City of Carson 2011 CMP Local Development Report	Date Prepared: June 23, 2011
Reporting Period: JUNE 1, 2010 - MAY 31, 2011	
	that actorious actor 10 U
Enter data for all cells labeled "Enter." If there are no data for	tnat category, enter U.".
PART 3: EXEMPTED DEVELOPMENT ACTIVITY	ΤΥ
(NOT INCLUDED IN NEW DEVELOPMENT ACTIVITY TOTA	
Low/Very Low Income Housing	0 Dwelling Units
High Density Residential Near Rail Stations	Dwelling Units
Mixed Use Developments Near Rail Stations	0 1,000 Gross Square Feet 0 Dwelling Units
Development Agreements Entered into Prior to July 10, 1989	1,000 Gross Square Feet Dwelling Units
Reconstruction of Buildings Damaged due to "calamity"	1,000 Gross Square Feet Dwelling Units
Reconstruction of Buildings Damaged in Jan. 1994 Earthquake	1,000 Gross Square Feet Dwelling Units
Total Dwelling Units Total Non-residential sq. ft. (in 1,000s)	0

Page 4

Exempted Development Definitions:

- 1. Low/Very Low Income Housing: As defined by the California Department of Housing and Community Development as follows:
 - Low-Income: equal to or less than 80% of the County median income, with adjustments for family size.
 - Very Low-Income: equal to or less than 50% of the County median income, with adjustments for family size.
- 2. High Density Residential Near Rail Stations: Development located within 1/4 mile of a fixed rail passenger station and that is equal to or greater than 120 percent of the maximum residential density allowed under the local general plan and zoning ordinance. A project providing a minimum of 75 dwelling units per acre is automatically considered high density.
- 3. Mixed Uses Near Rail Stations: Mixed-use development located within 1/4 mile of a fixed rail passenger station, if more than half of the land area, or floor area, of the mixed use development is used for high density residential housing.
- 4. Development Agreements: Projects that entered into a development agreement (as specified under Section 65864 of the California Government Code) with a local jurisdiction prior to July 10, 1989.
- 5. Reconstruction or replacement of any residential or non-residential structure which is damaged or destroyed, to the extent of > or = to 50% of its reasonable value, by fire, flood, earthquake or other similar calamity.
- 6. Any project of a federal, state or county agency that is exempt from local jurisdiction zoning regulations and where the local jurisdiction is precluded from exercising any approval/disapproval authority. These locally precluded projects do not have to be reported in the LDR.

