1	[Administrative Code - Affordable Housing Cash-Out Proceeds Restriction]				
2					
3	Ordinance amending the Administrative Code to require that all so long as any funds				
4	provided by the Mayor's Office of Housing and Community Development are outstanding				
5	cash-out proceeds received by an owner of an affordable housing development supported				
6	in whole or in part by taxpayer funds shall be used only for the creation, development, and				
7	preservation of affordable housing. may not be expended for participating in, supporting, or				
8	attempting to influence a political campaign for any candidate or ballot measure.				
9					
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.				
11	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> .				
12	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.				
13	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.				
14					
15	Be it ordained by the People of the City and County of San Francisco:				
16	Section 1. The Administrative Code is hereby amended by adding Chapter 47A,				
17	entitled "Affordable Housing Cash-Out Proceeds Restriction," and consisting of Sections				
18	47A.1, 47A.2, and 47A.3,to read as follows:				
19					
20	CHAPTER 47A: AFFORDABLE HOUSING CASH-OUT PROCEEDS RESTRICTION				
21	SEC. 47A.1. FINDINGS.				
22	(a) The creation and preservation of affordable housing in San Francisco has long been a				
23	priority of the Board of Supervisors (the "Board").				
24	(b) The Board has directed the investment of hundreds of millions of taxpayer dollars in				
25					

the creation and preservation of affordable housing within San Francisco by, among other things, providing loans and grants and utilizing other financial tools to offset the costs of development, construction, rehabilitation, and renovation of affordable housing units throughout the City.

(c)___It has come to the Board's attention that in connection with the development, construction, and financing of an affordable housing development assisted with taxpayer funds, the owner of the development may receive a developer fee in connection therewith and such fee may be used by the developer for purposes unrelated to the development, construction, or preservation of affordable housing.

(d)(c) It has also-come to the Board's attention that in connection with the refinancing of an affordable housing development assisted with taxpayer funds, the owner of the development may choose to refinance the project to provide funds to renovate and rehabilitate the affordable units.

Often, in order to refinance the development, an owner will create a new entity formed by the current owner and a new equity tax credit partner and sell the development to the new entity. The current owner will then receive from the purchase price paid by the new entity "Cash-Out Proceeds" (as defined below).

(e) A refinancing scenario may look like this:

SOURCE OF FUNDS	ORIGINAL PROJECT COSTS	CURRENT STATUS	REFINANCING
Conventional 1st	\$1,400,000	\$800,000	\$1,600,000
Mortgage (Bank)			
2nd Mortgage	\$500,000	\$500,000	n/a
(Bank)			
State Loan	\$2,000,000	\$3,000,000	\$5,000,000
MOHCD/City Loan	\$500,000	\$1,000,000	\$1,100,000
(interest only)			
Deferred Developer	\$300,000	Paid	\$450,000
Fee			
Tax Credit Partner	\$5,000,000	Paid	\$4,500,000
Equity			

1	Other – loan owed	n/a	n/a	\$3,000,000	
	to seller in connection with				
2	refinancing				
3	TOTAL	\$9,700,000	\$5,300,000	\$15,650,000	
4	Rehabilitation Costs			\$1,600,000	
5	Cash-Out Proceeds			\$8,750,000	
6	(d)(f) It has als	o come to the Board's at	ttention that in some circ	rumstances, Cash-Out	
7	Proceeds have been use	d for purposes unrelated	to the creation, develop	ment, and preservation of	
8	affordable housing.				
9	<u>(e)(g)</u> The Boa	rd intends to ensure th	nat Developer Fees (d	efined below) are	
10	commensurate with in	dustry best practices;	and		
11	(f)(h) This Boa	<u>rd also intends desires</u>	s to ensure that so long	as any funds provided	<u>by</u>
12	the Mayor's Office of I	Housing and Commun	ity Development ("MO	HCD") are outstanding,	_ all
13	e <u>Cash-</u> e <u>Out</u> p <u>Proceeds</u>	received by an owner	of an affordable hous	ing development suppor	rted
14	in whole or in part by	axpayer funds be use	d only (1) the creation	, development, and	
15	preservation of afforda	able housing. <u>may not</u>	be expended for partic	cipation in, supporting, o	<u>or</u>
16	attempting to influence	e a political campaign	for any candidate or b	allot measure.	
17	SEC. <u>47A.2. DE</u>	EFINITIONS.			
18	For purposes of	this Chapter 47A, the fol	llowing definitions apply	<u>:</u>	
19	<u>"Affordable Hou</u>	using" means any and a	ıll 100% affordable or r	ent restricted developm	<u>ients</u>
20	located in San Francis	sco any and all housing	g funded in whole or in p	oart from monies contribu	<u>ted</u>
21	by the City from any sou	erce of funds.			
22	"Cash-Out Proc	eeds" means in connecti	on with any sale, transf	<u>er</u> or refinancing of an	
23	Affordable Housing dev	elopment, any and all fui	nds received by an Owne	er of an Affordable Housin	<u>ıg</u>

development that are not needed or utilized to retire existing debt or construct, improve or preserve the

Affordable Housing development.

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1	"Developer Fee" means any fee received or deferred in whole or in part by an Owner of
2	an Affordable Housing development in connection with the financing, development,
3	construction, or renovation therewith.
4	"Owner" means the initial owner of an Affordable Housing development, and any successor.
5	" <u><u>*</u><u>Taxpayer funds" means any monies received, granted, invested, or loaned to an Affordable</u></u>
6	Housing development by the City from any source of funds.
7	SEC. 47.2.3. RESTRICTION.
8	From and after the Effective Date of this Chapter the ordinance in Board File No. 170094.
9	the Mayor's Office of Housing and Community Development ("MOHCD") is hereby directed to
10	enter into all necessary agreements to ensure that during any period while a loan, grant, or other funds
11	received from provided by MOHCD the City remains outstanding, all Cash-Out Proceeds resulting
12	from the purchase, transfer or refinancing of an Affordable Housing development are used
13	solely for: are not expended for participation in supporting, or attempting to influence a
14	political campaign for any candidate or ballot measure and instead used for: (a) capital/tenant
15	improvements; (b) purchase or acquisition of additional property for Affordable Housing; (c) building
16	new Affordable Housing; or (d) payment of operating and staff costs required for the creation,
17	development, construction, or preservation of Affordable Housing; (e) the provision of resident,
18	tenant or community services consistent with restrictions set forth in Section 501(c)(3) of
19	Internal Revenue Code; (f) repayment in whole or in part of any City loan related to an
20	Affordable Housing development so long as all City regulatory requirements or restrictions
21	remain in place; or (g) any other purpose subject to the advance written approval of the
22	<u>Director of MOHCD.</u> <u>MOHCD is further directed to ensure that Developer Fees_do not exceed</u>
23	industry standards.
24	Section 2. Effective Date. This ordinance shall become effective 30 days after
25	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the

1	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Boar						
2	of Su	of Supervisors overrides the Mayor's veto of the ordinance.					
3		APPROVED AS TO FORM:					
4	DENI	DENNIS J. HERRERA, City Attorney					
5							
6	Ву:						
7		Michelle Sexton n:\legana\as2017\1700256\01179073.docx					
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