ORDINANCE 2024-17 - AN ORDINANCE OF THE CITY OF LAKE WORTH 4 BEACH. FLORIDA. AMENDING CHAPTER 23 "LAND DEVELOPMENT 5 6 **REGULATIONS.**" ARTICLE 1 "GENERAL PROVISIONS." DIVISION 2 7 "DEFINITIONS," SECTION 23.1-12 **DEFINITIONS**: ARTICLE 2 "ADMINISTRATION," "PERMITS," DIVISION 3 SECTION 8 23.2-38 **TEMPORARY USE PERMIT: ARTICLE 3 "ZONING DISTRICTS," DIVISION 1,** 9 "GENERALLY," SECTION 23.3-6 USE TABLES; AND DIVISION 5, 10 "INDUSTRIAL DISTRICTS," SECTION 23.3-24 – I-POC - INDUSTRIAL PARK 11 OF COMMERCE; ARTICLE 4 "DEVELOPMENT STANDARDS," SECTION 23.4-12 10 OFF-STREET PARKING. SECTION 23.4-13 ADMINISTRATIVE USES AND 13 CONDITIONAL USES, AND SECTION 23.4-23 TEMPORARY USES; AND 14 15 **ARTICLE 5 "SUPPLEMENTAL REGULATIONS." SECTION 23.5-9 PUBLIC DEDICATION:** PROVIDING 16 PURPOSE AND FOR SEVERABILITY, 17 CONFLICTS, CODIFICATION AND AN EFFECTIVE DATE

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WHEREAS, as provided in Section 2(b), Article VIII of the Constitution of the State of Florida, and Section 166.021(1), Florida Statutes, the City of Lake Worth Beach (the "City"), enjoys all governmental, corporate, and proprietary powers necessary to conduct municipal government, perform municipal functions, and render municipal services, and may exercise any power for municipal purposes, except as expressly prohibited by law; and

WHEREAS, as provided in Section 166.021(3), Florida Statutes, the governing body of each municipality in the state has the power to enact legislation concerning any subject matter upon which the state legislature may act, except when expressly prohibited by law; and

WHEREAS, the City wishes to amend Chapter 23, Article 1 "General Provisions," Division
 2 "Definitions," Section 23.1-12 – Definitions to create definitions for apparatus and manufacturing
 or processing facilities with apparatuses; and

WHEREAS, the City wishes to amend Chapter 23, Article 2 "Administration," Division 3
 "Permits," Section 23.2-38 – "Temporary use permit" to correct code references and provide for
 a temporary manufacturing or processing facilities use; and

WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," Division 1 "Generally," Section 23.3-6 "Use Tables" to create a manufacturing or processing facilities with apparatus structure use, clarify manufacturing or processing facilities without apparatus structure uses, and create a temporary manufacturing or processing facilities with apparatus structure use; and

WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," Division 5
 "Industrial Districts," Section 23.3-24 "I-POC – Industrial park of commerce," to permit and provide
 standards for manufacturing or processing facilities with apparatus structures, correct the
 Sustainable Bonus Incentive height, and provide for hours of operation; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards,"
 Section 23.4-10 – "Off-street parking," to clarify the minimum parking space requirements for
 industrial uses and create standards for oversized vehicle spaces; and

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52 **WHEREAS,** the City wishes to amend Chapter 23, Article 4 "Development Standards," 53 Section 23.4-13 – "Administrative and conditional uses," to revise the design and performance 54 standards for manufacturing/processing/fabrication facilities and create additional regulations for 55 manufacturing or processing facilities with apparatus structures; and 56

57 **WHEREAS,** the City wishes to amend Chapter 23, Article 4 "Development Standards," 58 Section 23.4-23 – "Temporary uses," to allow for temporary additional hours of operation for 59 manufacturing or processing facilities with apparatus structures; and 60

61 **WHEREAS,** the City wishes to amend Chapter 23, Article 5 "Supplemental Regulations," 62 Section 23.5-9 – "Public purpose dedication," to clarify applicable reviewers and options for credit 63 to a project; and

WHEREAS, the Planning and Zoning Board, in its capacity as the local planning agency, considered the proposed amendments at a duly advertised public hearing; and

WHEREAS, the Historic Resources Preservation Board, in its capacity as the local planning agency, considered the proposed amendments at a duly advertised public hearing; and

WHEREAS, the City Commission has reviewed the proposed amendments and has determined that it is in the best interest of the public health, safety, and general welfare of the City to adopt this ordinance.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF LAKE WORTH BEACH, FLORIDA, that:

78 <u>Section 1:</u> The foregoing "WHEREAS" clauses are ratified and confirmed as being
 79 true and correct and are made a specific part of this ordinance as if set forth herein.
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81 <u>Section 2:</u> Chapter 23 "Land Development Regulations, Article 1 "General 82 Provisions," Division 2 "Definitions," Section 23.1-12 "Definitions" is hereby amended by adding 83 the words shown in underline type as indicated in **Exhibit A**.

85 <u>Section 3:</u> Chapter 23 Land Development Regulations, Article 2 "Administration,"
 86 Division 3 "Permits," Section 23.2-38 "Temporary use permit" is hereby amended by adding the
 87 words shown in underline type and deleting the words struck through as indicated in Exhibit B.
 88

Section 4: Chapter 23 Land Development Regulations, Article 3 "Zoning Districts,"
 Division 1 "Generally," Section 23.3-6 "Use Tables" is hereby amended by adding the words
 shown in underline type and deleting the words struck through as indicated in Exhibit C.

93 <u>Section 5:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts,"
 94 Division 5 "Industrial Districts," Section 23.3-24 "I-POC – Industrial Park of Commerce" is hereby
 95 amended by adding the words shown in underline type and deleting the words struck through as
 96 indicated in Exhibit D.

98 <u>Section 6:</u> Chapter 23 Land Development Regulations, Article 4 "Development 99 Standards," Section 23.4-10 "Off-street parking" is hereby amended by adding the words shown 100 in underline type and deleting the words struck through as indicated in **Exhibit E**.

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<u>Section 7:</u> Chapter 23 Land Development Regulations, Article 4 "Development
 Standards," Section 23.4-13 "Administrative and Conditional Uses" is hereby amended by adding
 the words shown in underline type and deleting the words struck through as indicated in Exhibit
 F.

107 <u>Section 8:</u> Chapter 23 Land Development Regulations, Article 4 "Development 108 Standards," Section 23.4-23 "Temporary uses" is hereby amended by adding the words shown in 109 underline type as indicated in **Exhibit G**.

111 <u>Section 9:</u> Chapter 23 Land Development Regulations, Article 5 "Supplemental
 112 Regulations," Section 23.5-9 "Public purpose dedication" is hereby amended by adding the words
 113 shown in underline type and deleting the words struck through as indicated in **Exhibit H**.

115 <u>Section 10:</u> <u>Severability</u>. If any section, subsection, sentence, clause, phrase or portion 116 of this Ordinance is for any reason held invalid or unconstitutional by any court of competent 117 jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and 118 such holding shall not affect the validity of the remaining portions thereof.

120 <u>Section 11:</u> <u>Repeal of Laws in Conflict</u>. All ordinances or parts of ordinances in conflict 121 herewith are hereby repealed to the extent of such conflict.

123 <u>Section 12:</u> <u>Codification</u>. The sections of the ordinance may be made a part of the City 124 Code of Laws and ordinances and may be re-numbered or re-lettered to accomplish such, and 125 the word "ordinance" may be changed to "section", "division", or any other appropriate word. 126

127 <u>Section 13:</u> <u>Effective Date</u>. This ordinance shall become effective 10 days after 128 passage.

The passage of this ordinance on first reading was moved by ______
seconded by ______, and upon being put to a vote, the vote was as follows:

- 133 Mayor Betty Resch
- 134 Vice Mayor Sarah Malega
- 135 Commissioner Christopher McVoy
- 136 Commissioner Mimi May
- 137 Commissioner Reinaldo Diaz
- 139 The Mayor thereupon declared this ordinance duly passed on first reading on the ______ 140 day of ______, 2024.
- 141

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142143The passage of this ordinance on second reading was moved by _____

seconded by _____, and upon being put to a vote, the vote was as follows:

- 145 Mayor Datty Daach
- 146 Mayor Betty Resch147 Vice Mayor Sarah Malega
- 148 Commissioner Christopher McVov
- 149 Commissioner Mimi May
- 150 Commissioner Reinaldo Diaz
- 151

152	The	Mayor	thereupon	declared	this	ordinance	duly	passed	on the	e	_ day of	
153			, 202	24.								
154												
155						LAKE WO	RTH	BEACH	CITY C	OMMISSI	NC	
156												
157												
158						By:						
159						Betty	Resc	h, Mayor				
160												
161	ATTEST:											
162												
163												
164												

165 Melissa Ann Coyne, MMC, City Clerk

166	EXHIBIT A
167	Chapter 22
168 169	Chapter 23
109	LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"
171	
172	Article 1, "General Provisions," Division 2, "Definitions"
173	,,,,
174	Sec. 23.1-12. – Definitions.
175	
176	***
177	Apparatus: Technical equipment, machinery, or structure used to assist in the mechanical or
178	chemical transformation of materials or substances into new products such as cranes, conveyor
179	belts, construction hoppers, and silos.
180 181	***
181	Manufacturing or processing facilities with apparatuses: Establishments that utilize
183	specialized equipment and structures to transform materials or substances mechanically or
184	chemically into new products. Such uses include but are not limited to asphalt facilities, concrete
185	batching facilities, and fertilizer manufacturing facilities.
186	
187	***

188 189	EXHIBIT B
189 190 191	Chapter 23
191 192 193	LAND DEVELOPMENT REGULATIONS ARTICLE 2 "ADMINISTRATION"
193 194 195	Article 2, "Administration," Division 3, "Permits"
195 196 197	Sec. 23.2-38. – Temporary use permit.
198 199	a) Applicability.
200 201 202 203	 Temporary uses identified and consistent with the supplementary standards in section 23.4-2<u>3</u>2, including but not limited to: sales offices, construction field offices, off-site construction staging, temporary parking lots, and private farmer's markets, and manufacturing or processing facilities with apparatuses.
204 205	***
206 207 208 209 210 211 212	c) <i>Review process.</i> A temporary use permit application shall be reviewed administratively for consistency with the supplementary standards in section 23.4-2 <u>3</u> ² and the approval criteria in this section. The development review official may determine that the proposed temporary use has substantial impacts on adjacent properties in the vicinity of the temporary use, which would warrant review by the appropriate review board at a public meeting.

213	EXHIBIT C
214	
215	Chapter 23
216	
217	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"
218	
219	Article 3, "Zoning Districts" Division 1, "Generally"
220	
221	Sec. 23.3-6. – Use tables.
222	
223	Under separate cover.
224	

225 226									
227	27 Chapter 23								
228 229	29 LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICT"								
230 231 232	Article 3, "Zoning Districts" Division 5, "Industrial Districts"								
232 233 234	Sec. 23.3-24. – I-POC – Industrial park of commerce.								
234 235 236	35 ***								
230 237 238	37								
238 239 240	3. Principal uses permitted by either administrative	or conditional use.							
241	11 ***								
242		paratus structures, subject to the							
243 244	¥								
245		th apparatus structures shall be							
246									
247									
248		property line.							
249									
250	(2) Such uses and uses accessory thereto shall meet all local, state, and								
251	federal requirements for health, safety, and environmental concerns,								
252 253	including, as applicable, those imposed by the Florida Department of Environmental Protection.								
253 254	Environmental Protection.								
255	(3) After review and consideration of the standards for review set forth in LDR								
256	Section 23.2-27. – Waiver, the appropriate board or the commission may								
257	grant a waiver from separation distance requirement set forth in this								
258									
259	59								
260									
261	, , , , , , , , , , , , , , , , , , , ,								
262									
263									
		<u>2 stories)</u> neight under Sustainable Bonus not to exceed 84 feet)							
264									
265	•	ovig:							
266	***								
267	3. Maximum height of buildings and structures.								
268									
269	***								
270	B. Additional five (5) fifteen (15) feet in height shall be granted under the								
271	5 (o exceed four (4) stories).							
272	72								

070	***
273	
274	D. Apparatuses: Twenty-four (24) feet. Additional sixty (60) ft. of height shall be
275	granted under the Sustainable Bonus Incentive Program (not to exceed 84
276	<u>feet).</u>
277	
278	***
279	e) Hours of operation. Operations may begin at 6:00 a.m. and shall end by 8:00 p.m.,
280	Monday through Saturday. Pursuant to sections 23.2-38 and 23.4-23, facilities may request to
281	temporarily alter the hours of operation.
282	
283	***

284	EXHIBIT E
285 286	Chapter 23
287	Chapter 20
288	LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
289	
290	Sec. 23.4-10. – Off-street parking.
291	***
292	
293	f) Minimum parking space requirements by use category.
294	
295	1. Minimum off-street parking space requirements are as follows:
296	***
297 298	B. Nonresidential uses:
298 299	
300	Industrial — One (1) space per one thousand (1,000) gross square feet of space
300	use area.
301	
303	***
304	j) Minimum parking dimensions.
305	,,
306	***
307	2. Parking lot designs:
308	
309	a. Parking space dimension for other types of spaces are:
310	
311	***
312	iv. Oversized vehicles at ten (10) feet × thirty (30) feet.
313	

314		EXHIBIT F				
315 316	Chapter 23					
317 318	LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"					
319 320	Sec. 23.4-13. – Administ	trative uses and conditional uses.				
321 322		***				
323	c) Standards.					
324						
325	7 Manufactu					
326 327	7. Manutactu	ring/processing/fabrication facilities.				
328		***				
329	B. Desi	gn and performance standards.				
330						
331	(1)	Height: Maximum height of any industrial/manufacturing structure				
332		excluding office not to exceed thirty-five (35) thirty (30) feet including				
333 334		silos or building façades, unless otherwise allowed within this section.				
335	(2)	Silos: A site meeting the minimum lot area of 13,000 square feet may				
336	(-/	have up to The number of silos shall not exceed four (4) silos. Each				
337		additional silo shall require an additional 5,000 square feet of site area,				
338		with a maximum total of eight (8) silos within the site area and shall be				
339		effectively screened.				
340 341	(3)	Outdoor storage: Outdoor storage, commercial vehicle parking, display				
341 342	(3)	and sale of products shall be shielded from all public rights-of-way. See				
343		section 23.4-19 for additional outdoor storage regulations.				
344						
345	(4)	All production and processing shall be restricted to an enclosed				
346		building, unless otherwise allowed within this section.				
347 348	(5)	Buffering requirements shall apply as required by existing ordinances				
349	(3)	but may be increased based on a site-specific review basis.				
350						
351	(6)	Noise levels shall not be in excess of sixty-five (65) decibels measured				
352		from the property line adjacent to residential uses.				
353	(7)	Minimum area per huginage/tenant on a multiple tenant/huginage site				
354 355	(7)	Minimum area per business/tenant on a multiple tenant/business site shall not be less than eight hundred (800) square feet for manufacturing				
356		or processing and five hundred (500) square feet for fabrication				
357		services.				
358						
359	(8)	Hours of operation: Operations may begin at 6:00 a.m. and shall end				
360		by 8:00 p.m., Monday through Saturday.				
361 362	(0)	Hours of operation shall avoid adverse impact to existing traffic patterns				
363	(9)	for drop-off and pick-up times for schools, day cares, and other				
364		substantially similar uses.				

365	
366	C. Recycling facility.
367	
368	***
369	(3) Operations may begin at 6:00 a.m. and shall end by 8:00 p.m., Monday
370	through Saturday.
371	5 ,
372	(4)(3) All delivery vehicles entering and leaving the site shall be outfitted
373	with material containment devices to ensure dust and other debris do
374	not collect on public or private rights-of-way or adjacent properties.
375	
376	***
377	D. Manufacturing or processing facilities with apparatus structures. In addition
378	to the requirements in subsection 7.B. above, the following regulations shall
379	apply to manufacturing or processing facilities with apparatus structures:
380	apply to manalaotaning of proceeding facilities with apparatus structures.
381	(1) Height: Maximum height of any silo or structure specific to
382	manufacturing facilities or processing with apparatus structures shall
383	not to exceed twenty-four (24) feet. Additional 60 ft. of height shall be
384	granted under the Sustainable Bonus Incentive Program (not to exceed
385	84 feet).
386	<u>04 1661).</u>
387	(2) Outdoor storage regulated. Outdoor storage areas shall be screened
388	from surrounding public rights-of-way and adjacent properties by
389	opaque fencing, wall, berm, or combination thereof with landscape
390	installed at a minimum height of three (3) feet to grow and be
391	maintained at a height of six (6) feet above grade. See section 23.4-19.
392	<u>A. for additional outdoor storage regulations.</u>
393	A. TOT additional outdoor storage regulations.
394	(3) Production and processing: Production and processing shall be allowed
395	outside of an enclosed building.
396	outside of all enclosed building.
397	(4) Nuisanassa: Adagusta provisiona and ovetoma shall be installed to
	(4) Nuisances: Adequate provisions and systems shall be installed to address odors, dust, vermin, noise, and contaminated runoff.
398	address odors, dust, vermin, noise, and contaminated runoir.
399	(5) Location Monufacturing or proceeding facilities with apparetus
400	(5) Location: Manufacturing or processing facilities with apparatus
401	structures shall be located a minimum of four hundred (400) feet from
402	any residential land use, school (public or private, including pre-k
403	through 12th grade), house of worship, and/or child care facility. The
404	measurement shall be taken from use area to the nearest exterior wall
405	of a residential building, school, house of worship, or child care facility.
406	
407	(6) Landscape requirements. The site must be provided with a minimum
408	five-foot (5) wide perimeter planting area with large shade trees planted
409	every twenty-five (25) linear feet on center. A hedge must also be
410	maintained at a minimum of six (6) feet in height within the required
411	planting area.
412	
413	(7) Accessibility requirements: In conjunction with a conditional use
414	application, travel routes diagram, truck turning radii, and applicable

415transportation agency approval letter shall be provided prior to the site416plan process.

417	EXHIBIT G
418 419	Chapter 23
420 421	LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
422 423	Sec. 23.4-23. – Temporary uses.
424 425	***
426 427	b) Temporary use requirements.
428	***
429	7. Manufacturing or processing facilities with apparatuses. Manufacturing or
430	processing facilities with apparatuses may request to temporarily alter their hours
431	of operation from the hours established in sections 23.3-24 and 23.4-13, subject
432	to the following standards and requirements:
433	
434	A. Applicants shall provide documentation and justification to support the
435	request to operate outside of the standard hours of operation.
436	
437	B. A facility may not request temporary additional hours of operation more
438	than one (1) time per week.
439	C. Each request for temperary additional hours of exerction shall encompass
440 441	C. Each request for temporary additional hours of operation shall encompass
441	no more than two (2) calendar days.
442	D. Each request for temporary additional hours of operation shall require a
444	new temporary use permit.
445	
	new temporary use permit.

446	EXHIBIT H
447 448	Chapter 23
448 449	Chapter 25
450 451	LAND DEVELOPMENT REGULATIONS ARTICLE 5 "SUPPLEMENTAL REGULATIONS"
452 453	Sec. 23.5-9. – Public purpose dedication.
454	***
455	c) Application. A property that has previously or will be dedicating right-of-way or other
456	property to the city when requested or required by the city may file an application with
457	the director of community sustainability Development Review Official for public property
458	credit as part of the site plan approval for the property.
459	
460	***
461	4. If the application is approved, in accordance with the standards below, the density or
462	intensity of the dedicated property shall be applied to the remainder of the property.
463	***
464	
465	B. Credit may be considered for the following requirements should a project further
466 467	the policies, goals and objectives of the city's comprehensive plan and adopted city master plans:
467	master plans.
469	i. Utilities; and,
470	ii. <u>Multi-Modal Mobility;</u>
471	iii. Infrastructure;
472	iv. Complete Streets;
473	v. Net Zero;
474	vi. Open Space;
475	vii. Recreation Space;
476	<u>viii. Wetlands;</u>
477	ix. Native Habitat;
478	x. Stormwater Management; and,
479	xi. Development fees and other appropriate improvements as deemed by
480	the Development Review Official.
481	
482	C. Credit may be considered towards the qualifying sustainability features or
483	improvements for the sustainable bonus incentive program through a duly performed
484	appraisal by a licensed entity.
485	