Land Use Element

Introduction

The California Government Code Section 65302(a) mandates that local municipalities include within their General Plans a Land Use Element. The Government Code states the following:

“The General Plan...[shall include a] Land Use Element which designates the proposed general distribution and general location and extent of the uses of the land for housing, business, industry, open space including agriculture, natural resources, recreation, and enjoyment of scenic beauty, education, public buildings and grounds, solid and liquid waste disposal facilities and other categories of public and private uses of land. The Land Use Element shall include a statement of the standards of population density and building intensity recommended for the various districts and other territory covered by the plan which are subject to flooding and shall be reviewed annually with respect to those areas...”

This Land Use Element, together with the Land Use Map (Exhibit 2-1), has the broadest scope of any of the required components of the General Plan. The Element plays a central role in correlating land use issues into a set of coherent policies. In addition to the requirements listed in the Government Code, above, the courts have indicated that, while the location of a particular land use may be expressed in general terms, a property owner must be able to identify the General Plan designation for his or her parcel from the land use diagram or map contained in the Land Use Element.

This City of La Habra Heights Land Use Element serves as the framework for the goals and policies contained in the other Elements of this General Plan. The Government Code mandates that all Elements within a General Plan must be consistent with one another, and particularly notes in Section 65302(b) that all of the facilities treated in the Circulation Element must be “correlated with the Land Use Element of the plan.” The primary implementation mechanism for the Land Use Element is the Zoning Ordinance. For this reason, Government Code Section 65860 requires consistency between local zoning ordinances and the general plans they implement.

The Purpose of this Element

According to the State’s planning laws, the purpose of the Land Use Element is to designate “the proposed general distribution and general location and extent of uses of the land.” The law goes on to state, “The obvious meaning of the term is that the General Plan should indicate the intended uses of the land rather than the actual use, which may or may not be, at odds with the adopted land use policies and goals.”

Issues & Policies

Through this Land Use Element the City seeks to maintain and preserve the rural character of the community. A primary focus of this Element is to preserve the existing amenities and character of the City while, at the same time, recognizing private property rights and the need to accommodate new residential development where such development is permitted.

Issue - Residential Development

Residential land use is the predominant category of use within the City. Although La Habra Heights is a mature City, with most of the buildable lots already developed, there are still opportunities for new residential construction and the remodeling of the existing housing stock. Continuing growth in the region, often within higher-density subdivisions, has made the contrasting rural amenities of La Habra Heights particularly desirable, and buildable lots command high prices. Expensive building sites make very large, very expensive houses economically feasible. The issue of inappropriately scaled structures that dwarf their neighbors and obliterate the contours of the natural landscape (mansionization) must be addressed by the City.
**Goal 7.** Require that future residential development continues the present variety and diversity of structural design and appearance, maintains residents’ privacy with large distances between houses, and is harmonious with natural settings.

**Land Use Element Policy 1.** New lots should only be considered if it can be shown that the development of each lot will be in conformance with City ordinances and the goals of the General Plan.

**Land Use Element Policy 2.** The City shall implement a staff level site plan review process of all proposed new structures that considers alternatives in the placement of structures and other development within the lot in order to meet the goals of this General Plan.

**Land Use Element Policy 3.** Encourage the architecture of structures to be consistent with the overall existing qualities of the site. The architecture should meld itself to the topography rather than dominate it.

**Land Use Element Policy 4.** Houses should blend into the existing setting and not draw attention to themselves.

**Land Use Element Policy 5.** No new structure shall exceed two above-grade stories in any single vertical plane.

**Land Use Element Policy 6.** Future development should have minimal adverse impacts on the environment and natural topography, and should not affect natural surroundings, including ridgelines, more than necessary to allow an economically viable use of privately held land.

**Land Use Element Policy 7.** Structures shall be appropriately scaled to the lot on which they are located by utilizing various proportional requirements such as setbacks, total average slopes, impervious coverage, and grading quantities. Structures shall not appear significantly larger or more massive than neighboring houses and shall be scaled, massed, and screened to accomplish this goal.

**Land Use Element Policy 8.** Future residential development shall continue the present variety and diversity of structural design and appearance and City Standards shall allow a variety of architectural designs and forbid simultaneous development of more than one home by a single developer that employs substantially similar designs and sizes.

**Land Use Element Policy 9.** Landscaping plans for residential development shall be required to ensure that the visual impact of new structures is softened by providing screening, privacy for adjoining structures, and preservation of the rural appearance of the community. Approved landscape plans shall be monitored to ensure they are implemented.

**Land Use Element Policy 10.** The significant primary views of local hills, valleys, city lights, ocean, and mountains enjoyed by residents shall be protected from obstruction by any new development’s structures or landscape elements, to the fullest extent consistent with the property rights of the owner of the site on which the new development is located.

**Land Use Element Policy 11.** All health and safety requirements noted in the Safety Element, the Noise Element, and the Circulation Element of this General Plan, and the ordinances that implement them, shall be observed and implemented in residential development.

**Land Use Element Policy 12.** A landscaped buffer should be required for parking areas in new residential development.

---

**Zoning Tailored for “The Heights”**

During the 1940’s, several subdivisions were established with ¼-acre and ½-acre lots, much smaller than the typical lots found in “The Heights.” The Heights Association petitioned the Los Angeles County Planning Commission to revise the local zoning. The result of this effort is evident today with the RA-1 zoning.
Land Use Element

Issue - Grading & Landform

As buildable land becomes scarce within La Habra Heights, steep terrain on remaining lots creates a temptation to employ excessive grading techniques including large retaining walls, in order to provide pads for housing sites and accessory residential uses. The “mansionization” problem for new structures or remodels require larger pads, resulting in grading that is even more disruptive to natural landforms and their drainage.

Goal 2. Minimize alteration of the natural terrain.

Land Use Element Policy 13. Design all development to minimize impacts on the community character, the surrounding neighborhood, and natural features.

Land Use Element Policy 14. Preserve natural drainage courses in their existing state, where safe to do so.

Land Use Element Policy 15. Grading should be minimized and natural landforms shall be preserved to the extent reasonably feasible. The goal of grading should be to conform the structure to the site, rather than the reverse.

Land Use Element Policy 16. Grading in conforming with Goal 2 of this plan should feature gradual topographic transitions, utilizing contour grading and other means to mimic natural landforms. Grading should rely on split or stepped pads when appropriate; avoid visible, manufactured pads which extend substantially beyond the building footprint; and avoid adjacent manufactured pads that create large areas of visibly altered landforms.

Land Use Element Policy 17. Limit grading to that necessary for the house or other primary structure. Accessory structures shall be placed at varying distances and elevations from the primary structure to minimize the size of the graded pad supporting the primary structure and to eliminate the creation of unnatural linear features.

Land Use Element Policy 18. Prohibit hillside grading and development practices that damage the aesthetic character of hillside areas solely to provide off-site views.

Land Use Element Policy 19. Landscape all graded slopes as a means to control erosion and restore the look of the natural terrain.

Land Use Element Policy 20. The height, length, and extent of retaining walls shall be limited. The City will establish an ordinance requiring that retaining walls be screened using landscaping as necessary.

Land Use Element Policy 21. Limit impervious coverage to preserve the rural character of the community and to allow for the natural infiltration of water.

Issue - Nonconforming Residential Use

Many of the homes in La Habra Heights were constructed before the City was incorporated and were not subject to the development regulations adopted after incorporation. As a result, many older homes in the City are nonconforming to current standards that can limit remodeling or improvement options for affected homeowners.

Goal 1. Protect, preserve, and enhance the residential rural character and individualistic lifestyle of La Habra Heights.

Land Use Element Policy 22. Eliminate the termination dates for nonconforming residential properties so that nonconforming residential uses can continue in perpetuity.

Land Use Element Policy 23. Permit alterations of nonconforming residential structures so long as the nonconforming performance standard is not significantly exacerbated by the requested changes.
Land Use Element

Maintenance of the Rural Atmosphere through Specific Plans

In 1987 the La Habra Heights City Council amended the Zoning Section of the Municipal Code to require the preparation of a “Specific Plan” in order to allow for the careful planning of designated properties that exhibit environmentally sensitive features and resources or which are of a sufficiently large size so as to have a major impact on the community. Such properties include any parcel sufficiently large as to be divisible into ten or more lots.

Issue – Significant Remodeling of Existing Structures

As property in La Habra Heights increases in value, remodels, tear-downs, and other means of increasing the value or utility of structures in accord with the increasing value of their sites become more frequent.

Goal 1. Protect, preserve, and enhance the residential rural character and individualistic lifestyle of La Habra Heights.

Land Use Element Policy 24. Require that permits for teardown/rebuilds or significant remodeling, projects for non-conforming residential properties be subject to the same requirements as other structural remodeling permits including adequate fire flow, cesspool or septic tank inspection, fire retarding sprinkler systems, etc.

Land Use Element Policy 25. When a development proposal fails to meet any performance standard, a standards modification or a variance shall be required so that adjoining property owners can work with the applicant, planning officials, and staff to ensure that the proposed structure is compatible with community character, privacy, view preservation and other amenities valued by residents.

Land Use Element Policy 26. Teardown/rebuild or significant remodeling projects shall when necessary, include landscaping designed to soften the visual impacts of the altered structures.

Land Use Element Policy 27. All health and safety requirements noted in the Safety Element, the Noise Element, and the Circulation Element of this General Plan, and the ordinances that implement them, shall be observed and implemented in the remodeling of existing residences.

Issue - Open Space for Resource Production

A number of sites throughout the City are identified as open space devoted to resource production. These sites produce natural gas and oil and it is anticipated that these uses will remain for the next ten to fifteen years. At such time as the resource is depleted so that it is uneconomical to continue production, the property owners may request a change of land use designation and its implementing zoning. As it now exists, such land may not be suitable for residential uses and must be cleaned or “remediated” before it is safe for human habitation. State law mandates the necessary procedures to convert the natural gas and oil well sites to other uses.

One of the largest sites designated as Open Space-Resource includes a 99-acre parcel owned by Sempra Energy. This property is located in the western edge of the City. Currently, natural gas production or storage at this site is minimal, and other uses are being considered. A portion of the Sempra property is leased to the Highland Riders on a year-to-year basis for their use of the Las Palomas Riding Ring.

Land Use Element Policy 28. In light of the economic life remaining with respect to resource operations in La Habra Heights, the City should work with appropriate state agencies to require the operators to prepare for and to fulfill their obligations to remediate and abandon oil wells and other facilities as required by law.

Land Use Element Policy 29. At such time as the State of California or other appropriate authorities pronounce the land designated as “Open Space-Resource Production” as being remediated so that it is suitable for alternative uses, the City shall consider requests for a
Land Use Element Amendment and rezoning from the owners of such properties.

**Early Community Concerns with Oil Production**

Prior to the 1940’s, the local oil companies had limited success in finding oil in “the Heights.” However, in 1948 Union Oil “struck oil” at the Sansinena #15 well. The oil companies quickly began to expand extraction efforts and the potential for unrestricted drilling threatened the quality of life in the area. In response to this potential threat, the Heights Association formed an “oil well drilling committee” that reviewed all zoning exceptions and helped to establish requirements governing the installation of new wells.

The efforts seemed to pay off as was pointed out in a 1957 Los Angeles Times article entitled, “This is an Oil Field?” The follow-up article answered the question by stating, “Yes, one of the major producing fields in California, producing nearly 11,000 barrels a day from 150 wells, and there isn’t a well in sight.”

**Issue - Open Space for Recreation**

Open Space for Recreation is made up of the Hacienda Golf Club and the Las Palomas Riding Ring, which are member-supported recreational facilities, Powder Canyon, and the City Park.

**Goal 1.** Protect, preserve, and enhance the residential rural character and individualistic lifestyle of La Habra Heights.

**Land Use Element Policy 30.** Protect and preserve the four existing recreational resources within the City: the Hacienda Golf Club, the Las Palomas Riding Ring, the City Park, and Powder Canyon.

**Land Use Element Policy 31.** New recreational facilities on undeveloped open space land shall be limited to passive recreation.

**Land Use Element Policy 32.** All health and safety requirements noted in the Safety Element, the Noise Element, and the Circulation Element of this General Plan, and the ordinances that implement them, shall be observed and implemented in recreational facilities development.

**Issue – Open Space for Conservation**

Approximately 20% of the City's land area is land owned by the Puente Hills Landfill Native Habitat Preservation Authority. The Authority is funded by a portion of the tipping fees collected at the Puente Hills Landfill. The Authority’s property in La Habra Heights is part of a wildlife corridor that extends from the San Gabriel River to the Cleveland National Forest. This corridor will persist if dedicated links of regional open space can continue to be acquired for natural conservation purposes.

These properties are valued by residents as beautiful sites for walking, bicycle riding or horseback riding. However, the first priority in its management must be natural conservation considerations. Recreational uses may not be permitted when conditions warrant closing the area to the public.

**Goal 5.** Protect, preserve, and encourage open space within the City to ensure the maintenance of wildlife habitats, wildlife corridors, natural drainage courses, and passive recreational resources.

**Land Use Element Policy 33.** Preservation of the Puente Hills Landfill Native Habitat Preservation Authority’s conservation area, and its plant and animal communities in their natural state, shall continue to be an important City objective.

**Land Use Element Policy 34.** Encourage the preservation of privately owned recreational open space.

**Land Use Element Policy 35.** The City shall support the designation of lands as Open Space-Conservation on publicly owned lands at such time as additional areas are acquired and dedicated to that purpose.
Issue – Institutional Land Uses

Institutional land uses include those uses that are neither residential nor public facilities. They are private or quasi-public facilities. These uses provide services to individuals that can include educational, religious, cultural, recreational, and licensed residential care facilities for seniors or children. In many cases, more than one of these services are offered at the same location. Institutional uses do not include commercial or industrial activities, which are not permitted in La Habra Heights.

**Land Use Element Policy 36.** The minimum lot size for an institutional use is five acres.

**Land Use Element Policy 37.** For the safety of residents, institutional staff, and clients, all institutional uses must be located in an overlay zone which is located beside parts of Harbor Boulevard (refer to Exhibit 2-1).

**Land Use Element Policy 38.** Because of infrastructure constraints, institutional uses in the City must be limited in size and scope to the level supportable by the site, the roadways that serve it, and by other available infrastructure. A Conditional Use Permit or other discretionary approval shall be required.

**Land Use Element Policy 39.** All institutional development must be visually compatible with the neighborhood, undergo site plan review, and must meet all applicable performance standards in relation to floor area ratio, proportional permeable land surfaces, screening, view preservation, on-site parking, landscaping, cubic volume, and all other requirements applicable to the institutional use.

**Land Use Element Policy 40.** Only on-site signs identifying institutional uses are permitted; such signs shall be in accordance with the City's sign ordinance.

**Land Use Element Policy 41.** All health and safety requirements noted in the Safety Element, the Noise Element, and the Circulation Element of this General Plan, and the ordinances that implement them, shall be observed and implemented in the construction of new, or in the remodeling of, institutional structures.

Birth of a Vision

In 1919, much of the land in what is now La Habra Heights, was acquired by Edwin G. Hart. Mr. Hart's vision for his 3,000-acre land-holding was to subdivide the area into large, five-acre lots that would contain abundant avocado groves. Mr. Hart believed that, over time, the area's amenities would attract prominent families into the area who would ultimately convert the avocado groves into well-manicured estates.

Issue – Public Facilities

There are two categories of public facilities in La Habra Heights. One category includes facilities that are directly under the control of the people of the City: the City Hall, the Community Center, and the Fire Department. The other category is composed of public facilities answerable to non-local mandates; these include the Water District facilities, portions of the “antenna farm,” and the power transmission sites throughout the City.

Locally controlled properties, the first category, are managed directly by the City and because they are public property, no ordinances are
needed to direct their use to public purpose in order to serve the public interest. In the second category, State and Federal authority has limited local control. Some communication devices are unsightly when they appear as paddles suspended from roadside telephone poles, towers inappropriately looming over residential areas, or cabinets situated on the ground near utility poles without the benefit of screening or landscaping. Although federal law has limited local control of such facilities, many companies and agencies responsible for these structures, are amenable to working with local governments to address local concerns for aesthetics and other considerations.

Land Use Element Policy 42. The City of La Habra Heights shall work with property owners and operators of public facilities in the design, landscaping, and locating of facilities. The City shall regulate these facilities to the extent provided by law.

Issue – Citywide Issues

This section of the Land Use Element contains policies that address a number of diverse Citywide issues that include specific plans, the preservation of dark skies and views, annexation, and surface drainage.

Specific plans were originated by the State of California as one means of implementing General Plans and, as noted in Section 65454 of The Planning and Zoning Law of California, “No specific plan may be adopted or amended unless the proposed plan or amendment is consistent with the general plan.” The La Habra Heights City Council amended the Zoning Section of the Municipal Code to require the preparation of a “Specific Plan” in order to allow for the careful planning of designated properties that exhibit environmentally sensitive features and resources, or are of a sufficiently large size so as to have a major impact on the community. Such properties include any parcel sufficiently large as to be divisible into ten or more lots. Parcels in excess of ten acres in area are mandated for specific plan review and these parcels are identified in Exhibit 2-1.

Land Use Element Policy 43. Specific plans shall adhere to, or exceed, the performance standards, view preservation, and other development requirements set forth in this General Plan and the ordinances that implement it.

Land Use Element Policy 44. Any specific plan under consideration by the City shall be prepared, adopted, and amended in the same manner as the General Plan, with the requisite public notices, hearings, and procedures that are required for the adoption of the General Plan.

Land Use Element Policy 45. Current City requirements for the specific plan designation on large areas of undeveloped land shall continue to be enforced. For this purpose, a Specific Plan overlay zone shall be established which shall include, but not be limited to, parcels now known to require Specific Plans as shown on Exhibit 2-1.

The following policies will ensure that the City's rural character is preserved, while at the same time, ensure that properties are well maintained.

Land Use Element Policy 46. All non-residential development and structures must be visually compatible with the community and must comply with all the performance standards defined by ordinance.

Land Use Element Policy 47. The City shall establish a sign ordinance.

Land Use Element Policy 48. The remodeling and rebuilding of existing older homes is encouraged. The review of site-imposed constraints to the remodeling or rebuilding of existing homes should be conducted during the Site Plan Review process. The outcome of such review is optimum performance-based conformance to the Goals of the General Plan and our rural community character while recognizing that complete adherence to the language of existing development standards may not be possible where such constraints exist.
The residents of La Habra Heights have declared themselves to be opposed to street lights and other artificially illuminated intrusions on the majesty of moon, stars, and the clouds of infinity above us in the night skies.

**Land Use Element Policy 49.** The City will develop and implement a “dark sky” ordinance to control the glare and light trespass from outdoor lighting.

**Land Use Element Policy 50.** The City will promote the use of lighting techniques that will conserve energy and reduce potential glare.

---

### Preserving the Night-Sky

The night skies of the Southern California region are among the most “light-polluted” skies in the world. The International Dark Skies Association, an organization initially founded by amateur astronomers, has outlined simple ways a homeowner can reduce light pollution. While the local night skies may not be suitable for “deep sky” astronomy, they are certainly unique in terms of the lack of glare and spill-over lighting found in the adjacent communities.

---

Many homes in La Habra Heights have magnificent views of the San Gabriel Valley and mountains to the north, or the coastal plain and the Pacific Ocean to the south and west. Others have more moderately expansive views of local valleys, ridges, and hillsides. In every case, these views are cherished. Views not only add to the value of the homeowner’s pleasure in his/her residence, but also add to the monetary value of the property. Landscaping can screen obtrusive structures, provide privacy, and soften the impact of new development but, as it develops and grows, planting can also obscure the views that were once enjoyed by owners of existing residences.

**Land Use Element Policy 51.** Significant primary views enjoyed by residents shall be protected from obstruction by any new development’s structures or landscape elements, to the fullest extent consistent with the property rights of the owner of the site on which the new development is to be located.

**Land Use Element Policy 52.** Landscape plans submitted as required in other provisions of the Element, shall be reviewed to prevent significant primary view obstruction to neighbors.

**Land Use Element Policy 53.** The City shall establish a procedure to help resolve disputes between property owners of landscaping and those who claim a loss of views due to the growth of landscaping materials.

**Land Use Element Policy 54.** To the extent possible to protect public safety, minimize road signage, road striping, and road markings.

At the time of incorporation of the City of La Habra Heights, one small segment of the southeast portion of the City was excluded from the boundaries of the City. Subsequent to incorporation, this segment of excluded residences has enjoyed fire and law enforcement services of the City through mutual aid agreements, although it is not now a part of the incorporated area. In order to create a more logical boundary for the City of La Habra Heights, it is recommended the City consider that the excluded area be annexed to the City of La Habra Heights.

**Land Use Element Policy 55.** The City of La Habra Heights should consider petitioning the Local Area Formation Commission to approve the annexation of the excluded street, Pine Edge Drive, and the properties abutting it and properties to the east as shown in Exhibit 2-1, to the City of La Habra Heights.

**Land Use Element Policy 56.** Pre-existing parcels of less than one (1) acre in size, created as water tank sites or for other non-residential purposes, may be developed for residential use only if it is possible to do so in a manner that is consistent with setback and other development standards of this plan and the Zoning Ordinance.

**Land Use Element Policy 57.** Development in areas of local flooding must show adequacy...
Land Use Element

of liquid waste disposal systems in times of high water table.

The Federal Emergency Management Agency (FEMA) maintains an inventory of all areas in the nation that are subject to flooding. La Habra Heights is not listed in FEMA data, indicating that flooding has not been a serious problem in the City. There are areas in the City, however, subject to ponding during and after severe rain storms; these areas are, and will continue to be, subject to measures to improve drainage. For further detail, please refer to the Safety Element and the Safety Plan (Exhibit 5-1) included in the Element.

Issue – The Region

La Habra Heights is fortunate to be adjacent to areas of open space on its north, east, and west boundaries. Although the City has never formally sought to establish spheres of influence outside its borders, it is vitally concerned with the preservation of those areas. In addition, the mitigation of the impact of future regional development on the natural environment, the ecology of the region and the lifestyles, and values of the residents of La Habra Heights is a concern.

Land Use Element Policy 57. Support the protection of the ecology of wildlife habitat and natural conservation areas within open space areas adjacent to La Habra Heights.

Land Use Element Policy 58. When large tracts are to be developed adjacent to La Habra Heights, the City should seek the least intensive, lowest density development to occur in those areas adjacent to, and visible from, La Habra Heights so that the City’s community and neighborhood character is preserved.

Land Use Plan

La Habra Heights is a small, 6.39 square-mile community of singular natural beauty. The views of green hills and generous open spaces filled with trees, shrubs, grasslands, and thriving wildlife stand in sharp contrast to the dense suburban development within the neighboring cities. Maintaining that contrast and protecting the natural environment with which the City has been endowed is a major concern of this Land Use Element.

In 2000, there were 1,951 housing units in La Habra Heights, according to the U.S. Census. The General Plan Housing Element of 2002 estimates that a maximum of 386 additional housing units may be added to the City’s housing stock, based on buildable acreage available for development. More probably, due to topographical constraints, only an additional 200 units can be added to the City’s housing stock. Based on existing land use designations and development, the City is now over 90% developed. In response to this developmental maturity, the Land Use Element establishes guiding policies for the maintenance, preservation, and improvement of the City as it now exists, with equal or greater emphasis than is given to policies designed to affect future development.

Land uses in La Habra Heights are quite simple compared to other municipalities which contain an array of residential, commercial, and industrial areas, with permutations of densities, building intensities, and permitted and prohibited uses within each area, and with buffers and screening between the land uses.

In La Habra Heights, there are basically only four categories of land uses: residential, open space, public facilities, and institutional. This lack of land use complexity allows an in depth concentration on issues of concern to City residents. Wildlife welfare or maintaining dark skies at night are issues which might be considered too detailed for other cities’ General Plans, but they are appropriate for La Habra Height’s General Plan because they are issues of significance to local residents.

There are a number of constraints to future development in La Habra Heights. In addition to the high proportion of developed lots and large areas of dedicated open space, earthquake fault lines and very steep slopes in many areas of the City preclude new construction. Infrastructure capacity is also a significant and economically
non-remediable constraint. Further, wildfire vulnerability and expansive soils affect building materials and methods that can be approved for use in the City. In this regard, the Safety Element of this General Plan must be closely related to this Land Use Element.

**Land Use Designations**

The Land Use Plan Designations shown in Exhibit 2-1 display the land use designations allowed in this General Plan. The City’s Zoning Ordinance will be in accordance with these designations. The land use designations indicate the nature, density, and intensity of development permitted for each land use category. Table 2-1 below summarizes the various land use designations and indicates the applicable standards. As is evident from examination of both the table below and the Land Use Map (Exhibit 2-1), the great majority of the City is reserved for lower density residential development for the reasons cited previously. Accessory uses include not only the usual gazebos, garages, and gardening sheds, but barns, stables, and other structures accessory to agricultural activities.

<table>
<thead>
<tr>
<th>General Plan</th>
<th>Zoning Designation</th>
<th>Development Intensity Standard</th>
<th>Population Density Standard</th>
<th>Land Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential Agricultural</td>
<td>RA Residential Agricultural</td>
<td>1 or fewer units/gross acre</td>
<td>3 persons/acre</td>
<td>2,750 acres</td>
</tr>
<tr>
<td>I - Institutional</td>
<td>I Institutional</td>
<td>1 or fewer units/5 gross acres</td>
<td>NA</td>
<td>21 acres</td>
</tr>
<tr>
<td>PF - Public Facilities</td>
<td>PF Public Facilities</td>
<td>1 or fewer units/gross acre</td>
<td>NA</td>
<td>15 acres</td>
</tr>
<tr>
<td>O-1 Resource Production</td>
<td>O-1 Resource</td>
<td>0</td>
<td>NA</td>
<td>208 acres</td>
</tr>
<tr>
<td>O-2 Recreation</td>
<td>O-2 Recreation</td>
<td>0</td>
<td>NA</td>
<td>166 acres</td>
</tr>
<tr>
<td>O-3 Conservation</td>
<td>O-3 Conservation</td>
<td>0</td>
<td>NA</td>
<td>720 acres</td>
</tr>
<tr>
<td>Roads/Easements</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>210 acres</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td></td>
<td>4,090 acres</td>
</tr>
</tbody>
</table>

Source: City of La Habra Heights. 2003

No commercial or industrial uses are allowed in the City. Home occupations for business are permitted when it is determined that the occupation will not increase traffic or noise in the neighborhood, consistent with licensing or other ordinances adopted by the City. Issues concerning the development of nonconforming lots less than one acre were discussed previously under the Issues and Policies section. The rationale for the lower densities (minimum of one acre per lot) is based on sound planning practice and health and safety concerns. The Housing Element emphasizes the constraints to higher density residential development that are present in the community. These constraints include a number of health and safety-related factors including topography, seismic hazards, and the potential for wildfire. A designated Alquist-Priolo Special Studies Zone crosses the center of the City in a west to east orientation. This zone corresponds to the fault trace of the Whittier Fault, a fault that is considered active. Under the zone requirements, special consideration must be taken when building any habitable structures along the fault trace.
Residential-Agricultural Land Use Designation

All new residential lots are required to be one to five acres in size; larger lots are required for building sites in areas of steeper terrain. Most dwelling units within the City are single-family detached units.

Prior to 1949, second units were not prohibited and some indeterminate number of second units were located in the City. The 1949 zoning established by Los Angeles County prohibited any further construction of second units. While some clandestine second units have been constructed since that time, new second units should continue to be prohibited because of physical constraints of septic capacity, roadway capacity, domestic and fire flow water capacity, and other environmental and infrastructure constraints to development.

Institutional Land Use Designation

Institutional uses may include educational, health, religious, and cultural activities. Recreational activities are generally compatible with institutional uses and are often part of such uses. These private and quasi-public institutions are permitted only in areas served by the single arterial highway within the City. This restriction will ensure the safety and convenience of the employees, clients or members of these institutions, and residents who live on narrow country roads and lanes which cannot handle institutional traffic. Residential use is permitted within institutional overlay areas.

Public Facilities

The Public Facilities land use designation provides for a variety of local public facilities that serve the community. These facilities include, among others, the Community Center, the City Hall, the Fire Department buildings, the Water District offices, and other Water District properties. Present and planned public facilities included in this designation are those municipal facilities in service to the residents of La Habra Heights. Public Facilities locations are shown on the Land Use Map.

Open Space

There are three categories of Open Space in La Habra Heights: Open Space-Resource Production (O-1), Open Space-Recreation (O-2), and Open Space-Conservation (O-3). Each of the open space designations are discussed in this section.

Open Space-Resource Production (O-1) includes sites located throughout the City that contain producing natural gas and oil wells and their support facilities. At such time as the resources are depleted and after an area has been remediated to restore its suitability for a different use, it is expected that a request for a change in the General Plan land use designation will be entertained by the City.

The Open Space-Recreation (O-2) category includes the golf course at the Hacienda Golf Club, the City Park, and the Las Palomas Riding Ring.

Open Space-Conservation (O-3) is mainly dedicated to the protection of the 700+ acres owned by the Puente Hills Native Habitat Preservation Authority, a wildlife corridor, and natural conservation area. At such time as other conservation areas are established or expanded in the City, it is expected that this land use designation will be applied to those areas as well. The Open Space-Conservation land use designation is designed to conserve the natural vegetation and wildlife associated with the natural environments of the Puente Hills region of Southern California. Within the lands designated as Open Space-Conservation, the beneficial preservation and maintenance of all components of the natural environment shall be mandated as the first priority to be considered in any issues involving these areas.

General Plan Land Use Map

The location and distribution of the various land use categories permitted in this Land Use
Element are depicted in Exhibit 2-1. There is considerable debate regarding the level of detail required for a land use map. A 1984 Attorney General’s opinion stated that “the California Government Code does not require a land use element diagram to be a parcel-specific map.” The Attorney General went on to state,

“...rather, a diagram indicating the general locations illustrating the policies of the General Plan is sufficient. Regardless of the level of detail, the courts have indicated that the map or diagram should be of sufficient detail to permit those individuals using the map to be able to reach a consensus regarding the land use designation for a given parcel or property.”

State planning law requires that land uses identified on a land use map or diagram indicate standards for development intensity and population density. The purpose of the requirement is to aid in the understanding of the type and extent of development contemplated for each land use designation depicted on the land use map.

Development intensity may be described in different ways. In the La Habra Heights General Plan, the residential development intensities are defined as the number of units per acre. Population density is typically applied to residential land use designations to enable decision-makers to understand the potential population associated with the land use plans implementation. Population density is derived by multiplying the number of housing units permitted under a particular land use designation by the average household size of the community. The development intensity standards applicable to each land use designation are indicated in Table 2-1.

The Land Use Plan shown in Exhibit 2-1 depicts the categories of land use (land use designations). The land use designs depicted in Exhibit 2-1 have been drawn to correspond with the City’s zoning map.