<td>Agriculture (interim use)</td>
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<td>34</td>
<td>Caretaker's quarters</td>
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<tr>
<td>31</td>
<td>Equipment rental</td>
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<tr>
<td>30</td>
<td>Greenhouse</td>
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<td>29</td>
<td>Information center</td>
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<td>29</td>
<td>Industry, service</td>
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<td>35</td>
<td>Manufactured structure permit (up to two years)</td>
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<td>30</td>
<td>Manufacturing, light</td>
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<td>29</td>
<td>Office, design professional</td>
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<tr>
<td>Category</td>
<td>Use</td>
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<tr>
<td>----------</td>
<td>---------------------------------------------------------</td>
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<tr>
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<td>Outdoor vendor</td>
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<td>Packing plants for agriculture products</td>
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<td>36</td>
<td>Park</td>
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<tr>
<td>36</td>
<td>Pushcart</td>
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<td>Recreational vehicle storage, public</td>
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<td>36</td>
<td>Reverse vending machine</td>
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<td>35</td>
<td>School, public</td>
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<td>Sexually oriented business</td>
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<td>Vehicle repair</td>
</tr>
<tr>
<td>30</td>
<td>Vehicle storage</td>
</tr>
<tr>
<td>30</td>
<td>Warehousing, storage and distribution</td>
</tr>
<tr>
<td>35</td>
<td>Wireless Communication Facility (may require a wireless communication facility permit, a minor conditional use permit, a major conditional use permit or may be prohibited, depending on the type of installation and the location of the installation site, pursuant to the review procedures matrix in Section 2-37.5-3.)</td>
</tr>
</tbody>
</table>

**C. Conditional uses.**

**TABLE INSET:**

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
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<tbody>
<tr>
<td>36</td>
<td>Ambulance service</td>
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<tr>
<td>31 T</td>
<td>Carwash</td>
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<td>29</td>
<td>Child care center</td>
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<td>35</td>
<td>Church 2</td>
</tr>
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<td>31 T</td>
<td>Convenience, liquor store</td>
</tr>
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<td>35 T</td>
<td>Community facility</td>
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<tr>
<td>30</td>
<td>Composting facility</td>
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<td>Concrete recycling facility</td>
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<td>35 T</td>
<td>Drive-thru</td>
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<td>31 T</td>
<td>Gas station/fuel dispenser</td>
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<tr>
<td>35 T</td>
<td>Government facility</td>
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<td>Hazardous waste facility</td>
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<td>32</td>
<td>Hotel, motel</td>
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<tr>
<td>30 T</td>
<td>Large collection facility</td>
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<td>Manufactured structure permit (over two years)</td>
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<td>Manufacturing, heavy</td>
</tr>
<tr>
<td>30 T</td>
<td>Materials recovery facility</td>
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<td>37</td>
<td>Miniwarehouse</td>
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<td>31</td>
<td>Outdoor sales</td>
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<td>35</td>
<td>Outdoor storage</td>
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<tr>
<td>31 T</td>
<td>Restaurant 3</td>
</tr>
<tr>
<td>31 T</td>
<td>Restaurant (fast food, except drive-thru)</td>
</tr>
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<td>31 T</td>
<td>Restaurant, &quot;Type 47&quot; ABC License operating after 12:00 a.m.</td>
</tr>
<tr>
<td>31 T</td>
<td>Retail and/or service business, general (except drive-thru)</td>
</tr>
<tr>
<td>30</td>
<td>Small collection facility</td>
</tr>
<tr>
<td>31 T</td>
<td>Solid waste transfer station</td>
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<tr>
<td>30 T</td>
<td>Truck terminal</td>
</tr>
<tr>
<td>35</td>
<td>Utility building and facility</td>
</tr>
<tr>
<td>30</td>
<td>Vehicle body repair, paint or restoration</td>
</tr>
<tr>
<td>30</td>
<td>Vehicle impound yard</td>
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<td>31</td>
<td>Vehicle leasing and rental</td>
</tr>
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<td>31</td>
<td>Vehicle sales</td>
</tr>
<tr>
<td>30</td>
<td>Vehicle wrecking yard</td>
</tr>
<tr>
<td>31</td>
<td>Warehouse and sales outlet</td>
</tr>
</tbody>
</table>

D. **Maximum building intensity.**

1. The IBC land use database specifies maximum development allocations in a.m. and p.m. peak hour and average daily automobile trips (ADT) development intensity values for each legal parcel or site. It also identifies the existing gross square feet, number of dwelling units and hotel rooms for each legal parcel in the IBC. In addition, the database estimates the build-out potential based on the 0.25 FAR in office equivalency for each site. Developments shall not exceed the allocated a.m. and p.m. development intensity values peak hour trip allocations specified in the database for a particular site.

2. No tenant shall have more than 15 percent of the gross square footage of their use devoted to accessory offices use in support of the primary industrial use.
3. A traffic study shall be required for development proposals which exceed the maximum ADT limitation. A conditional use permit may also be required. Refer to section 9-36-10 for special regulations that pertain to applications proposing to exceed the maximum ADT limitation.

E. **Minimum site size.** One acre. 4

F. **Maximum site coverage:** 5 65 percent.

G. **Maximum building height.** 35 feet. 6

H. **Landscaping.**
   1. **Site landscaping.** A minimum of 15 percent landscaping is required for each improved building site.

I. **Setbacks.**
   1. Streetside setbacks: 40 feet 7, 8
   2. Side setbacks: 10 feet 8, 9
   3. Rear setbacks: 0 feet 10
   4. Improvements permitted within the setback area:
      a. Steps, and open and unenclosed stairways, except that they may not be located within ten feet of the streetside property line.
      b. Architectural projections such as eaves, columns and buttresses may extend six feet into a 30-foot setback, and three feet into a setback less than 30 feet.

5. **Setbacks for structures built over public streets:**
   a. **Intent:** Structures spanning public street rights-of-way require special design considerations. This section is intended to serve several purposes. The first of these is to ensure that a tunnel-like effect is avoided along public street rights-of-way, even if structures such as bridges are developed on a series of properties. In addition, such developments are intended to observe setback requirements consistent with those applied to all other structures in the area. Finally, these regulations are intended to ensure that adequate vertical clearance for vehicular traffic across the impacted street rights-of-way is maintained.
   b. Buildings which are located on either side of a public street must maintain the following setbacks and clearances:
      1. The vertical plane of the building which faces the street must be at or outside the required building setback from that street.
      2. A clearance of at least 20 feet from the surface of the roadway to the underside of the bridge or usable floor area must be maintained. Signs shall be provided on bridges indicating the vertical clearance from the street.
      3. If more than one bridge is proposed over the same street, the bridges can be no closer together than the width of the two bridges added together.
      4. This section does not apply to pedestrian and/or bicycle overcrossings.

J. **Sidewalks.** Sidewalks shall be installed along all street frontages in the planning area in accordance with the sidewalk plan for the Irvine Business Complex adopted by the City of Irvine. Additional sidewalks and other pedestrian access facilities shall be required as needed to facilitate pedestrian circulation between places of employment, restaurants, parks, and institutional, retail and residential uses.

K. **Lighting.**
   1. Exterior lighting is required for all employee and visitor parking areas, walkways, and building entrances and exits.
   2. No light standard shall exceed ten feet in height unless the light standard has a light cutoff of 90 degrees or less, in which case the maximum height shall be 30 feet.
3. No light source shall be affixed to any building so that rays are perpendicular to the building face.
4. All direct rays shall be confined to the site.

L. Screening.
1. All building operating mechanical equipment shall be screened from off-site view.
2. All outside storage areas shall be screened with an opaque wall or fence.

M. Parking. Parking shall be provided in accordance with division 4 of the zoning ordinance except for the following:
1. In no instance shall the City require parking to exceed one space per 500 square feet for an industrial, storage, or warehouse use.
2. For mixed use buildings, each use shall have parking as per the requirements of the City's zoning ordinance. Those portions devoted to an industrial, storage or warehousing use shall not exceed one space per 500 square feet of gross floor area.
3. Vehicle parking shall not be permitted within the streetside setback where the property abuts a street designated as a special landscaped street, or within ten feet of the ultimate right-of-way line for property along other streets.
   T  A traffic study is required for this use; see section 9-36-11.
1  General land use (GLU) categories identify the trip rates used for analyzing a corresponding permitted or conditional use in the IBC. See section 9-36-8 for additional information regarding trip rates for each general land use category.
2  A church that proposes to locate in an existing permanent building and meets all the general development standards will not require a conditional use permit (CUP). However, churches with permanent child care or private school activities shall be subject to a conditional use permit.
3  A restaurant that proposes to locate in an existing building previously approved for restaurant use, and meets all the general development standards, including parking, will not require a conditional use permit.
4  This requirement shall not be construed to prevent condominium-type developments which have smaller lot sizes as long as they have a mandatory owners' association, and the land area under the jurisdiction of the owners' association meets the minimum lot size requirements.
5  In projects which include a parking structure, those portions of the structure which meet the following criteria shall not be counted in determining compliance with the limits on building site coverage:
   a. The roof of the structure is within five feet of the surface grade existing on the site prior to the development of the project; and
   b. The roof of the structure is, in effect, replacing the ground surface in the functions that it performs, i.e., it will be covered by such improvements as surface parking, access drives, landscaping, walkways, and plazas in a manner similar to the design that would be used if the roof were land surface; and
   c. Any portion of the parking structure which is above the existing grade is screened from off-site views.
6  The height of equipment or machinery which is necessary to the operation of a permitted use may exceed 35 feet but may not exceed FAA height limits.
7  If the ultimate right-of-way for a street is widened subsequent to June 30, 1982, then the minimum setback may be 30 feet from the right-of-way/property line. This provision shall not be construed to allow existing structures to expand by virtue of the reduced setback.
8  Transfer station and material recovery facility enclosure setbacks to be determined by the Planning Commission at time of CUP review.
9 May be zero feet provided that the main building on the abutting lot is at zero feet, and both parcels are developed at the same time.

10 Any parcel with two or more street frontages may have one interior property line with a setback of zero feet.

(Code 1976, § V.E-325.5.2; Ord. No. 92-3, 4-14-92; Ord. No. 92-21, § 6, 11-24-92; Ord. No. 93-7, 6-22-93; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 94-15, § 3, 12-13-94; Ord. No. 94-16, 12-13-94; Ord. No. 95-3, § 3B, 4-25-95; Ord. No. 95-4, § 1, 5-9-95; Ord. No. 95-7, § 4, 7-11-95; Ord. No. 95-8, § 3, 7-11-95; Ord. No. 95-12, § 3, 9-12-95; Ord. No. 95-16, § 2, 10-10-95; Ord. No. 96-2, § 2, 1-23-96; Ord. No. 96-18, § 4, 12-10-96; Ord. No. 98-20, § 2, 12-8-98; Ord. No. 99-10, § 3, 5-11-99; Ord. No. 99-14, § 2, 6-8-99; Ord. No. 05-13, § 4, 7-12-05; Ord. No. 05-16, § 2, 7-12-05)

Sec. 3-37-32. 5.3 IBC Residential.
A. Intent. It is the intent of this section to ensure that previously approved but unbuilt residential projects are not threatened by the development of noncompatible land uses (e.g., hazardous materials). The regulation is intended, however, to permit the development of nonresidential uses, provided they are compatible with residential development. Special provisions are also included to allow for other uses under certain circumstances.

TABLE INSET:

<table>
<thead>
<tr>
<th>(5.3)</th>
<th>Irvine Business Complex Residential</th>
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</thead>
<tbody>
<tr>
<td>(5.3A)</td>
<td></td>
</tr>
<tr>
<td>(5.3B)</td>
<td>Lot 2 of Parcel Map 43/6</td>
</tr>
<tr>
<td>(5.3C)</td>
<td></td>
</tr>
<tr>
<td>(5.3D)</td>
<td>Lot 17, Tract 8018</td>
</tr>
</tbody>
</table>

B. Intensity standard.
30-45 dwelling units per net acre (5.3)
30-50 dwelling units per net acre (5.3A, 5.3B)
30-52 dwelling units per net acre (5.3C)
30-58 dwelling units per net acre (5.3D)

Sites with approved applications for residential development shall be limited to the quantity of dwelling units approved.

C. Permitted uses.

TABLE INSET:

<table>
<thead>
<tr>
<th>GLU 1 Category</th>
<th>Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>35</td>
<td>Accessory use</td>
</tr>
<tr>
<td>36</td>
<td>Agriculture (interim use)</td>
</tr>
<tr>
<td>36</td>
<td>Home care</td>
</tr>
<tr>
<td>36</td>
<td>Home occupation permit</td>
</tr>
</tbody>
</table>
D. Conditional uses.

TABLE INSET:

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<tr>
<th>GLU 1 Category</th>
<th>Use</th>
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<tbody>
<tr>
<td>29</td>
<td>Child care center</td>
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<tr>
<td>35</td>
<td>Church 2</td>
</tr>
<tr>
<td>35</td>
<td>Community facility</td>
</tr>
<tr>
<td>30</td>
<td>Congregate care facility</td>
</tr>
<tr>
<td>30</td>
<td>Convalescent home</td>
</tr>
<tr>
<td>29</td>
<td>Information center</td>
</tr>
<tr>
<td>35</td>
<td>Manufactured structure (over two years)</td>
</tr>
<tr>
<td>31</td>
<td>Model home sales complex</td>
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<tr>
<td>30</td>
<td>Recreational vehicle storage, private</td>
</tr>
<tr>
<td>33</td>
<td>Residential, attached</td>
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<tr>
<td>29</td>
<td>Residential care facility</td>
</tr>
<tr>
<td>33</td>
<td>Residential, single-family detached</td>
</tr>
<tr>
<td>33</td>
<td>Residential, second unit</td>
</tr>
<tr>
<td>35</td>
<td>School, private 3</td>
</tr>
<tr>
<td>33</td>
<td>Senior housing</td>
</tr>
<tr>
<td>35</td>
<td>Utility building and facility</td>
</tr>
</tbody>
</table>

E. Minimum site size. One-half (0.5) acre. 4

F. Maximum site coverage. 65 percent. 5
G. Maximum building height. FAA height limits as determined in accordance with part 77 of the FAA regulations.

H. Setbacks. 7,8

See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for setbacks for residential and residential mixed use developments.

1. From:

<table>
<thead>
<tr>
<th>TABLE INSET:</th>
<th></th>
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<tbody>
<tr>
<td>Freeways, transportation corridors</td>
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<tr>
<td>Major highways</td>
<td>30 feet</td>
</tr>
<tr>
<td>5.3B: 20 feet (Main Street only)</td>
<td></td>
</tr>
<tr>
<td>Primary highways</td>
<td>30 feet</td>
</tr>
<tr>
<td>Secondary highways</td>
<td>30 feet</td>
</tr>
<tr>
<td>Commuter highways and local streets</td>
<td>30 feet</td>
</tr>
<tr>
<td>5.3C: 20 feet</td>
<td></td>
</tr>
<tr>
<td>5.3D: 20 feet</td>
<td></td>
</tr>
<tr>
<td>Private drives</td>
<td>10 feet</td>
</tr>
<tr>
<td>Interior boundary 6,7 :</td>
<td>30 feet</td>
</tr>
<tr>
<td>5.3B: Minimum 10-foot interior setback from easterly property line.</td>
<td></td>
</tr>
<tr>
<td>5.3C: 10 feet</td>
<td></td>
</tr>
<tr>
<td>5.3D: 10 feet</td>
<td></td>
</tr>
</tbody>
</table>

2. Improvements permitted in the setback area:9
   a. Steps, and open and unenclosed staircases, except that they shall not be permitted within ten feet of the face of curb.
   b. Architectural projections such as eaves, columns, buttresses, bay windows and fireplaces may extend six feet into a 30-foot setback, and three feet into any setback less than 30 feet. However, for those parcels along Jamboree Road, the architectural projections indicated above may encroach six feet into the 15-foot streetside setback only.
   c. Balconies on all floors of only mid-rise and high-rise residential developments of four stories and above.
   d. See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for improvements allowed in setback areas for residential and residential mixed use developments.

I. Sidewalks. Sidewalks shall be installed along all street frontages in the planning area in accordance with the sidewalk plan for the Irvine Business Complex adopted by the
City of Irvine. Additional sidewalks and other pedestrian access facilities shall be required as needed to facilitate pedestrian circulation between places of employment, restaurants, parks, and institutional, retail and residential uses.

J. Parking. Parking requirements for all residential units shall be based on the parking standards as set forth in division 4 of the zoning ordinance. If an applicant desires a reduction in these standards when applying for a conditional use permit approval, the applicant must submit a parking study stating the request and the reasons why the reduced ratio is appropriate for the proposed rental and/or for-sale residential units. This study shall be reviewed and approved by the Planning Commission prior to, or concurrent with, the approval of the conditional use permit. See Chapter 5-8 and IBC Residential/Mixed Use Design Criteria for parking requirements for residential and residential mixed use developments.

K. Private drives. All private drives shall meet the standards stated in the City's private drive policy in effect at the time of conditional use permit approval.

L. Fences. The height and materials of all fences, berms and walls constructed as acoustical barriers shall be reviewed and approved as part of conditional use permit approval. All other fences shall be limited to a maximum of six feet.

M. Affordable housing requirement. Any residential units built must comply with chapter 9-36 of this zoning ordinance.

N. Special note. If due to environmental considerations (i.e., hazardous materials) the City denies a development application for a residential project, the total allocated development intensity values to the parcel can be used for uses permitted or conditionally permitted within the multiple-use district. Conversions shall be subject to all regulations and policies in effect at time of approval.

1 General land use (GLU) categories identify the development intensity values rates used for analyzing a corresponding permitted or conditional use in the IBC. See section 9-36-8 for additional information regarding development intensity values rates for each general land use category.

2 A church that proposes to locate in an existing permanent building and meets all the general development standards will not require a conditional use permit (CUP).

3 A private school for adults (18 years and older) that proposes to locate in an existing permanent building and meets all the general development standards will not require a conditional use permit. However, private school activities that are to be a part of a church located in this zoning district shall be subject to a conditional use permit.

4 This requirement shall not be construed to prevent condominium-type developments which have smaller lot sizes as long as they have a mandatory owners' association, and the land area under the jurisdiction of the owners' association meets the minimum lot size requirements.

5 If usable open space, landscape or hardscape is placed over the parking structure, then that portion of the parking structure covered by these areas shall not count towards building site coverage, provided that the parking structure is designed in keeping with the architectural theme of the residential units, and is screened with a berm having a minimum height of five feet.

6 If the use of the adjoining parcel is residential, then the building setback shall be a minimum of five feet, but in no instance shall any structure be located closer than ten feet to another structure.

7 On-site parking shall not be permitted within 30 feet of exterior boundaries of the site, except for the parcel (Lot 1 of Tract 13037) located on the southwest corner of Jamboree Road and Kelvin which is impacted by the IBC road widening. However, on-
site parking is permitted to cross parcel lines within a site as long as a legal document is executed ensuring that the parking area will continue to function as a single entity.

8 For those parcels that are located along Jamboree Road, and are impacted by the IBC roadway widening project, the building streetside setback will be reduced to 15 feet. This building streetside setback shall be measured from the new ultimate right-of-way/property line of each parcel.

9 Other than the improvements noted, streetside setbacks shall be landscaped. (Code 1976, § V.E-325.5.3; Ord. No. 92-3, 4-14-92; Ord. No. 92-21, § 6, 11-24-92; Ord. No. 93-7, 6-22-93; Ord. No. 93-14, § 3, 10-12-93; Ord. No. 94-2, § 3, 2-8-94; Ord. No. 94-7, § 3, 6-14-94; Ord. No. 94-15, § 3, 12-13-94; Ord. No. 94-16, 12-13-94; Ord. No. 95-3, § 3B, 4-25-95; Ord. No. 95-4, § 1, 5-9-95; Ord. No. 95-7, § 4, 7-11-95; Ord. No. 95-8, § 3, 7-11-95; Ord. No. 95-12, § 3, 9-12-95; Ord. No. 95-16, § 2, 10-10-95; Ord. No. 96-2, § 2, 1-23-96; Ord. No. 96-18, § 4, 12-10-96; Ord. No. 0-1-03, § 4, 3-13-01; Ord. No. 03-15, § 5, 5-13-03; Ord. No. 03-26, § 6, 9-9-03; Ord. No. 05-13, § 4, 7-12-05; Ord. No. 05-15, § 6, 7-12-05; Ord. No. 05-16, § 2, 7-12-05; Ord. No. 05-23, § 6, 10-11-05; Ord. No. 06-08, § 6, 7-11-06; Ord. No. 07-07, § 5, 4-10-07)
Sec. 2-28-5. Findings.

The Planning Commission shall approve and issue a sexually oriented business permit if the Planning Commission finds that:

A. The sexually oriented business is located in the General Industrial or IBC Industrial zones.
B. The sexually oriented business is not proposed to be located within 2,300 feet of any residential zone or residential use approved by the Cities of Irvine, Lake Forest, Laguna Hills, and Tustin, or the United States Marine Corps.
C. The sexually oriented business is not proposed to be located within 2,300 feet of any lot upon which there is located a religious institution, public park facility, child care center or school.
D. Reserved.
E. The sexually oriented business is not proposed to be located within 500 feet of another sexually oriented business.
F. The distance of separation required by findings B, C, D and E shall be made using a straight line, without regard to intervening structures or objects, from the property line of the lot on which the sexually oriented business shall be located to the nearest property line of the lot upon which is located a residential use, a religious institution, the Irvine Multi-Modal Transportation Center, the James Musick Facility, a public park facility, a school, a child care center or a sexually oriented business. If the use to which the measurement is being taken is located on the same lot as the sexually oriented business, the distance between the two shall be measured in a straight line between the front doors of each use without regard to intervening structures or objects.
G. The sexually oriented business complies with the City's parking standards for the underlying use. Where no City parking standard exists for a particular use, a parking study shall be prepared and completed for the use in question. The study shall demonstrate that the sexually oriented business for which the applicant is seeking approval provides parking sufficient to satisfy the demand demonstrated by the parking study.
H. The sexually oriented business is not proposed to be located completely, or partially, within any mobile structure or pushcart.
I. The sexually oriented business will not stage any special events, promotions, festivals, concerts or the like that would increase the demand for parking beyond the approved number of spaces for the particular use.
J. The sexually oriented business will not conduct any massage, acupuncture, tattooing, acupressure, fortunetelling or escort services on the premises.
K. The sexually oriented business provides a security system that visually records and monitors parking lot areas.
L. The sexually oriented business complies with the City's sign regulations as contained in division 7 of the zoning ordinance.
M. The sexually oriented business complies with the development and design requirements of the planning area in which it is to be located.
N. The sexually oriented business will not display any sexually oriented material or sexually oriented merchandise which would be visible from any location other than from within the sexually oriented business.
O. The sexually oriented business will not be accessible to any person under the age of 18 if no liquor is served, or 21 if liquor is served.
P. The sexually oriented business shall not operate between the hours of 10:00 p.m. and 7:00 a.m.
Q. Neither the applicant, if an individual, nor any of the officers or general partners, if a corporation or partnership, of the sexually oriented business shall have been found guilty
within the past two years of violating any of the provisions of a sexually oriented business permit or similar permit or license in any city, county, territory or state, or of any misdemeanor or felony classified by the state as a sex related offence including but not limited to a violation of the following penal code sections and their sub parts and sub sections: 220, 261, 262, 264, 264.1,265, 266, (inc. 266a--266k) 267, 286, 286.5, 288, 288a, 289, 647, 647b 647d 647.6.

R. The sexually oriented business shall provide separate restroom facilities for male and female patrons. The restrooms shall be free from sexually oriented materials and sexually oriented merchandise. Only one person shall be allowed in the restroom at any time.

S. The interior of the adult oriented business will be configured such that there is an unobstructed view, by use of the naked eye, and unaided by video, closed circuit cameras or any other means, of every public area of the premises, including but not limited to the interior of all individual viewing areas, from a manager's station which is no larger than 32 square feet of floor area with no single dimension being greater than eight (8) feet and located in a public portion of the establishment. No public area, including but not limited to the interior of any individual viewing area, will be obscured by any door, curtain, wall, two-way mirror, or other device which would prohibit a person from seeing into the interior of the individual viewing area, solely with the use of the naked eye and unaided by video, closed circuit cameras or any other means, from the manager's station. A manager will be stationed in the manager's station at all times the business is in operation or open to the public in order to enforce all rules and regulations. No individual viewing area will be designated or operated to permit occupancy of more than one person at any one time.

T. All areas of the sexually oriented business shall be illuminated at a minimum of 1.25 footcandles, minimally maintained and evenly distributed at ground level.

U. The individual viewing areas of the sexually oriented business shall be operated and maintained with no holes or other openings or means of direct visual or physical access between the interior space of two or more individual viewing areas. "Individual viewing area" shall mean a viewing area designed for occupancy by one person.

V. The sexually oriented business complies with the objective design and development requirements for the zone in which the use will occur.

W. A traffic study has been prepared for the sexually oriented business in conformance with the City of Irvine traffic study guidelines. The applicant shall make all necessary improvements to reduce all project-related traffic impacts which exceed the applicable planning area's adopted trip or IBC entitlementdevelopment intensity value cap or any street, roadway or arterial's adopted level of service are reduced to the adopted levels. Said improvements have been made conditions of project approval.
A. PUBLIC PARK DEDICATION

Land proposed to be dedicated for public park purposes shall be shown on the tentative tract map. All dedications of land shall be in accordance with the Subdivision Map Act. Land shall be conveyed in fee simple to the City of Irvine free and clear of all encumbrances, except those which will not interfere with the use of the land for its intended purposes as defined in the City’s General Plan and which the City of Irvine agrees to accept. It is preferred that dedications occur on the final map, however, a separate document, (i.e. Grant Deed, Irrevocable Offer of Dedication) may be used to convey land. When a separate document is used, a Subdivision Application shall be submitted to the City Engineer for processing. The Subdivision Application and conveyance document must comply with all pertinent conditions of approval for public park dedications. Upon approval by the City, the conveyance document will be recorded.

B. PRIVATE PARK DEDICATION

Private park dedications shall be evaluated on a case-by-case basis per Subdivision Ordinance Section 5-5-1004 (F). Per Section 5-5-1004 (B) (3), private neighborhood parks shall be a minimum of one-third (0.33) acre in size for developments with densities under 31 dwelling units per acre and minimum 6,000 square feet in size for developments with densities over 31 dwelling units per acre, except for developments in Planning Area 36 where the parks will comply with provisions contained in the IBC Residential/Mixed Use Design Criteria and Chapter 5-8 of the City of Irvine Zoning Code. If several areas are proposed for park dedication credit, they should be physically linked together to form a network of recreational opportunities; however each individual area should be at least 0.33 (one-third) usable contiguous acre and shall be evaluated for a minimum of 100 feet wide or special design considerations. Subdivisions which include land required as a private park shall be required to submit a written instrument reserving such required park land in perpetuity prior to the issuance of building permits to be approved by the Directors of Community Development and Community Services.

Please note that for subdivisions and/or residential development projects, conditions of approval for private park dedications may be applied on a case-by-case basis depending upon the specifics of the application.