ORDINANCE NO. ______


WHEREAS, on June 17, 2020, the Planning Commission conducted a public hearing for this matter and recommended for approval Resolution No. _____ entitled:

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL FOR APPROVAL, ZONING CODE AMENDMENT ZCA-2020-002 TO CHAPTER 12 (PLANNING AND ZONING) OF THE INGLEWOOD MUNICIPAL CODE (IMC)

WHEREAS, Resolution No. _____ was presented to the City Council on July __, 2020 who then scheduled a public hearing for July __, 2020; and,

WHEREAS, notice of the time and place of the hearing was given as required by law; and,

WHEREAS, the City Council conducted the hearing at the time and place stated in the notice and afforded all persons interested in the matter of the proposed amendment to the Inglewood Municipal Code, or in any matter or subject related thereto, an opportunity to appear before the City Council and be
heard and to submit any testimony or evidence in favor or against the proposed Code amendment; and,

WHEREAS, after taking public testimony and considering the issues, the City Council determined that certain changes specified herein, should be made to the text of Chapter 12 of the Inglewood Municipal Code; and,

WHEREAS, the City Council has carefully considered all testimony and evidence presented in this matter, and being advised finds as follows:

SECTION 1.

Pursuant to the California Environmental Quality Act, Public Resources Code, Section 21000, et seq. (CEQA), the City prepared an Environmental Impact Report (EIR) for the Inglewood Basketball and Entertainment Center (State Clearinghouse No. 2018021056), which analyzed environmental impacts of the proposed project and the associated entitlements. Prior to making a decision on the Zone Code Amendment, the City Council reviewed and considered the EIR and pursuant to Resolution No. ____ certified the EIR, made certain environmental findings, adopted a Mitigation Monitoring and Reporting Program, and adopted a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain even with the implementation of necessary mitigation measures specified in the EIR.

SECTION 2.

1) That the proposed amendment to establish regulations for the Sports and Entertainment Overlay will be consistent with the Industrial land use designation as amended in that it supports the following objectives:

2) A change to the text of Chapter 12 to establish regulations for the Sports and Entertainment Overlay will not constitute the establishment of unique standards, offering special privilege to a particular individual or group of individuals, that is inconsistent with
the general intent of the provisions of the Planning and Zoning Code
or that may be detrimental to the general welfare of the community.

SECTION 3.

The Inglewood Municipal Code, Chapter 12 (Planning and Zoning), is hereby
amended by adding Article 17.5, Sports and Entertainment Overlay Zone, to read as
follows:

Article 17.5. Sports and Entertainment Overlay Zone

Section 12-38.90 Purpose

The Sports and Entertainment Overlay Zone ("SE Overlay Zone") is
established to provide for the orderly development of a Sports and
Entertainment Complex in a comprehensively planned manner, along with a
hotel of no fewer than 100, and no greater than 150, guestrooms, within the
boundaries shown on the map adopted by the City Council by Ordinance ____,
as part of this SE Overlay Zone.

Section 12-38.91 Definitions

(A) "Arena" shall mean a sports, entertainment, and public gathering
facility with indoor seating capacity of no more than 18,500 attendees operated
to host events including, but not limited to, sporting events, concerts,
entertainment events, exhibitions, conventions, conferences, meetings,
banquets, civic and community events, social, recreation, or leisure events,
celebrations, and other similar events or activities, including the sale of food
and drink for consumption on-site or off-site and the sale of alcoholic beverages
for consumption on-site, the sale of merchandise, souvenirs, and novelties and
similar items, and other uses, events, or activities as are customary and usual
in connection with the operation of such facility.

(B) "Event Center Structure" shall mean a multi-purpose facility that
includes an Arena and may include any of the following uses:

(1) Professional office:
(2) Athletic practice and training facilities;
(3) Medical office or outpatient clinic and accessory uses;
(4) Other non-Arena uses that support the Arena and are located in the Event Center Structure.

(C) “Event Center Supporting Structure” shall mean a structure located within the boundaries of the SE Overlay Zone but not within the Event Center Structure, which may include any of the following uses:

(1) Retail uses, including, but not limited to, the sale or rental of products or services;
(2) Dining uses, including restaurants, bars, cafes, catering services, and outdoor eating areas, including the sale of food and drink for consumption on-site or off-site and the sale of alcoholic beverages for consumption on-site;
(3) Community-serving uses for cultural, exhibition, recreational, or social purposes.

(D) “Infrastructure and Ancillary Structures and Uses” shall mean any uses or structures, temporary or permanent, that are Accessory to, reasonably related to, or maintained in connection with the operation and conduct of an Event Center Structure or Event Center Supporting Structure, including, without limitation, open space and plazas, pedestrian walkways and bridges, transportation and circulation facilities, public or private parking facilities (surface, subsurface, or structured), signage, outdoor theaters, broadcast, filming, recording, transmission, production and communications facilities and equipment, and events and activities held or conducted outside of the Event Center Structure that include, but are not limited to, any event or activity otherwise permitted in the Event Center Structure.

(E) “Sports and Entertainment Complex” shall mean a development that includes the following:
(1) Event Center Structure;
(2) Event Center Supporting Structures;
(3) Infrastructure and Ancillary Structures and Uses; and
(4) Any other uses that the Economic and Community Development Department Director determines are similar, related, or accessory to the aforementioned uses.

(F) "SEC Development Guidelines" shall have the meaning given in Section 12-38.94.

**Section 12-38.92 Applicability**

(A) This Article is applicable to the development of a Sports and Entertainment Complex and a hotel of no fewer than 100, and no greater than 150, guestrooms on properties located in the SE Overlay Zone. Except as otherwise provided in this Article and/or in the SEC Development Guidelines, the provisions of the Inglewood Municipal Code (IMC), Chapter 12 (Planning and Zoning) shall apply. This Article and the SEC Development Guidelines shall control in the event of a conflict with other provisions of IMC Chapter 12. In the event of a conflict between this Article and the SEC Development Guidelines, the SEC Development Guidelines shall control.

(B) All other development in the SE Overlay Zone shall be governed by the applicable provisions of Chapter 12, including the provisions of the applicable underlying zoning district.

**Section 12-38.93 Permitted Uses**

The following uses shall be permitted in the SE Overlay Zone and shall be exempt from the Special Use Permit provisions of Article 25 of this Chapter:

(A) A Sports and Entertainment Complex subject to specific requirements for the following uses:

1. **Onsite Sales and Service of Alcoholic Beverages**
The onsite (including in the plaza area adjacent to the Event Center Structure) sale, service, and consumption of alcoholic beverages, including beer, wine, and distilled spirits, within the Sports and Entertainment Complex is permitted, subject to compliance with the following requirements:

a. Any establishment or operator within the Sports and Entertainment Complex serving or selling alcoholic beverages shall maintain the applicable license from the California Department of Alcohol Beverage Control (“ABC”).

b. Alcoholic beverages may be purchased, served, or consumed within any licensed establishment and its designated outdoor areas and any additional licensed designated areas, subject to compliance with all applicable ABC license conditions.

c. Alcoholic beverages may be sold, served, or consumed from the hours of 6:00 AM to 2:00 AM.

d. All persons engaged in the sale or service of alcoholic beverages shall be at least 18 years old and must successfully complete a certified training program in responsible methods and skills for serving and selling alcoholic beverages with recurrent training not less than once every three years.

e. Any areas where alcohol is sold, served or consumed shall be monitored by security equipment, security personnel or supervisory personnel.

2. Outdoor Restaurants or Dining Areas
Outdoor restaurants or dining areas shall be permitted within the Sports and Entertainment Complex subject to compliance with the following requirements:

a. The perimeter of outdoor dining areas of any establishment selling or serving alcoholic beverages shall be defined by physical barriers.

b. Vehicle drive-through service, or service windows or order pick-up windows along any public right-of-way shall be prohibited.

3. **Communications Facilities**

Communications systems, facilities, antennas, and any related equipment for the following purposes may be installed, placed, or used within the Sports and Entertainment Complex:

a. Broadcasts or transmissions from or related to the Sports and Entertainment Complex;

b. Communications with or transmissions to attendees, employees, or visitors of the Sports and Entertainment Complex;

c. Reception and distribution or exhibition of broadcasts or transmissions within the Sports and Entertainment Complex;

d. Operation of on-site equipment, facilities, structures or uses;

e. Communications related to events and operations within the Sports and Entertainment Complex;

f. Emergency services and communications; and

g. Communications services, including telecommunications services, for large-scale events hosted within the Sports and Entertainment Complex.
(B) One (1) hotel of no fewer than 100, and no greater than 150, guestrooms, subject to compliance with Section 12·16.1 except as provided under this Article.

Section 12·38.94 Sports and Entertainment Complex Development

Guidelines and Review

(A) SEC Development Guidelines. Development of a Sports and Entertainment Complex within the SE Overlay Zone shall be subject to the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (“SEC Development Guidelines”), adopted by the City Council by Resolution No., as the SEC Development Guidelines as may be amended from time to time as provided therein.

(B) Standards, Requirements, and Process. The SEC Development Guidelines establish specific design standards for the development of a Sports and Entertainment Complex within the SE Overlay Zone, the requirements for on-site and off-site Infrastructure to be provided, and the review and permitting process for the Sports and Entertainment Complex and Infrastructure.

(C) SEC Design Guidelines. The SEC Design Guidelines portion of the SEC Development Guidelines, includes, without limitation, standards for site design, features and design elements for buildings and structures, landscaping, signage, and lighting, parking, loading and circulation and sustainability, and shall apply in lieu of any contrary provisions in the Inglewood Municipal Code, including without limitation the Site Plan Review process in Article 18.1 of this Chapter.

(D) The SEC Infrastructure Plan portion of the SEC Development Guidelines establishes the infrastructure improvements required to be provided for the Sports and Entertainment Complex and includes, without limitation, wet and dry utilities, streets and sidewalks, traffic signals, and City water well relocation. The SEC Infrastructure Plan shall prevail in the event of any
conflict between it and any provisions in Article 22 (Subdivision Regulations) of this Chapter. Within the SE Overlay Zone, (a) the provisions of Section 12-66 and Sections 12-66.1 through 12-66.5 are waived and any requirement that a Tentative Parcel Map precede filing of a Parcel Map shall not apply; (b) Section 12-66.6 requiring a parcel map to be filed and recorded prior to specified transactions and issuance of building permits is waived and shall not apply; (c) Section 12-7.1 shall not be applied to require a parcel map prior to issuance of building permits; and (d) Except as provided above, a parcel map shall be reviewed and approved in accordance with Section 12-66.5.

(E) Review and Approval of SEC Design Drawings and SEC Improvement Plans.

(1) Any application for SEC Design Review under the SEC Design Guidelines shall be submitted for review and approval to the Economic and Community Development Department Director in accordance with the standards and requirements established in the SEC Development Guidelines. Such review and approval shall be required prior to the issuance of any building permit(s) for the development of a Sports and Entertainment Complex, SEC Design Review shall not be required for the repair or replacement with the same or comparable type of structural element or material to any portion of an existing building or for interior improvements within an existing building provided that there is no concurrent exterior alteration, building enlargement or increase in parking needs.

(2) Any application for review and approval of SEC Improvement Plans under the SEC Infrastructure Plan shall be submitted to the Public Works Director for review
and approval of off-site improvements and to the Economic and Community Development Department Director for review and approval of on-site improvements, in accordance with the standards and requirements established in the SEC Development Guidelines.

(3) SEC Design Drawings and SEC Improvement Plans submitted under the SEC Development Guidelines shall be approved unless materially inconsistent with the applicable standards established in this Article 17.5 and the SEC Development Guidelines, as more particularly provided therein.

Section 12-38.95 Development Standards

Section 12-38.95.1 Setbacks

Front yard, side yard, and rear yard for the Sports and Entertainment Complex shall conform to the requirements of the SEC Design Guidelines.

Section 12-38.95.2 Height

(A) The Event Center Structure including any appurtenances thereon shall not exceed one hundred fifty (150) feet in height.

(B) Any building or structure other than the Event Center Structure shall not exceed one hundred (100) feet in height.

Section 12-38.95.3 Street Frontage

Minimum street frontage requirements shall not apply to the development of permitted uses within the SE Overlay Zone.

Section 12-38.95.4 Lot Size

Minimum lot size requirements shall not apply to the development of permitted uses within the SE Overlay Zone.

Section 12-38.95.5 Development Limitations
Development of a Sports and Entertainment Complex shall be consistent with the size standards established in the SEC Design Guidelines.

Section 12-38.95.6 Walls and Fences

(A) Walls and fences within the Sports and Entertainment Complex shall be consistent with the standards established in the SEC Design Guidelines.

(B) Review and Approval. SEC Design Review Approval of any fence or wall pursuant to the SEC Design Guidelines shall constitute an approval and permit from the Planning Division for the purposes of compliance with Section 12-93.5, Article 24 of this Chapter.

Section 12-38.96 Parking and Loading Requirements

Section 12-38.96.1 Parking Requirements

The aggregate amount of off-street parking spaces provided and maintained in connection with each of the following uses shall be not less than the following, except as may be reduced through the application of shared parking permitted by Section 12-38.96.2:

(A) Event Center Structure. One (1) parking space for each five (5) seats in the Arena, inclusive of any temporary seating capacity, plus one (1) space for each three hundred (300) square feet of gross floor area of Professional office.

(B) Event Center Supporting Structures. Sixty (60) parking spaces, plus one (1) additional parking space for each additional four hundred (400) square feet of gross floor area in excess of fourteen thousand (14,000) square feet of gross floor area, based on the combined gross floor area of all uses within the Event Center Supporting Structures.

(C) Hotel. Two (2) parking spaces, plus one (1) parking space for each bedroom or other room that can be used for sleeping purposes up to ninety (90) rooms, plus one (1) parking space for each additional two (2)
bedrooms or other rooms that can be used for sleeping purposes in excess of ninety (90) rooms.

(D) No additional parking shall be required for any other uses within the Event Center Structure described in Section 12-38.91(B) or any Infrastructure and Ancillary Structures and Uses described in Section 12-38.91(D).

Section 12-38.96.2 Shared Parking

The parking requirements for any Event Center Supporting Structure or use therein may be satisfied through shared parking of spaces provided for the Arena use, provided that substantial evidence, as determined by the Economic and Community Development Department Director, demonstrates that the peak parking demand for such Event Center Supporting Structure or use therein does not occur during the same period as the peak parking demand for the Arena use, or that the same parking spaces will be used for multiple Sports and Entertainment Complex uses.

Section 12-38.96.3 Location of Parking

(A) Required parking for the Sports and Entertainment Complex may be located on any lot or property within the SE Overlay Zone.

(B) The hotel use shall provide and maintain its required on-site parking in a lot exclusively for the hotel use based on the calculation described above in Section 12.38.96.1(C).

Section 12-38.96.4 Parking Standards

For the Sports and Entertainment Complex, the provisions of the SEC Design Guidelines for Parking and Circulation shall apply in lieu of the design standards and requirements for parking spaces and
facilities set forth in Sections 12-42.1, 12-53, 12-54.4, 12-55.4, and 12-55.5 of Article 19 of this Chapter.

Section 12-38.96.5 Loading Facilities

(A) Event Center Structure. A minimum of four loading spaces shall be provided for the Event Center Structure. Loading spaces may be provided in a below grade structure.

(B) Event Center Supporting Structures. A minimum of one loading space per 10,000 square feet of gross floor area, based on the combined gross floor area of all Event Center Supporting Structures.

(C) For the Sports and Entertainment Complex, the provisions of the SEC Design Guidelines for Loading shall apply in lieu of the design standards and requirements for loading set forth in Article 19 of this Chapter.

Section 12-38.97 Signs

(A) In lieu of the standards and requirements regarding signs set forth in Sections a 12-75, 12-76, 12-77 (and subsections thereto), 12-80 and 12-80.5 of Article 23 of this Chapter, signs for a Sports and Entertainment Complex in the SE Overlay Zone shall be subject to this Article 17.5.

(B) Signs within the Sports and Entertainment Complex shall be permitted or exempted from the permit requirement of Section 12-72 of Article 23 of this Chapter, as set forth in the SEC Design Guidelines.

(C) Prohibited Signs. Signs that create the following conditions shall be prohibited:

(1) Traffic Safety Hazard. Any sign or device which by design or location resembles or conflicts with any traffic control sign or device.

Any sign or device that creates a potential safety hazard by obstructing views of pedestrian and vehicular traffic at street
intersections or driveways or by creating glare or other hazardous
distraction.
(2) Infrastructure Hazard. Any sign that is erected within six
feet (6) horizontally or twelve (12) feet vertically of any overhead
electric conductors exceeding seven hundred fifty (750) volts.
(D) Review and Approval. SEC Design Review Approval of any sign
pursuant to the SEC Design Guidelines shall constitute a sign approval
and permit from the Planning Division for the purposes of Section 12-72,
Article 23 of this Chapter.
An application for review of any sign pursuant to the SEC Design
Guideline shall include the following information:

(1) Location and sign area of each sign;

(2) Total signage area;

(3) Illumination information including signage refresh rate, scrolling,
brightness, and hours of illumination, as applicable.

Section 12-38.98 Public Art
The provisions of Section 12-4.1 shall not apply to development of
the Sports and Entertainment Complex. The location of any public art to
be provided shall be determined through the SEC Design Review under
the SEC Development Guidelines.

SECTION 4: The Inglewood Municipal Code Chapter 12, Planning and Zoning,
is hereby amended by adding Section 12-1.76.1, and Section 12-1.104.1, to read
as follows:

Section 12-1.76.1. Sports and Entertainment Complex.
"Sports and Entertainment Complex" shall mean the same as defined in Section 12-38.91(E).

Section 12-1.104.1. SEC Development Guidelines.

"SEC Development Guidelines" shall mean the same as defined in Section 12-38.94A).

SECTION 5: Parking Outside the SE Overlay Zone. A parking lot, public parking area, or facility, or any entity providing same, may provide off-street parking for the Sports and Entertainment Complex, outside the SE Overlay Zone, notwithstanding any contrary provisions in Inglewood Municipal Code Chapter 12, Planning and Zoning, Article 19 (Parking Regulations).

SECTION 6: Lot Line Adjustments. The lot lines of adjacent parcels within or adjacent to the SE Overlay Zone may be adjusted at the request of the property owners, or by City on its own initiative as to City owned property, in accordance with the provisions of Government Code Section 66412(d), and pursuant to the procedures in this Section. Such action shall be a ministerial approval made by the Economic and Community Development Department Director, or his or her designee, who shall approve a lot line adjustment if he or she finds that (i) the adjusted lot conforms with the general plan and zoning, and (ii) all owners of an interest in the subject real property have consented to the lot line adjustment.

No conditions or exactions shall be imposed on the approval of the lot line adjustment except to conform to the general plan, zoning and building ordinances, to require the prepayment of real property taxes prior to the approval of the lot line adjustment, or to facilitate the relocation of existing utilities, infrastructure or easements. No tentative map, parcel map or final map shall be required as a condition to the approval of a lot line adjustment. The adjusted lot lines shall be shown in a recorded notice of merger of lot line adjustment or a certificate of compliance.

SECTION 7
The City Clerk shall certify to the passage and adoption of this ordinance and to its approval by the City Council and shall cause the same to be published in accordance with the City Charter and thirty days from the final passage and adoption, this ordinance shall be in full force and effect.

This ordinance to amend Chapter 12 of the IMC, to modify regulations for the SE Overlay Zone is passed, approved and adopted by the City Council of the City of Inglewood this ___ day of July 2020.

______________________________

JAMES T. BUTTS
MAYOR OF THE CITY OF
INGLEWOOD, CALIFORNIA

Attest:

______________________________

YVONNE HORTON
CITY CLERK
(SEAL)