1	[Planning Code	- Inclusionary Affordable Housing Program]
2		
3	Ordinance ame	ending the Planning Code to provide revised geographic, timing, pricing
4	and other requ	irements for the off-site alternative to the Inclusionary Affordable
5	Housing Fee; o	create a new option for off-site projects that qualify as Nonprofit Provider
6	Partner Project	ts; create a new alternative for project sponsors of smaller market-rate
7	projects to dire	ect the Affordable Housing Fee to small sites projects; create an option
8	for project spo	nsors of on- and off-site housing to provide higher amounts of
9	affordable hou	sing at higher levels of affordability termed "dialing up"; revise certain
10	definitions and	l operating procedures related to the Inclusionary Housing Program and
11	make conform	ing changes; and affirming the Planning Department's determination
12	under the California Environmental Quality Act, and making findings of consistency	
13	with the Gener	al Plan, and the eight priority policies of Planning Code, Section 101.1.
14 15	NOTE:	Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
16		Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
17		subsections or parts of tables.
18		
19	Be it orda	ained by the People of the City and County of San Francisco:
20		
21	Section 1	. Findings.
22	(a) The I	Planning Department has determined that the actions contemplated in this
23	ordinance comp	oly with the California Environmental Quality Act (California Public Resources
24	Code Sections 2	21000 et seq.). Said determination is on file with the Clerk of the Board of
25		

1	Supervisors in File No. 150911 and is incorporated herein by reference. The Board affirms	
2	this determination.	
3	(b) On, the Planning Commission, in Resolution No,	
4	adopted findings that the actions contemplated in this ordinance are consistent, on balance,	
5	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The	
6	Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of	
7	the Board of Supervisors in File No, and is incorporated herein by reference.	
8	(c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code	
9	Amendment will serve the public necessity, convenience, and welfare for the reasons set forth	
10	in Planning Commission Resolution No, and the Board incorporates such reasons	
11	herein by reference.	
12	Section 2. The Planning Code is hereby amended by revising Sections 401, 415.3,	
13	415.4, 415.5, 415.6, 415.7, 415.8, 415.9, 419.3, 419.4 and 419.5 and adding Section 415.7A,	
14	to read as follows:	
15	SEC. 401. DEFINITIONS.	
16	In addition to the specific definitions set forth elsewhere in this Article, the following	
17	definitions shall govern interpretation of this Article:	
18	-"Affordable unit" or "affordable housing unit." A unit that is restricted as affordable under	
19	Section 415 et seq.	
20	"Affordable to a <u>H</u> household" shall mean a purchase price <u>adjusted for the household size</u>	
21	indicated below that a household can afford to pay based on an annual payment for all housing	
22	costs, as defined in California Code of Regulations ("CCR") Title 25, Section 6920, as amended from	
23	time to time, of 33% percent of the combined household Annual Gross Income annual gross	
24	income, assuming a down payment recommended by the MOHCD Mayor's Office of Housing in	
25	the Procedures Manual, and available financing, or a rent level adjusted for the household size	

indicated below that does not exceed 30% percent of a household's combined annual gross income. Where applicable, the purchase price or rent may be adjusted to reflect the absence or existence of a parking space(s), subject to the Department's policy on unbundled parking for Inclusionary Housing Units as specified in the Procedures Manual and amended from time to time. In the case of Single Room Occupancy units and Group Housing units that are less than 350 square feet (both as defined in Section 102) such units shall be 75% of the maximum sales or rent level for studio units.

Number of Bedrooms (or, for	<u>Number of</u>
live/work units square foot	<u>Persons in</u>
<u>equivalency)</u>	<u>Household</u>
0 (Less than 600 square feet)	<u>1</u>
<u>1 (601 to 850 square feet)</u>	<u>2</u>
2 (851 to 1,100 square feet)	<u>3</u>
3 (1,101 to 1,300 square feet)	<u>4</u>
4 (More than 1,300 square feet)	<u>5</u>

"Affordable to qualifying households."

(A) With respect to owned units, the average purchase price on the initial sale of all affordable owned units in a housing project shall not exceed the allowable average purchase price. Each unit shall be sold:

(i) Only to first-time homebuyer households, as defined in this Section;

1	——————————————————————————————————————
2	income limits for a household of moderate income, adjusted for household size, except for the
3	exceptions set forth in Section 415.8(a)(4)(C), (D) and (E);
4	(iii) Only to households that meet the household size requirements, as defined in the
5	Procedures Manual;
6	(iv) On the initial sale, at or below the maximum purchase price, as defined in this
7	Section;
8	(v) On subsequent sales at or below the prices to be determined according to the formula
9	specified in the Procedures Manual in place at the time of the affordable unit owner's purchase, as
10	amended from time to time, such that the units remain affordable to qualifying households. The formula
11	in the Procedures Manual shall permit the seller to include certain allowable capital improvements in
12	the new maximum purchase price. The formula shall include a per unit cap on capital improvements of
13	10% of the resale price in order to maintain affordability. Special Assessments shall be added to the
14	resale price at an uncapped rate. Capital improvement requests shall be evaluated by the Mayor's
15	Office of Housing according to the formula specified in the Procedures Manual.
16	— (B) With respect to rental units in an affordable housing project, the average annual rent
17	shall not exceed the allowable average annual rent. Each unit shall be rented:
18	— (i) Only to households with an annual gross income equal to or less than qualifying
19	limits for a household of lower income adjusted for household size, as defined in this Section, except for
20	the exceptions set forth in Section 415.8(a)(4)(A) and (B);
21	(ii) Only to households that meet the household size requirements, as defined in the
22	Procedures Manual;
23	— (iii) At or less than the maximum annual rent.
24	"Allowable average purchase price." A price for all affordable owned units of the size
25	indicated below that are affordable to a household of median income as defined in this Section,

adjusted for the household size indicated below as of the date of the close of escrow, except for Single Room Occupancy units (as defined in Section 890.88), which shall be 75% of the maximum purchase price level for studio units, and, where applicable, adjusted to reflect the Department's policy on unbundled parking for affordable housing units as specified in the Procedures Manual and amended from time to time:

Number of Bedrooms (or, for live/work units	Number of Persons in
square foot equivalency)	<u>Household</u>
0 (Less than 600 square feet)	1
1 (601 to 850 square feet)	2
2 (851 to 1,100 square feet)	3
3 (1,101 to 1,300 square feet)	4
4 (More than 1,300 square feet)	5

"Allowable average annual rent." Annual rent for an affordable rental unit of the size indicated below that is 30 percent of the annual gross income of a household of low income as defined in this Section, adjusted for the household size indicated below except for Single Room Occupancy units (as defined in Section 890.88), which shall be 75% of the maximum rent level for studio units, and, where applicable, adjusted to reflect the Department's policy on unbundled parking for affordable housing units as specified in the Procedures Manual and amended from time to time:

Number of Bedrooms (or, for live/work units	Number of Persons in
square foot equivalency)	<u>Household</u>
0 (Less than 600 square feet)	1

1 (601 to 850 square feet)	2
2 (851 to 1,100 square feet)	3
3 (1,101 to 1,300 square feet)	4
4 (More than 1,300 square feet)	5

At no time can a rent increase, or can multiple rent increases within one year, exceed the percentage change in Maximum Monthly Rent levels as published by MOH from the previous calendar year to the current calendar year.

"Area Median Income" or "AMI." The unadjusted median income level* <u>as calculated by MOHCD using data derived</u> from the Department of Housing and Urban Development ("HUD") on an annual basis for the San Francisco area, adjusted solely for household size, but not high housing cost area.

"Annual gross income." Gross income as defined in California Code of Regulations Title 25, Section 6914, as amended from time to time, except that MOH<u>CD</u> may, in order to promote consistency with the procedures of the San Francisco Redevelopment Agency, develop an asset test that differs from the State definition if it publishes that test in the Procedures Manual.

* * * *

<u>"Homeowner Household." A household in which any member owns any interest in a dwelling</u> unit.

"Household of low income." For purposes of Section 415 et seq., a household whose combined annual gross income for all members does not exceed 55 percent of AMI.

"Household of median income." For purposes of Section 415 et seq., a household whose combined annual gross income for all members does not exceed 90 percent of AMI.

"Household of moderate income." For purposes of Section 415 et seq., a household whose combined annual gross income for all members does not exceed 110 percent of AMI.

5 <u>"Inclusionary Housing Unit" or "Inclusionary Unit." A rental or ownership unit that is</u>

restricted as affordable under Section 415 et seg.

"Maximum annual rent." The maximum rent that a housing developer may charge any tenant occupying an affordable unit for the calendar year. The maximum annual rent for an affordable housing unit of the size indicated below shall be no more than 30 percent of the annual gross income for a household of low income as defined in this Section, as adjusted for the household size indicated below, except in the case of Single Room Occupancy units (as defined in Section 890.88), which shall be 75% of the maximum rent level for studio units, as of the first date of the tenancy:

Number of Bedrooms (or, for live/work units	Number of Persons in
square foot equivalency)	Household
0 (Less than 600 square feet)	1
1 (601 to 850 square feet)	2
2 (851 to 1,100 square feet)	3
3 (1,101 to 1,300 square feet)	4
4 (More than 1,300 square feet)	5

At no time can a rent increase, or can multiple rent increases within one year, exceed the percentage change in Maximum Monthly Rent levels as published by MOH from the previous calendar year to the current calendar year.

"Maximum purchase price." The maximum purchase price for an affordable owned unit of the size indicated below except in the case of Single Room Occupancy units (as defined in Section 890.88), which shall be 75% of the maximum purchase price level for studio units, that is affordable to a household of moderate income, adjusted for the household size indicated below, assuming an annual payment for all housing costs of 33 percent of the combined household annual gross income, a down payment recommended by MOH and set forth in the Procedures Manual, and available financing:

Number of Bedrooms (or, for live/work units	Number of Persons in
square foot equivalency)	Household
0 (Less than 600 square feet)	1
1 (601 to 850 square feet)	2
2 (851 to 1,100 square feet)	3
3 (1,101 to 1,300 square feet)	4
4 (More than 1,300 square feet)	5

<u>"Mayor's Office of Housing and Community Development" or</u> "MOH<u>CD</u>." The Mayor's Office of Housing <u>and Community Development</u>, or its successor.

"Median-income." 100% of Area Median Income, as defined herein.

"Moderate-income." 80 - 120% of Area Median Income, as defined herein.

24 * * * *

1	"Nonprofit Provider Partner Project" shall mean an affordable housing project where a Non-
2	profit Partner and a Sponsor of a Principal Project have entered into an agreement to provide Off-site
3	units to satisfy the Off-site Inclusionary Housing requirements of a project subject to the Inclusionary
4	Housing Program. The Director of MOHCD shall review and approve such Projects, including
5	determining whether the Project has demonstrated that it has satisfactory funds necessary to commence
6	construction and complete the Project.
7	"Nonprofit Partner" shall mean a nonprofit affordable housing provider or a group of
8	nonprofit affordable housing developers that, in the case of a rental project, is eligible under the Tax
9	Credit Allocation Committee (TCAC) as a tax credit-managing General Partner; and, in all cases, in
10	the determination of the Director of MOHCD, as verified by a letter from MOHCD to the Director of
11	the Planning Department, has (a) demonstrated, recent experience owning and/or managing affordable
12	housing in San Francisco; (b) experience within the past five years of constructing housing of a
13	comparable scale in San Francisco; and (c) sufficient financial capacity to undergo the off-site project.
14	In the case where there is more than one Nonprofit Partner, then at least one of the Nonprofit Partners
15	must meet each of the above requirements.
16	* * *
17	"Off-site $\underline{U}_{\boldsymbol{u}}$ nit." A <u>n Inclusionary Housing U</u> \boldsymbol{u} nit affordable to qualifying households
18	constructed pursuant to this Article $\underline{4}$ on a site other than the site of the $\underline{Principal\ Project}$
19	principal project.
20	"On-site $\underline{U}_{\boldsymbol{u}}$ nit." A <u>n Inclusionary Housing U</u> \boldsymbol{u} nit affordable to qualifying households
21	constructed pursuant to this Article $\underline{4}$ on the site of the $\underline{Principal\ Project}\ \underline{principal\ project}$.
22	"Owned unit." A unit affordable to qualifying households which is a condominium, stock
23	cooperative, community apartment, or detached single-family home. The owner or owners of an owned
24	unit must occupy the unit as their primary residence.
25	* * * *

1	"Project Sponsor" or "Sponsor." An applicant seeking approval for construction of a
2	development project subject to this Article, such applicant's successor and assigns, and/or any entity
3	which controls or is under common control with such applicant.
4	* * * *
5	$\underline{\mathcal{Q}}$
6	"Qualified Household." Defined in Sections 415.6 (d) and 415.7 (e).
7	"Qualifying Household." Defined in Sections 415.6 (d) and 415.7 (e).
8	* * * *
9	"Rental unit." A unit affordable to qualifying households which is not a condominium, stock
10	cooperative, or community apartment.
11	* * * *
12	"Residential Floor Area." The area within the inside face of the walls enclosing a dwelling unit
13	including closets and the partitions that separate rooms that are within the same unit. Residential
14	Floor Area shall not include common hallways, lobbies, amenity space, or storage areas located
15	outside of individual dwelling units. Residential Floor Area within Group Housing is intended to
16	capture all of the interconnected private and common living areas that would otherwise be included
17	inside dwelling units, and to exclude nonessential, disconnected areas that are typically found on the
18	ground floor or basement levels. Therefore, it shall only include the area within the inside face of the
19	walls enclosing the Group Housing use, including bedrooms, closets, bathrooms, kitchens, common
20	hallways, living rooms, and other common living areas. It shall not include spaces that are located
21	outside of, or otherwise disconnected from, living areas within the Group Housing use, such as
22	hallways, lobbies, stairways, elevator shafts, accessory parking, storage areas, or other similar spaces.
23	* * * *
24	

"Sponsor" or "project sponsor." An applicant seeking approval for construction of a development project subject to this Article, such applicant's successor and assigns, and/or any entity which controls or is under common control with such applicant.

4 * * * *

SEC. 415.3. APPLICATION.

- (a) Notwithstanding any other provision to the contrary in this Code, Section 415.1 et seq. shall apply to any housing project that consists of ten or more units where an individual project or a phased project is to be undertaken and where the total undertaking comprises a project with ten or more units, even if the development is on separate but adjacent lots; and
- (1) Does not require Commission approval as a Conditional Use authorization or Planned Unit Development;
- (2) Requires Commission approval as a Conditional Use Authorization or Planned Unit Development;
 - (3) Consists of Live/Work Units as defined by Section 102 of this Code; or
- (4) Requires Commission approval of replacement housing destroyed by earthquake, fire or natural disaster only where the destroyed housing included units restricted under the Inclusionary Affordable Housing Program or the City's predecessor inclusionary housing policy, condominium conversion requirements, or other affordable housing program.
- (b) The effective date of these requirements shall be either April 5, 2002, which is the date that the requirements originally became effective, or the date a subsequent modification, if any, became operative. The following table is designed to summarize the most significant subsequent modifications to this Program and the dates those modifications went into effect. The Planning Department and MOHCD the Mayor's Office of Housing shall maintain a record for the public summarizing the most significant subsequent various amendments to this Program and

1 their effective or operative dates <u>and make such information available on the City's website</u>. To the

2 extent there is a conflict between the following table or any summary produced by the

Department or MOHCD and the provisions of the original implementing ordinances, the

4 implementing ordinances shall prevail.

Table 415.3

Program Modification	Effective or Operative Date

All projects with 5 or more units must participate in the Inclusionary Housing Program Section 415 (changed from a	All projects that submitted a first application on or after July 18, 2006
threshold of 10 units).	
Threshold changed back to 10 units or more such that the Section 415et seq. no longer applies to buildings of 5-9 units.	Any 5-9 unit project, regardless of when it submitted a first application, that has not received a first construction document as of January 15, 2013.
Affordable Housing Percentages:	
 20% Fee 12% on-site* 20% off-site* *Of total number of units (Percentages may vary in specific Area Plans) 	requirements of Section 415.7(a)(1)(C))
or Special Use Districts. Please refer to those	, , , , , , , , , , , , , , , , , , , ,

applicable Code Sections.)

1 * * * *

SEC. 415.4. IMPOSITION OF REQUIREMENTS.

- (a) **Determination of Requirements**. The Department shall determine the applicability of Section 415.1 *et seq.* to any development project requiring a <u>First Construction</u> <u>Document first construction document</u> and, if Section 415.1 is applicable, shall impose any such requirements as a condition of approval for issuance of the <u>First Construction Document first construction document</u>. The <u>P</u>project <u>S</u>ponsor shall supply any information necessary to assist the Department in this determination.
- (b) **Notice to Development Fee Collection Unit** <u>and MOHCD</u> **of Requirements**. After the Department has made its final determination regarding the application of the affordable housing requirements to a development project pursuant to Section 415.1 *et seq.*, it shall immediately notify the Development Fee Collection Unit at DBI <u>and MOHCD</u> in addition to the other information required by Section 402(b) of this Article.
- (c) Payment of Affordable Housing Fee or Project Sponsor's Eligibility for and Selection of Alternative. Prior to issuance of <u>the First Construction Document first construction</u> document for a development project subject to the requirements of Section 415.1 et seq., the <u>S</u>*ponsor of the development project shall pay the Affordable Housing Fee set forth in Section 415.5 or, if eligible to meet the requirements through an Alternative, <u>prior to the time designated</u> to select each Alternative, shall select one of the options listed in Section 415.5(gf).
- (d) Department Notice to Development Fee Collection Unit of Sponsor's Choice.

 After the <u>S</u>sponsor has filled out a Declaration of Intent and, if necessary, an <u>"Affidavit of Compliance with the Inclusionary Housing Program"</u> <u>Affidavit of Eligibility for an Alternative to the Affordable Housing Fee</u> indicating how it will fulfill the affordable housing requirements of

- Section 415.1 *et seq.*, the Department shall immediately notify the Development Fee Collection Unit at DBI *and MOHCD* of the *S*-ponsor 's choice.
 - (e) Development Fee Collection Unit Notice to Department Prior to Issuance of the First Certificate of Occupancy. The Development Fee Collection Unit at DBI shall provide notice in writing or electronically to the Department <u>and MOHCD</u> prior to issuing the first Certificate of Occupancy for any development project subject to Section 415.1 <u>et seq.</u> that has elected to fulfill all or part of its requirement with an option other than payment of the Affordable Housing Fee. If the Department <u>or MOHCD</u> notifies the Unit at such time that the <u>S</u>*ponsor has not satisfied the requirements, the Director of DBI shall deny and all Certificates of Occupancy until the subject project is brought into compliance with the requirements of Section 415.1 <u>et seq.</u>
 - (f) **Process for Revisions of Determination of Program Requirements**. In the event that the Department or the Commission takes action affecting any development project subject to Section 415.1 *et seq.* and such action is subsequently modified, superseded, vacated, or reversed by the Board of Appeals, the Board of Supervisors, or by court action, the procedures of Section 402(c) shall be followed.

SEC. 415.5. AFFORDABLE HOUSING FEE.

Except as provided in Section 415.5(g), all development projects subject to this Program shall be required to pay an Affordable Housing Fee subject to the following requirements:

(a) **Payment of a Fee.** The fee is due and payable to the Development Fee Collection Unit at DBI for deposit into the Citywide Affordable Housing Fund at the time of and in no event later than issuance of the <u>First Construction Document first construction document</u>, with an option for the <u>P</u>project <u>S</u>sponsor to defer payment to prior to issuance of the <u>first First</u>

Certificate of Occupancy <u>certificate of occupancy</u> upon agreeing to pay a deferral surcharge that

- would be deposited into the Downtown Park Fund, in accordance with Section 107A.13.15 of
 the San Francisco Building Code.
 - (b) **Amount of Fee.** The amount of the fee which may be paid by the <u>P</u>project <u>S</u>ponsor subject to this Program shall be determined by MOH<u>CD</u> utilizing the following factors:
 - (1) The number of units equivalent to the applicable off-site percentage of the number of units in the principal project. The applicable percentage shall be $20\frac{\%}{P}$ percent or the percentage that applied to the project if the project is subject to the requirements of an earlier version of this Program due to the date it submitted its application or that percentage required in certain Special Use Districts or Area Plans or the requirements for buildings that are 120 feet or higher per Section 415.7(a)(1)(C). For the purposes of this Section 415.5, the City shall calculate the fee using the direct fractional result of the total number of units multiplied by the applicable percentage, rather than rounding up the resulting figure as required by Section 415.6(a).
 - (2) The affordability gap using data on the cost of construction of residential housing and the <u>maximum purchase price for new ownership Inclusionary Housing Units allowed under Section 415.6 Maximum Purchase Price</u> for the equivalent unit size. As of the effective date of this Ordinance No. 62-13,1 MOH<u>CD</u> shall use construction cost data from the "San Francisco Inclusionary Housing Program Financial Analysis 2012" prepared by Seifel Consulting. The Department and MOH<u>CD</u> shall update the technical report from time to time as they deem appropriate in order to ensure that the affordability gap remains current.
 - (3) No later than January 1 of each year following the effective date of this

 Ordinance No. 62-13,1 MOHCD shall adjust the fee. No later than December 1 following the

 effective date of this Ordinance No. 62-131 of each year, MOHCD shall provide the Planning

 Department, DBI, and the Controller with information on the adjustment to the fee so that it

 can be included in the Planning Department's and DBI's website notice of the fee adjustments

- and the Controller's Citywide Development Fee and Development Impact Requirements

 Report described in Section 409(a). MOHCD shall index the fee annually based on the annual

 percent change in the Construction Cost Index for San Francisco as published by Engineering News
 Record or a similar index selected by MOHCD. MOH is authorized to develop an appropriate

 methodology for indexing the fee, based on adjustments in the cost of constructing housing and the
- *Maximum Purchase Price for the equivalent unit size*. The method of indexing shall be published in the Procedures Manual.
 - (c) **Notice to Development Fee Collection Unit of Amount Owed.** Prior to issuance of the first construction document for a development project subject to Section 415.5, MOH<u>CD</u> or the <u>Department</u> shall notify the Development Fee Collection Unit at DBI electronically or in writing of its calculation of the amount of the fee owed.
 - (d) **Lien Proceedings.** If, for any reason, the Affordable Housing Fee imposed pursuant to Section 415.5 remains unpaid following issuance of the *Ef*irst Certificate of Occupancy, the Development Fee Collection Unit at DBI shall institute lien proceedings to make the entire unpaid balance of the fee, plus interest and any deferral surcharge, a lien against all parcels used for the development project in accordance with Section 408 of this Article and Section 107A.13.15 of the San Francisco Building Code.
 - (e) If a housing project is located in an Area Plan with an additional or specific affordable housing requirements such as those set forth in a special use district or section 416, 417, and 419 or elsewhere in this code, the more specific provisions shall apply in lieu of or in addition to those provided in this Program, as applicable.
 - (f) **Use of Fees.** All monies contributed pursuant to this Section shall be deposited in the special fund maintained by the Controller called the Citywide Affordable Housing Fund.

 The Mayor's Office of Housing and Community Development ("MOHCD") shall use the funds in the following manner:

(1) Except as provided in subsection (2) below, the receipts in the Fund ar
hereby appropriated in accordance with law to be used to:

- (A) increase the supply of housing affordable to <u>Low-income or Moderate-income qualifying</u> households <u>subject to the conditions of this Section</u>; <u>and</u>
 - (B) provide assistance to low and moderate income homebuyers; and
- (C) pay the expenses of MOHCD in connection with monitoring and administering compliance with the requirements of the Program. MOHCD is authorized to use funds in an amount not to exceed \$200,000 every 5 years to conduct follow-up studies under Section 415.9(e) and to update the affordable housing fee amounts as described above in Section 415.5(b). All other monitoring and administrative expenses shall be appropriated through the annual budget process or supplemental appropriation for MOHCD. The fund shall be administered and expended by MOHCD, which shall have the authority to prescribe rules and regulations governing the Fund which are consistent with this Section.

(2) "Small Sites Funds."

(A) **Designation of Funds.** MOHCD shall designate and separately account for 10% *percent* of all fees that it receives under Section 415.1 *et seq.*, excluding fees that are geographically targeted such as those in Sections 415.6(a)(1) and 827(b)(1)(C), to support acquisition and rehabilitation of Small Sites ("Small Sites Funds"). MOHCD shall continue to divert 10% *percent* of all fees for this purpose until the Small Sites Funds reach a total of \$15 million at which point, MOHCD will stop designating funds for this purpose. At such time as designated Small Sites Funds are expended and dip below \$15 million, MOHCD shall start designating funds again for this purpose, such that at no time the Small Sites Funds shall exceed \$15 million. When the total amount of fees paid to the City under Section 415.1 *et seq.* totals less than \$10 million over the preceding 12 month period, MOHCD is authorized to temporarily divert funds from the Small Sites Fund for other purposes. MOHCD must keep

1	track of the diverted funds, however, such that when the amount of fees paid to the City unde			
2	Section 415.1 et seq. meets or exceeds \$10 million over the preceding 12 month period,			
3	MOHCD shall commit all of the previously diverted funds and 10% percent of any new funds,			
4	subject to the cap above, to the Small Sites Fund.			
5	(B) Use of Small Sites Funds. The funds shall be used exclusively to			
6	acquire or rehabilitate "Small Sites" defined as properties consisting of less than 2 to 25 units.			
7	Units supported by monies from the fund shall be designated as housing affordable to			
8	qualifying Low-income or Moderate-income households as defined in Section 401 415.1 for no			
9	less than 55 years. Properties supported by the Small Sites Funds must be either			
10	(i) rental properties that will be maintained as rental properties;			
11	(ii) vacant properties that were formerly rental properties as long			
12	as those properties have been vacant for a minimum of two years prior to the effective date of			
13	this legislation,			
14	(iii) properties that have been the subject of foreclosure or			
15	(iv) a Limited Equity Housing Cooperative as defined in			
16	Subdivision Code Sections 1399.1 et seq. or a property owned or leased by a non-profit entity			
17	modeled as a Community Land Trust.			
18	(C) Initial Funds. If, within 18 months from the date of adoption of this			
19	ordinance, MOHCD dedicates an initial one-time contribution of other eligible funds to be used			
20	initially as Small Sites Funds, MOHCD may use the equivalent amount of Small Sites Funds received			
21	from fees for other purposes permitted by the Citywide Affordable Housing Fund until the amount of			
22	the initial one-time contribution is reached.			
23	——————————————————————————————————————			
24	a report to the Board of Supervisors regarding the amount of Small Sites Funds received from			
25	fees under this legislation, and a report of how those funds were used.			

1	(\underline{DE}) Intent. In adopting <u>Section 415.5(f)(2)</u> this ordinance regarding the
2	Small Sites Funds, the Board of Supervisors does not intend to preclude MOHCD from
3	expending other eligible sources of funding on Small Sites as described in this Section, or
4	from allocating or expending more than \$15 million of other eligible funds on Small Sites.

(3) For all projects funded by the Citywide Affordable Housing Fund, MOHCD requires the P_Project S_Pponsor or its successor in interest to give preference in occupying units first to Residential Certificate of Preference Holders under the San Francisco Redevelopment Agency's Property Owner and Occupant Preference Program, as reprinted September 11, 2008 and effective October 1, 2008 and on file with the Clerk of the Board in File No. 080521, who otherwise meet all of the requirements for a unit; and second to any Displaced Tenant, as defined in Administrative Code Section 24.8, who meets all of the qualifications for the unit or assistance, provided that the following limitations shall apply to the Displaced Tenant preference: (iA) a Displaced Tenant may apply the preference to existing, currently-occupied developments only for three years from the date the landlord filed with the Residential Rent Stabilization and Arbitration Board ("Rent Board") a notice of intent to withdraw the tenant's unit from the rental market pursuant to the Ellis Act, California Government Code Section 7060 et seq. and the corresponding provisions of the San Francisco Rent Stabilization and Arbitration Ordinance ("Rent Ordinance"), Administrative Code Sections 37.9(a)(13) and 37.9A; (Bii) a Displaced Tenant may apply the preference to new developments going through the initial occupancy process only for six years from the date the landlord filed with the Rent Board a notice of intent to withdraw the tenant's unit from the rental market pursuant to the Ellis Act, cited above, and the corresponding provisions of the Rent Ordinance; and (Ciii) for any new residential development going through the initial occupancy process, the Displaced Tenant preference shall apply only to twenty percent (20%) of the units in such development. The Displaced Tenant's preference shall still apply even if

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1	such Displaced Tenant declines a unit offered through application of the preference, but upon			
2	accepting and occupying a unit obtained using the preference, such Displaced Tenant's			
3	preference terminates. Otherwise, it is the policy of the City to treat all households equally in			
4	allocating Inclusionary Housing Unitsaffordable units under this Program.			
5	(g) Alternatives to Payment of Affordable Housing Fee.			
6	(1) Eligibility: A Pproject Sponsor must pay the Affordable Housing Fee unless			
7	it qualifies for and chooses to meet the requirements of the Program though an Alternative			
8	provided in this Subsection. The $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor may choose one of the following			
9	Alternatives:			
10	(A) Alternative #1: On-Site Units. Pproject Sponsors may elect to			
11	construct $\underline{Inclusionary\ Housing\ U}$ units $\underline{affordable\ to\ qualifying\ households}$ on-site of the $\underline{p}\underline{P}$ rincipal			
12	pProject pursuant to the requirements of Section 415.6.			
13	(B) Alternative #2: Off-Site Units. Project Sponsors may elect to			
14	construct $\underline{\mathit{Inclusionary Housing U}}$ units $\underline{\mathit{affordable to qualifying households}}$ at an alternative site			
15	within the City and County of San Francisco pursuant to the requirements of Section 415.7.			
16	Prior to Planning Commission or Planning Department approval, a Project Sponsor shall only be			
17	required to declare that they choose the off-site Alternative. The Project Sponsor shall provide a name			
18	and address of the off-site location prior to obtaining the Principal Project's First Construction			
19	<u>Document. A Project Sponsor must also apply to and be approved by MOHCD for the ability to work</u>			
20	with a Nonprofit Partner prior to obtaining the Principal Project's first construction document.			
21	(C) Alternative #3: Small Sites. Qualifying Project Sponsors may elect to			
22	fund buildings as set forth in Section 415.7A.			
23	(D) Alternative #4: Combination. Pproject Sponsors may elect any			
24	combination of payment of the Affordable Housing Fee as provided in Section 415.5,			

construction of $\underline{\theta O}$ n-site \underline{U} units as provided in Section 415.6, or construction of $\underline{\theta O}$ ff-site \underline{U} units

1	as provided in Section 415.7, provided that the Project Sponsor project applicant constructs of
2	pays the fee at the appropriate percentage or fee level required for that option.

- (2) **Qualifications**: If a <u>P</u>project <u>S</u>ponsor wishes to comply with the Program through one of the Alternatives described in <u>subsection (g)(1)</u> rather than pay the Affordable Housing Fee, <u>they it</u> must demonstrate that <u>they qualify</u> <u>it qualifies</u> for the Alternative to the satisfaction of the Department and MOHCD. A <u>P</u>project <u>S</u>ponsor may qualify for an Alternative by the following methods:
- (iA) Method #1 Ownership Units. All <u>Inclusionary Housing</u>

 <u>Units affordable units</u> provided under this Program shall be sold as ownership units and will remain ownership units for the <u>Life of the Project life of the project. Project sponsors must submit</u>

 the 'Affidavit of Compliance with the Inclusionary Affordable Housing Program' to the Planning

 Department prior to project approval by the Department or the Commission; Or

Department a contract demonstrating that the project's <u>eQ</u>n - or <u>eQ</u>ff-site <u>U</u>enits are not subject to the Costa Hawkins Rental Housing Act, California Civil Code Section 1954.50 because, under Section 1954.52(b), it has entered into an agreement with a public entity in consideration for a direct financial contribution or any other form of assistance specified in California Government Code Sections 65915 et seq. and it submits an Affidavit of such to the Department. All such contracts entered into with the City and County of San Francisco must be reviewed and approved by the Mayor's Office Housing and Community Development and the City Attorney's Office. All contracts that involve 100% affordable housing projects in the residential portion may be executed by the Mayor or the Director of MOHCD. Any contract that involves less than 100% affordable housing in the residential portion may be executed by either the Mayor, the Director of MOHCD or, after review and comment by MOHCD, the Planning Director. A Development Agreement under California Government Code Section

65864 et seq. and Chapter 56 of the *San Francisco* Administrative Code entered into between a *P*-project *S*-sponsor and the City and County of San Francisco may, but does not necessarily, qualify as such a contract.

(3) Declaration of Intent. The Planning Commission or the Department may not require a *P*_Project *S*_Pponsor to select a specific Alternative, *but a Project Sponsor must make an* affirmative election to pay the Affordable Housing Fee or to select an Alternative under this subsection (g) and demonstrate that it qualifies for such Alternative prior to the earlier of any neighborhood notification or project approval from the Planning Commission or Department through the submission of a form maintained by the Planning Department entitled "Affidavit of Compliance with the Inclusionary Housing Program." If a project sponsor elects to meet the Program requirements through one of the Alternatives described in this subsection (1g), they must choose it and demonstrate that they qualify by submitting the "Affidavit of Compliance with the Inclusionary Housing Program" to the Planning Department prior to any project approvals from the Planning Commission or Department. The Affordable Housing Fee or Alternative will be a condition of project approval and the Fee or an Alternative will be recorded against the property in an NSR. Notwithstanding the foregoing, if a $P_{\overline{\nu}}$ roject $S_{\overline{\nu}}$ ponsor qualifies for an Alternative described in $\underline{this\ subsection\ (1g)}$ and elects to construct the *Inclusionary Housing Unitsaffordable units* on- or off-site, they it must submit the 'Affidavit of Compliance with the Inclusionary Housing Program' based on the fact that the units will be sold as ownership units or qualify for a waiver under the Costa Hawkins Rental Housing Act to provide rental units. A project sponsor who has elected to construct affordable ownership units on- or off-site may only elect to pay the Affordable Housing Fee up to the issuance of the first construction document if the project sponsor submits a new Affidavit establishing that the units will not be sold as ownership units. If a Pproject Sponsor fails to choose an Alternative before project approval by the Planning Commission or Planning Department or if a project becomes ineligible for an Alternative, the provisions of Section 415.5(a) through (f) shall apply.

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1	(4) Change in the Method of Meeting the Requirement. If at any time, the project
2	sponsor eliminates the on-site or off-site affordable ownership-only units, then the project sponsor must
3	immediately inform the Department and MOH and pay the applicable Affordable Housing Fee plus
4	interest and any applicable penalties provided for under this Code. If a project sponsor requests a
5	modification to its conditions of approval for the sole purpose of complying with this Section, the
6	Planning Commission shall be limited to considering issues related to Section 415et seq. in considering
7	the request for modification. A Project Sponsor may change its election of method of compliance in the
8	following ways:
9	(A) Prior to issuance of the First Construction Document, the Zoning
10	Administrator may approve in writing a change (i) from the Affordable Housing Fee to an Alternative
11	permitted under this subsection (g) or (ii) from any declaration of intent to the On-site Alternative.
12	(B) Prior to issuance of the First Certificate of Occupancy, a Project Sponsor
13	who has submitted an Affidavit to provide On-site or Off-site Ownership Units who can establish that it
14	is not selling the On- or Off-site Units as ownership units must immediately inform the Department and
15	MOHCD and apply to the Department to (i) change to pay the applicable Affordable Housing Fee plus
16	interest and any applicable penalties provided for under this Code or (ii) qualify to rent the units under
17	subsection (g)(2).
18	If a Project Sponsor requests a modification to its conditions of approval for the sole purpose of
19	complying with this Section 415.5(g), the Planning Commission shall be limited to considering issues
20	related to Section 415 et seq. in considering the request for modification.
21	SEC. 415.6. ON-SITE AFFORDABLE HOUSING ALTERNATIVE.
22	If a $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor is eligible and elects to provide $\underline{O}_{\overline{P}}$ n-site $\underline{U}_{\overline{H}}$ nits pursuant to
23	Section 415.5(g), the development project shall meet the following requirements:
24	(a) Number of Units: The number of Inclusionary Housing Unitsunits constructed on-
25	site shall be as follows:

(1) The number of <u>Inclusionary Housing Unitsunits</u> constructed on-site shall
generally be 12% of all units constructed on the project site. The Department shall require for
housing projects covered by Section 415.3(a)(1), as a condition of Department approval of a
project's building permit, or by Section 415.3(a)(2), (3) and (4), as a condition of approval of a
Conditional Use Authorization or Planned Unit Development or as a condition of Department
approval of a live/work project, that 12% percent of all units constructed on the project site
shall be $\underline{Inclusionary\ Housing\ Units}$ $\underline{affordable\ to\ qualifying\ households}}$ so that a $\underline{P}p$ roject $\underline{S}s$ ponsor
must construct .12 times the total number of units produced in the $\underline{P}_{\overline{P}}$ rincipal $\underline{P}_{\overline{P}}$ roject. If the
total number of units is not a whole number, the $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor shall round up to the
nearest whole number for any portion of .5 or above. Notwithstanding the foregoing, a Project
Sponsor may elect to participate in the Dial program set forth in subsection (e).

- (2) **Specific Geographic Areas.** For any housing development that is located in an area with a specific affordable housing requirement set forth in a Special Use District or in any other section of the Code such as Section 419, the more specific housing requirement shall apply as long as it is consistent with Charter Section 16.110.
- (3) If the principal project has resulted in demolition, conversion, or removal of affordable housing units renting or selling to households at income levels and/or for a rental rate or sales price below corresponding income thresholds for *Inclusionary Housing Units* affordable to qualifying households, the Commission or the Department shall require that the Pproject Sponsor replace the number of affordable units removed with units of a comparable number of bedrooms or provide that 12% percent of all units constructed as part of the new project shall be *Inclusionary Housing Units* affordable to qualifying households, whichever is greater.
- (4) **Already Approved Projects**. Charter Section 16.110(g)(3) contains procedures for certain projects that have been approved but that have not received their first

- construction document as defined in Section 107A.13.1 of the San Francisco Building Code by January 1, 2013 to modify their conditions of approval under limited circumstances.
 - (b) **Timing of Construction**: On-site $\underline{Unitsaffordable\ housing}$ required by this Section 415.6 must be constructed, completed, ready for occupancy, and marketed no later than the market rate units in the $\underline{P}_{\overline{P}}$ rincipal $\underline{P}_{\overline{P}}$ roject.
 - (c) **Type of Housing**: All O_{θ} n-site U_{θ} nits constructed under this Section 415.6 must be provided as ownership units unless the $P_{\mathcal{P}}$ roject $S_{\mathcal{P}}$ ponsor meets the eligibility requirement of Section 415.5(g). All Oon-site units must be *Inclusionary Housing UnitsAffordable to Qualifying Households*. In general, *Inclusionary Housing Units affordable units* constructed under this Section 415.6 shall be proportional in unit type by bedroom count and comparable in-number of bedrooms, exterior appearance and overall quality of construction to market rate units in the principal project. A Notice of Special Restrictions shall be recorded prior to issuance of the first construction document and shall specify the number, location and sizes for all *Inclusionary* Housing Units affordable units required under this Subsection (c). The interior features in Inclusionary Housing Unitsaffordable units should be generally the same as those of the market rate units in the principal project, but need not be the same make, model or type of such item as long as they are of good and new quality and are consistent with then-current standards for new housing. The square footage of *Inclusionary Housing Units affordable units* do not need to be same as or equivalent to those in market rate units in the $P_{\mathcal{P}}$ rincipal $P_{\mathcal{P}}$ roject, so long as it is consistent with then-current standards for new housing. Where applicable, parking shall be offered to the affordable units Inclusionary Housing Units subject to the terms and conditions of the Department's policy on unbundled parking for affordable housing units Inclusionary Housing *Units* as specified in the Procedures Manual and amended from time to time. On-site affordable uUnits shall be ownership units unless the project applicant meets the eligibility requirement of Section 415.5(g).

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1	(d) Income Requirements: All On-site Inclusionary Housing Units must be sold or rented to
2	Qualified Households. A Qualified Household must:
3	(1) For ownership units, earn no more than an Annual Gross Income of 90% of AMI,
4	except for the alternatives set forth in $(e)(3)$ below.
5	(2) For rental units, earn no more than an Annual Gross Income of 55% of AMI, except
6	for the alternatives set forth in (e)(3) below.
7	(3) Meet the household size requirements, as defined in the Procedures Manual.
8	(4) For ownership units, be a First-time Homebuyer household, as defined in Section
9	<u>401.</u>
10	(5) For rental units, not be a Homeowner household, as defined in Section 401.
11	(e) Pricing Requirements: All On-site Inclusionary Housing Units shall adhere to the
12	following pricing requirements.
13	(1) For ownership units upon initial sale, Inclusionary Housing Units shall be priced to
14	be Affordable to a Household earning no more or less than 90% of AMI, except for the alternatives set
15	forth in (e)(3) below.
16	(2) For ownership units on subsequent sale, Inclusionary Housing Units shall be priced
17	at or below the prices determined by the formula specified in the Procedures Manual that reflects the
18	change in AMI from the date of purchase to the date of resale, or the applicable standard set forth in
19	the Procedures Manual in place at the time of the current Inclusionary Housing Unit owner's purchase.
20	(3) For rental units, Inclusionary Housing Units shall be priced to be Affordable to a
21	Household earning no more or less than 55% of AMI, except for the alternatives set forth in (e)(3)
22	below. MOHCD shall publish such monthly rent levels on an annual basis.
23	(4) Dial Alternative. The Dial program allows Project Sponsors to provide more
24	Inclusionary Housing Units at a higher income level by "dialing up." Dialing up meets the goals of
25	expanding housing resources for households at slightly higher income levels, but still qualifying as Low

or Moderate-Income households, and producing more units than would otherwise be created under the Program. A Project Sponsor must declare the use of the Dial program, including the specific income targets and affordable unit count, upon submission of the Inclusionary Housing Program Affidavit in advance of project approval and such declaration will be recorded as a Condition of Approval. Any change to a Project Sponsor's Dial Program election requires Planning Commission approval if the original project required Planning Commission approval. Any project choosing the Dial program must adhere to any underlying unit mix zoning requirements and cannot apply for any unit mix exception.

Dialing up is permitted for On-site projects in the following circumstances:

On-site Units - Baseline 12%				
	Unit Requirement	Ownership AMI	Rental AMI Target	
		<u>Target</u>		
Baseline requirement	<u>12%</u>	90% of AMI	55% of AMI	
<u>Dial up</u>	<u>13%</u>	<u>Not available</u>	70% of AMI	
<u>Dial up</u>	<u>15%</u>	120% of AMI	Not available	
Dial up	16%	Not available	90% of AMI	

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17	On-site Units - Baseline 14.4%			
18		Unit Requirement	Ownership AMI	Rental AMI Target
19			<u>Target</u>	
20	Baseline requirement	14.4 %	90% of AMI	55% of AMI
21	<u>Dial up</u>	<u>16%</u>	Not available	70% of AMI
22	<u>Dial up</u>	<u>18%</u>	120% of AMI	Not available
23	Dial up	<u>19%</u>	Not available	90% of AMI
24				

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On-site Units - Baseline 15%				
	Unit Requirement	Ownership AMI	Rental AMI Target	
		<u>Target</u>		
Baseline requirement	<u>15%</u>	90% of AMI	55% of AMI	
Dial up	<u>17%</u>	Not available	70% of AMI	
Dial up	<u>19%</u>	120% of AMI	Not available	
<u>Dial up</u>	20%	Not available	90% of AMI	

On-site Units - Baseline 16%			
	Unit Requirement	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	<u>16%</u>	90% of AMI	55% of AMI
<u>Dial up</u>	<u>18%</u>	<u>Not available</u>	70% of AMI
<u>Dial up</u>	20%	120% of AMI	Not available
Dial up	21%	Not available	90% of AMI

	On-site Units -	Baseline 17.6%	
	Unit Requirement	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	<u>17.6%</u>	90% of AMI	55% of AMI
<u>Dial up</u>	20%	Not available	70% of AMI
Dial up	22%	120% of AMI	Not available
<u>Dial up</u>	23%	Not available	90% of AMI

Mayor Lee; Supervisor Tang **BOARD OF SUPERVISORS**

On-site Inclusionary Housing Units that convert to ownership Inclusionary Housing Units after
the unit was first rented under the Program are subject to the conversion AMI levels as published in the
Procedures Manual.

- (df) Marketing the Units: The Mayor's Office of Housing and Community Development ("MOHCD") shall be responsible for overseeing and monitoring the marketing of affordable units Inclusionary Housing Units under this Section 415.6. In general, the marketing requirements and procedures shall be contained in the Procedures Manual as amended from time to time and shall apply to the *Inclusionary Housing Unitsaffordable units* in the project. MOHCD may develop occupancy standards for units of different bedroom sizes in the Procedures Manual in order to promote an efficient allocation of *Inclusionary Housing Unitsaffordable units*. MOHCD may require in the Procedures Manual that prospective purchasers complete homebuyer education training or fulfill other requirements. MOHCD shall develop a list of minimum qualifications for marketing firms that market *Inclusionary* Housing Unitsaffordable units under Section 415.5 et seq., referred to the Procedures Manual as Below Market Rate (BMR units). No developer marketing units under the Program shall be able to market *Inclusionary Housing Unitsaffordable units* except through a firm meeting all of the minimum qualifications. The Notice of Special Restrictions or Ceonditions of Aapproval shall specify that the marketing requirements and procedures contained in the Procedures Manual as amended from time to time, shall apply to the Aa ffordable U_{H} nits in the project.
- (1) **Lottery**: At the initial offering of <u>Inclusionary Housing Unitsaffordable units</u> in a housing project and when ownership units become available for re-sale in any housing project subject to this Program after the initial offering, MOHCD must require the use of a public lottery approved by MOHCD to select purchasers or tenants.
- (2) **Preferences**: MOHCD shall create a lottery system that gives the following preferences:

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(A) first to Residential Certificate of Preference Holders under the San
Francisco Redevelopment Agency's Property Owner and Occupant Preference Program, as
reprinted September 11, 2008 and effective October 1, 2008 and on file with the Clerk of the
Board in File No. 080521, who meet the qualifications of the Program;

(B) second to any Displaced Tenant, as defined in Administrative Code Section 24.8, who meets all of the qualifications for the unit or assistance, provided that the following limitations shall apply to the Displaced Tenant preference: (i) a Displaced Tenant may apply the preference to existing, currently-occupied developments only for three years from the date the landlord filed with the Residential Rent Stabilization and Arbitration Board ("Rent Board") a notice of intent to withdraw the tenant's unit from the rental market pursuant to the Ellis Act, California Government Code Section 7060 et seq. and the corresponding provisions of the San Francisco Rent Stabilization and Arbitration Ordinance ("Rent Ordinance"), Administrative Code Sections 37.9(a)(13) and 37.9A; (ii) a Displaced Tenant may apply the preference to new developments going through the initial occupancy process only for six years from the date the landlord filed with the Rent Board a notice of intent to withdraw the tenant's unit from the rental market pursuant to the Ellis Act, cited above, and the corresponding provisions of the Rent Ordinance; and (iii) for any new residential development going through the initial occupancy process, the Displaced Tenant preference shall apply only to twenty percent (20%) of the units in such development; and

(C) third to people who live or work in San Francisco who meet the qualifications of the Program.

The Displaced Tenant's preference shall still apply even if such Displaced Tenant declines a unit offered through application of the preference, but upon accepting and occupying a unit obtained using the preference, such Displaced Tenant's preference terminates. MOHCD shall propose policies and procedures for implementing these

- preferences to the Planning Commission for inclusion in the Procedures Manual. Otherwise,
 it is the policy of the City to treat all households equally in allocating <u>Inclusionary Housing</u>
 Unitsaffordable units under this Program.
 - (eg) <u>Development Subsidies.</u> Individual <u>Inclusionary Housing Units affordable units</u> constructed under Section 415.6 as part of an on-site project shall not have received development subsidies from any Federal, State or local program established for the purpose of providing affordable housing, and shall not be counted to satisfy any <u>Inclusionary Housing</u> <u>Unit affordable housing</u> requirement. Other units in the same on-site project may have received such subsidies. In addition, subsidies may be used, only with the express written permission by MOH<u>CD</u>, to deepen the affordability of an <u>Inclusionary Housing Unit affordable</u> <u>unit</u> beyond the level of affordability required by this Program.
 - Notwithstanding the provisions of Section 415.6(eg) above, a project may use California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and 4% tax credits under the Tax Credit Allocation Committee (TCAC) to help fund its obligations under this Inclusionary Affordable Housing Programordinance as long as the project provides 20½ percent of the units as Inclusionary Housing Units affordable to households at 50½ percent of AMIArea Median Income for on-site housing, and also meets the relevant on-site requirement for the project under Section 415.6(a). The income table to be used for such projects when the units are priced at 50½ percent of AMIArea Median Income is the income table used by MOHCD for the Inclusionary Affordable Housing Program, not that used by TCAC or CDLAC. Except as provided in this subsection (h), all units provided under this Section 415.6 must meet all of the requirements of the Inclusionary Housing Programthis ordinance and the Procedures Manual for on-site housing. When the terms of the tax-exempt bond financing have expired, the units shall be

subject to the requirements for On-site Units for the remaining Life of the Project, including any additional units that were required as a stipulation of government financing.

housing requirements through the production of on-site affordable housing in this Section 415.6, the *Pp*roject *S**ponsor shall be eligible to receive a refund for only that portion of the housing project which is affordable for the following fees: a Conditional Use Authorization or other fee required by Section 352 of this Code, if applicable; an environmental review fee required by Administrative Code Section 31.21 and following 31.46B, if applicable; a building permit fee required by the Building Code and by Section 355 of this Code for the portion of the housing project that is affordable. The *Pp*roject *S**ponsor shall pay the building fee for the portion of the project that is market-rate.

The Controller shall refund fees from any appropriated funds to the $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor on application by the $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor. The application must include a copy of the Certificate of Occupancy for all $\underline{Inclusionary\ Housing\ uU}$ nits $\underline{affordable\ to\ a\ qualifying\ household}$ required by the Inclusionary Housing Program. It is the policy of the Board of Supervisors to appropriate money for this purpose from the General Fund.

SEC. 415.7. OFF-SITE AFFORDABLE HOUSING ALTERNATIVE.

If the <u>P</u>project <u>S</u>sponsor is eligible and selects pursuant to Section 415.5(g) to provide <u>O</u>off-site <u>U</u>nits to satisfy the requirements of Section 415.1_et seq., the <u>P</u>project <u>S</u>sponsor shall notify the Planning Department and the <u>Mayor's Office of Housing and Community</u>

<u>Development ("MOHCD")</u> of its intent as early as possible. The Planning Department and MOHCD shall provide an evaluation of the project's compliance with this Section <u>415.7</u> prior to approval by the Planning Commission or Planning Department. <u>There are two ways a Principal</u>

<u>Project may propose to meet the off-site requirements: by meeting "Core off-site requirements," or by applying to MOHCD to develop a "Nonprofit Provider Partner Project" as defined in Section 401.</u>

1	The development project shall meet the following requirements:
2	(a) Number of Units: The number of units constructed off-site shall be as follows:
3	(1) (A) Core Off-site projects: The number of units constructed off-site shall be as
4	<u>follows:</u>
5	(A) For any housing development of any height that is located in an area
6	with a specific affordable housing requirement, set forth in Section 419, or elsewhere in this
7	Code, the more specific off-site housing requirement shall apply. Notwithstanding the foregoing,
8	a Project Sponsor may elect to participate in the Dial program set forth in subsection (f).
9	(B) Buildings of 120 feet and under in height or buildings of over 120 feet
10	in height that do not meet the criteria in Subsection (C) below: Except as provided in
11	Subsection (A), the Department shall require for housing projects described in Section
12	415.3(a)(1), (2), (3), and (4) $20\frac{\%}{6}$ so that a project applicant must construct .20 times the total
13	number of units produced in the principal project. If the total number of units is not a whole
14	number, the project applicant shall round up to the nearest whole number for any portion of .5
15	or above. Notwithstanding the foregoing, a Project Sponsor may elect to participate in the Dial
16	program set forth in subsection (f).
17	(C) Buildings of over 120 feet in height. Except as provided in
18	subsection (A) above, the requirements of this Subsection shall apply to any project that is
19	over 120 feet in height and does not require a Zoning Map amendment or Planning Code text
20	amendment related to its project approvals which (i) results in a net increase in the number of
21	permissible residential units, or (ii) results in a material increase in the net permissible
22	residential square footage as defined in Section 415.3(b)(2); or has not received or will not
23	receive a Zoning Map amendment or Planning Code text amendment as part of an Area Plan
24	adopted after January 1, 2006 whichthat: a. (i) results in a net increase in the number of
25	permissible residential units, or $\underline{b.(ii)}$ results in a material increase in the net permissible

1	residential square footage as defined in Section 415.3(b)(2). The Department shall require for
2	housing projects covered by this Subsection and Section 415.3(a)(1), as a condition of
3	Planning Department approval of a project's building permit, or by this Subsection and by
4	Section 415.3(a)(2), (3) and (4), as a condition of approval of a Conditional Use Authorization
5	or Planned Unit Development or as a condition of Department approval of a live/work project,
6	that 17% of all units constructed on the project site shall be <i>Inclusionary Housing Units</i>
7	$\frac{affordable\ to\ qualifying\ households}{affordable\ to\ qualifying\ households}$ so that a $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{s}}$ ponsor must construct .17 times the total
8	number of units produced in the $\underline{P}_{\overline{P}}$ rincipal $\underline{P}_{\overline{P}}$ roject. If the total number of units is not a whole
9	number, the $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor shall round up to the nearest whole number for any portion of
10	.5 or above. Consistent with the conclusions of the MOH study authorized in Section 415.9(e), MOH
11	shall recommend and the Board of Supervisors shall consider whether the requirements of this
12	Subsection for buildings of over 120 feet in height shall continue or expire after approximately five
13	years from April 24, 2007. Notwithstanding the foregoing, a Project Sponsor may elect to participate
14	in the Dial program set forth in subsection (f)(4).
15	(2) Non-profit Provider Partner Projects. Such Projects must provide a minimum of
16	20% or the project's applicable percentage requirement under Section 415.7(a)(1)(A) of the Principal
17	Project units, but may meet their off-site requirement on a square footage basis and would be required
18	to provide 20% of their Principal Project Residential Floor Area as Off-Site Units.
19	The off-site units must:
20	(A) Meet or exceed the weighted average of unit type by bedroom count of the
21	Principal Project; and
22	(B) Provide at minimum the same total number of bedrooms as would have
23	been provided in a bedroom mix proportional to the Principal Project under Subsection $(a)(1)(B)$
24	<u>above.</u>
25	(b) Timing of Construction:

1	(1) Core Off-site projects. The $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{r}}$ ponsor shall $\underline{i}_{\underline{e}}$ nsure that the off-site
2	units are constructed, completed, ready for occupancy, and marketed no later than the market
3	rate units in the $\underline{P}_{\overline{P}}$ rincipal $\underline{P}_{\overline{P}}$ roject. $\underline{In\ no\ case\ shall\ the}$ Principal Project $\underline{shall\ not}$ receive its
4	$\underline{\mathit{Ff}}$ irst $\underline{\mathit{Ce}}$ ertificate of $\underline{\mathit{Oe}}$ ccupancy until the $\underline{\mathit{eO}}$ ff-site project has received its $\underline{\mathit{Ff}}$ irst $\underline{\mathit{Ce}}$ ertificate of
5	$\underline{\mathit{O}}_{\boldsymbol{\theta}}$ ccupancy.
6	(2) Nonprofit Provider Partner Projects. The Project Sponsor shall ensure that the Off-
7	site Units are constructed, completed, ready for occupancy, and marketed no later than the market rate
8	units in the Principal Project. The Principal Project shall not receive its First Certificate of
9	Occupancy until the Off-site project has received its First Certificate of Occupancy.
10	(3) If the Director of MOHCD makes a recommendation to the Zoning Administrator,
11	the Zoning Administrator may grant an exception within the time limits set forth in subsection (4) to the
12	timing requirements above. MOHCD shall only recommend and the Zoning Administrator shall only
13	grant an exception if the Project Sponsor has demonstrated that the requirements of the Inclusionary
14	Affordable Housing Program will be met and if all of the following conditions are met:
15	(A) Prior to receiving its First Certificate of Occupancy for the Principal
16	Project, the Project Sponsor provides the City with an irrevocable standby letter of credit, acceptable
17	in form and substance and from a provider reasonably acceptable to MOHCD and the City Attorney's
18	Office each of whose consent will not be unreasonably withheld, in the amount of the Affordable
19	Housing Fee that would have been due from the Principal Project Sponsor under Section 415.5 plus
20	interest and penalties from the date when it should have been paid until the last date of the requested
21	extension, less any amount of equity that the Principal Project Sponsor has paid in cash that has
22	already been spent on constructing the off-site project;
23	(B) The Off-site Project is entitled before the Principal Project obtains its First
24	Construction Document; and

1	(C) The following rules are met before the Principal Project obtains its First
2	Certificate of Occupancy: (i) the Off-site Project parcel has been acquired by the Principal Project
3	Sponsor, Nonprofit Provider Partner, or an entity that is owned or controlled by either such party; (ii)
4	the Off-site Project has obtained its First Construction Document and has commenced construction;
5	and (iii) a Notice of Special Restrictions reflecting the Off-site Project's conditions of approval,
6	including but not limited to the requirements of Planning Code Section 415 et. al. and the Procedures
7	Manual, has been recorded on the Off-site Project.
8	(4) The maximum amount of time permitted for an exception is as follows:
9	(A) Core Off-site Projects. The Off-site project must receive its First Certificat
10	of Occupancy within one year of the date the Principal Project obtained its First Certificate of
11	Occupancy.
12	(B) Nonprofit Provider Partner Projects. The Off-site project must receive its
13	First Certificate of Occupancy within two years of the date the Principal Project obtained its First
14	Certificate of Occupancy. The Director of MOHCD may recommend that the Zoning Administrator
15	grant an additional year in the case of projects that have demonstrated significant progress and can
16	demonstrate ability to be completed within the additional extension period.
17	(5) Failure to complete an off-site project within the time exception permitted per
18	subsections (3) and (4) above shall result in forfeiting the Project Sponsor's letter of credit, but the
19	Certificate of Occupancy for the Principal Project will not be withheld or withdrawn.
20	(6) The Director of MOHCD may recommend that the Zoning Administrator allow
21	exceptions to the timing requirements in subsections (4)(A) and (B) above if the CEQA decision,
22	building permit, or other entitlement for the off-site project is appealed or the off-site project is the
23	subject of a later court challenge.
24	(c) Location of off-site housing: The project sponsor must insure that off-site units are
25	located within one mile of the principal project.

1	(1) Core Off-site projects. MOHCD shall not permit a Core Off-site project unless the
2	off-site units are located within a one-mile radius of the Principal Project, or MOHCD, in consultation
3	with the Planning Department, determines that the off-site project is within the same neighborhood as
4	the Principal Project using a definition of "neighborhood" in common use by the Planning
5	Department, such as the Planning Department's 37-neighborhood notification map. If the Director of
6	MOHCD makes an affirmative recommendation, the Zoning Administrator may allow the off-site
7	project to be located an additional one quarter mile beyond the one-mile radius.
8	(2) Nonprofit Provider Partner Projects. The requirements for location of Off-site
9	housing are the same as for the Core Off-site projects.
10	(d) Type of Housing:
11	(1) Core Off-site projects. All Off-site Units constructed under this Section 415.7 must
12	be provided for the Life of the Project. All off-site units constructed under this Section must be
13	provided as ownership housing for the life of the project unless the project applicant meets the
14	eligibility requirement of Section 415.5(g). If offered for ownership, all off-site units must be
15	affordable to households earning no more than 70 percent of the AMI, or if offered for rent, Affordable
16	to Qualifying Households at the rental level. Nothing in this Section shall limit a $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor
17	from meeting the requirements of this Section through the construction of units in a limited
18	equity or land trust form of ownership if such units otherwise meet all of the requirements for
19	off-site housing. In general, Off-site Units constructed under Section 415.7 shall be
20	proportional in unit type by bedroom count and comparable in number of bedrooms, exterior
21	appearance and overall quality of construction to market rate units in the Principal Project
22	principal project. The total square footage of the Off-site Units off-site affordable units
23	constructed under Section 415.7 shall be no less than the calculation of the total square
24	footage of the on-site market-rate units in the Principal Project principal project multiplied by
25	the relevant on-site percentage requirement for the project specified in Section 415.7. The

Notice of Special Restrictions or conditions of approval shall include a specific number of units at specified unit sizes - including number of bedrooms and minimum square footage - for Inclusionary Housing Unitsaffordable units. The interior features in Inclusionary Housing Unitsaffordable units should generally be the same as those of the market rate units in the Principal Project principal project punits should generally be the same make model or type of such item as long as they are of new and good quality and are consistent with then-current standards for new housing and so long as they are consistent with the "Quality Standards for Off-Site Inclusionary Affordable Housing Units found in the Procedures Manual. Where applicable, parking shall be offered to the Inclusionary Housing Unitsaffordable units subject to the terms and conditions of the Department's policy on unbundled parking for Inclusionary Housing Unitsaffordable housing units as specified in the Procedures Manual and amended from time to time. If the residential units in the Principal Project are live/work units which do not contain bedrooms separated from the living space, the Offoff-site Units shall be comparable in size according to the following equivalency calculation between live/work and units with bedrooms:

1	6	
1	7	

22	$\hat{}$

Number of Bedrooms (or, for live/work units square foot equivalency)	Number of Persons in Household
0 (Less than 600 square feet)	1
1 (601 to 850 square feet)	2
2 (851 to 1,100 square feet)	3
3 (1,101 to 1,300 square feet)	4
4 (More than 1,300 square feet)	5

(2) Nonprofit Provider Partner Projects. The requirements for location of Off-site housing are the same as for the Core Off-site projects.

1	(e) <u>Income Requirements</u> : All Off-site Inclusionary Housing Units must be sold or rented to
2	Qualified Households. A Qualified Household must:
3	(1) For ownership units, earn no more than an Annual Gross Income of 90% of AMI,
4	except for as provided in the Dial in $(e)(4)$ below.
5	(2) For rental units, earn no more than an Annual Gross Income of 55% of AMI, except
6	for the as provided in the Dial in (e)(4) below.
7	(3) Meet the household size requirements, as defined in the Procedures Manual.
8	(4) For ownership units, be a First-time Homebuyer household, as defined in Section
9	<u>401.</u>
10	(5) For rental units, not be a Homeowner household, as defined in Section 401.
11	(f) Pricing Requirements: All Off-site Inclusionary Housing Units shall adhere to the
12	following pricing requirements.
13	(1) For ownership units upon initial sale, Inclusionary Housing Units shall be priced to
14	be Affordable to a Household earning no more or less than 90% of AMI, except for as provided in the
15	Dial in $(e)(4)$ below.
16	(2) For ownership units on subsequent sale, Inclusionary Housing Units shall be priced
17	at or below the prices determined by the formula specified in the Procedures Manual that reflects the
18	change in AMI from the date of purchase to the date of resale, or the applicable standard set forth in
19	the Procedures Manual in place at the time of the current Affordable Housing Unit owner's purchase.
20	(3) For rental units, Inclusionary Housing Units shall be priced to be Affordable to a
21	Household earning no more or less than 55% of AMI, except as provided in the Dial in (e)(4) below.
22	MOHCD shall publish such monthly rent levels on an annual basis. At no time can a rent increase, or
23	can multiple rent increases within one year, exceed the percentage change in the monthly rent levels as
24	published by MOHCD from the previous calendar year to the current calendar year.

(4) Dial Alternative. The Dial program allows Project Sponsors to provide more

Inclusionary Housing Units at a higher income level by "dialing up." Dialing up meets the goals of
expanding housing resources for households at slightly higher income levels, but still qualifying as Low
or Moderate Income households, and producing more units than would otherwise be created under the
Program. A Project Sponsor must declare the use of the Dial program, including the specific income
targets and affordable unit count, upon submission of the Inclusionary Housing Program Affidavit in
advance of project approval and such declaration will be recorded as a Condition of Approval. Any
change to a Project Sponsor's Dial Program election requires Planning Commission approval if the
original project required Planning Commission approval. Any project choosing the Dial program must
adhere to any underlying unit mix zoning requirements and cannot apply for any unit mix exception.

11 <u>Dialing up is permitted for Off-site projects in the following circumstances:</u>

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13	Off-site Units - Baseline 20%		
14		Unit Requirement	Ownership AMI
15			<u>Target</u>
16	Baseline requirement	20%	90% of AMI
17	<u>Dial up</u>	23%	Not available
18	<u>Dial up</u>	30%	Not available
19	<u>Dial up</u>	<u>31%</u>	120% of AMI

20

21
22
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Off-site Units - Baseline 17%			
	<u>Unit Requirement</u>	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	<u>17%</u>	90% of AMI	55% of AMI
<u>Dial up</u>	20%	Not available	70% of AMI

Rental AMI Target

55% of AMI

70% of AMI

90% of AMI

Not available

<u>Dial up</u>	26%	120% of AMI	90% of AMI
	Off-site Units	- Baseline 23%	
	Unit Requirement	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	<u>23%</u>	90% of AMI	55% of AMI
<u>Dial up</u>	<u>27%</u>	Not available	70% of AMI
<u>Dial up</u>	<u>35%</u>	120% of AMI	90% of AMI
	Off-site Units	- Baseline 25%	
	Unit Requirement	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	<u>25%</u>	90% of AMI	55% of AMI
<u>Dial up</u>	<u>29%</u>	Not available	70% of AMI
<u>Dial up</u>	38%	120% of AMI	90% of AMI
	Off-site Units	- Baseline 27%	
	Unit Requirement	Ownership AMI	Rental AMI Target
		<u>Target</u>	
Baseline requirement	27%	90% of AMI	55% of AMI
			

Not available

120% of AMI

<u>70% of AMI</u>

90% of AMI

32%

<u>41%</u>

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23

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<u>Dial up</u>

<u>Dial up</u>

1	Off-site Inclusionary Housing Units that convert to ownership Inclusionary Housing Units after the unit
2	was first rented under the Program are subject to the conversion AMI levels as published in the
3	<u>Procedures Manual.</u>
4	(g) Marketing the Units:
5	(1) Core Off-site projects. MOHCD shall be responsible for overseeing and
6	monitoring the marketing of Inclusionary Housing Units affordable units under this Section. In
7	general, the marketing requirements and procedures shall be contained in the Procedures
8	Manual as amended from time to time and shall apply to the <i>Inclusionary Housing</i>
9	<u>Units</u> affordable units in the project. MOHCD may develop occupancy standards for units of
10	different bedroom sizes in the Procedures Manual in order to promote an efficient allocation of
11	Inclusionary Housing Units affordable units. MOHCD may require in the Procedures Manual that
12	prospective purchasers complete homebuyer education training or fulfill other requirements.
13	MOHCD shall develop a list of minimum qualifications for marketing firms that market
14	Inclusionary Housing Units affordable units under Section 415.1et seq., referred to the
15	Procedures Manual as Below Market Rate (BMR units). No $\underline{P}_{\overline{r}}$ roject $\underline{S}_{\overline{r}}$ ponsor marketing units
16	under the Program shall be able to market BMR units except through a firm meeting all of the
17	minimum qualifications. The Notice of Special Restrictions or conditions of approval shall
18	specify that the marketing requirements and procedures contained in the Procedures Manual
19	as amended from time to time, shall apply to the Inclusionary Housing Units affordable units in
20	the project.
21	(A1) Lottery: At the initial offering of Inclusionary Housing Units affordable
22	units in a housing project and when ownership units become available for resale in any
23	housing project subject to this Program after the initial offering, MOHCD must require the use
24	of a public lottery approved by MOHCD to select purchasers or tenants.

1	(\underline{B} 2) Preferences: MOHCD shall create a lottery system that gives the
2	following preferences:
3	$(\underline{i}A)$ first to Residential Certificate of Preference Holders under the
4	San Francisco Redevelopment Agency's Property Owner and Occupant Preference Program,
5	as reprinted September 11, 2008 and effective October 1, 2008 and on file with the Clerk of
6	the Board in File No. 080521, who meet the qualifications of the Program;
7	$(\underline{\it ii}B)$ second to any Displaced Tenant, as defined in Administrative
8	Code Section 24.8, who meets all of the qualifications for the unit for assistance, provided that
9	the following limitations shall apply to the Displaced Tenant preference: (i
10	a_ a Displaced Tenant may apply the preference to
11	existing, currently-occupied developments only for three years from the date the landlord filed
12	with the Residential Rent Stabilization and Arbitration Board ("Rent Board") a notice of intent
13	to withdraw the tenant's unit from the rental market pursuant to the Ellis Act, California
14	Government Code Section 7060 et seq. and the corresponding provisions of the San
15	Francisco Rent Stabilization and Arbitration Ordinance ("Rent Ordinance"), Administrative
16	Code Sections 37.9(a)(13) and 37.9A; (iii)
17	$\underline{\underline{b}}$ a Displaced Tenant may apply the preference to new
18	developments going through the initial occupancy process only for six years from the date the
19	landlord filed with the Rent Board a notice of intent to withdraw the tenant's unit from the
20	rental market pursuant to the Ellis Act, cited above, and the corresponding provisions of the
21	Rent Ordinance; and (iii)
22	
23	occupancy process, the Displaced Tenant preference shall apply only to twenty percent (20%)
24	of the units in such development; and

1	Ciii. third to people who live or work in San Francisco who meet		
2	the qualifications of the Program. The Displaced Tenant's preference shall still apply even if		
3	such Displaced Tenant declines a unit offered through application of the preference, but upon		
4	accepting and occupying a unit obtained using the preference, such Displaced Tenant's		
5	preference terminates. MOHCD shall propose policies and procedures for implementing these		
6	preferences to the Planning Commission for inclusion in the Procedures Manual. Otherwise,		
7	it is the policy of the City to treat all households equally in allocating <u>Inclusionary Housing</u>		
8	Unitsaffordable units under this Program.		
9	(2) Nonprofit Provider Partner Projects. The Marketing Procedures shall be the same		
10	as those for the Core Off-site units.		
11	(hf) <u>Development Subsidies.</u>		
12	(1) Core Off-site units. Individual Inclusionary Housing Unitsaffordable units		
13	constructed as part of a larger off-site project under Section 415.7 shall not receive		
14	development subsidies from any Federal, State or local program established for the purpose		
15	of providing affordable housing, and shall not be counted to satisfy any Inclusionary Housing		
16	Unitaffordable housing requirement for the off-site development. Other units in the same off-site		
17	project may receive such subsidies. In addition, subsidies may be used, only with the express		
18	written permission by MOHCD, to deepen the affordability of Inclusionary Housing Unitsan		
19	affordable unis beyond the level of affordability required by this Program.		
20	(2) Nonprofit Provider Partner Projects. The limitations on the use of development		
21	subsidies shall be the same as those for the Core Off-site units.		
22	(ig) Projects Using California Debt Limit Allocation Committee Tax-exempt Bond		
23	Financing.		
24	(1) Core Off-site projects. Notwithstanding the provisions of Section 415.7(hf)		
25	above, a project may use California Debt Limit Allocation Committee (CDLAC) tax-exempt		

1	bond financing and 4% credits under the Tax Credit Allocation Committee (TCAC) to help			
2	fund its obligations under this ordinance as long as the project provides a minimum of 20% 25			
3	percent of the units as Inclusionary Housing Units affordable at 50% of AMI area median income			
4	for off-site housing, and also meets the relevant off-site requirement for the projects per Section			
5	415.7(a). The income table to be used for such projects when the units are priced at $50%$			
6	$\frac{percent}{D}$ of $\frac{AMI-area\ median\ income}{D}$ is the income table used by $MOH\underline{CD}$ for the Inclusionary			
7	Housing Program, not that used by TCAC or CDLAC. Except as provided in this subsection,			
8	all units provided under this Section $\underline{415.7}$ must meet all of the requirements of this			
9	ordinance Section 415 and the Procedures Manual for off-site housing. When the terms of the tax-			
10	exempt bond financing have expired, the units shall be subject to the requirements for Off-site Units for			
11	the remaining Life of the Project, including any additional units that were required as a stipulation of			
12	government financing.			
13	(2) Nonprofit Provider Partner Projects. The requirement for Core Off-site projects			
14	apply.			
15	(j) Aggregation of Principal Project Off-site Units: As long as all of the other requirements of			
16	this Section 415.7 are met, any Core or Nonprofit Partner Provider Off-site project may include units			
17	to satisfy the off-site requirements of one or more Principal Projects.			
18	SEC. 415.7A. SMALL SITES AFFORDABLE HOUSING ALTERNATIVE.			
19	A Project Sponsors of a Principal Project comprised of up to 25 residential units may elect			
20	under Section 415.5(g) to meet its Inclusionary Affordable Housing requirement by designating its			
21	payment of the Affordable Housing Fee due under Section 415.5 into a Small Sites Program that			
22	MOHCD shall establish for this purpose. MOHCD shall expend the funds from a Principal Project on			
23	a Small Sites Project that meets the requirements set forth in Section 415.5(f)(2)(B) within the			
24	geographic area described in Section 415.7. If MOHCD is unable to identify a qualifying Small Sites			
25	Project and apply the fee to a Small Sites Project within the geographic area required in Section 415.7			

1 within two years of the payment of the fee, such fee shall be released into the Affordable Housing Fund 2 to fund other qualifying Small Sites Projects in San Francisco. 3 SEC. 415.8. DURATION AND MONITORING OF AFFORDABILITY. (a) For any units permitted under the Program: 4 (1) All units constructed pursuant to Sections 415.6 (on-site alternative) and 5 6 415.7 (off-site alternative) must be owner-occupied, as defined in the Procedures Manual, in 7 the case of ownership units or occupied by Qualified Households qualified households in the case 8 of rental units. 9 (2) Units shall not remain vacant for a period exceeding 60 days without the written consent of MOHCD. 10 (3) All units constructed pursuant to Sections 415.6 and 415.7 must remain 11 12 Inclusionary Housing Units affordable to qualifying households for the Life of the Projectlife of the 13 project. 14 (4) The income levels specified in the Notice of Special Restrictions and/or 15 Conditions of Approval conditions of approval for the project shall be the required income 16 percentages for the *Life of the Project life of the project*. Notwithstanding the foregoing, if 17 approved by MOHCD and as provided in the Procedures Manual, an exception to the required 18 income percentage may be made in the following cases: (A) a rental unit that converts to an ownership unit, up to a maximum of 19 20 120% of AMI; 21 (B) where there is an existing tenant, the household income may 22 increase by up to 200% of the levels specified in the Notice of Special Restrictions or 23 conditions of approval but at no time higher than Moderate Income; 24

1	(C) new ownership units where the $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{P}}$ ponsor has used good
2	faith efforts to secure a contract with a <i>Qualified Householdqualified buyer</i> but is unable to
3	secure such a contract in a timely manner from the initiation of marketing;
4	(D) resale ownership units where the owner has used good faith efforts
5	to secure a contract with a <i>Qualified Householdqualified buyer</i> but is unable to secure a buyer
6	contract at a maximum resale price specified by $MOH\underline{\mathit{CD}}$ in a timely manner; or
7	(E) the qualifying income level for new ownership units may be set at
8	10% above the income level stated in the Notice of Special Restrictions or Conditions of
9	<u>Approval</u> conditions of approval.
10	(5) The price levels specified in Sections 415.6 (e)(1) and 415.7 (e)(1) shall apply
11	except in the case where a Project Sponsor at the time of completion of the project makes a request to
12	the Director of MOHCD and the Director approves the request in writing to sell the Inclusionary
13	Housing Units at a lower price on initial sale.
14	(6) The Commission or the Department shall require all Housing Projects housing
15	projects subject to Section 415.1 et seq. to record a Notice of Special Restrictions with the
16	Recorder of the City and County of San Francisco. The Notice of Special Restrictions must
17	incorporate the affordability restrictions. All projects described in Section 415.3(a)(1) and
18	415.3(a)(3) must incorporate all of the requirements of this Section 415.8 into the Notice for
19	Special Restrictions, including any provisions required to be in the <i>Conditions of</i>
20	Approval conditions of approval for Housing Projects housing projects described in Section
21	415.3(a)(2). These Section 415.3(a)(2) projects which are <u>Housing Projects</u> housing projects
22	which that go through the conditional use or planned unit development process shall have
23	<u>Conditions of Approval</u> conditions of approval. The <u>Conditions of Approval</u> conditions of approval
24	shall specify that project applicants shall adhere to the marketing, monitoring, and
25	enforcement procedures outlined in the Procedures Manual, as amended from time to time., in

1	effect at the time of project approval. The Commission shall file the Procedures Manual in the case file
2	for each project requiring inclusionary housing pursuant to this Program. The Procedures Manual
3	will shall be referenced in the Notice of Special Restrictions for each project.

- (b) For any units permitted to be ownership units under the Program, <u>MOHCD</u>the Mayor's Office of Housing shall:
- (1) establish and implement a process for reselling an *Inclusionary Housing*Unitaffordable unit in the Procedures Manual:
- (2) provide that owners may not change title on the unit without review and approval by MOH<u>CD</u> and according to guidelines published in the Procedures Manual.
- (3) provide that owners must comply with refinancing procedures and limitations as published in the Procedures Manual.
- (4) provide that, in order to retain all units restricted as affordable under this Program within the City's affordable housing stock, the specific procedures for passing an *Inclusionary Housing Unitaffordable unit* through inheritance are contained in the Procedures Manual. All transfers through inheritance must be reviewed and approved by MOHCD and, in all cases, the heir must acknowledge and agree to the provisions of the Program. The following households may inherit the ability to occupy a unit restricted under this Program: (A1) a spouse or registered domestic partner, regardless of income; or (B2) a child of the owner if the child is a *Qualifying Householdqualifying household* for the unit. If the heir qualifies under one of these categories, the heir must occupy the unit or the heir must market and sell the unit at the restricted price through a public lottery process and retain the proceeds from the sale. If the heir does not qualify to occupy the unit, the heir must market and sell the unit at the restricted price to a *Qualifying Household qualified buyer* through a public lottery process. The heir would retain the proceeds of such sale.

(5) Require that affordable-rental Inclusionary Housing Unitsumits permitted by the Commission to be converted to ownership units must satisfy the requirements of the Procedures Manual, as amended from time to time, including that the units shall be sold at restricted sales prices to households meeting the income qualifications specified in the Notice of Special Restrictions or Conditions of Approvaleonditions of approval, with a right of first refusal for the occupant(s) of such units at the time of conversion. If the current tenant qualifies for and purchases the unit, the unit shall be sold at a sales price corresponding to the affordability level required for rental units or to the affordability level for the specific tenant household, whichever is higher, with a maximum allowable qualifying income level up to 120% of AMI. If the unit is sold to anyone else, the sales price shall correspond to the affordability level required for ownership units. Upon conversion to ownership, the units are subject to the resale and other restrictions of this Program for the Life of the Projectlife of the project, as defined in the Notice of Special Restrictions or Conditions of Approvaleonditions of approval for the Project.

(6) For ownership units approved pursuant to Sections 415.6 or 415.7, the Notice of Special Restrictions or *Conditions of Approval conditions of approval* will include provisions restricting resale prices and purchaser income levels according to the formula specified in the Procedures Manual, as amended from time to time. *In the case that subordination of the Affordability Conditions contained in a recorded Notice of Special Restrictions may be necessary to ensure the Project Applicant's receipt of adequate construction and/or permanent financing for the project, or to enable first time home buyers to qualify for mortgages, the project applicant may follow the procedures for subordination of affordability restrictions as described in the principal project's conditions of approval or in the Procedures Manual. A release following foreclosure or other transfer in lieu of foreclosure may be authorized if required as a condition to buyer financing pursuant to the procedures set forth in the Procedures Manual.*

(7) Purchasers of <u>Inclusionary Housing Units</u> affordable units shall secure the
obligations contained in the Notice of Special Restrictions or <i>Conditions of Approval conditions of</i>
approval by executing and delivering to the City a promissory note secured by a deed of trust
encumbering the applicable Inclusionary Housing Unitaffordable unit as described in the
Procedures Manual or by an alternative means if so provided for in the Procedures Manual,
as amended from time to time.

(8) **Procedures For Units Unable To Resell**. The Board of Supervisors finds that certain requirements of this Program and the Procedures Manual may create hardship for owners of *Inclusionary Housing Unitsaffordable units* restricted under this Program. However, the Board also recognizes that the requirements of this Program are important to preserve the long-term affordability of units restricted under the Program. In order to allow some relief for owners of *Inclusionary Housing Unitsaffordable units* during a time of economic downturn, but to provide the maximum protection for the long-term affordability of the units, the Board directs MOH*CD* to analyze the following issues and, if it deems appropriate, to propose amendments to the Procedures Manual to address the issues:

Income Level for New Buyers of Resale BMR Units. The Board recognizes that the risk to low and moderate income homeowners during times of economic downturn can increase the risk of default and foreclosure of units restricted under this Program. The Board directs MOHCD to study ways to reduce such risks in the Inclusionary Housing Unit unit context and, if it deems appropriate, to make recommendations to the Planning Commission to amend the Procedures Manual to allow MOHCD discretion, in certain limited circumstances, to waive requirements for owners of Inclusionary Housing Unitsaffordable units who have used good faith efforts to secure a contract with a Qualified Buyerqualified buyer but are unable to resell their unit in a timely manner. Such amendments to the Procedures Manual may include, but are

not limited to, authorizing MOHCD to make one or more allowances for owners of *Inclusionary Housing Unitsaffordable units* unable to resell such as: (*i*+) a one-time waiver of the *First-time* Homebuyer first-time homebuyer rule for the purchasing household; (ii2) a one-time waiver of Qualifying Household qualifying household size requirements for the purchasing household; (iii3) and a one-time waiver of owner occupancy rules to allow a temporary rental; -(iv4) a one-time modification of the asset test for the new buyer household; and $(v \neq S)$ allowing MOHCD discretion to increase the qualifying income level for the unit by up to 20% above the maximum income limit currently allowed by the Use Restrictions for the *Inclusionary Housing* Unit but at no time higher than 120% of AMI. MOH<u>CD</u> and the Commission shall set forth criteria for granting such allowances such as establishing a minimum time that the units must have been advertised by MOHCD without selling; establishing criteria related to unusual economic or personal circumstances of the owner; providing a maximum percentage for the increase above the maximum income limit currently allowed; providing that the increase may only be granted on a one-time basis; and requiring the owner to clearly establish that the *Inclusionary Housing UnitBMR unit* is being resold at the original purchase price plus the current repricing mechanism under the Program which calculates the percentage change in AMI from the time of purchase to resale plus the commission and any eligible capital improvements or special assessments.

Initial Sale BMR Units. The Board of Supervisors recognizes that the current Program provides that the income of a new buyer of a below market rate household cannot exceed the maximum income stated in the Planning Approval or Notice of Special Restrictions for the

*BMR-Inclusionary Housing** Unit. Due to a less desirable development* or geographic areas, a

*P**Project *S**ponsor is sometimes unable to find a buyer for an *BMR-Inclusionary Housing** Unit
within the maximum income stated in the Planning Approval or Notice of Special Restrictions

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for the Unit. This situation makes it difficult, if not impossible, for certain current owners of
Inclusionary Housing Units below market rate units to sell their units. In order to minimize this
situation, the Board of Supervisors directs <u>MOHCD</u> the Mayor's Office of Housing to study ways
to address this issue and, if it deems appropriate, to make recommendations to the Planning
Commission to amend the Procedures Manual to allow $MOH\underline{\mathit{CD}}$ to assist Project Sponsors
who have used good faith efforts to secure a contract with a <i>Qualified Buyerqualified buyer</i> but
who are unable to secure such a contract in a timely manner from the initiation of marketing.
Such amendments may include allowing $MOH\underline{\it CD}$ discretion to increase the qualifying income
level for the unit by up to 20% above the maximum income limit currently allowed by the Use
Restrictions for the Unit but at no time higher than 120% of AMI. $MOH\underline{\it CD}$ and the Planning
Commission shall establish limits to this or a similar proposal such as: providing a maximum
percentage for the increase above the maximum income limit currently allowed; requiring that
a certain period without securing a buyer would pass before such an allowance would be
made; and providing that the increase may only be granted on a one-time basis.

- (c) For any units permitted to be rental units under the Program, MOH<u>CD</u> shall establish:
- (1) restrictions on lease changes and propose such restrictions to the Commission for inclusion in the Procedures Manual.
- (2) additional eligibility criteria for subleasing and propose such restrictions to the Commission for inclusion in the Procedures Manual.
- (3) criteria for continued eligibility for occupied rental units and propose such restrictions to the Commission for inclusion in the Procedures Manual.
- (4) criteria for homeownership status and propose such restrictions to the Commission for inclusion in the Procedures Manual.

- (5) criteria for granting affordable rental households the right of first refusal in purchasing an affordable unit that is converted from rental to ownership and propose such restrictions to the Commission for inclusion in the Procedures Manual.
- (6) that at no time shall an annual increase exceed the actual allowable increase for that year. In cases where the rent has decreased, the tenant's rent must be decreased. In cases where the annual adjustments have not been applied year to year, the Project Owner may not take advantage of any increases that were not applied until the Unit is vacant and re-rented.

SEC. 415.9. ENFORCEMENT PROVISIONS AND MONITORING OF PROGRAM.

- (a) A <u>First Construction Documentfirst construction document</u> or first Certificate of Occupancy, whichever applies, shall not be issued by the Director of DBI to any unit in the <u>Principal Project principal project</u> until all of the <u>affordable housing</u> requirements of Sections 415.1 et seq. are satisfied.
- (b) If, after issuance of the first Certificate of Occupancy, the Commission or Department determines that a Pproject Sponsor has failed to comply with any requirement in Section 415.1 et seq. or any reporting requirements detailed in the Procedures Manual, or has violated the Notice of Special Restrictions, the Commission, Department, or DBI may, until the violation is cured, (1a) revoke the Certificate of Occupancy for the Principal Project principal project or required Inclusionary Housing Units affordable units, (2b) impose a penalty on the project pursuant to Section 176(c) of this Code, and/or (3e) the Zoning Administrator may enforce the provisions of Section 415.1 et seq. through any means provided for in Section 176 of this Code.
- (c) The Department shall notify MOH<u>CD</u> of any housing project subject to the requirements of Section 415.1 et seq., including the name of the <u>P</u>project <u>S</u>ponsor and the number and location of the <u>Inclusionary Housing Units</u> Units Units

1	Department's approval of a building, or site permit for the project. $MOH\underline{CD}$ shall provide all
2	$\underline{P}_{\overline{r}}$ roject $\underline{S}_{\overline{r}}$ ponsors with information concerning the City's first time home-buyer assistance
3	programs and any other related programs $MOH\underline{\mathit{CD}}$ shall deem relevant to the Inclusionary
4	Affordable Housing Program.

- (d) The Department shall, as part of the annual Housing Inventory, report to the Board of Supervisors on the results of Section 415.1 et seq. including, but not limited to, a report on the following items:
- (1) The number of, location of, and project applicant for housing projects which came before the Commission for a Conditional Use Authorization or Planned Unit Development, and the number of, location of, and project applicant for housing projects which were subject to the requirements of Section 415.1 et seq.;
- (2) The number of, location of, and $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{s}}$ ponsor for housing projects which applied for a waiver, adjustment, or reduction from the requirements of Section 415.1 et seq. pursuant to Section 406 of this Article, and the number of, location of, and $\underline{P}_{\overline{P}}$ roject $\underline{S}_{\overline{s}}$ ponsor for $\underline{Housing\ Projects\ housing\ projects}$ which were granted such a waiver, adjustment, or reduction and, if a reduction, to what percentage;
- (3) The number of, location of, and <u>P</u>project <u>S</u>sponsor for every <u>Housing</u>

 <u>Project housing project</u> to which Section 415.1 et seq. applied and the number of market rate units and the number of affordable <u>On- and Offon- and off-</u> site <u>Unitsunits</u> provided, including the location of all of the <u>Inclusionary Housing Unitsaffordable units</u>; and
- (e) A study is authorized to be undertaken under the direction of MOH<u>CD</u> approximately every five years to update the requirements of Section 415.1 et seq. MOH<u>CD</u> shall make recommendations to the Board of Supervisors and the Commission regarding any legislative changes. <u>In the 2016 study, MOHCD shall specifically evaluate:</u> (1) the Dial program to evaluate its impact on the production of Inclusionary Housing Units at the baseline AMI levels; and (2)

1	changes to the Off-site alternative including, but not limited to, timing, geography, and requirements
2	for Nonprofit Provider Partner Projects. MOH shall specifically evaluate the different inclusionary
3	housing requirements for developments of over 120 feet approximately five years from the enactment of
4	the requirement or as deemed appropriate by MOH. MOHCD shall coordinate this report with the
5	five-year evaluation by the Director of Planning required by Section 410 of this Article.
6	(gf) Annual or Bi-annual Monitoring:

- (1) MOH<u>CD</u> shall monitor and require occupancy certification for <u>rental and ownership Inclusionary Housing Units</u> on an annual or biannual basis, as outlined in the Procedures Manual.
- (2) MOH<u>CD</u> may require the owner of an <u>Inclusionary Housing Unitaffordable</u>

 rental unit, the owner's designated representative, or the tenant in an <u>Inclusionary Housing</u>

 <u>Unitaffordable unit</u> to verify the income levels of the tenant on an annual or bi-annual basis, as outlined in the Procedures Manual.

SEC. 419.3. APPLICATION OF UMU AFFORDABLE HOUSING REQUIREMENTS.

- (a) Section 419.1 et seq. shall apply to any housing project located in the UMU Zoning District of the Eastern Neighborhoods, that is subject to the requirements of Sections 415 et seq.
- (b) Additional UMU Affordable Housing Requirements to the Section 415 Inclusionary Affordable Housing Program Requirements. The requirements of Section 415 through 415.9 shall apply subject to the following exceptions:
- (1) For all projects sites designated as Tier A, a minimum of 14.4% percent of the total units constructed shall be <u>Inclusionary Housing Units affordable to and occupied by qualifying persons and families</u> as defined <u>in Section 415 et seq. elsewhere in this Code</u>, so that a <u>P</u>project <u>S</u>sponsor must construct .144 times the total number of units produced in the <u>Principal Project principal project beginning with the construction of the tenth unit</u>. If the total

number of units is not a whole number, the <u>S</u>-ponsor shall round up to the nearest whole number for any portion of .5 or above.

- (A) If the <u>P</u>project <u>S</u>ponsor is eligible for and elects pursuant to Section 415.5(g) to build off-site units to satisfy the requirements of this program, the <u>S</u>ponsor shall construct 23% <u>percent</u> so that a <u>S</u>ponsor must construct .23 times the total number of units produced in the <u>Principal Project principal project beginning with the construction of the tenth unit</u>. If the total number of units is not a whole number, the <u>S</u>ponsor shall round up to the nearest whole number for any portion of .5 or above.
- (B) If the <u>P</u>project <u>S</u>sponsor elects pursuant to Section 415.5 to pay the fee to satisfy the requirements of this program, the <u>S</u>sponsor shall meet the requirements of Section 415 according to the number of units required above if the <u>Project Sponsor project</u> <u>applicant</u> were to elect to meet the requirements of this Section by off-site housing development. For the purposes of this Section <u>419.3</u>, the City shall calculate the fee using the direct fractional result of the total number of units multiplied by the percentage of off-site housing required, rather than rounding up the resulting figure.
- (2) For all project sites designated Tier B, a minimum of 16% percent of the total units constructed shall be <u>Inclusionary Housing Units as defined in Section 415 et seq.</u> affordable to and occupied by qualifying persons and families as defined elsewhere in this Code, so that a <u>P</u>project <u>S</u>*ponsor must construct .16 times the total number of units produced in the <u>Principal Project</u> principal project beginning with the construction of the tenth unit. If the total number of units is not a whole number, the <u>S</u>*ponsor shall round up to the nearest whole number for any portion of .5 or above.
- (A) If the <u>P</u>project <u>S</u>sponsor is eligible for and elects pursuant to Section 415.5(g) to build off-site units to satisfy the requirements of this program, the <u>S</u>sponsor shall construct 25% <u>percent</u> so that a <u>S</u>sponsor must construct .25 times the total number of units

1	produced in the <u>Principal Project</u> principal project beginning with the construction of the tenth unit
2	If the total number of units is not a whole number, the \underline{S} -ponsor shall round up to the nearest

3 whole number for any portion of .5 or above.

- (B) If the <u>P</u>project <u>S</u>sponsor elects pursuant to Section 415.5(g) to pay the fee to satisfy the requirements of this program, the <u>S</u>sponsor shall meet the requirements of Section 415 according to the number of units required above if the <u>S</u>sponsor were to elect to meet the requirements of this Section <u>419.3</u> by off-site housing development. For the purposes of this Section, the City shall calculate the fee using the direct fractional result of the total number of units multiplied by the percentage of off-site housing required, rather than rounding up the resulting figure.
- (3) For all project sites designated Tier C, a minimum of 17.6% percent of the total units constructed shall be <u>Inclusionary Housing Units as defined in Section 415 et seq.</u>

 affordable to and occupied by qualifying persons and families as defined elsewhere in this Code, so that a <u>P</u>project <u>S</u>sponsor must construct .176 times the total number of units produced in the <u>Principal Project principal project beginning with the construction of the tenth unit</u>. If the total number of units is not a whole number, the <u>S</u>sponsor shall round up to the nearest whole number for any portion of .5 or above.
- (A) If the <u>P</u>project <u>S</u>ponsor is eligible for and elects pursuant to Section 415.5(g) to build off-site units to satisfy the requirements of this program, the <u>S</u>ponsor shall construct 27% <u>percent</u> so that a <u>S</u>ponsor must construct .27 times the total number of units produced in the <u>Principal Project principal project beginning with the construction of the tenth unit</u>. If the total number of units is not a whole number, the <u>S</u>ponsor shall round up to the nearest whole number for any portion of .5 or above.
- (B) If the <u>P</u>_Project <u>S</u>*ponsor elects pursuant to Section 415.5 to pay the fee to satisfy the requirements of this program, the <u>S</u>*ponsor shall meet the requirements of

- Section 415 according to the number of units required above if the <u>S</u>-ponsor were to elect to meet the requirements of this Section by off-site housing development. For the purposes of this Section, the City shall calculate the fee using the direct fractional result of the total number of units multiplied by the percentage of off-site housing required, rather than rounding up the resulting figure.
 - (c) Timing and Payment of Fee. Any fee required by Section 419.1 et seq. shall be paid to the Development Fee Collection Unit at DBI at the time of and in no event later than issuance of the <u>First Construction Document first construction document</u>, with an option for the <u>P</u>project <u>S</u>ponsor to defer payment to prior to issuance of the <u>first First Certificate of Occupancy certificate of occupancy</u> upon agreeing to pay a deferral surcharge in accordance with Section 107A.13.3 of the San Francisco Building Code.

SEC. 419.4. IMPOSITION OF UMU AFFORDABLE HOUSING REQUIREMENTS.

- (a) The Department shall determine the applicability of Section 419.1 et seq. to any development project requiring a <u>First Construction Documentfirst construction document</u> and, if Section 419.1 et seq. is applicable, the additional <u>requirements affordable housing required</u> pursuant to Section 419.1 et seq. and shall impose these requirements as condition on the approval for issuance of the <u>First Construction Document first construction document</u> for the development project. The <u>P</u>project <u>S</u>ponsor shall supply any information necessary to assist the Department in this determination.
- (b) **Notice to Development Fee Collection Unit at DBI** <u>and MOHCD</u>. After the Department has made its final determination of the additional <u>requirements affordable housing</u> <u>required</u> pursuant to Section 419.1 et seq., it shall immediately notify the Development Fee Collection Unit at DBI <u>and MOHCD</u> of its determination in addition to the other information required by Section 402(b) of this Article.

(c) Sponsor's Choice to Fulfill Requirements . Prior to the earlier of any neighborhood
notification or project approval from the Planning Commission or Planning Department issuance of a
building or site permit for a development project subject to the requirements of Section 419.1 et
seq., the \underline{S} -ponsor of the development project shall select one of the options described in
Section 419.3 above or the alternatives described in Section 419.5 below to fulfill the
affordable housing requirements and notify the Department of their choice.

- (d) Department Notice to Development Fee Collection Unit of Sponsor Choice.

 After the S*ponsor has *submitted to the Department the "Affidavit of Compliance with the Inclusionary Housing Ordinance" indicating how it will notified the Department of their choice to fulfill the additional affordable housing requirements of Section 419.1 et seq., the Department shall immediately notify the Development Fee Collection Unit at DBI *and MOHCD* of the S*ponsor's choice.
- (e) The Development Fee Collection Unit Notice to Department Prior to Issuance of the First Certificate of Occupancy. The Development Fee Collection Unit at DBI shall provide notice in writing or electronically to the Department <u>and MOHCD</u> prior to issuing the first <u>Certificate of Occupancycertificate of occupancy</u> for any development project subject to Section 419.1 et seq. that has elected to fulfill its requirement with an option other than payment of <u>the Affordable Housing Feean in-lieu fee</u>. If the Department <u>or MOHCD</u> notifies the Unit at such time that the <u>S</u>*ponsor has not satisfied the requirements, the Director of DBI shall deny any and all certificates of occupancy until the subject project is brought into compliance with the requirements of Section 419.1 et seq.
- (f) **Process for Revisions of Determination of Requirements**. In the event that the Department or the Commission takes action affecting any development project subject to Section 419.1et seq. and such action is subsequently modified, superseded, vacated, or

Mayor Lee; Supervisor Tang
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reversed by the Department or the Commission, Board of Appeals, the Board of Supervisors, or by court action, the procedures of Section 402(c) of this Article shall be followed.

SEC. 419.5. ALTERNATIVES TO THE INCLUSIONARY HOUSING COMPONENT.

- (a) Alternatives to the Inclusionary Housing Component. In addition to the alternatives specified in Section 415.5(9) the <u>P</u>project <u>S</u>ponsor may elect to satisfy the requirements of Section 415.5 by one of the alternatives specified in this Section <u>419.5</u>. The <u>P</u>project <u>S</u>ponsor has the choice between the alternatives and the Planning Commission may not require a specific alternative. The <u>P</u>project <u>S</u>ponsor must elect an alternative before it receives project approvals from the Planning Commission or Planning Department and that alternative will be a condition of project approval. The alternatives are as follows:
- (1) **Middle Income Alternative.** On sites with less than 50,000 square feet of total developable area, applicants may provide <u>Inclusionary Housing Units for Middle-income</u>

 <u>Qualifying Householdsunits as affordable to qualifying "middle income" households as follows</u>:
- (A) A minimum percent of the total units constructed shall be <u>Inclusionary</u> <u>Housing Units</u> affordable to and occupied <u>affordable to by qualifying "middle income" Middle</u>
 <u>Income Qualifying Households households</u> upon initial sale, according <u>to</u> the schedule in Table 419.5. If the total number of units is not a whole number, the project applicant shall round up to the nearest whole number for any portion of .5 or above. Units shall be <u>Affordable to Households affordable to households</u> between 120% <u>percent</u> and 150% <u>percent</u> of <u>AMIthe San</u>
 <u>Francisco Area Median Income</u>, with an average affordability level of 135% <u>percent of AMI</u> for all units provided through this alternative.
- (B) Where market rate sales prices exceed restricted sales prices, the difference between the market rate sales prices and the restricted sales prices shall be held by <u>MOHCDthe Mayor's Office of Housing</u> as a silent second mortgage according to the Procedures Manual. The City shall hold a deed of trust and promissory note for the second

1	mortgage.	$MOH\underline{\mathit{CD}}$ shall hold this mortgage shall release it when the original note and
2	proportiona	al share of the appreciation are paid in full to the City.

- (C) Units shall initially be sold at or below prices to be determined by MOH<u>CD</u> in the Conditions of Approval or Notice of Special Restrictions according to the formula specified in the Procedures Manual to make them affordable to <u>Middle Income</u>

 <u>Households middle income households</u>. Upon resale, the seller shall be permitted to sell the units at their market price. The City will waive its right of first refusal to the seller when the promissory note and deed of trust are paid, along with the City's share of the appreciation of the unit. The promissory note shall accrue no interest and shall require no monthly payments.
- (D) Upon first resale, the seller shall have a right to keep a percentage of the total appreciation of the unit proportional to every year the original seller owns the unit as an owner occupant. The remainder of the proceeds of the sale, after the first mortgage, the second mortgage, and any other subordinate financing is paid off, shall be repaid to MOH<u>CD</u>. Detailed resale procedures shall be specified in the Middle Income Housing Procedures Manual published by MOH<u>CD</u> and approved by the Planning Commission. The Director of MOH<u>CD</u> shall amend the Procedures Manual as needed with the Commission's approval.
- (E) The City shall monitor units provided under this option during the 2-and 5-year Monitoring Report specified in Section 342 of this Code and in a separate resolution. Should this monitoring report indicate that units constructed under this program do not meet the programs stated goals of providing Inclusionary Housing Units for affordable housing to Middle Income Households, the Planning Department and MOHCD shall consider changes to this program, including, but not limited to, legislative changes.
- (F) If the <u>P</u>project <u>S</u>ponsor elects to satisfy the requirements of Section 415.5 and of this Section by the alternative specified above, the dwelling unit mix required by Section 207.6 may be waived provided the minimum percent of total units affordable to

1	qualifying <u>Middle Income Households</u> "middle income" as required by Table 419.5 is increased by
2	10%.

- (2) Land Dedication Alternative. Applicants may dedicate a portion of the total developable area of the principal site to the City and County of San Francisco for the purpose of constructing units affordable to Affordable to Low-income and Moderate-income

 Householdsqualifying households. A minimum percentage of developable area, representing an equivalent percent of total potential units to be constructed, shall be dedicated to the City according the schedule in Table 419.5. To meet the requirements of this alternative, the developer must convey title to land in fee simple absolute to MOHCD according to the Procedures Manual, provided the dedicated site is deemed of equivalent or greater value to the principal site per those procedures and is in line with the following requirements:
- (A) The dedicated site will result in a total amount of <u>affordable</u> <u>housinginclusionary</u> units not less than <u>forty (40)</u> units. MOH<u>CD</u> may conditionally approve and accept dedicated sites which result in no less than <u>twenty-five (25)</u> <u>affordable housing</u> units at its discretion.
- (B) The dedicated site will result in a total amount of <u>affordable</u> <u>housinginclusionary</u> units that is equivalent or greater than the minimum percentage of the units that <u>wouldwill</u> be provided on the principal site, as required by Table 419.5. MOH<u>CD</u> may also accept dedicated sites that represent the equivalent of or greater than the required percentage of units for all units that could be provided on a collective of sites within a one-mile radius, provided the total amount of <u>affordable housinginclusionary</u> units provided on the dedicated site is equivalent to or greater than the total requirements for all principal sites participating in the collective, according to the requirements of Table 419.5.
- (C) The dedicated site is suitable from the perspective of size, configuration, physical characteristics, physical and environmental constraints, access,

1 location, adjacent use, and other relevant planning criteria. The site must allow development 2 of affordable housing that is sound, safe and acceptable. 3 (D) The dedicated site includes infrastructure necessary to serve the 4 inclusionary units, including sewer, utilities, water, light, street access and sidewalks. 5 (E) The developer must submit full environmental clearance for the 6 dedicated site before the land can be considered for conveyance, and before a first site or 7 building permit may be conferred upon the principal project. 8 (F) The City may accept dedicated sites that vary from the minimum 9 threshold provided such a dedication is deemed generally equivalent to the original 10 requirement by the MOHCDMayor's Office of Housing. 11 (G) The City may accept dedicated sites that meet the above 12 requirements in accordance with the Procedures Manual, in combination with fees or on-site 13 units, provided such a combination is deemed generally equivalent by MOHCD to the original 14 requirement. 15 (H) The project applicant has a letter from MOHCD verifying acceptance of site before it receives project approvals from the Planning Commission or Planning 16 17 Department, which shall be used to verify dedication as a condition of approval. 18 (I) If the $P_{\overline{P}}$ roject $S_{\overline{P}}$ ponsor elects to satisfy the requirements of Section 415.5 and of this Section by the alternative specified above, the dwelling unit mix required by 19 20 Section 207.6 may be waived. 21 (J) The Land Dedication Alternative may be satisfied through the 22 dedication to the City of air space above or adjacent to the project, upon the approval of 23 $MOH\underline{CD}$, or a successor entity, and provided the other requirements of subsection (a)(2)(A)-(I)

are otherwise satisfied.

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Table 419.5 HOUSING REQUIREMENTS FOR THE UMU DISTRICT

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Land Dedication Land Dedication On-Site Off-Site/In-Middle Alternative for sites Alternative for sites Tier that have less than that have at least Housing **Lieu**Fee Income Requirement Requirement Alternative* 30,000 square feet 30,000 square feet of of developable area developable area 14.4% 23% 30% 35% 30% В 16% 25% 35% 40% 35% С 17.6% 27% 40% 45% 40%

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*Requirement increases by 5% if dwelling unit mix required by Section 207.6 is waived.

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Section 3. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

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Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment

1	additions, and Board amendment deletions in accordance with the "Note" that appears under
2	the official title of the ordinance.
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4	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
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6	Ву:
7	SUSAN CLEVELAND-KNOWLES Deputy City Attorney
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